

and recovering the same and all arrears thereof, and that the proceedings taken against Lands in arrears of the Tax or Assessment by the said Act now in actual operation, should be taken against the same description of Lands taken against Lands of the same description in arrears of the Tax or Assessment imposed by the said Act of the 11th Victoria, Chapter 7th, according to the description and class of the said Lands respectively, as by the said Act of the 11th Victoria, Chapter 7th, and the 12th Victoria, Chapter 7th, and 15th Victoria, Chapter 12th, reference being had to the same will more fully appear.

And whereas although the wording of the said Act is not explicit on the point, the intention thereof is that one Information only should be filed against all the Township Lands together, on the several Townships, in this Island, which should be in arrears of the said Taxes or Assessments, or either of them, and one Information only against the Lands together on the several Islands not forming part of any of the said Townships, which should also be in arrears as aforesaid, and that a separate Information should be filed and judgment taken against each Township or Island for the recovery of Arrears of Tax or Assessment in respect of Lands therein respectively, as has of late been done, and which course is productive of unnecessary expense. And it is desirable that the intention of the said Act in such respect should be carried out, as far as possible, as aforesaid, and the same time, deemed advisable and would be convenient in some respects to vary the mode of proceedings against such Lands in arrears, so that through separate proceedings be taken against each Township or Island for the recovery of Arrears of Tax or Assessment, and that separate proceedings should be taken for each County against all the Lands in arrears on the several Townships therein, and also separate proceedings for each County against all the Lands in arrears on the several Islands not included in such Townships. The Bill then proceeds to enact—That after it shall become Law, the mode of proceeding for the recovery of arrears of Land Tax shall be as follows: One Information, and only one, shall be taken for each County against all the Lands in arrears on the several Townships therein together; and one Information, and only one, for each County against all the Lands in arrears on the several Islands therein together; and one Information, and only one, for each County against all the Lands in arrears on the several Islands therein together, in manner as pointed out in the said Act of the 11th year of the reign of Her present Majesty Queen Victoria, Chapter 7th; and all future and other proceedings thereupon or thereunder shall be conducted in the manner prescribed in the said Act, or either of them.—That the mode and forms of proceeding against the several Townships or Islands separately, and the subsequent proceedings taken in the same course. The Bill also provides that any person owning or occupying Land on the Island within any Town, Common, or Royalty, or on any Township or Island, or Reserved Lands, or any other Land, who has been taken for the recovery of arrears of Assessment due thereon, shall be entitled to stay the proceedings against the Land owned or occupied by him, at any time before the day of sale, by proceeding to the payment of a proper proportion of the Costs and Expenses of the proceedings, up to the day of payment or tender, according to the extent of his Land and also the Tax or Assessment due thereon; the mode of proceeding to be as provided in the said Act, or if before execution, to the officer in whose hands the proceedings may be or who, at the time, should properly receive the same, and the Sheriff or other officer having charge of the proceedings, an application made to him by any such person, or his agent, desiring to redeem his land, shall give to the applicant the particulars of the amount to be paid by him.

Hon. Mr. PALMER said he believed it would be found that the Costs in such cases claimed and received by the present Attorney General were double and in some instances triple of what in similar cases, had been claimed and received by his predecessor in office, the present Chief Justice.

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The paper used for the principal yellowish appearance, resembling prepared for the purpose with gumbe...

It was then ordered that the Despatch and Memorandum should be submitted to a Committee of the whole House tomorrow.

The Draft of the Bill alluded to above was also read at the Clerk's Table. It provides that it may be lawful for the Lieutenant Governor...

It is not difficult to trace the advancement of this Colony from a comparative Wilderness to its present condition, vying with its more populous neighbors...

We have had the pleasure of listening to a letter written in Persia, to a gentleman in Boston which gives an account of some recent and interesting discoveries in that country.

The Commissioners have with them an able corps of engineers and scientific men, and most interesting discoveries may be expected.

It is now about twelve months since a portable apparatus, consisting of a miniature wind-mill...

The articles which had been Society, for the purpose of being taken to the...

GLANINGS FROM LATE PAPERS.

MR. WALTER SCOTT LOCKHART SCOTT, of Abbotford, the only son of Mr. Lockhart, and grandson of Sir Walter Scott died, unmarried, on the 10th instant...

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