

*Sheriffs*, continued.

High Sheriff two years consecutively, 82. Answer reported, 86. Motion, that His Excellency be requested to communicate a copy of the Address to Chief Justice, evaded, by the previous question, 107. Resolution with reference to the nomination of Sheriffs, *ib.*

— Of Queen's County; Letter from him in relation to the riot at the Belfast election. See *Appendix* (I.) His accounts for holding two elections at Belfast, 108. His account for conveyance and expenses of special Constables, 109. To have charge of the Court House in Charlottetown. See *Addresses*, No. 19. His Account for disbursements for Court House and Jail for one year. See *Detailed Accounts Appendix* (V.)

*Small Debts*; House resolves to consider in Committee the expediency of establishing additional Courts of; Resolution reported, 21. Amendments moved—one carried, another negatived, *ibid.* Address in conformity therewith, 22. Answer, 23.

— Bill to render valid certain proceedings heretofore had before Courts of. See *Bills*, No. 12.

— Petition from Commissioners of, at Cascumpec, praying for the erection of a Court House for that District, 29. A similar Petition from Tryon presented, 38. They are referred to a Special Committee, 45; who report unfavourably, 52.

*Smith, Isaac*; Sum paid him for his services as Overseer of the Colonial Building, 72. Estimate prepared by him of repairs and fixtures deemed necessary for Government House, new Furniture, &c. See *Appendix* (O.); *Government House*. His Report as to state of Poplar Island Bridge, submitted, 84. Lieut. Governor transmits a communication from him as to the sum that will be yet required to complete the Colonial Building, 103. See *Colonial Building*.

*Smuggling*; For better prevention of. See *Bills*, No. 6.

*Speaker*; Alexander Rae, Esquire, proposed; negatived, on division, 6.

Joseph Pope, Esquire, chosen, 6. Is approved of, and claims the usual privileges, 7.

Reports His Excellency's speech at the opening of the Session, 7.

To have the disposal of the extra printed Journals, 9.

Rule as to his interfering in debates, 11.

Acquaints House that the Petition of Messrs. Douse and A. Maclean, praying that the Election for the Third District of Queen's County be declared void, was accompanied by a bond, as required by law, 13.

Reports His Excellency's answer to the Address, 17.

Lays before the House the Attorney General's opinion relative to the Act for the trial of controverted Elections, with the form of a Bond, as prepared by him at the request of the House, 17.

Acquaints the House that the Petition of John Dalziel was accompanied by a Bond similar to that which accompanied the petitions of Messrs. Douse and Maclean, 17.

Acquaints the House that Messrs. Douse and Maclean, and their sureties, had entered into a fresh Bond, in the form prepared by the Attorney General, 18.

Communicates to the House a letter by him received from the different Printers in Charlottetown, requesting to be afforded the necessary accommodations for reporting the debates, 18. Order thereon, *ib.*

To issue his warrants for bringing to the bar, and afterwards committing to the common jail, the body of Ronald Macdonald, for interrupting the proceedings of the House, 25.

Acquaints the House that he had received a letter from the prisoner expressing regret for his conduct, 26.

Lays before the House the form of a Bond, to be entered into by Mr. Dalziel, as prepared by the Attorney General, in compliance with the order of the House, 26.