that it was improvident

tent it was improvident vernment to grant this idid, and they hold that ands on account of non-, yet as the Crown who tild or did not belong to is, but repeatedly referred the proprietors, the lite and unjust at the natter. They, however, mant of the Colony have to establish a Court of

for the sattlement of the tenant, the Commissione Land Purchase Act or i therefore strongly renment to guarantee the revenue being pledged pal and interest. They the Colony, and believe her thus to pledge her hought the Government hip lands of the Island, dred thousand acres, at acres, the land to be

ot be made between the ments for the loan, as bh, the award provides ders may become fre-rice equal to 20 years' e lease. If the payment d 10 per cent. discount; a shall have 10 years to the payment to

schall have 10 years to agreed in proportion to paid for, and paying so. No landlord can deyears' purchase; but if too high, and should be refused, then he can me his referee, and call ame. If the two arbimpowered to appoint a unjority shall be final to price fixed upon by fored by the tenant then on the former shall pay at if the contrary, the In this case ten years payment, but if the

an 1500 acres of land and any proprietor of retain 1500 acres ex-d, shall have that right, han forty years are not

ret of May 1868 are to three years' rent to be

THE PROTESTAY, AND EVANGELOAL WITNESS.

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