7° VICTORIÆ, CAP. 2-3.		184	13.
Unenumerated Neat Cattle, under four years old, each head. Calves under one year old, each	0	10 5	0
	0		0
and the state of t	0		_
o water though them.	0		0
Cours and Itus, cath.	ŏ		0
1 outly of Game, len per centum, ad raforem		-	0
Rye, Peas. Beans. Maize or Indian Com. Buch Wil	0	3	0
Dear of Digg, per quarter	0	3	0
	0	_	0
Barley Meal, Wheat Meal, not being Wheat Flour, Oatmeal, Buck Wheat Meal, Rye Meal, and Indian Corn Meal, on each 196 lbs.			Fig. 16
Meal, on each 196 lbs. Bran and Shorts, per cwt. Hay per ton	0		0
Hay, per ton	0		3
Hay, per ton Straw, per ton	0)
Hops, per lb	0	•)
Potatoes, per bushel	0		3
Vegetables unenumerated, fifteen per centum, ad valorem.	0	0 3	3
Provisions, viz:— Bacon and Hams, cured, per cwt			
Meat of all kinds, Fresh, per cwt.	0	5 ()
400 00 Salled or Cared for over	0	4 (
Butter, per cwt.	0	2 0	
Cheese, per cwt.		2 0	
Lard, per cwt.	0	2 6	
Eggs, ten per centum, ad valorem.	0	6 0	

CAP. III.

An Act for continuing the Provincial Parliament in case of the demise of the Crown.

[16th November, 1843.]

Preamble.

HEREAS the peace, welfare and security of this Province might be exposed to great dangers, if the Provincial Parliament of this Province should be dissolved by the demise of Our Sovereign Lady, Queen Victoria, (whom God long preserve) or by the demise of any of Her Majesty's Heirs and Successors;

Successors; for remedy thereof; Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, that after this Provincial Parliament, no Provincial Parliament of this Province, which shall have been Parliament to summoned or called by Our Sovereign Lady Queen Victoria, or Her Heirs and Successors, shall determine or be dissolved by the demise of the Crown, but the demise of the Provincial Parliament shall continue and may meet convene and sit are the Crown. such Provincial Parliament shall continue, and may meet, convene and sit, proceed and act, notwithstanding such demise of the Crown, in the same manner as if such demise had not happened.

Provincial continue not-withstanding

II. Provided always, and it is hereby enacted, that nothing in this Act contained shall extend or be construed to extend, to alter or abridge the power of Her Majesty the Queen, Her Heirs and Successors, to prorogue or dissolve the Provincial Parliament of this Province.

Proviso--Rights of the Crown saved.

CAP. IV.

An Act to facilitate the proof of the Laws of Upper and Lower Canada, and to declare Protests of Notaries Public Evidence, in certain cases, in Upper Canada.

[9th December, 1843.]

POR the better and more effectual proof of the Statute Law of the Province of Preamble. Canada, and of Upper and Lower Canada, previous to the Union of the said Provinces, in all Courts of Civil and Criminal Jurisdiction in every part of the said United Province; Be it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, that the copy of the Statutes and Ordinances of the late Province of Lower Canada, printed and published by the Printer duly authorized thorized the printed by authorized the printed and published by the Printer duly authorized the printed by authorized by authorized the printed by authorized b to print and publish the same by Her Majesty, or by any of Her Royal Predecessors, shall be received as conclusive evidence of the several Statutes and ordered. sors, shall be received as conclusive evidence of the several Statutes made and da.