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JOURNAL

OF

THE HOUSE OF ASSEMBLY

OF

PRINCE EDWARD ISLAND.

ANNO QUARTO VICTORIÆ REGNÆ.

FOURTH SESSION OF THE FIFTEENTH GENERAL ASSEMBLY.



CHARLOTTETOWN:

COOPER & BREMNER,

EAST CORNER OF POWNAL AND WATER STREETS.

1841.

PRINTED BY COOPER & BREMNER,
PRINTERS TO THE HONORABLE THE HOUSE OF ASSEMBLY.



BY HIS EXCELLENCY

SIR CHARLES AUGUSTUS FITZ ROY, K. H.

Lieutenant Governor and Commander in Chief in and over Her Majesty's Island of Prince Edward,
and the Territories thereunto belonging, Chancellor, Vice Admiral and Ordinary of the

C. A. Fitz Roy. same, &c. &c. &c.

A PROCLAMATION.

WHEREAS the General Assembly of this Island stands prorogued to Tuesday, the Seventh day of July next:
I have thought fit further to prorogue the said General Assembly, and the same is hereby prorogued,
until Tuesday the Twenty-second day of September next—of which all persons concerned are required to take
notice, and govern themselves accordingly.

Given under my Hand, and the Great Seal of this Island, at Charlottetown, in the said Island, this
Twenty-third day of June, in the year of our Lord One thousand eight hundred and forty, and in the
Fourth year of Her Majesty's Reign.

By His Excellency's Command,
T. H. HAVILAND, Colonial Secretary.

God save the Queen.

BY HIS EXCELLENCY

SIR CHARLES AUGUSTUS FITZ ROY, K. H.

Lieutenant Governor and Commander in Chief in and over Her Majesty's Island of Prince Edward,
and the Territories thereunto belonging, Chancellor, Vice Admiral and Ordinary of the

C. A. Fitz Roy. same, &c. &c. &c.

A PROCLAMATION.

WHEREAS the General Assembly of this Island stands prorogued to Tuesday, the Twenty-second day of Sep-
tember, instant:

I have thought fit further to prorogue the said General Assembly, and the same is hereby prorogued, until
Wednesday the Eleventh day of November next—of which all persons concerned are required to take notice, and
govern themselves accordingly.

Given under my Hand, and the Great Seal of this Island, at Charlottetown, in the said Island, this Sixteenth
day of September, in the year of our Lord One thousand eight hundred and Forty, and in the Fourth
year of Her Majesty's Reign.

By His Excellency's Command,
T. H. HAVILAND, Colonial Secretary.

God save the Queen.

BY HIS EXCELLENCY

SIR CHARLES AUGUSTUS FITZ ROY, K. H.

Lieutenant Governor and Commander in Chief in and over Her Majesty's Island of Prince Edward,
and the Territories thereunto belonging, Chancellor, Vice Admiral and Ordinary of the

C. A. Fitz Roy. same, &c. &c. &c.

A PROCLAMATION.

WHEREAS the General Assembly of this Island stands prorogued to Wednesday, the Eleventh day of November,
instant:

I have thought fit further to prorogue the said General Assembly, and the same is hereby prorogued, until
Wednesday the Twenty-third day of December next—of which all persons concerned are required to take notice, and
govern themselves accordingly.

Given under my Hand, and the Great Seal of this Island, at Charlottetown, in the said Island, this Sixth
day of November, in the year of our Lord One thousand eight hundred and forty, and in the Fourth
year of Her Majesty's Reign.

By His Excellency's Command,
T. H. HAVILAND, Colonial Secretary.

God save the Queen.

BY HIS EXCELLENCY

SIR CHARLES AUGUSTUS FITZ ROY, K. H.

Lieutenant Governor and Commander in Chief in and over Her Majesty's Island of Prince Edward,
and the Territories thereunto belonging, Chancellor, Vice Admiral and Ordinary of
C. A. Fitz Roy. the same, &c. &c. &c.

A P R O C L A M A T I O N.

WHEREAS the General Assembly of this Island stands prorogued to Wednesday, the Twenty-third day of December, instant:

I have thought fit further to prorogue the said General Assembly, and the same is hereby prorogued, until Tuesday the Twenty-sixth day of January next, then *to meet for the dispatch of business*—of which all persons concerned are required to take notice, and govern themselves accordingly.

Given under my Hand, and the Great Seal of this Island, at Charlottetown, in the said Island, this Eighteenth day of December, in the year of our Lord One thousand eight hundred and forty, and in Fourth year of Her Majesty's Reign.

By His Excellency's Command,

T. H. HAVILAND, Colonial Secretary.

God save the Queen.

JOURNAL
OF
THE HOUSE OF ASSEMBLY
OF
PRINCE EDWARD ISLAND.

.....
Fourth Session of the Fifteenth General Assembly.
.....

TUESDAY, January 26, 1841.

THE House having, by several Proclamations, been prorogued until this day, then to meet for the dispatch of business :

And being met—

A Message from His Excellency the Lieutenant Governor, by John Cambridge Wright, Esquire, Usher of the Black Rod :

Mr. Speaker,

His Excellency the Lieutenant Governor commands the immediate attendance of this Honorable House in the Council Chamber.

Accordingly, Mr. Speaker and the House went up to attend His Excellency in the Council Chamber—and being returned,

Mr. Speaker reported, that when the House did attend His Excellency this day in the Council Chamber, His Excellency was pleased to make a Speech to both Houses of the Legislature, of which Mr. Speaker said he had, to prevent mistakes, obtained a copy, which was read by the Clerk, and is as follows :

Mr. President, and Honorable Gentlemen of the Legislative Council ;

Mr. Speaker, and Gentlemen of the House of Assembly ;

In meeting you, assembled in your Legislative capacity, I have the highest satisfaction in being enabled to congratulate you, and Her Majesty's loyal subjects in this Island, on the Birth of an Heiress Presumptive to the Throne. This auspicious event, both in its immediate and prospective advantages, is so fraught with importance to the best and dearest interests of every British subject, that I am convinced

it will call forth your warmest sentiments of devotion and loyalty towards our most gracious Sovereign, and of attachment towards Her Majesty's Royal Consort.

I avail myself of this opportunity, to remind you that the School Act will expire with the present Session. The advantages of a good education must be obvious to every reflecting mind; for it is a well established fact, that wherever the means of education are most widely diffused, and made accessible to all classes, the community is invariably found to be the most industrious, thriving, orderly and obedient to the laws. The provision hitherto made by the Legislature of this Island has been so liberal and praiseworthy, that I cannot entertain a doubt that you will see the propriety of still encouraging this great object, by the renewal of the present Act, or, if practicable, by some more efficient measure.

The interests of Agriculture are so intimately and inseparably connected with the future destinies of this Colony, and the welfare of the great majority of its inhabitants, whose labours Divine Providence has again been pleased to bless with a most abundant harvest, that I deem it my duty to point out the great benefit which may be derived from aiding the development of the resources of the soil by such Legislative assistance as it may be in your power to afford.

I am gratified in being enabled to inform you, that notwithstanding the unprecedented increase of the Revenue which I had the pleasure of announcing to you at the commencement of last Session—an increase of nearly one-half upon the receipts of any former year—the Revenue for the past year exhibits an almost equally flattering prospect.

Mr. Speaker, and Gentlemen of the House of Assembly ;

I shall direct the Public Accounts, together with the Estimates for the current year, to be laid before you, in the confidence that you will vote such supplies as will enable me to carry on the Government.

Mr. President, and Honorable Gentlemen of the Legislative Council ;

Mr. Speaker, and Gentlemen of the House of Assembly ;

I regret that the Bill for erecting a Lunatic Asylum has

not received the Royal Assent. This Bill has been suspended until certain alterations are made in it, as specified in a Despatch from Her Majesty's Secretary of State for the Colonies, which I shall take an early opportunity of submitting to you. The necessity of establishing a place of public refuge for those of our fellow creatures to whom, in his inscrutable wisdom, the Almighty, by depriving them of reason, has given peculiar claims to our care, is so apparent, that I feel satisfied you will cheerfully accede to the alterations proposed, and that I shall thus be enabled to carry into effect the liberal and benevolent intentions of Her Majesty's Government, by entering at once into contracts for the erection of the requisite buildings.

There are other subjects and Despatches which I shall bring under your consideration, by Message, in the usual manner; and I rely upon your framing such measures during the present Session as will be conducive to the general prosperity of the Island.

Resolved, That a Committee of five Members be appointed, to prepare and report, with all convenient speed, the draught of an Address in answer to the Speech of His Excellency the Lieutenant Governor, delivered this day to both Houses of the Legislature.

Ordered, That Mr. Rae, Mr. D. Macdonald, Mr. Fraser, Mr. Le Lacheur and Mr. Longworth do compose the said Committee.

Alexander Maclean, Esquire, elected a Member for the Third Electoral District of Queen's County, in the place of the Honorable Charles Young, removed to the Legislative Council, appeared at the bar, and having been led into the body of the House, and introduced to the Speaker by John W. Le Lacheur and John Macintosh, Esquires, took the Oaths prescribed by Law, and his seat.

Resolved, That a Committee be appointed, to examine Bills to be engrossed, or that have been engrossed.

Ordered, That Mr. D. Macdonald, Mr. Gorman and Mr. Maclean do compose the said Committee.

Resolved, That a Committee of seven Members be appointed, to examine and report on the Public Accounts—with power to send for persons, papers and records.

Ordered, That Mr. Longworth, Mr. Thom-

son, Mr. Palmer, Hon. J. S. Macdonald, Mr. Clark, Mr. Gorman and Mr. Macintosh do compose the said Committee.

Resolved, That a Committee be appointed, to revise the Journal of each day, after the adjournment.

Ordered, That Mr. Palmer, Mr. Thomson and Mr. Montgomery do compose the said Committee.

Resolved, That a Committee be appointed, to examine what Laws have lately expired, or are near expiring, and to report thereon to the House.

Ordered, That Mr. Le Lacheur, Mr. Palmer and Mr. Macneill do compose the said Committee.

Resolved, That a Committee of five Members be appointed, to keep up a good correspondence between the two Houses of the Legislature, and to report their proceedings from time to time—with power to send for persons, papers and records.

Ordered, That the Hon. J. S. Macdonald, Mr. Palmer, Mr. D. Macdonald, Mr. Clark and Mr. Yeo do compose the said Committee.

Ordered, That the said Resolution be communicated, by Message, to the Legislative Council.

Ordered, That the Hon. J. S. Macdonald do carry the said Message to the Council.

Resolved, That a Committee of five Members, of whom three shall be a Quorum, be appointed, to whom shall be referred every Private Bill, to report thereon.

Ordered, That Mr. Rae, Mr. Fraser, Mr. Macintosh, Mr. Clark and Mr. Thomson do compose the said Committee.

Ordered, That a copy of the Journal of this House be sent to His Excellency the Lieutenant Governor, each day, as soon as may be after the adjournment.

Then the House adjourned until to-morrow, at Ten o'clock.

WEDNESDAY, January 27, 1841.

MR. LE LACHEUR, from the Committee appointed to examine what Laws have lately expired, or are near expiring, presented to the House the Report of the Committee, which was again read at the Clerk's Table, and is as followeth:

The Act, 5 Will. 4, cap. 2, intituled 'An Act for the more effectual punishment of offenders, by enabling the Supreme Court to add hard labour to the sentence of imprisonment,' will expire on the last day of the present Session.

The Act, 6 Will. 4, cap. 11, intituled 'An Act to provide for the conveyance of the Mails by means of Steam Navigation, and to repeal the Acts heretofore passed for that purpose,' will expire on the last day of the present Session.

The Act, 7 Will. 4, cap. 14, intituled 'An Act to establish an additional Term of the Supreme Court, and to extend the Hilary and Trinity Terms for Queen's County,' will expire on the 20th day of April next.

The Act, 7 Will. 4, cap. 20, intituled 'An Act for the encouragement and support of district and other Schools, and to repeal the Act formerly passed for that purpose,' will expire on the last day of the present Session.

The Act, 3 Vict., cap. 3, intituled 'An Act further to continue for one year, and to further amend an Act passed in the Seventh year of His late Majesty's Reign, for raising a Revenue in this Island,' will expire on the Sixth day of May next.

The Act, 3 Vict. cap. 11, intituled An Act to continue for one year an Act intituled 'An Act for granting a Bounty on Vessels engaged in the Fisheries of this Island,' will expire on the 29th day of April next.

The Act, 3 Vict. cap. 14, intituled 'An Act to suspend for a limited period, certain parts of an Act made and passed in the Fourth Year of His late Majesty's Reign, intituled "An Act for ascertaining and establishing the Boundary Lines of Counties and Townships, and parts of Townships, and for regulating the duty of Surveyors, and to repeal a certain Act therein mentioned,"' will expire on the last day of the present Session.

Ordered, That the above Report be now referred to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Le Lacheur took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Le Lacheur reported, that the Committee had come to two Resolutions, which they had directed him to report to the House; and he read the same in his place, and delivered them in at the Clerk's Table.

Mr. Le Lacheur also acquainted the House, that he was directed by the Committee to move for leave to sit again, which the House agreed to.

The several Resolutions reported from the Committee were then read by the Clerk, and are as follow:—

Resolved, That it is the opinion of this Committee, that it is expedient that the Act, 7 Will. 4th, intituled "An Act for the encouragement and support of District and other Schools, and to repeal the Act formerly passed for that purpose," be amended and continued.

Resolved, That it be recommended to the House to appoint a Special Committee, to acquire information as to whether any or what Contracts or Engagements have been entered into in conformity with the Resolutions adopted by the House of Assembly on the 18th April, 1840, in regard to Steam Navigation, and, if necessary, to prepare an Address to His Excellency the Lieutenant Governor, for that purpose.

And the said Resolutions being again read throughout, were, on the question being separately put thereon, agreed to by the House.

Ordered, That Mr. Rae, Mr. Fraser, Mr. Hudson, Mr. Clark, Mr. W. Dingwell, Mr. Dalziel, Mr. Le Lacheur, Hon. J. S. Macdonald and Mr. Gorman be a Committee to prepare and bring in a Bill pursuant to the first of the above reported Resolutions.

Ordered, That Mr. Longworth, Hon. J. S. Macdonald, Mr. Maclean, Mr. D. Macdonald and Mr. Palmer be a Committee for the purpose mentioned in the second of the above reported Resolutions.

Mr. Fraser moved that the House do come to a Resolution, as followeth:—

Resolved, That no Petition praying aid for Roads and Bridges, or for any object of a local or private nature, be received after Monday the 15th day of February next.

Mr. Clark moved, in amendment to the proposed Resolution, to leave out the words—"Monday the 15th," and insert, "the Twenty-fifth," in lieu thereof.

The House divided on the motion of amendment:

YEAS, 11.

NAYS, 9.

So it was carried in the affirmative.

The main motion, as amended, was then put and carried.

Ordered, That the above Resolution be inserted twice in each of the Newspapers published in Charlottetown.

Mr. Rae, from the Special Committee appointed to prepare and report the draught of an Address in answer to the Speech of His Excellency the Lieutenant Governor, to both Houses, at the opening of the present Session,

reported the draught of an Address, as prepared by the Committee—and he read the same in his place.

Then the House adjourned for one hour.

And being met—

A Message from the Legislative Council, by Mr. Desbrisay :

“ Council Chamber,

“ Wednesday, 27th January, 1841.

“ Resolved, That an humble Address be presented to Her Most Gracious Majesty, congratulating Her Majesty on the auspicious event of the birth of an Heiress Presumptive to the Crown of these Realms, as announced in the Speech of His Excellency the Lieutenant Governor, delivered at the opening of the present Session, and that the House of Assembly be requested, by Message, to join this House in such Address.

“ Ordered, That the Honorables Mr. Brecken, Mr. Worrell, Mr. Solicitor General and Mr. Holl be a Committee on the part of this House to prepare the said Address.

“ Ordered, That the said Resolution be communicated, by Message, to the House of Assembly.”

And then he withdrew.

Resolved, That this House do agree to a Joint Address to Her Majesty, congratulating Her Majesty on the auspicious event of the birth of an Heiress Presumptive to the Crown of these Realms.

Ordered, That the Hon. J. S. Macdonald, Mr. Montgomery, Mr. Thomson, Mr. Clark, Mr. D. Macdonald, Mr. Macintosh, Mr. J. Dingwell and Mr. Le Lacheur be a Committee to join the Committee of the Legislative Council, to prepare the said Address.

Ordered, That a copy of the foregoing Resolution be communicated, by Message, to the Legislative Council.

Ordered, That the Hon. J. S. Macdonald do carry the said Message to the Council.

A Message from the Legislative Council, by Mr. Desbrisay :

“ Council Chamber,

“ Wednesday, January 27th, 1841.

“ Resolved, That a Committee be appointed, to join the Committee of the House of Assembly, to keep up a good correspondence between the two Houses of the Legislature, and to report their proceedings from time to time, with power to send for persons, papers and records.

“ Ordered, That the Honorables Mr. Brecken, Mr. Goodman and Mr. Young do compose the said Committee.

“ Ordered, That the said Resolution be communicated, by Message, to the House of Assembly.”

And then he withdrew.

Resolved, That this House do now resolve itself into a Committee of the whole House, on the consideration of the draught Address in answer to the Speech of His Excellency the Lieutenant Governor to both Houses, at the opening of the present Session.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Rae took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Rae reported, that the Committee had gone through the Address reported from the Special Committee, paragraph by paragraph, had amended, and then adopted the same; and he read the same in his place, and delivered it in at the Clerk's Table, where it was again read, as amended, and is as followeth :—

To His Excellency Sir C. A. FITZ ROY, K. H., Lieutenant Governor and Commander in Chief, in and over Her Majesty's Island Prince Edward, and the Territories thereunto belonging, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

MAY IT PLEASE YOUR EXCELLENCY ;

WE the Representatives of the people of Prince Edward Island, in General Assembly convened, respectfully offer your Excellency our thanks for the expressions of good will towards our constituents, and zeal for their welfare, contained in your Excellency's speech; and we beg leave to assure your Excellency, that in no portion of the British Empire is the heartfelt satisfaction at the highly auspicious event of the Birth of an Heiress Presumptive to the Throne, greater or more generally felt than in this Colony, where the warmest sentiments of devotion and loyalty are entertained towards our most gracious Sovereign, and attachment to her Royal consort.

To ensure the advantages of a good Education—on which is based the happiness, industry and peace of a country—shall have that most serious attention which the importance of its merits imperatively demands.

Fully aware that the interests of Agriculture are intimately and inseparably connected with the future destinies of the Colony, and thankful that Divine Providence has blessed the labours of the Husbandman, we shall most cheerfully devote our attention to such objects as may increase and develop the resources of the soil.

In common with your Excellency, we share the satisfaction at the present prosperous state of the public Revenue, as affording us the means of diminishing taxation, and furthering the improvement of the country by public works.

We shall enter on the investigation of the Public Accounts for the past year so soon as your Excellency shall be pleased to lay them before us; and in proceeding on the Estimates for the current year, we shall make such provision for the exigent

cies of the Government as, is warranted by the present resources of the Colony.

We regret that the Bill for erecting a Lunatic Asylum has not received the Royal Assent. When we receive the Despatch notifying its suspension, we will give this very important matter our best consideration.

These, and whatever other matters may be laid before us by your Excellency, shall receive the most careful investigation; and we trust that the Colony will derive some benefit from this Legislative Session.

Ordered, That the said Address be engrossed.

Resolved, That the said Address be presented to His Excellency the Lieutenant Governor by the whole House.

Ordered, That the same Committee who prepared the Address be a Committee to wait on His Excellency, to know his pleasure when he will be attended by the House with the Address.

Then the House adjourned until to-morrow, at Ten o'clock.

THURSDAY, January 28, 1841.

ON motion of Mr. *Le Lacheur*, *Ordered*, That the entries in the Journal of the 16th and 18th April, 1840, relative to certain words spoken by *Edward Palmer*, Esquire, be now read;

And the same being read—

It was thereupon moved by Mr. *Clark*, That this House do, on Wednesday next, resolve itself into a Committee of Privileges, to take the subject-matter of the said entries into consideration.

Mr. *Rae* moved, in amendment, That after the word "That," all be expunged; and the following substituted—"as the Honorable Members have denied the accusation, this House believes that the Honorable Member who made the accusation has been misled by erroneous evidence—and therefore that this House does not consider it necessary to enter further on the matter."

Mr. *Rae* moved for leave to withdraw the said amendment.

The House divided on the question:

YEAS, 7.

NAYS, 11.

So it passed in the negative.

The question being then put on the said motion of amendment, the House again divided:

YEAS:

Hon. <i>J. S. Macdonald</i> ,	<i>Mr. Thomson</i> ,
<i>Mr. Forbes</i> ,	<i>Mr. Beck</i> ,
<i>Mr. Macfarlane</i> ,	<i>Mr. Dalziel</i> ,
<i>Mr. Yeo</i> ,	<i>Mr. Maclean</i> ,
<i>Mr. Hudson</i> ,	<i>Mr. Montgomery</i> .
<i>Mr. Gorman</i> ,	

NAYS:

<i>Mr. Rae</i> ,	<i>Mr. Macintosh</i> ,
<i>Mr. W. Dingwell</i> ,	<i>Mr. D. Macdonald</i> ,
<i>Mr. Fraser</i> ,	<i>Mr. Macneill</i> .
<i>Mr. Clark</i> ,	

So it was carried in the affirmative.

The main motion, as amended, was then put and carried.

Then the House adjourned for one hour.

And being met—

Mr. *Rae*, from the Committee appointed to wait on His Excellency the Lieutenant Governor, to know his pleasure when he will be attended by the House with their Address, reported, that His Excellency had been pleased to appoint to-morrow, at two o'clock, to receive the House.

Then the House adjourned until to-morrow, at Eleven o'clock.

FRIDAY, January 29, 1841.

MR. *RAE* moved, that a Committee be appointed, to take into consideration the proceedings of the Commissioners under the Boundary Act, with reference to the Survey of Township Number Three—with power to send for persons, papers and records.

Ordered, That Mr. *Rae*, Mr. *Fraser*, Mr. *Gorman*, Mr. *Yeo* and Mr. *Hudson* do compose the said Committee.

Ordered, That Mr. *Rae* have leave to introduce a Bill to provide for the opening of Roads

to such Farms as have no access to any public Road.

The hour appointed by His Excellency the Lieutenant Governor to receive the Address having arrived, Mr. Speaker and the House went up—and being returned, Mr. Speaker reported, that the House had attended upon His Excellency, and presented their Address,

to which His Excellency was pleased to make the following reply :

Mr. Speaker, and Gentlemen ;

I receive this Address with much satisfaction. The sentiments of loyalty and devotion to the Throne which it contains are worthy of the Representatives of the people of an Island which takes its name from the father of our most gracious Queen.

Then the House adjourned until to-morrow, at Eleven o'clock.

SATURDAY, January 30, 1841.

MR. *RAE* moved, that the Committee appointed to take into consideration the proceedings of the Commissioners appointed under the Boundary Act, with reference to the Survey of Township Number Three, have power to employ a competent person to measure the distance from that point on the rear line of Township Number Eight, struck by the line bounding Township Number Six, on the South, as run by order of and instructions from the Commissioners, to that point where the Road betwixt Townships Numbers Seven and Eight enters Township Number Six.

The House divided on the question :

YEAS :

Mr. <i>Rae</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>W. Dingwell</i> ,	Mr. <i>Hudson</i> ,
Mr. <i>Macfarlane</i> ,	Mr. <i>Thomson</i> ,
Mr. <i>Fraser</i> ,	Mr. <i>D. Macdonald</i> ,
Mr. <i>Beck</i> ,	Mr. <i>Macintosh</i> ,
Mr. <i>Yeo</i> ,	Mr. <i>J. Dingwell</i> .
Mr. <i>Dalziel</i> ,	

NAYS :

Mr. <i>Clark</i> ,	Mr. <i>Macneill</i> ,
Hon. <i>J. S. Macdonald</i> ,	Mr. <i>Longworth</i> .
Mr. <i>Forbes</i> ,	

So it was carried in the affirmative.

A Message from His Excellency the Lieutenant Governor :

The Hon. Mr. Haviland, by His Excellency's command, delivered the following

Message :

C. A. FITZ ROY, Lieut. Governor.

The Lieut. Governor lays before the House of Assembly Copies of the following Despatches and Documents, viz :

No. 1.—Despatch from Lord John Russell, No. 22, dated 13th June, 1840, in answer to the Joint Address of the Legislative Council and House of Assembly, congratulating Her Majesty on her Marriage with His Royal Highness Prince Albert, of Saxe Cobourg and Gotha.

No. 2.—Despatch from Lord John Russell, No. 23, dated 16th June, 1840, in answer to the Address of the Legislative Council, respecting the Acts for regulating the Jails of the Island.

No. 3.—Order of Her Majesty in Council, dated 15th June, 1840, confirming an Act passed by the Legislature of the Island, in the Session of 1838, for regulating the several Jails in the Island, and establishing Prison Discipline therein; and an Act passed in the Session of 1839, to amend an Act for regulating the several Jails in this Island, and for establishing Prison Discipline therein.

No. 4.—Order of Her Majesty in Council, dated 11th September, 1840, confirming Seventeen Acts passed by the Legislature of this Island in the Session of 1840.

No. 5.—Order of Her Majesty in Council, dated 3d October, 1840, confirming an Act passed by the Legislature of this Island, in the Session of 1840, to amend the Act enabling Married Women to convey Real Estate during their Coverture.

No. 6.—Despatch from Lord John Russell, No. 33, dated 13th October, 1840, pointing out various objections to the following Acts, passed by the Legislature of this Island in the Session of 1840, viz :

“An Act to amend an Act now in force, for regulating Apprentices.”

“An Act to authorize the appointment of Coroners in King's and Prince Counties,” and “An Act to authorize the erection of a Building near Charlottetown as an Asylum for Insane Persons and other objects of charity.”

Government House, January 30th, 1841.

Ordered, That the said Message, and the several papers accompanying the same, do lie on the table.

[See Appendix (A.)]

Resolved, That so much of the Despatch as relates to the subject of the Bill passed last Session, for the appointment of Coroners in King's and Prince Counties, be referred to a Special Committee, to report thereon, by Bill or otherwise.

Ordered, That Mr. *Thomson*, Mr. *Clark* and Mr. *D. Macdonald* do compose the said Committee.

Mr. *Longworth*, from the Committee appointed to prepare an Address to His Excellency the Lieutenant Governor, praying for information relative to a Resolution of this House of last Session, on the subject of the conveyance of the Government Mails, by means of a Steamboat, between Charlottetown, Pic-

you and Miramichi—presented the draught of an Address, as prepared by the Committee, which said draught Address being again read by the Clerk, was agreed to by the House, and is as followeth:—

To His Excellency Sir C. A. FITZ ROY, K. H., Lieutenant Governor and Commander in Chief, in and over Her Majesty's Island Prince Edward, and the Territories thereunto belonging, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

MAY IT PLEASE YOUR EXCELLENCY;

The House of Assembly respectfully request, that your Excellency will be pleased, at your earliest convenience, to inform the House whether or not any Contract has been entered into by Government for the conveyance of the Mails, by means of a Steam Boat, between Charlottetown, Pictou and Miramichi, founded on a Resolution of the House of Assembly, of the 18th April, 1840; and if not, whether any and what proposals have been made for such service—with any other information on this subject in your Excellency's possession, which may be deemed of value to the House, in legislating on this important subject.

Ordered, That the said Address be engrossed.

Ordered, That the Committee who prepared the Address be a Committee to wait upon His Excellency with the same.

Resolved, That a Message be sent to His Excellency the Lieutenant Governor, praying that His Excellency will be pleased to acquaint the House whether any answer or information has been received relative to the two Addresses of this House of last Session, to Her Majesty, namely, that of the 27th April, on the general State of the Colony; and the other on the subject of a Bill passed by this House for the regulation of the Fishery Reserves in this Island.

Ordered, That Mr. Le Lacheur, Mr. D. Macdonald and Mr. Montgomery be a Committee to wait upon His Excellency with the said Message.

Then the House adjourned until to-morrow, at Eleven o'clock.

MONDAY, February 1, 1841.

MR. RAE, pursuant to leave given, presented to the House a Bill to authorize the opening of Roads to such Farms as have no access to any public Road;

And the said Bill was read the first time, and ordered to be read a second time to-morrow.

Resolved, That a Message be sent to His Excellency the Lieutenant Governor, to ascertain whether any, and, if any, what answer hath been received to the Address of last Session, to Her Majesty, on the subject of the claims of the American Loyalists and Disbanded Troops.

Ordered, That Mr. Rae and Mr. Le Lacheur do compose the said Committee.

Mr. Longworth, from the Committee appointed to wait upon His Excellency the Lieutenant Governor, with the Address praying to be informed whether any Contract has been entered into by the Government, for the conveyance of the Mails by means of a Steamboat, reported to the House that their Address had been presented to His Excellency, and that he was pleased to say, he would send an answer by message.

Mr. Le Lacheur, from the Committee appointed to wait upon His Excellency the Lieutenant Governor, with the Message of

Saturday last, requesting to be informed whether any answers had been received to the Addresses of last Session, on the general State of the Colony, and on the subject of the Fishery Reserves, reported the delivery thereof, and that His Excellency was pleased to say, he would send an answer by Message.

Then the House adjourned for one hour.

And being met—

Two Messages from His Excellency the Lieutenant Governor.

Mr. Secretary Haviland, by His Excellency's command, delivered the following Messages:

First Message:

C. A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly, Copy of a Despatch from the Right Honorable Lord John Russell, Her Majesty's Principal Secretary of State for the Colonies, in reply to the Address of the House of Assembly to the Queen, with reference to the Bill to authorize the Crown to purchase the Lands, and to regulate the Settlement of the Inhabitants of this Island, and to repeal certain Sections of an Act intituled *An Act for levying an Assessment on all Lands in this Island*—rejected by the Legislative Council in the last Session of the Assembly; and further praying for a reconstruction of the Council.

Government House, February 1, 1841.

[For the Document referred to in the said Message, see Appendix (B.)]

Second Message :

C. A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor transmits to the House of Assembly the Copy of a Despatch from the Right Honorable Lord John Russell, Her Majesty's Principal Secretary of State for the Colonies, accompanied by copies of the Correspondence which has taken place between the Colonial Department and the Treasury, with reference to the Address of the House of Assembly, praying that the Steam Vessels employed in conveying the Mails between Pictou and Quebec might be allowed to touch at Charlottetown.

The Lieutenant Governor takes the same opportunity of acquainting the House of Assembly, that, agreeably to a Resolution entered upon their Journals in the last Session, he caused Advertisements to be published, calling for Tenders for a Steam-boat, of not less than Eighty Horses' Power, to convey the Mails twice a week between Charlottetown and Pictou, and once a week between those places and Miramichi, touching at Bedeque; but he regrets to observe, that no such Tender has been received.

The Lieutenant Governor submits to the House an offer which has recently been made by the Owners of the Steam-boat *Pocahontas*, to run that Boat twice or three times a week between Charlottetown and Pictou; and as it is of great importance to secure a frequent communication with Pictou, during the Season in which the English Mails are conveyed by that route, the Lieutenant Governor trusts that the House of Assembly will give this offer their early and favourable consideration.

Government House, February 1, 1841.

[For the Documents referred to in the Second Message, see Appendix (C.)]

Ordered, That the foregoing Messages, with the papers accompanying the same, do lie on the Table.

Resolved, That this House will, on Wednesday next, resolve itself into a Committee of the whole House, to inquire into and take into consideration the State of the Colony.

Mr. *Rae* moved for leave to introduce a Bill for the purpose of relieving Tenants from the payment of the Land Assessment.

The House divided on the question :

YEAS :

Mr. <i>Rae</i> ,	Mr. <i>J. Dingwell</i> ,
Mr. <i>Macintosh</i> ,	Mr. <i>D. Macdonald</i> ,
Mr. <i>Macneill</i> ,	Mr. <i>Fraser</i> .

NAYS :

Mr. <i>Beck</i> ,	Mr. <i>Yeo</i> ,
Mr. <i>Le Lachur</i> ,	Mr. <i>Dalziel</i> ,
Mr. <i>Clark</i> ,	Hon. <i>J. S. Macdonald</i> ,
Mr. <i>Gorman</i> ,	Mr. <i>Longworth</i> ,
Mr. <i>W. Dingwell</i> ,	Mr. <i>Maclean</i> ,
Mr. <i>Thomson</i> ,	Mr. <i>Macfarlane</i> ,
Mr. <i>Montgomery</i> ,	Mr. <i>Hudson</i> .

So it passed in the negative.

Resolved, That this House will, to-morrow, resolve itself into a Committee of the whole House, to consider the expediency of amending the Statute Labour and Road Compensation Acts.

Then the House adjourned until to-morrow, at Ten o'clock.

TUESDAY, February 2, 1841.

THE Bill to authorize the opening of Roads to such Farms as have no access to any public Road, was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. *Fraser* took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *Fraser* reported, that the Committee had gone through the Bill, and made several amendments thereto; which amendments were again read at the Clerk's Table, and agreed to by the House.

Ordered, That the said Bill, as amended, be engrossed, and that the Title be *An Act to provide right of access to one public Road, to individuals occupying land from which there is no such access.*

Ordered, That Mr. *Thomson* have leave to introduce a Bill for ascertaining the Census of the Island, and for obtaining other statistical information therein referred to.

He accordingly presented the said Bill to the House; and the same was read the first time, and ordered to be read a second time on Thursday next.

Mr. *Rae*, from the Committee appointed to wait upon His Excellency the Lieutenant Governor, with the Message, praying to be informed whether any answer had been received to the Address of last Session, on the subject of the claims of the American Loyalists, reported the delivery thereof, and that His Excellency had been pleased to say, he had not yet received any answer to the said Address.

Mr. *Thomson*, from the Committee to whom was referred so much of the Despatch of Lord

John Russell, as relates to the subject of the Bill of last Session, for the appointment of Coroners, with leave to report by Bill or otherwise, presented to the House a Bill, as prepared by the Committee.

A motion being made, that the said Bill be now received and read the first time;

The House divided on the question:

YEAS:

Mr. Thomson,	Mr. Beck,
Mr. Macfarlane,	Mr. W. Dingwell,
Mr. Dalziel,	Mr. Longworth,
Mr. J. Dingwell,	Hon. J. S. Macdonald,
Mr. Hudson,	Mr. Clark,
Mr. Gorman,	Mr. Yeo,
Mr. Montgomery,	Mr. Maclean.

NAYS:

Mr. Rae,	Mr. Fraser,
Mr. Macintosh,	Mr. D. Macdonald,
Mr. Le Lacheur,	Mr. Forbes.
Mr. Macneill,	

So it was carried in the affirmative.

And then the said Bill was read for the first time.

And a motion being made, that the said Bill be read a second time to-morrow;

Mr. Rae moved, in amendment, that the words "to-morrow" be left out, and the words "this day three months," substituted in lieu thereof.

The House divided on the motion of amendment.

YEAS:

Mr. Rae,	Mr. Macneill,
Mr. Forbes,	Mr. Le Lacheur,
Mr. D. Macdonald,	Mr. Fraser.
Mr. Macintosh,	

NAYS:

Mr. Thomson,	Mr. Montgomery,
Mr. Yeo,	Mr. Gorman,
Mr. Clark,	Mr. Hudson,
Hon. J. S. Macdonald,	Mr. J. Dingwell,
Mr. Longworth,	Mr. Dalziel,
Mr. W. Dingwell,	Mr. Macfarlane,
Mr. Maclean,	Mr. Beck.
Mr. Palmer,	

So it passed in the negative.

The question being then put on the main motion, it was agreed to by the House.

Then the House adjourned for one hour.

And being met—

The Hon. J. S. Macdonald, from the Committee appointed to join the Committee of the Legislative Council, to prepare a Joint Address to Her Majesty, congratulating Her Majesty on the auspicious event of the birth of an Heiress Presumptive to the Throne of these Realms, presented to the House the draught of an Address, as prepared by the Joint Committee; and the said draught Address being again read at the Clerk's Table, was, on the question put thereon, agreed to by the House, and is as followeth:

TO THE QUEEN'S MOST EXCELLENT MAJESTY.

MOST GRACIOUS SOVEREIGN;

WE your Majesty's loyal and devoted subjects, the Legislative Council and Assembly of Prince Edward Island, in Colonial Parliament assembled, crave permission to approach your Majesty, with heartfelt sentiments of respect and congratulation, upon the Birth of a Princess and Heiress Presumptive to the Crown of these Realms; and we beg to assure your Majesty, that we deeply participate in those feelings of joy which this happy and auspicious event has so universally diffused amongst all classes of your Majesty's faithful subjects—an event of the highest importance to the present and future interests of the Empire.

Our gratitude is due to Divine Providence, for its protecting care, in preserving your Majesty in the hour of trial, and restoring your Majesty to health and strength.

We earnestly pray that Almighty God will continue to watch over your Majesty and your Royal Consort, and that your illustrious daughter may be preserved to you both in health and safety, and that she may be endowed with those virtues which have rendered your Majesty so dear to the hearts of your affectionate and loyal subjects.

The Order of the Day, for the House in Committee, to consider the expediency of amending the Statute Labour and Road Compensation Acts, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Hudson took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to set again.

Ordered, That the said Committee have leave to sit again to-morrow.

Then the House adjourned until to-morrow, at Eleven o'clock.

WEDNESDAY, February 3, 1841.

ORDERED, That Mr. *Palmer* and Mr. *Thomson* be added to the Committee appointed to prepare and bring in a Bill to continue and amend the Act for the encouragement and support of District and other Schools.

The Order of the Day, for the House in Committee, to consider further the expediency of amending the Statute Labour and Road Compensation Acts, being read ;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. *Hudson* took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *Hudson* reported, that the Committee had come to two Resolutions—which Resolutions were again read at the Clerk's Table, and are as follow :

1. RESOLVED, That it is the opinion of this Committee, that it is expedient to amend the Statute Labour Acts, by making the labour more in proportion to property than it at present is.

2. RESOLVED, That it is the opinion of this Committee, that in order to render the duty of Statute Labour a more equal burthen upon all persons liable to perform the same, it is expedient that any alteration, in imposing an addition to the rates and quantity of labor, as now by law established, shall include cases of persons owning an additional number of Teams, beyond what are now subject to the performance of Statute Labour.

And the First of the said Resolutions being again read ;

Mr. *Thomson* moved, in amendment thereto, that after the word "That," all be struck out, and the following substituted, "inasmuch as, owing to the amendment of the Statute Labour Act not being printed, nor in the hands of the Commissioners before the time by Law named for appointing Overseers, its operation was, in some measure, rendered nugatory ; but as in every case where the Act appears to have been fairly acted upon, much additional improvement has been the result ; the House, therefore, considers it inexpedient to make any further amendment to the Statute Labour Act during the present Session."

The House divided on the motion of amendment :

YEAS :

Mr. <i>Thomson</i> ,	Hon. <i>J. S. Macdonald</i> ,
Mr. <i>Hudson</i> ,	Mr. <i>Palmer</i> ,
Mr. <i>Macneill</i> ,	Mr. <i>Maclean</i> ,
Mr. <i>Yeo</i> ,	Mr. <i>Longworth</i> ,
Mr. <i>Forbes</i> ,	Mr. <i>Clark</i> .
Mr. <i>Gorman</i> ,	

NAYS :

Mr. <i>J. Dingwell</i> ,	Mr. <i>Dalziel</i> ,
Mr. <i>Macfarlane</i> ,	Mr. <i>Fraser</i> ,
Mr. <i>Le Lachew</i> ,	Mr. <i>Rae</i> ,
Mr. <i>Macintosh</i> ,	Mr. <i>D. Macdonald</i> ,
Mr. <i>Beck</i> ,	Mr. <i>Montgomery</i> .

So it was carried in the affirmative.

The question being then put on the First Resolution, as amended, it was agreed to by the House.

The question being then put on the Second Resolution, it passed in the negative.

A Message from the Legislative Council, by Mr. *Desbrisay* :

"Council Chamber,
Tuesday, February 2d, 1841.

"Resolved, That a Committee be appointed, to join a Committee of the House of Assembly, to prepare an Address to His Excellency the Lieutenant Governor, praying that His Excellency will be pleased to forward the Joint Address of the Council and Assembly to Her Majesty, congratulating Her Majesty upon the Birth of an Heiress Presumptive to the Crown of these Realms.

"Ordered, That the Honorables Mr. *Brecken*, Mr. *Worrell*, Mr. *Solicitor General* and Mr. *Holl* be a Committee on the part of this House to prepare the said Address.

"Ordered, That the said Resolution be communicated, by Message, to the House of Assembly."

And then he withdrew.

Resolved, That a Committee of this House be appointed, to join the Committee of the Legislative Council, to prepare an Address to His Excellency the Lieutenant Governor, praying that he will be pleased to forward the Joint Address of the Council and Assembly to Her Majesty, on the auspicious event of the Birth of an Heiress Presumptive to the Crown.

Ordered, That the same Committee who prepared the Address to Her Majesty, be a Committee to prepare the proposed Address to His Excellency.

Ordered, That the foregoing Resolution be communicated, by Message, to the Legislative Council.

Ordered, That the Hon. *J. S. Macdonald* do carry the said Message to the Legislative Council.

Mr. *Hudson*, in his place, presented to the House the Impost Accounts for the District of Crapaud, for the past year.

Mr. *D. Macdonald*, in his place, presented to the House the Impost Accounts for the Districts of St. Margaret's and St. Peter's.

Also, the Impost and Light Duty Accounts for the District of Colville Bay, for the past year.

Ordered, That the said Accounts be referred to the Committee appointed to examine and report on the Public Accounts.

Then the House adjourned for one hour.

And being met—

Mr. *Speaker*, as Chairman of the Committee appointed last Session, for the purpose of corresponding during the recess, with any one or more Members of the Imperial Parliament, presented to the House a printed copy of their Petition of last Session, to the British House of Commons, by which it appeared that the same had been duly presented.

Mr. *Thomson* moved, that this House do now resolve itself into a Committee of the whole House, to consider the expediency of establishing certain rates to be charged for the use of the Stalls in Charlottetown Market House.

The House divided on the question :

YEAS :

Mr. <i>Thomson</i> ,	Mr. <i>Fraser</i> ,
Mr. <i>Montgomery</i> ,	Mr. <i>Clark</i> ,
Mr. <i>Le Lacheur</i> ,	Mr. <i>Dalziel</i> ,
Mr. <i>Yeo</i> ,	Mr. <i>Beck</i> ,
Mr. <i>W. Dingwell</i> ,	Mr. <i>Macintosh</i> ,
Mr. <i>Hudson</i> ,	Hon. <i>J. S. Macdonald</i> ,
Mr. <i>D. Macdonald</i> ,	Mr. <i>Rae</i> ,
Mr. <i>J. Dingwell</i> ,	Mr. <i>Forbes</i> .

NAYS :

Mr. <i>Palmer</i> ,	Mr. <i>Longworth</i> ,
Mr. <i>Gorman</i> ,	Mr. <i>Macfarlane</i> ,
Mr. <i>Macneill</i> ,	Mr. <i>Maclean</i> .

So it was carried in the affirmative.

The House accordingly resolved itself into the said Committee.

Mr. *Speaker* left the Chair.

Mr. *Hudson* took the Chair of the Committee.

Mr. *Speaker* resumed the Chair.

Mr. *Hudson* reported, that the Committee had come to two Resolutions, which he was directed to submit to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Then the House adjourned until to-morrow, at Ten o'clock.

THURSDAY, February 4, 1841.

MR. HUDSON, from the Committee of the whole House, on the expediency of establishing certain rates to be charged for the use of the Stalls in Charlottetown Market House, reported, according to order, the Resolutions of the said Committee, which Resolutions were again read at the Clerk's Table, and are as follow :

1. RESOLVED, That it is the opinion of this Committee, that Six of the Stalls in the Market House in Charlottetown, be set up at Auction, at the upset price of Four Pounds per annum.

2. RESOLVED, That it is the opinion of this Committee, that the unlet Stalls in the Market House be let to any person, not resident in Charlottetown, by the Market Clerk, at One Shilling and Six Pence, for each and every Market day, to the first applicant on such day.

The First of the said Resolutions being again read, and the question of concurrence put thereon,

The House divided:

YEAS :

Mr. <i>Fraser</i> ,	Mr. <i>Forbes</i> ,
Mr. <i>Beck</i> ,	Mr. <i>Thomson</i> ,
Mr. <i>D. Macdonald</i> ,	Mr. <i>Hudson</i> ,
Mr. <i>Montgomery</i> ,	Mr. <i>Yeo</i> ,
Mr. <i>Clark</i> ,	Mr. <i>J. Dingwell</i> ,
Mr. <i>Dalziel</i> ,	Mr. <i>Rae</i> ,
Mr. <i>Macintosh</i> ,	Mr. <i>W. Dingwell</i> .
Mr. <i>Le Lacheur</i> ,	

NAYS :

Mr. <i>Gorman</i> ,	Mr. <i>Macneill</i> ,
Mr. <i>Macfarlane</i> ,	Mr. <i>Maclean</i> .
Mr. <i>Longworth</i> ,	

So it was carried in the affirmative.

The Second of the said Resolutions being again read, and the question put thereon, the House again divided:

YEAS, 15.

NAYS, 5.

And the names being called for, they were taken down, as in the last preceding division.

So it was carried in the affirmative.

Ordered, That Mr. Thomson, Mr. Yeo and Mr. Hudson be a Committee, to prepare and bring in a Bill in conformity with the above reported Resolutions.

The Bill for the appointment of Coroners in Prince and King's Counties, was, according to order, read a second time.

A motion being made, that the said Bill be now committed to a Committee of the whole House;

Mr. Fraser moved, in amendment, to leave out the word "now," and at the end of the question to add the words "this day three months."

The House divided on the motion of amendment:

YEAS:

Mr. Fraser,	Mr. Macneill,
Mr. Maclean,	Mr. D. Macdonald,
Mr. Le Lacheur,	Mr. Macfarlane.
Mr. Macintosh,	

NAYS:

Mr. Hudson,	Mr. Forbes,
Mr. Beck,	Mr. J. Dingwell,
Mr. W. Dingwell,	Mr. Thomson,
Mr. Clark,	Mr. Montgomery,
Mr. Gorman,	Mr. Longworth,
Mr. Yeo,	Mr. Dalziel.

So it passed in the negative.

The question being then put on the main motion, it was agreed to by the House.

And then the House resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Hudson took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

A Message from His Excellency the Lieutenant Governor.

Mr. Secretary Haviland, by His Excellency's command, delivered the following

Message:

C. A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly, Copy of a Despatch from the Right Honourable Lord John Russell, Her Majesty's Principal Secretary of State for the Colonial Department, accompanied by a Copy of a Description of this Island, drawn up by Mr. Holland, in October

1765, being the only information to be attained in answer to the application of the House of Assembly in the last Session, for a Copy of the Plan of the Island, as executed by Mr. Holland, and others, and for a Map or Plan of Georgetown.

Government House, 3d February, 1841.

Ordered, That the said Message, with the papers accompanying the same, do lie on the Table.

[See Appendix (D.)]

Then the House adjourned for one hour.

And being met—

A Petition of divers Shipowners and others, interested in Trade and Shipping in the Port of Charlottetown and the adjacent Ports, was (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit), presented to the House by Mr. Maclean, and the same was received and read—setting forth—That Petitioners being aware of the many losses which have occurred, and the dangers to which Mariners are exposed from the want of a Light House on Point Prim, and praying the House to take the subject into consideration; and, should it see fit, to use its influence with the Legislatures of the neighbouring Colonies, to urge upon them the necessity of contributing towards the erection and maintenance of so desirable an object.

Ordered, That the said Petition be referred to the Committee of the whole House on the State of the Colony.

A Petition of A. Mackenzie, styling himself Chairman of the Teachers' Association of Prince Edward Island, was presented to the House by Mr. Forbes, and the same was received and read—setting forth, that as they have been led to understand that the House is about to frame a new Law for the encouragement of Education, claiming leave to submit some suggestions both as regards their own grievances as Teachers, and also such improvements as they conceive to be necessary for advancing the instruction of the rising generation.

Ordered, That the said Petition be referred to the Committee appointed to prepare and bring in a Bill to continue and amend the Act for the encouragement and support of District and other Schools.

Then the House adjourned until to-morrow, at Ten o'clock.

FRIDAY, February 5, 1841.

MR. SPEAKER presented to the House a Letter from the Clerk of this House.

And the said Letter was read, and is as followeth:—

Charlottetown, 5th February, 1841.

Sir;

I am under the necessity of requesting that you will be pleased to inform the House of Assembly that, owing to severe illness, I trust to be excused from attending in my place for the present day, and that I may be permitted the favor of appointing Mr. James B. Cooper, to act as my substitute. I trust that after one day's repose I shall be enabled to resume my duties.

I have the honor to be, Sir,

Your most obedient servant,

WILLIAM CULLEN.

To the Honorable

The Speaker, of the House of Assembly.

It was thereupon, *Ordered*, That Mr. James B. Cooper be appointed Acting Clerk, during the illness of the Clerk of this House.

Mr. Cooper was accordingly sworn at the Table, and then took his seat.

Resolved, That a Committee of three Members be appointed, to prepare and bring in a Bill for the relief of the American Loyalists and Disbanded Troops in this Island, and their Representatives.

Ordered, That Mr. Rae, Mr. Le Lacheur and Mr. Fraser do compose the said Committee.

A Petition of divers Inhabitants of Graham's Road, Lot Twenty, and vicinity, was (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House by the Hon. J. S. Macdonald, and the same was received and read—praying an aid to improve the Road leading from Graham's Road, Easterly, towards Mill River, New London.

Ordered, That the said Petition do lie on the Table.

Mr. Palmer, in his place, presented to the House the Light Duty Account for the Port of Charlottetown, for the Quarter ending 31st December, 1840.

Ordered, That the said Account be referred to the Committee appointed to examine and report on the Public Accounts.

The Order of the Day, for the House in Committee on the Bill for the appointment of Coroners in Prince and King's Counties, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Hudson took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Hudson reported, that the Committee had gone through the Bill, and made several amendments thereto.

A motion being made, that the report of the Committee be agreed to;

The House divided:

YEAS:

Mr. Palmer,	Hon. J. S. Macdonald,
Mr. Thomson,	Mr. Clark,
Mr. J. Dingwell,	Mr. Hudson,
Mr. Gorman,	Mr. Montgomery,
Mr. Beck,	Mr. Yeo,
Mr. Dalziel,	Mr. Forbes,
Mr. Longworth,	Mr. W. Dingwell.

NAYS:

Mr. Macintosh,	Mr. Rae,
Mr. D. Macdonald,	Mr. Macfarlane,
Mr. Macneill,	Mr. Fraser,
Mr. Le Lacheur,	Mr. Maclean.

So it was carried in the affirmative.

Ordered, That the said Bill, as amended, be engrossed, and that the Title be *An Act to authorize the appointment of Coroners for Prince and King's Counties*.

Then the House adjourned for one hour.

And being met—

Ordered, That Mr. Yeo have leave of absence for one week from this date.

The Order of the Day, for the House in Committee, to inquire into and take into consideration the State of the Colony, being read; The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Gorman reported, that the Committee

had come to two Resolutions, which he was directed to submit to the House whenever it shall be pleased to receive the same.

Ordered, That the report be received to-morrow.

Mr. *Gorman* also acquainted the House, that he was directed by the Committee to move for leave to sit again.

Ordered, That the said Committee have leave to sit again to-morrow.

Then the House adjourned until to-morrow, at Eleven o'clock.

SATURDAY, February 6, 1841.

A MOTION being made, that the Report of the Committee of the whole House, to inquire into and take into consideration the State of the Colony, be, according to order, now received, the following Resolutions were accordingly reported:—

1. WHEREAS this House, in its last Session, passed a Bill to enable the Crown to purchase the Township Lands of this Island, and settle the Inhabitants: and whereas the Legislative Council have declared its opinion of the said Bill as follows:—“That it is the opinion of this Committee, that any equitable arrangement, by voluntary sale on the part of the Proprietors, by which the Crown can be reinvested with the said Lands, so as to enable the Crown to sell the same at a reasonable rate to actual occupiers, would tend greatly to increase the settlement of this Colony, and advance its prosperity, and would be considered as a boon calling for the utmost extent of gratitude from its inhabitants: That although this Committee thus far recognize the principle of the Bill, they cannot concur in its details; and, in fact, they deem any enactment on the subject not only premature, but inexpedient and unnecessary, until the consent of the Crown and Proprietors to the measure contemplated by the said Bill shall be first obtained.” And whereas the Right Honorable Lord John Russell, Her Majesty’s Principal Secretary of State for the Colonies, by a Despatch bearing date the 22d September, 1840, has declared, that “Although this question originates in motives of private interest, shared equally by Landlords and Tenants, it assumes, in effect, the character of a public question, and as such must be treated. It is Her Majesty’s earnest desire, to remove every just cause of complaint in all parts of her dominions, and Her Majesty has been accordingly pleased to desire me to enter into communication with the resident Proprietors in this country, with a view to learn whether, by any further proposition on their part, means may be found to determine a question which has, for so long a period, agitated the Colony.” And whereas the former offers of these Proprietary claimants to the Tenantry were most unreasonable; and as the whole conduct of the Association of these Claimants, styling themselves the Proprietary Association, has been most decidedly hostile to the interests of the Colony: therefore this Committee has no expectation that any proposition which said Association may make, in consequence of the communication to be held by the Secretary of State for the Colonies and said Association, will be such as the country could accept; but that such negotiation, on their part, will be industriously prolonged, with a view, by delay, to break the opposition to their tyrannical proceedings: THEREFORE RESOLVED, That it is the opinion of this Committee, that it

is expedient to pass a Bill of the same tenor as that passed last year by this House for the Settlement of the Colony, in the hope that the Imperial Government will either accede to that, or by some other reasonable measure, decide satisfactorily this question.

2. RESOLVED, That with a view to prevent the evils which may result from misrepresentation, and to establish, by further evidence, the statements contained in the Addresses and Petitions forwarded by this House, a Committee be appointed, to take such evidence, with power to send for persons, papers and records.

And the said Resolutions being again read throughout, were, on the question being separately put thereon, agreed to by the House.

Ordered, That Mr. *D. Macdonald*, Mr. *Montgomery*, Mr. *Rae*, Mr. *Clark*, Mr. *Le Lacheur*, Mr. *Fraser* and Mr. *Gorman* be a Committee to prepare and bring in a Bill in conformity with the first of the above reported Resolutions.

Ordered, That Mr. *Rae*, Mr. *Fraser*, Mr. *Le Lacheur*, Mr. *D. Macdonald*, Mr. *W. Dingwell*, Mr. *Clark* and Mr. *Dalziel* be a Committee for the purpose mentioned in the second of the above reported Resolutions.

Ordered, That His Excellency’s Message of the 3d instant, transmitting copy of a Despatch from the Secretary of State, accompanied by a copy of a Description of this Island, drawn up by Mr. *Holland*, in October, 1765, be referred to the Committee of the whole House, appointed to inquire into and take into consideration the State of the Colony.

The Bill for ascertaining the population of the Island, and for obtaining other statistical information, was, according to order, read a second time.

A motion being made, that the said Bill be now committed to a Committee of the whole House;

Mr. *Rae* moved, in amendment, that the word “now” be left out, and at the end of the question, the following words added, “this day three months.”

The House divided on the motion of amendment:

YEAS:

Mr. Beck,	Mr. Forbes,
Mr. Macneill,	Mr. Macintosh,
Mr. Rae,	Mr. Macfarlane,
Mr. Fraser,	Mr. Le Lacheur.

NAYS:

Mr. Hudson,	Mr. Langworth,
Mr. Montgomery,	Mr. Palmer,
Hon. J. S. Macdonald,	Mr. Dalziel,
Mr. Gorman,	Mr. Thomson,
Mr. Clark,	Mr. D. Macdonald,
Mr. J. Dingwell,	Mr. Maclean.
Mr. W. Dingwell,	

So it passed in the negative.

The question being then put on the main motion, it was carried in the affirmative.

And then the House resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee:

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

Mr. Rae, from the Committee appointed to prepare and bring in a Bill for the relief of the American Loyalists and disbanded Troops in this Colony, and their representatives, presented to the House a Bill, as prepared by the Committee, and the same was read the first time, and ordered to be read a second time on Monday next.

Mr. Thomson moved that the Bill intituled *An Act to authorize the appointment of Coroners for Prince and King's Counties*, be now read the third time, as engrossed.

Mr. Rae moved, in amendment, to leave out the word "now," and at the end of the question, to add the words "this day three months."

The House divided on the motion of amendment.

YEAS:

Mr. D. Macdonald,	Mr. Fraser.
Mr. Macintosh,	Mr. Maclean,
Mr. Le Lacheur,	Mr. Macneill,
Mr. Rae,	Mr. Macfarlane.

NAYS:

Mr. Montgomery,	Mr. J. Dingwell,
Mr. Palmer,	Mr. Beck,
Hon. J. S. Macdonald,	Mr. Gorman,
Mr. Hudson,	Mr. Forbes,
Mr. Clark,	Mr. Dalziel,
Mr. W. Dingwell,	Mr. Thomson.

So it passed in the negative.

The question being then put on the main motion, it was agreed to by the House.

And then the said Bill was read the third time.

A motion being made that the Bill do pass, the House again divided:

YEAS:

Mr. Montgomery,	Mr. Thomson,
Mr. W. Dingwell,	Mr. Dalziel,
Mr. J. Dingwell,	Mr. Forbes,
Hon. J. S. Macdonald,	Mr. Clark,
Mr. Beck,	Mr. Gorman,
Mr. Palmer,	Mr. Hudson.

NAYS:

Mr. D. Macdonald,	Mr. Le Lacheur,
Mr. Macintosh,	Mr. Macfarlane,
Mr. Fraser,	Mr. Macneill.

So it was carried in the affirmative.

Ordered, That Mr. Thomson do carry the said Bill to the Council, and desire their concurrence.

The Hon. J. S. Macdonald, from the Committee appointed to join a Committee of the Legislative Council, to prepare a Joint Address to His Excellency the Lieutenant Governor, praying that he will be pleased to forward the Joint Address of the Council and Assembly to Her Majesty, congratulating Her Majesty on the auspicious event of the Birth of an Heiress Presumptive to the Crown, presented the draught of an Address, as prepared by the Joint Committee; and the said Address, being again read at the Clerk's Table, was agreed to by the House, and is as followeth:

To His Excellency Sir C. A. FITZ ROY, K. H., Lieutenant Governor and Commander-in-Chief in and over Her Majesty's Island Prince Edward, and its Dependencies, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

MAY IT PLEASE YOUR EXCELLENCY;

The Legislative Council and Assembly having unanimously agreed to a Joint Address of Congratulation to Her Most Gracious Majesty, on the auspicious and happy event of the Birth of a Princess Royal and Heiress Presumptive to the Crown of these Realms, most respectfully solicit your Excellency to forward the same, for the purpose of being laid at the foot of the Throne.

The Council and Assembly, on this occasion, beg to renew to your Excellency individually those expressions of confidence and esteem to which they have, on all occasions heretofore, felt themselves bound to give utterance, since your Excellency's assumption of the Government of this Colony.

Then the House adjourned for one hour.

And being met—

Resolved, That a Committee be appointed, to prepare an Address to His Excellency the

Lieutenant Governor, praying that His Excellency will be pleased to cause inquiry to be made, as to whether any Plan of the Original Survey of this Island is to be found in either of the Offices of the Surveyors General of Nova Scotia or Lower Canada.

Ordered, That Mr. Thomson, Mr. Clark and Mr. Rae be a Committee to prepare the said Address.

Resolved, That this House do now resolve itself into a Committee of the whole House, to inquire into and take into consideration the State of the Colony.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Gorman reported, that the Committee had come to a Resolution, which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received on Monday next.

Mr. Gorman also acquainted the House that he was directed by the Committee to move for leave to sit again—which the House agreed to.

Then the House adjourned until Monday next, at Eleven o'clock.

MONDAY, February 8, 1841.

THE Bill for the relief of the American Loyalists and Disbanded Troops in this Island, and their representatives, was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Hudson took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

Resolved, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Bill for ascertaining the Population of the Island, and for obtaining other statistical information.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to set again—which the House agreed to.

Then the House adjourned for one hour.

And being met—

A Message from the Legislative Council, by Mr. Desbrisay :

“ Council Chamber,

Saturday, February 6th, 1841.

“ Resolved, That a Committee be appointed, to join a Committee of the House of Assembly, to wait upon His Excellency the Lieutenant Governor, with the Address praying that His Excellency will be pleased to forward the Joint Address of both Houses to Her Majesty, congratulating Her Majesty on the Birth of an Heiress Presumptive to the Crown of these Realms.

“ Ordered, That the same Committee who prepared the Address, be a Committee on the part of this House to wait on His Excellency with the same.

“ Ordered, That the said Resolution be communicated, by Message, to the House of Assembly.”

And then he withdrew.

Resolved, That a Committee of this House be appointed, to join the Committee of the Legislative Council, to wait upon His Excellency the Lieutenant Governor, with the Address praying that he will be pleased to forward the Joint Address of the Council and Assembly to Her Majesty, congratulating Her Majesty on the auspicious event of the Birth of an Heiress Presumptive to the Crown.

Ordered, That the same Committee who prepared the Address, be a Committee on the part of this House to wait upon His Excellency with the same.

Ordered, That the said Resolution be communicated, by Message, to the Legislative Council.

Ordered, That the Hon. *J. S. Macdonald* do carry the said Message to the Legislative Council.

Resolved, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Bill for ascertaining the Population of the Island, and obtaining other Statistical information.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

Then the House adjourned until to-morrow, at Ten o'clock.

TUESDAY, February 9, 1841.

MR. THOMSON, from the Committee appointed to prepare the draught of an Address to His Excellency the Lieutenant Governor, praying that he would cause inquiry to be made whether any copies of the original Plan of the Island and of the Town and Royalty of Georgetown were deposited in certain Offices at Halifax or Quebec, presented to the House the draught of an Address, as prepared by the Committee; which draught Address being again read at the Clerk's Table, was, on the question put thereon, agreed to by the House, and is as followeth:

To His Excellency Sir C. A. FITZ ROY, K. H., Lieutenant Governor and Commander in Chief in and over Her Majesty's Island Prince Edward, and the Territories thereunto belonging, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

MAY IT PLEASE YOUR EXCELLENCY;

The House of Assembly having, through your Excellency, endeavoured to obtain from the Plantation Office, Whitehall, a copy of the Plan of the Original Survey of this Island, by Mr. Holland, in or about the year 1767, and also a Plan of the Town and Royalty of Georgetown—and there appearing to be no such documents in the Plantation Office; and the House of Assembly being under an impression that they are likely to have been deposited in some of the Offices of Record at Halifax, or at Quebec, most respectfully request, that your Excellency will be pleased to cause inquiry to be made at those Offices, and, if possible, obtain the Plans referred to.

Ordered, That the said Address be engrossed.

Ordered, That the Committee who prepared the Address, be a Committee to wait upon His Excellency with the same.

Mr. *Montgomery*, in his place, presented to the House the Impost and Light Duty Accounts for the District of Richmond Bay, for the past year.

Mr. *Thomson*, in his place, presented to the House the Impost and Light Duty Accounts for the District of Georgetown, for the past year.

Mr. *Palmer*, in his place, presented to the House the Light Duty Account for the District of Cascumpeque, for the past year.

Ordered, That the said Accounts be referred to the Committee appointed to examine and report on the Public Accounts.

Mr. *Thomson*, from the Committee appointed to prepare and bring in a Bill providing certain regulations for Charlottetown Market House, presented to the House a Bill, as prepared by the Committee; and the same was read the first time, and ordered to be read a second time to-morrow.

Mr. *Gorman*, from the Committee of the whole House on the State of the Colony, reported, according to order, a Resolution of the said Committee; which Resolution being again read at the Clerk's Table, was agreed to by the House, and is as followeth:

Whereas it is contemplated by the Government of New Brunswick to open a Canal from the head of the Bay of Fundy to the Gulf of St. Lawrence, and the Legislature of the said Province has granted a sum of money, to be applied in obtaining a Survey, Exploration and Estimate of the said proposed line of Canal: and whereas the accomplishment of such a measure will be productive of many advantages to this Island, in its trade and commerce: **RESOLVED**, THEREFORE, That it is the opinion of this Committee, that the House of Assembly do pledge itself to vote, when in Committee of Supply, a sum not exceeding Two hundred Pounds, to be appropriated, if the same should be required, towards defraying the expense of the said Survey and Exploration.

Mr. *Rae* moved, that the House do resolve itself into a Committee of Privileges, to take into consideration a certain notice entered in the Order Book, on the 28th of January last, by John Thomson, Esq., a Member of this House, wherein Mr. Thomson gives notice that he will move for a sum of money to defray Mr. *Rae's* expenses on a mission to inquire

into the mode of constructing Bridges in the neighbouring Colonies.

The House divided on the question :

YEAS, 9.

NAYS, 10.

So it passed in the negative.

A Message from His Excellency the Lieutenant Governor.

Mr. Secretary Haviland, by His Excellency's command, delivered the following

Message :

C. A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly the copy of a Despatch from the Right Hon. Lord John Russell, Her Majesty's Principal Secretary of State for the Colonial Department, with reference to the Salary received by him as Her Majesty's Representative in this Colony.

The question which forms the subject of this Despatch is so peculiarly of a personal nature, that the Lieut. Governor abstains from offering any observation, in submitting it to the consideration of the House.

Government House, Feb. 8, 1841.

Ordered, That the said Message, with the accompanying Despatch, be referred to the Committee of the whole House, to inquire into and take into consideration the State of the Colony.

[For Despatch, See Appendix (E).]

The Hon. *J. S. Macdonald*, from the Committee appointed to join a Committee of the Legislative Council, to wait upon His Excellency the Lieutenant Governor, with the Address, praying that he will be pleased to transmit the Joint Address of the Council and Assembly to Her Majesty, congratulating Her

Majesty on the auspicious event of the Birth of an Heiress Presumptive to the Crown of these Realms, reported the delivery thereof, and that His Excellency was pleased to make the following reply :—

GENTLEMEN;

I shall have the highest satisfaction in transmitting the dutiful and loyal Address from the Legislative Council and Assembly, to be laid at the foot of the Throne.

I beg you will convey to both Houses my best thanks for the renewed expression of their confidence and esteem towards myself.

Then the House adjourned for one hour.

And being met—

Resolved, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Bill for ascertaining the Population of the Island, and for obtaining other statistical information.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to set again—which the House agreed to.

Then the House adjourned until to-morrow, at Ten o'clock.

WEDNESDAY, February 10, 1841.

RESOLVED, That this House do now resolve itself into a Committee of the whole House, to inquire into and take into consideration the State of the Colony.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee:

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

Then the House adjourned for one hour.

And being met—

Mr. *Rae* moved, that an Address be presented to His Excellency the Lieut. Governor, praying that he will be pleased to communicate with the Lieut. Governor of New Brunswick, to ascertain whether it is the intention of the Legislature of that Province, that the Vessels and Produce of this Island will be admitted to pass through the intended Canal at equal rates with the Vessels and Produce of New Brunswick.

Mr. *Thomson* moved, by way of amendment, that a Message be sent to His Excellency the Lieutenant Governor, praying that he will be pleased to transmit to the Lieutenant Governor of New Brunswick a copy of the Resolution adopted by this House yesterday, for appropriating, if the same should be required, a sum not exceeding Two hundred Pounds, towards

defraying the expense of an Exploration and Survey of a Line for a Canal to connect the Bay of Fundy with the Gulf of St. Lawrence.

The House divided on the motion of amendment.

YEAS :

Mr. Thomson,	Mr. Montgomery,
Mr. D. Macdonald,	Mr. Macfarlane,
Mr. Forbes,	Mr. Le Lachear,
Mr. Maclean,	Mr. Beck,
Mr. Longworth,	Mr. J. Dingwell,
Mr. W. Dingwell,	Mr. Clark,
Mr. Palmer,	Mr. Hudson,
Mr. Gorman,	Mr. Macneill.

NAYS :

Mr. Rae,	Mr. Fraser.
Mr. Macintosh,	

So it was carried in the affirmative.

Ordered, That Mr. Thomson, Mr. Palmer and Mr. Clark be a Committee to wait upon His Excellency with the said Message.

Resolved, That this House do now resolve itself into a Committee of the whole House, to inquire into and take into consideration, the State of the Colony.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Gorman reported, that the Committee had come to two Resolutions, which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Mr. Gorman also acquainted the House, that he was directed by the Committee to move for leave to sit again—which the House agreed to.

Then the House adjourned until to-morrow, at Ten o'clock.

THURSDAY, February 11, 1841.

A PETITION of divers Inhabitants of Princetown Royalty, and its vicinity, was (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House by Mr. *Montgomery*, and the same was received and read; setting forth—that for the last three years Alexander Rae, A. M. has been engaged in the tuition of youth in the said Royalty, and that those concerned in the School are well satisfied with his management, and with the proficiency of the scholars—that though necessarily absent during the Sessions of the House of Assembly, he has punctually made up every day of the time thus taken—that under these circumstances, and taking into consideration that the only other Teacher who was in a similar position, received from the Treasury the customary allowance, and for other reasons set forth in the Petition, they pray the House to appropriate the customary allowance to the said Alexander Rae, A. M.

Ordered, That the said Petition do lie on the Table.

Read a third time, as engrossed; the Bill intituled *An Act to provide right of access to*

one public Road, to individuals occupying land from which there is no such access.

Resolved, That the Bill do pass.

Ordered, That Mr. *Rae* do carry the said Bill to the Legislative Council, and desire their concurrence.

Mr. *D. Macdonald*, from the Committee appointed to prepare and bring in a Bill to authorize the Crown to purchase the Lands and to regulate the settlement of the Inhabitants of this Island, presented to the House a Bill, as prepared by the Committee; and the same was read the first time, and ordered to be read a second time to-morrow.

Mr. *Gorman*, from the Committee of the whole House on the State of the Colony, reported, according to order, the Resolutions of the said Committee; which Resolutions were again read at the Clerk's Table, and are as follow:

1. WHEREAS the erection of Light-Houses on the North Cape, in Prince County, being one of the principal Headlands on the coast of this Island, and on Cape Bear, or Wood Islands, or such other place on the coast of this Island as may be most eligible for the safety of navigation within the Eastern end of the Straits of Northumberland, would tend greatly to the preservation of the Vessels, and Crews of the

Shipping of this and the neighbouring Colonies, and also of Great Britain and the United States: THEREFORE, RESOLVED, That it be recommended to the House to address His Excellency the Lieutenant Governor, respectfully requesting that he will be pleased to enter into communication with the Imperial Government, and with the Governments of the adjacent Colonies, and also with the Governor General of British North America, relative to the Government of the United States, in order to ascertain how far those Governments may be willing to contribute a portion of the funds necessary to defray the cost and maintenance of such erections.

2. RESOLVED, That it is the opinion of this Committee, that a Light be established for the Harbour of Charlottetown; and that it be recommended to the House to appoint a Committee, to report on the cheapest and most efficient mode for its establishment and future maintenance, as well as the best site for its erection.

And the First of the said Resolutions being again read;

Mr. Thomson moved, in amendment thereto, that after the words "North Cape," in the Preamble, all be expunged, to the word "Northumberland," inclusive, and the following substituted—"East Point and Cape Bear."

The House divided on the motion of amendment:

YEAS:

Mr. Thomson,	Mr. J. Dingwell,
Mr. Clark,	Mr. D. Macdonald.
Mr. Macintosh,	

NAYS:

Mr. Dalziel,	Mr. Forbes,
Mr. Montgomery,	Mr. Beck,
Mr. Longworth,	Mr. Palmer,
Mr. Macneill,	Mr. Maclean,
Mr. Rae,	Mr. Gorman,
Mr. W. Dingwell,	Mr. Le Lacheur,
Mr. Hudson,	Mr. Macfarlane,
Mr. Fraser,	Hon. J. S. Macdonald.

So it passed in the negative.

Mr. Clark then moved, in amendment to the said Resolution, that after the words "Cape Bear," in the Preamble, all be expunged, to the word "Northumberland," inclusive.

The House divided on the motion of amendment:

YEAS:

Mr. Clark,	Mr. Thomson,
Mr. Macneill,	Mr. D. Macdonald,
Mr. J. Dingwell,	Mr. W. Dingwell,
Mr. Dalziel,	Mr. Beck.
Mr. Macintosh,	

NAYS:

Hon. J. S. Macdonald,	Mr. Forbes,
Mr. Rae,	Mr. Montgomery,
Mr. Longworth,	Mr. Palmer,
Mr. Fraser,	Mr. Maclean,
Mr. Macfarlane,	Mr. Gorman,
Mr. Le Lacheur,	Mr. Hudson.

So it passed in the negative.

Mr. Palmer then moved, in amendment to the said Resolution, to leave out all that relates to the United States—which being seconded and put, passed in the negative.

The question being then put on the said Resolution, it was agreed to by the House.

The Second of the said Resolutions being again read, was, on the question put thereon, agreed to by the House.

Ordered, That Mr. Thomson, Mr. Clark and Mr. Palmer be a Committee, to prepare and report the draught of an Address, in conformity with the first of the above reported Resolutions.

Ordered, That Mr. Longworth, Mr. Maclean, Mr. Le Lacheur, Mr. Palmer and Mr. Forbes be a Committee, for the purpose mentioned in the second of the above reported Resolutions.

Ordered, That the Hon. J. S. Macdonald have leave to introduce a Bill to prevent Bulls being at large in the Streets or Squares of Charlottetown, and also to prevent Neat Cattle being at large in the said Streets and Squares, at certain seasons.

He accordingly presented the said Bill to the House, and the same was read the first time, and ordered to be read a second time to-morrow.

A Petition of divers Inhabitants of Georgetown was presented to the House by Mr. Thomson, and the same was received and read; setting forth—that certain individuals had assumed to themselves a right to convert part of the public square of that Town into a place of interment; and praying the House to pass a Bill to prohibit further burying in that Square, or to make such other order in the premises as to the House may seem meet.

Resolved, That the said Petition be referred to a Committee of three Members, to examine the same, and report thereon by bill or otherwise.

Ordered, That Mr. Thomson, Mr. Clark and Mr. Montgomery do compose the said Committee.

Then the House adjourned for one hour.

And being met—

Resolved, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Bill for

ascertaining the Population of the Island, and for obtaining other Statistical information.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Gorman reported, that he was directed by the Committee to report back the Bill to the House; and the Report was again read at the Clerk's Table.

Resolved, That the said Bill be referred to a Committee of three Members, to report thereon.

Ordered, That Mr. D. Macdonald, Mr. Gorman and Mr. Palmer do compose the said Committee.

Resolved, That this House do now resolve itself into a Committee of the whole House,

to inquire into and take into consideration the State of the Colony.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Gorman reported, that the Committee had come to two Resolutions, which he was directed to submit to the House whenever it shall be pleased to receive the same.

Ordered, That the report be received to-morrow.

Mr. Gorman also acquainted the House, that he was directed by the Committee to move for leave to sit again—which the House agreed to.

Then the House adjourned until to-morrow, at Ten o'clock.

FRIDAY, February 12, 1841.

MR. THOMSON, from the Committee appointed to wait on His Excellency the Lieutenant Governor, with the Address, requesting His Excellency to cause inquiry to be made at Quebec and Halifax, to ascertain whether a copy of the Plan of the Original Survey of this Island had been deposited in any of the Offices of Record at either of these places, reported the delivery thereof; and that His Excellency was pleased to say, he would comply with the desire of the House.

Mr. Thomson, from the Committee appointed to wait on His Excellency the Lieut. Governor, with the Message, praying that he will be pleased to transmit to the Lieutenant Governor of New Brunswick the Resolution of this House, appropriating a sum of money towards defraying the expense of an exploration and survey of a line for a Canal between the Bay of Fundy and the Gulf of St. Lawrence, reported the delivery thereof; and that His Excellency was pleased to say, he would comply with the desire of the House.

The Bill to regulate the letting of the Stalls in the Market House of Charlottetown, was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Fraser took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Fraser reported, that the Committee had gone through the Bill, and made several amendments thereto; which amendments were again read at the Clerk's Table, and agreed to by the House.

Ordered, That the said Bill, as amended, be engrossed, and that the Title be *An Act to regulate the letting of the Stalls in the Market House in Charlottetown, and for other purposes.*

A Petition of William Bell and Joseph Allan, of Boughton Island, was presented to the House by Mr. Thomson, and the same was received and read; setting forth—that Petitioners have resided for fifteen years and upwards upon Boughton Island, and have maintained themselves and families chiefly by the Fishery off the coast of the said Island—That Boughton Island is the usual resort of persons during the fishing season, who cure their fish on the same part of the shore, and often in the same Fish-houses and on the same Flakes with Petitioners. That within the last five years Petitioners having learned that there is a free Fishery Reserve on Boughton Island, and that they cannot prevent Fishermen from resorting to the Island, they have refused to pay rent for any portion of the land so reserved; but have always expressed their willingness to pay rent for any other portion occupied

by them than the Fishery Reserves, when it would be run out and correctly ascertained, which the agent for the proprietor has repeatedly refused to do—that very lately Petitioners received letters from him, threatening immediate distress, unless the rent upon the whole of the land occupied by them was paid—That Petitioners, therefore, humbly crave the protection of the House, as they are unable to contest the matter with the Agent of the Proprietor.

Ordered, That the said Petition be referred to the Committee appointed to establish by evidence the statements contained in the Addresses and Petitions forwarded by this House.

Then the House adjourned for one hour.

And being met—

The Bill to prevent the running at large of Bulls and Neat Cattle in the Streets and Squares of Charlottetown, was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Thomson took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Thomson reported, that the Committee had gone through the Bill, and made several amendments thereto; which amendments were again read at the Clerk's Table, and agreed to by the House.

Ordered, That the said Bill, as amended, be engrossed, and that the Title be "*An Act to prevent the running at large of Neat Cattle in the Streets and Squares of Charlottetown, at certain seasons, and of Bulls at any season.*"

Mr. Thomson, from the Committee to whom was referred the Petition of divers Inhabitants of Georgetown, relative to a portion of the Public Square of that Town being converted into a place of interment, with leave to report by Bill or otherwise, presented to the House a Bill to prevent Burying within the limits of any Town in this Island; and the same was read the first time, and ordered to be read a second time on Monday next.

Mr. D. Macdonald, from the Special Committee, to whom was referred the Bill for ascertaining the Population of this Island, and for obtaining other statistical information, reported, that the Committee had gone through the Bill, and made an amendment thereto; and he read the Report in his place, and delivered it in at the Clerk's Table, where it was again read.

Ordered, That the said Bill and Report be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Gorman reported, that the Committee had gone through the Bill, and made several amendments thereto; which amendments were again read at the Clerk's Table, and agreed to by the House.

Ordered, That the said Bill, as amended, be engrossed, and that the Title be "*An Act to enable the Government to ascertain the Population of this Colony, and to obtain other Statistical information therein mentioned.*"

Then the House adjourned until to-morrow, at Ten o'clock.

SATURDAY, February 13, 1841.

THE Bill to authorize the Crown to purchase the Lands and to regulate the settlement of the Inhabitants of this Island, was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. D. Macdonald reported, that the Committee had gone through the Bill, without making any amendment thereto.

Ordered, That the said Bill be engrossed, and that the Title be "*An Act to authorize the Crown to purchase the Lands, and to regulate*"

the settlement of the Inhabitants of this Island, and to repeal certain sections of an Act passed in the Seventh Year of the Reign of His late Majesty, intituled 'An Act for levying an Assessment on all Lands in this Island.'

Resolved, That this House do now resolve itself into a Committee of the whole House, to consider the expediency of granting additional allowance to Jurors.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

A Message from the Legislative Council, by Mr. Desbrisay :

Mr. Speaker,

The Legislative Council desire a Conference with the House of Assembly, on the Bill intituled *An Act to authorize the appointment of Coroners for Prince and King's Counties*—and have appointed the Honorables Mr. Dalrymple, Mr. Holl and Mr. Young a Committee to manage the said Conference—to meet in the Committee Room, at half-past one o'clock.

And then he withdrew.

Resolved, That this House do agree to a Conference, as is desired by the Legislative Council, on the Bill intituled *An Act to authorize the appointment of Coroners for Prince and King's Counties.*

Ordered, That Mr. Palmer do go to the Council, and acquaint them therewith.

Ordered, That Mr. Palmer, Hon. J. S. Macdonald, Mr. Clark, Mr. Montgomery, Mr. Longworth and Mr. D. Macdonald be a Committee to manage the said Conference.

The time for holding the said Conference having arrived,

The names of the Managers were called over, and they went to the Conference.

And being returned—

Mr. Palmer reported, that the Managers had been at the Conference, and he stated the substance thereof to the House.

Read a third time, as engrossed, the Bill intituled *An Act to prevent the running at large of Neat Cattle in the Streets and Squares of Charlottetown at certain seasons, and of Bulls at any season.*

Mr. Palmer moved to amend the said Bill by inserting after the word "Charlottetown," in Section 1st, "on Market days," and by leaving out the words "Sundays excepted."

The House divided on the motion of amendment.

YEAS :

Mr. Palmer,	Mr. Longworth,
Mr. Beck,	Mr. Gorman.

NAYS :

Hon. J. S. Macdonald,	Mr. Le Lacheur,
Mr. D. Macdonald,	Mr. Fraser,
Mr. Montgomery,	Mr. Macneill,
Mr. Forbes,	Mr. Macfarlane,
Mr. Clark,	Mr. Macintosh.

So it passed in the negative.

Resolved, That the Bill do pass.

Read a third time, as engrossed, the Bill intituled *An Act to regulate the letting of the Stalls in the Market House in Charlottetown, and for other purposes.*

Resolved, That the Bill do pass.

Ordered, That the Hon. J. S. Macdonald do carry the two preceding Bills to the Legislative Council, and desire their concurrence.

Then the House adjourned until Monday next, at Twelve o'clock.

MONDAY, February 15, 1841.

PRESENT :

Mr. Speaker,
Mr. Clark, Mr. Rae, Mr. Macfarlane, Mr. Le Lacheur, Mr. Macneill, Mr. Gorman, Mr. Palmer, Mr. Longworth, Mr. Macintosh, Mr. D. Macdonald, Mr. Fraser.

And at One, P. M., Mr. Speaker adjourned the House, for want of a Quorum, until tomorrow, at Eleven o'clock.

TUESDAY, February 16, 1841.

SIX PETITIONS were (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House, and the same were received and read, viz :

By Mr. *D. Macdonald*—A Petition of Angus Beaton, of East Point, praying pecuniary compensation, for injury sustained in consequence of his farm being cut up by roads lately opened through it.

A Petition of Donald M. Cormack, of Township Forty-five, praying pecuniary compensation, in consequence of a road running through his farm (formerly Glebe Land), from the highway to the sea-shore, a distance of thirteen chains.

A Petition of Neil Macaulay, of Township Forty-five, praying pecuniary compensation, in consequence of a road running through his farm.

A Petition of Mary Morrison, of Township Forty-five, widow, an aged person in distressed circumstances, praying pecuniary aid.

By Mr. *Rae*—A Petition of Matthew Flinn, of Bedeque, an infirm pauper, praying pecuniary aid.

A Petition of John Hians, a native of the County of Carlow, Ireland, an aged infirm pauper, praying pecuniary aid.

A Petition of George Owen, of Little Marsh, St. David's Parish, was presented to the House by Mr. *Rae*, and the same was received and read; setting forth—that Petitioner, about twenty-three years ago, leased a farm of One hundred acres from Dugald Stewart, Esq., which farm is in the rear of lands then and now in the occupation of the said proprietor. That Mr. Stewart allowed Petitioner a right of way through his uncultivated land from the Shipyard Road to the said farm—a distance of about half a mile—that now, the land having become cultivated and enclosed, Petitioner has no way of egress to the high road without trespassing upon land belonging to said proprietor, who can prevent his doing so at any time he thinks proper—and praying the House to cause a Road to be opened, or grant such other relief as may seem meet.

Ordered, That the seven preceding Petitions do lie on the Table.

Mr. *Fraser*, from the Committee appointed to prepare and bring in a Bill to continue and amend the Act for the encouragement and support of District and other Schools, presented to the House a Bill, as prepared by the Committee, and the same was read the first time, and ordered to be read a second time on Thursday next.

Ordered, That Fifty copies of the said Bill be printed, for the use of Members.

The Hon. J. Spencer Smith, Colonial Treasurer, by command of His Excellency the Lieutenant Governor, presented the following Documents to the House, viz :

A General Account of all Moneys received at, and payments made from, the Colonial Treasury, between 20th April, 1840, and 20th January, 1841.

A List of Bonds in the Treasury, with the Balances due thereon, 20th of January, 1841.

An Account of Interest paid on Outstanding Warrants, for the year ending 20th January, 1841.

Return of Land Assessment received in the year 1840, under the Act, 7 Will. 4, cap. 31.

Return of Cultivated and Uncultivated Lands in the several Townships for which Assessments have been paid.

[For the two last mentioned Documents, see Appendix (F.)]

Mr. *Longworth*, in his place, presented the following papers to the House :

The Account of the late Acting Treasurer, from 20th January to 12th May, 1840.

The Accounts of J. L. Hurdis, Esq., late Collector of Light Duty for the Port of Charlottetown, for the Quarters ending 31st March, 30th June and 30th September, 1840.

Ordered, That the above Accounts and Papers be referred to the Committee appointed to examine and report on the Public Accounts.

Then the House adjourned until to-morrow, at Eleven o'clock.

WEDNESDAY, February 17, 1841.

MR. LONGWORTH, in his place, presented to the House a copy of the Warrant Book, from the 6th February, 1840, to 4th February, 1841.

Also, the Impost Accounts for the District of Charlottetown, for the year ending 31st December, 1840.

Mr. Palmer, in his place, presented to the House the Light Duty Accounts for the District of Bedeque, for the past year: Also, the Impost Accounts for the same District, for the Quarters ending 30th June, 30th September and 31st December, 1840.

Ordered, That the said Papers and Accounts be referred to the Committee appointed to examine and report on the Public Accounts.

Resolved, That a Supply be granted to Her Majesty.

Three Petitions were (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House by Mr. Maclean, and the same were received and read, viz:

A Petition of divers Inhabitants of Township Fifty-seven, and of the South side of Orwell Bay, praying an aid to improve the road leading from the vicinity of Orwell Bridge to Orwell Ferry Point.

A Petition of divers Inhabitants of Point Prim, praying an aid to improve the road leading from the Point to the Cross Roads.

A Petition of John Bell, of Belfast, an aged and infirm pauper, praying pecuniary aid.

Ordered, That the three preceding Petitions do lie on the Table.

Read a third time, as engrossed, the Bill intituled *An Act to authorize the Crown to purchase the Lands, and to regulate the settlement of the Inhabitants of this Island, and to repeal certain sections of an Act passed in the Seventh Year of the Reign of His late Majesty, intituled 'An Act for levying an Assessment on all Lands in this Island.'*

Mr. D. Macdonald moved, that the Bill do now pass.

Mr. Palmer moved, in amendment, to leave out the word "now;" and at the end of the question to add the words "this day three months."

The House divided on the motion of amendment:

YEAS:

Mr. Palmer, Mr. Longworth.
Hon. J. S. Macdonald,

NAYS:

Mr. D. Macdonald, Mr. Maclean,
Mr. Dalziel, Mr. Le Lacheur,
Mr. Gorman, Mr. Forbes,
Mr. Montgomery, Mr. Macintosh,
Mr. Rae, Mr. Beck,
Mr. Fraser, Mr. Macneill,
Mr. Clark, Mr. Macfarlane.

So it passed in the negative.

The question being then put on the main motion, "That the Bill do pass,"

It was resolved in the affirmative.

Ordered, That Mr. D. Macdonald do carry the said Bill to the Legislative Council, and desire their concurrence.

Resolved, That a further Conference be desired with the Legislative Council, on the subject matter of the last Conference.

Ordered, That Mr. Palmer do go to the Council, and desire the said Conference.

Ordered, That the same Committee who managed the last Conference be a Committee to manage this further Conference.

A Message from the Legislative Council, by Mr. Desbrisay:

Mr. Speaker,

The Legislative Council do agree to a further Conference, as is desired by the House of Assembly, on the subject matter of the last Conference; and have appointed the same Committee who managed the last Conference a Committee to manage this further Conference—to meet in the Committee Room instanter.

And then he withdrew.

And the names of the Managers being called over, they went to the Conference.

And being returned—

Mr. Palmer reported, that the Managers had been at the Conference, and he stated the substance of the Conference to the House.

Then the House adjourned for one hour.

And being met—

The Bill to prevent burying within the precincts of any Town in this Island, was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Le Lacheur took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

Resolved, That this House will, on Saturday next, resolve itself into a Committee of the whole House, on the consideration of His Excellency the Lieutenant Governor's Message of the 1st instant, with its enclosures, on the subject of employing a Steamboat for the conveyance of the Mails, and other matters connected therewith.

Then the House adjourned until to-morrow, at Eleven o'clock.

THURSDAY, February 18, 1841.

ORDERED, That Mr. *Le Lacheur* have leave to introduce a Bill to continue the Act, 7 Will. 4, cap. 5, for more effectually preventing the spreading of Infectious Distempers within this Island.

He accordingly presented the said Bill to the House, and the same was read the first time, and ordered to be a read a second time to-morrow.

Resolved, That a Committee of twelve Members be appointed, to whom shall be referred all Petitions praying aid towards the relief and support of Paupers and Lunatics, and who shall examine and report thereon.

Ordered, That Mr. *Le Lacheur*, Mr. *Clark*, Mr. *Yeo*, Mr. *Dalziel*, Mr. *Macneill*, Mr. *Fraser*, Mr. *Longworth*, Mr. *W. Dingwell*, Hon. *J. S. Macdonald*, Mr. *Hudson*, Mr. *Thomson* and Mr. *Macintosh* do compose the said Committee.

Seven Petitions were (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House, and the same were received and read, viz :

By Mr. *Dalziel*—A Petition of Henry Prowse, of Montague River, an aged and infirm person, praying pecuniary aid.

By Mr. *Le Lacheur*—A Petition of John Masters, of Vernon River, praying pecuniary aid towards the support of an insane son.

A Petition of George Hayden, of Vernon River, an aged American Loyalist, in indigent circumstances, praying pecuniary aid.

By Mr. *Maclean*—A Petition of Simon MacKinnon, of Newtown, Belfast, praying pecuniary aid towards the support of an insane son.

By Mr. *Macneill*—A Petition of Henry

Windsor, of New London, an aged and infirm pauper, praying pecuniary aid.

By Mr. *Macfarlane*—A Petition of Charles Russell, an aged Teacher, in indigent circumstances, praying pecuniary aid.

By Mr. *Fraser*—A Petition of Mary Gallant, of Mascouche, Widow, an aged and infirm pauper, praying pecuniary aid.

Ordered, That the seven preceding Petitions be referred to the Committee appointed to examine and report on Pauper Petitions.

Ten Petitions were (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House, and the same were received and read, viz :

By Mr. *Dalziel*—A Petition of George Aitken, sen., setting forth—that Petitioner is proprietor of a Grist Mill, and that the public, for the last eighteen years, have been in the habit of using the Dam as a high road, for which he never received any remuneration; and praying that he may be allowed a certain sum annually for keeping it in repair, and pledging himself, if the same is granted, to keep the said Dam in repair for the future, without any other cost to the public.

By Mr. *Yeo*—A Petition of James Ramsay, of Township Seven, praying pecuniary compensation, for a road having been run through his farm.

A Petition of divers Inhabitants of Bray River and Piershock, praying an aid to improve the road between Bray River and Piershock.

By Mr. *Gorman*—A Petition of Thomas Doyle, of Township Seven, praying pecuniary compensation, in consequence of a new line of road having been run through his farm.

By Mr. *Macneill*—A Petition of divers Inhabitants of South West River, New London,

praying an aid for the erection of a Bridge over Schooner Creek.

A Petition of divers Inhabitants of New London, praying an aid for the erection of a new Bridge over Spring Brook, near the Episcopal Church, New London.

By Mr. *Macfurlane*—A Petition of divers Inhabitants of Union Road Settlement, praying an aid for the erection of a new Bridge over Winter River.

By Mr. *Fraser*—A Petition of divers Inhabitants of Fifteen Point and Egmont Bay, praying an aid to complete the road between Fifteen Point and Abraham's Village.

A Petition of divers Inhabitants of Mascouche and Fifteen Point, praying an aid to repair two Bridges on the road between Mascouche and Fifteen Point, viz. over Muddy Creek and the River Styx.

A Petition of divers Inhabitants of Bedeque, and Townships Seventeen and Nineteen, praying an aid to extend the Wharf at Green's Shore, and to improve a road leading thereto.

Ordered, That the ten last preceding Petitions do lie on the Table.

Mr. *Thomson*, from the Committee appointed to prepare an Address to His Excellency the Lieutenant Governor, praying that he would enter into communication with various Governments on the expediency of erecting Light Houses on the coasts of this Island, presented to the House the draught of an Address, as prepared by the Committee; which draught Address, being again read at the Clerk's Table, was agreed to by the House, and is as followeth:

To His Excellency Sir C. A. FITZ ROY, K. H., Lieutenant Governor and Commander in Chief in and over Her Majesty's Island Prince Edward, and the Territories thereunto belonging, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

MAY IT PLEASE YOUR EXCELLENCY;

The House of Assembly having, on the 11th inst., adopted a Resolution on the expediency of erecting Light Houses on

some of the most eligible points on the coast of this Island, most respectfully request that your Excellency will be pleased to give effect to the said Resolution, by entering, at your earliest convenience, into communication with the various Governments therein referred to, on the subject.

Ordered, That the said Address be engrossed.

Ordered, That the Committee who prepared the Address be a Committee to wait upon His Excellency with the same; who returning, reported to the House that their Address had been presented to His Excellency, who was pleased to say, that he would comply with the desire of the House.

Then the House adjourned for one hour.

And being met—

Resolved, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Bill to prevent the interment of human bodies within the precincts of any Town in this Island.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. *Le Lacheur* took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *Le Lacheur* reported, that the Committee had gone through the Bill, and made several amendments thereto; which amendments were again read at the Clerk's Table, and agreed to by the House.

Ordered, That the said Bill, as amended, be engrossed, and that the Title be *An Act to prohibit the burial of human bodies within the limits of the several Towns of this Island, and to establish burial grounds in the Common of Georgetown.*

Then the House adjourned until to-morrow, at Eleven o'clock.

FRIDAY, February 19, 1841.

MR. GORMAN, from the Committee of the whole House on the State of the Colony, reported, according to order, a Resolution of the said Committee; which Resolution was again read at the Clerk's Table, and is as followeth:

Whereas it is highly necessary for the best interests of the Colony, that all cases tried by

Jury, whether civil or criminal, in the Superior Courts, should be tried by a Jury possessed, as far as can be ascertained, of the greatest knowledge and information:

Therefore, Resolved, That it be recommended to the House, to order a Bill to be brought in, to regulate the qualifications of Jurors, and the mode of striking Juries.

And the said Resolution being again read—

Mr. *Rae* moved, in amendment thereto, that the words “the greatest knowledge and information” be left out, and the following substituted—“competent judgment, information and integrity;” which being seconded and put, passed in the affirmative.

The question being then put on the said Resolution, as amended, it was agreed to by the House.

Ordered, That Mr. *Thomson*, Mr. *Hudson*, Mr. *Clark*, Mr. *Le Lacheur* and Mr. *Dalziel* be a Committee to prepare and bring in a Bill in conformity with the said Resolution.

The Bill to continue the Act for more effectually preventing the spreading of Infectious Distempers within this Island, was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. *Le Lacheur* took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *Le Lacheur* reported, that the Committee had gone through the Bill, without making any amendment thereto.

Ordered, That the said Bill be engrossed, and that the Title be *An Act to continue for a limited period an Act passed in the Seventh Year of the Reign of His late Majesty King William the Fourth, intituled “An Act to continue and amend the Act for more effectually preventing the spreading of Infectious Distempers within this Island.”*

Six Petitions were (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House, and the same were received and read, viz:

By Mr. *Gorman*—A Petition of divers Inhabitants of the Northern parts of Prince County, praying an aid to improve the Road from the Ferry on Lot Ten to French Village.

A Petition of divers Inhabitants of Lot Seven, praying an aid to improve the road through that Township.

A Petition of divers Inhabitants of Lots Seven and Eight, praying for the erection of a Bridge over Macwilliams’s Brook.

A Petition of divers Inhabitants of Kildare, praying an aid to improve the road from Kildare Bridge to the new Bridge on Little Tignish River.

A Petition of divers Inhabitants of the Northern parts of Prince County, praying an aid to improve the road from the Ferry on Lot Ten to the main Western Road.

By Mr. *Longworth*—A Petition of Nicholas Conroy, Sub-Collector of Customs for the Port of Cascumpeque, praying for an increase of his salary as such.

Ordered, That the six preceding Petitions do lie on the Table.

Then the House adjourned for one hour.

And being met—

Ordered, That so much of the Despatch from Lord John Russell, bearing date the 22d Sept. last, and transmitted to this House by His Excellency the Lieutenant Governor on the 1st inst., as relates to the Address of this House, praying for a reconstruction of the Council, be referred to the Committee of the whole House on the State of the Colony.

Ordered, That the Order of the 12th inst. for engrossing the Bill to enable the Government to ascertain the Population of this Colony, and to obtain other statistical information therein mentioned, be discharged.

Ordered, That the said Bill be now recommitted to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. *Gorman* took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *Gorman* reported, that the Committee had gone into the further consideration of the Bill, and made several amendments thereto; which amendments were again read at the Clerk’s Table, and agreed to by the House.

Ordered, That the said Bill, as amended, be engrossed.

Then the House adjourned until to-morrow, at Eleven o’clock.

SATURDAY, February 20, 1841.

RESOLVED, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Bill for the relief of certain American Loyalists and Disbanded Provincial Troops in this Island, and their Representatives.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Longworth took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Longworth reported, that the Committee had gone through the Bill, and made an amendment thereto; which amendment was again read at the Clerk's Table, and agreed to by the House.

Ordered, That the said Bill, as amended, be engrossed, and that the Title be *An Act for the relief of certain of the American Loyalists and Disbanded Provincial Troops, and their Representatives.*

Six Petitions were (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House, and the same were received and read, viz:

By Mr. Gorman—A Petition of Dominic Gallant, of Egmont Bay, a person injured by a fall from the roof of a house, praying pecuniary aid.

A Petition of James Peters, of Lot Two, an aged person, in indigent circumstances, praying pecuniary aid.

By Mr. Yeo—A Petition of Jeremiah Dalton, of Lot Seven, whose wife is in a state of insanity, praying pecuniary aid towards her support.

A Petition of George Murray, of Lot Eleven, praying pecuniary aid towards the support of his wife, labouring under insanity.

A Petition of Mary Ann Warren, of Cascumpeque, a widow woman, in indigent circumstances, praying pecuniary aid towards the support of herself and children.

A Petition of Robert Currie, of Lot Seven, an old soldier, in indigent circumstances, praying pecuniary aid.

Ordered, That the six preceding Petitions do lie on the Table.

A Petition of divers Inhabitants of Road District Number One was presented to the

House by Mr. Gorman, and the same was received and read; setting forth—that they do not receive an equal share of the Road money in proportion to the number of Townships contained in the District, and praying for a more equal division thereof.

Ordered, That the said Petition do lie on the Table.

A Petition of divers Inhabitants of the Northern parts of Prince County was (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House by Mr. Gorman, and the same was received and read; praying an aid for the erection of a Bridge over Trout River, near Prenderville.

A motion being made, that the said Petition be referred to a Special Committee, to examine the same and report thereon;

The House divided on the question:

YEAS, 15.

NAYS, 4.

So it was carried in the affirmative.

Ordered, That Mr. Gorman, Mr. Clark, Mr. Thomson, Mr. Yeo and Mr. Rae do compose the said Committee.

Six Petitions were (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House by Mr. Yeo, and the same were received and read, viz:

A Petition of divers Inhabitants of Lot Eleven, praying an aid to complete the Bridge over Canadian River, and the Road from thence to Large's Ferry.

A Petition of divers Inhabitants of Lots Twelve and Thirteen, praying an aid to improve the Road on the North side of Trout River.

A Petition of divers Inhabitants of Lots Three and Four, praying an aid of Thirty Pounds to erect two small Bridges.

A Petition of divers Inhabitants of the Gulf Shore and Cascumpeque, praying an aid to improve the road from Halloran's to Mill River.

A Petition of divers Inhabitants of Lots Three, Four, Five and Six, praying an aid to improve the road between Hillstown and Tignish.

A Petition of the Secretary of the Northern Agricultural Society, praying a grant in aid of the funds of that Institution.

Ordered, That the six last preceding Petitions do lie on the Table.

Mr. Yeo read in his place, a Petition of divers Inhabitants of Lots Seven and Eight, styling themselves friends of Temperance.

And then Mr. Yeo moved, that the said Petition be received and read.

Mr. Palmer moved, as an amendment to the question; that the said Petition be not received, the same, contrary to Parliamentary rule, being printed.

The House divided on the motion of amendment.

YEAS :

Mr. Palmer,	Mr. Macfarlane,
Mr. Longworth,	Mr. Forbes,
Mr. Muclean,	Mr. Beck,
Mr. Dalziel,	Mr. Montgomery.
Hon. J. S. Macdonald,	

NAYS :

Mr. Macintosh,	Mr. Macneill,
Mr. Yeo,	Mr. Thomson,
Mr. Fraser,	Mr. Rae,
Mr. D. Macdonald,	Mr. Clark,
Mr. Le Lacheur,	Mr. Hudson.
Mr. Gorman,	

So it passed in the negative.

The question being then put on the main motion, it was carried in the affirmative.

And then the said Petition was received and read—praying that an Act may be passed to prohibit entirely the importation of ardent spirits into this Colony, or the distillation of any quantity thereof by means of domestic manufacture.

Ordered, That the Committee appointed last Session to examine and report on the Temperance Petitions presented to the House last Session, be revived; and that they do examine also and report on the last mentioned Petition.

Ordered, That Mr. Palmer be added to the said Committee.

A Message from the Legislative Council, by Mr. Desbrisay:

Mr. Speaker,

The Legislative Council have passed the following Bills, with amendments, to which they desire the concurrence of the House of Assembly:

An Act to authorize the appointment of Coroners in Prince and King's Counties.

An Act to prevent the running at large of Neat Cattle in the Streets and Squares of Charlottetown, at certain seasons, and of Bulls at any season.

And then he withdrew.

Ordered, That Mr. Le Lacheur have leave to introduce a Bill to continue and extend in its provisions the Act now in force, regulating the size and quality of Fish Barrels and Tierces, and the weight of Fish made up therein.

He accordingly presented the said Bill to the House, and the same was read the first time, and ordered to be read a second time on Friday next.

The amendment made by the Legislative Council to the Bill intituled *An Act to authorize the appointment of Coroners in Prince and King's Counties*, was read the first time, and is as followeth:

Folio 2, line 8—After the word 'Coroner,' insert the following Proviso:—

'Provided always, That nothing herein contained shall extend, or be construed to extend, to diminish, or in any way interfere with any salary now paid by the Imperial Government to the Officer holding such office of Coroner for the whole Island.'

Ordered, That the said amendment be read a second time on Monday next.

The amendments made by the Legislative Council to the Bill intituled *An Act to prevent the running at large of Neat Cattle in the Streets and Squares of Charlottetown, at certain seasons, and of Bulls at any season*, were read the first time, and are as follow:

Folio 1, line 10—After the word 'Bulls,' insert 'and of Horses, Mares or Geldings.'

Same folio, last line—Strike out the words 'Sundays excepted.'

Folio 2, line 12—After the word 'Bull,' strike out the words 'or Bulls,' and insert 'Horse, Mare or Gelding.'

Same folio, line 18—Strike out the word 'damages,' and after the word 'Costs,' in the same line, insert 'over and above all damages which such Bull, Horse, Mare or Gelding, may have done or committed.'

Folio 3, line 3—After the word 'person,' insert 'or persons.'

Same folio, line 4—After the word 'same,' insert the following clause:—

'And be it further enacted, That an Act made and passed in the Seventh Year of the Reign of His late Majesty King William the Fourth, intituled *An Act to prevent the running at large of Horses within the Streets and Squares of Charlottetown in the Winter Season*,

' be, and the same is hereby suspended
' during the continuance of this Act.'

In the Title, line 4—After the word 'Bulls,' insert
'Horses, Mares or Geldings.'

Ordered, That the said amendments be read
a second time on Tuesday next.

A Petition of divers Inhabitants of Char-
lottetown and its vicinity was presented to the
House by Mr. *Palmer*, and the same was re-
ceived and read; praying for the establishment
of a more efficient system of Police for that
town, for the protection of lives and property,
than at present exists.

Resolved, That the said Petition be referred
to a Committee of five Members, to examine
the same and report thereon, by Bill or other-
wise—with power to send for persons, papers
and records.

Ordered, That Mr. *Palmer*, Mr. *Longworth*,
Mr. *Macleau*, Hon. J. S. *Macdonald* and Mr.
Clark do compose the said Committee.

A Petition of divers Inhabitants of Char-
lottetown and its vicinity was (with the con-
sent of His Excellency the Lieutenant Gover-
nor, that the House may proceed thereon as
they shall think fit,) presented to the House
by Mr. *Longworth*, and the same was re-
ceived and read; setting forth the inade-
quacy of the present Ferry Slip or Hard op-
posite Charlottetown, and praying an aid for
the construction of a substantial Wharf on the
South side of the Hillsborough, at the place
called Minchin's Point, and for the purchase
of a right of way from thence to the present
line of road.

Resolved, That the said Petition be referred
to a Committee of five Members, to examine
the same, and report thereon—with power to
send for persons, papers and records.

Ordered, That Mr. *Longworth*, Mr. *Palmer*,
Mr. *Macleau*, Mr. *Thomson* and the Hon. J. S.
Macdonald do compose the said Committee.

Then the House adjourned for one hour.

And being met—

Mr. *Speaker* laid before the House the School
Visiter's Report for the year ending 28th
January, 1841.

[For the said Report, see Appendix (G.)]

Resolved, That there be a Call of this House
on Tuesday the 23d instant.

A Petition of James Howlett, of Bay For-
tune, was presented to the House by Mr.
Thomson, and the same was received and
read; praying the House to take into consi-
deration the conduct of the Sheriff of King's
County, with reference to the circumstances
which led to the arrest, trial and imprisonment
of the Petitioner.

Ordered, That the said Petition do lie on
the Table.

Resolved, That this House do now resolve
itself into a Committee of the whole House,
on the further consideration of the Report of
the Special Committee on the Expiring Laws.
The House accordingly resolved itself into
the said Committee.

Mr. *Speaker* left the Chair.

Mr. *Le Lacheur* took the Chair of the Com-
mittee.

Mr. *Speaker* resumed the Chair.

Mr. *Le Lacheur* reported, that the Com-
mittee had made some progress, and had direc-
ted him to move for leave to sit again.

Mr. *Palmer* moved to amend the said
Report, by inserting after the word progress,
"and had come to the following Resolution,
which he was directed to submit to the House
—RESOLVED, That it is the opinion of this
Committee, that it is expedient to amend and
continue the Act intituled *An Act to establish
an additional Term of the Supreme Court, and
to extend the Hilary and Trinity Terms for
Queen's County.*"

The House divided on the motion of amend-
ment:

YEAS:

Mr. <i>Palmer</i> ,	Hon. J. S. <i>Macdonald</i> ,
Mr. <i>Macneill</i> ,	Mr. <i>Montgomery</i> ,
Mr. <i>Yeo</i> ,	Mr. <i>Longworth</i> .
Mr. <i>Macleau</i> ,	

NAYS:

Mr. <i>Thomson</i> ,	Mr. <i>D. Macdonald</i> ,
Mr. <i>Fraser</i> ,	Mr. <i>Macintosh</i> ,
Mr. <i>Rae</i> ,	Mr. <i>Clark</i> ,
Mr. <i>Le Lacheur</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>Hudson</i> ,	Mr. <i>Beck</i> .
Mr. <i>Daniel</i> ,	

So it passed in the negative.

Ordered, That the said Committee have
leave to sit again.

Then the House adjourned until Monday
next, at Eleven o'clock.

MONDAY, February 22, 1841.

READ a third time, as engrossed, the Bill intituled *An Act to enable the Government to ascertain the Population of this Colony, and to obtain other Statistical information therein mentioned.*

Resolved, That the Bill do pass.

Read a third time, as engrossed, the Bill intituled *An Act to continue for a limited period an Act passed in the Seventh Year of the Reign of His late Majesty King William the Fourth, intituled "An Act to continue and amend the Act for more effectually preventing the spreading of Infectious Distempers within this Island."*

Resolved, That the Bill do pass.

Read a third time, as engrossed, the Bill intituled *An Act to prohibit the burial of human bodies within the limits of the several Towns of this Island, and to establish burial grounds in the Common of Georgetown.*

Resolved, That the Bill do pass.

Ordered, That Mr. Thomson do carry the three preceding Bills to the Legislative Council, and desire their concurrence.

A Petition of the Minister, Church Wardens and Vestry of the Parish of Charlotte, was presented to the House by Mr. Palmer, and the same was received and read; setting forth—That Petitioners are, *ex officio*, Trustees of a certain piece of ground in Charlottetown, which said piece of ground is granted 'for the purpose of being used as a site for a Church for the celebration of Divine Worship therein, according to the rites and ceremonies of the Established Church of England and Ireland, for the said Parish of Charlotte;' and that, by the limitations of the Grant, petitioners are precluded from the full benefit intended to be conveyed, inasmuch as they have no power to erect, on the said ground, any buildings to be used either as a School House or a Parsonage House, in connection with the Church already erected thereon—and praying for an Act to enable them to avail themselves of these desirable advantages.

Resolved, That the said Petition be referred to a Committee of five Members, to examine the same, and report thereon by Bill or otherwise—with power to send for persons, papers and records.

Ordered, That Mr. Palmer, Mr. Hudson, the Hon. J. S. Macdonald, Mr. Montgomery and Mr. Le Lacheur do compose the said Committee.

Ordered, That Mr. Le Lacheur have leave to introduce a Bill to further continue and to amend the Act for regulating the measurement of Ton Timber, Boards, and all other kinds of Lumber, and also declaring what shall be deemed Merchantable, and for appointing Officers to survey the same.

He accordingly presented the said Bill to the House, and the same was read the first time, and ordered to be read a second time on Saturday next.

The amendment made by the Legislative Council to the Bill intituled *An Act to authorize the appointment of Coroners in Prince and King's Counties*, was, according to order, read a second time.

A motion being made, that the said amendment be now committed to a Committee of the whole House;

Mr. Palmer moved, by way of amendment, that the said amendment be disagreed to.

The House divided on the motion of amendment:

YEAS:

Mr. Palmer,	Mr. Le Lacheur,
Mr. Fraser,	Mr. Macnill,
Mr. Forbes,	Mr. Macfarlane,
Mr. Rae,	Mr. Maclean,
Mr. Macintosh,	Mr. D. Macdonald.
Mr. Gorman,	

NAYS:

Mr. Thomson,	Hon. J. S. Macdonald,
Mr. Hudson,	Mr. Clark,
Mr. Longworth,	Mr. Dalziel,
Mr. Yeo,	Mr. Montgomery.
Mr. Beck,	

So it was carried in the affirmative.

Resolved, That a Conference be desired with the Legislative Council, on the subject matter of the amendment made by their Honors to the Bill intituled *An Act to authorize the appointment of Coroners in Prince and King's Counties*; and that upon such Conference, the Committee of this House be instructed to communicate to the Committee of the Council the reasons of this House for disagreeing to the said amendment.

Ordered, That Mr. Thomson do go to the Council, and desire the said Conference.

Ordered, That Mr. *Palmer*, Mr. *Longworth*, Mr. *Rae* and the Hon. *J. S. Macdonald* be a Committee to manage the said Conference.

Two Petitions were (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House by Mr. *Yeo*, and the same were received and read, viz :

A Petition of divers Inhabitants of Cascumpeque, praying an aid to raise two Bridges on the Mill Road.

A Petition of divers Inhabitants of Lot 14, praying an aid to improve the road from Maclean's Ferry.

Then the House adjourned for one hour.

And being met—

Ordered, That Mr. *Montgomery* have leave to introduce a Bill to extend the jurisdiction of Justices of the Peace and Commissioners in matters of Small Debt.

He accordingly presented the said Bill to the House, and the same was read the first time, and ordered to be read a second time on Friday next.

The Bill for the encouragement and support of District and other Schools, was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. *Montgomery* took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

Then the House adjourned until to-morrow, at Eleven o'clock.

TUESDAY, February 23, 1841.

ACCORDING to Order, the List was called over; and it appearing that the Hon. *Joseph Pope* and Mr. *Joseph Dingwell* were absent without leave—but their absence being accounted for to the satisfaction of the House;

Ordered, That the Hon. Mr. *Pope* and Mr. *J. Dingwell* be excused.

A motion being made that the House do adjourn,

The House divided on the question :

YEAS :

Mr. <i>Le Lacheur</i> ,	Mr. <i>Macfarlane</i> ,
Mr. <i>Fraser</i> ,	Mr. <i>Macneill</i> ,
Mr. <i>Forbes</i> ,	Mr. <i>Rae</i> ,
Mr. <i>Dalziel</i> ,	Mr. <i>Macintosh</i> ,
Mr. <i>D. Macdonald</i> ,	Mr. <i>Palmer</i> .
Mr. <i>Maclean</i> ,	

NAYS :

Mr. <i>Hudson</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>Montgomery</i> ,	Hon. <i>J. S. Macdonald</i> ,
Mr. <i>Yeo</i> ,	Mr. <i>Thomson</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Longworth</i> ,
Mr. <i>W. Dingwell</i> ,	Mr. <i>Beck</i> .

So it was carried in the affirmative.

Then the House adjourned for one hour.

And being met—

The amendments made by the Legislative Council to the Bill intituled *An Act to prevent the running at large of Neat Cattle in the Streets and Squares of Charlottetown at certain seasons, and of Bulls at any season*, were according to order, read a second time.

Ordered, That the said amendments be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. *D. Macdonald* took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *D. Macdonald* reported, that the Committee had come to three Resolutions—which Resolutions were again read at the Clerk's Table, and are as follow :

1. RESOLVED, That the Fourth of the said amendments be agreed to, with an amendment.

2. RESOLVED, That the Fifth of the said amendments be agreed to.

3. RESOLVED, That the residue of the said amendments be disagreed to.

And the said Resolutions being again read

throughout, were, on the question being separately put thereon, agreed to by the House.

Resolved, That a Conference be desired with the Legislative Council, on the amendments made by their Honors to the Bill intituled *An Act to prevent the running at large of Neat Cattle in the Streets and Squares of Charlottetown at certain seasons, and of Bulls at any season*; and that upon such Conference, the Committee of this House be instructed to communicate to the Committee of the Council, the reasons of this House for disagreeing to certain of the said amendments.

Ordered, That Mr. Thomson do go to the Council, and desire the said Conference.

Ordered, That the Hon. J. S. Macdonald, Mr. Longworth, Mr. Forbes and Mr. D. Macdonald be a Committee to manage the said Conference.

Resolved, That this House do now resolve itself into a Committee of the whole House, to

inquire into and take into consideration the State of the Colony.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Gorman reported, that the Committee had come to a Resolution, which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Mr. Gorman also acquainted the House, that he was directed by the Committee to move for leave to sit again—which the House agreed to.

Then the House adjourned until to-morrow, at Eleven o'clock.

WEDNESDAY, February 24, 1841.

FIFTEEN Petitions were (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House, and the same were received and read, viz:

By Mr. Rae—A Petition of divers Inhabitants of that part of Elliot River, lying between Cornelius Mabey's and the mouth of the Dog River, praying an aid to bridge a Creek.

By Mr. Hudson—A Petition of divers Inhabitants of Cape Traverse, Carleton Cove and Seven-mile-bay, praying an aid of Thirty Pounds, to finish the road lately opened from Carleton, through the settlement of Seven-mile-bay, to the Bedeque Road.

By Mr. Macfurlane—A Petition of divers Inhabitants of the New Suffolk Road Settlement, praying an aid towards completing Big Bridge, and making the road passable.

By Mr. Clark—A Petition of divers Inhabitants of Lot Nineteen, praying an aid to bridge Tilton's Creek, and to improve the road from Townshend's Corner to Little Village.

By Mr. Macneill.—A Petition of divers Inhabitants of New London and its vicinity, praying a grant, in aid of individual subscription, towards the reconstruction of the Bridge over Hope River, at the Narrows.

By Mr. Forbes—A Petition of divers Inhabitants of Townships Thirty-five and Thirty-

six; setting forth—that their road communication would be much improved were a new road made of the length of twenty chains, on the South boundary line of the farms of Norman and John Macintyre; and praying an aid of Twenty-five pounds to indemnify the said Norman and John Macintyre for said road.

By Mr. Fraser—A Petition of divers Inhabitants of Lots Fifteen, Sixteen, and Seventeen; setting forth—that a part of the Main Western Road yet remains unimproved, viz. from the Cross Roads, near Saint Eleanor's Court House, in a direct course to Mascouche Chapel, although the same was opened when the Western Road was first explored and surveyed; that in consequence of said piece of road having been neglected, travellers are under the necessity of taking a circuitous route of six miles, whereas the direct course does not exceed two miles; and praying an aid to make the said road.

A Petition of divers Inhabitants of Lot Sixteen, praying an aid to improve the road between Lyle's and Fraser's, on that Township.

By Mr. Le Lacheur—A Petition of divers Inhabitants of Lots 49 and 50, and vicinity, praying an aid towards the construction of a Wharf at China Point.

By Mr. Thomson—A Petition of divers Inhabitants of Georgetown, and its vicinity, praying the House to grant a sum sufficient

for the erection of a suitable Market House in the said Town.

By Mr. *Maclean*—A Petition of divers Inhabitants of Pinette and the adjacent Settlements, praying for a grant of Sixty Pounds, in aid of individual subscription, towards building a Wharf or Slip at Campbell's Point, on the South side of Pinette River.

A Petition of divers Inhabitants of Lot Fifty, and adjacent Settlements, praying an aid to improve the road from the China Point Road to Seal River.

By Mr. *D. Macdonald*—A Petition of divers Inhabitants of Townships Forty-six and Forty-seven, setting forth—that the sum formerly granted to enable them to open a road from the main road to the entrance of West River Harbour, being inadequate to purchase the right of way, as well as to open the road, remains unexpended; and praying for an additional grant in aid of that object.

By Mr. *W. Dingwell*—A Petition of divers Inhabitants of Townships Forty-three, Fifty-five and Fifty-six, praying for a grant, in aid of individual subscription, to enable them to build a Hard or Slip at Grand River Ferry.

A Petition of divers Inhabitants of Little River and Little Pond; setting forth—that they are much in want of a public road from the line of road passing Lawless's forge to Little River Harbour, and thence on the line between Alexander Macdonald and Angus Macdonald's, to Little Pond; and praying a grant for the purpose of making the said road.

Ordered, That the Fifteen preceding Petitions do lie on the Table.

Mr. *Fraser* reported from the Committee appointed last Session to inquire into the expediency and practicability of erecting a new Bridge over Ellis River; and he read the Report in his place, and delivered it in at the Clerk's Table, where it was again read, and is as followeth:—

That a majority of the said Committee examined the site contemplated for the said Bridge, and found that the breadth of the river, from one shore across to the other, at high water mark, is 528 feet, and about one fifth less at low water mark; the channel is about thirty feet broad, interspersed with Oyster beds, and varying from fourteen to sixteen feet in depth at high water mark, and from six to eight feet in depth at low water mark. The river, in that particular part, is quite smooth, and the current slow; and, owing to the number of Oyster beds, the water seldom freezes, and when it does, the ice is so very weak that, in the opinion of your Committee, it could not possibly injure any structure that might come in contact with it. On the South side, the road that leads to the contemplated Bridge is passable, with the

exception of about three quarters of a mile, which three quarters have to pass through a swamp. On the North side, there is about one mile of road required to be made, from the river to the present highway—about 400 feet on said road will have to pass in a direct line through a marsh. Your Committee have to remark, that a Bridge on the said site would be of the greatest advantage to the North West portion of the inhabitants of Prince County, as in the present instance, owing to the lay of the country, persons travelling to the Eastward have to cross a Ferry at least one mile in breadth. Your Committee cannot, for certainty, estimate the exact amount it would take to build a substantial Bridge on the said site, but, from the facility of getting materials, they believe it would not exceed Three hundred Pounds.

Ordered, That the said Report be referred to a Committee of the whole House on Wednesday next.

A Petition of divers Inhabitants of Lots Twelve, Thirteen, Fourteen, Sixteen and Seventeen, was (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House by Mr. *Fraser*, and the same was received and read, praying a grant, in aid of individual subscription, towards erecting a Bridge over Ellis River, between Maclean's and Macdonald's Shore.

Ordered, That the said Petition be referred to the above named Committee.

A Petition of divers Inhabitants of Lots One, Five, Six, Fifteen, Sixteen and Seventeen, was (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as the shall think fit,) also presented to the House by Mr. *Fraser*, and the same was received and read; praying an aid to make half a mile of road through the farm of James Ramsay, on Lot Seventeen, from the East end of Mascouche Road to the shore.

A motion being made, that the said Petition do lie on the Table;

Mr. *Clark* moved, in amendment, that the prayer of the said Petition be rejected, the remedy being elsewhere; which being seconded and put, passed in the negative.

The question being then put on the main motion, it was carried in the affirmative.

Then the House adjourned for one hour.

And being met—

Resolved, That a Committee be appointed to search the Journals of the Legislative Coun-

cil, to ascertain what proceedings have been had on the Bill intituled *An Act to regulate the letting of the Stalls in the Market House in Charlottetown, and for other purposes.*

Ordered, That Mr. Thomson and Mr. Hudson do compose the said Committee.

A Petition of divers inhabitants residing on the South side of the Hillsborough, was (with the consent of His Excellency, that the House may proceed thereon as they shall think fit) presented to the House by Mr. *Le Lacheur*, and the same was received and read, praying an aid for the construction of a Wharf at a place called Minchin's Point, at the Ferry opposite Charlottetown, and to purchase a right of way from thence to the present line of road.

Ordered, That the said Petition be referred to the Committee to whom was referred the Petition of divers Inhabitants of Charlottetown, on the same subject, presented to this House on the 20th instant, and that they do examine also and report on this Petition.

A Message from the Legislative Council, by Mr. Desbrisay :

Mr. Speaker,

The Legislative Council have passed a Bill intituled *An Act to amend an Act of the Seventh year of the Reign of His late Majesty King William the Fourth, intituled "An Act to repeal certain parts of an Act intituled 'An Act for the limitation of Actions, and for avoiding Lawsuits, so far as the same relate to Actions concerning Real Estate, and to make other provisions in lieu thereof,"* to which they desire the concurrence of the House of Assembly.

And then he withdrew.

On motion, the said Bill was read the first time, and ordered to be read a second time on Friday next.

A Message from the Legislative Council, by Mr. Desbrisay :

Mr. Speaker;

The Legislative Council do agree to a Conference, as is desired by the House of Assembly, on the subject matter of the Amendment made to the Bill intituled *An Act to authorize the appointment of Coroners in Prince and King's Counties;* and have appointed the Honorables Mr. Holl and Mr. Young a Committee to manage the said

Conference—to meet in the Committee Room to-morrow, at One o'clock.

And Also,

Mr. Speaker,

The Legislative Council do agree to a Conference, as is desired by the House of Assembly, on the Amendments made to the Bill intituled *An Act to prevent the running at large of Neat Cattle in the Streets and Squares of Charlottetown at certain seasons, and of Bulls at any season;* and have appointed the Honorables Mr. Dalrymple and Mr. Macnutt a Committee to manage the said Conference—to meet in the Committee Room to-morrow, at half-past One o'clock.

And then he withdrew.

A Petition of divers Inhabitants of Lots Forty-nine, Fifty and Fifty-seven, was presented to the House by Mr. *Le Lacheur*, and the same was received and read; setting forth—that for want of some proper person to inspect the Measures used on board the different vessels loading at Orwell Bay, the public are, in many cases, defrauded to a considerable extent by Traders and Masters of Vessels, by means of unlawful measures—that as the law now stands, the master of the vessel only is made liable to the fine, and that it is very difficult to secure the persons of such individuals, from their frequently shifting about from place to place—and praying for an alteration in the Act for regulating Measures, so that justice may be secured to buyer and seller.

Resolved, That the said Petition be referred to a Committee of five Members, to examine the same and report thereon, by Bill or otherwise—with power to send for persons, papers and records.

Ordered, That Mr. *Le Lacheur*, Mr. *Clark*, Mr. *Thomson*, Mr. *Rae* and Mr. *Longworth* do compose the said Committee.

A Petition of divers Inhabitants of Georgetown and its vicinity, was presented to the House by Mr. *Thomson*, and the same was received and read, praying the House to accept of the tender or proposition of the owners of the Steamboat Pocahontas, wherein they agree, for a specified sum, to run her twice a week between Pictou and Charlottetown, and once a week between Pictou and Georgetown, while the navigation is open—in order that Georgetown may benefit from the advantages to be derived by a direct intercourse by means of a steam vessel with Pictou.

Ordered, That the said Petition be referred to the Committee of the whole House, on the consideration of the Lieutenant Governor's Message of the 1st inst. with the enclosures, relative to the employment of a Steamboat for the conveyance of the Mails.

Two Petitions were (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House, and the same were received and read, viz :

By Mr. *Maclean*—A Petition of James Macleod, of Wood Island Road, an aged and infirm pauper, praying pecuniary aid.

By Mr. *W. Dingwell*—A Petition of Catherine Partridge, of Saint Peter's Bay, Widow, a person in indigent circumstances, praying pecuniary aid.

Ordered, That the two last preceding Petitions be referred to the Committee appointed to examine and report on Pauper Petitions.

Two Petitions were (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House by Mr. *Dalziel*, and the same were received and read, viz :

A Petition of divers Inhabitants of Townships Fifty-nine, Sixty-one and Sixty-three, praying an aid to widen the shore road from John Phillips's, on Lot 59, along the South bank of the Montague River, to Georgetown Ferry and Saint Andrew's Point.

A Petition of divers Inhabitants of Three Rivers and Murray Harbour; setting forth—that the high road from Three Rivers to Murray Harbour passes over the Mill Dam belonging to George Aitken, of Lot Fifty-nine, which is frequently rendered dangerous to travellers, in consequence of the water overflowing the dam, and washing parts of it away; and the said dam being private property, the owner cannot be compelled to repair the same—that this inconvenience may be obviated by building a Bridge across the stream below the said Dam, and making a short piece of road which will not be liable to be injured by the breaking of the dam; and praying an aid towards building a Bridge and making a road below Aitken's Mill Dam.

Resolved, That the two last preceding Petitions be referred to a Committee of five Members, to examine the same and report thereon—with power to send for persons, papers and records.

Ordered, That Mr. *Dalziel*, Mr. *Le Lacheur*, Mr. *Thomson*, Hon. *J. S. Macdonald* and Mr. *Clark* do compose the said Committee.

Mr. *Gorman*, from the Committee of the whole House on the State of the Colony, reported, according to order, the Resolution of the said Committee; which Resolution was again read at the Clerk's Table, and is as followeth:—

Whereas there does not appear to be any answer from the Imperial Government to the Bill and Address passed last Session, in reference to the Fishery Reserves: *Resolved*, therefore, That with the view of bringing that important subject to an amicable termination, which is so essential to the benefit of Fishermen in this Island, that a Committee be appointed to prepare and bring in a Bill of the same tenor as that passed by this House last Session.

And the said Resolution being again read, Mr. *Palmer* moved, in amendment thereto, that after the word "Whereas" all be struck out, and the following substituted :

"It continues a subject of much regret to many of the inhabitants of this Colony, that no Legislative provision has yet been made to regulate the uses of the Fishery Reserve Lands therein, and to secure to the several parties interested in the said Lands their respective rights and claims, according as each may justly appear entitled to the same, and the public exigencies of the Colony may seem to require; and also, that the failure of the Bills heretofore at different times agreed to by this House, for the accomplishment of the aforesaid purposes, has been, in consequence of the Legislative Council adhering to enactments originating therein, materially different in their principles from those agreed to by this House, and in which this House still sees no prospect of concurring—*Therefore*, *Resolved*, That a Committee be appointed, to draw up the grounds of the objections entertained by this House to the said enactments of the Legislative Council, and the reasons which weigh with this House for adhering to the principles of the said Bills, as formerly framed by this House; and that an humble Address be prepared and forwarded to Her Majesty, submitting therewith the Report of the said Committee; and that a copy of the said Report be furnished to the Legislative Council, with a request to join this House in the aforesaid Address to Her Majesty, and to forward therewith such objections as the

Legislative Council may entertain to the enactments agreed to by this House, if the Legislative Council shall so see fit, in order that the opinion of Her Majesty's Government may be ascertained, and that the Legislature of this Colony may obtain the benefit of any enactment that Her Majesty may be pleased to recommend to the Legislature of this Colony as just and reasonable on the subject."

The House divided on the motion of amendment:

YEAS:

Mr. Palmer,	Mr. Yeo,
Mr. Longworth,	Hon. J. S. Macdonald.
Mr. Hudson,	

NAYS:

Mr. Montgomery,	Mr. Le Lacheur,
Mr. Clark,	Mr. Thomson,
Mr. Gorman,	Mr. Dalziel,
Mr. Rae,	Mr. Macneill,
Mr. Macintosh,	Mr. Beck,
Mr. Forbes,	Mr. W. Dingwell,
Mr. Macfarlane,	Mr. Fraser.
Mr. D. Macdonald,	

So it passed in the negative.

The question being then put on the said Resolution, it was agreed to by the House.

Ordered, That Mr. Fraser, Mr. Le Lacheur and Mr. Rae be a Committee to prepare and bring in a Bill in accordance with the above reported Resolution.

Resolved, That this House do now resolve itself into a Committee of the whole House, to inquire into and take into consideration the State of the Colony.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Gorman reported, that the Committee had come to two Resolutions, which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Mr. Gorman also acquainted the House, that he was directed by the Committee to move for leave to sit again—which the House agreed to.

Then the House adjourned until to-morrow, at Eleven o'clock.

THURSDAY, February 25, 1841.

ORDERED, That the Thirteenth Rule of this House, requiring twenty-four hours' notice of new matter, be suspended for this day, so far as respects the presentation of Petitions.

Mr. Speaker presented to the House a Petition of John Howell, a Prisoner in confinement for Debt in the Jail of Charlottetown; and the same was received and read—praying, for the reasons therein set forth, that a Bill may pass, to enable him to sue for what sums may be owing to him, without the sanction of an Attorney, and for other purposes.

Ordered, That the said Petition do lie on the Table.

Nine Petitions were (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House, and the same were received and read, viz:

By Mr. Rae—A Petition of James Macgregor, of Brackley Point, Teacher, praying for the usual annual allowance of Twelve Pounds, as a Teacher of the First Class.

A Petition of William H. Nelis, of Charlottetown, Teacher, praying for Legislative aid.

A Petition of divers Inhabitants of Cantyre Settlement, praying an aid to bridge the Black Stream, and to open a Road from said Settlement to the Rustico Road.

By Mr. Forbes—A Petition of divers Inhabitants of Lots Thirty-four and Thirty-five, praying an aid of Fifteen Pounds, to erect a Bridge at the old Saw Mill, Little York Road.

A Petition of divers Inhabitants of Lots Thirty-five and Thirty-six, praying an aid to improve the road from the Portage to Tracadie Cross Roads.

A Petition of divers Settlers on the Winsloe Road, praying an aid for a new road, and to repair Alfred Bridge.

By Mr. *Hudson*—A Petition of the Officers of the Crapaud Agricultural Society, praying a grant in aid of the funds of the Society.

By Mr. *Longworth*—A Petition of divers Inhabitants of Lot Forty-eight, praying an aid to improve the road from Forbes's Mill to Gay's Saw Mill.

A Petition of divers Inhabitants of Lots Forty-eight and Forty-nine, praying an aid of Fifty Pounds, to purchase a right of way for a road from the Back Settlement, in the rear of Lot Forty-eight, to Pownal Bay.

Ordered, That the nine last preceding Petitions do lie on the Table.

A Petition of divers Inhabitants residing at the head of the Hillsborough, was presented to the House by the Hon. *J. S. Macdonald*, and the same was received and read, praying for an alteration in the Act relating to Weights and Measures.

Ordered, That the said Petition be referred to the Committee to whom was referred a similar Petition of divers Inhabitants of Lots 49, 50 and 57; and that they do examine also and report on this Petition.

The time for holding the Conference with the Legislative Council on the subject-matter of the amendments made to the Bill intituled *An Act to authorize the appointment of Coroners in Prince and King's Counties*, having arrived;

The Managers went to the Conference.

And being returned—

Mr. *Palmer* reported, that the Managers had been at the Conference, and had complied with the instructions given them by this House.

Five Petitions were (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House, and the same were received and read, viz:

By the Hon. *J. S. Macdonald*—A Petition of Patrick Macara, of Covehead Road, a blind person, in indigent circumstances, praying pecuniary aid.

A Petition of Donald Mackay, of Skye Settlement, praying an aid to enable him to educate one of his sons, who is deprived of an arm.

A Petition of Mary M'Carron, of Fort Augustus, an aged widow, praying pecuniary aid.

By Mr. *Macintosh*—A Petition of Lawrence M'Guire, of Township Forty-five, praying an

aid to enable him to rebuild his house, and maintain his family.

By Mr. *Gorman*—A Petition of Michael Loughman, of Point Prim, praying pecuniary aid towards the support of his aged mother-in-law.

Ordered, That the five last preceding Petitions be referred to the Committee appointed to examine and report on Pauper Petitions.

The time for holding the Conference with the Legislative Council on the amendments made to the Bill intituled *An Act to prevent the running at large of Neat Cattle in the Streets and Squares of Charlottetown at certain seasons, and of Bulls at any season*, having arrived;

The Managers went to the Conference.

And being returned—

The Hon. *J. S. Macdonald* reported, that the Managers had been at the Conference, and had complied with the instructions given them by this House.

A Petition of divers Inhabitants of Lot Thirty-eight was (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House by the Hon. *J. S. Macdonald*, and the same was received and read; praying an aid to assist them in rebuilding a School-house, the former one having been destroyed by fire.

A motion being made, to resolve that it is inexpedient to grant the prayer of the said Petition,

It was carried in the affirmative.

Ordered, That the Hon. *J. S. Macdonald* have leave to withdraw the said Petition.

Mr. *Thomson*, from the Committee appointed to search the Journals of the Legislative Council, to ascertain what proceedings have been had on the Bill to regulate the letting of the Stalls in the Market House in Charlottetown, and for other purposes, reported, that they had found the following entry:—

LEGISLATIVE COUNCIL CHAMBER,

SATURDAY, February 20, 1841.

PRESENT:

The Hon. Mr. *Attorney General*, President;

The Hon. Mr. *Goodman*,

The Hon. Mr. *Macnutt*,

Mr. *Worrell*,

Mr. *Holl*,

Mr. *Dalrymple*,

Mr. *Young*.

On motion, that the Bill intituled: *An Act to regulate the letting of the Stalls in the Market House in Charlottetown, and for other purposes*, be read a second time;

It was moved, as an amendment, that the said Bill be read a second time this day three months. The question being put on the amendment, it passed in the affirmative.

Then the House adjourned for one hour.

And being met—

Fourteen Petitions were (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House, and the same were received and read, viz:

By the Hon. *J. S. Macdonald*—A Petition of divers Inhabitants of Tarentum, Monaghan and Johnston's River, praying an aid of Forty Pounds, towards completing the Tarentum road.

A Petition of divers Inhabitants of Monaghan, praying an aid of Forty Pounds, for stumping, levelling and repairing the Monaghan road.

A Petition of divers Inhabitants of Fort Augustus and Edinburgh Settlements, praying an aid of Forty-five Pounds, towards building a new Bridge over Kelly's Creek, at Fort Augustus, and levelling the hill on each side thereof.

A Petition of divers Inhabitants of Lot Thirty-five, South of the Hillsborough, praying an aid to improve the road from the Boundary of Lot Thirty-six to the head of Johnston's River, and to build a new Bridge over said river.

A Petition of divers Inhabitants of Mount Stewart, Apple Valley and Pisquid, praying an aid of Twenty-five Pounds, to build a new Bridge over Pisquid River; and Twenty Pounds for a new Bridge at Clark's Mill, on Lot Thirty-seven.

A Petition of divers Inhabitants of Townships Thirty-six and Thirty-seven, praying an aid of Twelve Pounds, to repair the road from Cranberry Point to the main road.

A Petition of divers Inhabitants of Townships Thirty-five and Thirty-six, praying an aid of Ten Pounds, towards completing Battery Point Road.

A Petition of divers Inhabitants of Tracadie Sandhills, praying an aid of Thirty Pounds, to improve the road from Tracadie Cross Roads to James Macdonald's, Sandhills.

A Petition of divers Inhabitants of Little Tracadie, and others, praying an aid of Twenty Pounds, to complete the road from Stanhope to Corranban Bridge.

A Petition of divers Inhabitants of Brackley Point and Covehead, praying an aid to cut

down the hill on each side of the Black River Bridge, on the road between these Settlements.

A Petition of divers Inhabitants of the Suffolk Settlement, praying an aid of Twenty Pounds, to repair two Bridges.

A Petition of James Bagnall, praying an aid to raise the bridge over Mill Glen, Lot Sixty-five, on the South side of Elliot River.

A Petition of divers Inhabitants of Townships Thirty-five, Thirty-six, Thirty-seven, Forty-eight and Forty-nine, praying an aid to build a Scow or Horse-boat for M'Connell's Ferry, and for an annual allowance to a Ferryman—and also praying for the establishment of a Post Office at Fort Augustus Hill.

By Mr. *Palmer*—A Petition of Thomas B. Tremain, of Charlottetown; setting forth—that he has entered into a contract with Government for the management of the Hillsborough Ferry at Charlottetown, for the term of seven years, and is expending capital in procuring a Team-boat and other requisites for the said Ferry—that the present Ferry-house on the South of the Hillsborough is in a very dilapidated state, to repair which will require an expenditure of at least Seventy-five Pounds—and praying for a grant for that purpose.

Ordered, That the last fourteen preceding Petitions do lie on the Table.

A Petition of David Higgins, of Covehead, was (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House by the Hon. *J. S. Macdonald*, and the same was received and read; setting forth—that in the year 1837, he was appointed to superintend, with the assistance of a Committee, the expenditure of the sum of £133, granted by the Legislature for the purchase of seed grain and potatoes, to be distributed among the most necessitous of the Settlers in Road District No. 8, of which he is the Commissioner—That the persons to whom the said grain, &c. was granted have subsequently repaid the same, with the exception of a few pounds still due, in road work, as directed by him—that in laying out the said work, and seeing it properly done, he was put to much trouble and expense, in travelling &c. for which he has received no remuneration, and praying that such a sum as the House may deem sufficient be granted for that purpose.

A motion being made, that the said Petition do lie on the Table;

Mr. Thomson moved, by way of amendment, that the said Petition be withdrawn by Mr. Macdonald.

The House divided on the motion of amendment:

YEAS:

Mr. Thomson,	Mr. Fraser,
Mr. Le Lacheur,	Mr. Clark,
Mr. Longworth,	Mr. W. Dingwell,
Mr. Dalziel,	Mr. D. Macdonald,
Mr. Montgomery,	Mr. Gorman.
Mr. Macintosh,	

NAYS:

Hon. J. S. Macdonald,	Mr. Forbes,
Mr. Macfarlane,	Mr. Beck,
Mr. Macneill,	Mr. Hudson.

So it was carried in the affirmative, and Ordered, accordingly.

A Petition of divers Inhabitants of the South side of the Hillsborough, was (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House by Mr. Le Lacheur, and the same was received and read; praying an aid for the erection of a Wharf at Minchin's Point, on the South side of the Hillsborough, opposite Charlottetown, and for the purchase of a right of way from thence to the present line of road.

Ordered, That the said Petition be referred to the Committee appointed to report on the Petition from Charlottetown on the same subject, and that they do examine also and report on this Petition.

Two Petitions were (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House, and the same were received and read, viz:

By Mr. Clark—A Petition of the Officers of the Charlottetown Mechanics' Institute, praying a grant in aid of the funds of that institution.

By Mr. Palmer—A Petition of the Secretary of the Prince Edward Island Auxiliary Bible Society, praying for a remission of duties charged on the importation of a quantity of Bibles imported into the Island by the said Society; and that such importations may in future be exempted from Impost duty.

Ordered, That the two last preceding Petitions be referred to the Committee of Supply.

Mr. Gorman, from the Committee of the whole House on the State of the Colony, reported, according to order, the Resolutions of the said Committee; which Resolutions were

again read at the Clerk's Table, and are as follow:—

1. RESOLVED, That it is the opinion of this Committee, that it is expedient to renew the appointment of an Agent for this Colony.

2. RESOLVED, That it is the opinion of this Committee, that Joseph Hume, Esq., M. P., be requested to accept the office of Agent for this Colony.

And the First of the said Resolutions being again read, and the question put thereon,

The House divided:

YEAS:

Mr. Macneill,	Mr. Macfarlane,
Mr. Montgomery,	Mr. Forbes,
Mr. Fraser,	Mr. Clark,
Mr. Le Lacheur,	Mr. Dalziel,
Mr. Thomson,	Mr. Beck,
Mr. Gorman,	Mr. Maclean,
Mr. D. Macdonald,	Mr. Macintosh.
Mr. W. Dingwell,	

NAYS:

Mr. Palmer,	Mr. Hudson.
Mr. Longworth,	

So it was carried in the affirmative.

The Second of the said Resolutions being again read, and the question put thereon,

The House again divided:

YEAS, 15.

NAYS, 3.

And the names being called for, they were taken down, as in the last preceding division. So it was carried in the affirmative.

Resolved, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Bill for the encouragement and support of District and other Schools.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Montgomery took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Montgomery reported, that he was directed by the Committee to report back the Bill to the House; and the Report was again read at the Clerk's Table.

Resolved, That the said Bill be referred to a Committee of seven Members, to report thereon, by amendments or otherwise—with power to send for persons, papers and records.

Ordered, That Mr. Palmer, Mr. Longworth, Mr. Clark, Mr. Thomson, Mr. Le Lacheur, Mr. Hudson and Mr. Dalziel do compose the said Committee.

Then the House adjourned until to-morrow, at Eleven o'clock.

FRIDAY, February 26, 1841.

UPON reading the Journal of yesterday's proceedings, and it appearing that the Rules of this House had not been complied with as respects applications for Private Bills, in the case of John Howell, a prisoner in confinement for debt in the Jail of Charlottetown, whose petition was yesterday presented to the House, a motion was made, that the entries relative thereto be expunged from the Journal :

The House divided on the question :

YEAS :

Mr. Clark,	Mr. D. Macdonald,
Mr. Thomson,	Mr. Dalziel,
Mr. Beck,	Hon. J. S. Macdonald,
Mr. Forbes,	Mr. Macneill,
Mr. Longworth,	Mr. Gorman,
Mr. W. Dingwell,	Mr. Maclean,
Mr. Hudson,	Mr. Montgomery.
Mr. Macfarlane,	

NAYS :

Mr. Rac,	Mr. Macintosh,
Mr. Le Lacheur,	Mr. Fraser.

So it was carried in the affirmative, and Ordered, accordingly.

The Bill to extend the jurisdiction of Justices of the Peace and Commissioners in matters of Small Debt, was, according to order, read a second time.

A motion being made, that the said Bill be now committed to a Committee of the whole House ;

Mr. Gorman moved, in amendment, to leave out the word "now," and at the end of the question, to add the words "this day three months;" which being seconded and put, passed in the negative.

The question being then put on the main motion,

It was resolved in the affirmative.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

The Hon. J. S. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

Then the House adjourned for one hour.

And being met—

The Bill to further continue and to amend the Act for regulating the measurement of Ton Timber, Boards, and all other kinds of Lumber; and also declaring what shall be deemed Merchantable, and for appointing Officers to survey the same, was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Le Lacheur took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Le Lacheur reported, that the Committee had gone through the Bill, and made an amendment thereto; which amendment was again read at the Clerk's Table, and agreed to by the House.

Ordered, That the said Bill, as amended, be engrossed, and that the Title be *An Act to further continue and to amend the Act for regulating the measurement of Ton Timber, Boards, and all other kinds of Lumber; and also declaring what shall be deemed Merchantable, and for appointing Officers to survey the same.*

A motion being made, that the Orders of the Day be called over ;

The House divided on the question :

YEAS :

Hon. J. S. Macdonald,	Mr. Macfarlane,
Mr. Le Lacheur,	Mr. Beck,
Mr. D. Macdonald,	Mr. Macneill,
Mr. Dalziel,	Mr. Hudson,
Mr. Forbes,	Mr. Macintosh,
Mr. Gorman,	Mr. Montgomery,
Mr. Palmer,	Mr. Longworth.
Mr. W. Dingwell,	

NAYS :

Mr. Thomson,	Mr. Fraser.
Mr. Rac,	

So it was resolved in the affirmative.

The Order of the Day, for the House in Committee on the consideration of His Excellency the Lieutenant Governor's Message of the 1st inst. with the enclosures, relative to the employment of a Steamboat for the conveyance of the Mails, being read ;

Ordered, That the said Order of the Day be postponed until Monday next.

The Order of the Day for the second reading of the Bill for the appointment of Fish Inspectors, and to continue and amend the Act relating to the size and quality of Fish Barrels and Tierces, being read;

Ordered, That the said Order of the Day be postponed until Monday next.

The Order of the Day, for the second reading of an engrossed Bill from the Council, intituled *An Act to amend an Act of the Seventh year of the Reign of His late Majesty King William the Fourth, intituled "An Act to repeal certain parts of an Act intituled 'An Act for the limitation of Actions, and for avoiding Lawsuits, so far as the same relate to Actions concerning Real Estate,' and to make other provisions in lieu thereof,"* being read;

Ordered, That the said Order of the Day be postponed until Thursday next.

Resolved, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Bill to extend the jurisdiction of Justices of the Peace and Commissioners in matters of Small Debt.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

The Hon. J. S. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

Then the House adjourned until to-morrow, at Eleven o'clock.

SATURDAY, February 27, 1841.

ORDERED, That so much of the Despatch of Lord John Russell, bearing date the 13th October, 1840, as relates to the Act of last Session, to authorize the erection of a Building near Charlottetown as an Asylum for insane persons, and other objects of charity,

and to provide for the future maintenance thereof, be taken into consideration on Saturday next.

Then the House adjourned until Monday next, at One o'clock.

MONDAY, March 1, 1841.

ORDERED, That the time limited for the reception of Private Petitions be extended, so as to include the present day.

A Petition of the Officers and Committee of the Prince Edward Island Temperance Society was (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) presented to the House by Mr. *Hudson*, and the same was received and read; setting forth—that through the Charlottetown Temperance Society, assisted by the friends of the cause in that Town, Petitioners have obtained a Prize Essay on the traffic in Ardent Spirits, for which Ten Pounds, as a premium, has been already paid—that that Essay is now ready for publication, and would, they believe, if extensively circulated, promote the best interests of the country. That Petitioners are

of opinion, that some systematic scheme of directing public attention to the subject, in all its bearings, would have a more ameliorating influence upon the state of society than any prohibitory laws which could at present be devised. That Petitioners know of no means better adapted for this purpose than the appointment of a travelling Agent or Agents qualified to disseminate information bearing upon the subject; and they feel persuaded that could they be enabled to publish their Prize Essay on terms such as they could circulate it freely, with other publications of a similar description, the best interests of the country would be materially promoted—and praying an aid for the advancement of these objects.

Ordered, That the said Petition be referred to the Committee appointed to examine and report on Temperance Petitions.

A Message from the Legislative Council,
by Mr. Desbrisay :

Mr. Speaker,

The Legislative Council have passed the following Bills, to which they desire the concurrence of the House of Assembly.

An Act relating to the Limitation of Personal Actions.

An Act to continue an Act made and passed in the Seventh year of the Reign of His late Majesty King William the Fourth, intituled "An Act to establish an additional Term of the Supreme Court, and to extend the Hilary and Trinity Terms for Queen's County."

And also—

The Legislative Council have passed the Bill, intituled *An Act to continue for a limited period an Act passed in the Seventh year of the Reign of His late Majesty King William the Fourth, intituled "An Act to continue and amend the Act for more effectually preventing the spreading of Infectious Distempers,"* without any amendment.

And then he withdrew.

The Bill for the appointment of Fish Inspectors, and to continue and amend the Act for regulating the size and quality of Fish Barrels and Tierces, was, according to order, read a second time.

Ordered, That the said Bill be committed to a Committee of the whole House to-morrow.

A Message from His Excellency, the Lieutenant Governor.

Mr. Secretary Haviland, by command of His Excellency, delivered the following

Message:

C. A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly, copy of an Order of Her Majesty in Council, dated the 8th December, 1840, leaving to their operation the several Acts therein mentioned, passed during the last Session of the Legislature.

Government House, 1st March, 1841.

[See Appendix (H.)]

Then the House adjourned for one hour.

And being met—

Mr. Fraser, from the Committee appointed to prepare and bring in a Bill for the regulation of the Fishery Reserves in this Island, presented to the House a Bill, as prepared by the Committee; and the same was read the first time, and ordered to be read a second time on Wednesday next.

The Order of the Day, for the House in Committee on the consideration of His Excellency the Lieutenant Governor's Message of the 1st ult., with the enclosures, relative to the employment of a Steamboat for the conveyance of the Mails, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Fraser took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again on Wednesday next.

Then the House adjourned until to-morrow, at Ten o'clock.

TUESDAY, March 2, 1841.

READ a third time, as engrossed, the Bill intituled *An Act for the relief of certain of the American Loyalists and Disbanded Provincial Troops, and their Representatives.*

Resolved, That the Bill do pass.

Read a third time, as engrossed, the Bill intituled *An Act to further continue and to amend the Act for regulating the measurement of Ton Timber, Boards, and all other kinds of Lumber; and also declaring what shall be*

deemed Merchantable, and for appointing Officers to survey the same.

Resolved, That the Bill do pass.

Ordered, That Mr. Rae do carry the said Bills to the Legislative Council, and desire their concurrence.

An engrossed Bill from the Council, intituled *An Act relating to the Limitation of Personal Actions,* was, according to order, read the first time.

Ordered, That the said Bill be read a second time on Saturday next.

An engrossed Bill from the Council, intituled *An Act to amend an Act made and passed in the Seventh year of the Reign of His late Majesty King William the Fourth, intituled "An Act to establish an additional Term of the Supreme Court, and to extend the Hilary and Trinity Terms for Queen's County,"* was read the first time.

Ordered, That the said Bill be read a second time on Friday next.

Then the House adjourned for one hour.

And being met—

Ordered, That the Order of the Day, for the House in Committee on the Bill for the appointment of Fish Inspectors, and to continue and amend the Act for regulating the size and quality of Fish Barrels and Tierces, and the weight of Fish the same shall contain, be now read;

And the same being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Gorman reported, that the Committee had gone through the Bill, and made several amendments thereto.

Mr. Speaker having put the question, "Shall the Report of the Committee be received?"

The House divided thereon:

YEAS:

Mr. Le Lachour,	Mr. Dalziel,
Hon. J. S. Macdonald,	Mr. D. Macdonald,
Mr. W. Dingwell,	Mr. Macintosh,
Mr. Clark,	Mr. Thomson,
Mr. Hudson,	Mr. Forbes,
Mr. Palmer,	Mr. Beck,
Mr. Montgomery,	Mr. Fraser,
Mr. Longworth,	Mr. Macneill.

NAYS:

Mr. J. Dingwell,	Mr. Maclean,
Mr. Gorman,	Mr. Rae.

So it was carried in the affirmative.

The Report was then received; and the amendments reported from the Committee being again read at the Clerk's Table, were agreed to by the House.

Ordered, That the Bill, as amended, be engrossed.

A motion being made that the House do adjourn;

The House divided on the question:

YEAS, 10.

NAYS, 9.

So it was carried in the affirmative.

Then the House adjourned until to-morrow, at Eleven o'clock.

WEDNESDAY, March 3, 1841.

THE Bill for the regulation of the Fishery Reserves in this Island, was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Fraser took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

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A Message from the Legislative Council, by Mr. Desbrisay:

Mr. Speaker,

The Legislative Council have passed the Bill intituled *An Act to prohibit the burial of human bodies within the limits of the several Towns of this Island, and to establish burial grounds in the Common of Georgetown, with several amendments, to which they desire the concurrence of the House of Assembly.*

And also—

The Legislative Council do not insist on their amendment to the Bill intituled *An Act to authorize the appointment of Coroners in Prince and King's Counties.*

And then he withdrew.

The Amendments made by the Legislative Council to the Bill intituled *An Act to prohibit the burial of human bodies within the limits of the several Towns of this Island, and to establish Burial Grounds in the Common of Georgetown*, were read the first time, and are as follow:—

Folio 1, line 17.—After the word ‘Island,’ insert ‘except within the several churches or chapels now erected, or such as may be hereafter erected, in any Town in this Island.’

Same folio, line 24.—After the word ‘Island,’ insert ‘except as before excepted.’

Folio 3, line 19.—After the word ‘presented,’ strike out the words following, to the end of the clause, and insert ‘to the Administrator of the Government for the time being in Council, who is hereby authorized to cause a Warrant to be drawn on the Treasurer of this Island for the amount of the said Account, in favour of the person or persons entitled to receive the same.’

Folio 4, line 2.—Strike out from the word ‘Georgetown,’ to the end of the Bill, and insert the following:—

“A further tract of land in the said Common, adjoining the tract now occupied by them as a Burial Ground in the said Common, so that the same shall not in the whole exceed two acres of land, the length of which shall not exceed the breadth more than one half; which shall be laid off and admeasured by Her Majesty’s Surveyor General for this Island, and a description thereof, under the hand of the said Surveyor General, shall be recorded in the Registry Office of this Colony.

“And be it further enacted, That it shall and may be lawful for the members of the Church of England and Ireland, as by law established, to hold and possess as a Burial Ground, in the Common of Georgetown, a further tract of land in the said Common adjoining the tract now occupied by them as a Burial Ground in the said Common, so that the same shall not in the whole exceed two acres of land, the length of which shall not exceed the breadth more than one half; the same to be laid off and admeasured, and a description thereof recorded, in the way and manner prescribed and directed in the fourth section of this Act.

“And be it further enacted, That it shall and may be lawful for the Presbyterians to hold and possess as a Burial Ground, in the Common of Georgetown, a further tract of land in the said Common, adjoining the tract now occupied by them as a Burial Ground in the said Common, so that the same shall not in the whole exceed two acres of land, the length of which shall not exceed the breadth more than one half—the same to be laid off and admeasured, and a description

thereof recorded, in the way and manner prescribed and directed in the fourth section of this Act.

“And be it further enacted, That the Surveyor General of this Island shall lay off and admeasure a tract of land in the said Common of Georgetown, in such situation as he shall deem most eligible, not exceeding two acres, the length of which shall not exceed the breadth more than one half, as a general Burial Ground for all other denominations of Protestant Dissenters; and a description thereof shall be recorded in the way and manner prescribed and directed in the fourth section of this Act.”

Ordered, That the said Amendments be read a second time on Friday next.

Ordered, That the Order of yesterday for engrossing the Bill for the appointment of Fish Inspectors, and to continue and amend the Act for regulating the size and quality of Fish Barrels and Tierces, be discharged.

Resolved, That the said Bill be referred to a Committee of three Members, to report thereon, by amendments or otherwise.

Ordered, That Mr. *Le Lacheur*, Mr. *Thomson* and Mr. *Palmer* do compose the said Committee.

Mr. *Rae*, in his place, offered to the House a Petition of John Macgregor, of Black River.

Ordered, That under the special circumstances of the case, the said Petition be received and read.

And then the said Petition was received and read; setting forth—that on or about the 1st of December last, Petitioner lost in the streets of Charlottetown, a Treasury Warrant, Number 399, for Twelve Pounds, according to an Affidavit annexed—that all his efforts to find the same have proved fruitless, and praying the aid of the House, on his finding security that the said Warrant shall not be chargeable upon the Treasury.

Resolved, That the said Petition be referred to a Committee of two Members, to examine the same, and report thereon.

Ordered, That Mr. *Rae* and Mr. *Clark* do compose the said Committee.

Then the House adjourned for one hour.

And being met—

Mr. *Thomson*, from the Committee appointed to prepare and bring in a Bill for regulating the qualifications of Jurors, and the mode of striking Juries, presented to the House a Bill, as prepared by the Committee; and the same

was read the first time, and ordered to be read a second time on Wednesday next.

Mr. *Rae*, from the Committee to whom was referred the Petition of John Macgregor, of Black River, reported, that they had inquired into the allegations therein contained, and found the same to be true, and recommend that the following Address to His Excellency the Lieutenant Governor be presented thereon:—

To His Excellency Sir C. A. FITZ ROY, K. H., Lieutenant Governor and Commander-in-Chief in and over Her Majesty's Island Prince Edward, and its Dependencies, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

May it please your Excellency ;

The House of Assembly having had under their consideration a Petition of John Macgregor, of Black River, Lot Thirty-three, stating on affidavit that he had lost Treasury Warrant Number Three Hundred and Ninety-nine, for the sum of £12, (which Warrant had been regularly endorsed to him) tendering security, in case said Warrant should be presented at the Treasury, and praying the House to take measures for his relief.

On considering the circumstances of the case, the House of Assembly beg leave respectfully to represent to your Excellency, that they think it equitable that the said John Macgregor, on his finding security to relieve the Treasury in the event of such Warrant being presented for payment, and forthwith paying the expense of the bond to that effect, and of any advertisements that may be considered necessary, should receive a Warrant to the amount of £12, to bear interest from the same date as the lost Warrant ; and they respectfully request that your Excellency will be pleased to give the necessary directions to that effect.

Resolved, That the Address reported from the Committee be received and adopted by the House.

Ordered, That the said Address be engrossed.

Ordered, That the Committee who prepared the Address be a Committee to wait upon His Excellency with the same.

The Order of the Day, for the House in Committee on the further consideration of His Excellency the Lieutenant Governor's Message of the 1st ult., with the enclosures, relative to the employment of a Steamboat for the conveyance of the Mails, being read ;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Fraser took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *Fraser* reported, that the Committee had come to two Resolutions, which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Mr. *Fraser* also acquainted the House, that he was directed by the Committee to move for leave to sit again—which the House agreed to.

Then the House adjourned until to-morrow, at Eleven o'clock.

THURSDAY, March 4, 1841.

AN engrossed Bill from the Council, intituled *An Act to amend an Act of the Seventh year of the Reign of His late Majesty King William the Fourth, intituled "An Act to repeal certain parts of an Act intituled 'An Act for the limitation of Actions, and for avoiding Lawsuits, so far as the same relate to Actions concerning Real Estate,' and to make other provisions in lieu thereof,"* was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *D. Macdonald* reported, that the Committee had gone through the Bill, without making any amendment thereto.

Ordered, That the said Bill be read the third time on Saturday next.

Mr. *Fraser*, from the Committee of the whole House on the consideration of His Excellency the Lieutenant Governor's Message of the 1st February, with the enclosures, relative to the employment of a Steamboat for the conveyance of the Mails, reported, according to order, the Resolutions of the said Committee ; which Resolutions were again read at the Clerk's Table, and are as follow :—

1. **RESOLVED**, That it be recommended to the House to grant a sum not exceeding Five hundred and Fifty pounds, Prince Edward Island currency, to enable the Government to contract for an efficient Steam-boat for the conveyance of the Mails during the ensuing season.

2. **RESOLVED**, That it is the opinion of this Committee, that His Excellency the Lieutenant Governor be humbly requested to cause a contract to be entered into with any person or persons, for the conveyance of the Mails of this Island by a Steam-boat, between this Island and the Provinces of Nova Scotia and New Brunswick, in conformity with the foregoing Resolution; and that his Excellency be also requested to stipulate that such Boat shall ply as follows, viz: to commence by running the first week twice between Charlottetown and Pictou, and once between Pictou and Georgetown, within the week; and the next week to run once between Pictou and Miramichi, and calling at Charlottetown, going and returning, within the week; and so on for so long as the navigation shall continue open during the year, on such particular days, and under such other regulations as to his Excellency shall seem requisite.

And the First of the said Resolutions being again read, and the question put thereon, it was agreed to by the House.

The Second of the said Resolutions being again read;

Mr. *Rae* moved, in amendment thereto, that after the word "Resolved," all be struck out, and the following substituted:—

"That as in the present circumstances of this Colony, it is inexpedient to apply a sum exceeding Three hundred pounds, currency, to provide for conveying the mails by steam; and as any steam-vessel which shall run merely hence to Pictou, will not probably tend to the further benefit of increasing the exports from this Island, as there is in that quarter no demand for such produce—therefore, the sum to be granted for conveying the mails, by a steam vessel, between this Island and Pictou, be limited to Three hundred pounds, currency."

The House divided on the motion of amendment:

YEAS:

Mr. *Rae*, Mr. *Fraser*,
Mr. *Macintosh*, Mr. *Gorman*,
Mr. *Macneill*,

NAYS:

Mr. *Longworth*, Mr. *Beck*,
Mr. *Hudson*, Mr. *Le Lacheur*,
Mr. *Dalziel*, Mr. *Montgomery*,
Mr. *Clark*, Mr. *Maclea*,
Mr. *D. Macdonald*, Mr. *W. Dingwell*,
Mr. *J. Dingwell*, Mr. *Forbes*,
Hon. *J. S. Macdonald*, Mr. *Palmer*.
Mr. *Thomson*,

So it passed in the negative.

Mr. *Clark* then moved, in amendment to the said Resolution, that after the word "Resolved," all be struck out, and the following substituted:

"That the sum of Five hundred and fifty pounds, Prince Edward Island currency, be granted, when the House is in Committee of Supply, for the purpose of engaging an effi-

cient Steamboat, of not less than sixty horse power, to run every week between Charlottetown and Pictou, and between Charlottetown and Miramichi; and in case that no such Boat can be obtained, that provision be made to such amount as will be necessary for the transmission of the mails during summer by such transit as to the Executive may appear most eligible."

The House divided on the motion of amendment:

YEAS:

Mr. *Clark*, Mr. *Montgomery*,
Mr. *Gorman*, Mr. *Rae*,
Mr. *Fraser*, Mr. *Macneill*.

NAYS:

Mr. *Thomson*, Hon. *J. S. Macdonald*,
Mr. *J. Dingwell*, Mr. *W. Dingwell*,
Mr. *Forbes*, Mr. *Macintosh*,
Mr. *Maclea*, Mr. *Palmer*,
Mr. *Longworth*, Mr. *D. Macdonald*,
Mr. *Le Lacheur*, Mr. *Beck*,
Mr. *Dalziel*, Mr. *Hudson*.

So it passed in the negative.

Mr. *Fraser* then moved, in amendment to the said Resolution, that after the word "Miramichi," the following be inserted—"touching at Bedeque in going and returning."

The House divided on the motion of amendment:

YEAS:

Mr. *Fraser*, Mr. *Clark*,
Mr. *Macneill*, Mr. *Gorman*,
Mr. *Rae*, Mr. *Hudson*,
Mr. *Montgomery*,

NAYS:

Mr. *Thomson*, Hon. *J. S. Macdonald*,
Mr. *Beck*, Mr. *Dalziel*,
Mr. *Le Lacheur*, Mr. *Maclea*,
Mr. *Palmer*, Mr. *Longworth*,
Mr. *W. Dingwell*, Mr. *J. Dingwell*,
Mr. *Forbes*, Mr. *Macintosh*,
Mr. *D. Macdonald*,

So it passed in the negative.

Mr. *Rae* then moved, in amendment to the said Resolution, that the following be added thereto:

"But that, if no Steamboat can be found, the owners of which will contract for the said Boat going to Miramichi, as above expressed, the sum allowed such Boat for the other services, as above stated, shall be limited to Three hundred pounds."

The House divided on the motion of amendment:

YEAS:

Mr. *Rae*, Mr. *Gorman*,
Mr. *Clark*, Mr. *Fraser*,
Mr. *Macneill*, Mr. *Montgomery*.

NAYS:

Hon. *J. S. Macdonald*, Mr. *Longworth*,
Mr. *Thomson*, Mr. *J. Dingwell*,
Mr. *Forbes*, Mr. *W. Dingwell*,
Mr. *Maclea*, Mr. *Palmer*,
Mr. *Dalziel*, Mr. *D. Macdonald*,
Mr. *Hudson*, Mr. *Beck*,
Mr. *Le Lacheur*,

So it passed in the negative.

Mr. *Rae* then moved, in amendment to the said Resolution, that the following be added thereto:

"And providing, in the event of the Steam-boat calling regularly at Georgetown, that the allowance to the packet sailing thence to Pictou shall thenceforth cease, during the running of the said steamer."

Mr. *Thomson* moved, in amendment to the said amendment, that after the word "Georgetown," all be struck out, and the following substituted—"That so much of the Act to "facilitate the intercourse between this Colony "and the Provinces of Nova Scotia and New "Brunswick, as relates to a Packet plying "between Georgetown and Pictou, be suspended during the time that a Steamer shall "continue to run between these places;" which being seconded and put, passed in the negative.

The question being then put on the original motion of amendment:

The House divided:

YEAS, 6.

NAYS, 13.

And the names being called for, they were taken down, as in the last preceding division.

So it passed in the negative.

The question being then put on the said Resolution, it was agreed to by the House.

Resolved, That a Committee of five Members be appointed, to prepare and report the draught of an Address to His Excellency the Lieutenant Governor, in conformity with the above reported Resolutions.

Ordered, That Mr. *Palmer*, Mr. *Longworth*, Mr. *Thomson*, Hon. *J. S. Macdonald* and Mr. *D. Macdonald* do compose the said Committee.

Then the House adjourned until to-morrow, at Eleven o'clock.

FRIDAY, March 5, 1841.

THE Order of the Day, for the second reading of the amendments made by the Legislative Council to the Bill intituled *An Act to prohibit the burial of human bodies within the limits of the several Towns of this Island, and to establish burial grounds in the Common of Georgetown*, being read;

Mr. *Speaker* stated to the House, that it appearing that the Legislative Council had amended a Clause in the Bill relating to money matters; and had also proposed an amendment, which, if adopted, would have the effect of imposing a charge upon the revenue,—the House, therefore, could not, consistently with its privileges, consider further of the said amendments.

Ordered, That the said amendments be read a second time this day six months.

Ordered, That Mr. *Thomson* have leave to introduce a Bill to provide burial grounds in the Common of Georgetown.

An engrossed Bill from the Council, intituled *An Act to continue an Act made and passed in the Seventh year of the Reign of His late Majesty King William the Fourth, intituled "An Act to establish an additional Term of the Supreme Court, and to extend the Hilary*

and Trinity Terms for Queen's County," was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. *Speaker* left the Chair.

Mr. *Clark* took the Chair of the Committee.

Mr. *Speaker* resumed the Chair.

Mr. *Clark* reported, that the Committee had gone through the Bill, and made several amendments thereto; which amendments were again read at the Clerk's Table, and are as follow:

Folio 1—Strike out the Tenth line, and insert, "and it is expedient to protect Suitors in the said Court "from unnecessary delay and expense, by the "discontinuance of their actions, were the said "Act allowed to expire before such Actions "were terminated by due course of Law."

Same folio, line 15—Strike out the word "Ten," and insert "the word "Two."

In the Title—After the word "continue," in the first line, insert "and amend."

And the said amendments being read a second time, were, upon the question put thereon, agreed to by the House.

Mr. *Rae* moved, that a further amendment be made to the Bill, in *Folio 2, line 3*, by leaving out the words "or hereafter to be taken."

The House divided on the question :

YEAS :

Mr. <i>Rae</i> ,	Mr. <i>Beck</i> ,
Mr. <i>W. Dingwell</i> ,	Mr. <i>Forbes</i> ,
Mr. <i>Le Lacheur</i> ,	Mr. <i>Clark</i> ,
Mr. <i>D. Macdonald</i> ,	Mr. <i>J. Dingwell</i> ,
Mr. <i>Gorman</i> ,	Mr. <i>Macneill</i> .

NAYS :

Mr. <i>Montgomery</i> ,	Mr. <i>Hudson</i> ,
Mr. <i>Maclean</i> ,	Hon. <i>J. S. Macdonald</i> ,
Mr. <i>Dalziel</i> ,	Mr. <i>Palmer</i> ,
Mr. <i>Longworth</i> ,	Mr. <i>Thomson</i> .

So it was carried in the affirmative.

And the said amendment being read a second time, was agreed to by the House.

Ordered, That the said Bill, with the amendments, be read the third time to-morrow.

Mr. *Palmer*, from the Committee appointed to prepare and report the draught of an Address to His Excellency the Lieutenant Governor, on the subject of the conveyance of the Mails by means of a Steamboat, reported the draught of an Address, as prepared by the Committee; which said draught Address was again read at the Clerk's Table, and is as followeth :

To His Excellency Sir C. A. FITZ ROY, K. H., Lieutenant Governor and Commander-in-Chief in and over Her Majesty's Island Prince Edward, and its Dependencies, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

May it please your Excellency ;

The House of Assembly having had under their consideration your Excellency's Message, with the several Documents accompanying the same, relative to the transmisson of the Government Mails between this Colony and the Provinces of Nova Scotia and New Brunswick, by a Steam vessel, have to express their regret and disappointment, that notwithstanding the liberal encouragement offered by the House of Assembly, and particularly to the capitalists of this Colony, in its Resolution of last session, and referred to in your Excellency's Message, it has proved that no Steam vessel of the power and burthen required by that Resolution has been offered to the Government.

The House of Assembly, therefore, with a view to the many advantages which the Colony will derive from a regular steam communication with the adjoining Provinces, have passed two Resolutions, copies of which are herewith transmitted, making provision for this object, by which your Excellency is empowered on behalf of this Colony to obtain any Steamboat of sufficient power to perform the services prescribed in the said Resolutions, and humbly request your Excellency will adopt such measures as will tend to carry them into effect.

A motion being made, that the Address reported from the Committee be received and adopted by the House ;

Mr. *Clark* moved, in amendment, that after the word " Committee," all be struck out, and the following substituted—" be committed to a Committee of the whole House on Monday next."

The House divided on the motion of amendment :

YEAS :

Mr. <i>Clark</i> ,	Mr. <i>Montgomery</i> ,
Mr. <i>Rae</i> ,	Mr. <i>Gorman</i> .
Mr. <i>Macneill</i> ,	

NAYS :

Mr. <i>Palmer</i> ,	Mr. <i>Thomson</i> ,
Hon. <i>J. S. Macdonald</i> ,	Mr. <i>Hudson</i> ,
Mr. <i>Beck</i> ,	Mr. <i>Longworth</i> ,
Mr. <i>Le Lacheur</i> ,	Mr. <i>D. Macdonald</i> ,
Mr. <i>Dalziel</i> ,	Mr. <i>Forbes</i> ,
Mr. <i>Maclean</i> ,	Mr. <i>W. Dingwell</i> .
Mr. <i>J. Dingwell</i> ,	

So it passed in the negative.

The question being then put on the main motion,

It was resolved in the affirmative.

Ordered, That the said Address be engrossed.

Ordered, That the Committee who prepared the Address be a Committee to wait upon His Excellency with the same.

Then the House adjourned for one hour.

And being met—

Resolved, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Bill to extend the jurisdiction of Justices of the Peace and Commissioners in matters of Small Debt.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

The Hon. *J. S. Macdonald* took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

Then the House adjourned until to-morrow, at Eleven o'clock.

SATURDAY, March 6, 1841.

AN engrossed Bill from the Council, intituled *An Act to amend an Act of the Seventh year of the Reign of His late Majesty King William the Fourth, intituled "An Act to repeal certain parts of an Act intituled 'An Act for the limitation of Actions, and for avoiding Law suits, so far as the same relate to Actions concerning Real Estate,' and to make other provisions in lieu thereof,"* was, according to order, read the third time.

Resolved, That the Bill do pass.

Ordered, That the Hon. J. S. Macdonald do carry back the said Bill to the Legislative Council, and acquaint them that this House hath agreed to the same, without any amendment.

An engrossed Bill from the Council, intituled *An Act to continue and amend an Act made and passed in the Seventh year of the Reign of His late Majesty King William the Fourth, intituled "An Act to establish an additional Term of the Supreme Court, and to extend the Hilary and Trinity Terms for Queen's County,"* was, with the amendments, read the third time.

Resolved, That the Bill, with the amendments, do pass.

Ordered, That the Hon. J. S. Macdonald do carry back the said Bill to the Legislative Council, and acquaint them that this House hath agreed to the same, with several amendments, to which it doth desire their concurrence.

Resolved, That a Committee be appointed to search the Journals of the Legislative Council, to ascertain what proceedings have been had on the Bill intituled *An Act for the relief of certain of the American Loyalists and Disbanded Provincial Troops, and their Representatives.*

Ordered, That Mr. Rae and Mr. Montgomery do compose the said Committee.

Mr. Rae, from the Committee appointed to wait on His Excellency the Lieutenant Governor, with the Address relative to the case of John Macgregor, of Black River, reported to the House that their Address had been presented to His Excellency, and that he was pleased to say that the subject would be duly attended to.

Resolved, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Bill relating to the Fishery Reserves in this Island.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Fraser took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Fraser reported, that the Committee had gone through the Bill, and made an amendment thereto; which amendment was again read at the Clerk's Table, and agreed to by the House.

Ordered, That the said Bill, as amended, be engrossed, and that the Title be *An Act for the regulation of the Fishery Reserves in this Island.*

The Order of the Day, for taking into consideration so much of the Despatch of Lord John Russell, dated 13th October, 1840, as relates to the Act of last Session to authorize the erection of a Building in Charlottetown as an Asylum for Insane persons, and other objects of charity, being read;

Ordered, That the said Order of the Day be postponed until Monday the 15th inst.

An engrossed Bill from the Council, intituled *An Act relating to the Limitation of Personal Actions,* was, according to order, read a second time.

Ordered, That the said Bill be committed to a Committee of the whole House on Monday next.

Two Messages from His Excellency, the Lieutenant Governor.

Mr. Secretary Haviland, by command of His Excellency, delivered the following Messages:—

First Message:

C. A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly the Estimates for the services of the current year.

The Lieutenant Governor, at the same time, transmits a Memorial of the Committee of Management of the Central Agricultural Society, praying for a grant of money in aid of the funds of that institution. As the objects for which this grant is asked are for the general benefit of the Colony, the

Lieutenant Governor cannot doubt that the Memorial will receive the favourable consideration of the House.

The Lieutenant Governor also transmits a Petition of the Magistrates, Merchants, and other inhabitants of Georgetown and vicinity, representing the inadequacy of the salary of the Sub-Collector of Customs for the Port of Three Rivers, and praying that such an addition be made to his salary as the heavy and responsible duties of his office entitle him to receive; and the Lieutenant Governor recommends the same to the favourable consideration of the House.

The Lieutenant Governor further transmits a Petition from William and Andrew Miller, contractors for building the Bridge over South River at Murray Harbour, praying for additional remuneration, in consequence of the width of the river exceeding the plan and specification of the Bridge by 48 feet, and for other extra work performed by them in connection therewith. As the petitioners appear to have a strong claim upon the liberality of the government, the Lieutenant Governor has every confidence that justice will be done them by the House.

Government House, 6th March, 1841.

Second Message :

C. A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly the Returns of the Commissioners of Statute Labour for the past year, together with their Reports of the state of the Roads and Bridges within their several districts: Also, an account of the Road Correspondent, shewing the manner in which the moneys received by him for this service have been applied. And the Lieutenant Governor leaves it to the House of Assembly to vote such sum for the service of Roads and Bridges for the current year as they may deem necessary for that purpose.

The Lieutenant Governor also transmits plans and estimates of the expense of a Wharf, and of a Hard or Slip at the Ferry Point opposite Charlottetown, as requested by the House of Assembly in the last Session.

The Lieutenant Governor further brings under the consideration of the House of Assembly, a Plan, together with the Deputy Surveyor General's Report, of a line of Road from Dingwell's Mills to Cardigan River Bridge.

A Petition for a centre Road from the head of Hillsborough River to East Point.

A Petition of the Inhabitants of Crapaud and Sable, for a right of way to a place of shipment in Crapaud Harbour, with the Commissioner's Report thereon.

A Petition of the Inhabitants of Barbara Weed and Northern Section of Lot Nineteen, for aid in building a Bridge across the Creek at Angus Macintyre's, and to open a line of road from thence to meet the line of road running through the New Village to Lot 17.

A Petition of the Inhabitants of New London, Cavendish, and other Settlements, praying for aid in erecting a Bridge over the Mill River, at Fyffe's Ferry, New London.

Also, a Petition of the Inhabitants of Mascouche, Lots Nos. 15 and 17, and Tignish, praying that a Road may be opened

through the farm in the occupation of James Ramsay, Lot 17, to communicate with Richmond Bay.

The Lieutenant Governor submits the foregoing Petitions to the House of Assembly, in order that they may vote the sums necessary to enable the Executive Government to carry these objects into effect, as far as the local information possessed by the House may deem such measures advisable.

The Lieutenant Governor recommends the House to appropriate a sum of money to open the road from the Court House at Saint Eleonor's to Mascouche, being a continuation of the line of the Western Road as originally laid off.

The Lieutenant Governor also lays before the House a Report on the present condition of Poplar Island Bridge, and recommends the House to vote such sum as will be necessary to put it in a proper state of repair.

Government House, 6th March, 1841.

[For the Estimate referred to in the First Message, see Appendix (I.)]

Ordered, That the said Messages, with the papers accompanying the same, be referred to a Committee of the whole House on Wednesday next.

A Message from the Legislative Council, by Mr. Desbrisay :

Mr. Speaker,

The Legislative Council have passed a Bill intituled *An Act to establish Criminal Sessions in Queen's County*, to which they desire the concurrence of the House of Assembly.

And also—

The Legislative Council have passed the Bill intituled *An Act to further continue and to amend the Act for regulating the measurement of Ton Timber, Boards, and all other kinds of Lumber; and also declaring what shall be deemed Merchantable, and for appointing Officers to survey the same*, without any amendment.

And then he withdrew.

Ordered, That Mr. Maclean have leave to introduce a Bill to prohibit the use of Sticks and other weapons during Elections.

He accordingly presented the said Bill to the House, and the same was read the first time, and ordered to be read a second time on Monday next.

Then the House adjourned until Monday next, at Eleven o'clock.

MONDAY, March 8, 1841.

THE Bill to prevent the carrying of Sticks and other weapons during Elections, was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Hudson took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *Hudson* reported, that the Committee had gone through the Bill, and made several amendments thereto; which amendments were again read at the Clerk's Table, and agreed to by the House.

Ordered, That the said Bill, as amended, be engrossed, and that the Title be *An Act to prevent the carrying of Sticks or other Weapons during Elections*.

Then the House adjourned for one hour.

And being met—

Mr. *Rae*, from the Committee appointed to search the Journals of the Legislative Council, as to the proceedings had on the Bill for the relief of certain of the American Loyalists and disbanded Provincial Troops, and their Representatives, reported, that they had found the following Entry :

LEGISLATIVE COUNCIL CHAMBER,
THURSDAY, March 4, 1841.
PRESENT:

The Hon. Mr. *Attorney General*, President ;
The Hon. Mr. *Goodman*, The Hon. Mr. *Dalrymple*,
Mr. *Worrell*, Mr. *Macnutt*,
Mr. *Macdonald*, Mr. *Solicitor General*,
Mr. *Macintosh*, Mr. *Holl*,
Mr. *Livett*, Mr. *Young*.

The Order of the Day, for the second reading of the Bill intituled *An Act for the Relief of certain of the American Loyalists and disbanded Provincial Troops, and their Representatives*, being read ;

And a motion being made, that the Order of the Day be discharged, and that the said Bill be read a second time this day six months ;

It was moved, as an amendment, that the House do come to the following Resolution :—

“And whereas, in and by the Royal Instructions, it is directed, that no Law to which the Royal assent has once been refused, shall be re-enacted ; and as the Bill intituled *An Act for the Relief of certain of the American Loyalists and disbanded Provincial Troops, and their Representatives*, has received the

disallowance of Her Majesty: *Resolved, therefore*, That this House cannot take into its consideration the said Bill, for the above reasons ; and that the second reading of the said Bill be postponed until this day three months.”

It was then moved, as a further amendment, that the following Resolution be agreed to :—

“*Resolved*, That as a Bill similar in its provisions to the Bill now before this House, sent up from the House of Assembly this present Session, intituled *An Act for the relief of certain of the American Loyalists and disbanded Provincial Troops, and their Representatives*, was disagreed to by this House, in the Session of 1840, for the several objections stated in the Resolution passed by this House on that occasion—which objections remain still in full force ; and it being also contrary to the Royal Instructions to re-enact any Law to which the Royal assent has once been refused—which was the case with a Bill similar in its enactments to the present Bill, passed by the Legislature of this Colony in the Session of 1839 : *Therefore, Resolved*, That the Order of the Day, for the second reading of the Bill intituled *An Act for the Relief of certain of the American Loyalists and disbanded Provincial Troops, and their Representatives*, for this day, be discharged, and that the said Bill be read a second time this day six months.”

The House divided on the last amendment :

CONTENTS :

The President, Mr. *Macintosh*,
Mr. *Goodman*, Mr. *Young*.

NON-CONTENTS :

Mr. *Worrell*, Mr. *Macnutt*,
Mr. *Macdonald*, Mr. *Solicitor General*,
Mr. *Livett*, Mr. *Holl*,
Mr. *Dalrymple*,

And it passed in the negative.

The question being put on the first amendment :

The House divided :

CONTENTS :

Mr. *Goodman*, Mr. *Young*,
Mr. *Macintosh*,

NON-CONTENTS :

The President, Mr. *Dalrymple*,
Mr. *Worrell*, Mr. *Macnutt*,
Mr. *Macdonald*, Mr. *Solicitor General*,
Mr. *Livett*, Mr. *Holl*.

And it passed in the negative.

The question being then put on the original motion :

The House again divided :

CONTENTS :

The President, Mr. *Dalrymple*,
Mr. *Goodman*, Mr. *Macnutt*,
Mr. *Worrell*, Mr. *Solicitor General*,
Mr. *Macdonald*, Mr. *Holl*,
Mr. *Livett*,

NON-CONTENTS :

Mr. *Macintosh*, Mr. *Young*.

And it passed in the affirmative.

Resolved, That a Committee be appointed to consider if any and what further proceedings should be taken by this House, during the

present Session, for obtaining redress for the American Loyalists and disbanded Provincial Troops and their Representatives—with power to send for persons, papers and records.

Ordered, That Mr. *Rae*, Mr. *Le Lacheur* and *Fraser* do compose the said Committee.

A member in his place acquainted the House that the Messenger of this House had been served with a Subpœna to give evidence in a civil action before the Supreme Court, about to meet at Georgetown.

Ordered, That the subject matter thereof be referred to a Committee of Privileges.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Hudson took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

Mr. *Rae* moved to resolve, that Henry William Lobban, the individual subpoenaed to appear before the Supreme Court at Georgetown, being an Officer of this House, be directed punctually to continue his attendance on this House, unless, on leave being asked by the party requiring his attendance, this House see

fit to grant the same—which being seconded and put, was agreed to by the House.

The Order of the Day, for the House in Committee, on the engrossed Bill from the Council, intituled *An Act relating to the limitation of Personal Actions*, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Hudson took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *Hudson* reported, that the Committee had gone through the Bill, without making any amendment thereto.

Ordered, That the said Bill be printed in the Royal Gazette and Colonial Herald, Newspapers, and that the further consideration thereof be postponed until next Session.

Mr. *Longworth*, from the Committee appointed to wait upon His Excellency the Lieutenant Governor, with the Address relative to the employment of a Steamboat for the conveyance of the Mails, reported to the House that their Address had been presented to His Excellency, and that he was pleased to say, he would comply with the desire of the House.

Then the House adjourned until to-morrow, at Eleven o'clock.

TUESDAY, March 9, 1841.

RESOLVED, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Bill to extend the jurisdiction of Justices of the Peace and Commissioners in matters of Small Debt.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Macfarlane took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

Then the House adjourned for one hour.

And being met—

Mr. *Le Lacheur* reported from the Committee to whom was referred the several Petitions presented to the House this Session, praying aid towards the relief and support of Paupers and Lunatics; and he read the Report in his place, and delivered it in at the Clerk's Table, where it was again read, and is as followeth:—

Your Committee having maturely considered the subject to them referred, recommend that the petitioners and others, for whom aid is solicited, be relieved to the extent specified in the following Schedule:—

QUEEN'S COUNTY.

Elizabeth Le Page,	-	£10	0	0
Nancy Keilley,	-	3	0	0
John Ready,	-	5	0	0
Rosanna Mitchell,	-	5	0	0
Catherine Hilliard,	-	5	0	0

	Brought forward,	£
Helen Reilly, - - -	4	0 0
James Conway, - - -	5	0 0
Hercules Freeze, New London,	8	0 0
James Maddox, - - -	8	0 0
Joanna Redmond, - - -	5	0 0
Margaret Finlayson, Belfast,	8	0 0
Christiana M'Phee, - - -	3	0 0
Mary M'Aulay, towards the support of her son, John, - - -	10	0 0
Archibald Macnevin, - - -	3	0 0
William Purcell, - - -	10	0 0
Three blind persons of the name of Mackay, New London, - - -	12	0 0
John Joseph A. Betteure, do.	8	0 0
Robert Winter, - - -	5	0 0
Ann M'Donald, Belfast, - - -	3	0 0
John Masters, - - -	5	0 0
Thomas Welsh, Lot 66, - - -	5	0 0
Widow Macleod, Fort Augustus,	3	0 0
Pierre Doucette, sen., Rustico,	5	0 0
Mrs. Quin, Lot 56, - - -	3	0 0
Patrick Macara, - - -	5	0 0
Mary Macara, - - -	3	0 0
Alex. Macnevin, Elliot River,	2	0 0
Flora Macleod, Point Prim, - - -	4	0 0
Catherine Macdonald, Elliot River,	2	10 0
Ewen Macleod, Donald Munn, and John Campbell, Belfast, - - -	7	10 0
To reimburse the Rev. John Mac- lennan, for advances made by him, - - -	10	0 0
Henry Windsor, New London,	2	10 0
John Bell, Belfast, - - -	3	0 0
To the Ladies' Benevolent Society, towards the support of John Macnamara & Matthew Flinn, 15	0	0
To Donald Macdonald, Esq., for the purpose of paying the passage of John Hines, to New Brunswick, 5	0	0
KING'S COUNTY.		
Margaret Campbell, towards the sup- port of her idiot son, - - -	2	10 0
John Rowan, - - -	3	0 0
Thomas Devereaux, - - -	4	0 0
Angus M'Kellock, - - -	3	0 0
John Griffin, - - -	5	0 0
Elizabeth Brow, - - -	2	10 0
John Smith, - - -	3	0 0
Christiana Maceachern, - - -	3	0 0
Widow Patience, - - -	3	0 0
Henry Prouse, Montague River,	4	0 0
Catherine Partridge, St. Peter's Bay,	2	10 0
Mary Morrison, Lot 45, - - -	2	10 0
PRINCE COUNTY.		
James English, - - -	3	0 0
Daniel Quigley, - - -	5	0 0

	Brought forward,	£
Mary Hickey, - - -	3	0 0
Peter Macmillan, - - -	5	0 0
Robert Currie, - - -	2	10 0
William Macneill, - - -	5	0 0
Jesse Duroche, towards the support of Wm. and Madalaine Holmes, 10	0	0
Maurice Curran, - - -	3	0 0
Mary Gallant, Lot 17, - - -	2	10 0
George Murray, Lot 11, - - -	2	10 0
Mary Ann Warren, Lot 5, - - -	3	0 0
Jeremiah Dalton, Lot 7, - - -	5	0 0

Your Committee are of opinion, that it is inexpedient to grant the prayer of the Petitions from or on behalf of the following persons, viz :

Simon Mackinnon, Newtown ;
James Macleod, Wood Island Road ;
Charles Russell, Teacher ;
George Hayden, Vernon River ;
Donald Mackay, Skye Settlement, Lot 67 ;
Lawrence Macguire, Lot 45 ;
Dominic Gallant, Egmont Bay.

Your Committee have also to state, that they have had before them Petitions from several aged and infirm persons, praying aid, whose children, or other near relatives, ought to support them ; and they are of opinion, that, to countenance such applications, would tend to dissolve the ties of natural affection, and to invalidate the claims which the aged and infirm have to be supported by their children and relatives.

Your Committee also deem it their duty to state to the House, that they have had before them various Petitions from disabled and blind persons, who have recently immigrated, in that state, to this Island ; and as such cases cannot prove otherwise than a grievous burthen upon the community, your Committee would therefore recommend the House to adopt such measures as would best conduce to remove so great an evil, by preventing the landing of such persons, unless provided with means for their support, independent of the public funds.

Ordered, That the said Report do lie on the Table.

Resolved, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Bill to extend the jurisdiction of Justices of the Peace and Commissioners in matters of Small Debt.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

The Hon. J. S. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Hon. J. S. Macdonald reported, that the Committee had gone through the Bill, and

made several amendments thereto; which amendments were again read at the Clerk's Table, and agreed to by the House.

Ordered, That the said Bill be printed in the Royal Gazette and Colonial Herald, News-papers, and that the further consideration thereof be postponed until next Session.

Then the House adjourned until to-morrow, at Eleven o'clock.

WEDNESDAY, March 10, 1841.

RESOLVED, That this House do now resolve itself into a Committee of Privileges, on the further consideration of the case of an Officer of this House having been served with a Subpœna, to appear before the Supreme Court at Georgetown.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Hudson took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Hudson reported, that the Committee had come to a Resolution; which Resolution being again read at the Clerk's Table, was, on the question put thereon, agreed to by the House, and is as followeth:

Resolved, That it is the opinion of this Committee, from the evidence which has been adduced, and from the satisfactory explanation given by Henry Palmer, Esq., relative to the service of a Subpœna on Mr. Lobban, the Messenger of this House, that the whole transaction originated through inadvertency, and that there was no intention on the part of any of the parties concerned in the matter to infringe on the privileges of this House.

An engrossed Bill from the Council, intituled *An Act to establish Criminal Sessions in Prince County*, was read the first time, and ordered to be read a second time on Wednesday next.

The Order of the Day, for the House in Committee, to consider the Report of the Special Committee on the expediency of building a new Bridge over Ellis River, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Fraser took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

Then the House adjourned for one hour.

And being met—

Mr. *Le Lacheur*, from the Special Committee to whom was referred the Bill for the appointment of Fish Inspectors, and to continue and amend the Act for regulating the size and quality of Fish Barrels and Tierces, reported, that the Committee had gone through the Bill, and made several amendments thereto—and the Report was again read at the Clerk's Table.

Ordered, That the said Bill and Report be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again to-morrow.

Then the House adjourned until to-morrow, at Eleven o'clock.

THURSDAY, March 11, 1841.

MR. *RAE* reported from the Committee appointed to consider if any and what further measures should be taken by this House this Session, for obtaining redress for the American Loyalists and disbanded Provincial Troops, and their Representatives; and he read the Report in his place, and delivered it in at the Clerk's Table, where it was again read.

Ordered, That the said Report be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. D. Macdonald reported, that the Committee had gone through the Report of the Special Committee, paragraph by paragraph, had amended, and then adopted the same; and he read the Report, as amended, in his place, and delivered it in at the Clerk's Table, where, being again read, it was agreed to by the House.

[For the said Report, see Appendix (J).]

Then the House adjourned for one hour.

And being met—

Mr. Longworth reported from the Committee appointed to examine and report on the Public Accounts; and he read the Report in his place, and delivered it in at the Clerk's Table, where it was again read.

Ordered, That the said Report be referred to a Committee of the whole House on Thursday next.

The Order of the Day, for the House in Committee on the further consideration of the Bill for the appointment of Fish Inspectors, and to continue and amend the Act for regulating the size and quality of Fish Barrels and Tierces, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Gorman reported, that the Committee had gone through the Bill, and made several amendments thereto.

Mr. Speaker having put the question, "Shall the Report of the Committee be received?"

The House divided thereon:

YEAS:

Hon. J. S. Macdonald,	Mr. Dalziel,
Mr. Yeo,	Mr. Macneill,
Mr. Le Lacheur,	Mr. Hudson,
Mr. Longworth,	Mr. Montgomery,
Mr. Forbes,	Mr. W. Dingwell,
Mr. Macfarlane,	Mr. D. Macdonald,
Mr. Fraser,	Mr. Macintosh,
Mr. Beck,	

NAYS:

Mr. Rae,	Mr. Gorman.
Mr. Maclean,	

So it was carried in the affirmative.

The Report was then received; and the amendments reported from the Committee being again read at the Clerk's Table, were agreed to by the House.

Ordered, That the said Bill, as amended, be engrossed, and that the Title be *An Act for the appointment of Fish Inspectors, and to continue and extend the provisions of the Act now in force for regulating the size and quality of Fish Barrels and Tierces, and the weight of Fish made up therein.*

A motion being made that the House do adjourn,

The House divided on the question:

YEAS:

Hon. J. S. Macdonald,	Mr. Montgomery,
Mr. Macfarlane,	Mr. Beck,
Mr. Forbes,	Mr. Le Lacheur,
Mr. W. Dingwell,	Mr. Macintosh,
Mr. Longworth,	Mr. Maclean,
Mr. D. Macdonald,	Mr. Dalziel.

NAYS:

Mr. Fraser,	Mr. Yeo,
Mr. Hudson,	Mr. Rae,
Mr. Gorman,	Mr. Macneill.

So it was carried in the affirmative.

And then the House adjourned until to-morrow, at Eleven o'clock.

FRIDAY, March 12, 1841.

THE Order of the Day, for the House in Committee on the consideration of His Excellency the Lieutenant Governor's Messages of the 6th inst. with the papers which accompanied the same, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. D. Macdonald reported, that the Committee had come to several Resolutions, which he was directed to submit to the House

whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Mr. Thomson, pursuant to leave given, presented to the House a Bill to prevent the interment of human bodies within the limits of the Town of Georgetown, and for laying out Burial Grounds in the Common thereof; and the same was read the first time, and ordered to be read a second time on Monday next.

Then the House adjourned until to-morrow, at Eleven o'clock.

SATURDAY, March 13, 1841.

A MOTION being made, that the engrossed Bill intituled *An Act for the regulation of the Fishery Reserves in this Island*, be now read the third time;

Mr. Longworth moved, in amendment, to leave out the word "now," and at the end of the question, to add the words "this day three months."

The House divided on the motion of amendment:

YEAS :

Mr. Longworth,	Mr. Yeo,
Mr. Hudson,	Hon. J. S. Macdonald.

NAYS :

Mr. Fraser,	Mr. Beck,
Mr. Montgomery,	Mr. Forbes,
Mr. Le Lachur,	Mr. Macneill,
Mr. Gorman,	Mr. Clark,
Mr. W. Dingwell,	Mr. J. Dingwell,
Mr. Macintosh,	Mr. Macfarlane,
Mr. D. Macdonald,	Mr. Dalziel.
Mr. Thomson,	

So it passed in the negative.

The question being then put on the main motion;

It was resolved in the affirmative.

And then the said Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Rae do carry the said Bill to the Legislative Council, and desire their concurrence.

Then the House adjourned for one hour.

And being met—

Mr. D. Macdonald, from the Committee of the whole House, on the consideration of His Excellency the Lieutenant Governor's Messages of the 6th instant, with the papers which accompanied them, reported, according to order, the Resolutions of the said Committee; which Resolutions were again read at the Clerk's Table, and are as follow:

1. **RESOLVED**, That it is the opinion of this Committee, that the Estimates transmitted to this House by His Excellency, be referred to the Committee of Supply.

2. **RESOLVED**, That it is the opinion of this Committee, that the Memorial of the Committee of Management of the Central Agricultural Society be referred to the Committee of Supply.

3. **RESOLVED**, That it is the opinion of this Committee, that it is inexpedient to grant the prayer of the Petition of divers merchants and other inhabitants of Georgetown, praying for an increase of the salary of the Sub-Collector of Customs for that Port.

4. **RESOLVED**, That it is the opinion of this Committee, that the Petition of William and Andrew Miller, Contractors for building a Bridge over South River, Murray Harbour, be referred to the Committee of Supply.

5. **RESOLVED**, That it is the opinion of this Committee, that the Plans and Estimates of the expense of a Wharf, or Hard, or Slip, at the Ferry Point, opposite Charlottetown, be referred to the Special Committee appointed to report on the various Petitions presented to the House on that subject.

6. **RESOLVED**, That it is the opinion of this Committee, that an Address be presented to His Excellency the Lieutenant Governor, praying that he will be pleased to order a new

Survey of the line of Road from Dingwell's Mills to Cardigan Bridge, as near as practicable to the line dotted with red ink, on the Plan executed by George Wright, jun., Esq., during the past Summer, and transmitted to the House of Assembly by His Excellency, on the 6th instant.

7. **RESOLVED**, That it is the opinion of this Committee, that so much His Excellency's second Message as relates to the opening of a centre Road from the head of the Hillsborough to the East Point, be referred to a Special Committee, to ascertain, during the recess, as near as possible, the practicability, the advantages and the probable expense of the proposed road, and report thereon to the House at its next Session.

8. **RESOLVED**, That it is the opinion of this Committee, that the opening of a Road from the highway leading to Tryon, to the Sandy Point at Crapaud Harbour, as prayed for in the Petition of the Inhabitants of that District, would be of essential benefit to that section of Queen's County; and that it be recommended to the House to present an Address to His Excellency the Lieutenant Governor, respectfully requesting that he will be pleased, at his earliest convenience, to cause the necessary steps to be taken for having the said Road opened in the most eligible place for the public, under the provisions of the Road Compensation Act; and that the House, when in Committee of Supply, do place at the disposal of His Excellency, a sum sufficient to carry the same into effect.

9. **RESOLVED**, That it is the opinion of this Committee, that the Petition of divers Inhabitants of Barbara Weed, and Northern Section of Lot Nineteen, for aid in building a Bridge over Macintyre's Creek, and to open a line of road from thence towards the road running through New Village, Lot 17, be referred to a Special Committee, to examine the same, and report thereon.

10. **RESOLVED**, That it is the opinion of this Committee, that the Petition for aid to erect a Bridge over the Mill River, at Fyffe's Ferry, New London, be referred to a Special Committee, to report as to the probable expense of erecting the proposed Bridge.

11. **RESOLVED**, That it is the opinion of this Committee, that the Petition of divers Inhabitants of Mascouche and others, praying that a Road may be opened through the farm in the occupation of James Ramsay, Lot Seventeen, be referred to a Special Committee, to examine the allegations therein contained, during the recess, and report thereon to the House at its next Session.

12. **RESOLVED**, That it is the opinion of this Committee, in regard to that part of His Excellency's message referring to the opening of a new line of Road from St. Eleanor's to Mascouche, as to which a petition had been previously presented to the House, that there is no evidence of the persons through whose land the said Road will pass, having agreed to give a free right of way, that it be recommended to the House to address His Excellency requesting him to direct the Road Commissioner of that District, to ascertain from these individuals whether they require any and what price for said right of way, and to report thereon by next Session, so as the House may have the information necessary to enable them to decide as to the opening of said Road.

13. **RESOLVED**, That it is the opinion of this Committee, that the Report on the state of Poplar Island Bridge be referred to the Committee of Supply.

And the First and Second of the said Resolutions being again severally read, were, on the question separately put thereon, agreed to by the House.

The Third of the said Resolutions being again read;

Mr. Thomson moved, in amendment thereto, that after the word "Resolved," all be struck out, and the following substituted—
 "That the Petition of the Magistrates, Merchants, and other inhabitants of Georgetown, praying for an addition to the salary of the Sub-Collector of Customs for that Port, together with so much of His Excellency's Message as relates thereto, be referred to a Special Committee, to report thereon, with power to send for persons, papers and records."

The House divided on the motion of amendment:

YEAS:

Mr. Thomson,	Mr. Beck,
Hon. J. S. Macdonald,	Mr. Longworth,
Mr. Maclean,	Mr. Gorman.
Mr. J. Dingwell,	

NAYS:

Mr. Dalziel,	Mr. Clark,
Mr. Macneill,	Mr. Macintosh,
Mr. Fraser,	Mr. Le Lacheur,
Mr. Forbes,	Mr. Rae,
Mr. Hudson,	Mr. Montgomery
Mr. D. Macdonald,	Mr. W. Dingwell.
Mr. Yeo,	

So it passed in the negative.

The question being then put on the Third Resolution, it was agreed to by the House.

The residue of the said Resolutions being again severally read, were, upon the question separately put thereon, agreed to by the House.

Ordered, That Mr. Thomson, Mr. Le Lacheur and Mr. W. Dingwell be a Committee to prepare an Address to His Excellency the Lieutenant Governor, pursuant to the Sixth of the above reported Resolutions.

Ordered, That the Members from King's County, through whose Districts the proposed road from the head of the Hillsborough to the East Point is intended to pass, be a Committee for the purpose mentioned in the Seventh of the above reported Resolutions.

Ordered, That Mr. Fraser, Mr. Clark, Mr. Hudson, Mr. Rae and Mr. Yeo be a Committee for the purpose mentioned in the Ninth of the above reported Resolutions.

Ordered, That Mr. *Macneill*, Mr. *Montgomery*, Mr. *Longworth*, Mr. *Clark* and the Hon. *J. S. Macdonald* be a Committee for the purpose mentioned in the Tenth of the above reported Resolutions.

Ordered, That Mr. *Rae*, Mr. *Fraser*, Mr. *Yeo*, Mr. *Clark* and Mr. *Hudson* be a Committee for the purpose mentioned in the Eleventh of the above reported Resolutions.

Ordered, That Mr. *Rae*, Mr. *Fraser* and Mr. *Gorman* be a Committee for the purpose mentioned in the Twelfth of the above reported Resolutions.

Resolved, That the following Address to His Excellency the Lieutenant Governor do now pass :

To His Excellency Sir C. A. FITZ ROY, K. H., Lieutenant Governor and Commander-in-Chief in and over Her Majesty's Island Prince Edward, and its Dependencies, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

MAY IT PLEASE YOUR EXCELLENCY;

The House of Assembly having taken into consideration the Petition of the Inhabitants of Crapaud and Sable,

praying that a Road may be opened from the highway leading to Tryon, to the Sandy Point at Crapaud Harbour, referred to the House by your Excellency, are of opinion, that such a road would be of great benefit to that section of Queen's County, and would therefore respectfully request that your Excellency will be pleased, at your earliest convenience, to cause the necessary steps to be taken for having the said road opened in the most eligible place for public convenience, under the provisions of the Road Compensation Act; and this House will, when in consideration of Supply, make the necessary provision for carrying the same into effect.

Ordered, That the said Address be engrossed.

Ordered, That the Hon. *J. S. Macdonald*, Mr. *Hudson* and Mr. *Forbes* be a Committee to wait upon His Excellency with the said Address.

Then the House adjourned until Monday next, at Eleven o'clock.

MONDAY, March 15, 1841.

READ a third time, as engrossed, the Bill intituled *An Act to prevent the carrying of Sticks, or other weapons, during Elections.*

Resolved, That the Bill do pass.

Ordered, That Mr. *Rae* do carry the said Bill to the Legislative Council, and desire their concurrence.

Read a third time, as engrossed, the Bill intituled *An Act for the appointment of Fish Inspectors, and to continue and extend the provisions of the Act now in force, regulating the size and quality of Fish Barrels and Tierces, and the weight of Fish made up therein.*

An amendment was proposed to be made to the said Bill, by adding the following Proviso to Clause 12th, viz:—

“Provided, That all offences committed against the provisions of this Act shall be prosecuted within Three Months after the time the offence shall have been committed”—which being seconded and put, was carried in the affirmative; and said amendment was made at the Table accordingly.

A further amendment was proposed to be made to the said Bill, in Section 6th, by inserting after the word “import,” the words “or bring,” and after the words “Pickled Fish,” to insert the words “in Casks,” which was agreed to by the House, and the Bill was amended at the Table accordingly.

An engrossed Clause was offered to be added to the Bill, and to make part thereof, by way of Rider, enacting that no Herrings, Mackerel, or Alewives, imported or brought into this Island in bulk, shall be disposed of after fourteen days after the same shall have been imported, unless barreled, weighed, inspected and branded.

And a motion being made, that the said Clause be received and read the first time;

The House divided on the question :

YEAS :

Mr. Thomson,	Mr. Muclean,
Mr. Forbes,	Mr. Montgomery,
Mr. W. Dingwell,	Mr. Hudson,
Mr. D Macdonald,	Mr. Dutziel,
Mr. Longworth,	Mr. Beck.

NAYS :

Mr. Clark,	Mr. Macintosh,
Mr. Macneill,	Mr. Gorman,
Mr. Yeo,	Mr. Macfarlane,
Mr. Le Lacheur,	Mr. J. Dingwell,
Mr. Fraser,	

So it was carried in the affirmative; and the said Clause was accordingly read the first time;

A motion being made, that the said Clause be read a second time,

Mr. *Clark* moved, in amendment, that at the end of the question, be added the words, “this day three months.”

The House divided on the motion of amendment:

YEAS, 7.
NAYS, 11.

So it passed in the negative.

And then the said Clause was read a second time.

Ordered, That the said Clause be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Thomson took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Thomson reported, that the Committee had made an amendment to the said Clause.

Mr. Clark moved, that the Report of the Committee be received this day three months.

The House divided on the question:

YEAS:

Mr. Clark,	Mr. Fraser,
Mr. Rae,	Mr. J. Dingwell,
Mr. Macfarlane,	Mr. Macneill,
Mr. Macintosh,	Mr. Yeo,
Mr. Le Lacheur,	Mr. Gorman.

NAYS:

Mr. Thomson,	Mr. D. Macdonald,
Mr. Palmer,	Mr. Dalziel,
Mr. Montgomery,	Mr. Forbes,
Mr. Beck,	Mr. Maclean,
Mr. Hudson,	Mr. Longworth.
Mr. W. Dingwell,	

So it passed in the negative.

A motion being made, that the said Clause be re-committed to a Committee of the whole House:

Mr. Clark moved the previous question, "Shall the question be now put?"

The House divided on the question:

Yeas, 11.
Nays, 10.

So it was carried in the affirmative.

The question being then put on the main motion, it was agreed to by the House.

And then the House resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Gorman reported, that the Committee had made a further amendment to the said Clause; which amendment was again read at the Clerk's Table, and agreed to by the House.

The said Clause, as amended, was read the third time, and ordered to be added to the Bill, and to make part thereof, by way of rider.

A motion being made, that the Bill do now pass;

Mr. Clark moved, in amendment, to leave out the word "now," and at the end of the question, to insert the words "this day three months."

The House divided on the motion of amendment:

YEAS:

Mr. Clark,	Mr. Yeo,
Mr. J. Dingwell,	Mr. Rae,
Mr. Fraser,	Mr. Macintosh,
Mr. Macneill,	Mr. Gorman,
Mr. Maclean,	Mr. Macfarlane.

NAYS:

Mr. Palmer,	Mr. Longworth,
Mr. Thomson,	Mr. D. Macdonald,
Mr. Hudson,	Mr. W. Dingwell,
Mr. Beck,	Mr. Dalziel,
Mr. Le Lacheur,	Mr. Forbes.
Mr. Montgomery,	

So it passed in the negative.

The question being then put on the main motion, "That the Bill do pass;"

It was resolved in the affirmative.

Ordered, That Mr. Le Lacheur do carry the said Bill to the Legislative Council, and desire their concurrence.

Then the House adjourned for one hour.

And being met—

The Bill to prevent the interment of human bodies within the limits of the Town of Georgetown, and to lay out burial places in the Common thereof, was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. D. Macdonald reported, that the Committee had gone through the Bill, and made

several amendments thereto; which amendments were again read at the Clerk's Table, and agreed to by the House.

Ordered, That the said Bill, as amended, be engrossed, and that the Title be *An Act to prohibit the interment of human bodies within the limits of the Town of Georgetown, and to establish burial grounds in the Common thereof*.

A Petition of divers inhabitants of Princetown Royalty was presented to the House by Mr. Clark, and the same was received and read; praying the House to address Her Majesty, for the purpose of changing the present mode of disposing of Crown Lands within the said Royalty.

Resolved, That the said Petition be referred to a Committee of five members, to examine the same, and report thereon—with power to send for persons, papers and records.

Ordered, That Mr. Clark, Mr. Montgomery, Mr. Rae, Mr. Thomson and Mr. J. Dingwell do compose the said Committee.

Mr. Clark read in his place a Petition of divers Inhabitants of Princetown Royalty, praying for such an alteration in the Land Assessment Act, as that the Lands within the said Royalty may not be assessed at a higher rate than the Township Lands throughout the Island.

Mr. Clark then moved, that the order limiting the time for the presentation of private Petitions be suspended, so far as respects this Petition.

The House divided on the question :

YEAS :

Mr. Clark,	Mr. Fraser,
Mr. Rae,	Mr. Montgomery,
Mr. Thomson,	Mr. Gorman.

NAYS :

Mr. Forbes,	Mr. W. Dingwell,
Mr. Beck,	Mr. J. Dingwell,
Mr. Dalziel,	Mr. Maclean,
Mr. Palmer,	Mr. Longworth,
Mr. Le Lacheur,	Mr. Macneill,
Mr. Macintosh,	Mr. Macfarlane,
Mr. D. Macdonald,	Mr. Yeo.

So it passed in the negative.

Mr. Clark, in his place, offered to the House a Petition of Thomas Crabb, the Carrier of the Western Mail.

Ordered, That under the special circumstances of the case, the said Petition be received and read.

And then the said Petition was received and read; praying the aid of the House towards improving that part of the Western Road between Crabb's and the County line.

Resolved, That the said Petition be referred to a Committee of five members, to examine the same, and report thereon—with power to send for persons, papers and records.

Ordered, That Mr. Clark, Mr. Yeo, Mr. Longworth, Mr. Macneill and Mr. Palmer do compose the said Committee.

The Bill for regulating the qualifications of Jurors was, according to order, read a second time.

Ordered, That the said Bill be committed to a Committee of the whole House to-morrow.

Then the House adjourned until to-morrow, at Eleven o'clock.

TUESDAY, March 16, 1841.

MR. RAE reported from the Committee to whom was referred the Petition of divers Inhabitants of Barbara Weed and others, praying an aid towards bridging M'Intyre's Creek; and he read the Report in his place, and delivered it in at the Clerk's Table, where it was again read, and is as follows:—

Your Committee having made such inquiries as they deemed necessary, consider it advisable that the sum of Fifteen Pounds be granted, towards bridging M'Intyre's Creek, which, with the amount subscribed by the Petitioners, and their own Statute Labour, will probably be

sufficient to complete the work; and, as the Petitioners have, every one, agreed to give a right of way across their farms, will afford a direct transit to the road called Steel's Road, leaving to some future period the determination of the point whether the said road shall be extended across the farms occupied by Steel, Reinhard, and others, onward in the direction of St. Eleanor's.

Ordered, That the said Report be referred to the Committee of the whole House on the consideration of Roads and Bridges.

The Order of the Day, for the House in

Committee on the Bill for regulating the qualifications of Jurors, being read ;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

Then the House adjourned for one hour.

And being met—

The Order of the day, for taking into consideration so much of Lord John Russell's Despatch, dated 13th October, 1840, as relates to the Act of last Session authorizing the erection of a building near Charlottetown, as an Asylum for insane persons, and other objects of charity, being read ;

The House proceeded accordingly to take the same into consideration ; and thereupon—

Mr. Palmer moved, that the House do come to a Resolution as followeth :

Resolved, That a Committee be appointed, to prepare and bring in a Bill to amend the Act of last Session, authorizing the erection of a Building for a Lunatic Asylum, and other objects of charity, in conformity with the Despatch of the Secretary of State, dated the 13th October, 1840.

Mr. Rae moved, in amendment to the said proposed Resolution, that after the word "Resolved," all be struck out, and the following substituted :

"That in the present state of the Colony, this House cannot accede to the restrictions imposed on the Representative Body by Lord John Russell, in regard to their curatorial powers over the intended House of Industry and Lunatic Asylum ; and therefore, with deep regret, they are obliged, for the present, to desist from further prosecuting that important public undertaking."

The House divided on the motion of amendment :

YEAS :

Mr. Rae,	Mr. Macneill,
Mr. Thomson,	Mr. Beck,
Mr. W. Dingwell,	Mr. Dalziel,
Mr. D. Macdonald,	Mr. Fraser,
Mr. Macintosh,	Mr. Le Lacheur,
Mr. Macfarlane,	Mr. Clark,
Mr. Forbes,	Mr. J. Dingwell.

NAYS :

Mr. Palmer,	Mr. Yeo,
Mr. Montgomery,	Mr. Hudson,
Mr. Gorman,	Mr. Maclean.
Mr. Longworth,	

So it was carried in the affirmative.

The question being then put on the main motion, as amended, it was agreed to by the House.

Then the House adjourned until to-morrow, at Eleven o'clock.

WEDNESDAY, March 17, 1841.

ORDERED, That the Sergeant at Arms attending this House be directed to prevent any person or persons, except Members of the Legislative Council, from occupying the seats railed off from the South side of the body of the House ; and that a notice to that effect be posted on the door leading to said seats.

Ordered, That the Committee appointed to prepare an Address to His Excellency the Lieutenant Governor, on the subject of the running of a new line of road from Saint Eleanor's to Mascouche, be discharged.

Read a third time, as engrossed, the Bill intituled *An Act to prevent the interment of human bodies within the limits of the Town of Georgetown, and to establish Burial Grounds in the Common thereof.*

Resolved, That the Bill do pass.

Ordered, That Mr. Thomson do carry the said Bill to the Legislative Council, and desire their concurrence.

The Order of the Day, for the second reading of an engrossed Bill from the Council, intituled *An Act for establishing Criminal Sessions in Queen's County*, being read ;

Mr. Speaker informed the House, that as the said Bill contained a Clause in which the Fees of the Clerk of the Court were provided for, this House, therefore, cannot, consistent with its privileges, consider further of the said Bill.

Ordered, That the said Order of the Day be discharged.

Resolved, That this House will, on Saturday next, resolve itself into a Committee of the whole House, to consider of a Supply.

Resolved, That this House will, to-morrow, take into consideration the several Private Petitions before the House.

Ordered, That the Report of the Special Committee on Pauper Petitions be referred to the Committee of Supply.

Resolved, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Bill for regulating the qualifications of Jurors.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. D. Macdonald reported, that the Committee had gone through the Bill, and made

several amendments thereto; which amendments were again read at the Clerk's Table, and agreed to by the House.

Ordered, That the said Bill, as amended, be engrossed, and that the Title be *An Act for regulating the qualifications of Jurors*.

Ordered, That the Committee to whom was referred the several Petitions praying for a new Wharf at the Ferry Point opposite Charlottetown, with the several documents relating thereto, be instructed to inspect the ground through which the proposed road is to be made, and to ascertain the depth of water at every twenty yards from the shore, until the depth at high water measures nine feet.

Ordered, That Mr. Rae, Mr. Clark and Mr. Le Lacheur be added to the said Committee.

Mr. Clark moved, that the Committee to whom was referred the Petition of the Minister, Churchwardens and Vestry of Charlotte Parish, presented to this House on the 22d February, praying for a Bill, be instructed to inquire whether the Rules of this House relating to private Bills, have in this instance been complied with;

Which was ordered.

Then the House adjourned until to-morrow, at Eleven o'clock.

THURSDAY, March 18, 1841.

MR. DALZIEL, from the Committee to whom was referred the Petitions of divers Inhabitants of Lots Fifty-nine, Sixty-one and Sixty-three, praying for the erection of a Bridge across the Brook below Aitken's Mill Dam, and also praying that compensation may be allowed for widening the shore road from John Phillips's, on Lot Fifty-nine, to Saint Andrew's Point, reported as follows:—

Your Committee are of opinion that it is inexpedient to grant the prayer of the first mentioned Petition, as Bridges are becoming so expensive to the Colony; whereas, by granting a small sum of money to Mr. Aitken, to repair his Mill Dam, and toward keeping the same in repair, it will serve all the purposes contemplated by the proposed Bridge. Your Committee are also of opinion, that it is inexpedient to grant compensation for

widening the shore road, as the Statute Labour ought to be perfectly sufficient to keep said road in repair.

The Order of the Day, for taking into consideration the several Private Petitions before the House, being read;

The House proceeded accordingly to take the same into consideration.

The Petition of divers Inhabitants of Princetown Royalty, praying that the usual allowance given to Teachers may be paid to Mr. Alexander Rae, was read; and thereupon,

Ordered, That the said Petition be referred to the Committee of Supply.

The Petition of Neil Macaulay, of Lot Forty-five, was read; and thereupon,

Mr. *D. Macdonald* moved, that the said Petition be referred to the Committee of Supply.

Mr. *Clark* moved, by way of amendment, that the said Petition be withdrawn by Mr. *Macdonald*.

The House divided on the motion of amendment:

YEAS:

Mr. <i>Clark</i> ,	Mr. <i>W. Dingwell</i> ,
Hon. <i>J. S. Macdonald</i> ,	Mr. <i>Dalziel</i> ,
Mr. <i>Hudson</i> ,	Mr. <i>Montgomery</i> ,
Mr. <i>Beck</i> ,	Mr. <i>J. Dingwell</i> ,
Mr. <i>Thomson</i> ,	Mr. <i>Fraser</i> ,
Mr. <i>Macfarlane</i> ,	Mr. <i>Maclean</i> .

NAYS:

Mr. <i>D. Macdonald</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>Macintosh</i> ,	Mr. <i>Forbes</i> .
Mr. <i>Macneill</i> ,	

So it was carried in the affirmative.

The Petition of Angus Beaton, of East Point, was read; and thereupon,

Mr. *D. Macdonald* moved, that the said Petition be referred to the Committee of Supply.

Mr. *Dalziel* moved, by way of amendment, that the said Petition be withdrawn by Mr. *Macdonald*.

The House divided on the motion of amendment:

YEAS:

Mr. <i>Dalziel</i> ,	Mr. <i>Macfarlane</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Montgomery</i> ,
Hon. <i>J. S. Macdonald</i> ,	Mr. <i>Palmer</i> ,
Mr. <i>Le Lacheur</i> ,	Mr. <i>Longworth</i> ,
Mr. <i>Fraser</i> ,	Mr. <i>Maclean</i> .

NAYS:

Mr. <i>D. Macdonald</i> ,	Mr. <i>Forbes</i> ,
Mr. <i>Hudson</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>Macintosh</i> ,	Mr. <i>W. Dingwell</i> ,
Mr. <i>Beck</i> ,	Mr. <i>Macneill</i> .

So it was carried in the affirmative.

The Petition of Donald Maccormack, of Lot Forty-five, was read; and thereupon,

Mr. *D. Macdonald* moved, that the said Petition be referred to the Committee of Supply.

Mr. *Montgomery* moved, by way of amendment, that the said Petition be withdrawn by Mr. *D. Macdonald*.

The House divided on the motion of amendment:

Yeas, 17.
Nays, 3.

So it was carried in the affirmative.

The Petition of George Owen, of Little Marsh, Saint David's Parish, was read; and thereupon

Ordered, That the said Petition be referred to the Committee appointed for taking further evidence in support of the Addresses and Petitions sent home from this House.

The Petition of divers Inhabitants of Bedeque and its vicinity, praying an aid to extend the Wharf at Green's Shore, was read; and thereupon,

Mr. *Fraser* moved, that the said Petition be referred to the Committee of Supply.

The House divided on the question:

YEAS:

Mr. <i>Fraser</i> ,	Mr. <i>Macfarlane</i> ,
Hon. <i>J. S. Macdonald</i> ,	Mr. <i>Macneill</i> ,
Mr. <i>Forbes</i> ,	Mr. <i>Montgomery</i> ,
Mr. <i>Rae</i> ,	Mr. <i>Longworth</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Beck</i> ,
Mr. <i>Hudson</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>Thomson</i> ,	Mr. <i>Maclean</i> .
Mr. <i>Dalziel</i> ,	

NAYS:

Mr. <i>J. Dingwell</i> ,	Mr. <i>D. Macdonald</i> ,
Mr. <i>W. Dingwell</i> ,	Mr. <i>Le Lacheur</i> .
Mr. <i>Macintosh</i> ,	

So it was carried in the affirmative.

The Petition of George Aitken, sen. of Lot 59, was read; and thereupon,

Ordered, That the said Petition be referred to the Committee of Supply.

Resolved, That a Committee be appointed to search the Journals of the Legislative Council, to ascertain what proceedings have been had on the Bill to prevent the carrying of Sticks or other weapons during Elections.

Ordered, That Mr. *Maclean* and Mr. *Le Lacheur* do compose the said Committee; who returning, reported, that they had found the following Entry:

LEGISLATIVE COUNCIL CHAMBER,
Wednesday, 17th March, 1841.

Present,

The Hon. Mr. <i>Attorney General</i> , President;	
The Hon. Mr. <i>Brecken</i> ,	The Hon. Mr. <i>Dalrymple</i> ,
Mr. <i>Goodman</i> ,	Mr. <i>Solicitor General</i> ,
Mr. <i>Macdonald</i> ,	Mr. <i>Holl</i> ,
Mr. <i>Macintosh</i> ,	Mr. <i>Young</i> .
Mr. <i>Livell</i> ,	

On motion, *Ordered*, That the Bill intituled *An Act to prevent the carrying of Sticks, or other weapons, during Elections*, be read a second time this day three months.

A Message from the Legislative Council, by Mr. Desbrisay :

Mr. Speaker,

The Legislative Council desire a further Conference with the House of Assembly, on the Amendments made to the Bill intituled *An Act to prevent the running at large of Neat Cattle in the Streets and Squares of Charlottetown at certain seasons, and of Bulls at any season*; and have appointed the Honorables Mr. Brecken, Mr. Dalrymple, and Mr. Young a Committee to manage this further Conference—to meet in the Committee Room at Two o'clock.

And then he withdrew.

Resolved, That this House do agree to a further Conference, as is desired by the Legislative Council, on the Amendments made to the Bill intituled *An Act to prevent the running at large of Neat Cattle in the Streets and Squares of Charlottetown at certain seasons, and of Bulls at any season*.

Ordered, That the Hon. J. S. Macdonald do go to the Council, and acquaint them therewith.

Ordered, That the Hon. J. S. Macdonald, Mr. Clark, Mr. Thomson, Mr. Longworth, Mr. Montgomery and Mr. Rae be a Committee to manage the said Conference.

The time for holding the said Conference having arrived,

The Managers went to the Conference.

And being returned—

The Hon. J. S. Macdonald reported, that the Managers had been at the Conference, and that the Committee of the Council had acquainted them that the Council do adhere to their amendments.

Then the House adjourned for one hour.

And being met—

Ordered, That the House do again proceed to consider Private Petitions.

The House proceeded accordingly to take the same into consideration.

The Petition of James Ramsay, of Lot Seven, was read, and thereupon,

Mr. D. Macdonald moved, that the said Petition be withdrawn.

Mr. Gorman moved, as an amendment, that the said Petition be referred to the Committee of Supply.

The House divided on the motion of amendment :

YEAS :

Mr. Gorman,	Mr. Fraser,
Mr. Rae,	Mr. Hudson.
Mr. Thomson,	

NAYS :

Mr. Macfarlane,	Mr. Dalziel,
Mr. Beck,	Mr. Longworth,
Mr. Le Lacheur,	Mr. D. Macdonald,
Mr. Maclean,	Mr. Macintosh,
Mr. Forbes,	Mr. Macneill,
Mr. Montgomery,	Mr. W. Dingwell,
Mr. Clark,	Mr. J. Dingwell.
Hon. J. S. Macdonald,	

So it passed in the negative.

The question being then put on the main motion, it was carried in the affirmative.

The Petition of Thomas Dalton, of Lot Seven, was read; and thereupon,

Mr. D. Macdonald moved, that the said Petition be withdrawn.

Mr. Thomson moved, by way of amendment, that the said Petition be referred to the Committee of Supply.

The House divided on the motion of amendment :

YEAS :

Mr. Thomson,	Mr. Beck,
Mr. Fraser,	Mr. Rae,
Mr. Hudson,	Mr. J. Dingwell.

NAYS :

Mr. D. Macdonald,	Mr. Macfarlane,
Mr. Montgomery,	Mr. Le Lacheur,
Hon. J. S. Macdonald,	Mr. W. Dingwell,
Mr. Palmer,	Mr. Maclean,
Mr. Macintosh,	Mr. Forbes,
Mr. Macneill,	Mr. Dalziel.

So it passed in the negative.

The question being then put on the main motion, it was agreed to by the House.

The Petition of Nicholas Conroy, Sub-Collector of Customs for the District of Cascumpeque, being read; it was moved that the said Petition be withdrawn.

The House divided on the question :

YEAS :

Mr. Rae,	Mr. J. Dingwell,
Mr. Macfarlane,	Mr. Thomson,
Mr. Forbes,	Mr. Beck,
Mr. Fraser,	Mr. Dalziel,
Mr. Le Lacheur,	Mr. Hudson,
Mr. Montgomery,	Mr. Macintosh,
Mr. Macneill,	Mr. Clark,
Mr. W. Dingwell,	Mr. D. Macdonald.

NAYS :

Mr. Gorman,	Mr. Palmer,
Hon. J. S. Macdonald,	Mr. Maclean.

So it was carried in the affirmative.

The Petition of Charles Craswell, Secretary of the Northern Agricultural Society, being read; and a motion being made that the said Petition be referred to the Committee of Supply;

The House divided on the question :

YEAS :

Mr. Montgomery,	Mr. Forbes,
Hon. J. S. Macdonald,	Mr. Beck,
Mr. Thomson,	Mr. Palmer,
Mr. D. Macdonald,	Mr. Gorman,
Mr. Dalziel,	Mr. Hudson,
Mr. Le Lacheur,	Mr. Rae.
Mr. W. Dingwell,	

NAYS :

Mr. Maclean,	Mr. Clark,
Mr. Fraser,	Mr. Macfarlane,
Mr. Macneill,	Mr. Macintosh.
Mr. J. Dingwell,	

So it was carried in the affirmative.

The Petition of divers Inhabitants of Road District Number One, was read; and thereupon,

Ordered, That the said Petition be referred to the Committee of the whole House on the consideration of all matters relating to Roads and Bridges.

The Petition of divers Inhabitants of Georgetown, praying for a grant towards the erection of a public Market House in the said Town, was read; and thereupon,

Ordered, That the said Petition be referred to the Committee of Supply.

The Petition of divers Inhabitants of Pinette, &c. praying an aid towards the construction of a Wharf at Campbell's Point, on the South side of Pinette River, was read; and thereupon,

Ordered, That the said Petition be referred to the Committee of Supply.

The Petition of divers Inhabitants of Lots Forty-nine and Fifty, praying an aid towards the construction of a Wharf at China Point, being read;

Mr. *Le Lacheur* moved that the said Petition be referred to the Committee of Supply.

Mr. *Macintosh* moved, in amendment, that the prayer of the said Petition be rejected.

The House divided on the motion of amendment:

YEAS :

Mr. Macintosh,	Mr. Macneill,
Mr. Montgomery,	Mr. W. Dingwell,
Mr. Clark,	Mr. J. Dingwell,
Mr. D. Macdonald,	Mr. Beck,
Mr. Rae,	Mr. Dalziel,
Mr. Hudson,	Mr. Palmer,
Mr. Forbes,	Mr. Thomson.
Mr. Fraser,	

NAYS :

Mr. Maclean,	Mr. Gorman.
Mr. Le Lacheur,	

So it was carried in the affirmative.

The Petition of divers Inhabitants of Lots Forty-three, Fifty-five and Fifty-six, praying for a grant towards the erection of a Wharf at Grand River, was read; and thereupon,

Ordered, That the said Petition be referred to the Committee of Supply.

The Petition of James Macgregor, Teacher, of Brackley Point, praying for the usual Legislative allowance, was read; and thereupon—

Ordered, That the said Petition be referred to the Committee of Supply.

The Petition of W. H. Nelis, of Charlotte-town, Teacher, praying for Legislative aid, was read; and thereupon—

It was moved, that the said Petition be referred to the Committee of Supply.

The House divided on the question :

YEAS :

Mr. Rae,	Mr. Maclean,
Mr. Macneill,	Mr. Fraser,
Mr. D. Macdonald,	Mr. Gorman.

NAYS :

Mr. Clark,	Mr. Le Lacheur,
Mr. Thomson,	Mr. Beck,
Mr. W. Dingwell,	Mr. Dalziel,
Mr. Macintosh,	Mr. Montgomery,
Mr. Macfarlane,	Mr. Hudson.
Mr. J. Dingwell,	

So it passed in the negative; and thereupon—

Ordered, That the said Petition be withdrawn.

The Petition of the Officers and Committee of the Crapaud Agricultural Society being read;

Ordered, That the said Petition be referred to the Committee of Supply.

The Petition of divers Inhabitants of Lots Forty-eight and Forty-nine, praying the aid of the House to grant compensation for the opening of a Road from the Back Settlement of Lot Forty-eight to Pownal Bay, being read;

Resolved, That the said Petition be referred to a Committee of three members, to examine the same and report thereon, with power to send for persons, papers and records.

Ordered, That Mr. Longworth, Mr. Clark and Mr. Le Lacheur do compose the said Committee.

The Petition of Thomas B. Tremain, of Charlottetown, praying the House to grant a sum towards the repair of the Ferry House, on the South side of the Hillsborough, was read.

Ordered, That the said Petition be referred to the Committee to whom was referred the various Petitions praying for the construction of a Wharf at the Ferry Point, opposite Charlottetown, and other matters connected therewith.

The Petition of James Howlett, of Bay Fortune, being read; and a motion being made that the said petition be referred to a Committee of five Members, to report thereon—with power to send for persons, papers and records;

A debate ensued, and *John Thomson, Esq.*, a member of the House of Assembly, made use of the following expression, viz. "That the case of the Petitioner had arisen out of a most iniquitous proceeding, in which the learned member for Charlottetown had a hand."

It was moved, that the said words be taken down;

Which was ordered.

The question being then put upon the main motion, that the Petition be referred to a Committee of five members, to report thereon;

It was resolved in the affirmative.

Ordered, That Mr. Clark, Mr. Thomson, Mr. D. Macdonald, Mr. Mucintosh, and Mr. Rae do compose the said Committee.

The Petition praying for aid to build a Horse-boat or Scow for M'Connell's Ferry, on the Hillsborough; also, for an annual grant towards the support of a Ferryman; and also, for the establishment of a Post Office at Fort Augustus, being read—

Resolved, That the said Petition be referred to a Committee of three members, to examine the same, and report thereon.

Ordered, That the Hon. J. S. Macdonald, Mr. Forbes, and Mr. Macfarlane do compose the said Committee.

Ordered, That the various Petitions presented to this House this Session, praying aid for Roads and Bridges, be referred to a Committee of the whole House on the consideration of all matters relating to Roads and Bridges.

Then the House adjourned until to-morrow, at Eleven o'clock.

FRIDAY, March 19, 1841.

ORDERED, That Mr. Thomson have leave to introduce a Bill to further amend the Road Compensation Act.

He accordingly presented the said Bill to the House, and the same was read the first time, and ordered to be read a second time to-morrow.

Mr. Clark, from the Committee to whom was referred the Petition of Thomas Crabb, complaining of the state of that part of the Western Road in Queen's County, between Mrs. Crabb's and the County Line, presented to the House the following Report:—

That, in the opinion of your Committee, it would be a saving of much expense to the country, and an avoidance of much inconvenience to travellers, were the Government to enter into a contract with some proper person for a term of years, to keep the said Road in a good state of repair, and would therefore recommend the House to address His Excellency the Lieutenant Governor, to give directions to one of the Road Commissioners, or such other person as this House may see fit to recommend, to advertise and offer as soon as possible, to the lowest bidder for a term of years, the said work; and also, when the House is in Committee of Supply, to provide a sum sufficient for that purpose—all which is respectfully submitted.

Ordered, That the said Report be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. D. Macdonald reported, that the Committee had come to a Resolution; which Resolution was again read at the Clerk's Table, and is as followeth:

Resolved, That it is the opinion of this Committee, that the said Report be referred to the Committee of Supply.

And the question being put on the said Resolution,

It was agreed to by the House.

Ordered, That the Entry in yesterday's Journal, relative to certain words spoken by John Thomson, Esq. be now read;

And the same being read;

Ordered, That the House do now resolve itself into a Committee of Privileges, on the consideration thereof;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Fraser took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Fraser reported, that the Committee had come to a Resolution; which Resolution being again read at the Clerk's Table, was, upon the question put thereon, agreed to by the House, and is as followeth:—

RESOLVED, That it is the opinion of this Committee, that the language used by John Thomson, Esq., in debate, yesterday, viz: "That the case of the Petitioner arose out of a most iniquitous proceeding, in which the learned Member for Charlottetown (meaning Mr. Palmer) had a hand," was unparliamentary, and a breach of the privileges of this House; and that the said John Thomson, Esq., be admonished at the bar by the Speaker, and be required to apologise in the following words:—

"Mr. Speaker,

"I, John Thomson, do apologise to this Honourable House for having used unparliamentary language on the floor of this House, when in debate yesterday; and am sorry for having given offence to the honorable and learned member, Mr. Palmer."

Mr. Thomson having appeared at the Bar, and made his apology in the words required, was admonished by the Speaker, and then discharged from custody.

Two Messages from His Excellency the Lieutenant Governor.

Mr. Secretary Haviland, by command of His Excellency, delivered the following Messages:—

First Message:

C. A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly the Plan of a Survey of Lennox Island, accompanied by the Surveyor's Report of the description of the Soil, the extent of improvement made thereon by the Indians, and the length of time the Indians have resided on the Island, as requested by the House of Assembly in the last Session.

Government House, 19th March, 1841.

[For the Report referred to in the said Message, see Appendix (K.)]

Second Message:

C. A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor transmits to the House of Assembly the Copy of a Presentment of the Grand Jury of King's County, with reference to the difficulty and inconvenience arising from the refusal of persons to serve as Constables, who have been so nominated by the Court, and recommending that a summary mode be provided by Law, to compel persons to serve who may be appointed Constables by the Court.

Also, The Copy of a Presentment of the Grand Jury of King's County, upon the insufficiency of the Fence round the Jail Yard, for the safe custody of Prisoners.

Also, a Statement of the Grand Jury of Prince County, of the necessity of certain improvements to the Jail in that County.

All which the Lieutenant Governor recommends to the consideration of the House.

Government House, 5th March, 1841.

Ordered, That the above Messages, and papers accompanying the same, do lie on the Table.

Then the House adjourned for one hour.

And being met—

Ordered, That the Order of the Day, for the House in Committee, on the consideration of the Report of the Special Committee appointed to examine and report on the Public Accounts, be now read;

And the same being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Longworth took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again to-morrow.

Then the House adjourned until to-morrow, at Eleven o'clock.

SATURDAY, March 20, 1841.

MR. THOMSON, from the Committee appointed to prepare an Address to His Excellency the Lieutenant Governor, relative to ordering a new survey of a line of road from Dingwell's Mills to Cardigan River Bridge, presented to the House the draught of an Address, as prepared by the Committee; which said draught Address, being again read at the Clerk's Table, was agreed to by the House, and is as followeth:—

To His Excellency Sir C. J. FITZ ROY, K. H., Lieutenant Governor and Commander-in-Chief in and over Her Majesty's Island Prince Edward, and its Dependencies, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

May it please your Excellency;

The House of Assembly most respectfully beg leave to request, that your Excellency will be pleased to order a new Survey of the line of Road from Dingwell's Mills to Cardigan River Bridge, as near as practicable to the line marked with red ink in dotted lines on the Plan executed by George Wright, jun., Esq., during the past Summer, and sent down to the House by your Excellency on the 6th instant, as it is the opinion of the House of Assembly that a better line of Road will be found in the direction pointed out by the dotted lines than that laid down in the direction of the line run by Mr. Wright as aforesaid; and whichever of the lines of Road shall be found most advantageous to the public, that your Excellency will be pleased to cause a Jury to be summoned for the purpose of determining the value thereof, as early in the ensuing season as may suit your Excellency's convenience.

Ordered, That the said Address be engrossed.

Ordered, That the Committee who prepared the Address be a Committee to wait upon His Excellency with the same.

The Order of the day, for the House in Committee, on the further consideration of the Report of the Special Committee appointed to examine and report on the Public Accounts, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Longworth took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Longworth reported, that the Committee had gone into the consideration of the Report of the Special Committee referred to them, had made amendments thereto, and

then adopted the same; and he read the Report in his place, and delivered it in at the Clerk's Table, where it was again read, and is as followeth:

Your Committee appointed to examine and report on the Public Accounts, after a very careful examination of all Documents and Accounts laid before them, have respectfully to report as follows:

EXPENDITURE FOR THE YEAR ENDING FEBRUARY 4TH, 1841.

ROADS AND BRIDGES.	
Sums paid by the Correspondent of Road Commissioners,	£3423 0 0
Great Western Road,	378 17 3
Road from Cardigan to Mount Stewart.	308 19 0
Road from Monaghan Settlement to the Georgetown Road,	258 10 0
Mount Stewart Bridge, and raising approaches thereto,	730 19 9
South River Bridge, Murray Harbour,	156 0 0
Bridge over Finlay's Creek,	50 0 0
Road from Hillson's to Wharf at Green's shore,	10 0 0
Bridge near Samuel Martin's, Charlottetown,	65 0 0
Repairing Bridge over McPhee's Creek, York River,	16 0 0
Bridge at the Head of St. Peter's Bay,	50 0 0
Paid Joseph Higgins, Esq. for letting the Road between Lots 7 and 8,	9 7 6
Repairing Bridge near Government House,	14 15 3½
Road Commissioners Salaries, (12 for one year each, and 4, two years each)	200 0 0
Correspondent of Road Commissioners' Salary,	30 0 0
Compensation granted for the purchase of several rights of way,	60 0 0
<i>Road Compensation Act.</i>	
Wilmot Creek to Darby's, Lot 17,	46 10 0
Expense of an Inquisition on Road leading from Mount Stewart Bridge,	16 15 0
	5824 13 9½
WHARFS AND HARDS.	
Princetown Wharf,	112 0 0
Wharf at Green's Shore, Bedeque,	152 0 0
Repairing Bedeque Wharf,	5 0 0
Wharf at Crapand,	10 0 0
Hards at Ellis River,	50 0 0
	329 0 0
GOVERNMENT HOUSE.	
1839, Repairs in	167 4 4½
Do. in 1840,	250 0 0
	417 4 4½
JAILS AND COURT HOUSES.	
<i>Queen's County.</i>	
Sheriff's Account,	103 13 9
Painting Court House,	14 11 9
Messrs. Down and Pollard, for extra work (Jail)	25 0 0
Firewood, (Jail)	49 13 5
Bread, do.	14 9 13
Medical Attendance, do.	10 0 0
Jailor's Salary,	40 0 0
Matron's do.	15 0 0
	272 8 10
<i>King's County.</i>	
Sheriff's Account,	58 2 5
Visiting Magistrates, Sundries for Jail	33 17 11
Mr. Peake's Account, (Jail)	12 7 0
Medical Attendance, do.	3 4 10
Firewood, do.	19 5 0
Donald McPhee, former services as Jailor,	5 0 0
Jailor's Salary,	30 0 0
	161 17 2½

		Brought forward,		
		<i>Prince County.</i>		
Sheriff's Account,		28	10	8
Jailor's Salary,		30	0	0
				58 10 8
CROWN PROSECUTIONS.				
Attorney General's Fees,		82	5	2
Solicitor General's do.		9	6	8
Clerk of the Crown's Fees,		131	10	4
Clerk of the Crown's Disbursement Account,		165	19	1½
Deputy Clerk of the Crown's Fees for King's County,		42	6	1
His Disbursement Account,		62	13	11½
Deputy Clerk of the Crown's Fees and Disbursement account, Prince County,		8	5	4
				502 6 8
EDUCATION AND SCHOOLS.				
District Schools,		648	0	0
Acadian Teachers,		28	6	8
Saint Andrew's College,		50	0	0
School Visiter's Salary,		100	0	0
Secretary to Board of Education,		15	0	0
Mrs. Bullpit,		7	10	0
<i>Central Academy.</i>				
Masters' Salaries,		300	0	0
Milliner's Account for Sheet Iron, &c.		8	11	8½
				1157 8 4½
MAILS.				
By "Cape Breton" Steamer,		£500	0	0
By "Pocahontas" Steamer,		10	7	0
William Bishop, for one trip to Picton,		6	0	0
Winter Mails, including carriage between Cape Tormentine and Amherst,		146	2	9
				£661 9 9
<i>Inland.</i>				
Western		131	3	1
Eastern		62	8	0
Georgetown, Belfast, and Wood Islands		62	5	0
Miss Chappell, for conducting Mails		30	0	0
				947 8 10
				£285 19 1
SAILING PACKETS.				
Between Georgetown and Picton		50	0	0
Between Bedeque and Shediac		30	0	0
				80 0 0
BUOYS and BEACONS.				
Charlottetown, placing and taking up Buoys, vessel's hire, &c.		59	7	10½
Charlottetown, (Beacon)		3	5	4
Three Rivers, (Buoys)		14	19	3½
Murray Harbour, (Buoys)		8	0	0
Richmond Bay, (Buoy)		6	12	0
Bedeque, (Buoy and an Anchor)		7	9	11
Crapaud, (2 Beacons)		9	0	0
				108 14 5
PUBLIC SURVEYS, CHARTS AND PLANS.				
The Surveyor General's Account,		17	0	10
George Wright, Jun., Public Surveys, drawing Charts &c.		49	13	8
Survey, plan and description of Lennox Island, by James Clark		8	19	0
Plans for Colonial Building		33	9	0
Isaac Smith, (plans)		3	15	0
				112 17 6
LEGISLATIVE COUNCIL.				
Chaplain		40	0	0
Clerk and Stationery		181	4	3
Usher of the Black Rod		40	0	0
Printing Journals, and Binding		71	0	0
Preparing an Index		7	10	0
Messenger and Disbursements		51	0	0
Doorkeeper		31	10	0
				422 4 3
HOUSE OF ASSEMBLY.				
Speaker and Members		744	17	10
Clerk		180	0	0
				Carried forward,

		Brought forward,		
				£
Sergeant at arms		36	18	0
Do. for Disbursements		92	9	11
Messenger,		31	2	6
Printing,		246	5	1
Librarian's Salary,		10	0	0
Books for Library,		8	8	6
Reporter,		30	0	0
Mr. Young, for his services,		15	0	0
Witnesses expenses in attending a Committee to give evidence,		8	5	9
Doorkeeper,		29	8	9
				1432 16 4
PRINTING AND STATIONERY.				
James D. Hazard's Quarterly Accounts,		265	13	7
J. B. Cooper & Co.		43	15	8
Stationary furnished Colonial Secretary's Office,		4	7	4½
				313 16 7½
FISH BOUNTY ACT.				
James Harding, 1839,		18	15	0
Thomas Curtis, do.		9	5	0
William Mackay, do.		8	10	0
Benjamin Bears, 1840.		10	5	0
J. Nickerson, do.		15	0	0
Thomas Curtis, do.		9	5	0
James Harding, do.		18	15	0
T. Fillman, do.		11	5	0
A. Ross, do.		8	10	0
				109 10 0
SALARIES.				
Chief Justice, for travelling expenses,		100	0	0
Colonial Secretary and Clerk of the Executive Council, (half year)		200	0	0
Treasurer,		500	0	0
Adjutant General,		75	0	0
Collector of Impost, Charlottetown,		250	0	0
Sheriffs, £20 each,		60	0	0
Sub-Collectors of Customs,		173	13	4
Assayer of Weights and Measures,		10	0	0
Wharfinger, at £30 per year,		37	10	0
Market Clerk,		40	0	0
Messenger to the Executive Council,		40	0	0
Protectors of the Herring Fishery,		24	0	0
				1520 3 4
MISCELLANEOUS.				
Colonial Secretary's Account, ending July 1st, 1840,		66	14	3
Clerk of Executive Council's account, ending do.		127	0	10½
Attorney and Solicitor General, for their opinions on Fishery Reserve question,		11	13	4
Ladies' Benevolent Society,		30	0	0
Express to Halifax, on the arrival of the Governor General in Charlottetown,		7	3	9
Sheriff of King's County, expenses of eight Special Constables, from Charlottetown,		28	0	0
Sheriff of King's County, expenses incurred in consequence of a Riot in that County,		26	15	10
St. Paul's and Scatari Light Houses,		34	10	0
Charlottetown Mechanics' Institute,		20	0	0
Board of Health, expenses incurred in Charlottetown,		23	19	3
Three copies of report on Appeal cases,		7	1	9
Election expenses, Third District Queen's County,		20	15	10
Agricultural Societies,		150	0	0
Apprehending Five Deserters,		25	0	0
Indian Chapel, Lennox Island,		20	0	0
Lunatics and Paupers,		302	9	0
Horse Boat, Ellis River,		10	0	0
Crowder's Inquests,		22	18	9½
Acting Treasurer's small Disbursement Account,		26	17	5
Treasurer's small Disbursement Account,		52	9	8½
Town Major's Disbursement Account,		11	19	11
Market Clerk's Disbursement Account,		5	2	4
Drawback on Goods exported,		65	18	2
Bears and Loupcerviers,		17	5	0
Interest paid on Treasury Warrants,		747	14	1½
				1861 9 4½
				£15,632 10 6

The first Four paragraphs of the said Report being again severally read, were, upon the question separately put thereon, agreed to by the House.

The Fifth paragraph of the said Report being again read;

Mr. *Clark* moved, in amendment thereto, that after the word "That," in the first line, all be struck out, and the following substituted—"There appear some extraordinary charges in the Public Accounts, for services performed by Special Constables sent from Queen's County to assist the Sheriff of King's County in the execution of his duties in that County, and also for duties said to have been performed by the Sheriff himself, of the causes of which your Committee have no evidence before them; they would therefore recommend the House to address His Excellency the Lieutenant Governor, praying that he would cause the proper officers to lay before the House such information as may put the House in possession of the circumstances or causes which called for such unusual expenditures."

And the motion being seconded, and the question put thereon, it was carried in the affirmative—and the Report was amended at the Table accordingly.

The concluding paragraph of the said Report being again read, it was agreed to by the House.

Mr. *Thomson* then moved, that the following be inserted in the Report, and do make the Sixth paragraph thereof:—

"That there appears a charge of £59 7s. 10½d., besides £5 16s. 8d. for putting out, maintaining and taking up the Buoys for the Harbour of Charlottetown, which the Committee deem to be unnecessarily large: they therefore recommend the House to appoint a Committee to inquire and report as to the propriety of continuing to use such Buoys, or of diminishing the expenditure attending the further use of the same."

The House divided on the question:

YEAS:

Mr. <i>Thomson</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>Palmer</i> ,	Mr. <i>Longworth</i> ,
Mr. <i>Macintosh</i> ,	Mr. <i>W. Dingwell</i> ,
Hon. <i>J. S. Macdonald</i> ,	Mr. <i>Forbes</i> ,
Mr. <i>Beck</i> ,	Mr. <i>Dalziel</i> ,
Mr. <i>Clark</i> ,	Mr. <i>D. Macdonald</i> .

NAYS:

Mr. <i>Rae</i> ,	Mr. <i>Fraser</i> .
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So it was carried in the affirmative.

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Mr. *Rae* then moved that the following be added to the Report, and do make part thereof:

"That the whole expenditure on Buoys and Beacons, with the single exception of those at Grand River, appears extravagant; and that a Committee be appointed to inquire into the means most proper to be adopted for diminishing such expenditure"—which being seconded,

A debate ensued, in the course of which John Thomson, Esq. a Member of this House, in his place, made use of the following expression—"that he (meaning Mr. *Rae*) had acted in a most insidious and ungentlemanly manner in bringing this motion forward;" and a motion being made, that the words spoken by Mr. *Thomson* be taken down, it was Ordered accordingly.

A motion being made, by way of amendment to Mr. *Rae's* motion, that the House do adjourn for one hour,

The House divided on the question:

YEAS:

Mr. <i>Palmer</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>Macfarlane</i> ,	Mr. <i>Thomson</i> ,
Mr. <i>Forbes</i> ,	Mr. <i>Dalziel</i> ,
Mr. <i>D. Macdonald</i> ,	Mr. <i>Beck</i> ,
Mr. <i>W. Dingwell</i> ,	Hon. <i>J. S. Macdonald</i> .
Mr. <i>Longworth</i> ,	

NAYS:

Mr. <i>Rae</i> ,	Mr. <i>Fraser</i> .
Mr. <i>Macintosh</i> ,	

So it was carried in the affirmative.

Then the House adjourned for one hour.

And being met—

The Bill to further amend the Road Compensation Act, was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. *Beck* took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

The Order of the Day, for the House in Committee, to consider of a Supply, being read;

Ordered, That the said Order of the Day be postponed until Monday next.

Ordered, That the entry in the Journal of this day, relative to certain words spoken by John Thomson, Esq., be now read;

And the same being read;

Resolved, That this House do now resolve itself into a Committee of Privileges, to take the subject into consideration.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Longworth took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Longworth reported, that the Committee had gone into the consideration of the matter to them referred, had heard Mr. Thomson in explanation, and had come to two Resolutions thereupon; which Resolutions being again read at the Clerk's Table, were, upon the question separately put thereon, agreed to by the House, and are as follow:—

1. *RESOLVED*, That it is the opinion of this Committee, that Alexander Rae, Esq., a Member of this House, in offering to the House this day a certain Resolution, as an addition to the Report on the Public Accounts, did not act in any manner either insidiously or ungentlemanly; and that John Thomson, Esq., in having in his place charged the said Alexander Rae, Esq. with having acted in an insidious and ungentlemanly manner, in offering the said Resolution, is guilty of a breach of the privileges of this House.

2. *RESOLVED*, That it is the opinion of this Committee, that John Thomson, Esq., a Member of this House, for the breach of the privileges of this House in offering certain offensive language towards Alexander Rae, Esq., be brought to the bar of the House, and required to apologize to this House in the following words:—

“Mr. Speaker:

“I, John Thomson, regret that I made use of the words ‘insidious’ and ‘ungentlemanly,’ towards Alexander Rae, Esq., a Member of this Honorable House, and acknowledge the same were not applicable to that gentleman; and I do humbly apologize to this House, for such a glaring violation of the rules of decorum.”

Mr. Thomson being called in, and having made his apology in the words dictated by the House, was dismissed from the bar.

Then the House adjourned until Monday next, at Eleven o'clock.

MONDAY, March 22, 1841.

THE Order of the Day, for the House in Committee to consider of a Supply, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Fraser took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Fraser reported, that the Committee had come to a Resolution, which he was directed to submit to the House whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

Mr. Fraser also acquainted the House, that he was directed by the Committee to move for leave to sit again.

Ordered, That the said Committee have leave to sit again to-morrow.

Resolved, That a Committee be appointed to search the Journals of the Legislative Council, to ascertain what proceedings have been had on the Bill intituled *An Act to provide right of access to one public Road to individuals occupying land from which there is no such access*; and upon the Bill intituled

An Act to authorize the Crown to purchase the Lands, and to regulate the settlement of the Inhabitants of this Island, and to repeal certain sections of an Act passed in the Seventh Year of the Reign of His late Majesty, intituled ‘An Act for levying an Assessment on all Lands in this Island.’

Ordered, That Mr. Rae and Mr. Clark do compose the said Committee.

Resolved, That a Message be sent to His Excellency the Lieutenant Governor, praying that he will cause the usual Returns of Exports and Imports; Vessels launched and registered; Vessels which have left the Island under Certificate; Vessels transferred to other Ports; number and tonnage of Vessels engaged in Foreign Trade and in Fishing; Detailed Account of Imperial Duties collected at this Port, with the application thereof, during the past year, to be laid before the House.

Ordered, That Mr. Longworth and the Hon. J. S. Macdonald be a Committee to wait upon His Excellency with the said Message.

Then the House adjourned until to-morrow, at Eleven o'clock.

TUESDAY, March 23, 1841.

RESOLVED, That this House will, on Thursday next, resolve itself into a Committee of the whole House on the State of the Colony, for the purpose of taking into consideration the Despatch from Lord John Russell, dated the 27th November, 1840, recommending that an addition be made to the Salary of His Excellency the Lieutenant Governor.

Mr. *Le Lacheur*, from the Committee to whom was referred the several Petitions praying that more efficient regulations may be enacted for preventing frauds in the measuring of Grain and other agricultural produce at certain out-ports, when put on board vessels for exportation, with power to report by Bill or otherwise, presented to the House a Bill to amend the Act for regulating Weights and Measures, as prepared by the Committee; and the same was read the first time, and ordered to be read a second time on Saturday next.

Resolved, That a Committee of three Members be appointed, to inquire into the expenditure on Buoys and Beacons, and report thereon.

Ordered, That Mr. *Rae*, Mr. *J. Dingwell* and Mr. *Le Lacheur* do compose the said Committee.

Mr. *Fraser*, from the Committee of the whole House on the consideration of Supply, reported, according to order, a Resolution of the said Committee; which Resolution, being again read at the Clerk's Table, was, on the question put thereon, agreed to by the House, and is as followeth:

RESOLVED, That it is the opinion of this Committee, that there be granted, and placed at the disposal of the Lieutenant Governor, the sum of Three thousand Pounds, for the general service of Roads and Bridges—to be apportioned equally among the three Counties.

Resolved, That this House will, to-morrow, resolve itself into a Committee of the whole House, to consider the sub-division of the money appropriated for Roads and Bridges.

The Hon. *J. S. Macdonald*, from the Committee appointed to wait upon His Excellency the Lieutenant Governor, with the Address,

praying that he would cause a road to be opened from the highway to the shipping place at Crapaud Harbour, reported to the House that their Address had been presented to His Excellency, and that he was pleased to say he would comply with the desire of the House.

Mr. *Thomson*, from the Committee appointed to wait upon His Excellency the Lieutenant Governor, with the Address, praying that he would cause a new survey to be made of a line of road from Dingwell's Mills to Cardigan River Bridge, reported to the House that their Address had been presented to His Excellency, and that he was pleased to say he would comply with the desire of the House.

Mr. *Longworth*, from the Committee appointed to wait upon His Excellency the Lieutenant Governor, with the Message, praying that he would cause the usual Custom House Returns to be laid before the House; reported the delivery thereof, and that His Excellency was pleased to say he would comply with the desire of the House.

Resolved, That the following Address to His Excellency the Lieutenant Governor do now pass:

To His Excellency Sir C. A. FITZ ROY, K. H., Lieutenant Governor and Commander-in-Chief in and over Her Majesty's Island Prince Edward, and its Dependencies, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

May it please your Excellency;

The House of Assembly, in the course of their investigation of the Public Accounts, find the charges for services performed by Special Constables sent from Queen's County to assist the Sheriff of King's County in the execution of his duty in that County; and also charges for duties said to have been performed by the said Sheriff, on account of a riot and an assault on his person; and have humbly to request, that your Excellency will be pleased to cause the proper Officers to lay before the House such documents and information as may put the House in possession of the circumstances or causes which called for such expenditures.

Ordered, That Mr. *D. Macdonald*, Mr. *Clark* and Mr. *Le Lacheur* be a Committee to wait upon His Excellency with the said Address.

Then the House adjourned for one hour.

And being met—

A Message from the Legislative Council, by Mr. Desbrisay :

Mr. Speaker,

The Legislative Council have passed the following Bills, with several Amendments, to which they desire the concurrence of the House of Assembly :

An Act to enable the Government to ascertain the Population of this Colony, and to obtain other Statistical information therein mentioned.

An Act to prohibit the interment of human bodies within the limits of the Town of Georgetown, and to establish Burial Grounds in the Common thereof.

And then he withdrew.

The Order of the Day, for the House in Committee, to consider further of a Supply, being read ;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Fraser took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again to-morrow.

Then the House adjourned until to-morrow, at Eleven o'clock.

WEDNESDAY, March 24, 1841.

MR. D. MACDONALD, from the Committee appointed to wait on His Excellency the Lieutenant Governor, with the Address praying for information and documents as to the charges incurred for sending Constables from Queen's County to assist the Sheriff in King's County, reported to the House that their Address had been presented to His Excellency, and that he was pleased to say, he would send an answer by Message.

Read a third time, as engrossed, the Bill intituled *An Act to regulate the qualifications of Juries.*

A motion being made, that the Bill do pass ;

Mr. Palmer moved, in amendment, that at the end of the question, be added the words "this day three months."

The House divided on the motion of amendment :

YEAS :

Mr. Palmer,	Mr. Macneill,
Hon. J. S. Macdonald,	Mr. Dalziel,
Mr. Gorman,	Mr. Longworth,
Mr. Beck,	Mr. Yeo.
Mr. Montgomery,	

NAYS :

Mr. Thomson,	Mr. W. Dingwell,
Mr. Clark,	Mr. Macfarlane,
Mr. Le Lacheur,	Mr. J. Dingwell,
Mr. Macintosh,	Mr. Fraser,
Mr. D. Macdonald,	Mr. Maclean,
Mr. Forbes,	Mr. Hudson.

So it passed in the negative.

The question being then put on the main motion, "That the Bill do pass,"

It was resolved in the affirmative.

Ordered, That Mr. Thomson do carry the said Bill to the Legislative Council, and desire their concurrence.

The Order of the Day, for the House in Committee to consider the sub-division of money appropriated for Roads and Bridges, being read ;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Thomson took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Thomson reported, that the Committee had come to a Resolution ; which Resolution being again read at the Clerk's Table, was, on the question put thereon, agreed to by the House, and is as followeth :

Resolved, That it is the opinion of this Committee, that the Moneys appropriated for the general service of Roads and Bridges be expended agreeably to the following scale, viz :—

PRINCE COUNTY.

District No. 1, North Section.

Tignish Bridge,	-	20	0	0
Road from Hill's Mills to Hollaran's,	-	40	0	0
Road from Kildare Bridge to Tignish,	-	20	0	0

Road from Cascumpeque towards Lot Ten,	20	0	0	Bridging Creek near Taylor's Mills, Lot 26, and in aid of the Road from thence to Anderson's Road,	20	0	0
Roads on Lot Four, where most required, -	30	0	0	New Bridge near James Land's, Lot 25, -	5	0	0
Bridge and Road from Warburton's, towards Large's Ferry, - - -	100	0	0	Road on Division Line, between Lots 19 and 25,	10	0	0
Road from Cascumpeque towards Hill's Mills, where most required, - - -	10	0	0	Road from John Muttart's to Finlay Campbell's Mills, - - -	10	0	0
<i>District No. 1, South Section.</i>				Road from Tryon Road to South West, Lot 27, and to raise a Bridge, - - -	10	0	0
Roads and Bridges on Lot Seven, where most required, - - -	40	0	0	To complete a Road from Anderson's, Lot 26, to the landing at Hurd's Point, - - -	10	0	0
Roads on Lot Eight, where most required, -	25	0	0	Bridge at Bradshaw's, - - -	5	0	0
Roads on Lot Nine, where most required, -	30	0	0	To complete a Road leading from Carleton Point, through Seven-mile Bay, to the Bedeque Road,	20	0	0
Roads on Lot Ten, where most required, -	40	0	0	To log up the lower side of the Bridge across the River, to the end of the Aboiteau, Tryon,	10	0	0
Road from Maclean's Mill to Barlow's, -	35	0	0	To repair the Road to the South Shore, Bedeque,	5	0	0
Road from Maclean's Mill to Main Western Road, Lot Twelve, - - -	30	0	0	To complete the Road leading to James Wood's Shore, Lot 28, - - -	5	0	0
<i>District No. 2.</i>				General repairs, where most wanted in the District, - - -	10	0	0
Road from Maclean's Mill to New Bideford,	10	0	0	QUEEN'S COUNTY.			
Road leading to the Main Western Road, and for repairing Grant's Bridge, - - -	10	0	0	<i>Part of District No. 3.</i>			
Road from Dymond's Ferry to the Main Road, North side of Trout River, - - -	10	0	0	To build a Bridge over Schooner Creek, New London, - - -	50	0	0
Road from Cross Rivers to Maclean's Ferry,	40	0	0	Two small Bridges near William Cousins's, -	6	0	0
Road from Cross Rivers to the Main Western Road, - - -	10	0	0	Bridge near James Cousins's, - - -	5	0	0
Road from St. Joseph's Village to Higgins's Ferry, Lot Thirteen, - - -	18	0	0	For raising a Bridge at Martin Murphy's, -	10	0	0
Road from Mascouche to Fifteen Point, and repairing Muddy Creek Bridge, - - -	24	0	0	For rebuilding a Bridge over Spring Brook, New London, - - -	25	0	0
Road from Fifteen Point to Abraham's Village,	12	0	0	<i>District, No. 5.</i>			
Road from Mr. Macgregor's to the South West Ferry, - - -	8	0	0	Road from Johnston's to the Scotch Settlement (Anderson's Road), - - -	£5	0	0
Road from Alexr. Campbell's to Benj. Rogers,	10	0	0	To complete the Road from the Princetown Road towards Burns's Settlement, -	8	0	0
Road from Donald Lyle's to the North Shore,	4	0	0	Road from New Glasgow to Fyffe's Ferry, -	18	0	0
Road leading from the South West Road to Alexander Maclean's, - - -	4	0	0	Road from Johnston's Mills to the South West River, - - -	7	14	8
Western Road, leading to Quagnire, where most required, - - -	7	0	0	To build a Bridge over a deep hollow, near Cavendish, - - -	10	0	0
Towards completing the Bridge near Malcolm Ramsay's, Lot Seventeen, - - -	8	0	0	For improving the Road leading from Wheatley River, towards the Princetown Road, -	5	0	0
In aid of opening a new line of Road, from St. Eleanor's to Mascouche, - - -	15	0	0	New Glasgow Road, from Bolt's to New Glasgow Bridge, - - -	24	14	0
Road leading from Roderick Maclean's to the Main Western Road, - - -	10	0	0	Road from Fyffe's Ferry towards Graham's Road, - - -	6	0	0
<i>District No. 3 (in part).</i>				<i>District, No. 6.</i>			
Darnley Bridge, and the Road towards New London, - - -	30	0	0	New line of Road from Mabey's to Tod's Mill,	45	0	0
To rebuild Wallace's Bridge, - - -	12	0	0	Road from Sable to Canoe Cove, including the Bridge at Tod's Mill, and one at Canoe Cove,	30	0	0
Bridge over Rayner's Creek, - - -	15	0	0	Road from M'Neill's Creek to M'Kie's, -	10	0	0
Royalty Roads and Bridges, - - -	20	0	0	Road from Alex. M'Fadyen's to Bonshaw, -	10	0	0
Roads and Bridges on the line between Lots 19 and 25, - - -	20	0	0	Bridge on the Bannockburn Settlement Road,	16	0	0
Macintyre's Creek Bridge, - - -	15	0	0	Road from Pye's towards Poplar Island Bridge, including Kellow's Bridge, - - -	17	0	0
Slip or Hard at Mr. Keir's shore, - - -	18	0	0	Road from M'Quarry's Mill, Sable, to the Tryon Road, - - -	8	0	0
Road from the County Line to Burrett's, -	5	0	0	Raising the Bridge over Bagnall's Mill Creek, Lot 65, - - -	6	0	0
Road from Haywood's to the Main Road to Charlottetown, - - -	8	0	0	To build a Bridge over a Creek on the lower Road, leading from Dog River Point towards Mabey's, - - -	7	0	0
Charlottetown Road, from the County Line to Princetown, - - -	12	0	0	For railing and raising Bridge on the second branch of Mill Creek, Lot 32, - - -	10	0	0
To be applied as the Commissioner may see fit, on Princetown Wharf, - - -	15	0	0				
<i>District No. 4.</i>							
To Lord's Causeway, at Tryon, much injured by the ice, - - -	30	0	0				
Lower Road from Tryon to Crapaud, - - -	10	0	0				
To complete the old Road from Taylor's Mills to Princetown, - - -	30	0	0				

<i>District No. 7.</i>				
Bridge over Four-mile-run, Princetown Road, and for repairing said Road, -	10	0 0	Belle Creek Bridge, and the Upper Road, leading from the Wood Islands to Pinette Mills, -	35 0 0
Repairing Winsloe Road, and building a Bridge, -	23	0 0	Point Prim Main Road, -	12 0 0
Bridge over Winter River, -	9	0 0	Raising the Hollow at Murdoch McLeod's, on the Road leading from Murray Harbour Road to Orwell Head, -	10 0 0
Opening and rounding up Road leading past the Chief Justice's, and building a Bridge on said Road, -	25	0 0	Road leading from the vicinity of Orwell Bridge to the Orwell Ferry Point, -	10 0 0
Building Bridge at Dawson's hollow, Princetown Road, -	8	0 0	Bridge on the Murray Harbour Road, near the County Line, -	10 0 0
Cutting down Hills at Black River Bridge, -	10	0 0	Semple's Bridge, -	22 0 0
<i>District No. 8.</i>				
To repair the new Road from Stanhope to Corranban Bridge, -	12	0 0	Repair of Road and Bridges on the Murray Harbour Road, near the District Line, -	13 0 0
To repair the Road leading from Suffolk Road to North River Bridge, Tracadie Road -	8	0 0	Road leading from the Murray Harbour Road, called the Montague Road, leading to Pinette Mill, -	13 0 0
Cutting down the Hills at Big Suffolk Bridge, -	12	0 0	Rebuilding the Upper Flat River Bridge, on the Post Road, -	30 6 8
To Repair Corranban Bridge, -	12	0 0	The sums unexpended of last year's appropriations, to be applied as originally intended.	
Road from Tracadie Cross-roads to Tracadie Sandhills, -	17	0 0	KING'S COUNTY.	
St. Peter's Road, across Lot 37, -	10	0 0	<i>District No. 11.</i>	
To repair the Road across Lot 36, South side of the Hillsborough, -	8	0 0	Road from County Line to M'Dermot's, -	10 0 0
Bridge over Kelly's Creek, on the Road leading from Fort Augustus to the Charlottetown Ferry, -	15	0 0	Repairing Morel Bridge, -	10 0 0
Rebuilding Bridges over Pisquid, and Clark's Saw Mill River, on the Road leading towards Charlottetown Ferry, -	30	0 0	Road through the Settlement along West side of the Morel, -	12 0 0
Road leading from the line of Lot 34 to Black River Bridge, Lot 33, -	8	0 0	Repairing Midgelle Bridge, -	15 0 0
Road from the Gulf Shore to Mount Pleasant, Lot 37, -	6	0 0	Road from St. Peter's Bay towards Cardigan River, -	28 0 0
Repairing the Tarentum Road, -	20	0 0	Road from St. Peter's Bay to the Line of Lot 42, Bay Fortune Road, -	15 0 0
To improve the Road through the Monaghan Settlement, -	15	0 0	From Head of St. Peter's Bay to O'Hanley's, -	8 0 0
Road from Tracadie Cross-roads to the Portage, For fully completing Battery Point Road, -	6	0 0	From the New Church to the Muscle Beds, -	5 0 0
To be laid out on the proposed Road from St. Peter's Road to Mount Stewart Bridge, in addition to the sum of £8, unexpended of last year's appropriation, -	22	0 0	Cross Roads, leading past Greenwich to St. Peter's Harbour, on the North side of the Bay, -	20 0 0
For straightening the Mill Cove Road, between Mooney's and Keilly's, -	12	0 0	From Leslie's Mill to Cable Head, -	7 0 0
Road leading from Pisquid to Vernon River, -	7	0 0	New Road from Whelan's to John Maclellan's, Cable Head, -	12 0 0
<i>District No. 9.</i>				
Road from Pisquid to Georgetown, -	18	0 0	To repair the Road from Carey's, round the head of the Hillsborough, to the County Line, where most required, -	8 0 0
Monaghan Road, -	30	0 0	To repair the Road from George Douglas's, across the barren, to the St. Peter's Road, -	3 0 0
Road from Georgetown to Pownal Bay, near Roderick M'Donald's, -	10	0 0	To repair the Road from the Back Farms to the Highway, -	5 0 0
Back, or Old Georgetown Road, -	30	0 0	To repair the Road from M'Dermot's to Morel, where most required, -	8 0 0
Road from Seal River to China Point Road, -	7	0 0	Road from Morel to the Head of St. Peter's Bay, where most required, -	9 0 0
Road from the West boundary of Lot 36, leading to Charlottetown Ferry, where most wanted, -	30	0 0	Road from Charles Dingwell's to the Highway, -	4 0 0
Road leading from Forbes's Mill, Lot 48, towards Gay's Saw Mill, and from thence to Johnston's River, -	7	4 8	<i>District No. 12.</i>	
Village Green Road, -	15	0 0	To reduce the Hills and raise Macaskill's River Bridge, -	8 0 0
Cutting down the Hill at Wetherby's, on the Georgetown Road, -	5	0 0	To lower the Hills at Fox River Bridge, -	6 0 0
<i>District No. 10.</i>				
Bridge over Finlayson's Creek, Bear Cape, -	25	0 0	To lower the Hill and raise Hollow River Bridge, -	4 0 0
Road from Wood Islands to Little Sands, -	12	0 0	To support the East end of Cow River Bridge with stones, -	4 0 0
Road from Flat River Head to Big Point, -	6	0 0	To repair the North end of Naufrage Bridge, and placing a Brush Fence from thence to the Bank, -	8 0 0
			To repair the Road between Lots 43 and 44, -	15 0 0
			Repairing the Road from Bay Fortune Church, along to the Line of Lot 41, on the St. Peter's Road, -	20 0 0
			From the Head of Rollo Bay to Dingwell's Mills, -	7 0 0
			Repairing the Road from Coffin's Lane to Bay Fortune Harbour, on the Bank, -	7 0 0

Repairing the Road from Bay Fortune Bridge to the Harbour (South side), provided a sufficient width is given up, - - -	7 0 0	Road between Lots 43 and 44, - - -	10 0 0
To repair the Road from Cooper's Mills, through Lot 55, to the site of the intended Bridge on Grand River, - - -	20 0 0	Road through Lot 45, - - -	35 0 0
To repair the Road from Banks's to the intended Wharf at Grand River, to be placed at the disposal of the persons superintending the said Wharf, - - -	20 0 0	Road from Rollo Bay to Souris Mills, - - -	5 0 0
To repair the Road between William Dingwell's and William Mackenzie's, - - -	3 0 0	Road from Souris Mills to Lot 45 Road, - - -	5 0 0
Opening the Road lately laid off from the School-house to Little River Ferry, - - -	16 0 0	From Lot 43 Road to Souris Mills, - - -	7 10 0
To repair the Road from George Banks's to the junction of the two Roads at Cooper's Farm, - - -	10 0 0	<i>District No. 14.</i>	
To straighten the Road from such junction, and to reduce the first Hill three feet, and raise the Hollow four feet to the second Hill, - - -	5 0 0	Bridge on the Road from Buck's Road, towards Murray Harbour Road, - - -	15 0 0
Repairing the Road from Cooper's to the Red House, - - -	5 0 0	Bridge on the Road from Buck's to Montague Bridge, in addition to the sum granted last year, - - -	10 10 0
To repair the Road from James Coffin's to the Head of Rollo Bay, - - -	5 0 0	Buck's Road, - - -	20 0 0
To repair the Road from Bay Fortune Harbour (North side), to the Highway, - - -	5 0 0	For a new Bridge on the Road from Montague Bridge to the head of Brudenell River, to be built by 1st June next, - - -	30 0 0
To lower the big Hill, and raise the Bridge at the Head of Bay Fortune, - - -	7 0 0	Road from Montague Bridge to the head of Brudenell River, - - -	5 0 0
Repairing the Road from Bay Fortune School-house to the High Road, - - -	3 0 0	Georgetown Road, - - -	20 0 0
Opening the Road from Dingwell's Mills to Cardigan River, - - -	25 0 0	Georgetown Road, to head of Cardigan, - - -	8 0 0
<i>District No. 13.</i>		From head of Cardigan, towards St. Peter's, - - -	30 0 0
Repairing the Road from Souris to East Point, where most wanted, - - -	20 0 0	From Mitchel River to Goff's Mills, - - -	7 0 0
Finishing the Road from Portage to East Point, (South Side), - - -	25 0 0	From Goff's Mills toward Launching Place, - - -	7 0 0
Repairing Murray's Mill Bridge, - - -	5 0 0	From Goff's Mills to head of Grand River, - - -	7 0 0
Railing North Lake Bridge, - - -	7 10 0	Bridge on old Grand River Road, - - -	5 0 0
Building a new Bridge at Campbell's Little Inlet, - - -	20 0 0	From head of Grand River towards Goff's Mill Road, - - -	12 10 0
To raise the Eastern abutment of Big Pond Bridge, - - -	15 0 0	To be left at the disposal of the Commissioner, where most required, - - -	23 0 0
Railing and Repairing the French Mill Creek Bridge, - - -	7 10 0	For opening the new Road from the head of Cardigan to Dingwell's Mills, - - -	20 0 0
Bridge over Flanagan's Creek, - - -	6 0 0	<i>District No. 15.</i>	
To repair the Bridge and lower the Hill at Hugh M'Eachern's Mill, - - -	10 0 0	Road from White Sands to Little Sands, - - -	27 0 0
To repair the Bridge at Alexander Scott's, West River, - - -	4 0 0	Guernsey Cove and White Sands, - - -	12 0 0
Bridge on the Head of Souris, on the Lot 43 line Road, - - -	7 10 0	Road from South River to the County line, - - -	17 0 0
		Murray River Bridge, - - -	22 0 0
		Mink River Road, - - -	30 0 0
		Sturgeon River Bridge, - - -	22 0 0
		Road from Aitken's, Lot 59, towards Murray Harbour, and road from the Main Road to Georgetown Ferry, - - -	12 0 0
		Hill and Road, South end of Montague Bridge, - - -	10 0 0
		Graham's Pond Bridge, - - -	30 0 0
		To be left at the disposal of the Commissioner, and placed where most required, - - -	18 0 0
		The sums unexpended of former appropriations, for King's County, to be applied as originally intended.	
		Then the House adjourned until to-morrow, at Eleven o'clock.	

THURSDAY, March 25, 1841.

THE Amendment made by the Legislative Council to the Bill intituled *An Act to enable the Government to ascertain the Population of this Colony, and to obtain other Statistical information therein mentioned*, was read the first time, and is as followeth:—

In the Schedule—in the Column—After the words " whose passage was paid by Proprietors," insert " and date of their arrival in this Colony, and age of such person on his arrival."

On motion, the said amendment was read a second time.

Ordered, That the said amendment be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. D. Macdonald reported, that the Committee had made an amendment to the said amendment, which amendment was again read at the Clerk's Table, and is as followeth:—

In the Schedule—insert “ Number of persons who repaid their passage money to the Proprietors or their Agents.”

And the said amendment was read a second time, and ordered to be read a third time on Tuesday next.

The Amendments made by the Legislative Council to the Bill intituled *An Act to prohibit the interment of human bodies within the limits of the Town of Georgetown, and to establish burial grounds in the Common thereof*, were read the first time, and are as follow:—

Folio 7, line 8—Strike out from the word “ adjoining” to the word “ as,” in the tenth line of the same folio, and insert “ to a tract of land now occupied by them.”

Folio 8, line 7—After the word “ Presbyterians,” strike out the words “ and the members of the Church of England and Ireland.”

Mr. Thomson moved, that the said amendments be disagreed to.

Mr. Clark moved, as an amendment, that the said amendments be read a second time to-morrow—which being seconded and put, was carried in the affirmative.

Ordered, That Mr. Palmer have leave to introduce a Bill for the establishment of Criminal Sessions in Queen's County.

He accordingly presented the said Bill to the House, and the same was read the first time, and ordered to be read a second time on Tuesday next.

Mr. Rae, from the Committee appointed to search the Journals of the Legislative Council, as to the proceedings had on the Bill to

provide right of access to one public road, to individuals occupying land from which there is no such access; and upon the Bill to authorize the Crown to purchase the Lands, and to regulate the settlement of the Inhabitants of this Island—reported to the House that they had found the following entries:—

LEGISLATIVE COUNCIL CHAMBER,

Thursday, 18th March, 1841.

Present,

The Hon. Mr. *Attorney General*, President;

The Hon. Mr. Brecken,	The Hon. Mr. Dalrymple,
Mr. Goodman,	Mr. Solicitor General,
Mr. Worrell,	Mr. Holl,
Mr. Macdonald,	Mr. Young.
Mr. Livell,	

The Order of the Day being read, for the second reading of the Bill intituled “ An Act to provide right of access to one public road, to individuals occupying land from which there is no such access;”

On motion, that the same be discharged, and that the said Bill be read a second time this day six months;

It was moved, as an amendment, that the said Bill be now read a second time.

The House divided on the motion of amendment:

CONTENTS:

Mr. Brecken,	Mr. Young.
Mr. Goodman,	

NON-CONTENTS:

The President,	Mr. Dalrymple,
Mr. Worrell,	Mr. Solicitor General,
Mr. Macdonald,	Mr. Holl.
Mr. Livell,	

And it passed in the negative.

The question being then put on the original motion;

The House divided:

CONTENTS:

The President,	Mr. Dalrymple,
Mr. Worrell,	Mr. Solicitor General,
Mr. Macdonald,	Mr. Holl.
Mr. Livell,	

NON-CONTENTS:

Mr. Brecken,	Mr. Young.
Mr. Goodman,	

And it passed in the affirmative.

LEGISLATIVE COUNCIL CHAMBER,

Saturday, 20th March, 1841.

Present:

The Hon. Mr. *Attorney General*, President;

The Hon. Mr. Brecken,	The Hon. Mr. Livell,
Mr. Goodman,	Mr. Dalrymple,
Mr. Worrell,	Mr. Solicitor General,
Mr. Macdonald,	Mr. Holl,
Mr. Macintosh,	Mr. Young.

The Order of the Day, for the second reading of the Bill intituled “ An Act to authorize the Crown to purchase the Lands, and to regulate the settlement of the Inhabitants of this Island, and to repeal certain

sections of an Act passed in the Seventh year of the Reign of His late Majesty, intituled 'An Act for levying an Assessment on all Lands in this Island,' being read ;

The said Bill was accordingly read a second time.

On motion, the House was adjourned during pleasure, and put into a Committee on the said Bill. After some time, the House was resumed, and Mr. Goodman reported, that the Committee had gone through the Bill, and that they had come to the following Resolution, which they recommend to the adoption of the House, viz :

Whereas a Bill, similar in its title and enactments to the Bill now before this House, intituled "An Act to authorize the Crown to purchase the Lands, and to regulate the settlement of the Inhabitants of this Island, and to repeal certain sections of an Act passed in the Seventh year of the Reign of His late Majesty, intituled "An Act for levying an Assessment on all Lands in this Island," was sent up from the House of Assembly to this House, during the last Session of the General Assembly, which was rejected by this House, for the reasons stated in the several Resolutions adopted thereon by this House, and which are as follow, viz :

"Resolved, That it is the opinion of this Committee, that the documents sent up from the House of Assembly, in accordance with the Message from the Council, desiring to be furnished with copies of the evidence or documents on which the Bill to authorize the Crown to purchase the Lands, and to regulate the settlement of the Inhabitants of this Island, and to repeal certain sections of an Act, intituled "An Act for levying an Assessment on all Lands in this Island," and which documents, with the said Bill, have been referred for the consideration of this Committee, are wholly irrelevant to the subject matter of the said Bill, the object of which appears to this Committee to be, the reinvestment in the Crown, by voluntary sale, of the Lands in this Colony.

"Resolved, that it is the opinion of this Committee, that any equitable arrangement, by voluntary sale, on the part of the Proprietors, by which the Crown can be reinvested with the said Lands, so as to enable the Crown to sell the same at a reasonable rate, to actual occupiers, would tend greatly to increase the settlement of this Colony, and advance its prosperity, and would be considered as a boon, calling for the utmost extent of gratitude from its inhabitants.

"Resolved, That although this Committee thus far recognize the principle of the Bill, they cannot concur in its details; and, in fact, they deem any enactment on the subject, not only premature, but inexpedient and unnecessary, until the consent of the Crown and the Proprietors to the measure contemplated by the said Bill shall be first obtained.

"Resolved, That although this Committee cannot recommend the House to pass the said Bill, they would, however, suggest to the House, the propriety of joining the House of Assembly in an Address to the Throne—

should that House deem such a course of proceeding advisable—praying Her Majesty to take the measure contemplated by the said Bill into her favourable consideration, and to grant the means for effecting the purchase of the said Lands, provided the proprietors shall be found willing to dispose of the same."

And whereas this House, by the third of the said Resolutions, declared that any enactment on the subject matter of the said Bill was not only premature, but inexpedient and unnecessary, until the consent of the Crown and the Proprietors to the measure contemplated by the said Bill should be first obtained; at the same time, this House, in and by the last of the said Resolutions, expressed a readiness to join the House of Assembly in an Address to the Throne, to pray Her Majesty to take the measure into her favourable consideration, and to grant the means from the Imperial Revenue necessary to effectuate the object of the said Bill, which suggestion was not concurred in by the House of Assembly—on the contrary, that House, as appears from their Journals, addressed Her Majesty, complaining of the rejection of the said Bill by this House, and transmitted therewith a copy of the said Bill, and praying that Her Majesty would be graciously pleased to recommend the adoption of such a principle, or of a similar measure as that contained in the said Bill.

And whereas no recommendation for the adoption of such a principle, or of a similar measure as that contained in the said Bill, has been signified by Her Majesty, either to the Lieutenant Governor, the House of Assembly, or this House, in compliance with the prayer of the said Address of the House of Assembly—and although this Committee regrets, that in replying to the said Address, Her Majesty's Principal Secretary of State for the Colonies should have abstained from expressing, officially, any opinion on the said Bill, it is, nevertheless, to be inferred, that it is not the intention of Her Majesty's Government to advance the sum necessary to effect the object contemplated by the said Bill: And whereas it appears to this Committee, that the reasons assigned for the rejection of a similar Bill, in the last Session, apply with equal, if not greater effect, for adopting a similar course with regard to the Bill now before this Committee:

Therefore, Resolved, That the further consideration of the Bill be postponed until this day three months.

On motion, that the Report of the Committee be agreed to,

It was moved, as an amendment, that the House do come to the following Resolution:

Whereas, during the last Session of this House, it was unanimously Resolved, that any equitable arrangement, by voluntary sale, on the part of the Proprietors of lands in this Colony, by which the Crown could be re-invested with the said lands, so as to enable the Crown to sell the same at a reasonable rate to actual occupiers, would tend greatly to increase the settlement of this Colony,

and advance its prosperity, and would be considered as a boon, calling for the utmost extent of gratitude from its inhabitants: And whereas this House did thus far recognise the principle of the Bill intituled "An Act to authorize the Crown to purchase the Lands and to regulate the settlement of the inhabitants of this Island, and to repeal certain sections of an Act intituled 'An Act for levying an Assessment on all Lands in this Island'"—yet it stated that it could not concur in its details: And whereas, in and by the Despatch of Lord John Russell, Her Majesty's Secretary of State for the Colonies, bearing date the Twenty-second day of September last, His Lordship states—that Her Majesty learns with regret, that the question of the lands in this Island continues to disturb the peace of the Colony, and states that it now assumes the character of a public question, and as such must be treated—that it is Her Majesty's desire to remove every just cause of complaint, in all parts of her dominions, and trusts that means may be found to determine a question which has, for so long a period, agitated the Colony: And whereas such Despatch implies that Her Majesty is desirous that such measures should be adopted as would create peace and prosperity among the people of this Colony: And whereas the passing of the said Bill, so intituled as afore-said, with such necessary amendments as may be agreed on by this House, would satisfy the people of this Colony, and the purchasing of the Lands by the Crown would suppress that agitation which, it is to be lamented, prevails therein, and would relieve the Tenantry of this Island from those burdens of which they complain: And whereas it would be most advisable that such a happy result could be effected—*Resolved, therefore*, That this House do not agree to the Report of the Committee."

The House divided on the motion of amendment:

CONTENTS:

Mr. Goodman,	Mr. Young.
Mr. Macintosh,	

NON-CONTENTS:

The President,	Mr. Livett,
Mr. Brecken,	Mr. Dalrymple,
Mr. Worrell,	Mr. Solicitor General,
Mr. Macdonald,	Mr. Holl.

And it passed in the negative.

The question being then put on the original motion: The House divided:

CONTENTS:

The President,	Mr. Livett,
Mr. Brecken,	Mr. Dalrymple,
Mr. Worrell,	Mr. Solicitor General,
Mr. Macdonald,	Mr. Holl.

NON-CONTENTS:

Mr. Goodman,	Mr. Young.
Mr. Macintosh,	

And it passed in the affirmative.

On motion, the following Resolution was unanimously agreed to:—

"*Resolved*, That a Committee be appointed, to prepare an Address to Her Majesty, praying that Her Majesty would be pleased to order a negotiation to be entered into with the Proprietors of Lands in this Colony, with the view of obtaining from them, by voluntary sale, their right in such lands; the same to be reinvested in the Crown, and to be disposed of in small tracts to actual occupants—and in the event of the proprietors agreeing to make such sale, also praying that Her Majesty would be pleased to order the necessary funds for that purpose to be advanced from the Imperial Revenue, until the Imperial Government can be reimbursed from the sale of such lands."

Ordered, That Mr. Macdonald, Mr. Solicitor General and Mr. Young be a Committee to prepare an Address to Her Majesty in conformity to the foregoing Resolution.

Then the House adjourned for one hour.

And being met—

Resolved, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Bill to further amend the Road Compensation Act.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Beck took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Order of the Day, for the House in Committee on the State of the Colony, to take into consideration the Despatch from the Right Honourable Lord John Russell, dated 27th November, 1840, and referred to this Committee, recommending that an addition be made to the Salary of His Excellency the Lieutenant Governor, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Gorman reported, that the Committee had come to a Resolution, which Resolution was again read at the Clerk's Table, and is as followeth:—

Whereas the Right Honorable Lord John Russell, Her Majesty's Principal Secretary of State for the Colonies, in his Despatch, bearing date the 16th November, 1840, in reference to the present amount of Salary of £1000, per year, payable to the Lieutenant Governor of this Colony out of its Civil List, as voted by the Imperial Parliament, is of opinion that the additional sum of £1000, sterling, per year, ought to be added to such salary, and that such additional sum should be paid out of the Public Funds of this Colony, considering,

among other reasons therein expressed by his Lordship, that the Revenue and Commerce of this Island had greatly increased, and that its funds were capable of bearing this charge: And whereas Lord Goderich, when acting as Principal Secretary of State for the Colonies, in a Despatch, bearing date the 25th November, 1832, in answer to an Address of the House of Assembly, praying an order for the repeal of the Permanent Revenue Acts of this Island, although his Lordship was of opinion that the permanent and necessary expenses of the Colonies, for their civil Government, ought not to be defrayed from the Revenues of the Mother Country, and further, trusted, that at an early period the improved state of this Island, both in population and resources, would enable its Legislature to take upon itself the charge of its Civil List; and stated that whenever the financial condition of the Colony might be such as to enable them to make a moderate but permanent provision for the necessary expenses of the Government, thereby relieving the mother country from the charge incurred for these objects, he should not hesitate to advise His Majesty to give his assent to any Act placing the whole Revenue within this Island at the disposal of the Legislature; yet his Lordship did not then advise his said Majesty to grant the prayer of the House of Assembly, by ordering a repeal of the said Revenue Acts, being sensible that the finances of the Colony were, as his Lordship was pleased to express, then "inadequate to defray the expenses of its Civil Establishment." And whereas the House of Assembly, in its Session of 1835, passed a Resolution, wherein was adopted, as the opinion of the House, "that if the desired settlement of the Lands meet the favorable consideration of his (then) Majesty's Government, and the entire resources of the Colony become placed at the disposal of the Colonial Legislature, it would effectually enable this Colony to make a permanent provision for the Colonial Civil List and the general improvement of the Island?" *Resolved, therefore,* That it is a subject of the utmost regret, that the resources of this Colony have not yet so far improved in their state as to enable it, in keeping pace with its exigencies, to take upon itself the burden of any part of its Civil List, and that it is inexpedient that any sum should be added to a charge which, while at its present amount and under different circumstances this Colony might at an early day be prepared to provide for, and that while the resources of the Colony continue so inadequate to meet such a demand upon its funds as that proposed by the Right Honorable the Secretary of State for the Colonies, and that until the whole of its territorial and casual Revenues are placed at the disposal of the local Legislature, this Committee deem it inexpedient that any additional burden should be levied on the inhabitants of the Colony, by adding to the amount of the present Salary of its Lieutenant Governor.

Mr. *Gorman* also acquainted the House, that he was directed by the Committee to move for leave to sit again—which the House agreed to.

The Hon. *J. S. Macdonald* moved that the said Resolution be re-committed, for further consideration.

The House divided on the question:

YEAS:

Hon. *J. S. Macdonald*, Mr. *Thomson*,
Mr. *Yeo*,

NAYS:

Mr. <i>Hudson</i> ,	Mr. <i>D. Macdonald</i> ,
Mr. <i>Le Lacheur</i> ,	Mr. <i>Montgomery</i> ,
Mr. <i>Beck</i> ,	Mr. <i>Palmer</i> ,
Mr. <i>Dalsiel</i> ,	Mr. <i>Longworth</i> ,
Mr. <i>Macfarlane</i> ,	Mr. <i>Forbes</i> ,
Mr. <i>Fraser</i> ,	Mr. <i>Macneill</i> ,
Mr. <i>Rae</i> ,	Mr. <i>W. Dingwell</i> ,
Mr. <i>Clark</i> ,	Mr. <i>J. Dingwell</i> ,
Mr. <i>Macintosh</i> ,	Mr. <i>Maclean</i> .
Mr. <i>Gorman</i> ,	

So it passed in the negative.

The question of concurrence being then put on the said Resolution, it was agreed to by the House.

Mr. *Rae* reported from the Committee appointed to report on the expenditure on Buoys and Beacons at the different Ports in this Island; and the Report was again read at the Clerk's Table.

Mr. *Longworth* reported from the Committee appointed to report on the best site for a Light House for Charlottetown Harbour, and the said Report was again read at the Clerk's Table.

Mr. *Palmer* reported from the Committee to whom was referred the several Petitions praying for an aid towards the construction of a Wharf or Hard opposite Charlottetown, and to repair the Ferry-house, together with the several estimates and plans relating thereto; and the Report was again read at the Clerk's Table.

Ordered, That the Three last mentioned Reports be referred to a Committee of the whole House to-morrow.

Then the House adjourned until to-morrow, at Eleven o'clock.

FRIDAY, March 26, 1841.

MR. *FORBES*, in his place, offered to the House a Petition of divers Inhabitants of Rustico, and its vicinity.

Ordered, That under the special circumstances of the case, the said Petition be received and read;

And then the said Petition was received and read, complaining of the very inefficient manner in which the Bridge lately erected over Tanner's Creek had been constructed; that the materials were, in general, unsound and rotten, and the workmanship defective; and that the Bridge is lower by two feet six inches than the height mentioned in the specification which was exhibited at the sale, and praying the aid of the House.

Resolved, That the said Petition be referred to a Committee of five members, to examine the same and report thereon to the House at its next Session.

Ordered, That Mr. Forbes, Mr. Rae, Mr. Clark, Mr. Macfarlane and Mr. Montgomery do compose the said Committee.

The Amendments made by the Legislative Council to the Bill intituled *An Act to prohibit the internment of human bodies within the limits of the Town of Georgetown, and to establish burial grounds in the Common thereof*, were, according to order, read a second time.

Ordered, That the said amendments be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Fraser took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Fraser reported, that the Committee had come to a Resolution; which Resolution was again read at the Clerk's Table, and is as followeth:

RESOLVED, That it is the opinion of this Committee, that the House do concur in the said amendments.

And the said Resolution being again read, and the question put thereon,

The House divided:

YEAS:

Mr. D. Macdonald,	Mr. Beck,
Mr. Le Lacheur,	Mr. Hudson.
Mr. Clark,	Hon. J. S. Macdonald,
Mr. W. Dingwell,	Mr. Yeo,
Mr. Longworth,	Mr. Macneill,
Mr. Forbes,	Mr. Gorman,
Mr. J. Dingwell,	Mr. Macintosh.

NAYS:

Mr. Thomson,	Mr. Fraser.
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So it was carried in the affirmative—and the said amendments were ordered for the third reading on Tuesday next.

Mr. Clark reported, from the Committee to whom was referred the several petitions presented to the House for the promotion of Temperance; and he read the Report in his place, and delivered it in at the Clerk's Table, where it was again read, and is as followeth:

Your Committee to whom was referred the Petition of the Office-bearers of the "Charlottetown Temperance Society," and the Petition of the "Prince Edward Island Auxiliary Temperance Society," with other Petitions from the friends of Temperance in the Colony, praying the interference of the Legislature for the suppression of intemperance throughout this Island, are fully alive to the many evils ensuing from the prevalence of intemperance in every community wheresoever it may exist; and while they acknowledge the justness of the representations of the Petitioners with regard to the pernicious influence of this evil on the general prosperity of this Island and the morals of its inhabitants, your Committee consider that when, unfortunately, in a young Colony, as in this, it has happened that such a large proportion of its Revenue has, for so many years, been raised from duties on imported liquors, they cannot safely recommend the adoption of any enactment which would cause a sudden diminution in the revenue of the Colony, by a total abolition of the importation of Spirituous Liquors, although they entertain the hope that, by a gradual approach to such a desirable measure, the Legislature may, at no very distant period, succeed in accomplishing it, without any serious effect on the Revenue of the Colony.

Your Committee therefore respectfully recommend the expediency of your Honourable House taking into its serious consideration, at its next Session, the propriety of imposing an additional duty on all Spirituous Liquors imported there-into this Colony, and also on all Stills in operation in the Colony: and in the mean time your Committee respectfully recommend your Honourable House to appropriate a small sum of money, to be expended in the publication of such approved works on Temperance as may be recommended by the Office-bearers of the "Prince Edward Island Auxiliary Temperance Society."

A motion being made, that the said Report be referred to the Committee of Supply.

The Hon. J. S. Macdonald moved, in amendment, that after the word "Report," all be struck out, and the following substituted—"do lie on the Table."

The House divided on the motion of amendment:

YEAS:

Hon. J. S. Macdonald,	Mr. Macfarlane,
Mr. Longworth,	Mr. Fraser,
Mr. J. Dingwell,	Mr. Gorman,
Mr. Le Lacheur,	Mr. Macintosh.
Mr. Forbes,	

NAYS:

Mr. Clark,	Mr. Beck,
Mr. D. Macdonald,	Mr. Rae,
Mr. Hudson,	Mr. Macneill,
Mr. Thomson,	Mr. W. Dingwell.
Mr. Yeo,	

The numbers being equal, Mr. Speaker gave his casting vote in the negative.

The question being then put on the main motion,

It was resolved in the affirmative.

The Hon. J. S. Macdonald laid before the House the several Custom House Returns, received in compliance with the Message to His Excellency the Lieutenant Governor, of the 22d instant.

[See Appendix (M.)]

A Message from the Legislative Council, by Mr. Desbrisay :

Mr. Speaker,

The Legislative Council have passed the Bill intituled *An Act for the appointment of Fish Inspectors, and to continue and extend the provisions of the Act now in force, regulating the size and quality of Fish Barrels and Tierces, and the weight of Fish made up therein*, with several amendments, to which they desire the concurrence of the House of Assembly.

And also—

The Legislative Council desire a Conference with the House of Assembly, on the general State of the Colony; and have appointed the Honorables Mr. Brecken, Mr. Macintosh and Mr. Young a Committee to manage the said Conference—to meet in the Committee Room instant.

And then he withdrew.

Resolved, That this House do agree to a Conference, as is desired by the Legislative Council, on the general State of the Colony.

Ordered, That Mr. Rae, Mr. Macintosh, Mr. Palmer, Mr. Clark, Mr. Le Lacheur and Mr. Longworth be a Committee to manage the said Conference.

So the Managers went to the Conference.

And being returned—

Mr. Rae reported, that the Managers had been at the Conference, and had met the Committee of the Council, who acquainted them that the Legislative Council had passed an Address to Her Majesty on the Land Settlement question, to which they desire the concurrence of the House of Assembly, and which Address is as followeth :

23

TO THE QUEEN'S MOST EXCELLENT MAJESTY.

Most Gracious Sovereign ;

We your Majesty's dutiful and loyal subjects, the Legislative Council of Prince Edward Island, in Colonial Parliament assembled, beg leave to approach your Majesty's Throne and person, and most humbly to represent—

That the Lands of this Colony were originally granted in large tracts, of twenty thousand acres each, to private individuals, the greater part of which still remains in the hands of the descendants or Assignees of such Grantees, the majority of the actual settlers on such lands holding as tenants, and not in fee simple.

That if by the purchase of these lands from the proprietors, they were again revested in the Crown, for the purpose of being regranted in small tracts to the tenantry and settlers thereon, it would be hailed by the inhabitants of this Island as the greatest boon which your Majesty could bestow upon them, and would, as your Petitioners conceive, be productive of great and permanent benefits to the Colony—

are at the same time aware, that this most desirable object cannot be attained without the advance, in the first instance, of a much larger sum of money than the Legislature of this Colony can command, nor without the free and voluntary consent of the several Proprietors to dispose of their Lands, being first obtained.

therefore most humbly pray, that your Majesty will be graciously pleased to take the premises into your favourable consideration, and cause a negotiation to be entered into with the several Proprietors of land in this Island, to ascertain the prices at which they would respectively agree to dispose of the whole of their lands in this Island, together with the arrears of rent now due thereon, with a view to their being reinvested in the Crown, for the purpose aforesaid; and in the event of such proprietors being willing to accept a reasonable price for the same, then that your Majesty will be graciously pleased to order that the funds necessary for making such purchase be, in the first instance, advanced from the Imperial Revenue, until such advance can be reimbursed to it by the sale of such lands.

at the same time pledge themselves (in the event of such purchase being made), to make such legislative enactments as will tend most speedily to effect a sale of the lands, and thereby reimburse the advances which the Imperial Government may have to make in purchasing the same.

And, as in duty bound, will ever pray for your Majesty's sacred person.

R. HODGSON, President.

Council Chamber, March, 1841.

Ordered, That the Report of the Conference be referred to the Committee of the whole House on the State of the Colony.

Two Messages from His Excellency the Lieutenant Governor.

Mr. Secretary Haviland, by command of His Excellency, delivered the following Messages :—

First Message :

C. A. FITZ ROY, Lieutenant Governor.

The Lieutenant Governor transmits to the House of Assembly a copy of a Letter from the Chief Justice, representing the necessity which exists for the appointment of a Professional Assistant Judge of the Supreme Court; and the Lieutenant Governor hopes that the reasons assigned by the Chief Justice for such an addition to the Judiciary of the Colony, will receive that mature consideration from the House which the importance of the question entitles them to.

Government House, 25th March, 1841.

Second Message :

C. A. FITZ ROY, Lieutenant Governor.

In reply to the Address of the House of Assembly of the 23d instant, the Lieutenant Governor lays before the House a copy of the Minute in Council, authorising the Sheriff of King's County to employ Special Constables from Queen's County, to protect and assist him in the execution of his duty and the preservation of the public peace; and also authorising the expenditure referred to in that Address; but the Lieutenant Governor does not deem it expedient to submit to the House of Assembly the documents upon which such Minute in Council was founded.

Government House, 25th March, 1841.

[For the Letter referred to in the First Message, see Appendix (N.)]

Ordered, That the said Messages, with the papers accompanying the same, be referred to

the Committee of the whole House on the State of the Colony.

Then the House adjourned for one hour.

And being met—

Ordered, That the Order of the Day, for the House in Committee on the consideration of the Reports of the several Special Committees relative to Buoys and Beacons, the Charlottetown Light House, and the Charlottetown Ferry Wharf, be now read.

And the same being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Hudson took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

Then the House adjourned until to-morrow, at Eleven o'clock.

SATURDAY, March 27, 1841.

THE Bill to amend the Act relating to Weights and Measures was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

Resolved, That the following Address to His Excellency the Lieutenant Governor do now pass.

To His Excellency Sir C. A. FITZ ROY, K. H., Lieutenant Governor and Commander-in-Chief in and over Her Majesty's Island Prince Edward, and its Dependencies, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

May it please your Excellency;

The House of Assembly having had under consideration sundry matters relative to the proposed new

Ferry Slip, opposite Charlottetown, find it necessary to refer to the Contracts made with the former Ferryman (Scott) and with Mr. Tremain, and would therefore respectfully request, that your Excellency will be pleased to cause copies of said Contracts to be laid before the House.

Ordered, That the said Address be engrossed.

Ordered, That Mr. Rae, Mr. Macintosh and the Hon. J. S. Macdonald be a Committee to wait upon His Excellency with the same.

Mr. Palmer, from the Special Committee to whom was referred the Bill for the encouragement of Education, reported that the Committee had gone through the Bill and had made several amendments thereto; and the said Report was again read at the Clerk's Table.

Ordered, That the said Bill and Report be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

Then the House adjourned for one hour.

And being met—

Two Messages from His Excellency the Lieutenant Governor.

Mr. Secretary Haviland, by command of His Excellency, delivered the following Messages:—

First Message:

C. A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly, the copy of a Despatch which he has this morning received from the Right Honorable Lord John Russell, Her Majesty's Principal Secretary of State for the Colonies, conveying Her Majesty's decision upon the Address of the House of Assembly of last Session, with reference to the claims to Land of the American Refugees, the disbanded Provincial Troops, and their descendants, who have settled in this Island.

Government House, 27th March, 1841.

[For the Document referred to in the above Message, see Appendix (O.)]

Second Message:

C. A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor transmits to the House of Assembly, the copy of a Communication received by the

Colonial Secretary, from the owners of the Steamboat *Pocahontas*, tendering that Boat for the Mail route between Pictou and Charlottetown, or Georgetown, during the ensuing season, for the sum offered by a Resolution of the House of Assembly; but declining, for the reasons therein stated, to engage her to perform the route to Miramichi.

Government House, 27th March, 1841.

[For the Document referred to in the Second Message, see Appendix (P.)]

Ordered, That the above Messages, and the papers accompanying the same, be referred to a Committee of the whole House on Monday next.

Resolved, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Bill for the encouragement of Education.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again on Monday next.

Then the House adjourned until Monday next, at Ten o'clock.

MONDAY, March 29, 1841.

THE Amendments made by the Legislative Council to the Bill intituled *An Act for the appointment of Fish Inspectors, and to continue and extend the provisions of the Act now in force for regulating the size and quality of Fish Barrels and Tierces, and the weight of Fish made up therein*, were read the first time, and are as follow:

Folio 7—Strike out the third line, and all the words in the fourth line to the word "and."

Folio 10, line 1.—After the word "aforesaid," insert the words "except as hereinafter mentioned."

Same folio, line 16.—After the word "same," insert the words "except as hereinafter mentioned."

Folio 15, line 20.—After the word "Inspector," insert the words "or his Successor in office."

Folio 16, line 1.—After the word "Inspector," insert the words "or his Successor in office."

Folio 18, line 16.—Strike out from the word "and," inclusive, to the word "Act," also inclusive, in the last line of the 19th folio.

On motion, the said Amendments were read a second time.

Ordered, That the said amendments be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *D. Macdonald* reported, that the Committee had come to a Resolution; which Resolution was again read at the Clerk's Table, and is as followeth:

RESOLVED, That it is the opinion of this Committee, that the House do concur with the Legislative Council in the said amendments.

And the said Resolution being again read, and the question of concurrence put thereon, The House divided:

YEAS:

Mr. <i>Le Lacheur</i> ,	Mr. <i>J. Dingwell</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>D. Macdonald</i> ,	Hon. <i>J. S. Macdonald</i> ,
Mr. <i>Longworth</i> ,	Mr. <i>Rae</i> ,
Mr. <i>Macfarlane</i> ,	Mr. <i>Macintosh</i> ,
Mr. <i>Fraser</i> ,	Mr. <i>Macneill</i> ,
Mr. <i>W. Dingwell</i> ,	Mr. <i>Hudson</i> .

NAY:

Mr. *Thomson*.

So it was carried in the affirmative.

Ordered, That the said amendments be read a third time to-morrow.

The Order of the Day, for the House in Committee, on the further consideration of the Bill for the encouragement of Education, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. *D. Macdonald* took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

A Message from the Legislative Council, by Mr. *Desbrisay*:

Mr. Speaker;

The Legislative Council have passed the following Bills, to which they desire the concurrence of the House of Assembly, viz:

An Act to amend an Act passed in the Sixth year of the Reign of His late Majesty King William the Fourth, intituled 'An Act to regulate the admission of Barristers, Attorneys and Solicitors, and to regulate the Admission of Advocates and Proctors in the Courts of Vice Admiralty and Court of Probate in this Island.'

An Act to compel Constables to serve.

And then he withdrew.

Then the House adjourned for one hour.

And being met—

Resolved, That this House do now resolve itself into a Committee of the whole House; on the further consideration of the Bill for the Encouragement of Education.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. *D. Macdonald* took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again to-morrow.

Then the House adjourned until to-morrow, at Eleven o'clock.

TUESDAY, March 30, 1841.

AN engrossed Bill from the Council, intituled *An Act to amend an Act passed in the Sixth Year of the Reign of His late Majesty King William the Fourth, intituled 'An Act to regulate the admission of Barristers, Attorneys and Solicitors, and to regulate the admission of Advocates and Proctors in the Courts of Vice Admiralty and Court of Probate in this Island,'* was read the first time, and ordered to be read a second time to-morrow.

An engrossed Bill from the Council, intituled *An Act to compel Constables to serve*, was read the first time, and ordered to be read a second time to-morrow.

Resolved, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Bill for the encouragement of Education.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

Then the House adjourned for one hour.

And being met—

Resolved, That a Free Conference be desired with the Legislative Council, on the amendments made to the Bill intituled *An Act to prevent the running at large of Neat Cattle in the Streets and Squares of Charlottetown, at certain seasons, and of Bulls at any season.*

Ordered, That the Hon. J. S. Macdonald do go to the Council, and desire the said Conference.

Ordered, That the same Committee who managed the last Conference thereon, be a Committee to manage this Free Conference.

The Amendment made by the Legislative Council to the Bill intituled *An Act to enable the Government to ascertain the Population of this Colony, and to obtain other Statistical information therein mentioned*, as amended, was, according to order, read the third time.

Resolved, That the said amendment, as amended, do pass.

Ordered, That the Hon. J. S. Macdonald do carry back the said Bill to the Legislative Council, and acquaint their Honors that this House hath agreed to their amendment, with an amendment, to which it doth desire their concurrence.

The Amendments made by the Legislative Council to the Bill intituled *An Act to prohibit the interment of human bodies within the limits of the Town of Georgetown, and to establish burial grounds in the Common thereof*, were, according to order, read the third time.

Resolved, That the said amendments do pass.

The amendments made by the Legislative Council to the Bill intituled *An Act for the appointment of Fish Inspectors, and to continue and extend the provisions of the Act*

now in force regulating the size and quality of Fish Barrels and Tierces, and the weight of Fish made up therein, were, according to order, read the third time.

A motion being made, that the Amendments do pass;

Mr. J. Dingwell moved, in amendment, that at the end of the question, be added the words "this day three months."

The House divided on the motion of amendment:

YEAS:

Mr. J. Dingwell,	Mr. Thomson,
Mr. Clark,	Mr. Gorman.

NAYS:

Mr. Le Lacheur,	Mr. Hudson,
Mr. Forbes,	Mr. Macintosh,
Mr. D. Macdonald,	Mr. Macfarlane,
Mr. Rae,	Mr. Longworth,
Mr. Beck,	Mr. Fraser,
Mr. Macneill,	Mr. W. Dingwell.
Hon. J. S. Macdonald,	

So it passed in the negative.

The question being then put on the main motion, "That the amendments do pass,"

It was resolved in the affirmative.

Ordered, That the Hon. J. S. Macdonald do carry back the two last preceding Bills to the Legislative Council, and acquaint them that this House hath agreed to their amendments, without any amendment.

Ordered, That the Committee appointed to take further Evidence in support of the different Addresses and Representations sent home by this House, have leave to report from time to time.

Mr. Rae, from the Committee appointed to take further Evidence in support of the Addresses and Representations sent home by this House, presented the first Report of the said Committee, comprising the examinations of the following sixteen persons, viz: James Bagnall, of York River; Vincent Bell, of Tracadie; James Arthur, New Glasgow; James Miller, Frenchfort; James Howlett and John Mackie, Bay Fortune; Charles Davy, Murray Harbour; John Simpson, Elliot River; Alexander Johnston, Princetown Road; Robert Mearns, of Lot 54; Angus Campbell and Donald Macdonald, of Lot 56; John Macgill and Charles Binns, sen., of Charlottetown; Joseph Allan and William Ball, of Boughton Island—comprising in all answers to 332 interrogatories—also, a list of searches made by the Pro-

thonotary, of judgments given for arrears of rent; and a copy of the affidavit of Donald Campbell, as to his having been threatened by James Dingwell, James Aitken the younger, and others, and a copy of the attachment issued against them.

Ordered, That the said Report be referred to the Committee of the whole House on the State of the Colony.

The Bill for the establishment of Criminal Sessions in Queen's County, was, according to order, read a second time.

Mr. *Palmer* moved, that the said Bill be committed to a Committee of the whole House to-morrow.

Mr. *Rae* moved, in amendment, to leave out the words "to-morrow," and instead thereof, insert the words "this day three months;" which being seconded and put, was carried in the affirmative.

The main motion, as amended, was then put and carried.

Resolved, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Bill relating to Schools, and the encouragement of Education.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again to-morrow.

Then the House adjourned until to-morrow, at Ten o'clock.

WEDNESDAY, March 31, 1841.

RESOLVED, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Bill to amend the Act relating to Weights and Measures.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again to-morrow.

The Order of the Day, for the House in Committee on the further consideration of the Bill relating to Schools, and for the encouragement of Education, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

A Message from the Legislative Council, by Mr. Desbrisay:

Mr. Speaker,

The Legislative Council have agreed to the Amendments made by the House of Assembly to the Bill intituled *An Act to continue an Act made and passed in the Seventh year of the Reign of His late Majesty King William the Fourth, intituled "An Act to establish an additional Term of the Supreme Court, and to extend the Hilary and Trinity Terms for Queen's County."*

And then he withdrew.

Mr. *Rae*, from the Committee appointed to wait on His Excellency the Lieutenant Governor, with the Address, praying that he would cause copies of certain Contracts relating to Charlottetown Ferry to be laid before the House, reported the delivery thereof, and that His Excellency was pleased to say, he would comply with the desire of the House.

Then the House adjourned for one hour.

And being met—

Mr. *Rae* reported from the Committee appointed to take into consideration certain proceedings of the Commissioners appointed under the Act for ascertaining and establishing the Boundary Lines of Counties and Townships, and parts of Townships; and the Report was again read at the Clerk's Table.

Ordered, That the said Report be referred to a Committee of the whole House on Friday next.

The Hon. *J. S. Macdonald*, from the Committee to whom was referred the Petition of divers Inhabitants of the North and South sides of the Hillsborough, relative to Macconnell's Ferry, presented to the House the Report of the Committee; which Report was again read at the Clerk's Table, and is as followeth:—

Your Committee to whom was referred the Petition of divers Inhabitants of the North and South sides of the Hillsborough, praying for a grant of money to build a Scow fit for the conveyance of cattle across the river at Macconnell's Ferry, and an annual allowance to the Ferryman; also for the establishment of a Post Office at or near Fort Augustus, are of opinion, that the accomplishment of the objects prayed for would be of essential benefit to the Petitioners, but regret they cannot recommend the establishment of a Post Office at present, as the carrying of a Mail thither would be attended with considerable expense and inconvenience, from the circumstance of there not being a regular established Ferry at Macconnell's. In regard to the building of a Scow, and an annual allowance to the Ferryman, your Committee recommend to the House to grant and place at the disposal of His Excellency the Lieut. Governor the sum of £18, to be paid to such person or persons as shall provide a Scow fit for the conveyance of cattle over the said Ferry; also one flat-bottomed boat for the conveyance of passengers; and who shall enter into a contract to keep the said Ferry for any term not less than three years; and that an address be presented to His Excellency, respectfully requesting that he will be pleased to cause the said Ferry to be advertised, calling for tenders for the conveyance of passengers, their luggage and cattle, over the said Ferry, and offering the aforesaid bounty to such person or persons as shall undertake the Ferry at the lowest rates of Ferriage, subject to the approval of His Excellency in Council.

Mr. *Rae* moved, in amendment, to the said Report, that the words "Eighteen Pounds" be struck out, and the words "Twelve Pounds" inserted.

The House divided on the motion of amendment:

Yeas, 15.
Nays, 2.

So it was carried in the affirmative.

A motion being made, that the said Report, as amended, be received, and adopted by the House;

Mr. *Clark* moved, in amendment, that at the end of the question, be added the words "this day three months."

The House divided on the motion of amendment:

Yeas, 3.
Nays, 14.

So it passed in the negative.

The question being then put on the main motion, it was agreed to by the House.

Resolved, That the following Address to His Excellency the Lieutenant Governor do now pass.

To His Excellency Sir C. A. FITZ ROY, K. H., Lieutenant Governor and Commander in Chief in and over Her Majesty's Island Prince Edward, and the Territories thereunto belonging, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

May it please your Excellency;

The Committee of the House of Assembly to whom was referred the Petition of divers Inhabitants of the North and South sides of the Hillsborough, praying for a grant of money to build a Scow fit for the conveyance of cattle across the river, at Macconnell's, and for other purposes, having submitted the accompanying Report, and the House having adopted the same, would respectfully request that your Excellency will be pleased to cause the measure recommended in the said Report to be carried into effect.

Ordered, That the said Address be engrossed.

Ordered, That the Hon. *J. S. Macdonald*, Mr. *Forbes* and Mr. *Thomson* be a Committee to wait upon His Excellency with the said Address.

Resolved, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Bill relating to Schools, and the encouragement of Education.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. *D. Macdonald* took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again on Friday next.

Then the House adjourned until to-morrow, at Ten o'clock.

THURSDAY, April 1, 1841.

MR. LE LACHEUR moved, that the following Address to His Excellency the Lieutenant Governor do now pass:

To His Excellency Sir C. A. FITZ ROY, K. H., Lieutenant Governor and Commander-in-Chief in and over Her Majesty's Island Prince Edward, and its Dependencies, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

May it please your Excellency;

The House of Assembly having ascertained that the road on the bank of the Montague River, from the main road, at the corner of Mr. George Aitken's Farm, leading to Saint Andrew's Point, has, by the washing away of the bank, become so narrow as to render it dangerous to travellers, and in a great degree useless in its present state; and that some of the occupiers of the farms in the rear of said road have refused to remove their fences, unless compensation be given them, as prayed for in a petition presented to this House, and referred to a Committee, who have reported that it was inexpedient to grant such compensation; the House of Assembly, therefore, fully relying on your Excellency's desire to promote the general convenience and advantage of the inhabitants, respectfully request, that your Excellency in Council will be pleased to adopt the necessary proceedings for causing said Road to be so opened and altered as to render it available for the use of the public.

Mr. Macneill moved the previous question, "Shall the question be now put?"—which being seconded and put, passed in the negative.

The Order of the Day, for the House in Committee on the further consideration of the Bill to amend the Act relating to Weights and Measures, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. D. Macdonald reported, that the Committee had gone through the Bill, and made several amendments thereto; which amendments were again read at the Clerk's Table, and agreed to by the House.

Ordered, That the said Bill, as amended, be engrossed, and that the Title be *An Act to amend the Act relating to Weights and Measures.*

Resolved, That a Message be sent to His Excellency the Lieutenant Governor, praying that he will be pleased to cause Tenders to be called for, and a Contract to be entered into, for the conveyance of the Western Inland Mail from Kildare to Tignish weekly—and also to appoint a Postmaster at Tignish.

Ordered, That Mr. Gorman, Mr. Palmer and Mr. Thomson be a Committee to wait upon His Excellency with the said Message.

The Hon. J. S. Macdonald laid before the House copies of the several Contracts relating to Charlottetown Ferry, received in compliance with the Address of this House of the 27th ult.

Ordered, That the said papers be referred to the Committee of the whole House, on the consideration of the Report of the Special Committee on the expediency of constructing a Wharf at the Ferry Point opposite Charlottetown, and other references.

Resolved, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Reports of the several Special Committees, on the subject of Buoys and Beacons, the proposed Light House for Charlottetown Harbour, and on the expediency of building a Wharf at the Ferry Point opposite Charlottetown.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Hudson took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

Then the House adjourned for one hour.

And being met—

An engrossed Bill from the Council, intituled *An Act to compel Constables to serve*, was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Longworth took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Palmer moved, that the House do come to a Resolution, as followeth:

Resolved, That the office of Constable is essential in all well regulated Governments; and it is expedient that provision be made by Law for compelling persons nominated to that office in this Island, to perform the duties thereof.

Mr. D. Macdonald moved, by way of amendment to the said proposed Resolution, that the following words be added thereto—“but this House are not aware that any Constable in this Island ever in any instance refused to serve as such, so as to call for an enactment to compel them to do so.”

The House divided on the motion of amendment:

YEAS:

Mr. D. Macdonald,	Mr. W. Dingwell,
Mr. Clark,	Mr. Gorman,
Mr. Macneill,	Mr. Beck,
Mr. Fraser,	Mr. J. Dingwell,
Mr. Le Lachour,	Mr. Hudson,
Mr. Rae,	Mr. Macintosh,

NAYS:

Mr. Palmer,	Mr. Montgomery,
Mr. Thomson,	Mr. Longworth,
Mr. Macfarlane,	

So it was carried in the affirmative.

Mr. Rae moved, as a further amendment, that the following words be added to the foregoing amended Resolution:—“That there is no evidence before the House of Assembly to show the necessity for any alteration in the Law relative to Constables.”

Mr. Palmer moved, in amendment thereto, to add the following words—“excepting the Presentment of the Grand Jury of King’s County, as laid before this House by His Excellency this present Session.”

To which amendment, Mr. Rae proposed that the following be added, as an amendment, “in which Presentation of said Grand Jury the House of Assembly have no confidence, as

chosen by the Sheriff, acting in his own case.” The question being put on the last motion of amendment;

The House divided:

YEAS:

Mr. Rae,	Mr. W. Dingwell,
Mr. D. Macdonald,	Mr. Beck,
Mr. Macneill,	Mr. Gorman,
Mr. Fraser,	Mr. Macintosh,
Mr. Le Lachour,	Mr. Clark,
Mr. J. Dingwell,	

NAYS:

Mr. Thomson,	Mr. Macfarlane,
Mr. Montgomery,	Mr. Hudson,
Mr. Palmer,	Mr. Longworth,

So it was carried in the affirmative.

The question being then put on the original motion, as amended, it was carried in the affirmative.

The Order of the Day, for the House in Committee on the consideration of His Excellency the Lieutenant Governor’s Messages of the 27th ultimo, with the papers accompanying the same, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Beck took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Beck reported, that the Committee had come to two Resolutions, which he was directed to submit to the House whenever it shall be pleased to receive the same.

A motion being made, that the Report of the Committee be received to-morrow;

Mr. Clark moved, in amendment, that the words “to-morrow” be struck out, and the words “this day three months” inserted in lieu thereof.

The House divided on the motion of amendment:

YEAS:

Mr. Clark,	Mr. Gorman,
Mr. Rae,	Mr. Fraser,

NAYS:

Mr. Longworth,	Mr. Palmer,
Mr. Hudson,	Mr. Macneill,
Mr. W. Dingwell,	Mr. Montgomery,
Mr. Macintosh,	Mr. Le Lachour,
Mr. Beck,	Mr. D. Macdonald,
Mr. Thomson,	Mr. Macfarlane,

So it passed in the negative.

The question being then put on the main motion, it was carried in the affirmative.

Then the House adjourned until to-morrow, at Ten o’clock.

FRIDAY, April 2, 1841.

THE Order of the Day, for the House in Committee on the Bill relating to Schools, and for the encouragement of Education, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. D. Macdonald reported, that the Committee had gone through the Bill, and made several amendments thereto.

Mr. Speaker having put the question, "Shall the Report of the Committee be received?"

The House divided on the question:

YEAS:

Hon. J. S. Macdonald,	Mr. D. Macdonald,
Mr. Macintosh,	Mr. Thomson,
Mr. Palmer,	Mr. Gorman,
Mr. Longworth,	Mr. Hudson,
Mr. Beck,	Mr. J. Dingwell,
Mr. W. Dingwell,	Mr. Macfarlane,
Mr. Fraser,	Mr. Macneill,
Mr. Forbes,	Mr. Clark.
Mr. Montgomery,	

NAYS:

Mr. Rae,	Mr. Le Lacheur.
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So it was carried in the affirmative.

The Report was then received; and the amendments reported from the Committee, being again read at the Clerk's Table, were agreed to by the House.

Mr. Rae moved, that the said Bill be re-committed to a Committee of the whole House.

The House divided on the question:

YEAS:

Mr. Rae,	Mr. Le Lacheur.
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NAYS:

Hon. J. S. Macdonald,	Mr. D. Macdonald,
Mr. Macintosh,	Mr. Thomson,
Mr. Palmer,	Mr. Gorman,
Mr. Longworth,	Mr. Hudson,
Mr. Beck,	Mr. J. Dingwell,
Mr. W. Dingwell,	Mr. Macfarlane,
Mr. Macneill,	Mr. Forbes,
Mr. Clark,	Mr. Montgomery.

So it passed in the negative.

Ordered, That the said Bill, as amended, be engrossed, and that the Title be *An Act relating to Schools, and for the encouragement of Education.*

Read a third time, as engrossed, the Bill intituled *An Act to amend the Act relating to Weights and Measures.*

Resolved, That the Bill do pass.

Ordered, That Mr. Le Lacheur do carry the said Bill to the Legislative Council, and desire their concurrence.

Then the House adjourned for two hours.

And being met—

The Order of the Day, for the House in Committee on the Report of the Special Committee appointed to take into consideration certain proceedings of the Commissioners appointed under the Act for ascertaining and establishing the Boundary Lines of Counties and Townships, and parts of Townships, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Hon. J. S. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Hon. J. S. Macdonald reported, that the Committee had come to two Resolutions; which Resolutions were again read at the Clerk's Table, and are as follow:

1. RESOLVED, That it is the opinion of this Committee, that it is expedient that the Act, 4 Will. 4, cap. 15, for ascertaining and establishing the Boundary Lines of Counties and Townships, and parts of Townships, and the several Acts in amendment thereof, be suspended for one year.

2. RESOLVED, That it be recommended to the House, that the Report of the Special Committee be printed as an Appendix to the Journals.

The First of the said Resolutions being again read;

Mr. Clark moved, in amendment thereto, that the words "suspended for one year," be left out, and the word "repealed" substituted.

The House divided on the motion of amendment:

YEAS :

Mr. Clark, Mr. J. Dingwell,
Mr. W. Dingwell, Mr. Beck.

NAYS :

Mr. Rae, Mr. Macfarlane,
Mr. Macintosh, Mr. Palmer,
Mr. Maclean, Mr. Hudson,
Mr. D. Macdonald, Mr. Le Lacheur,
Mr. Gorman, Mr. Montgomery,
Mr. Thomson, Mr. Forbes,
Mr. Longworth, Mr. Fraser.
Mr. Macneill,

So it passed in the negative.

Mr. Palmer moved, by way of amendment to the said Resolution, that the whole be struck out, and the following substituted :

"Whereas, during the last Session of this House, a Committee was appointed to report on the operation of the Act of the 4th Will. 4, cap. 15, for ascertaining and establishing the Boundary Lines of Counties and Townships, and parts of Townships, and to regulate the duty of Surveyors; and it was resolved that certain discrepancies appeared to exist in the various Boundary Lines of Counties and Townships within this Island, which were not remedied by the provisions of the said Act; which said Resolution was passed at a period too late in the Session to enable the Legislature to make such provisions as might be devised to remedy the losses and inconveniences arising from such discrepancies; and therefore the Act of the 3d Vict., A. D. 1840, was passed, to suspend the operation of the aforesaid Boundary Act for one year, that thereby ample time might be afforded to make such provision during another Session as would remedy such defects: And whereas the suspension of the said Boundary Act, although only relating to Prince County, is productive of loss and inconvenience to the public, and it is highly expedient that it should be amended, the Legislature being pledged to do so in passing the said Act of last Session; and it is inexpedient to wholly repeal the said Boundary Act, as no efficient remedy could thereby be had for the proper ascertaining and settling Boundary Lines, many of which remain at this day uncertain:

"Resolved, therefore, that a Committee be appointed to prepare and bring in a Bill to amend the said Boundary Act."

Mr. Thomson moved, as an amendment to the said amendment, that after the word "Whereas," in the first line, all be struck out, and the following substituted:

"The House of Assembly stood pledged to take up the question of the Boundary Act early this Session; and whereas, in accordance with this pledge, the House did, in February last, appoint a Committee to take into consideration the proceedings of the Commissioners under the Boundary Act as regards Lot Three, which Committee have been unable to report until this late period of the present Session; and whereas the House cannot think of passing so important a matter without mature consideration:

"Resolved, therefore, That the consideration of any enactment as to Boundaries be deferred for another year; and in the mean time, that the Act for partially suspending its operation be continued by a short enactment for another year."

The House divided on the last motion of amendment:

YEAS :

Mr. Thomson, Mr. J. Dingwell,
Mr. W. Dingwell, Mr. Macintosh,
Mr. D. Macdonald, Mr. Beck,
Mr. Le Lacheur, Mr. Macfarlane,
Mr. Macneill, Mr. Forbes,
Mr. Montgomery, Mr. Clark,
Mr. Gorman, Mr. Rae.
Mr. Fraser,

NAYS :

Mr. Palmer, Mr. Longworth,
Mr. Hudson, Mr. Maclean.

So it was carried in the affirmative.

The question being then put on the first motion of amendment, as amended;

It passed in the negative.

The question being then put on the Resolution reported from the Committee;

The House again divided:

YEAS :

Mr. Montgomery, Mr. Beck,
Mr. Thomson, Mr. Macneill,
Mr. Hudson, Mr. Macfarlane,
Mr. J. Dingwell, Mr. Forbes,
Mr. W. Dingwell, Mr. Clark,
Mr. Macintosh, Mr. Rae,
Mr. D. Macdonald, Mr. Fraser,
Mr. Le Lacheur, Mr. Gorman.

NAYS :

Mr. Longworth, Mr. Palmer,
Mr. Maclean,

So it was carried in the affirmative.

The Second of the said Resolutions being again read;

Mr. Palmer moved, in amendment thereto, that after the word "That," all be struck out,

and the following substituted—"it is inexpedient to print the Report of the Special Committee on the subject of the Boundary Act, inasmuch as the same does not contain any information or matter whereon an enactment can be framed; nor any positive conclusion as to what remedy can be adopted to meet the defects complained of:"—which being seconded and put, passed in the negative.

The question being then put on the said Resolution, it was agreed to by the House.

[See Appendix (Q.)]

Mr. Rae moved, that the House do come to a Resolution as followeth:

Resolved, That last year it was considered necessary to suspend the Boundary Act in regard to Prince County; and from evidence before the House as to the description of Townships, and the plans thereof, and from the gross inaccuracies in the Tabular descriptions, both in the office of the Surveyor General and as transmitted from the Home Government, and from the very unfair practices of some Surveyors in former times in setting the boundaries of Townships, and from the absence, in many instances, of enduring natural land marks, and from many Townships being uninhabited, no distinct remembrance being handed down as to the Boundaries of said uninhabited Townships—therefore, the Commissioners appointed under said Boundary Act have not sufficient data to enable them to ascertain such Boundaries, and that the only remedy which appears applicable to these inaccuracies, is the survey of the whole Island; but that in the present circumstances of the Colony, and at this late period of the Session, the House of Assembly can see no mode of acting so justifiable and so safe as to suspend the operation of the Boundary Act.

Mr. Palmer moved, in amendment to the said proposed Resolution, that the words "suspend the operation of," in the last line, be struck out, and the word "amend" substituted—which being seconded and put, passed in the negative.

The question being then put on the said Resolution;

The House divided:

Yeas, 16.

Nays, 3.

And the names being called for, they were taken down, as in the last preceding division.

So it was carried in the affirmative.

The Order of the Day, for the second reading of an engrossed Bill from the Council, intituled *An Act to amend an Act passed in the Sixth Year of the Reign of His late Majesty King William the Fourth, intituled "An Act to regulate the admission of Barristers, Attorneys and Solicitors, and to regulate the admission of Advocates and Proctors in the Courts of Vice Admiralty and Court of Probate in this Island,"* being read;

Mr. Montgomery moved, that the said Bill be now read a second time.

Mr. Rae moved, in amendment, to strike out the word "now," and at the end of the question, to add the words "this day three months."

The House divided on the motion of amendment:

YEAS:

Mr. Rae,	Mr. Macintosh,
Mr. Le Lacheur,	Mr. Beck,
Mr. Forbes,	Mr. Fraser.

NAYS:

Mr. Montgomery,	Mr. Thomson,
Mr. Palmer,	Mr. Maclean,
Mr. Macfarlane,	Mr. Hudson,
Mr. D. Macdonald,	Mr. Macneill,
Mr. Gorman,	Mr. Longworth,
Mr. Clark,	Mr. W. Dingwell.

So it passed in the negative.

The question being then put on the main motion, it was agreed to by the House;

And the said Bill was read a second time.

Mr. Thomson moved that the said Bill be committed to a Committee of the whole House this day three months.

Mr. Palmer moved, in amendment, that the words "this day three months" be struck out, and the words "to-morrow" inserted instead thereof.

The House divided on the motion of amendment:

YEAS:

Mr. Palmer,	Mr. Maclean,
Mr. Gorman,	Mr. Hudson.

NAYS:

Mr. Le Lacheur,	Mr. Macneill,
Mr. D. Macdonald,	Mr. Macfarlane,
Mr. Rae,	Mr. Macintosh,
Mr. Forbes,	Mr. Beck,
Mr. Clark,	Mr. Longworth,
Mr. Fraser,	Mr. W. Dingwell.

So it passed in the negative.

The question being then put on the main motion, the House again divided;

Yeas, 14.

Nays, 4.

So it was carried in the affirmative.

Ordered, That the said Bill be committed to a Committee of the whole House this day three months.

Then the House adjourned until to-morrow, at Ten o'clock.

SATURDAY, April 3, 1841.

ORDERED, That Mr. *Rae* have leave to introduce a Bill to suspend for a limited period, the Act for ascertaining and establishing the Boundary Lines of Counties and Townships, and parts of Townships.

He accordingly presented the said Bill to the House, and the same was read the first time.

Ordered, That the Tenth Rule of this House be suspended, as far as respects the said Bill.

And then the said Bill was read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. D. Macdonald reported, that the Committee had gone through the Bill, without making any amendment thereto.

A motion being made, that the Report of the Committee be agreed to;

The House divided on the question:

YEAS:

Mr. <i>Le Lacheur</i> ,	Mr. <i>Forbes</i> ,
Mr. <i>Fraser</i> ,	Mr. <i>Beck</i> ,
Mr. <i>Macneill</i> ,	Mr. <i>Maclean</i> ,
Mr. <i>D. Macdonald</i> ,	Mr. <i>Hudson</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Macintosh</i> ,
Mr. <i>Montgomery</i> ,	Mr. <i>Gorman</i> .

NAYS:

Mr. *Thomson*,

Mr. *Rae*.

So it was carried in the affirmative.

Ordered, That the said Bill be engrossed, and that the Title be, *An Act to suspend for a limited period, an Act passed in the Fourth year of His late Majesty's Reign, for ascertaining and establishing the Boundary Lines of Counties and Townships, and parts of Townships, and for other purposes.*

Mr. *Rae*, from the Committee appointed to take further Evidence in support of the seve-

ral Addresses and representations sent home from this House, presented to the House the second Report of the said Committee; and the same being read;

Ordered, That the said Report be referred to the Committee of the whole House on the consideration of the State of the Colony.

Mr. *Beck*, from the Committee of the whole House, on the consideration of His Excellency the Lieutenant Governor's Message of the 27th ult. with the documents accompanying the same, reported, according to order, the Resolutions of the said Committee; which Resolutions were again read at the Clerk's Table, and are as follow:

1. WHEREAS, it appearing to the House of Assembly, that His Excellency the Lieutenant Governor, since the Resolutions of this House passed on the 4th March, 1841, relating to the procuring of a Steam-vessel, has not, up to the present period, been able to procure tenders for the furnishing of any Boat, of sufficient power and accommodations to perform the services required by the second of the said Resolutions:—*Resolved, therefore*, That it is expedient to authorize His Excellency to accept the services of the best and most efficient Steam boat that may be attainable, for the purpose of carrying the Government Mails of this Island during the summer of the present year, and so long therein as the navigation shall remain open; and in the event of no Boat being had before the 21st day of April, capable of performing the services required in the said second Resolution, that His Excellency then be humbly requested to dispense with the condition of running between Charlottetown and Miramichi, and accept the offer for any Steamboat that to His Excellency may be considered sufficient for the aforesaid purposes, twice a week, between Charlottetown and Pictou, and once a week, or once a fortnight, between Pictou and Georgetown, at any sum not exceeding £350; and that the House, when in Supply, do grant the sum of £550, as agreed to in the Second Resolution, herein referred to, that the same, or as much thereof as may be necessary, be at his Excellency's disposal for the aforesaid purposes.

2. RESOLVED, as the opinion of this Committee, that as the House has already taken such procedure in regard to the American Loyalists, as circumstances seemed to require, and as nothing in the Despatch referred to this Committee bears upon such procedure, it is therefore unnecessary to enter on said Despatch.

The First of the said Resolutions being again read;

Mr. Clark moved, in amendment thereto, that after the word "Whereas," all be struck out, and the following substituted—"It does not appear that, as yet, an efficient Steamboat has been offered to the Government, for the performance of the services required by the Resolutions of the 4th of March last:—*Therefore, Resolved,* That an humble Address be presented to His Excellency the Lieutenant Governor, respectfully requesting that he will be pleased to cause a Contract to be entered into, for the conveyance of the Mails, twice a week, between this Island and Nova Scotia, from the opening to the closing of the navigation, during the present year—the said Contract to be let to the person who may make the lowest offer for the same."

The House divided on the motion of amendment:

YEAS:

Mr. Clark,	Mr. Rae,
Mr. Gorman,	Mr. Macneill.
Mr. Fraser,	

NAYS:

Mr. Thomson,	Mr. Maclean,
Mr. Le Lacheur,	Hon. J. S. Macdonald,
Mr. Beck,	Mr. Forbes,
Mr. Palmer,	Mr. Hudson,
Mr. Longworth,	Mr. Montgomery,
Mr. Macintosh,	Mr. D. Macdonald.

So it passed in the negative.

The question being then put on the said Resolution, it was agreed to by the House.

The Second of the said Resolutions being again read;

Mr. Palmer moved, in amendment thereto, that after the word "That," all be struck out, and the following substituted—"it is unnecessary to enter further upon the subject matter of the Despatch referred to this Committee, relating to the Loyalists."

The House divided on the motion of amendment:

YEAS:

Mr. Palmer,	Mr. Longworth,
Hon. J. S. Macdonald,	Mr. Hudson.

NAYS:

Mr. Beck,	Mr. Fraser,
Mr. Forbes,	Mr. Maclean,
Mr. Le Lacheur,	Mr. Macneill,
Mr. Clark,	Mr. J. Dingwell,
Mr. Rae,	Mr. Macintosh,
Mr. D. Macdonald,	Mr. Gorman,
Mr. Thomson,	Mr. Montgomery.
Mr. Macfarlane,	

So it passed in the negative.

The question being then put on the said Resolution, it was agreed to by the House.

Resolved, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Reports of the several Special Committees, on the subject of Buoys and Beacons, the proposed Light House for Charlottetown Harbour, and on the expediency of building a Wharf at the Ferry Point opposite Charlottetown.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Hudson took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Hudson reported, that the Committee had gone into the consideration of the several Reports referred to them, had amended, and then adopted the same; and that he was directed to report the same to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received on Monday next.

A Message from the Legislative Council, by Mr. Desbrisay:

Mr. Speaker;

The Legislative Council have agreed to the amendment proposed by the House of Assembly to the amendment made by the Council to the Bill intituled *An Act to enable the Government to ascertain the Population of this Colony, and to obtain other Statistical information therein mentioned.*

And also,

The Legislative Council do agree to a Free Conference, as is desired by the House of Assembly, on the amendments made to the Bill intituled *An Act to prevent the running at large of Neat Cattle in the Streets and Squares of Charlottetown, at certain seasons, and of Bulls at any season;* and have appointed the same Committee who managed the last Conference thereon a Committee to manage this Free Conference—to meet in the Committee Room instanter.

And then he withdrew.

And the names of the managers being called over, they went to the Conference.

And being returned—

The Hon. J. S. Macdonald reported, that the Managers had been at the Conference;

and he stated the substance thereof to the House.

Then the House adjourned for one hour.

And being met—

Read a third time, as engrossed, the Bill intituled *An Act relating to Schools, and for the Encouragement of Education.*

Resolved, That the Bill do pass.

Ordered, That the Hon. J. S. Macdonald do carry the said Bill to the Legislative Council, and desire their concurrence.

The Order of the Day, for the House in Committee to consider further of a Supply, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Fraser took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again on Monday next.

Ordered, That Mr. Palmer, Mr. Longworth and Mr. Le Lacheur be a Committee to prepare the draught of an Address to His Excellency the Lieutenant Governor, relative to the employment of a Steam-vessel for the conveyance of the Mails.

Then the House adjourned until Monday next, at Ten o'clock.

MONDAY, April 5, 1841.

READ a third time, as engrossed, the Bill intituled *An Act to suspend for a limited period an Act passed in the Fourth year of His late Majesty's Reign, for ascertaining and establishing the Boundary lines of Counties and Townships, and parts of Townships, and for other purposes.*

A motion being made, that the Bill do pass; The House divided on the question.

YEAS:

Mr. Rae,	Mr. Beck,
Mr. D. Macdonald,	Mr. Montgomery,
Mr. Clark,	Mr. Macintosh,
Mr. Fraser,	Mr. Forbes,
Mr. J. Dingwell,	Mr. Macfarlane,
Mr. Le Lacheur,	Mr. Hudson,
Mr. Maclean,	Mr. Gorman.
Mr. Macneill,	

NAY:

Mr. Longworth.

So it was resolved in the affirmative.

Ordered, That the Hon. J. S. Macdonald do carry the said Bill to the Legislative Council, and desire their concurrence.

Mr. Palmer, from the Committee to whom was referred the Petition of divers Inhabitants of Charlottetown and its vicinity, praying for the establishment of a more efficient system of Police for the said Town, with leave to report by Bill or otherwise, presented to the House a Bill for that purpose, as prepared by

the Committee; and the same was read the first time, and ordered to be read a second time to-morrow.

A Message from His Excellency the Lieutenant Governor.

Mr. Secretary Haviland, by command of His Excellency, delivered the following

Message:

C. A. FITZ ROY, Lieutenant Governor.

The Lieutenant Governor lays before the House of Assembly the copy of a Despatch from the Right Honorable Lord Sydenham, Governor General of these Provinces, in reply to an Address and Resolution of the House of Assembly, praying the Lieutenant Governor to enter into communication with the Governor General, to ascertain how far the United States Government may be willing to contribute a portion of the funds necessary to defray the cost and maintenance of Light Houses on the coast of this Island.

Government House, 5th April, 1841.

GOVERNMENT HOUSE, MONTREAL,
17th March, 1841.

SIR;

I have the honor to acknowledge the receipt of your Excellency's Despatch of the 27th ultimo, covering copies of an Address and Resolution from the House of Assembly of Prince Edward Island, having in view an application, through me, to the United States' Government, for assistance towards the construction of certain Light Houses on the coast of that Island.

In reply, I beg to acquaint your Excellency, that it appears to me inexpedient to make a communication of this nature to the Government of the United States; and I must there-

fore express my regret, that I cannot meet the wishes of the House of Assembly of Prince Edward Island in this matter.

I have, &c.

(Signed)

STDENHAM.

His Excellency Sir C. A. Fitz Roy, K. H.
Prince Edward Island.

Resolved, That this House do now resolve itself into a Committee of the whole House, to inquire into and take into consideration the State of the Colony, with various other references to the said Committee.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Gorman reported, that the Committee had come to three Resolutions, which he was directed to report to the House.

Mr. Gorman also acquainted the House, that he was directed by the Committee to move for leave to sit again—which the House agreed to.

The Resolutions reported from the Committee were again read at the Clerk's Table, and are as follow :

1. Whereas the Legislative Council have, by conference, submitted to this House, for its adoption, the draft of a Petition to Her Majesty, setting forth—"That if by the purchase of these lands from the Proprietors, they were again re-invested in the Crown, for the purpose of being again regranted in small tracts to the tenantry and settlers thereon, it would be hailed by the inhabitants of this Island as the greatest boon which your Majesty could bestow upon them, and would, as your Petitioners conceive, be productive of great and permanent benefits to the Colony. The Council are, at the same time, aware, that this most desirable object cannot be attained without the advance in the first instance of a much larger sum of money than the Legislature of this Colony can command, nor without the free and voluntary consent of the several Proprietors to dispose of their lands, being first obtained."

Resolved, That were the tenants and occupants of land settled thereon, so as to secure to them and their descendants the improvements made upon the land at their cost and labour, it would be the greatest benefit which Her Majesty could bestow upon this Colony; but this Committee cannot, directly or indirectly, acknowledge, that the original Grantees, their heirs and assigns, have a good or valid title to the lands of this Island, when the conditions contained in their grants are not performed, or that the proprietors of such grants should take an undue advantage of any indulgence from the Crown (which indulgence is not founded on law or equity) to impose a high rent upon their fellow subjects for such lands, accompanied with conditions, evidently with a view to resume the land, together with the tenants' improvements, when it is cleared and brought into cultivation. That this Committee entertain a high opinion of the wisdom and justice of Her Majesty's Government, and that Her Majesty on being informed that the Proprie-

tors are unreasonable in their demands, will not continue indulgences to enable them to oppress the greater portion of Her subjects, who have cleared the land and improved this Colony. And as the Legislative Council has not shewn that the Proprietors have any other claim to the lands but through the special favour and indulgence of Her Majesty's Predecessors, by withholding the appointment of a Court of Escheat—nor the reason why such favour and indulgence should be charged upon the inhabitants of this Colony—therefore, this Committee cannot recommend to the House to petition Her Majesty to negotiate for the purchase of such claims with proprietors who are not disposed to submit to an equitable arrangement, as provided for in a Bill passed by the House of Assembly in its last and present Sessions, intituled "An Act to authorize the Crown to purchase the Lands, and to regulate the settlement of the inhabitants," &c.

2. Whereas this Committee are led to believe that many of the tenantry, illiterate persons, have been constrained, through fear of distraint and ruinous law proceedings, to give Bonds or other obligations, the nature of which they did not understand, to the Proprietors and their Agents, for arrears of rent, which they are unable to pay, and that were Her Majesty graciously pleased to grant any sum of money to purchase the lands from the Proprietors, as prayed for in the Petition of the Legislative Council, such purchase by the Crown would not secure a settlement to such Tenants, as the Proprietors or their Agents holding such bonds or obligations would in all probability, and might at any time recover the Lands again for the consideration stipulated in said bonds or obligations: *Resolved, therefore*, that there can be no hope of a settlement for tenants and occupants of land, but by an Act of the Colonial Legislature, or of the Imperial Parliament, similar in its provisions to the Bill passed by this House in its last and present Sessions, and rejected by the Legislative Council.

3. *Resolved*, That it be recommended to the House to appoint a Committee to prepare and draw up amendments to be offered to the Petition sent down by the Legislative Council, for the adoption of the House of Assembly.

And the First of the said Resolutions being again read, and the question of concurrence put thereon,

The House divided :

YEAS :

Mr. Clark,	Mr. Rae,
Mr. Maclean,	Mr. J. Dingwell,
Mr. Macfarlane,	Mr. Macneill,
Mr. Forbes,	Mr. Fraser,
Mr. Montgomery,	Mr. Thomson,
Mr. Gorman,	Mr. Macintosh,
Mr. Le Lacheur,	Mr. D. Macdonald.
Mr. Beck,	

NAYS :

Mr. Palmer,	Mr. Longworth.
Mr. Hudson,	

So it was carried in the affirmative.

The residue of the said Resolutions being again severally read, and the question put thereon,

The House divided upon each :

Yeas,	15.
Nays,	3.

And the names being called for, they were taken down, as in the last preceding division. So they were carried in the affirmative.

Ordered, That the Orders of the Day be now proceeded upon.

The Order of the Day, for the House in Committee, to consider further of a Supply, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Fraser took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Fraser reported, that the Committee had come to several Resolutions, which he was directed to submit to the House whenever it shall be pleased to receive the same.

Ordered, That the Report of the Committee be received to-morrow.

Mr. Fraser also acquainted the House, that he was directed by the Committee to move for leave to sit again.

Ordered, That the said Committee have leave to sit again to-morrow.

A motion being made, that this House do adjourn,

The House divided on the question:

Yeas, 7.

Nays, 11.

So it passed in the negative.

Mr. Hudson, from the Committee of the whole House on the consideration of the Reports of the several Special Committees on the subject of Buoys and Beacons, the proposed Light House for Charlottetown Harbour, and on the expediency of building a Wharf at the Ferry Point opposite Charlottetown, reported the said Reports as amended.

The Report on the subject of Buoys and Beacons being again read;

A motion was made, that the said Report be referred to a Special Committee, to examine the same, and report thereon, by amendments or otherwise.

The House divided on the question:

YEAS:

Mr. Thomson,	Mr. Macfarlane,
Mr. Maclean,	Hon. J. S. Macdonald,
Mr. Longworth,	Mr. Hudson,
Mr. Palmer,	Mr. Beck,
Mr. Montgomery,	Mr. Le Lacheur.
Mr. Macneill,	

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NAYS:

Mr. Rae,	Mr. Macintosh,
Mr. J. Dingwell,	Mr. Gorman,
Mr. Fraser,	Mr. Forbes.
Mr. D. Macdonald,	

So it was carried in the affirmative.

The Report on the subject of the proposed Light House for Charlottetown Harbour, was again read, and is as followeth:—

Your Committee appointed to report on the best site of a Light House for the Harbour of Charlottetown, the least expensive mode for its construction, and the manner in which it shall be maintained, have, after obtaining every information on the subject, come to the opinion, that the Western Point of Governor's Island is the best site for its erection; and your Committee herewith respectfully submit a plan of a cheap description of Light House, with an estimate of its probable expense, which they recommend for the adoption of the House; and also, that the House do provide for the amount required for its erection out of the moneys collected under the operation of the Light Duty Acts.

A motion being made that the Report be agreed to,

The House divided:

YEAS:

Mr. Longworth,	Mr. Le Lacheur,
Mr. D. Macdonald,	Mr. Macfarlane,
Mr. Maclean,	Mr. Montgomery,
Mr. Thomson,	Mr. Palmer,
Hon. J. S. Macdonald,	Mr. Forbes,
Mr. Hudson,	Mr. Macneill,
Mr. Beck,	Mr. J. Dingwell.
Mr. Gorman,	

NAYS:

Mr. Macintosh,	Mr. Rae.
Mr. Fraser,	

So it was carried in the affirmative.

The Report as to the expediency of building a Wharf at the Ferry Point opposite Charlottetown, was again read, and is as followeth:

Your Committee to whom was referred the several Petitions praying the House of Assembly to grant a sum of money to erect a Wharf or Hard at Minchin's Point, near the Ferry House, opposite Charlottetown, and to repair the said Ferry House, together with the several Estimates of the cost of the same, having had the said Petitions and Estimates under consideration, your Committee resolved to make a personal inspection of the site of the proposed Wharf or Hard, and of the Ferry House, which having done, and having maturely considered the subject matter of the said Petitions, your Committee beg leave to report, that the present Hard is situate in a Cove, and the outer end of it within the range of two points:—that any Wharf erected in that situation must not only be extended but kept up in future for the whole length within the points; but besides that, the Channel of the Harbour, or such depth of water as will be required to suit the public accommodation, is at a much greater distance from the end of the present Hard

than the necessary depth of water is from the proposed site at Minchin's Point so called, showing that a Wharf or Hard at the latter place will be of most superior convenience to the public, and ultimately a great saving to the Colony. That from the inspection personally made by many members of this Committee, it appears, that the proposed Wharf at Minchin's Point, will require to be extended some length beyond the distance of 360 feet, as estimated by Mr. Theophilus Chappell, in order to reach a sufficient depth of water for public accommodation; and from the soundings lately made under the inspection of the Sub-Committee, it appears that 567 feet in extent will be required for such Wharf.

Your Committee therefore recommend that no further money should be expended on the present Slip, and that a sufficient sum be appropriated by the House for the erection of the said Wharf, to the extent of 567 feet, which your Committee consider can be accomplished for the sum of Seven hundred Pounds, one half of which only would be necessary to be granted this Session; and that the House do pledge itself to grant the residue thereof at its next Session; and that in the mean time His Excellency the Lieutenant Governor be humbly requested to cause tenders to be obtained and a Contract to be entered into for the erection of the said Wharf, as early as the above terms will admit of.

A motion being made, that the Report of the Committee be agreed to,

The House divided on the question :

YEAS :

Mr. Palmer,	Mr. Maclean,
Hon. J. S. Macdonald,	Mr. Beck,
Mr. Longworth,	Mr. Hudson,
Mr. Forbes,	Mr. Le Lacheur,
Mr. Macfarlane,	Mr. Thomson.

NAYS :

Mr. Montgomery,	Mr. Gorman,
Mr. Fraser,	Mr. D. Macdonald,
Mr. J. Dingwell,	Mr. Rae,
Mr. Macneill,	Mr. Macintosh.

So it was carried in the affirmative.

Ordered, That Mr. Thomson, Mr. Longworth, Mr. Palmer, Mr. Le Lacheur and Mr. J. Dingwell, be a Committee to examine and report on the Report relative to Buoys and Beacons.

Then the House adjourned until to-morrow, at Ten o'clock.

TUESDAY, April 6, 1841.

ORDERED, That Mr. D. Macdonald, Mr. Rae, Mr. Clark, Mr. Thomson and Mr. J. Dingwell, be a Committee to prepare amendments to be offered to the proposed Joint Address to Her Majesty, on the Land Settlement question, sent down from the Legislative Council.

Mr. Fraser, from the Committee of the whole House on the consideration of a Supply, reported, according to order, the Resolutions of the said Committee; which Resolutions were again read at the Clerk's Table, and are as follow :—

1. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five hundred Pounds be granted, to defray the salary of the Treasurer of this Island, for the present year.

2. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Two hundred and sixty Pounds be granted, to defray the salary of the Collector of Impost for the District of Charlottetown, for the present year.

3. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Forty Pounds be granted, to defray the salary of the Clerk of the Market at Charlottetown, for the present year.

4. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding One hundred and

sixty Pounds be granted, to defray the salaries of the Sub-Collectors of Customs, for the present year.

5. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding One hundred and sixty Pounds be granted, to defray the salaries of the Commissioners of Highways, for the present year.

6. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Thirty Pounds be granted, to defray the salary of the Wharfinger of the public Wharf at Charlottetown, for the present year.

7. **RESOLVED**, That it is the opinion of this Committee, that the sum of Ten Pounds be granted, and paid to the Assayer of Weights and Measures for Charlottetown, in lieu of office rent and other contingent expenses, for the present year.

8. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Seventy-five Pounds be granted, to defray the salary of the Officer appointed under the Act 3 Will. 4, cap. 39, for receiving the Returns from the Commanders of Militia Regiments and Battalions.

9. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Forty Pounds be granted, to defray the salary of the Messenger of the Executive Council, Crier of the Supreme Court and Tipstaff in Chancery, for the present year.

10. **RESOLVED**, That it is the opinion of this Committee, that the sum of Thirty Pounds, or as much thereof as may be required, be granted, to defray the allowance to the Commissioners for issuing Treasury Notes for the present year.

11. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Twenty-five Pounds

be granted, to defray the salary of the Master of the National School at Charlottetown, for the present year, should the same be required.

12. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Five hundred and fifty Pounds be granted, to defray the expence of conveying the Mails, by means of steam navigation, for the present year, or as much thereof as shall be required.

13. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding One hundred and fifty Pounds be granted, to defray the expence of conveying the Winter Mails to and from the Provinces of Nova Scotia and New Brunswick.

14. **RESOLVED**, That it is the opinion of this Committee, that the sum of Two hundred and fifty Pounds be granted, to defray the expence of conveying the Inland Mails for the present year, or such amount as may be required for that purpose.

15. **RESOLVED**, That it is the opinion of this Committee, that the sum of Thirty Pounds be granted, and paid to Elizabeth Chappell, for conducting the business of the Inland Mails, for the past year.

16. **RESOLVED**, That it is the opinion of this Committee, that the sum of Forty Pounds be granted, to defray the amount of premiums allowed by law for the destruction of Bears and Loupcerviers, for the present year.

17. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Two hundred and fifty Pounds be granted, to defray the expence of public Printing and Stationery, for the present year.

18. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding One hundred Pounds be granted, to defray the Chief Justice's travelling charges, for the present year.

19. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Three hundred Pounds be granted, to defray the Sheriffs' expenses for the Jails of the different Counties, and to provide Fuel and Bread for the same, during the present year.

20. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Forty Pounds be granted, to defray the salary of the Keeper of the Jail at Charlottetown, for the present year.

21. **RESOLVED**, That it is the opinion of this Committee, That a sum not exceeding Sixty Pounds be granted, to defray the salaries of the keepers of the Jails at St. Eleanor's and Georgetown, for the present year.

22. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Fifteen Pounds be granted, to defray the allowance to the Matron of the Charlottetown Jail, for the present year, should the same be required.

23. **RESOLVED**, That it is the opinion of this Committee, that the sum of Ten Pounds be granted, and paid to the Medical Attendant of the Charlottetown Jail, for his services, and for supplying the Prisoners with medicines, for the present year.

24. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Four Pounds be granted, and paid to each of the Medical Attendants of the Jails of St. Eleanor's and Georgetown, should the same be required, during the present year.

25. **RESOLVED**, That it is the opinion of this Committee, That the sum of Two hundred and fifty Pounds be granted, to defray the contingent expenses of the Government for the present year.

26. **RESOLVED**, That it is the opinion of this Committee, that there be granted, and placed at the disposal of the Lieutenant Governor, the sum of Four

hundred Pounds, to defray the Interest payable on Treasury Warrants at the Treasury; agreeably to law, should the same be required.

27. **RESOLVED**, That it is the opinion of this Committee, that the sum of One hundred and fifty Pounds be granted, to defray the expenditure on Government House and Premises, during the present year.

28. **RESOLVED**, That it is the opinion of this Committee, that the sum of One hundred Pounds be granted, to defray the incidental repairs of Roads and Bridges, for the present year, to be equally divided among the three Counties.

29. **RESOLVED**, That it is the opinion of this Committee, that the sum of One hundred Pounds be granted, and placed at the disposal of the Lieutenant Governor, for carrying into effect the Quarantine regulations, should the same be required, for the present year.

30. **RESOLVED**, That it is the opinion of this Committee, that the sum of Ten Pounds be granted, and paid to Solomon Desbrisay, to defray his salary as Librarian to the Legislature, for the past year.

31. **RESOLVED**, That it is the opinion of this Committee, that the sum of Twenty Pounds be granted, and paid to the Office-bearers of the Charlottetown Mechanics' Institute, to be applied in the purchase of Books and Scientific Apparatus for the said Institute.

32. **RESOLVED**, That it is the opinion of this Committee, that the sum of One hundred and fifty Pounds be granted, and paid to a Committee, to be appointed for the purpose of remitting the same to Joseph Hume, Esq. as Agent for the House of Assembly, on the Committee ascertaining that he has accepted that office.

33. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Two hundred Pounds be granted, and placed in the hands of the Lieutenant Governor, to be paid to the Government of New Brunswick, towards the expense of a survey, exploration and estimate of the proposed line of Canal between the Bay of Fundy and the Gulf of Saint Lawrence, should the same be required.

34. **RESOLVED**, That it is the opinion of this Committee, that the sum of Twenty Pounds be granted, and placed at the disposal of the Lieutenant Governor, to defray the expence of Plans and Estimates of Public Works for the present year; should the same be required.

35. **RESOLVED**, That it is the opinion of this Committee, that a sum sufficient to purchase a Bill of Eighty six Pounds, sterling, be granted, and placed at the disposal of the Lieutenant Governor, to defray the expense incurred in engraving Charts of the Harbours of Charlottetown and Three Rivers.

36. **RESOLVED**, That it is the opinion of this Committee, that the sum of Twenty Pounds be granted, and paid to the Trustees of the School in Georgetown, towards paying off the debt due for the building of the School-house.

37. **RESOLVED**, That it is the opinion of this Committee, that the sum of Twelve pounds be granted, and placed at the disposal of His Excellency the Lieutenant Governor, to be paid to such person or persons as shall contract to keep the Ferry over the Hillsborough, at Macconnell's, agreeably to the Report of the Special Committee relative to the said Ferry.

38. **RESOLVED**, That it is the opinion of this Committee, that the sum of Forty Pounds be granted, and paid to the Correspondent of Road Commissioners, for the present year.

39. **RESOLVED**, That it is the opinion of this Committee, that the sum of One hundred and fifty Pounds

be granted, and placed at the disposal of the Lieutenant Governor, for opening Roads under the Road Compensation Act, should the same be required.

40. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five Pounds be granted to Raphael Goodeau and Placide Arsneaux, for allowing a right of way through their land, for the contemplated line of road from St. Eleanor's to Mascouche.

41. **RESOLVED**, That it is the opinion of this Committee, that the sum of Forty-five Pounds, or as much thereof as may be necessary, be granted, towards opening a new line of Road from St. Eleanor's to Mascouche, on condition of the road being completed by private subscription or Statute Labour.

42. **RESOLVED**, That it is the opinion of this Committee, that the sum of Twenty-two Pounds be granted, for rebuilding the Upper Flat River Bridge, or as much thereof as may be necessary.

43. **RESOLVED**, That it is the opinion of this Committee, that the sum of Ten Pounds be granted, and placed at the disposal of the Road Commissioner of the Thirteenth District, in addition to the sum of Fifteen Pounds, formerly voted, for the purpose of purchasing a right of way from the high road to the West River Harbour, Lot 47.

44. **RESOLVED**, That it is the opinion of this Committee, that the sum of One hundred Pounds be granted, in aid of opening the projected line of road from Cardigan River Bridge towards Dingwell's Mills, when the Lieutenant Governor shall deem such expenditure necessary.

45. **RESOLVED**, That it is the opinion of this Committee, that the sum of Fifty Pounds be granted, and placed at the disposal of Thomas Haslam, sen., towards the repairing of the Road and Bridges between Crabb's and the County line—to be let by auction to the lowest bidders.

46. **RESOLVED**, That it is the opinion of this Committee, that the sum of Thirty Pounds be granted, to complete the Bridge over the Canadian River, Lot 11.

47. **RESOLVED**, That it is the opinion of this Committee, that the sum of Twenty-seven Pounds Ten Shillings be granted, towards repairing Poplar Island Bridge.

48. **RESOLVED**, That it is the opinion of this Committee, that the sum of Fifty Pounds be granted, towards completing the Road from Cardigan River to Mount Stewart.

49. **RESOLVED**, That it is the opinion of this Committee, that the sum of Sixty Pounds be granted, in full, for the completion of the Vernon River Bridge.

50. **RESOLVED**, That it is the opinion of this Committee, that the sum of Thirty Pounds be granted, and paid to George Aitken, sen., of Lot 59, towards repairing and keeping in repair the Mill Dam over Livingston's Creek, as a Public Highway—provided that the said George Aitken shall put a good railing on the said mill dam, from the South end to the Northward of the dwelling house.

51. **RESOLVED**, That it is the opinion of this Committee, that the sum of Sixty Pounds be granted, and placed at the disposal of Joseph Dingwell, Esq. and Mr. John Cooper, to build a Wharf at Banks's Shore, on the North side of Grand River Harbour, in King's County, when and so soon as the sum of £30, subscribed in aid thereof, is paid in money or labour.

52. **RESOLVED**, That it is the opinion of this Committee, that the sum of Fifteen Pounds be granted, for extending the Wharf at St. Mary's Bay, Lot 61.

53. **RESOLVED**, That it is the opinion of this Committee, that the sum of Eighty Pounds be granted, towards extending the Wharf at Green's Shore, Bedeque.

54. **RESOLVED**, That it is the opinion of this Committee, that the sum of Twenty-five Pounds be granted, towards extending the Wharf at Peter's Shore, Three Rivers.

55. **RESOLVED**, That it is the opinion of this Committee, that the sum of Fifty Pounds be granted, and placed at the disposal of Allan Macdougall, Esq., of District No. 10, the Road Commissioner of that District, for the purpose of constructing and completing a Wharf at Campbell's Point, South side of Pinette River—provided the sum of Thirty-two Pounds shall be subscribed and paid by the inhabitants in aid thereof.

56. **RESOLVED**, That it is the opinion of this Committee, that the sum of Twelve Pounds Ten Shillings be granted, and paid to Jessie Duroche, of Mascouche, for the relief of the following persons, viz: William and Madaline Holmes, Ten Pounds; Mary Gallant, of Mascouche, Two Pounds Ten Shillings.

57. **RESOLVED**, That it is the opinion of this Committee, that the sum of Ten Pounds Ten Shillings be granted, and placed at the disposal of John C. Sims, Esq. for the relief of the following persons, viz: Hercules Freeze, a blind person, Eight Pounds; Henry Windsor, Two Pounds Ten Shillings.

58. **RESOLVED**, That it is the opinion of this Committee, that the sum of Fifty-nine Pounds Ten Shillings be granted, and paid to the Reverend John Macleannan, towards the relief and support of the following persons, namely—James Maddox, of Newtown, Eight Pounds; Margaret Finlayson, Eight Pounds; Christy Macphee, Three Pounds; Mary Macaulay, towards the support of her son, John, Ten Pounds; Simon Mackinnon, towards the support of his son, Three Pounds; Ann Macdonald, Three Pounds, Flora Macleod, Four Pounds; Ewen Macleod, Two Pounds Ten Shillings; Donald Munn, Two Pounds Ten Shillings; John Campbell, Two Pounds Ten Shillings; To reimburse the Rev. John Macleannan for advances made by him, Ten Pounds; John Bell, Three Pounds.

59. **RESOLVED**, That it is the opinion of this Committee, that the sum of Three Pounds be granted, and placed at the disposal of Mr. John Macdonald, jun., of Allisary, to be expended for the relief of Flora Macphee, an aged and destitute person.

60. **RESOLVED**, That it is the opinion of this Committee, that the sum of Fifteen Pounds be granted, and placed at the disposal of James Simpson, of New London, for the relief of three blind persons, named Mackay.

61. **RESOLVED**, That it is the opinion of this Committee, that the sum of Twelve Pounds Ten Shillings be granted, and paid to Thomas Owen, Esq. to be expended by him as follows: for the relief of the Son of Thomas Walsh, Lot 66, an idiot, Five Pounds; for the relief of the Son of Margaret Campbell, Lot 54, an idiot, Two Pounds Ten Shillings; for the relief of John Rowan, Lot 66, Three Pounds; towards the support of Mrs. McCabe, of Georgetown, Two Pounds.

62. **RESOLVED**, That it is the opinion of this Committee, that the sum of Eleven Pounds Ten Shillings be granted, and placed at the disposal of the Rev. Robert Douglas, towards the support of the following persons: Christiana Maceachern, Three Pounds; John Smith, Three Pounds; Widow Patience, Three Pounds; and Catherine Partridge, Two Pounds Ten Shillings.

63. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five Pounds be granted, and paid

to James Yeo, Esquire, for the relief of Jeremiah Dalton, whose wife is in a state of lunacy.

64. **RESOLVED**, That it is the opinion of this Committee, that the sum of Nineteen Pounds be granted, and paid to the Honorable P. S. MacNutt, for the relief of the following persons, viz : Daniel Quigley, Five Pounds; Mary Hickey, Three Pounds; Maurice Curran, Three Pounds; Peter M'Millan, Five Pounds; James English, Three Pounds.

65. **RESOLVED**, That it is the opinion of this Committee, that the sum of Twelve Pounds be granted, and placed at the disposal of the Rev. John Macdonald, St. Margaret's, to be paid to the following persons, namely—Thomas Devereaux, Four Pounds; Angus M'Killoc, towards the support of his daughter, Three Pounds; Elizabeth Brow, Two Pounds Ten Shillings, and to Mary Morrison, Lot 45, Widow, Two Pounds Ten Shillings.

66. **RESOLVED**, That it is the opinion of this Committee, that the sum of Eight Pounds be granted, and paid to John M'Swain, towards the support of Jane Arbuckle, a decrepid female.

67. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five Pounds be granted, and placed at the disposal of Edward Thornton, Esquire, towards the support of John Griffin and his sisters, of Lot 61, who are in a state of idiocy.

68. **RESOLVED**, That it is the opinion of this Committee, that the sum of Ten Pounds be granted, and paid to the Benevolent Irish Society, towards the support of Margaret M'Carty, a destitute girl, afflicted with mental infirmity.

69. **RESOLVED**, That it is the opinion of this Committee, that the sum of Three Pounds be granted, and paid to the Rev. Mr. Deligny, for relief of James and Catherine Gillies, of Lot 18, aged and indigent persons.

70. **RESOLVED**, That it is the opinion of this Committee, that the sum of Thirteen Pounds be granted, and placed at the disposal of Donald Macdonald, Esquire, Charlottetown, and expended as follows : to Widow Macleod, of Fort Augustus, Three Pounds; Alexander M'Nevin, of Elliot River, a blind person, Two Pounds; Widow Catherine Macdonald, of Lot 65, Three Pounds; and to pay the passage of John Hines to New Brunswick, Five Pounds.

71. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five Pounds be granted, and paid to James Arthur, New Glasgow, towards the support of Robert Winter, an insane person.

72. **RESOLVED**, That it is the opinion of this Committee, that there be granted, and placed at the disposal of His Excellency the Lieutenant Governor, the sum of Forty-nine Pounds, to be paid to the following persons : John Ready, a blind person, Five Pounds.

Nancy Kielley, towards the support of her husband, afflicted with mental derangement, Three Pounds.

George Murray, of Lot Eleven, having an insane wife, Six Pounds.

Margaret Warren, of Lot Five, Three Pounds.

Henry Prowse, Montague River, Four Pounds.

Archibald Macniven, Lot Thirty, towards the support of his son, an idiot, Three Pounds.

Rosanna Mitchell, new Monaghan Settlement, Widow, Five Pounds.

Charles Russell, an aged Teacher, Five Pounds.

Patrick Macara, Lot Thirty-four, a blind person, Five Pounds.

Elizabeth Le Page, towards the support of her husband, Andrew Le Page, a lunatic, Five Pounds.

John Masters, of Vernon River, towards the support of an idiot son, Five Pounds.

73. **RESOLVED**, That it is the opinion of this Committee, that the sum of Eight Pounds be granted, and paid to James Thomson, Esquire, to remunerate him for a Table Cloth presented to this House at its last Session, as a specimen of what can be accomplished within the Colony, were encouragement afforded.

Ordered, That the question of concurrence be now separately put on the said Resolutions.

And the First of the said Resolutions being again read, was, on the question put thereon, agreed to by the House.

The Second of the said Resolutions being again read, and the question of concurrence put thereon ;

The House divided :

YEAS :

Mr. Macintosh,	Mr. Montgomery,
Mr. Clark,	Mr. Macfarlane,
Mr. Thomson,	Mr. Forbes,
Mr. Maclean,	Mr. Yeo,
Mr. D. Macdonald,	Mr. Hudson,
Hon. J. S. Macdonald,	Mr. Palmer,
Mr. Longworth,	Mr. Gorman,
Mr. Macneill,	Mr. Beck,
Mr. J. Dingwell,	Mr. Fraser.
Mr. Le Lacheur,	

NAY :

Mr. Rae.

So it was carried in the affirmative.

The Third of the said Resolutions being again read ;

Mr. D. Macdonald moved, in amendment thereto, that the word "Forty" be struck out, and the word "Twenty" substituted.

The House divided on the motion of amendment :

YEAS :

Mr. D. Macdonald,	Mr. Le Lacheur,
Mr. Thomson,	Mr. Rae,
Mr. Clark,	Mr. Fraser,
Mr. J. Dingwell,	Mr. Macintosh.
Mr. Yeo,	

NAYS :

Mr. Maclean,	Mr. Longworth,
Mr. Hudson,	Mr. Beck,
Mr. Palmer,	Mr. Forbes,
Hon. J. S. Macdonald,	Mr. Montgomery,
Mr. Macneill,	Mr. Macfarlane.
Mr. Gorman,	

So it passed in the negative.

The question being then put on the said Resolution, it was agreed to by the House.

The Fourth and Fifth of the said Resolutions being again severally read, were, on the question separately put thereon, agreed to by the House.

The Sixth of the said Resolutions being again read;

Mr. *Rae* moved, in amendment thereto, that the word "Thirty" be struck out, and the word "Twenty" substituted.

The House divided on the motion of amendment:

YEAS:

Mr. <i>Rae</i> ,	Mr. <i>Fraser</i> ,
Mr. <i>Macintosh</i> ,	Mr. <i>Gorman</i> .

NAYS:

Mr. <i>Yeo</i> ,	Mr. <i>Hudson</i> ,
Mr. <i>J. Dingwell</i> ,	Mr. <i>Maclea</i> ,
Mr. <i>Montgomery</i> ,	Mr. <i>Clark</i> ,
Mr. <i>Beck</i> ,	Mr. <i>Thomson</i> ,
Mr. <i>Forbes</i> ,	Mr. <i>Macneill</i> ,
Mr. <i>Le Lacheur</i> ,	Mr. <i>Macfarlane</i> ,
Mr. <i>Longworth</i> ,	Mr. <i>J. Dingwell</i> ,
Mr. <i>Palmer</i> ,	Hon. <i>J. S. Macdonald</i> .
Mr. <i>D. Macdonald</i> ,	

So it passed in the negative.

The question being then put on the said Resolution, it was agreed to by the House.

The Seventh of the said Resolutions being again read, and the question put thereon,

The House divided:

YEAS:

Mr. <i>Forbes</i> ,	Mr. <i>Palmer</i> ,
Mr. <i>Macneill</i> ,	Mr. <i>Hudson</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Maclea</i> ,
Mr. <i>Yeo</i> ,	Mr. <i>Thomson</i> ,
Mr. <i>Montgomery</i> ,	Mr. <i>Macfarlane</i> ,
Mr. <i>Beck</i> ,	Mr. <i>J. Dingwell</i> ,
Mr. <i>Le Lacheur</i> ,	Hon. <i>J. S. Macdonald</i> ,
Mr. <i>Longworth</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>D. Macdonald</i> ,	Mr. <i>Macintosh</i> .

NAYS:

Mr. <i>Fraser</i> ,	Mr. <i>Rae</i> .
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So it was carried in the affirmative.

The Eight to the Eleventh of the said Resolutions, inclusively, being again severally read, were, upon the question being separately put thereon, agreed to by the House.

The Twelfth of the said Resolutions being again read, and the question put thereon,

The House divided,

YEAS:

Mr. <i>Macintosh</i> ,	Mr. <i>Longworth</i> ,
Hon. <i>J. S. Macdonald</i> ,	Mr. <i>Le Lacheur</i> ,
Mr. <i>J. Dingwell</i> ,	Mr. <i>Beck</i> ,
Mr. <i>Macfarlane</i> ,	Mr. <i>Montgomery</i> ,
Mr. <i>Thomson</i> ,	Mr. <i>Yeo</i> ,
Mr. <i>Maclea</i> ,	Mr. <i>Clark</i> ,
Mr. <i>Hudson</i> ,	Mr. <i>Macneill</i> ,
Mr. <i>Palmer</i> ,	Mr. <i>Forbes</i> .
Mr. <i>D. Macdonald</i> ,	

NAYS:

Mr. <i>Fraser</i> ,	Mr. <i>Rae</i> .
Mr. <i>Gorman</i> ,	

So it was carried in the affirmative.

The Thirteenth to the Thirtieth of the said Resolutions, inclusively, being again severally read, were, upon the question separately put thereon, agreed to by the House.

The Thirty-first of the said Resolutions being again read;

Mr. *Rae* moved, in amendment thereto, that the word "Twenty" be struck out, and the word "Ten" substituted.

The House divided on the motion of amendment.

YEAS:

Mr. <i>Rae</i> ,	Mr. <i>Macintosh</i> ,
Mr. <i>Forbes</i> ,	Mr. <i>Hudson</i> ,
Mr. <i>Yeo</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>Maclea</i> ,	Mr. <i>J. Dingwell</i> .
Mr. <i>Fraser</i> ,	

NAYS:

Mr. <i>Montgomery</i> ,	Hon. <i>J. S. Macdonald</i> ,
Mr. <i>Beck</i> ,	Mr. <i>Macneill</i> ,
Mr. <i>Le Lacheur</i> ,	Mr. <i>Longworth</i> ,
Mr. <i>D. Macdonald</i> ,	Mr. <i>Macfarlane</i> .
Mr. <i>Palmer</i> ,	

The numbers being equal, Mr. Speaker gave his casting vote in the affirmative.

The question being then put on the said Resolution, as amended, it was agreed to by the House.

The Thirty-second to the Thirty-fifth of the said Resolutions, inclusively, being again severally read, were, upon the question separately put thereon, agreed to by the House.

The Thirty-sixth of the said Resolutions being again read, and the question put thereon;

The House divided:

YEAS :

Mr. J. Dingr II,	Mr. Macneill,
Mr. Thomson,	Mr. Gorman,
Mr. Forbes,	Mr. Beck,
Mr. Fraser,	Mr. D. Macdonald,
Mr. Le Lacheur,	Mr. Macintosh,
Hon. J. S. Macdonald,	Mr. Macfarlane.
Mr. Rae,	

NAYS :

Mr. Clark,	Mr. Hudson,
Mr. Montgomery,	Mr. Yeo.

So it was carried in the affirmative.

The Thirty-eighth of the said Resolutions being again read ;

Mr. Fraser moved, in amendment thereto, that the word "Forty" be struck out, and the word "Thirty" substituted.

The House divided on the motion of amendment.

YEAS :

Mr. Fraser,	Mr. Rae,
Mr. Clark,	Mr. Hudson,
Mr. Macneill,	Mr. Beck.

NAYS :

Hon. J. S. Macdonald,	Mr. J. Dingwell,
Mr. Thomson,	Mr. D. Macdonald,
Mr. Macintosh,	Mr. Palmer,
Mr. Macfarlane,	Mr. Montgomery,
Mr. Yeo,	Mr. Gorman,
Mr. Forbes,	Mr. Le Lacheur,
Mr. Longworth,	Mr. Maclean.

So it passed in the negative..

The question being then put on the said Resolution, it was agreed to by the House.

The Thirty-ninth to the Seventy-second of the said Resolutions, inclusively, being again severally read, were, upon the question being separately put upon each, agreed to by the House.

The Seventy-third of the said Resolutions being again read ;

Mr. Rae moved, in amendment thereto, that after the word "granted" all be struck out, and the following substituted—"and placed at the disposal of Richard Hudson, Esq. to be paid to James Thomson, Esq. to remunerate him for a Table Cloth presented to this House last Session, on its being ascertained that the same was manufactured in this Island."

The House divided on the motion of amendment :

YEAS :

Mr. Rae,	Mr. J. Dingwell,
Mr. Macintosh,	Mr. Le Lacheur,
Mr. Montgomery,	Mr. Macneill,
Mr. Gorman,	Mr. D. Macdonald,
Mr. Beck,	Mr. Yeo.

NAYS :

Mr. Thomson,	Mr. Palmer,
Hon. J. S. Macdonald,	Mr. Clark,
Mr. Macfarlane,	Mr. Hudson,
Mr. Forbes,	Mr. Maclean.
Mr. Longworth,	

So it was carried in the affirmative.

The question being then put on the said Resolution, as amended, it was agreed to by the House.

A Message from the Legislative Council, by Mr. Desbrisay.

Mr. Speaker ;

The Legislative Council desire a further Free Conference with the House of Assembly, on the Amendments made to the Bill intituled *An Act to prevent the running at large of Neat Cattle in the Streets and Squares of Charlottetown, at certain seasons, and of Bulls at any season* ; and have appointed the same Committee who managed the last Free Conference a Committee to manage this further Free Conference—to meet in the Committee Room instanter.

And then he withdrew.

Resolved, That this House do agree to a further Free Conference, as is desired by the Legislative Council, on the amendments made to the Bill intituled *An Act to prevent the running at large of Neat Cattle in the Streets and Squares of Charlottetown, at certain seasons, and of Bulls at any season*.

Ordered, That the Hon. J. S. Macdonald do go to the Council, and acquaint them therewith.

Ordered, That the same Committee who managed the last Free Conference be a Committee to manage this further Free Conference.

And the names of the managers being called over, they went to the Conference.

And being returned—

The Hon. J. S. Macdonald reported, that the Managers had been at the Conference, and had met the Committee of the Council, who acquainted them that the Council do still adhere to their Amendments.

Mr. Rae moved, that the Amendments proposed by the Legislative Council to the said Bill be agreed to, with an amendment.

The House divided on the question:

YEAS :
 Mr. Rae, Mr. Forbes,
 Mr. Macintosh, Mr. Fraser.
 Mr. J. Dingwell,

NAYS :
 Mr. Palmer, Mr. Maclean,
 Mr. Thomson, Mr. Gorman,
 Mr. Longworth, Mr. Clark,
 Hon. J. S. Macdonald, Mr. Yeo,
 Mr. D. Macdonald, Mr. Beck,
 Mr. Macneill, Mr. Montgomery,
 Mr. Le Lacheur, Mr. Macfarlane.

So it passed in the negative.

The Order of the Day, for the second reading of the Bill for establishing a more efficient system of Police for the Town of Charlottetown, being read ;

A motion was made that the said Bill be now read a second time.

Mr. Rae moved, in amendment, to leave out the word "now," and, at the end of the question, insert the words "this day three months."

The House divided on the motion of amendment :

YEAS :
 Mr. Rae, Mr. Macintosh,
 Mr. Forbes, Mr. J. Dingwell,
 Mr. Le Lacheur, Mr. Macneill,
 Mr. Yeo, Mr. Fraser,
 Mr. D. Macdonald, Mr. Gorman.

NAYS :

Mr. Palmer, Mr. Hudson,
 Mr. Longworth, Mr. Maclean,
 Mr. Clark, Mr. Beck,
 Hon. J. S. Macdonald, Mr. Montgomery,
 Mr. Thomson, Mr. Macfarlane.

And the House being equally divided, Mr. Speaker gave his casting vote in the affirmative.

The main motion, as amended, was then put and carried.

Resolved, That this House will, to-morrow, resolve itself into a Committee of the whole House, to consider of Ways and Means.

The Order of the Day, for the House in Committee to consider further of a Supply, being read ;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Fraser took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again to-morrow.

Then the House adjourned until to-morrow, at Ten o'clock.

WEDNESDAY, April 7, 1841.

RESOLVED, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Report of the Special Committee appointed to examine what Laws have lately expired, or are near expiring.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Le Lacheur took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Le Lacheur reported, that the Committee had come to two Resolutions ; which Resolutions, being again read at the Clerk's Table, were agreed to by the House, and are as follow :—

1. **RESOLVED**, That it is the opinion of this Committee, that it is expedient that the Act, 5 Will. 4, cap. 2, for the more effectual punishment of offenders, by enabling the Supreme Court to add Hard Labour to the sentence of imprisonment, be continued for a limited period.

2. **RESOLVED**, That it is the opinion of this Committee, that it is expedient that the Act for granting a bounty on vessels engaged in the Fisheries of this Island, be further continued for one year.

Ordered, That Mr. Montgomery have leave to introduce a Bill to continue for a limited period the Act for the more effectual punishment of offenders, by enabling the Supreme Court to add Hard Labour to the sentence of imprisonment.

He accordingly presented the said Bill to the House; and the same was read the first time, and ordered to be read a second time to-morrow.

Ordered, That Mr. D. Macdonald have leave to introduce a Bill, further to continue for one year an Act granting a Bounty on all Vessels engaged in the Fisheries of this Island.

He accordingly presented the said Bill to the House; and the same was read the first time, and ordered to be read a second time to-morrow.

The Order of the Day, for the House in Committee, to consider of Ways and Means, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Thomson took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Thomson reported, that the Committee had come to a Resolution, which he was directed to submit to the House whenever it shall be pleased to receive the same.

Ordered, That the Report of the Committee be received to-morrow.

Then the House adjourned for one hour.

And being met—

A Message from the Legislative Council, by Mr. Desbrisay:

Mr. Speaker;

The Legislative Council have passed the Bill intituled *An Act to amend the Act relating to Weights and Measures*, with several amendments, to which they desire the concurrence of the House of Assembly.

And also,

COUNCIL CHAMBER,

Tuesday, 6th April, 1841.

Resolved, That the House of Assembly be requested to furnish this House with copies of the Examinations of the Surveyors taken by that House, or a Committee thereof, on a Bill intituled *An Act to suspend for a limited period an Act passed in the Fourth year of*

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His late Majesty's Reign, for ascertaining and establishing the Boundary lines of Counties and Townships, and parts of Townships, and for other purposes, passed by the House of Assembly, and now before this House.

Ordered, That the said Resolution be communicated by Message to the House of Assembly.

And then he withdrew.

Resolved, That the Legislative Council be furnished with copies of the written examinations of Alexander Anderson and James Stewart, Surveyors, as taken before the Special Committee.

Ordered, That Mr. Rae do carry the said papers to the Council.

The Order of the Day, for the House in Committee, to consider further of a Supply, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Fraser took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again on Tuesday next.

The Hon. J. S. Macdonald, from the Committee appointed to wait on His Excellency the Lieutenant Governor, with the Address relative to Macconnell's Ferry, reported to the House that their Address had been presented to His Excellency; and that he was pleased to say, he would comply with the desire of the House.

Mr. Gorman, from the Committee appointed to wait on His Excellency the Lieutenant Governor, with the Message relative to the establishment of a Post Office at Tignish, reported the delivery thereof; and that His Excellency was pleased to say, he would comply with the desire of the House.

Then the House adjourned until to-morrow, at Ten o'clock.

THURSDAY, April 8, 1841.

RESOLVED, That a Committee be appointed, to report on the most equitable and practicable principles on which the Road money should be in future divided among the several Counties and Districts—said Road money to comprehend all allowances for Roads, Bridges and Wharves.

Ordered, That Mr. *Rae*, Hon. *J. S. Macdonald*, Mr. *Hudson*, Mr. *Clark*, Mr. *Gorman*, Mr. *Beck*, Mr. *Thomson*, Mr. *Le Lacheur*, Mr. *D. Macdonald*, Mr. *Macneill*, Mr. *J. Dingwell* and Mr. *Longworth* do compose the said Committee.

The Bill to continue the Act for the more effectual punishment of offenders, by enabling the Supreme Court to add Hard Labour to the sentence of imprisonment, was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Montgomery took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *Montgomery* reported, that the Committee had gone through the Bill, and made an amendment thereto; which amendment was again read at the Clerk's Table, and agreed to by the House.

Ordered, That the said Bill, as amended, be engrossed, and that the Title be *An Act to continue an Act for the more effectual punishment of Offenders, by enabling the Supreme Court to add Hard Labour to the sentence of imprisonment.*

The Bill to further continue for one year the Act for granting a Bounty on Vessels engaged in the Fisheries of this Island, was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. *D. Macdonald* took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *D. Macdonald* reported, that the Committee had gone through the Bill, without making any amendment thereto.

Ordered, That the said Bill be engrossed, and that the Title be *An Act further to continue for one year the Act for granting a Bounty on Vessels engaged in the Fisheries of this Island.*

Mr. *Thomson*, from the Committee of the whole House on the consideration of Ways and Means, reported, according to order, the Resolution of the said Committee; which Resolution, being again read at the Clerk's Table, was, on the question put thereon, agreed to by the House, and is as followeth:—

RESOLVED, That it is the opinion of this Committee, that the several rates and duties imposed and levied on articles imported into this Island last year, be continued for one year from the Seventh day of May next, and no longer.

Resolved, That a Committee be appointed to prepare and bring in a Bill, to continue for one year, and further amend an Act passed in the Seventh year of His late Majesty's Reign, for raising a Revenue in this Island.

Ordered, That Mr. *Thomson*, Mr. *Longworth* and Mr. *D. Macdonald* do compose the said Committee.

Then the House adjourned for one hour.

And being met—

A Message from His Excellency the Lieutenant Governor.

Mr. Secretary Haviland, by command of His Excellency, delivered the following

Message:

C. A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor is desirous that the House of Assembly, at its rising to-day, should adjourn to Saturday the 10th instant.

Government House, 8th April, 1841.

Resolved, That this House will, at its rising to-day, adjourn to Saturday the 10th instant.

Mr. *Macneill* reported, from the Committee appointed to report on the probable expense of erecting a Bridge at Fyffe's Ferry, New Lon-

don; and the Report was again read at the Clerk's Table, and is as followeth:—

Your Committee, to whom was referred the Petition of the Inhabitants of New London and Cavendish, praying for a grant in aid of the erection of a Bridge over Fyffe's Ferry, beg leave to report, that not having any Plan or Estimate of the probable expense of the work, they cannot recommend the appropriation of any sum of money to be applied for that purpose this Session; but would recommend the House to appoint a Committee to obtain a Plan and Estimate of the expense of the said Bridge by next Session.

Ordered, That Mr. Macneill, Mr. Clark and Mr. Montgomery be a Committee for the purpose of obtaining a Plan and Estimate of the proposed Bridge, and report thereon next Session.

Mr. Thomson, from the Committee appointed to prepare and bring in a Bill further to continue the Revenue Act of 7th Will. 4th, presented to the House a Bill, as prepared by the Committee; and the same was read the first time, and ordered to be read a second time on Saturday next.

Resolved, That the copy of the old Royal Instructions belonging to this House, with the Tabular description accompanying the same, be referred to a Committee of five Members, to report on the expediency and probable expense of printing the same.

Ordered, That Mr. Rae, Mr. Thomson, Mr. Longworth, Mr. Le Lacheur and Mr. D. Macdonald do compose the said Committee.

Mr. Clark, from the Committee to whom was referred the Petition of divers Inhabitants of Princetown Royalty, praying the House to address Her Majesty, for the purpose of obtaining a change in the present mode of disposing of the Crown Lands in this Island, presented to the House the draught of an Address to Her Majesty, as prepared by the Committee; and the Report being again read;

Ordered, That the said draught Address be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Le Lacheur took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Le Lacheur reported, that the Committee had gone through the Address reported from the Special Committee, paragraph by

paragraph, had amended and then adopted the same; and he read the Report in his place, and delivered it in at the Clerk's Table, where it was again read, and is as followeth:—

TO THE QUEEN'S MOST EXCELLENT MAJESTY.

Most Gracious Sovereign;

We your Majesty's faithful Commons, the House of Assembly of Prince Edward Island, humbly beg leave to renew the expression of those sentiments of attachment and loyalty which they have ever evinced towards your Majesty's person and Government, and most humbly to represent,

That in the year 1831, your Royal Predecessor was pleased to order the small portion of Crown Lands left ungranted in this Colony to be disposed of at Public Sale, to the highest bidder: That by means of such Sales, persons in the Royalty of Princetown, whose misfortunes, years ago, had compelled them to clear the forest for a subsistence, were, by the Order of 1831, obliged to purchase Lots which they had thus cleared, or compete, at Public Auction, for the very land which their labour had made much more valuable, thus compelling such persons to pay additional sums for their own labour and the improvement of the Colony: That the Crown Lands in the Towns and Royalties (now that the greater number of the best lots are sold), are set up at high prices, which, however willing the Government of the Colony are to abate, yet it does not appear that they are empowered either to grant any portion of land improved by the Colonists prior to the aforesaid order of 1831, at a fixed rate, as they shall judge proper, or to enforce conditions of improvement on parties purchasing at the Government sales, which would work advantageously for the Colony.

That an extraordinary high price is set on the portions of Crown Lands in the several Townships of this Colony, without any just cause, as must be evident from the fact, that Crown Lands, of equal fertility, and in the vicinity of better markets for the sale of agricultural produce in the adjacent Counties of Pictou, Colchester and Cumberland, in Nova Scotia, are sold at from Two to Three Shillings per acre, whilst Twenty Shillings per acre is demanded for Crown Lands in this Island.

May it therefore please your Majesty to take these subjects into your gracious consideration, and to order His Excellency the Lieutenant Governor to use his discretion, as to the price and disposal of the Crown Lands of this Colony to actual settlers.

A motion being made, that the Report of the Committee be agreed to,

The House divided on the question:

YEAS:

Mr. Clark,	Mr. Macneill,
Mr. Le Lacheur,	Mr. Gorman,
Mr. Macfarlane,	Mr. Montgomery,
Mr. Thomson,	Mr. J. Dingwell,
Mr. Beck,	Mr. D. Macdonald,
Mr. Yeo,	Mr. Hudson.

NAYS:

Mr. Fraser,	Mr. Rae,
Mr. Macintosh,	Mr. Maclean.

So it was carried in the affirmative.

Ordered, That the said Address be engrossed.

Resolved, That an Address be presented to His Excellency the Lieutenant Governor, praying that he will be pleased to transmit the foregoing Address, for the purpose of being laid at the foot of the Throne.

Ordered, That Mr. *Clark*, Mr. *Montgomery* and Mr. *Thomson* be a Committee to prepare the said Address.

The amendments made by the Legislative Council to the Bill intituled *An Act to amend the Act relating to Weights and Measures*, were read the first time, and are as follow:—

Folio 4, line 18.—Strike out the words “as also the Ninth Section.”

Same folio, line 20.—Strike out the word “are,” and insert the word “is.”

Same folio, line 21.—Strike out the word “respectively.”

Folio 5, line 6.—After the word “shall,” insert “except as in the Ninth Section of the above recited Act is provided.”

On motion, the said amendments were read a second time.

Ordered, That the said amendments be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Palmer took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *Palmer* reported, that the Committee had come to a Resolution; which Resolution was again read at the Clerk's Table, and is as followeth:

Resolved, That it is the opinion of this Committee, that this House do concur with the Legislative Council in the said amendments.

And the question of concurrence being put on the said Resolution, it was agreed to by the House.

Then the House adjourned until Saturday next, at Ten o'clock.

SATURDAY, April 10, 1841.

ORDERED, That the Hon. *J. S. Macdonald* be added to the Committee appointed for the purpose of procuring a Plan and Estimate of the proposed Bridge at Fyffe's Ferry, New London, and to report thereon next Session.

Mr. *Clark*, from the Committee appointed to prepare the draught of an Address to His Excellency the Lieutenant Governor, praying that he will be pleased to transmit the Address to Her Majesty for an alteration in the mode of disposing of the Crown Lands in this Island, presented to the House the draught of an Address, as prepared by the Committee; which draught Address, being again read at the Clerk's Table, was agreed to by the House, and is as followeth:—

To His Excellency Sir C. A. FITZ ROY, K. H., Lieutenant Governor and Commander in Chief in and over Her Majesty's Island Prince Edward, and the Territories thereunto belonging, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

May it please your Excellency;

The House of Assembly having had under consideration a Petition of divers inhabitants of Princetown Royalty, on the subject matter of the disposal of the

Crown Lands in this Island, and having adopted an Address to Her Majesty on the subject, the House beg your Excellency to be pleased to forward the same, to be laid at the foot of the Throne. At the same time that the House of Assembly begs to renew those expressions of regard and esteem to which your Excellency is so justly entitled, it humbly requests your Excellency's personal approval and recommendation of the subject matter of the Address to Her Majesty.

Ordered, That the said Address be engrossed.

Ordered, That the Committee who prepared the Address be a Committee to wait upon His Excellency with the same.

Mr. *D. Macdonald*, from the Committee appointed to prepare and draw up amendments to be offered to the Petition to Her Majesty on the Land Settlement question, as sent down to this House from the Legislative Council for concurrence, reported the draught of an Address, to be offered to the Council as an amendment to their proposed Address.

Ordered, That the said Report be now committed to the Committee of the whole House on the State of the Colony.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Gorman reported, that the Committee had gone through the report of the Special Committee, had amended and then adopted the same; and the said Report being read at the Clerk's Table, was agreed to by the House, and is as followeth:

TO THE QUEEN'S MOST EXCELLENT MAJESTY.

Most Gracious Sovereign;

We your Majesty's dutiful and loyal subjects, the and House of Assembly of Prince Edward Island, in Colonial Parliament assembled, beg leave to approach your Majesty's throne and person, and most humbly to represent—

That the Lands of this Colony were originally granted in large tracts of Twenty thousand Acres each to private individuals, the greater part of which is still claimed by the descendants or assignees of such Grantees, the majority of the inhabitants on such lands holding as tenants or occupants, and not in fee simple.

That if, by the purchase of these lands from the proprietary claimants, they were again reinvested in the Crown, for the purpose of being sold out in small tracts to the tenantry and occupiers thereof, it would be hailed by the inhabitants of this Island as the greatest boon which your Majesty could bestow upon them, and would, as your Petitioners conceive, be productive of great and permanent benefit to the Colony.

Your Petitioners are, at the same time, aware, that if the Imperial Government shall determine that the compensation for such claims must be paid immediately, and not by instalments, then this most desirable settlement cannot be attained without the advance, in the first instance, of a much larger sum of money than the Legislature of this Colony can at present command.

That as, during the last eight years, repented applications for a Court of Escheat have been rejected by the Colonial Minister, your Petitioners humbly submit, that the mode above referred to—namely, of paying compensation for such claims—is the only other one which to them appears practicable for removing this ground of long-continued dissatisfaction and misery; and whether your Majesty shall determine that the advances necessary for such arrangement shall be made forthwith by the Imperial Government, or that the claimants shall wait such certain limited time as may appear necessary to enable the Colony itself, by instalments, to pay off such claims—whichever of these modes your Majesty may be graciously pleased to determine, your Petitioners will willingly abide by your decision; and, though the Legislative Council do not admit that these claims are disputable, and the House of Assembly assert that these claims are all forfeited—yet, to do away with the evils arising from this dispute, both bodies, united as your Petitioners, pledge themselves to pass such Legislative enactments as will raise for the discharge of such claims to the land of this Colony, and all arrears of rent and obligations for the same, a price which is as high as the cultivators of said land can make good, and higher than the average price of land in the neighbouring Colonies, and nearly double the price of that paid by any of

the British American Land Companies, and higher than the average price of such lands in this Island, when valued by Juries, or when exposed to public sale for non-payment of taxes, as appears from the Report by the Earl of Durham.

May it therefore please your Majesty, taking the premises into consideration, to give such a decision as will free the tenants and occupiers of the lands from the harassed condition in which the majority of them at present are, and the Colony from the embarrassment consequent thereon; and will enable the Colony, by industry and persevering economy, in the course of years, to arrive at the same condition as the neighbouring Provinces.

And as in duty bound the and House of Assembly will ever pray for your Majesty's Royal person.

Resolved, That a further Conference be desired with the Legislative Council, on the general State of the Colony, and that at the said Conference the Committee of this House be instructed to communicate, that the House of Assembly suggest that the above Address be presented to Her Majesty, as the Joint Address of both Houses.

Ordered, That Mr. D. Macdonald do go to the Council, and desire the said Conference.

Ordered, That the same Committee who managed the former Conference be a Committee to manage this further Conference.

The Bill to further continue and to amend the Act for the increase of the Revenue, was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Thomson took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the said Committee have leave to sit again on Monday next.

Then the House adjourned for one hour.

And being met—

Mr. Longworth reported, from the Committee to whom was referred the Petition of divers Inhabitants of Lots Forty-eight and Forty-nine, relative to procuring the right of way for a Road from the Back Settlement of Lot Forty-eight to the shore at Pownal Bay; and the Report was again read at the Clerk's Table, and is as followeth:—

Your Committee to whom was referred the Petition of divers Inhabitants of Lots 48 and 49, setting forth the difficulties they labour under for the want of a Road leading from the Back Settlement, in the rear of Lot 48, to the shore at Pownal Bay, are of opinion, that the proposed Road, as described in the said Petition, would be of very great benefit and advantage to the Inhabitants of that Settlement, as it appears, on inquiry, that the persons residing in said Settlement cannot reach any place for the shipment of their agricultural produce without travelling a distance of, at least, six miles, whereas by the proposed line of road the distance is less than one mile and three quarters; and as the petitioners offer to open and complete the said road at their own expense, provided the right of way is procured for them, your Committee respectfully recommend to the House to vote such sum of money as may be deemed adequate for the purchase of the said right of way.

Ordered, That the said Report do lie on the Table.

Resolved, That this House do now resolve itself into a Committee of the whole House,

to inquire into and take into consideration the State of the Colony.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *Gorman* reported, that the Committee had come to a Resolution; which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report of the Committee be received on Monday next.

Mr. *Gorman* also acquainted the House, that he was directed by the Committee to move for leave to sit again—which the House agreed to.

Then the House adjourned until Monday next, at Ten o'clock.

MONDAY, April 12, 1841.

MR. *CLARK* reported, from the Committee to whom was referred the Petition of James Howlett, of Bay Fortune; and the Report was again read at the Clerk's Table.

Ordered, That the said Report be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

The Order of the Day, for the House in Committee on the further consideration of the Bill to continue and amend the Act for the increase of the Revenue, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Thomson took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *Thomson* reported, that the Committee had gone through the Bill, and made several amendments thereto; which amendments were again read at the Clerk's Table, and agreed to by the House.

Ordered, That the said Bill, as amended, be engrossed, and that the Title be *An Act further to continue for one year and further to amend an Act passed in the Seventh year of His late Majesty's Reign, for raising a Revenue in this Island.*

Then the House adjourned for one hour.

And being met—

Mr. *Rae* reported, from the Committee appointed to inquire into the expediency of printing the copy of the old Royal Instructions, and accompanying documents, belonging to this House; and the Report was again read at the Clerk's Table, and is as followeth:

The Committee to whom was referred the consideration of the propriety of printing certain documents in the possession of the House, and which appeared, through age, likely soon to fall to pieces, having considered the subject, recommend the printing of the four pages containing the Tabular Descriptions, the same being, in the opinion of your Committee, less incorrect than that copy transmitted by the Imperial Government in 1839.

And the said Report being again read;

Mr. *Palmer* moved, that the House do come to the following Resolution thereupon:

“Resolved, That it is inexpedient to print the Document laid before this House, purporting to be a copy of certain Royal Instructions forwarded to former Lieutenant Governors of this Colony, inasmuch as the same does not appear to be in any manner authenticated, and is said to have been the private property of a gentleman formerly a Member of this House; and such Document being in its present state greatly mutilated, and the description of the boundaries and quality of Township Lands therein being given in very general terms—not from actual survey or exploration in the interior, and as far back as the year 1769—the said description also being already printed in the Journals of this House of the year 1840, as forwarded by the Home Government, at the request of this House.”

Mr. *Le Lacheur* moved, in amendment to the said proposed Resolution, that the words “the private property of a gentleman formerly a member of this House,” be struck out, and the following substituted “the property of a gentleman who had the document for his guidance when acting as Lieutenant Governor.”

The House divided on the motion of amendment:

YEAS:

Mr. <i>Le Lacheur</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>Fraser</i> ,	Mr. <i>Macintosh</i> .
Mr. <i>Rae</i> ,	

NAYS:

Mr. <i>Beck</i> ,	Mr. <i>Thomson</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Longworth</i> ,
Mr. <i>D. Macdonald</i> ,	Mr. <i>Macneill</i> ,
Mr. <i>Forbes</i> ,	Mr. <i>J. Dingwell</i> ,
Mr. <i>Dalziel</i> ,	Mr. <i>Montgomery</i> ,
Mr. <i>Hudson</i> ,	Mr. <i>Macfarlane</i> ,
Mr. <i>Palmer</i> ,	Mr. <i>Maclean</i> .
Hon. <i>J. S. Macdonald</i> ,	

So it passed in the negative.

The question being then put on the said Resolution;

The House again divided:

YEAS:

Mr. <i>Palmer</i> ,	Mr. <i>Hudson</i> ,
Hon. <i>J. S. Macdonald</i> ,	Mr. <i>Longworth</i> .

NAYS:

Mr. <i>Le Lacheur</i> ,	Mr. <i>Forbes</i> ,
Mr. <i>Fraser</i> ,	Mr. <i>Dalziel</i> ,
Mr. <i>Rae</i> ,	Mr. <i>Thomson</i> ,
Mr. <i>Gorman</i> ,	Mr. <i>Macneill</i> ,
Mr. <i>Macintosh</i> ,	Mr. <i>J. Dingwell</i> ,
Mr. <i>Beck</i> ,	Mr. <i>Montgomery</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Maclean</i> ,
Mr. <i>D. Macdonald</i> ,	Mr. <i>Macfarlane</i> .

So it passed in the negative.

Mr. *Thomson* then moved, in amendment to the said Report, that after the words “fall to pieces,” all be struck out, and the following substituted—“your Committee recommend, that the said Documents be printed as an Appendix to the Journals of this House, as the same appear to be the most ancient and correct copies in the Colony.”

The House divided on the motion of amendment:

YEAS:

Mr. <i>Thomson</i> ,	Mr. <i>Clark</i> ,
Mr. <i>Beck</i> ,	Mr. <i>Gorman</i> .

NAYS:

Mr. <i>Longworth</i> ,	Mr. <i>J. Dingwell</i> ,
Mr. <i>Hudson</i> ,	Mr. <i>Montgomery</i> ,
Hon. <i>J. S. Macdonald</i> ,	Mr. <i>Macfarlane</i> ,
Mr. <i>Palmer</i> ,	Mr. <i>Maclean</i> ,
Mr. <i>D. Macdonald</i> ,	Mr. <i>Le Lacheur</i> ,
Mr. <i>Forbes</i> ,	Mr. <i>Fraser</i> ,
Mr. <i>Dalziel</i> ,	Mr. <i>Rae</i> ,
Mr. <i>Macneill</i> ,	Mr. <i>Macintosh</i> .

So it passed in the negative.

Mr. *Palmer* then moved, in amendment to the said Report, that after the word “printing, the following be inserted, “but not as an Appendix to the Journals.”

The House divided on the motion of amendment:

YEAS:

Mr. <i>Palmer</i> ,	Mr. <i>Maclean</i> ,
Hon. <i>J. S. Macdonald</i> ,	Mr. <i>Hudson</i> .
Mr. <i>Longworth</i> ,	

NAYS:

Mr. <i>Fraser</i> ,	Mr. <i>Forbes</i> ,
Mr. <i>Rae</i> ,	Mr. <i>Dalziel</i> ,
Mr. <i>Le Lacheur</i> ,	Mr. <i>Thomson</i> ,
Mr. <i>Gorman</i> ,	Mr. <i>Macneill</i> ,
Mr. <i>Macintosh</i> ,	Mr. <i>J. Dingwell</i> ,
Mr. <i>Beck</i> ,	Mr. <i>Montgomery</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Macfarlane</i> .
Mr. <i>D. Macdonald</i> ,	

So it passed in the negative.

A motion being then made, that the Report of the Special Committee be adopted by the House;

The House divided on the question:

YEAS:

Mr. <i>Rae</i> ,	Mr. <i>Forbes</i> ,
Mr. <i>Fraser</i> ,	Mr. <i>Dalziel</i> ,
Mr. <i>Le Lacheur</i> ,	Mr. <i>Macneill</i> ,
Mr. <i>Macintosh</i> ,	Mr. <i>Thomson</i> ,
Mr. <i>Gorman</i> ,	Mr. <i>J. Dingwell</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Montgomery</i> ,
Mr. <i>Beck</i> ,	Mr. <i>Maclean</i> .
Mr. <i>D. Macdonald</i> ,	

NAYS:

Mr. <i>Macfarlane</i> ,	Mr. <i>Palmer</i> ,
Mr. <i>Longworth</i> ,	Hon. <i>J. S. Macdonald</i> ,
Mr. <i>Hudson</i> ,	

So it was carried in the affirmative.

[For the Tabular Description referred to in the above Report, see Appendix (R.)]

Mr. *Fraser*, from the Committee of the whole House on the consideration of Supplies, reported, according to order, Fifteen Resolutions of the said Committee; which Resolutions were again read at the Clerk's Table, and are as follow:

1. RESOLVED, That it is the opinion of this Committee, that a sum not exceeding £1200, or as much thereof as may be necessary, be granted, and placed at the disposal of the Lieutenant Governor, for the encouragement and support of District and other Schools, for the present year.

2. RESOLVED, That it is the opinion of this Committee, that the sum of £300 be granted, to defray the salaries of the two Masters of the Central Academy, for the present year.

3. RESOLVED, That it is the opinion of this Committee, that the sum of £12 be granted, and paid to the Trustees of the lower School in Princetown Royalty, to be paid to the Teacher of the said School for his past year's services.

4. RESOLVED, That it is the opinion of this Committee, that the sum of £4 10s. be granted, to defray the Assessment on the Pews in Saint Paul's Church, occupied by the Lieutenant Governor and the Officers of the garrison.

5. RESOLVED, That it is the opinion of this Committee, that a sum not exceeding £60 be granted, to defray the salaries of such individuals as, not having served the year previous, may be appointed High Sheriffs of the different Counties for the present year.

6. RESOLVED, That it is the opinion of this Committee, that the sum of £150 be granted, and placed at the disposal of the Lieutenant Governor, for the erection of a Market House at Georgetown, on a guarantee being given that the same, with the sum of £50 subscribed by the inhabitants, will complete the said Market House—Said grant of £150 to be payable within three years, by equal annual instalments. The building to be erected in conformity with the plan and specification submitted to the House.

7. RESOLVED, That it is the opinion of this Committee, that the sum of £350 be granted, and paid to His Excellency the Lieutenant Governor, to defray the necessary instalment of the present year, towards the erection of the intended Wharf at the Hillsborough Ferry Point, opposite Charlottetown.

8. RESOLVED, That it is the opinion of this Committee, that the sum of £200 be granted, in aid of building a Bridge across Ellis River, between Roderick Maclean's and Donald Macdonald's—on a guarantee being given that the said Bridge shall be completed without any further demand upon the Treasury, either

for completing the said Bridge, or for compensation for any right of way to connect said Bridge with roads at present established. Said Bridge to be constructed of hewed timber—hemlock beneath water, cedar and spruce above—sufficiently floored and railed.

9. RESOLVED, That it is the opinion of this Committee, that the sum of £20 be granted, towards repairing Kildare Bridge.

10. RESOLVED, That it is the opinion of this Committee, that the sum of Ten Pounds be granted, towards building a new Bridge at the Suffolk Settlement, in the Eighth Road District.

11. RESOLVED, That it is the opinion of this Committee, that the sum of £30 be granted, towards the encouragement of a Packet to ply between Bedeque and Shediac.

12. RESOLVED, That it is the opinion of this Committee, that the sum of Forty-four Pounds be granted, and paid to the Ladies' Benevolent Society, to be by them expended in the following manner (that is to say)—for the relief of John Macnamara, the sum of £10; Matthew Flinn, £5; Catherine Hilliard, £5; Helen Reilly, £4; James Conway, £5; William Purcell, £10; and Joanna Redmond, towards the support of a lame daughter, £5—the said several sums to be laid out at such times and in such way and manner as the said Society may deem best.

13. RESOLVED, That it is the opinion of this Committee, that the sum of £3 be granted, and paid to the widow of the late Captain Francis, an Indian.

14. RESOLVED, That it is the opinion of this Committee, that the sum of £3 be granted, and paid to Mary Maccarron, of Fort Augustus, an aged widow.

15. RESOLVED, That it is the opinion of this Committee, that the sum of Four Pounds be granted, and paid to Donald Macdonald, Esquire, to purchase a gun, with powder and shot, for Dominique Knockwood, a poor Indian.

And the First and Second of the said Resolutions, being again read, were, upon the question being separately put thereon, agreed to by the House.

The Third of the said Resolutions being again read, and the question put thereon,

The House divided:

YEAS:

Mr. <i>Montgomery</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Forbes</i> ,
Mr. <i>Macfarlane</i> ,	Mr. <i>Le Lacheur</i> ,
Mr. <i>D. Macdonald</i> ,	Mr. <i>Fraser</i> ,
Mr. <i>Thomson</i> ,	Mr. <i>Maclean</i> ,
Mr. <i>Beck</i> ,	Mr. <i>Macneill</i> .
Mr. <i>J. Dingwell</i> ,	

NAYS:

Hon. <i>J. S. Macdonald</i> ,	Mr. <i>Dalziel</i> ,
Mr. <i>Hudson</i> ,	Mr. <i>Longworth</i> .
Mr. <i>Palmer</i> ,	

So it was carried in the affirmative.

The Fourth of the said Resolutions being again read ;

Mr. Longworth moved, that the said Resolution be referred back to the Committee of Supply, for re-consideration.

The House divided on the question :

YEAS :

Mr. Longworth,	Mr. Dalziel,
Mr. Montgomery,	Mr. Maclean,
Mr. J. Dingwell,	Mr. Gorman,
Mr. Palmer,	Mr. Thomson,
Mr. Le Lacheur,	Mr. Macfarlane,
Mr. Beck,	Hon. J. S. Macdonald.
Mr. Macneill,	

NAYS :

Mr. Clark,	Mr. D. Macdonald,
Mr. Fraser,	Mr. Hudson,
Mr. Rae,	Mr. Forbes.
Mr. Macintosh,	

So it was carried in the affirmative.

The Fifth of the said Resolutions being again read ;

Mr. Palmer moved, in amendment thereto, that the words "not having served the year previous," be struck out ;

The House divided on the question :

YEAS :

Mr. Palmer,	Mr. Longworth,
Mr. Maclean,	Mr. Dalziel,
Mr. Montgomery,	Hon. J. S. Macdonald.

NAYS :

Mr. Beck,	Mr. Thomson,
Mr. Rae,	Mr. Macneill,
Mr. Forbes,	Mr. Macfarlane,
Mr. Le Lacheur,	Mr. Gorman,
Mr. Clark,	Mr. Hudson,
Mr. D. Macdonald,	Mr. Fraser,
Mr. Macintosh,	Mr. J. Dingwell.

So it passed in the negative.

The question being then put on the said Resolution, it was agreed to by the House.

The Sixth of the said Resolutions being again read, and the question put thereon ;

The House divided :

YEAS :

Mr. Thomson,	Mr. Palmer,
Mr. D. Macdonald,	Mr. Macneill,
Mr. Forbes,	Mr. Macintosh,
Mr. Maclean,	Mr. Gorman,
Hon. J. S. Macdonald,	Mr. Beck,
Mr. J. Dingwell,	Mr. Dalziel,
Mr. Macfarlane,	Mr. Fraser,
Mr. Le Lacheur,	Mr. Hudson.

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NAYS :

Mr. Clark,	Mr. Montgomery.
Mr. Rae,	

So it was carried in the affirmative.

The Seventh of the said Resolutions being again read, and the question put thereon,

The House divided :

YEAS :

Mr. Le Lacheur,	Mr. Dalziel,
Mr. Macfarlane,	Mr. Palmer,
Mr. Hudson,	Mr. Forbes,
Hon. J. S. Macdonald,	Mr. Thomson,
Mr. Beck,	Mr. Maclean.
Mr. Longworth,	

NAYS :

Mr. Montgomery,	Mr. J. Dingwell,
Mr. Fraser,	Mr. Macintosh,
Mr. Clark,	Mr. D. Macdonald,
Mr. Rae,	Mr. Gorman.
Mr. Macneill,	

So it was carried in the affirmative.

The residue of the said Resolutions being again severally read, were, upon the question being separately put thereon, agreed to by the House.

Mr. Gorman, from the Committee of the whole House on the State of the Colony, reported, according to order, the Resolution of the said Committee; which Resolution was again read at the Clerk's Table, and is as followeth :

Whereas David Stewart, Esquire, alleges that one of the chief reasons which moved him to purchase Lennox Island, was, to prevent the Indians from being molested thereon by the whites; and as it appears that the Indians had, previous to his purchase, driven off another individual who had purchased from the Montgomeries on the same title as Mr. Stewart has purchased; and as the Indians have resided there since the British came to the Colony, and have thereon their Chapel and Burial Ground, and have no settled occupation of any other part of the territory of this Colony; and as, from the great proportion of the soil thereof being unsusceptible of cultivation, it seems not worth more than £200 currency, even if free from incumbrance: *Resolved, therefore,* that it is the opinion of this Committee, that it is inexpedient to appropriate any money for the purchase of said Island on behalf of said Indians.

And the said Resolution being again read ;

Mr. Palmer moved, in amendment thereto, that after the word "whereas," all be struck out, and the following substituted :

— by the survey and exploration of Lennox Island and Report, as obtained and laid before the House of Assembly, it appears that although the whole quantity of

land contained therein appears to be 1389 acres, yet the greatest part thereof appears to be of a barren and unproductive soil, and that certain of the Micmac Indian Tribe already occupy other parts thereof, and claim title thereto, by virtue of many years' exclusive possession of the same; and that the full value thereof does not appear to this Committee to be beyond £300 currency: *Resolved, therefore*, that it is the opinion of this Committee, that it is inexpedient to appropriate any money to the purchase of said Island on behalf of the said Indians.

Mr. Longworth moved, in amendment to the said proposed amendment, that the words "and that the full value thereof does not appear to this Committee to be beyond £300 Currency," be left out.

The House divided on the motion of amendment:

Yeas, 5.

Nays, 15.

So it passed in the negative.

Mr. D. Macdonald then moved, in amendment to the said proposed amendment, to strike out "£300," and insert "£200," instead thereof.

The House divided on the motion of amendment:

Yeas, 15.

Nays, 5.

So it was carried in the affirmative.

The question being then put on the motion of amendment, as amended,

The House divided:

Yeas, 5.

Nays, 15.

So it passed in the negative.

A motion being then made, that the Report of the Special Committee be adopted, it was agreed to by the House.

Mr. Thomson reported from the Committee appointed to report upon the subject of Buoy and Beacons; and the Report was again read at the Clerk's Table.

Ordered, That the said Report be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Thomson took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Thomson reported, that the Committee had gone through the report of the Special Committee, paragraph by paragraph,

had amended, and then adopted the same; and he read the Report in his place, and delivered it in at the Clerk's Table, where it was again read, and is as followeth:

Your Committee find that the Buoy used in Charlottetown harbour (although made similar to those used in Great Britain), from an improper method adopted to render them water-tight, as well as from a disproportion in the materials of which they are made, are rendered inferior in utility to the common Spar Buoy, while also the latter is much less expensive in its construction and moorings. That the construction of the three Buoy for the Harbour of Charlottetown, together with the expense of mooring and taking them up for two years, cost One hundred and seventy Pounds.

That the expense of the construction and maintenance of two Spar Buoy, at Grand River, King's County, placed in situations equally exposed as the aforesaid Buoy, have cost only Seven pounds twelve shillings.

Your Committee therefore recommend, for the future, the use of the Spar Buoy in all places excepting that of the one buoy at present used within the harbour of Charlottetown, and that His Excellency the Lieutenant Governor be humbly requested to authorize the Commissioners of Highways, in their respective Districts, or such other persons residing at or adjacent to the different harbours, as His Excellency may deem most proper, to advertize and let at auction, to the lowest bidder, on good and sufficient security being given for the construction of Buoy, and of mooring and preserving them, for any term not less than three nor more than four years—the construction of which Buoy your Committee would further recommend as follows, viz: a straight Spar, of cedar, spruce, or pine wood, securely moored short by a chain to a sufficient weight of metal or stone, the spar to be of sufficient length to shew a portion of at least seven feet over water, in a perpendicular position, at high water—such portion to be reduced in size, squared at the top end, of sufficient strength only to support four semicircular thin boards, nailed to the faces of the spar at the top, shewing, at a distance, the appearance of a globe or ball.

A motion being made, that the Report of the Committee be agreed to,

The House divided:

YEAS:

Mr. Thomson,	Mr. Palmer,
Mr. Clark,	Mr. Le Lacheur,
Mr. Macintosh,	Mr. Longworth,
Mr. D. Macdonald,	Mr. Maclean,
Mr. Fraser,	Mr. Dalziel,
Mr. J. Dingwell,	Mr. Gorman,
Mr. Forbes,	Mr. Beck,
Mr. Macfarlane,	Mr. Montgomery,
Mr. Macneill,	

NAY:

Mr. Rae.

Then the House adjourned until to-morrow, at Ten o'clock.

TUESDAY, April 13, 1841.

RESOLVED, That this House do now resolve itself into a Committee of the whole House, on the further consideration of the Report of the Special Committee to whom was referred the Petition of James Howlett, of Bay Fortune.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. D. Macdonald reported, that the Committee had gone through the Report of the Special Committee, paragraph by paragraph, had amended, and then adopted the same; and the Report, as amended, was again read at the Clerk's Table, and is as followeth:—

Your Committee, to whom was referred the Petition of James Howlett, of Bay Fortune, complaining of the conduct of Peter Maccallum, Esq., Sheriff of King's County, beg leave to report, that they have had before them the said James Howlett, and several others, from whose testimony they are convinced that the conduct of the said Peter Maccallum, Esq., at the sale of the property of James Douglass, in January, 1840, was, under all circumstances, overbearing, and also, that his conduct, in other instances, is well known to have been unwarranted and highly censurable. Such conduct, in such an officer, makes him ill calculated to perform the onerous and responsible duties of the office of Sheriff, which duties should be performed with calm firmness, free from irritable excitement. Your Committee, therefore, humbly recommend the House to address His Excellency the Lieutenant Governor, praying him not to re-appoint the said Peter Maccallum, Esq. to the office of Sheriff.

A motion being made, that the Report of the Committee be agreed to;

Mr. Fraser moved, in amendment, that the words "agreed to," be struck out, and the following inserted—"disagreed to; and that the following be substituted as the Report of the Committee:—

"The Committee to whom was referred the Petition of Mr. James Howlett, of Bay Fortune, submit, that as to the allegations contained in said Petition, they have examined the said James Howlett, and other witnesses; and, in addition thereto, have referred to the examination of last year, and other documents; and find that Peter Maccallum, Esq. acted in

a very arbitrary manner, and with the evident intention of irritating the people so as to provoke them to commit a Riot, at the Sale of Mr. James Douglas's Property, at Bay Fortune; and that if a riot had taken place, he would have been the main cause; and they have to report, that the said Peter Maccallum, Esq., on examination before a Special Committee of this House, admitted that he struck an individual with the butt-end of his whip, at the said sale, without being sure of having received any provocation from that individual. They have further to report, that the said Peter Maccallum, Esq. indicted several individuals, who were present at the said sale, for riot and assault on himself, and by his selecting a Jury in his own case, and also one particular evidence, the said individuals were brought in guilty, and suffered the punishment of the Law; while, from the evidences that have been adduced before your Committee, it would appear that there was no evidence sufficient to warrant such conviction.

"Your Committee have further to state, that the said Peter Maccallum, Esq. made an affidavit that an individual named T. H. Wallis was guilty of an assault on him, the said Peter Maccallum, Esq., and consequently, the said T. H. Wallis was apprehended and incarcerated in Georgetown Jail, until the Term of the Supreme Court held there last March; and while the said T. H. Wallis was anxious to stand a trial, the Court thought proper to release him from further confinement without trial, whereby the country in that case was put to a great expense in subpoenaing witnesses without any cause whatever.

"Your Committee beg to remark, that it would take up more time than can well be spared, to recapitulate, in detail, the malicious and arbitrary conduct of the said Peter Maccallum, Esq., while acting as High Sheriff of King's County—they therefore forbear making any further comments.

"But as your Committee are fully of opinion, that it would tend greatly to the peace of that County, that the said Peter Maccallum, Esq. should not be re-appointed High Sheriff, they would therefore recommend that an Address be presented to His Excellency the Lieutenant Governor, praying that he would be pleased

to dispense with the services of the said Peter Maccallum, Esq. as High Sheriff for King's County, for the time to come."

The House divided on the motion of amendment:

YEAS:

Mr. Fraser,	Mr. Macneill,
Mr. Rac,	Mr. J. Dingwell,
Mr. D. Macdonald,	Mr. Forbes,
Mr. Le Lacheur,	Mr. Macintosh.

NAYS:

Mr. Thomson,	Hon. J. S. Macdonald,
Mr. Gorman,	Mr. Clark,
Mr. Montgomery,	Mr. Dalziel,
Mr. Palmer,	Mr. Beck.
Mr. Longworth,	

So it passed in the negative.

Mr. Palmer then moved, in amendment to the main motion, that the words "agreed to" be struck out, and the following inserted, "disagreed to; and that the following be substituted in lieu thereof:—

"Whereas the grievances represented to the House of Assembly by the Petitioner, James Howlett, have been already investigated, when he was tried in the Supreme Court of Judicature, and found guilty by a Jury of his County of a riot and assault on Peter Maccallum, Esq. High Sheriff of King's County, in the execution of his office; and the imprisonment of which he complains is by virtue of the sentence of the law, duly passed for such offence, and whereas it would be highly unconstitutional in principle for the House of Assembly to inquire into, with a view of disputing or disturbing the Judgment of a Court of law, judicially given by the constituted authorities: and whereas there is no charge preferred in this House against the said Peter Maccallum Esq., other than what is contained in the Petition of the said James Howlett, supported by his own *ex-parte* statements before a committee of this House, and having relation only to the aforesaid matters already tried and determined: and whereas the said Peter Maccallum hath not been called upon to answer to the said complaint, nor to produce any evidence on his behalf therein; nor hath the House of Assembly ever acquainted the said Peter Maccallum that such complaint was even preferred against him: and whereas there has never been, at any session or time, any charge against the said Peter Maccallum, in relation to his Shrievalty or otherwise, preferred to the House of

Assembly by any person whatever; nor has his conduct been complained of in any proceeding taken before or by the order of the said House, wherein the said Peter Maccallum has been called upon to answer to the same, and permitted to adduce evidence on his behalf.

"Resolved, therefore, That it is expedient for the House of Assembly to proceed any further upon the allegations contained in the Petition of the said James Howlett."

The House divided on the motion of amendment:

YEAS:

Mr. Palmer,	Mr. Longworth,
Hon. J. S. Macdonald,	Mr. Hudson,
Mr. Montgomery,	Mr. Maclean.

NAYS:

Mr. Dalziel,	Mr. Rac,
Mr. Le Lacheur,	Mr. Macintosh,
Mr. Fraser,	Mr. Macfarlane,
Mr. Macneill,	Mr. Beck,
Mr. Forbes,	Mr. Clark,
Mr. Thomson,	Mr. D. Macdonald.
Mr. J. Dingwell,	

So it passed in the negative.

Mr. Palmer then moved, as an amendment to the said Report, that after the words "address His Excellency the Lieutenant Governor," all be struck out, and the following substituted—"to cause a constitutional investigation to be made into the conduct of the said Peter Maccallum, Esq."

The House divided on the motion of amendment:

Yeas, 6.

Nays, 13.

And the names being called for, they were taken down, as in the last preceding division. So it passed in the negative.

The question being then put on the main motion, "that the Report of the Committee be agreed to,"

The House again divided:

Yeas, 13.

Nays, 6.

So it was carried in the affirmative.

Ordered, That Mr. Thomson, Mr. Clark and Mr. Le Lacheur be a Committee to prepare an Address to His Excellency, in conformity with the said Report.

A Message from the Legislative Council,
by Mr. Desbrisay :

Mr. Speaker ;

The Legislative Council desire a Conference with the House of Assembly, on the Bill intituled *An Act relating to Schools, and for the encouragement of Education* ; and have appointed the Honorables Mr. Dalrymple, Mr. Solicitor General and Mr. Young a Committee to manage the said Conference—to meet in the Committee Room at Two o'clock.

And then he withdrew.

Resolved, That this House do agree to a Conference, as is desired by the Legislative Council, on the Bill intituled *An Act relating to Schools, and for the encouragement of Education*.

Ordered, That Mr. D. Macdonald do go to the Council, and acquaint them therewith.

Ordered, That Mr. Palmer, Mr. Thomson, Mr. Clark, Mr. Montgomery, Mr. Le Lacheur, and the Hon. J. S. Macdonald be a Committee to manage the said Conference.

The time for holding the said Conference having arrived,

The Managers went to the Conference.

And being returned—

Mr. Palmer reported, that the Managers had been at the Conference, and he stated the substance thereof to the House.

A Message from the Legislative Council,
by Mr. Desbrisay :

Mr. Speaker ;

The Legislative Council do agree to a further Conference, as is desired by the House of Assembly, on the general State of the Colony ; and have appointed the Honorables Mr. Macintosh, Mr. Livett and Mr. Young a Committee to manage this further Conference ; to meet in the Committee Room instanter.

And then he withdrew.

And the names of the Managers being called over, they went to the Conference.

And being returned—

Mr. Rae reported, that the Managers had been at the Conference, and had complied with the instructions given them by this House.

A Message from the Legislative Council,
by Mr. Desbrisay :

Mr. Speaker ;

The Legislative Council desire a Free Conference with the House of Assembly, on the general State of the Colony ; and have appointed the same Committee who managed the last Conference, a Committee to manage this Free Conference ; to meet in the Committee Room instanter.

And then he withdrew.

Resolved, That this House do agree to a Free Conference, as is desired by the Legislative Council, on the general State of the Colony.

Ordered, That Mr. Rae do go to the Council, and acquaint them therewith.

Ordered, That the same Committee who managed the last Conference be a Committee to manage this Free Conference.

So the managers went to the Conference.

And being returned—

Mr. Rae reported, that the Managers had been at the Conference, and had met the Committee of the Council, who acquainted them, that the Legislative Council desire to know, whether the House of Assembly had agreed to join in the Address to Her Majesty, sent down by the Council, on the subject of the purchase of the Lands of this Island, by the Imperial Government.

Resolved, That a further Free Conference be desired with the Legislative Council, on the subject matter of the last Free Conference ; and that on the said Conference the Managers of this House be instructed to acquaint the Committee of the Council, that the House of Assembly do agree to join the Legislative Council in the Address to the Queen, on the subject of purchasing the Lands of this Colony, as amended by this House, and as conveyed to the Legislative Council in Conference.

Ordered, That Mr. Rae do go to the Council, and desire the said Free Conference.

Ordered, That the same Committee who managed the last Free Conference, be a Committee to manage this further Free Conference.

A Message from the Legislative Council,
by Mr. Desbrisay :

Mr. Speaker ;

The Legislative Council do agree to a further Free Conference, as is desired by the House of Assembly, on the subject matter of the last Free Conference ; and have appointed

the same Committee who managed the last Free Conference, a Committee to manage this further Free Conference—to meet in the Committee Room instanter.

So the Managers went to the Conference.

And being returned—

Mr. *Rae* reported, that the Managers had been at the Conference, and had complied with the instructions given them by this House.

Then the House adjourned for one hour.

And being met—

Ordered, That the Order of the Day, for the House in Committee, to consider further of a Supply, be now read,

And the same being read—

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Fraser took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Ordered, That the Committee have leave to sit again on Thursday next.

Then the House adjourned until to-morrow, at Ten o'clock.

WEDNESDAY, April 14, 1841.

READ a third time, as engrossed, the Bill intituled *An Act further to continue for one year, and further to amend an Act passed in the Seventh year of His late Majesty's Reign, for raising a Revenue in this Island.*

Resolved, That the Bill do pass.

Read a third time, as engrossed, the Bill intituled *An Act further to continue for one year the Act for granting a Bounty on Vessels engaged in the Fisheries of this Island.*

Resolved, That the Bill do pass.

Read a third time, as engrossed, the Bill intituled *An Act to continue an Act for the more effectual punishment of Offenders, by enabling the Supreme Court to add Hard Labour to the sentence of imprisonment.*

Mr. *Thomson* moved to amend the said Bill, by striking out the words "five years," in the last line, and inserting "one year," instead thereof; which being seconded and put, was agreed to by the House—and the Bill was amended at the Table accordingly.

Resolved, That the Bill do pass.

Ordered, That Mr. *Palmer* do carry the three last preceding Bills to the Legislative Council, and desire their concurrence.

Resolved, That a Committee be appointed, to search the Journals of the Legislative Council, to ascertain what proceedings have been had on the Bill intituled *An Act for the regulation of Juries.*

Ordered, That Mr. *Thomson* and Mr. *Clark* do compose the said Committee; who, returning, reported, that they had found the following entry:—

LEGISLATIVE COUNCIL CHAMBER,

Thursday, 6th April, 1841.

Present,

The Hon. Mr. <i>Attorney General</i> , President;	
The Hon. Mr. <i>Brecken</i> ,	The Hon. Mr. <i>Dabrymple</i> ,
Mr. <i>Worrell</i> ,	Mr. <i>Solicitor General</i> ,
Mr. <i>Macdonald</i> ,	Mr. <i>Holl</i> ,
Mr. <i>Livett</i> ,	Mr. <i>Young</i> .

The Order of the Day, for the second reading of the Bill intituled "An Act for the regulation of Juries," being read,

On motion, *Ordered*, that it be discharged, and that the said Bill be read a second time this day three months.

Dissentient, Mr. *Young*.

Mr. *Thomson*, from the Committee appointed to prepare an Address to His Excellency the Lieutenant Governor, relative to the re-appointment of Peter Maccallum, Esq. to the office of Sheriff of King's County, presented to the House the draught of an Address, as prepared by the Committee; and the said draught Address was again read at the Clerk's Table.

Ordered, That the said draught Address be now committed to a Committee of the whole House.

Mr. *Rae* moved, that it be an instruction to the said Committee, to inquire into the mode

in which Sheriffs have formerly been and now are appointed in this Colony.

Which was ordered.

And then the House resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Thomson took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Thomson reported, that the Committee had come to two Resolutions; which Resolutions were again read at the Clerk's Table, and are as follow:—

1. RESOLVED, as the opinion of this Committee, that the mode of appointing Sheriffs in this Colony has been to appoint them annually, and not to reappoint the same individuals; and that this mode is sanctioned by the Act, 26th Geo. 3, cap. 15, and has not in any instance been departed from, so far as appears to your Committee, until 1840, when the same individuals were reappointed as Sheriffs for King's and Prince Counties.

2. RESOLVED, That it be recommended to the House to refer the draught Address, as to Peter Maccallum, Esq. to a Special Committee, to report thereon, by amendments or otherwise.

The First of the said Resolutions being again read;

Mr. Thomson moved, in amendment thereto, that after the word "Resolved," all be struck out, and the following substituted:—"That as the law requires an annual appointment of Sheriffs to take place, it is a sufficient safeguard to the public, that, should such an officer commit mal-practices, his reappointment will not take place."

The House divided on the motion of amendment:

YEAS:

Mr. Thomson, Mr. Montgomery,
Mr. Palmer, Mr. Longworth.

NAYS:

Mr. Dalziel, Mr. D. Macdonald,
Mr. Maclean, Mr. Rae,
Mr. J. Dingwell, Mr. Gorman,
Mr. Le Lacheur, Mr. Macneill,
Mr. Fraser, Mr. Macfarlane,
Mr. Forbes, Mr. Beck,
Hon. J. S. Macdonald, Mr. Hudson,
Mr. Clark, Mr. Macintosh.

So it passed in the negative.

Mr. Palmer then moved, in amendment to the said Resolution, that after the word "Resolved," all be struck out, and the following substituted:—"That the mode of appointing Sheriffs is now the same as that prescribed by

the Act of 26th Geo. 3, cap. 15; and that such mode of appointment hath been uniformly pursued in all appointments of Sheriffs in this Island up to the present day."

Mr. Gorman moved, as an amendment to the said amendment, that the following words be added thereto—"and that the reappointment of the same was unprecedented until 1840."

The House divided on the last motion of amendment.

YEAS:

Mr. Gorman, Mr. Palmer,
Hon. J. S. Macdonald, Mr. Montgomery,
Mr. Longworth, Mr. Maclean.

NAYS:

Mr. Dalziel, Mr. Rae,
Mr. J. Dingwell, Mr. Macneill,
Mr. Fraser, Mr. Macfarlane,
Mr. Le Lacheur, Mr. Beck,
Mr. Forbes, Mr. Macintosh,
Mr. Clark, Mr. Hudson,
Mr. D. Macdonald, Mr. Thomson.

So it passed in the negative.

The question being then put on the amendment first proposed to be made to the said Resolution,

The House again divided;

Yeas, 6.

Nays, 14.

And the names being called for, they were taken down, as in the last preceding division.

So it passed in the negative.

The question of concurrence being then put on the said Resolution,

The House divided:

YEAS:

Mr. Rae, Mr. D. Macdonald,
Mr. Forbes, Hon. J. S. Macdonald,
Mr. Le Lacheur, Mr. Dalziel,
Mr. Fraser, Mr. J. Dingwell,
Mr. Thomson, Mr. Beck,
Mr. Clark, Mr. Macneill,
Mr. Macfarlane, Mr. Hudson,
Mr. Macintosh, Mr. Gorman.

NAYS:

Mr. Palmer, Mr. Longworth,
Mr. Montgomery, Mr. Hudson.

So it was carried in the affirmative.

The Second of the said Resolutions being again read, and the question put thereon, it was agreed to by the House.

Ordered, That Mr. *Rae*, Mr. *Clark*, Mr. *Le Lacheur*, Mr. *Fraser* and Mr. *Macneill* be a Committee, for the purpose mentioned in the Second of the above reported Resolutions.

Resolved, That a further Conference be desired with the Legislative Council, on the Bill intituled *An Act relating to Schools, and for the encouragement of Education*.

Ordered, That Mr. *Palmer* do go to the Council, and desire the said Conference.

Ordered, That the same Committee who managed the last Conference thereon, be a Committee to manage this further Conference.

A Message from the Legislative Council, by Mr. *Desbrisay*.

Mr. *Speaker*;

The Legislative Council do agree to a further Conference, as is desired by the House of Assembly, on the Bill intituled *An Act relating to Schools, and for the encouragement of Education*; and have appointed the same Committee who managed the last Conference thereon, a Committee to manage this further Conference—to meet in the Committee Room instantler.

And then he withdrew.

And the names of the Managers being called over, they went to the Conference.

And being returned—

Mr. *Thomson* reported, that the Managers had been at the Conference; and he stated the substance thereof to the House.

Then the House adjourned for one hour.

And being met—

Mr. *Rae*, from the Committee to whom was referred the draught Address relative to Peter Maccallum, Esq., and the mode of appointing Sheriffs, reported, that they had made amendments thereto; and the Address, as amended, was again read at the Clerk's Table, and is as followeth:—

To His Excellency Sir C. A. FITZ ROY, K. H., Lieutenant Governor and Commander-in-Chief in and over Her Majesty's Island Prince Edward, and its Dependencies, Chancellor, Vice Admiral, and Ordinary of the same, &c. &c. &c.

May it please your Excellency;

The House of Assembly most respectfully beg your Excellency not to reappoint Peter Maccallum, Esq. to the office of Sheriff, as, from his overbearing conduct, and still more, from sundry illegal acts done by him in that capacity, manifestly proved before this House, the reappointing the said Peter Maccallum would, in their opinion, not only be inexpedient but dangerous to the

peace of the Colony. In offering this suggestion to your Excellency, the House have not the slightest intention to interfere with your Excellency's power as to the appointment of Public officers—they are solely actuated by a desire to conciliate all classes of Her Majesty's subjects in this Island to the proper administration of justice under your Excellency's authority.

The House of Assembly would further, with all deference, beg to state, that the continuing the same individuals in the office of High Sheriff for more than one year at a time, has not been the practice of this Colony; and though resorted to for the last year, seems neither in unison with the custom of this Colony since it received a constitution, nor with the law and practice of England, and is in direct contradiction to the evident meaning of a Statute of this Island, (26 Geo. III. Cap. 15;) and therefore the House of Assembly would, with all deference, submit to your Excellency, as their opinion, that it would be conducive to the impartial administration of justice, that the same individual should not be continued in the Office of High Sheriff for more than one year at one time.

The Hon. *J. S. Macdonald* moved to amend the said Report, by leaving out the words, "and is in direct contradiction to the evident meaning of a Statute of this Island (26th Geo. 3, cap. 15)."

The House divided on the motion of amendment:

YEAS:

Hon. <i>J. S. Macdonald</i> ,	Mr. <i>Hudson</i> ,
Mr. <i>Thomson</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>Montgomery</i> ,	Mr. <i>Dalziel</i> ,
Mr. <i>Longworth</i> ,	Mr. <i>Beck</i> .

NAYS:

Mr. <i>Rae</i> ,	Mr. <i>Fraser</i> ,
Mr. <i>D. Macdonald</i> ,	Mr. <i>Macintosh</i> ,
Mr. <i>Le Lacheur</i> ,	Mr. <i>Macneill</i> ,
Mr. <i>Forbes</i> ,	Mr. <i>J. Dingwell</i> ,
Mr. <i>Macfarlane</i> ,	Mr. <i>Clark</i> .

So it passed in the negative.

Mr. *Thomson* then moved to amend the said Report, by leaving out the words, "and still more, from sundry illegal acts done by him in that capacity, manifestly proved before this House."

The House divided on the motion of amendment:

YEAS:

Mr. <i>Thomson</i> ,	Mr. <i>Montgomery</i> ,
Mr. <i>Maclean</i> ,	Mr. <i>Beck</i> ,
Hon. <i>J. S. Macdonald</i> ,	Mr. <i>Dalziel</i> ,
Mr. <i>Longworth</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>Palmer</i> ,	Mr. <i>Hudson</i> .

NAYS :

Mr. <i>Le Lacheur</i> ,	Mr. <i>Macintosh</i> ,
Mr. <i>Forbes</i> ,	Mr. <i>D. Macdonald</i> ,
Mr. <i>Rae</i> ,	Mr. <i>Fraser</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Macneill</i> ,
Mr. <i>Macfarlane</i> ,	Mr. <i>J. Dingwell</i> .

The numbers being equal, Mr. Speaker gave his casting vote in favour of the amendment.

So it was carried in the affirmative.

A motion being made, that the Address reported from the Committee, as amended, be received and adopted by the House ;

The House again divided :

YEAS :

Mr. <i>Fraser</i> ,	Mr. <i>Le Lacheur</i> ,
Mr. <i>J. Dingwell</i> ,	Mr. <i>Clark</i> ,
Mr. <i>Beck</i> ,	Mr. <i>Macfarlane</i> ,
Mr. <i>Forbes</i> ,	Mr. <i>Macintosh</i> ,
Mr. <i>Macneill</i> ,	Mr. <i>D. Macdonald</i> .
Mr. <i>Rae</i> ,	

NAYS :

Mr. <i>Hudson</i> ,	Mr. <i>Longworth</i> ,
Mr. <i>Montgomery</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>Dalziel</i> ,	Mr. <i>Maclean</i> ,
Hon. <i>J. S. Macdonald</i> ,	Mr. <i>Thomson</i> .
Mr. <i>Palmer</i> ,	

So it was carried in the affirmative.

Ordered, That the said Address be engrossed.

Ordered, That the same Committee who prepared the Address be a Committee to wait upon His Excellency with the same.

Then the House adjourned until to-morrow, at Ten o'clock.

THURSDAY, April 15, 1841.

RESOLVED, That this House do now resolve itself into a Committee of the whole House, to inquire into and take into consideration the State of the Colony.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Longworth took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Longworth reported, that the Committee had come to a Resolution, which they had directed him to report to the House ; and he read the same in his place, and delivered it in at the Clerk's Table.

Mr. Longworth also acquainted the House, that he was directed by the Committee to move for leave to sit again—which the House agreed to.

The Resolution reported from the Committee was again read by the Clerk, and on the question put thereon, agreed to by the House, and is as followeth :

RESOLVED, That it be recommended to the House to appoint a Committee to inquire into the average number of days in the year during which the Supreme Court has been sitting for the last three years—the number of cases on the roll, and the number decided ; and also, as to any other facts which may appear to such Committee likely to throw additional light on the matter brought before the House by his Excellency's Message as to the

Chief Justice, with power to send for persons, papers and records, and to report from time to time—and that the Message of his Excellency, with the accompanying documents, be referred to said Special Committee.

Ordered, That Mr. *Rae*, the Hon. *J. S. Macdonald*, Mr. *Fraser*, Mr. *Palmer* and Mr. *Clark* be a Committee for the purpose mentioned in the above reported Resolution.

Then the House adjourned for one hour.

And being met—

A Message from the Legislative Council, by Mr. Desbrisay :

Mr. Speaker ;

The Legislative Council have passed the following Bills, to which they desire the concurrence of the House of Assembly :

An Act against Forestallers and Regrators.
An Act to regulate and declare the qualifications of Jurors.

And also,

The Legislative Council have passed the Bill intituled *An Act to continue an Act for the more effectual punishment of Offenders, by enabling the Supreme Court to add Hard Labour to the sentence of Imprisonment*, with an amendment, to which they desire the concurrence of the House of Assembly.

And also,

The Legislative Council have passed the Bill intituled *An Act further to continue for*

one year the Act for granting a Bounty on Vessels engaged in the Fisheries of this Island, without any amendment.

And then he withdrew.

An engrossed Bill from the Council, intituled *An Act against Forestallers and Regrators*, was read the first time, and ordered to be read a second time to-morrow.

An engrossed Bill from the Council, intituled *An Act to regulate and declare the qualifications of Jurors*, was read the first time, and ordered to be read a second time to-morrow.

A Message from the Legislative Council, by Mr. Desbrisay :

Mr. Speaker ;

The Legislative Council desire a Conference with the House of Assembly, on the Bill intituled *An Act further to continue for one year and further to amend an Act passed in the Seventh year of His late Majesty's Reign, for raising a Revenue in this Island*; and have appointed the Honourable Mr. Macintosh, Mr. Solicitor General and Mr. Young a Committee to manage the said Conference—to meet in the Committee Room instantly.

And then he withdrew.

Resolved, That this House do agree to a present Conference, as is desired by the Legislative Council, on the said Bill.

Ordered, That Mr. Rae do go to the Council, and acquaint them therewith.

Ordered, That Mr. Rae, Mr. Fraser, Hon. J. S. Macdonald, Mr. Clark, Mr. D. Macdonald and Mr. J. Dingwell be a Committee to manage the said Conference.

So the Managers went to the Conference.

And being returned—

Mr. Rae reported, that the Managers had been at the Conference; and he stated the substance thereof to the House.

The Amendment made by the Legislative Council to the Bill intituled *An Act to amend an Act for the more effectual punishment of Offenders, by enabling the Supreme Court to add Hard Labour to the sentence of Imprisonment*, was read the first time, and is as followeth :

Folio 2, line 2—Strike out the word "one," and insert the word "five."

On motion, the said amendment was read a second time.

A motion being made, that the said amendment be read the third time to-morrow ;

Mr. Thomson moved, by way of amendment, that the said amendment be disagreed to—which being seconded and put, passed in the negative.

The question being then put on the main motion, it was agreed to by the House.

The Order of the Day, for the House in Committee, to consider further of a Supply, being read ;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Fraser took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had come to several Resolutions, which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received to-morrow.

The Chairman also acquainted the House, that he was directed by the Committee to move for leave to sit again.

Ordered, That the Committee have leave to sit again to-morrow.

Then the House adjourned until to-morrow, at Ten o'clock.

FRIDAY, April 16, 1841.

MR. RAE, from the Committee appointed to wait upon His Excellency the Lieutenant Governor with the Address relative to Peter Maccallum, Esq. and the mode of appointing Sheriffs, reported to the House, that their Address had been presented to His Ex-

cellency, and that he was pleased to say, he would send an answer by Message.

Ordered, That the Printers of the different Newspapers published in Charlottetown be directed to forward the same to Joseph Hume,

Esq. M. P., London, and also the sheets of the Journals, as the same are printed off—and that the printers be directed to pay the postage thereof.

An engrossed Bill from the Council, intituled *An Act against Forestallers and Regrators*, was, according to order, read a second time.

A motion being made, that the said Bill be now committed to a Committee of the whole House;

Mr. *Hudson* moved, by way of amendment, that the further consideration of the said Bill be deferred until this day three months.

The House divided on the motion of amendment:

Yeas, 7.

Nays, 10.

So it passed in the negative.

The question being then put on the main motion, it was agreed to by the House.

And then the House resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

An engrossed Bill from the Council, intituled *An Act to regulate and declare the qualifications of Jurors*, was, according to order, read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

The Hon. J. S. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Amendments made by the Legislative Council to the Bill intituled *An Act to amend the Act relating to Weights and Measures*, were read the third time.

Resolved, That the said Amendments do pass.

The Amendment made by the Legislative Council to the Bill intituled *An Act to amend an Act for the more effectual punishment of Offenders, by enabling the Supreme Court to add Hard Labour to the sentence of Imprisonment*, was, according to order, read the third time.

Resolved, That the said Amendment do pass.

Ordered, That Mr. D. Macdonald do carry back the two last preceding Bills to the Legislative Council, and acquaint them that this House hath agreed to their amendments.

The Order of the Day, for the House in Committee, to consider further of a Supply, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Fraser took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had come to several Resolutions, which he was directed to submit to the House, whenever it shall be pleased to receive the same.

Ordered, That the Report be received at the afternoon's sitting.

Then the House adjourned for one hour.

And being met—

A Message from His Excellency the Lieutenant Governor.

Mr. Secretary Haviland, by command of His Excellency, delivered the following

MESSAGE:

C. A. FITZ ROY, Lieut. Governor.

In answer to the Address of the House of Assembly, praying that Peter Maccallum, Esq. may not be "re-appointed to the office of Sheriff"—and that "the same individuals may not be continued in the office of High Sheriff for more than one year, at one time,"—

The Lieut. Governor regrets that the House of Assembly should have thought it necessary to remonstrate against the reappointment of Mr. Maccallum, upon so vague and indefinite an accusation as that of "overbearing conduct."

With regard to the continuance in office of the High Sheriffs from year to year—while the Lieutenant Governor cannot concur with the House of Assembly in their construction of the Statue of the 26th Geo. 3, cap. 15—he deems it inexpedient to explain to the House of Assembly his reasons for adopting the course pursued in the neighbouring Colonies of Nova Scotia and New Brunswick, in the appointment of Sheriffs; and he must continue to exercise his own discretion in a matter which concerns the Prerogative of the Crown, and for which he alone is responsible.

Government House, 16th April, 1841.

Mr. *Fraser*, from the Committee of the whole House, on the consideration of a Supply, reported, according to order, Twenty-three Resolutions of the said Committee; which Resolutions were again read at the Clerk's Table, and are as follow:—

1. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five hundred Pounds, or as much thereof as may be necessary, be granted, and placed at the disposal of the Lieutenant Governor, to defray the expense of Crown Prosecutions, including Fees of Crown Officers, Clerks of Courts and Witnesses, also Corners' and Jurors' Fees, for the present year.

2. **RESOLVED**, That it is the opinion of this Committee, that a sum sufficient be granted, and placed at the disposal of the Lieutenant Governor, to defray the contingent expenses of the Legislative Council and House of Assembly, for the present year.

3. **RESOLVED**, That it is the opinion of this Committee, that there be granted, and paid to the Speaker of this House the sum of Sixty Pounds, and to each of the Members the sum of Thirty Pounds, to indemnify them for their disbursements while attending the sittings of the House of Assembly during the present Session, with travelling charges as heretofore—deducting a proportionate rate for each and every day's absence.

4. **RESOLVED**, That it is the opinion of this Committee, That the sum of Thirty Pounds be granted, and paid to John Little, Esq., for his services as Reporter to the House of Assembly, for the present Session.

5. **RESOLVED**, That it is the opinion of this Committee, that the sum of Six pounds twelve shillings be granted, and paid to William Cullen, Esq., Clerk of this House, being the balance due on a Bill of Exchange obtained for the last importation of Books for the use of the Library of the House of Assembly.

6. **RESOLVED**, That it is the opinion of this Committee, that the sum of Ten pounds ten shillings be granted, to defray the Assessment on His Excellency's Pew, and two Pews for the Members of the Legislative Council and Assembly, and also the Pew for the Officers of the Garrison, in the Episcopal Church, for the present year, ending at Witsuntide.

7. **RESOLVED**, That it is the opinion of this Committee, that the sum of One hundred and fifty Pounds, or as much thereof as may be necessary, be granted, to defray the expenses of repairs in and about Government House, for the present year.

8. **RESOLVED**, That it is the opinion of this Committee, that the sum of Three hundred Pounds, or as much thereof as may be necessary, be granted, and placed at the disposal of the Lieutenant Governor, to defray the Bounties on Vessels engaged in Fishing, under the Act of the present Session.

9. **RESOLVED**, That it is the opinion of this Committee, that the sum of One hundred and ten Pounds be granted, and placed at the disposal of the Lieutenant

Governor, to defray the expense of erecting and completing a Light House (with the necessary apparatus) on the Western point of Governor's Island, in accordance with the Report of a Committee of the House of Assembly appointed to report on that subject, and adopted by the House on the 5th inst., or as much thereof as may be required.

10. **RESOLVED**, That it is the opinion of this Committee, that the sum of Ten Pounds be granted, and paid to the Office-bearers of the Charlottetown Mechanics' Institute, to be expended in the printing and publishing such works or original matter as they may deem conducive to the advancement of science and useful knowledge.

11. **RESOLVED**, That it is the opinion of this Committee, that there be granted, and placed at the disposal of His Excellency the Lieutenant Governor, a sum sufficient to construct and maintain Buoy at the following Harbours, that is to say—for two Spar Buoys, with the inside Buoy already constructed, for the Harbour of Charlottetown—for one Buoy, with the three already constructed, for the Harbour of Three Rivers—for two Buoys for the Harbour of Murray Harbour—for three Buoys for Grand River, King's County—for two Buoys at Richmond Bay—for two Buoys at New London—for two Buoys at Rollo Bay—for Souris, the sum voted last year, to be appropriated in placing two Buoys at that Harbour—the whole to be let and maintained for a term of from three years to five years. For two Buoys for Bedeque—for two Buoys for Cascumpeque—for one Buoy at Crapaud—for two Buoys at Bay Fortune—for two Buoys at St. Peter's.

12. **RESOLVED**, That it is the opinion of this Committee, that the sum of Fifty Pounds be granted, and paid to William and Andrew Miller, in full of all claims on account of extra work performed by them, over and above their contract, on South River Bridge, Murray Harbour.

13. **RESOLVED**, That it is the opinion of this Committee, that the sum of Four hundred Pounds be granted, and placed at the disposal of the Lieutenant Governor and Council, to be applied in opening that part of the Main Western Road between Hill's Mills and Lot One, (in Prince County,) under the Road Compensation Act, the said sum to be refunded out of the amount of Assessment levied.

14. **RESOLVED**, That it is the opinion of this Committee, that the sum of Four Pounds, or as much thereof as may be necessary, be granted, and placed at the disposal of Joseph Dingwell, Esq., to procure Moorings for the Scow at Grand River Ferry, in King's County.

15. **RESOLVED**, That it is the opinion of this Committee, that the sum of One hundred Pounds be granted, and paid to the Central Agricultural Society, to cover any loss on the importation of such description of Live Stock as may be, by a majority of the Committee of Management of said Society, in conjunction with two

Members from the Committee of each District Society now established in Queen's and King's Counties; which Stock, when so selected and imported into this Colony, shall be sold as near as may be in two equal portions to persons resident in each of the said two Counties, which said purchasers shall be bound to keep such stock in the counties of their respective residences.

16. RESOLVED, That it is the opinion of this Committee, that the sum of Fifty Pounds be granted, and paid to James Yeo, Esq., for the importation of Stock, under the direction of the several Agricultural Societies in Prince County; and that the same be sold at public auction to the highest bidder, for the benefit of the said Societies, as near the centre of the County as possible, for the convenience of all parties.

17. RESOLVED, That it is the opinion of this Committee, that the sum of One hundred Pounds be granted, and paid to the Committee of the Ladies' Benevolent Society, in aid of the funds of that Society.

18. RESOLVED, That it is the opinion of this Committee, that the sum of Five Pounds be granted, and placed at the disposal of Donald Macdonald, Esq., Charlottetown, to defray the expense of a passage for Robert Macnaughton, to a Port in Great Britain.

19. RESOLVED, That it is the opinion of this Committee, that the sum of Three Pounds be granted, and placed at the disposal of William Cooper, Esq., towards the relief of Mrs. Quinn, an indigent person, residing on Lot 56.

20. RESOLVED, That it is the opinion of this Committee, that the sum of Three Pounds be granted, and placed in the hands of Alexander Maclean, Esq., for the relief of Donald Maclean, Lot 22.

21. RESOLVED, That it is the opinion of this Committee, that the sum of Thirty Pounds be granted, and paid to the Committee of the Ladies' Benevolent Society, to defray the rent of a House, provided by them for indigent persons.

22. RESOLVED, That it is the opinion of this Committee, that the sum of Ten Pounds be granted, and placed at the disposal of the Lieutenant Governor, to be paid to the Contractor of the Winter Mails, over and above the amount of his contract, for his faithful and persevering services during the present winter.

23. RESOLVED, That it is the opinion of this Committee, that the sum of Fifty Pounds be granted, and placed at the disposal of the Lieutenant Governor, to be paid to the Licensee of the Georgetown Packet, provided no Steamer under the pay of Government shall ply between Pictou and the Port of Georgetown during the ensuing summer; and that the said sailing Packet continues to run in accordance with the terms of the License granted to said Licensee.

And the First to the Ninth of the said Resolutions, inclusively, being again severally read, were, upon the question of concurrence being separately put thereon, agreed to by the House.

The Tenth of the said Resolutions being again read, and the question put thereon,

The House divided :

YEAS :

Mr. <i>Le Lacheur</i> ,	Mr. <i>D. Macdonald</i> ,
Mr. <i>Maclean</i> ,	Mr. <i>Macfarlane</i> ,
Hon. <i>J. S. Macdonald</i> ,	Mr. <i>Dalziel</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Palmer</i> ,
Mr. <i>Thomson</i> ,	Mr. <i>Beck</i> ,
Mr. <i>Longworth</i> ,	Mr. <i>Montgomery</i> .

NAYS :

Mr. <i>Macneill</i> ,	Mr. <i>Macintosh</i> ,
Mr. <i>Fraser</i> ,	Mr. <i>Rae</i> ,
Mr. <i>Forbes</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>J. Dingwell</i> ,	Mr. <i>Hudson</i> .

So it was carried in the affirmative.

The Eleventh of the said Resolutions being again read ;

Mr. *Rae* moved, in amendment thereto, that the word "sufficient," be struck out, and the words "not exceeding Three hundred Pounds," substituted.

The House divided on the motion of amendment :

YEAS :

Mr. <i>Rae</i> ,	Mr. <i>Fraser</i> ,
Mr. <i>Thomson</i> ,	Mr. <i>Macintosh</i> .
Mr. <i>D. Macdonald</i> ,	

NAYS :

Mr. <i>Longworth</i> ,	Mr. <i>Clark</i> ,
Mr. <i>Montgomery</i> ,	Mr. <i>Macneill</i> ,
Mr. <i>Beck</i> ,	Mr. <i>Maclean</i> ,
Mr. <i>Le Lacheur</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>Dalziel</i> ,	Mr. <i>Hudson</i> ,
Mr. <i>J. Dingwell</i> ,	Mr. <i>Macfarlane</i> ,
Hon. <i>J. S. Macdonald</i> ,	Mr. <i>Forbes</i> .

So it passed in the negative.

The question being then put on the said Resolution, it was agreed to by the House.

The Twelfth of the said Resolutions being again read, and the question put thereon,

The House divided :

YEAS:

Mr. Dalziel,	Mr. Macintosh,
Mr. J. Dingwell,	Hon. J. S. Macdonald,
Mr. Forbes,	Mr. Maclean,
Mr. Le Lacheur,	Mr. Macfarlane,
Mr. Gorman,	Mr. Hudson,
Mr. Palmer,	Mr. Beck,
Mr. Longworth,	Mr. Thomson,
Mr. D. Macdonald,	Mr. Macneill.

NAYS:

Mr. Clark,	Mr. Fraser.
Mr. Rae,	

So it was carried in the affirmative.

The residue of the said Resolutions being again severally read, were, upon the question being separately put thereon, agreed to by the House.

Resolved, That a Committee of three Members be appointed, to prepare and bring in a Bill, for appropriating the Supplies granted to Her Majesty this Session.

Ordered, That Mr. Fraser, Mr. D. Macdonald and Mr. Longworth do compose the said Committee.

Then the House adjourned until to-morrow, at Ten o'clock.

SATURDAY, April 17, 1841.

MR. RAE moved, that the House do come to a Resolution, as followeth:

RESOLVED, That as there never has been any complaint to shew that such practices as Forestalling and Regrating were followed in this Colony, and as the Bill sent down from the Council would have manifestly operated to impose many unnecessary and prejudicial restraints on country people, in disposing of such provisions as they had to sell, therefore, that the House in Committee on said Bill rose without reporting.

The Hon. J. S. Macdonald moved the previous question, "Shall the question be now put?"

The House divided on the question:

YEAS:

Mr. Rae,	Mr. D. Macdonald,
Mr. Thomson,	Mr. Fraser.
Mr. Macintosh,	

NAYS:

Hon. J. S. Macdonald,	Mr. Clark,
Mr. Montgomery,	Mr. Dalziel,
Mr. Le Lacheur,	Mr. Hudson,
Mr. Macneill,	Mr. Beck,
Mr. Forbes,	Mr. Gorman,
Mr. Longworth,	Mr. Macfarlane,
Mr. Palmer,	Mr. Maclean.

So it passed in the negative.

Mr. Thomson moved, that the House do come to a Resolution, as followeth:

Whereas the House of Assembly passed a Bill of the same import as the Bill sent down by the Legislative Council, intituled "An Act for the regulation of Juries, and further decla-

ring the qualifications of Jurors," the enactments of which Bill, so passed by this House, were adapted to meet the state of the Colony, and to be a protection to the public against any undue selection of Jurors, which principal objection to the present Jury system on the part of the House, the Bill sent down from the Legislative Council does not provide for: and whereas no provision is made in the Bill sent down to this House to prevent an undue and unfair selection of Jurors, and its enactments may be rendered nugatory, the House therefore deemed it inexpedient to pass any Bill, unless a sufficient safeguard against undue influence in the selection of Jurors was contained in its enactments.

Mr. Clark moved the previous question, "Shall the question be now put?"

The House divided on the question:

YEAS:

Mr. Thomson,	Mr. Fraser,
Mr. D. Macdonald,	Mr. Macintosh,
Mr. Macneill,	Mr. Macfarlane.
Mr. Rae,	

NAYS:

Mr. Clark,	Mr. Dalziel,
Mr. Montgomery,	Mr. Beck,
Mr. Forbes,	Hon. J. S. Macdonald,
Mr. Le Lacheur,	Mr. Gorman,
Mr. Maclean,	Mr. Hudson,
Mr. Palmer,	Mr. Longworth.

So it passed in the negative.

A Message from His Excellency the Lieutenant Governor, by George Wright, Esq., Usher of the Black Rod.

Mr. Speaker;

His Excellency the Lieutenant Governor commands the immediate attendance of this Honourable House in the Council Chamber.

Accordingly, Mr. Speaker, with the House, went to attend His Excellency in the Council Chamber.

And being returned—

Mr. Speaker informed the House, that when the House did attend His Excellency this day in the Council Chamber, His Excellency had, in Her Majesty's name, been pleased to give his assent to the following Bill, viz:—

An Act to continue an Act made and passed in the Seventh year of the Reign of His late Majesty King William the Fourth, intituled "An Act to establish an additional Term of the Supreme Court, and to extend the Hilary and Trinity Terms for Queen's County."

A Message from the Legislative Council, by Mr. Desbrisay:

Mr. Speaker;

The Legislative Council desire a further Free Conference with the House of Assembly, on the general State of the Colony; and have appointed the Honourable Mr. Brecken, Mr. Solicitor General and Mr. Young a Committee to manage this further Free Conference; to meet in the Committee Room instanter.

And then he withdrew.

Resolved, That this House do agree to a further Free Conference, as is desired by the Legislative Council, on the general State of the Colony.

Ordered, That Mr. Rae do go to the Council, and acquaint them therewith.

Ordered, That the same Committee who managed the last Free Conference be a Committee to manage this further Free Conference.

And the names of the Managers being called over, they went to the Conference.

And being returned—

Mr. Rae reported, that the Managers had been at the Conference, and had met the Committee of the Council, who acquainted them that the Legislative Council desire to know whether the House of Assembly have agreed to join in the Address to Her Majesty, passed by the Council, on the subject of the purchase of the Lands of this Island, by the Imperial Government, as sent down to the

House of Assembly—the reply given by the Managers on the part of the House of Assembly, at the former Free Conference, not being deemed by the Council an answer expressing either assent or dissent.

Mr. Fraser, from the Committee appointed to prepare and bring in a Bill for appropriating the Supplies granted to Her Majesty this Session, presented to the House a Bill, as prepared by the Committee; and the same was read the first time.

Ordered, That the Tenth Rule of this House be suspended, as far as respects the said Bill.

Then the House adjourned for one hour.

And being met—

The Bill for appropriating the Supplies granted to Her Majesty this Session, was read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Fraser took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Fraser reported, that the Committee had gone through the Bill, and made an amendment thereto; which amendment was again read at the Clerk's Table, and agreed to by the House.

Ordered, That the said Bill, as amended, be engrossed, and that the Title be *An Act for appropriating certain Moneys therein mentioned, for the service of the year of Our Lord One thousand eight hundred and forty-one.*

Resolved, That a further Free Conference be desired with the Legislative Council, on the subject matter of the last Free Conference; and that upon such Conference the Managers on behalf of this House be instructed to acquaint the Committee of the Council, that the House of Assembly see no occasion to vary or modify in any particular the answer already given by this House to the Legislative Council in conference, relative to the proposed joint Address to the Queen, on the subject of the purchase of the Lands in this Island by the Imperial Government.

Ordered, That Mr. Rae do go to the Council and desire the said Conference.

Ordered, That the same Committee who managed the last Free Conference, be a Committee to manage this further Free Conference

Then the House adjourned until Monday next, at Ten o'clock.

MONDAY, April 19, 1841.

READ a third time, as engrossed, the Bill intituled *An Act for appropriating certain Moneys therein mentioned, for the service of the year of Our Lord One thousand eight hundred and forty-one.*

Mr. Palmer moved to amend the said Bill, by leaving out the following words—"And a further sum of £150 to Joseph Hume, Esq., M. P., Agent for the House of Assembly."

The House divided on the motion of amendment:

YEAS:

Mr. Palmer, Mr. Hudson,
Hon. J. S. Macdonald,

NAYS:

Mr. Maclean, Mr. Montgomery,
Mr. Le Lacheur, Mr. Clark,
Mr. Thomson, Mr. Fraser,
Mr. Dalziel, Mr. Macfarlane,
Mr. Macneill, Mr. Beck,
Mr. Rae, Mr. Gorman,
Mr. D. Macdonald, Mr. Forbes.
Mr. Macintosh,

So it passed in the negative.

Mr. Rae moved to amend the Bill, by leaving out the clause granting £350 towards the construction of a Wharf at the Ferry Point, opposite Charlottetown.

The House divided on the motion of amendment:

YEAS:

Mr. Rae, Mr. D. Macdonald,
Mr. Macneill, Mr. Fraser,
Mr. Clark, Mr. Montgomery,
Mr. Macintosh, Mr. Gorman.

NAYS:

Mr. Hudson, Mr. Maclean,
Mr. Palmer, Mr. Beck,
Mr. Dalziel, Mr. Thomson,
Mr. Le Lacheur, Hon. J. S. Macdonald,
Mr. Forbes, Mr. Macfarlane.

So it passed in the negative.

Mr. Rae then moved, as an amendment to the Bill, that the sum granted to William and

Andrew Miller be reduced from Fifty Pounds to Twenty-five Pounds.

The House divided on the motion of amendment.

YEAS:

Mr. Fraser, Mr. Hudson,
Mr. Macneill, Mr. Clark,
Mr. Rae, Mr. Montgomery,
Mr. Gorman, Mr. Macintosh.
Mr. Palmer,

NAYS:

Mr. D. Macdonald, Mr. Beck,
Mr. Dalziel, Mr. Thomson,
Mr. Le Lacheur, Hon. J. S. Macdonald,
Mr. Forbes, Mr. Macfarlane,
Mr. Maclean,

And the numbers being equally divided, Mr. Speaker gave his casting vote in the negative.

Mr. Palmer moved to amend the Bill, by leaving out the clause granting the sum of Twelve Pounds to the Trustees of the lower School in Princetown Royalty.

The House divided on the motion of amendment:

YEAS:

Mr. Palmer, Mr. Dalziel,
Mr. Beck, Hon. J. S. Macdonald.
Mr. Hudson,

NAYS:

Mr. Thomson, Mr. Macfarlane,
Mr. Le Lacheur, Mr. Fraser,
Mr. Gorman, Mr. Montgomery,
Mr. D. Macdonald, Mr. Forbes,
Mr. Macintosh, Mr. Clark,
Mr. Macneill, Mr. Maclean.

So it passed in the negative.

Mr. Rae moved to amend the Bill, by leaving out the following words—"And a further sum of Ten Pounds to the Assayer of Weights and Measures for Charlottetown, for the present year."

The House divided on the motion of amendment:

YEAS:

Mr. Rae, Mr. Fraser.

NAYS :

Mr. <i>Le Lacheur</i> ,	Mr. <i>Beck</i> ,
Mr. <i>D. Macdonald</i> ,	Mr. <i>Macfarlane</i> ,
Hon. <i>J. S. Macdonald</i> ,	Mr. <i>Dalziel</i> ,
Mr. <i>Palmer</i> ,	Mr. <i>Clark</i> ,
Mr. <i>Forbes</i> ,	Mr. <i>Montgomery</i> ,
Mr. <i>Maclean</i> ,	Mr. <i>Thomson</i> ,
Mr. <i>Hudson</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>Macintosh</i> ,	Mr. <i>Macneill</i> .

So it passed in the negative.

Mr. *Palmer* moved to amend the Bill, in the clause granting the usual allowance to Sheriffs, by leaving out the following words, "as have not served the year previous, and."

The House divided on the motion of amendment :

YEAS :

Mr. <i>Palmer</i> ,	Hon. <i>J. S. Macdonald</i> ,
Mr. <i>Montgomery</i> ,	Mr. <i>Dalziel</i> .
Mr. <i>Maclean</i> ,	

NAYS :

Mr. <i>Le Lacheur</i> ,	Mr. <i>Macfarlane</i> ,
Mr. <i>D. Macdonald</i> ,	Mr. <i>Beck</i> ,
Mr. <i>Rae</i> ,	Mr. <i>Clark</i> ,
Mr. <i>Fraser</i> ,	Mr. <i>Thomson</i> ,
Mr. <i>Forbes</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>Hudson</i> ,	Mr. <i>Macneill</i> .
Mr. <i>Macintosh</i> ,	

So it passed in the negative.

Mr. *Rae* moved, as an amendment to the said Bill, that in the grant for defraying the expense of Crown Prosecutions, the words "five hundred" be struck out, and the words "three hundred" substituted.

The House divided on the motion of amendment :

YEAS :

Mr. <i>Rae</i> ,	Mr. <i>D. Macdonald</i> ,
Mr. <i>Macintosh</i> ,	Mr. <i>Montgomery</i> ,
Mr. <i>Macfarlane</i> ,	Mr. <i>Beck</i> ,
Mr. <i>Fraser</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Le Lacheur</i> .
Mr. <i>Macneill</i> ,	

NAYS :

Hon. <i>J. S. Macdonald</i> ,	Mr. <i>Palmer</i> ,
Mr. <i>Thomson</i> ,	Mr. <i>Forbes</i> ,
Mr. <i>Hudson</i> ,	Mr. <i>Maclean</i> .
Mr. <i>Dalziel</i> ,	

So it was carried in the affirmative ; and the Bill was amended at the Table accordingly.

Resolved, That the Bill do pass.

Ordered, That the Hon. *J. S. Macdonald* do

carry the said Bill to the Legislative Council, and desire their concurrence.

Mr. *Palmer* moved that the following Address be presented to His Excellency the Lieutenant Governor :

To His Excellency Sir C. A. FITZ ROY, K. H., Lieutenant Governor and Commander-in-Chief in and over Her Majesty's Island Prince Edward, and its Dependencies, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

May it please your Excellency ;

The House of Assembly, with a view of affording additional facility to the carriers of the Winter Mails of this Island, and that due safety in the transmission of those Mails which such an important part of the public service requires, humbly request that your Excellency will be pleased to cause to be procured, for the use of the Government of this Island, three Mail Boats, to be built of the most approved materials, and to be adapted for and used solely in the conveyance of the Winter Mails between this Island and Cape Tormentine—one of which to be framed for water transit, and the other two to be of different sizes, and to be peculiarly constructed for Ice Boats ; the whole to be placed in charge of the contractor for the time being for conveying said Mails, who shall be accountable for the same, by sufficient security (natural decay and unavoidable accident excepted)—the House of Assembly pledging itself to provide, at its next Session, a sum sufficient to defray the cost of such Boats, to any amount not exceeding Thirty Pounds.

The House divided on the question :

YEAS :

Mr. <i>Palmer</i> ,	Mr. <i>Beck</i> ,
Mr. <i>Maclean</i> ,	Hon. <i>J. S. Macdonald</i> .
Mr. <i>Montgomery</i> ,	

NAYS :

Mr. <i>Le Lacheur</i> ,	Mr. <i>Forbes</i> ,
Mr. <i>Dalziel</i> ,	Mr. <i>Rae</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Macfarlane</i> ,
Mr. <i>Hudson</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>Macneill</i> ,	Mr. <i>Thomson</i> ,
Mr. <i>Macintosh</i> ,	Mr. <i>Fraser</i> .

So it passed in the negative.

A Message from the Legislative Council, by Mr. *Desbrisay* :

Mr. *Speaker* ;

The Legislative Council do agree to a further Free Conference, as is desired by the House of Assembly, on the subject matter of the last Free Conference ; and have appointed the same Committee who managed the last Free Conference a Committee to manage this

further Free Conference—to meet in the Committee Room instanter.

And then he withdrew.

And the names of the Managers being called over, they went to the Conference.

And being returned—

Mr. *Rae* reported, that the Managers had been at the Conference, and had complied with the instructions given them by this House.

Resolved, That the following Address to His Excellency the Lieutenant Governor do now pass :

To His Excellency Sir C. A. FITZ ROY, K. H., Lieutenant Governor and Commander in Chief in and over Her Majesty's Island Prince Edward, and the Territories thereunto belonging, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

May it please your Excellency;

The House of Assembly have granted the sum of One hundred and ten Pounds for the erection and com-

pletion of a small Light House for the Harbour of Charlottetown, to be erected on such site as your Excellency shall ascertain to be most eligible for that purpose, agreeably to the accompanying plan and specification, and respectfully request that your Excellency will, at your earliest convenience, cause a contract to be entered into, in the usual way, for the performance of said work, to be completed on as early a day the ensuing summer as practicable; and the House will, at its next Session, make good any expense the Executive Government may incur in maintaining said light during the present year.

Ordered, That the said Address be engrossed.

Ordered, That Mr. *Longworth*, Mr. *Muclean* and Mr. *Palmer* be a Committee to wait upon His Excellency with the said Address.

Then the House adjourned until to-morrow, at Ten o'clock.

TUESDAY, April 20, 1841.

MR. *RAE* moved, that the Report of the Special Committee relative to the claims of the American Loyalists, with the List of the Claimants, be inserted once in each of the Newspapers printed in Charlottetown.

Mr. *Thomson* moved, by way of amendment, that it is inexpedient that the said Report be inserted in the Newspapers, the same having already been ordered to be printed as an Appendix to the Journals.

The House divided on the motion of amendment.

YEAS :

Mr. *Thomson*, Mr. *Hudson*,
Hon. *J. S. Macdonald*, Mr. *Longworth*.
Mr. *Dalziel*,

NAYS :

Mr. *Rae*, Mr. *Clark*,
Mr. *Fraser*, Mr. *Maclean*,
Mr. *Le Lachur*, Mr. *Macintosh*,
Mr. *Beck*, Mr. *Macfarlane*,
Mr. *Mucneill*, Mr. *Forbes*,
Mr. *D. Macdonald*, Mr. *Gorman*.

So it passed in the negative.

The question being then put on the main motion, it was carried in the affirmative, and *Ordered*, accordingly.

Resolved, That a Committee be appointed, to search the Journals of the Legislative Council, to ascertain what proceedings have been had on the Bill for the regulation of the Fishery Reserves in this Island; and also upon the Bill to suspend for a limited period the Act for ascertaining and establishing the Boundary Lines of Counties and Townships.

Ordered, That Mr. *Rae* and Mr. *D. Macdonald* do compose the said Committee.

Mr. *Clark*, from the Committee appointed to wait upon His Excellency the Lieutenant Governor, with the Address, praying that he would be pleased to transmit to the proper quarter the Address of this House to Her Majesty on the subject of the Crown Lands, reported the delivery thereof; and that His Excellency was pleased to say, he would transmit the said Address, as desired by the House.

Mr. *Rae*, from the Committee appointed to report on the state of the Supreme Court, presented to the House the Report of the said Committee, together with the Minutes of Evidence by them taken; and the said Report was again read at the Clerk's Table.

Ordered, That the said Report and Minutes of Evidence do lie on the Table.

Resolved, That a further Conference be desired with the Legislative Council, on the Bill intituled *An Act further to continue for one year and further to amend an Act passed in the Seventh year of His late Majesty's Reign, for raising a Revenue in this Island.*

Ordered, That Mr. D. Macdonald do go to the Council and desire the said Conference.

Ordered, That the same Committee who managed the last Conference thereon, be a Committee to manage this further Conference.

A Message from the Legislative Council, by Mr. Desbrisay :

Mr. Speaker;

The Legislative Council do agree to a further Conference, as is desired by the House of Assembly, on the Bill intituled *An Act further to continue for one year, and further to amend an Act passed in the Seventh year of His late Majesty's Reign, for raising a Revenue in this Island*; and have appointed the same Committee who managed the last Conference thereon, a Committee to manage this further Conference; to meet in the Committee Room instanter.

And then he withdrew.

And the names of the Managers being called over, they went to the Conference.

And being returned—

Mr. D. Macdonald reported, that the Managers had been at the Conference; and he stated the substance thereof to the House.

Resolved, That an humble Address be presented to His Excellency the Lieutenant Governor, respectfully thanking His Excellency for the various Messages and communications made by him to the House this Session.

Ordered, That Mr. Clark, Mr. Montgomery and Mr. D. Macdonald be a Committee to prepare the said Address.

A Message from the Legislative Council, by Mr. Desbrisay :

Mr. Speaker;

The Legislative Council desire a further Conference with the House of Assembly, on the Bill intituled *An Act relating to Schools, and for the encouragement of Education*; and have appointed the Honorable Mr. Macintosh,

Mr. Solicitor General, Mr. Holl and Mr. Young a Committee to manage this further Conference—to meet in the Committee Room at Two o'clock.

And then he withdrew.

Resolved, That this House do agree to a further Conference, as is desired by the Legislative Council, on the Bill intituled *An Act relating to Schools, and for the encouragement of Education.*

Ordered, That Mr. D. Macdonald do go to the Council, and acquaint them therewith.

Ordered, That Mr. D. Macdonald, Mr. Clark, Mr. Montgomery, Hon. J. S. Macdonald, Mr. Hudson, Mr. Dalziel, Mr. Thomson and Mr. Macneill be a Committee to manage the said Conference.

The time for holding the said Conference having arrived,

The Managers went to the Conference.

And being returned—

Mr. D. Macdonald reported, that the Managers had been at the Conference, and he stated the substance thereof to the House.

Then the House adjourned for one hour.

And being met—

Resolved, That a further Conference be desired with the Legislative Council, on the subject matter of the last Conference.

Ordered, That Mr. D. Macdonald do go to the Council, and desire the said Conference.

Ordered, That the same Committee who managed the last Conference, be a Committee to manage this further Conference.

Mr. Palmer, from the Committee appointed to prepare an Address to His Excellency the Lieutenant Governor, on the subject of the employment of a Steam Vessel for the conveyance of the Mails, presented to the House the draught of an Address, as prepared by the Committee; which draught Address, being again read at the Clerk's Table, was agreed to by the House, and is as followeth :

To His Excellency Sir C. A. FITZ-ROY, K. H., Lieutenant Governor and Commander-in-Chief in and over Her Majesty's Island Prince Edward, and its Dependencies, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

May it please your Excellency;

It appearing to the House of Assembly, from your Excellency's Message of the 27th-ult, and the accompanying documents, that no offer has been made to the

Government of any Steam Boat of sufficient power and burthen for the service of carrying the Mails of this Island, as required by the Resolutions of the House, passed the 4th March, ult. The House of Assembly respectfully request, that in the event of no Steam Boat sufficient to perform the aforesaid services being offered to the Government before the 21st of April, inst., your Excellency will be pleased to dispense with the condition of the Boat running between Charlottetown and Miramichi, and accept the offer of any Steam Boat which may be deemed by your Excellency of sufficient power and burthen to run twice a week between Charlottetown and Pictou, and once a fortnight, at least, between Georgetown and Pictou, should such services be contracted for, for any sum not exceeding £350, in accordance with a Resolution herewith submitted to your Excellency—the House of Assembly having placed at your Excellency's disposal the said sum of £350, together with sufficient to increase the same to £550, should such latter sum be required to engage any such boat as contemplated by the said Resolutions of the 4th March.

Ordered, That the said Address be engrossed.

Ordered, That Mr. Palmer, Mr. Thomson, Mr. Longworth and Mr. Maclean be a Committee to wait upon His Excellency with the same.

Mr. Clark, from the Committee appointed to prepare an Address to His Excellency the Lieutenant Governor, thanking His Excellency for his various Messages and Communications, presented to the House the draught of an Address, as prepared by the Committee; which draught Address, being again read at the Clerk's Table, was agreed to by the House, and is as followeth :

To His Excellency Sir C. A. FITZ ROY, K. H., Lieutenant Governor and Commander-in-Chief in and over Her Majesty's Island Prince Edward, and its Dependencies, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

May it please your Excellency ;

The House of Assembly most respectfully thank your Excellency for the various communications and Messages sent to the House by your Excellency in the course of the present Session.

Ordered, That the said Address be engrossed.

Ordered, That the same Committee who prepared the Address be a Committee to wait upon His Excellency with the same.

Then the House adjourned until to-morrow, at Ten o'clock.

WEDNESDAY, April 21, 1841.

RESOLVED, That a Committee be appointed, to search the Journals of the Legislative Council, to ascertain what proceedings have been had on the amended Address sent up from this House, on the Land Settlement question.

Ordered, That Mr. Clark and Mr. Le Lacheur do compose the said Committee.

Mr. Thomson moved, that a Message be sent to His Excellency the Lieutenant Governor, requesting that His Excellency will be pleased to order that the Pew in the Episcopal Church, set apart for the use of the Members of the House of Assembly, be sold, and the proceeds paid into the Colonial Treasury.

Mr. Palmer moved the previous question, "Shall the question be now put?"

The House divided on the question :

YEAS :

Mr. Thomson,	Mr. Clark,
Mr. Rae,	Mr. Dalziel,
Mr. Hudson,	Mr. Fraser.
Mr. D. Macdonald,	

NAYS :

Mr. Palmer,	Mr. Beck,
Mr. Forbes,	Mr. Gorman,
Mr. Le Lacheur,	Mr. Macfarlane,
Mr. Macneill,	Hon. J. S. Macdonald.
Mr. Montgomery,	

So it passed in the negative.

Mr. Clark moved, that a Message be sent to His Excellency the Lieutenant Governor, respectfully to request, that he will be pleased to authorize the Commissioner of Road District No. 3, to value the damage sustained by J. Milman, of New London, in altering the

Road in the rear of his farm—and that this House will, at its next Session, make good the amount required for that purpose, provided the same does not exceed Five Pounds.

The House divided on the question :

YEAS :

Mr. Clark,	Mr. Macfarlane,
Mr. Forbes,	Hon. J. S. Macdonald,
Mr. D. Macdonald,	Mr. Hudson,
Mr. Fraser,	Mr. Beck,
Mr. Macneill,	Mr. Montgomery.
Mr. Thomson,	

NAYS :

Mr. Gorman,	Mr. Maclean,
Mr. Macintosh,	Mr. Le Lacheur.
Mr. Dalziel,	

So it was carried in the affirmative—and Ordered, accordingly.

Ordered, That Mr. Clark, Mr. Montgomery and Mr. Macneill be a Committee to wait upon His Excellency with the said Message; who, returning, reported the delivery thereof, and that His Excellency was pleased to say, he would comply with the desire of the House.

Mr. Palmer, from the Committee appointed to wait on His Excellency the Lieutenant Governor with the Address relative to the employment of a Steam Vessel for the conveyance of the Mails, reported to the House that their Address had been presented to His Excellency, and that he was pleased to say, he would comply with the desire of the House.

Mr. Clark, from the Committee appointed to wait on His Excellency the Lieutenant Governor with the Address of thanks for the several Messages and Communications delivered to the House this Session, reported to the House that their Address had been presented to His Excellency.

A Message from the Legislative Council, by Mr. Desbrisay :

Mr. Speaker;

The Legislative Council do agree to a further Conference, as is desired by the

House of Assembly, on the subject matter of the last Conference; and have appointed the same Committee who managed the last Conference, a Committee to manage this further Conference—to meet in the Committee Room instanter.

And then he withdrew.

So the Managers went to the Conference.

And being returned—

Mr. D. Macdonald reported, that the Managers had been at the Conference; and he stated the substance thereof to the House.

Then the House adjourned for one hour.

And being met—

A Message from the Legislative Council, by Mr. Desbrisay :

Mr. Speaker;

The Legislative Council desire a further Conference with the House of Assembly, on the subject matter of the last Conference, and have appointed the same Committee who managed the last Conference a Committee to manage this further Conference; to meet in the Committee Room instanter.

And then he withdrew.

Resolved, That this House do agree to a further Conference, as is desired by the Legislative Council, on the subject matter of the last Conference.

Ordered, That Mr. D. Macdonald do go to the Council, and acquaint them therewith.

Ordered, That the same Committee who managed the last Conference, be a Committee to manage this further Conference.

And the names of the Managers being called over, they went to the Conference.

And being returned—

Mr. D. Macdonald reported, that the Managers had been at the Conference, and he stated the substance thereof to the House.

Then the House adjourned until to-morrow, at Ten o'clock.

THURSDAY, April 22, 1841.

RESOLVED, That a Committee of four Members be appointed, to examine and report on the Officers' and Contingent Accounts, for the present Session.

Ordered, That Mr. Clark, Mr. D. Macdonald, Mr. Hudson and Mr. Thomson do compose the said Committee.

Mr. Rae, from the Committee appointed to search the Journals of the Legislative Council, as to the proceedings had on the Bill to suspend for a limited period an Act passed in the Fourth year of His late Majesty's Reign, for ascertaining and establishing the Boundary Lines of Counties and Townships, and parts of Townships, and for other purposes, reported, that they had found the following entry :

LEGISLATIVE COUNCIL CHAMBER,

Wednesday, 21st April, 1841.

Present:

The Hon. Mr. Attorney General, President ;	
The Hon. Mr. Brecken,	The Hon. Mr. MacNutt,
Mr. Worrell,	Mr. Solicitor General,
Mr. Macdonald,	Mr. Holl,
Mr. Livett,	Mr. Young.
Mr. Dalrymple,	

The Order of the Day, for the second reading of the Bill intituled " An Act to suspend for a limited period an Act passed in the Fourth year of His late Majesty's Reign, for ascertaining and establishing the Boundary Lines of Counties and Townships, and parts of Townships, and for other purposes," being read ;

On motion, that it be discharged, and that the said Bill be read a second time this day three months ;

The House divided :

CONTENTS :

The President,	Mr. Livett,
Mr. Brecken,	Mr. Dalrymple,
Mr. Worrell,	Mr. MacNutt,
Mr. Macdonald,	Mr. Holl.

NON-CONTENT :

Mr. Young.

(Mr. Solicitor General, with leave of the House, having retired before the question was put.)

And it passed in the affirmative.

Resolved, That this House do now resolve itself into a Committee of the whole House, to inquire into and take into consideration the State of the Colony.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

Resolved, That a further Conference be desired with the Legislative Council, on the subject matter of the last Conference.

Ordered, That Mr. D. Macdonald do go to the Council, and desire the said Conference.

Ordered, That the same Committee who managed the last Conference be a Committee to manage this further Conference.

Then the House adjourned for one hour.

And being met—

Resolved, That this House do now resolve itself into a Committee of the whole House, to inquire into and take into consideration the State of the Colony.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Gorman reported, that the Committee had come to Eighteen Resolutions, which he was directed to report to the House.

Mr. Gorman also acquainted the House, that he was directed by the Committee to move for leave to sit again—which the House agreed to.

A motion being made, that the Report of the Committee be now received ;

Mr. Palmer moved, in amendment, to strike out the word " now," and at the end of the question, insert the words " this day three months."

The House divided on the motion of amendment :

YEAS :

Mr. Palmer,	Hon. J. S. Macdonald,
Mr. Yeo,	Mr. Longworth.
Mr. Hudson,	

NAYS :

Mr. Clark,	Mr. Macfarlane,
Mr. Maclean,	Mr. Forbes,
Mr. Fraser,	Mr. D. Macdonald,
Mr. Le Lachcur,	Mr. Macintosh,
Mr. Rae,	Mr. Beck,
Mr. Gorman,	Mr. Dalziel,
Mr. Montgomery,	Mr. Thomson.
Mr. Macneill,	

So it passed in the negative.

The question being then put on the main motion, it was agreed to by the House.

The Resolutions reported from the Committee were then read at the Clerk's Table, and are as follow :

1. **RESOLVED**, That the people of this Colony are highly dissatisfied with the measures pursued towards them by the claimants of townships. That as the conduct of these claimants and their Agents has been in almost every instance oppressive, and in many instances both oppressive and fraudulent, there is no prospect of the dissatisfaction being done away with, by refusing, year after year, the popular requests for redress.

2. **RESOLVED**, That the House may be dissolved, the representative part of the constitution suspended or abrogated, but these measures will bring neither prosperity, nor even peace; because it is not a desire for an extension of political power which mainly agitates the people, but a desire for even-handed justice, and for land on such terms as that by a union of labour, hardihood and economy, they may live upon it, and leave their dear bought property to their children; and until this be conceded, every branch of industry must languish, and every impartial man, conieasing that the people are deeply wronged, will look for the bitter fruits which spring from oppression long persisted in.

3. **RESOLVED**, That this House has derived considerable satisfaction from the Despatch of the Colonial Minister, stating that henceforth the land question " must be considered a public question, and treated accordingly."

4. **RESOLVED**, That this House have no expectation that the correspondence which in said Despatch the Colonial Secretary purposes to open with the Proprietary claimants, will result in any equitable offers being made by said Proprietary claimants.

5. **RESOLVED**, That this House maintain that the rights of the Crown authorise the escheat of the Townships of this Island, and that the real interests of the inhabitants would thereby have been greatly promoted, and that the sales of the land would have cleared off part of the arrears of the Civil List due by those Proprietary claimants to the British Government, amounting to upwards of £120,000, and would, at all events, have made ample provision for said Civil List for many years to come.

6. **RESOLVED**, That though the Colonial Minister, in 1802, ordered said Escheat to be carried into effect, yet, as the Bill prepared in conformity with his instructions, and passed through the Legislature of this Colony, was believed to have been concealed or abstracted after the Crown had assented thereto; and as the influence of the Proprietary claimants prevailed so far as to throw obstacles in the way of any similar enactment; and as, from the year 1830 to 1839, the Colonial Ministers uniformly refused to sanction Escheat, the present House in its Second Session passed a Bill for purchasing such alleged claims, as is explained in the third paragraph of their Petition to the House of Commons, forwarded in 1840.

7. **RESOLVED**, That considering said Bill, and the opinion expressed by the Legislative Council of the same, in their Resolution of 23th April, 1840, (folios 89 and 90 of Legislative Council Journals) and that there was no chance of these Proprietary claimants making any offer which would come near to what the Colony could pay, the House felt themselves called on to pass said Bill a second time.

8. **RESOLVED**, That as the question is to be henceforth a public question, it is expedient to give publicity to all the leading important facts of the case, and that therefore a Committee be forthwith named, to make a list of such Despatches received from Ministers, and of such answers thereto by Governors, and of such reports and examinations made by the House of Assembly, and of such petitions and addresses by the House of Assembly, the Legislative Council, or the people of the Colony, as may seem necessary. That the same shall be printed, and Five hundred copies thereof forwarded, under the direction of said Committee, to Joseph Hume, Esq., as Agent for the House of Assembly, and that said Committee be directed to request Mr. Hume to cause same to be distributed to such Members of the Imperial Parliament, and other influential individuals, as he may think most likely to advocate the cause of the oppressed cultivators of this Island.

9. Whereas the Legislative Council did, on the 23th April, 1840, pass Five Resolutions, the third of which distinctly charges the majority of the House of Assembly with deluding the people whom they represent, and is in all its bearings highly insulting, (see folio 90, of Journal of Legislative Council)—

RESOLVED, That the present House of Assembly, in the various procedures wherein they have had to communicate with the Legislative Council, have shewn no disrespect to that body, nor will any part of *their* Resolutions bear any interpretation of reflection on the moral character of any individual of that body. The original and unwise granting the soil of the Colony to a few, and providing that these should have a seat in the Legislature, has set those in opposition to the mass of the people on that most important subject, of the price of rent to be paid for the wilderness—and at the same time has given these few the power of exercising a similar influence in all the departments of public business; and therefore, though the Members of the House of Assembly, as individuals, entertained no ill will to the Members of the Council, yet, as a public body, the House of Assembly was bound to represent the injuries occasioned by this unfortunate constitution. That under the circumstances of the Colony, the House of Assembly could do no less than state the peculiar interests existent in the Legislative Council. How far such statement was consistent with the fact, will appear from sundry of these present Resolutions; and they represented this conduct, not as a system propagated by those at present in the Coun-

cil, but as a necessary consequence of said constitutional defect, particularly alluding thereto in the Resolutions and Addresses of the Sessions of 1839, and fully describing the same in the Sixth Resolution of 1840, (folio 146, of Journals of House of Assembly.) But the Legislative Council, in their reply thereto, refer to alleged "*notoriety*," represent the majority of the House of Assembly as turbulent demagogues, who had devised a plan for plundering the rich, and who, as the Legislative Council had resisted this, were anxious to divert the popular odium, incident on the failure of such scheme, from themselves to the Council. How far this is consistent with fact, will appear from the subsequent part of this Resolution, and from others of these present Resolutions. But in the meantime it may be remarked, that the making the *present House* the originators of the alleged invasion of the rights of property, is in strange contradiction with the Report of the Earl of Durham, particularly that part where he states, that "in every other Colony there has been such a degree of *laches* on the part of the Government, as in equity to preclude it from any enforcement of the conditions upon which the original grants were made; but in Prince Edward Island, scarcely at any time have five years been suffered to elapse without some appeal to the Colonial Ministers, praying that the Crown would resume the grants it had made, as a measure not merely justifiable, but as the only measure that could free the Province from the evils these excessive grants had inflicted." How far it is fact that the delusion of the leaders of the present majority of the House of Assembly "has been the cause of the tenantry allowing their rents to fall into arrear," may be in part illustrated by an Address to the King, wherein it is stated that *this unfortunate disposition of the lands* has produced great evil, and that "the greater number of our settlers are leaseholders, under the large proprietors, and are at this day sinking under the pressure of accumulated rents, which they are unable to pay"—and this is of date April, 1829, when not one of the present Members of the House of Assembly had a seat in that body; and when two, now members of the Legislative Council, were members of the House of Assembly, viz: the Honorable the Attorney General and the Honorable George Dalrymple, who also were both members of the Joint Committee of the Council and House of Assembly, appointed to prepare such Address.

10. **RESOLVED**, further, in regard to said Resolution, that it is unfounded, because that the question was agitated before many of the Members of this Assembly were born, before others had left Britain, before any one of their whole body had the most distant idea of obtaining a seat therein. Further, that it was advocated by the Honorable George Dalrymple, now a Member of the Legislative Council, then a Member of the House of Assembly, from 1830 to 1835; and the measure of escheat, which goes farther than the Bill rejected by the Legislative Council, was acknowledged by the Honorable the

Surveyor General, and the then Solicitor General (Lawson), "to be a lawful measure, and one likely to result in great benefits to the country," and by the Honorable the Attorney General, Robert Hodgson, that "it is competent for the Representative of His Majesty in this Colony to appoint a Commissioner or Commissioners of Escheats therein." (See the examination of these gentlemen, March, 1832, folios 81 and 82, of Journals of House of Assembly.) Lastly, that in 1832, 1833, 1834, and 1835, the majority of the House of Assembly supported Escheat as justifiable, and also as necessary for the welfare of the country, and in that matter shewed no determination to reserve ought for the holders of these forfeited claims to Townships; whereas the present House, in its first measure, proposed a reservation, and in its second measure offered a price to said claimants.

11. **RESOLVED**, That unless the House of Assembly would believe, that self interest, relationship, intimate connection, tenure of lucrative office, (which, according to all former precedent, would have been taken from the holders, if they turned against the proprietary claims,) would have no influence on the minds of men, they could not exclude the conviction that a majority, both in the Legislative and Executive Councils, would be, and had been operated on by these various feelings and motives to resist the demands of the Agriculturists.

12. **RESOLVED**, That the present House of Assembly, in their Resolutions as to the construction of the Legislative and Executive Councils, independent of their own experience, were borne out by the Resolutions of former Houses, and in particular by the Resolutions of the House of Assembly of 1834, (see Journals of that year, pages 87 and 88); and that the Honorable George Dalrymple, now of the Legislative Council, and the Honorable Joseph Pope, now of the Executive Council, moved for the Legislative Council being elective.

13. **RESOLVED**, That the conduct of the Executive Council on sundry occasions is depicted in the Address of the House of Assembly of 1831, at which time only two individuals of the present House (neither of them voting with the present calumniated majority,) were Members of that House; in which Address it is stated, that a large proportion of the Revenue being under the controul of the Governor and Executive Council, has enabled them in some instances to administer the Government without the intervention of the House of Assembly, and in direct opposition to the real interests of the Colony. (Journals of 1831, folio 71.)

14. **RESOLVED**, That the Legislative Council, (vaunting its superior "vested interest,") might possibly be supposed more worthy of credence than the House of Assembly, and that therefore the House of Assembly might have felt a doubt how far truth should prevail over prejudice; but that they have the good fortune of possessing the testimony of one in whom the Imperial Government reposed the highest confidence, and who, though dead,

yet speaketh;—to the Report of the Earl of Durham they refer, and when he describes those claims which the Legislative Council call the sacred rights of property, the Committee feel confident that the representations of the House of Assembly will gain credence.

15. **RESOLVED**, That as appears from sundry advertisements in London Newspapers, a number of these Proprietary claimants have formed themselves into a Society, styling themselves “The Proprietors of Prince Edward Island.” That many of their resolutions and representations thus published appear deceptive, but the Committee not having present access to such papers, can refer specifically to such representations only on one subject, viz: On the “commutation of Quit Rents,” and that in the correspondence thereon their Agent states to the Colonial Minister, that “at the suggestion of Sir John Harvey, and the present Lieutenant Governor, they have yielded to every reasonable demand made upon them in behalf of their tenantry; they have removed every ground of, or pretence for, complaint, and have actually, and of their own accord, offered to sell their lands upon more liberal terms than if they remained under the controul of the government.” (See letter from G. R. Young to Lord Glenelg, 4th April, 1838.)

Whereas at that time the faithful Representatives of the people were under arrest, and the people were suffering without abatement all the evils of which they had so long complained; and their acceptance of the deceptive offer made would in no wise have relieved them. That in said correspondence the said society express their unwillingness to “take a position hostile to the officers of the local Government,” at the danger of their being forced into a controversy with the “local authorities on the Island”—and therefore, **Resolved**, That said Society, styling themselves the Proprietary Association, have been guilty of gross misrepresentation, and of evidently trying to mislead and perplex the Colonial Minister in regard to the concerns of this Colony, and of attempting to controul and even to supersede the Colonial Legislature; and that a few interested individuals resident at a distance from the Island, but within reach of Downing Street, should be allowed to continue to put forth such falsehoods, and frame such intrigues, has been highly injurious to the prosperity of the Colony, and may be destructive of its peace.

16. Whereas, in numerous instances in this Colony, individuals have been located on Leaseholds in the wilderness, and that such Leaseholds are short of the number of acres stipulated; but that such individuals have never been able by proceedings at law to obtain that deduction from their rent corresponding to such deficiency, nor any deduction; and that from the case of James Douglas and Dingwell, detailed in Appendix to Journals of 1840, and from the examination of their Counsel, Messrs. Binns and Young, there seems no prospect of their attaining it, and as the same appears from the case of Lunn to be the decision of the Court as to land with-

in the Fishery Reserves, therefore it is important to exhibit to the Imperial Government such hardships, and with this view, **Resolved**, that the Queries put by the Special Committee of the House of Assembly in 1839, to the Honorable the Attorney and Solicitor General, be printed, and form part of the Appendix to the Journals of this year, and of the documents to be printed for the Imperial Parliament.

17. **RESOLVED**, That many individuals who have leased or bought land from the claimants of Townships have in process of time been deprived of access to any public road, by the said Proprietary claimants leasing or selling the land around such farms, without any reservation of, or allowance for, roads, and in consequence of such procedure, many individuals suffer the most serious inconvenience. That petitions for relief of those labouring under such inconveniency being laid before the Assembly, and the personal knowledge of many members establishing such complaints as well founded, and there appearing to be no remedy at law, as here understood, the House of Assembly passed last Session, and this Session, a Bill for the relief of such inconvenience, which was rejected by the Legislative Council on both occasions.

18. **RESOLVED**, That as the Proprietary claimants have failed in many other instances to reserve roads, or rights for roads, or to deduct, on that account, the least portion of rent or price of the actual quality of wilderness land thus rented or sold, and the different districts requiring roads of access to the harbours and other places where produce is shipped, the House of Assembly have been under the necessity of appropriating money raised, in a great measure, for those holding under lease, to purchase for them and the rest of the public rights of way over portions of land, for every foot of which the holders have to pay rent to the Proprietary claimants, or have already paid the full price.

And the First of the said Resolutions being again read, and the question of concurrence put thereon,

The House divided:

Yeas, 15.

Nays, 5.

So it was carried in the affirmative.

The Second of the said Resolutions being again read;

Mr. Palmer moved, in amendment thereto, that after the word “Land,” all be struck out.

The House divided on the motion of amendment:

Yeas, 5.

Nays, 15.

And the names being called for, they were taken down, as in the second last preceding division.

So it passed in the negative.

Mr. *Palmer* then moved, in amendment to the said Resolution, that the words "or abrogated," be struck out—which being seconded and put, passed in the negative.

Mr. *Palmer* then moved, in amendment to the said Resolution, that after the word "Land," the words "and the abolition of the rights of property," be inserted.

The House divided on the motion of amendment:

YEAS :

Mr. *Palmer*, Mr. *Longworth*,
Hon. *J. S. Macdonald*, Mr. *Yeo*.

NAYS :

Mr. *Thomson*, Mr. *Rac*,
Mr. *Dalziel*, Mr. *Gorman*,
Mr. *Beck*, Mr. *Montgomery*,
Mr. *Macintosh*, Mr. *Macneill*,
Mr. *Clark*, Mr. *Macfarlane*,
Mr. *Maclean*, Mr. *D. Macdonald*,
Mr. *Fraser*, Mr. *Forbes*,
Mr. *Le Lachur*, Mr. *Hudson*.

So it passed in the negative.

Mr. *Palmer* then moved, in amendment to the said Resolution, that the words "but a desire for even handed justice," be left out; which being seconded and put, passed in the negative.

Mr. *Longworth* moved, that the House do now adjourn.

The House divided on the question.

Yeas, 4.

Nays, 16.

So it passed in the negative.

The question being then put on the second of the above reported Resolutions ;

The House again divided.

Yeas, 15.

Nays, 5.

So it was carried in the affirmative.

The Third of the said Resolutions being again read ;

Mr. *Palmer* moved, in amendment that the following words be added thereto—
' although such statement by no means gives
' any assurance, that the treatment of the
' question in a public manner, will obtain any
' concession of the measures prayed for by a
' majority of this House, in relation to the
' Lands of this Colony.'

Mr. *Thomson* moved, in amendment to the said proposed amendment, that the word ' although,' be struck out, and the word ' that,' substituted ; that the words ' by no means,' be

struck out ; and as often as the word ' any' occurs, that the same be struck out, and the word ' every' substituted.

The Hon. *J. S. Macdonald* moved, that the words proposed to be left out do stand part of the question.

The House divided on the question.

Yeas, 4.

Nays, 15.

So it passed in the negative.

The question being then put on the amendment to the amendment proposed to the said Resolution, it was agreed to by the House.

Mr. *Palmer* moved, in further amendment to the said amendment, that the following words be added thereto—" which is to be inferred alone from the words of the said Despatch, which are as follow :—' Although
' this question originates in motives of private
' interest, shared equally by Landlords and
' Tenants, it assumes, in effect, the character
' of a public question, and as such must be
' treated. It is Her Majesty's earnest desire,
' to remove every just cause of complaint in
' all parts of her dominions. Her Majesty
' has been accordingly pleased to desire me to
' enter into communication with the resident
' Proprietors in this country, with a view to
' learn whether, by any further proposition on
' their part, means may be found to determine
' a question which has for so long a period
' agitated the Colony ;'" which being seconded and put, passed in the negative.

The question being then put on the original motion of amendment, as amended, it was agreed to by the House.

The question being then put on the said Resolution, as amended,

The House again divided :

Yeas, 14.

Nays, 5.

So it was carried in the affirmative.

The Fourth of the said Resolutions being again read ;

Mr. *Palmer* moved, in amendment thereto, that the words " will result in any equitable offers being made to the proprietary claimants," be left out, and the following substituted, " will realise any of the expectations of this House."

Mr. *Thomson* moved, that the words proposed to be left out do stand part of the question— which being seconded and put, was carried in the affirmative.

Mr. *Palmer* then moved, in amendment to the said Resolution, that after the word "that," in the second line, the following be inserted, "any benefit will be derived from;" and that after the word "Secretary," all be struck out.

Mr. *Thomson* moved, that the words proposed to be left out do stand part of the question; which being seconded and put, was carried in the affirmative.

A motion being made, that the words proposed to be inserted do stand part of the question, it passed in the negative.

The question being then put on the said Resolution,

The House divided :

Yeas, 14.

Nays, 5.

So it was carried in the affirmative.

The Fifth of the said Resolutions being again read ;

Mr. *Palmer* moved, in amendment thereto, that after the word "Island," all be struck out.

And a motion being made, that the words proposed to be left out do stand part of the question, it was carried in the affirmative.

Mr. *Palmer* then moved, in amendment to the said Resolution, that after the word "Island," the words "liable to forfeiture" be inserted.

Mr. *Clark* moved, that the question be put on the said motion of amendment this day three months.

Ordered, That Mr. *Clark* have leave to withdraw the said motion.

The question being then put on the said motion of amendment,

The House divided :

YEAS :

Mr. <i>Palmer</i> ,	Mr. <i>Yeo</i> ,
Mr. <i>Montgomery</i> ,	Mr. <i>Hudson</i> ,
Mr. <i>Thomson</i> ,	Mr. <i>Longworth</i> .
Hon. <i>J. S. Macdonald</i> ,	

NAYS :

Mr. <i>Le Lacheur</i> ,	Mr. <i>Beck</i> ,
Mr. <i>Dalziel</i> ,	Mr. <i>Macintosh</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Forbes</i> ,
Mr. <i>D. Macdonald</i> ,	Mr. <i>Rae</i> ,
Mr. <i>Maclean</i> ,	Mr. <i>Macneill</i> ,
Mr. <i>Macfarlane</i> ,	Mr. <i>Fraser</i> .
Mr. <i>Gorman</i> ,	

So it passed in the negative.

Mr. *Palmer* then moved, in amendment to the said Resolution, that after the word "due," all be struck out.

The House divided on the question :

Yeas, 5.

Nays, 15.

So it passed in the negative.

The question being then put on the said Resolution,

The House again divided :

Yeas, 15.

Nays, 5.

So it was carried in the affirmative.

Mr. *Yeo* moved, that the House do now adjourn.

The House divided on the question :

Yeas, 5.

Nays, 15.

So it passed in the negative.

The Sixth of the said Resolutions being again read :

Mr. *Palmer* moved, in amendment thereto, that after the word "that," down to the words "the present House," all be struck out.

And a motion being made, that the words to be left out do stand part of the question, it was carried in the affirmative.

Mr. *Palmer* then moved, in amendment to the said Resolution, that after the word "believe," the words "from vague report," be inserted.

The House divided on the motion of amendment :

Yeas, 5.

Nays, 15.

So it passed in the negative.

Mr. *Palmer* then moved, that the question be put on the said Resolution this day three months.

The House divided on the question :

Yeas, 5.

Nays, 15.

So it passed in the negative.

The question being then put on the said Resolution,

The House again divided :

YEAS :

Mr. <i>Thomson</i> ,	Mr. <i>Macneill</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Macfarlane</i> ,
Mr. <i>Maclean</i> ,	Mr. <i>Forbes</i> ,
Mr. <i>Fraser</i> ,	Mr. <i>D. Macdonald</i> ,
Mr. <i>Le Lacheur</i> ,	Mr. <i>Macintosh</i> ,
Mr. <i>Rae</i> ,	Mr. <i>Beck</i> ,
Mr. <i>Gorman</i> ,	Mr. <i>Dalziel</i> .
Mr. <i>Montgomery</i> ,	

NAYS :

Mr. Longworth, Mr. Yeo,
Hon. J. S. Macdonald, Mr. Palmer.
Mr. Hudson,

So it was carried in the affirmative.

The Seventh of the said Resolutions being again read ;

Mr. Palmer moved, in amendment, that the following words be added thereto, " but without any hope of its receiving the sanction of Her Majesty's Government."

Mr. Thomson moved to amend the said motion of amendment, by leaving out the words " but without any," and instead thereof, inserting " with every"—which being seconded and put, was carried in the affirmative.

Mr. Palmer then moved, in amendment to the said Resolution, that the words " chance of these Proprietary claimants," be left out, and the words " reasonable hopes of the Proprietors," inserted instead thereof—which being seconded and put, was agreed to by the House.

The question being then put on the said Resolution, as amended,

The House divided :

Yeas, 15.

Nays, 5.

And the names being called for, they were taken down as in the last preceding division.

So it was carried in the affirmative.

The Eighth of the said Resolutions being again read ;

Mr. Palmer moved, in amendment thereto, that the words " five hundred" be left out, and the words " two hundred" substituted.

The House divided on the motion of amendment.

Yeas, 5.

Nays, 15.

So it passed in the negative.

Mr. Palmer then moved, in amendment to the said Resolution, that the words " House of Assembly" be struck out, and the words " this Colony" substituted.

The House divided on the motion of amendment :

Yeas, 5.

Nays, 15.

So it passed in the negative.

Mr. Palmer then moved, in amendment to the said Resolution, that the words " as the question is to be henceforth a public question, it is expedient to give publicity to all the

leading important facts of the case, and that therefore," be struck out.

The House divided on the motion of amendment :

Yeas, 5.

Nays, 15.

So it passed in the negative.

Mr. Palmer moved, in amendment to the said Resolution, that the words, " and of such answers thereto by Governors," be struck out ; which being seconded and put, passed in the negative.

Mr. Palmer then moved, in amendment to the said Resolution, that after the word " necessary," all be struck out.

The House divided on the motion of amendment :

Yeas, 5.

Nays, 15.

So it was carried in the affirmative.

Mr. Palmer moved, that the said Resolution be agreed to this day three months.

The House divided on the question :

Yeas, 5.

Nays, 15.

So it passed in the negative.

The Hon. J. S. Macdonald moved, that the House do now adjourn.

The House divided on the question :

Yeas, 5.

Nays, 15.

So it passed in the negative.

The question being then put on the said Resolution ;

The House again divided :

Yeas, 15.

Nays, 5.

So it was carried in the affirmative.

The Ninth of the said Resolutions being again read ;

Mr. Palmer moved, in amendment thereto, that the words " and in all its bearings highly insulting," be struck out ; which being seconded and put, passed in the negative.

Mr. Palmer then moved, in amendment to the said Resolution, that the Preamble thereto be struck out ; which being seconded and put, passed in the negative.

Mr. Rae moved, in amendment to the said Resolution, that the words " from the subsequent part of this Resolution," be struck out, and the words " from the Tenth of the present Resolutions" substituted—which being seconded and put, was carried in the affirmative.

Mr. *Palmer* then moved, in amendment to the said Resolution, that after the word "inflicted" all be struck out.

The House divided on the motion of amendment:

Yeas, 4.
Nays, 15.

So it passed in the negative.

Mr. *Palmer* then moved, in amendment to the said Resolution, that after the preamble, all be struck out.

The House divided on the motion of amendment:

Yeas, 4.
Nays, 15.

So it passed in the negative.

Mr. *Palmer* then moved, that the said Resolution be agreed to this day three months.

The House divided on the question:

Yeas, 4.
Nays, 15.

So it passed in the negative.

The question of concurrence being then put on the said Resolution,

The House again divided:

Yeas, 14.
Nays, 4.

So it was carried in the affirmative.

The Tenth of the said Resolutions being again read;

Mr. *Palmer* moved, that the said Resolution be agreed to this day three months.

The House divided on the question:

Yeas, 4.
Nays, 15.

So it passed in the negative.

The question of concurrence being then put on the said Resolution, it was agreed to by the House.

The Eleventh of the said Resolutions being again read, and the question put thereon,

The House divided:

Yeas, 15.
Nays, 4.

So it was carried in the affirmative.

The Twelfth of the said Resolutions being again read;

Mr. *Palmer* moved, in amendment thereto, that before the words "borne out," the words "not fully" be inserted.

The House divided on the motion of amendment:

Yeas, 4.
Nays, 15.

So it passed in the negative.

The question being then put on the said Resolution,

The House again divided:

Yeas, 15.
Nays, 5.

So it was carried in the affirmative.

The Thirteenth of the said Resolutions being again read, and the question put thereon,

The House divided:

Yeas, 15.
Nays, 4.

So it was carried in the affirmative.

The Fourteenth of the said Resolutions being again read;

Mr. *Palmer* moved, in amendment thereto, that the words "the Committee feel confident that the representations of the House of Assembly will gain credence," be struck out.

The House divided on the motion of amendment:

Yeas, 3.
Nays, 15.

So it passed in the negative.

Mr. *Palmer* then moved, in amendment to the said Resolution, that the words "vaunting its superior vested interest," be struck out; also, that the word "possibly" be struck out, and the word "probably" substituted; which being seconded and put, passed in the negative.

The question being then put on the said Resolution,

The House divided:

Yeas, 15.
Nays, 4.

So it was carried in the affirmative.

The Fifteenth of the said Resolutions being again read;

Mr. *Palmer* moved, in amendment thereto, that the words "that many of their resolutions and representations, thus published, appear deceptive," be struck out.

The House divided on the motion of amendment.

Yeas, 4.
Nays, 15.

So it passed in the negative.

Mr. *Palmer* then moved, in amendment to the said Resolution, that the words "at that time the faithful Representatives of the peo-

ple were under arrest, and," be struck out— which being seconded and put, passed in the negative.

Mr. *Palmer* then moved, that the said Resolution be agreed to this day three months; which being seconded and put, passed in the negative.

The question being then put on the said Resolution,

The House divided :

Yeas, 15.

Nays, 4.

So it was carried in the affirmative.

Mr. *Yeo* moved, that the House do now adjourn; which being seconded and put, passed in the negative.

The Sixteenth of the said Resolutions being again read ;

Mr. *Palmer* moved, in amendment thereto, that after the words " Leaseholders are short," the words " and equally as many exceed," be inserted.

The House divided on the motion of amendment :

Yeas, 4.

Nays, 15.

So it passed in the negative.

The question being then put on the said Resolution ;

The House again divided :

Yeas, 15.

Nays, 4.

So it was carried in the affirmative.

[For the Documents referred to in the said Resolution, see Appendix (S.)]

The Seventeenth of the said Resolutions being again read ;

Mr. *Palmer* moved, in amendment, that the following words be added thereto—" as being an infringement on the rights of private property."

The House divided on the motion of amendment :

Yeas, 4.

Nays, 15.

So it passed in the negative.

The question being then put on the said Resolution,

The House again divided.

Yeas, 15.

Nays, 4.

So it was carried in the affirmative.

The Eighteenth of the said Resolutions being again read, and the question put thereon,

The House divided :

YEAS :

Mr. <i>D. Macdonald</i> ,	Mr. <i>Hudson</i> ,
Mr. <i>Thomson</i> ,	Mr. <i>Macneill</i> ,
Mr. <i>Montgomery</i> ,	Mr. <i>Macfarlane</i> ,
Mr. <i>Forbes</i> ,	Mr. <i>Macintosh</i> ,
Mr. <i>Beck</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>Fraser</i> ,	Mr. <i>Maclean</i> ,
Mr. <i>Rae</i> ,	Mr. <i>Le Lacheur</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Dalziel</i> .

NAYS :

Hon. *J. S. Macdonald*, Mr. *Yeo*.
Mr. *Palmer*,

So it was carried in the affirmative.

A motion being made, that the House do now adjourn ;

The House divided on the question :

YEAS :

Mr. <i>Rae</i> ,	Mr. <i>Hudson</i> ,
Mr. <i>Thomson</i> ,	Mr. <i>Macneill</i> ,
Mr. <i>D. Macdonald</i> ,	Mr. <i>Macintosh</i> ,
Mr. <i>Montgomery</i> ,	Mr. <i>Maclean</i> ,
Mr. <i>Forbes</i> ,	Mr. <i>Dalziel</i> ,
Mr. <i>Beck</i> ,	Mr. <i>Gorman</i> ,
Mr. <i>Fraser</i> ,	Mr. <i>Le Lacheur</i> .
Mr. <i>Clark</i> ,	

NAYS :

Mr. *Palmer*, Mr. *Macfarlane*.
Hon. *J. S. Macdonald*,

So it was carried in the affirmative.

And then the House adjourned until to-morrow, at Ten o'clock.

FRIDAY, April 23, 1841.

RESOLVED, That this House do now resolve itself into a Committee of the whole House, to inquire into and take into consideration the State of the Colony.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Gorman reported, that the Committee had come to Two Resolutions, which he was directed to report to the House.

Mr. Gorman also acquainted the House, that he was directed by the Committee to move for leave to sit again—which the House agreed to.

A motion being made, that the Report of the Committee be now received ;

Mr. Palmer moved, in amendment, to leave out the word "now," and at the end of the question, insert the words "this day three months."

The House divided on the motion of amendment :

YEAS :

Mr. Palmer, Mr. Hudson.
Mr. Yeo,

NAYS :

Mr. Macintosh, Mr. Fraser,
Mr. D. Macdonald, Mr. Rae,
Mr. Thomson, Mr. Macneill,
Mr. Le Lacheur, Mr. Forbes,
Mr. Dalziel, Mr. Macfarlane,
Mr. Beck, Mr. Clark.
Mr. Gorman,

So it passed in the negative.

The question being then put on the main motion, it was agreed to by the House.

The Resolutions reported from the Committee were then read at the Clerk's Table, and are as follow :

I. Whereas the Executive Council of this Colony is composed as follows :—

- Hon. George Wright, Father-in-law to the Prothonotary, who is Brother to the
- Hon. Robert Hodgson, who is Cousin to the
- Hon. John Brecken, who is Brother-in-law to the
- Hon. T. H. Haviland, (Colonial Secretary, and a Proprietary Agent,) who is Brother-in-law to the Hon. Donald Macdonald, and Brother-in-law to the
- Hon. James Peake.
- Hon. Joseph Pope, a Government partisan, a Proprietary Agent, who is connected in marriage to the Hon. George Wright.
- Hon. J. S. Macdonald, who is Cousin to the Hon. Donald Macdonald, a Proprietary claimant, who is Brother-in-law to the Hon. John Brecken, Hon. James Peake, and Hon. T. H. Haviland.
- Hon. Ambrose Lane, who is Brother-in-law to the Treasurer, who is Brother-in-law to the Hon. Robert Hodgson.

Thus shewing a family connection in the Executive Council, however otherwise well qualified for the office

in themselves, of eight out of nine Councillors, and how far the House of Assembly were borne out in their Resolution of 25th April, 1840 :

Resolved, therefore, That conviction is forced upon the mind, that a family compact of such magnitude, however well disposed in advising the Executive, will take care of themselves and their friends in the first place, and the interests of the Colony only as a secondary consideration.

2. **RESOLVED**, That the Legislative Council is composed as follows :—

- Hon. Robert Hodgson, Solicitor to a Proprietary claimant, and Cousin to the
- Hon. John Brecken, who is Brother-in-law to the
- Hon. Donald Macdonald, a Proprietary claimant.
- Hon. Charles Worrell, do. do.
- Hon. J. H. Peters, who is Agent of S. Cunard, (recently appointed), do. do.
- Hon. George Dalrymple, Receiver of Rent for a relative, who is a Proprietary claimant.
- Hon. J. Livett, } Comparatively speaking, stran-
- Hon. W. Macintosh, } gers, lately from a rent-paying
- Hon. J. M. Holl, } country, and but little acquaint-
- ted with the history of this Colony, and much less with the toil, labour, hardships and privations of the inhabitants. (Recently appointed.)
- Hon. G. R. Goodman, Collector of Customs.
- Hon. P. S. M'Nutt.
- Hon. Charles Young, lately from Nova Scotia, (recently appointed,) where he has resided from his infancy.

Shewing the connection and influence of Proprietary Claimants in the Legislative Council, and how far the House of Assembly were justified in passing their Resolution of 25th April, 1840.

And the First of the said Resolutions being again read ;

Mr. Palmer moved, in amendment thereto, that after the words "Joseph Pope," the words "a Government partisan," be struck out.

The House divided on the motion of amendment :

YEAS :

Mr. Palmer, Mr. Dalziel,
Mr. Hudson, Mr. Montgomery,
Mr. Yeo, Mr. Maclean,
Mr. Gorman, Mr. Thomson.

NAYS :

Mr. Le Lacheur, Mr. Forbes,
Mr. Fraser, Mr. Macfarlane,
Mr. Clark, Mr. Macneill,
Mr. Beck, Mr. D. Macdonald,
Mr. Rae, Mr. Macintosh.

So it passed in the negative.

The question being then put on the said Resolution;

The House again divided:

YEAS:

Mr. Clark,	Mr. Le Lacheur,
Mr. Thomson,	Mr. Macintosh,
Mr. Macfarlane,	Mr. D. Macdonald,
Mr. Macneill,	Mr. Forbes,
Mr. Fraser,	Mr. Gorman,
Mr. Dalziel,	Mr. Rae.
Mr. Beck,	

NAYS:

Mr. Yeo,	Mr. Maclean,
Mr. Hudson,	Mr. Palmer.
Mr. Montgomery,	

So it was carried in the affirmative.

The Second of the said Resolutions being again read;

Mr. Palmer moved, in amendment thereto, that all that relates to the Honorable J. Livett, William Macintosh and J. M. Holl, be struck out; which being seconded and put, passed in the negative.

Mr. Palmer then moved, in amendment to the said Resolution, that all that relates to the Honorable Charles Young be left out.

The House divided on the motion of amendment:

YEAS:

Mr. Palmer,	Mr. Beck,
Mr. Dalziel,	Mr. Rae,
Mr. Montgomery,	Mr. Gorman,
Mr. Macfarlane,	Mr. Hudson,
Mr. Clark,	Mr. Macneill.
Mr. D. Macdonald,	

NAYS:

Mr. Macintosh,	Mr. Fraser,
Mr. Forbes,	Mr. Yeo,
Mr. Thomson,	Mr. Le Lacheur.

So it was carried in the affirmative.

Mr. Palmer then moved to amend the said Resolution, by leaving all out that relates to the Honorable James H. Peters.

The House divided on the motion of amendment:

YEAS:

Mr. Palmer,	Mr. Montgomery,
Mr. Yeo,	Mr. Hudson.

NAYS:

Mr. Dalziel,	Mr. Thomson,
Mr. Le Lacheur,	Mr. Rae,
Mr. Fraser,	Mr. Macintosh,
Mr. Macneill,	Mr. Beck,
Mr. Clark,	Mr. Macfarlane,
Mr. Forbes,	Mr. D. Macdonald.
Mr. Gorman,	

So it passed in the negative.

Mr. Palmer then moved, in amendment of the said Resolution, that the remarks attached to the names of the Honorables J. Livett, William Macintosh and J. M. Holl, be struck out, and the following substituted—"the said three gentlemen having resided on this Island, one for the space of nine years, and two for the space of six years only."

The House divided on the motion of amendment:

YEAS:

Mr. Yeo,	Mr. Hudson,
Mr. Montgomery,	Mr. Thomson.
Mr. Palmer,	

NAYS:

Mr. Le Lacheur,	Mr. Gorman,
Mr. Fraser,	Mr. D. Macdonald,
Mr. Dalziel,	Mr. Macfarlane,
Mr. Macneill,	Mr. Macintosh,
Mr. Forbes,	Mr. Clark,
Mr. Rae,	Mr. Beck.

So it passed in the negative.

Mr. Palmer then moved, that the said Resolution, as amended, be agreed to this day three months.

The House divided on the question:

YEAS:

Mr. Palmer,	Mr. Hudson,
Mr. Yeo,	Mr. Montgomery.
Hon. J. S. Macdonald,	

NAYS:

Mr. Le Lacheur,	Mr. Thomson,
Mr. Fraser,	Mr. Rae,
Mr. Macneill,	Mr. Beck,
Mr. Forbes,	Mr. Macfarlane,
Mr. Clark,	Mr. D. Macdonald,
Mr. Gorman,	Mr. Dalziel.
Mr. Macintosh,	

So it passed in the negative.

The question of concurrence being then put on the said Resolution, as amended,

The House again divided:

Yeas, 13.

Nays, 5.

So it was carried in the affirmative.

Resolved, That a Committee of five Members be appointed, to superintend the printing of certain documents, and for other purposes, pursuant to the Eighth Resolution reported yesterday from the Committee on the State of the Colony.

Ordered, That Mr. *Rae*, Mr. *Macfarlane*, Mr. *Forbes*, Mr. *Macneill* and Mr. *Fraser* do compose the said Committee.

Mr. *Palmer* moved, that it be an instruction to the Committee, that they cause to be printed no other documents than those already authorized by this House.

The House divided on the question :

YEAS :

Hon. *J. S. Macdonald*, Mr. *Hudson*,
Mr. *Palmer*, Mr. *Yeo*.

NAYS :

Mr. *Rae*, Mr. *D. Macdonald*,
Mr. *Fraser*, Mr. *Clark*,
Mr. *Le Lacheur*, Mr. *Forbes*,
Mr. *Montgomery*, Mr. *Macfarlane*,
Mr. *Gorman*, Mr. *Macneill*,
Mr. *Thomson*, Mr. *Dalziel*,
Mr. *Beck*, Mr. *Macintosh*.

So it passed in the negative.

A Message from the Legislative Council, by Mr. *Desbrisay* :

Mr. Speaker ;

The Legislative Council have passed the Bill intituled *An Act further to continue for one year and further to amend an Act passed in the Seventh year of His late Majesty's Reign, for raising a Revenue in this Island*.

And also,

The Legislative Council do agree to a further Conference, as is desired by the House of Assembly, on the subject matter of the last Conference ; and have appointed the same Committee who managed the last Conference, a Committee to manage this further Conference—to meet in the Committee Room instanter.

And then he withdrew.

And the names of the Managers being called over, they went to the Conference.

And being returned—

Mr. *D. Macdonald* reported, that the Managers had been at the Conference, and he stated the substance thereof to the House.

Then the House adjourned for one hour.

And being met—

Mr. *Rae*, from the Committee appointed to report on the state of the Supreme Court, and other matters connected therewith, reported

the evidence by them taken, in addition to that formerly reported.

Ordered, That the said Evidence, together with the former Report, be referred to the Committee of the whole House on the State of the Colony.

And then the House resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. *Gorman* took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *Gorman* reported, that the Committee had come to Three Resolutions, which he was directed to report to the House.

Mr. *Gorman* also acquainted the House, that he was directed by the Committee to move for leave to sit again—which the House agreed to.

The Resolutions reported from the Committee were again read at the Clerk's Table, and are as follow :

1. RESOLVED, That from the Report of the Special Committee, and Evidence reported by the same, it appears, that there are in a year, on an average of the last three years, only fifty-three days on which the Chief Justice is occupied on the Bench, taking into account all the Terms of the Supreme Court in the whole Colony, and only an average of four days occupied by him in hearing Counsel at Chambers, and only, in the whole of these three years, one hundred and fifteen decisions on Record causes, and ninety-two in other causes—say, on Summary causes and Appeals : The natural conclusion appears to be, that the amount of time occupied and business transacted ought not to be considered as excessive for one individual of competent legal acquirements, and in the ordinary state of health.

2. RESOLVED, That taking the facts referred to in the former Resolution into account, it is inexpedient, at present, to make any provision for a salary for an Assistant Judge.

3. RESOLVED, That in case, on the evidence taken before the Committee, and on the letter of the Chief Justice, the Imperial Government should, on his withdrawal, appoint another Chief Justice, it would be for the benefit of the Colony that said appointment should be conferred on some individual not a native of or long resident in this Colony, and still less one connected with the claimants of the Townships therein.

And the First of the said Resolutions being again read ;

Mr. *Palmer* moved, in amendment thereto, that after the word 'Resolved,' all be struck out, and the following substituted—'that it is expedient that provision be made for a professional Assistant Judge at the earliest period which the finances of the country will admit of.'

The House divided on the motion of amendment:

YEAS:	
Mr. Palmer,	Mr. Yeo.
NAYS:	
Hon. J. S. Macdonald,	Mr. Gorman,
Mr. Fraser,	Mr. Hudson,
Mr. Thomson,	Mr. D. Macdonald,
Mr. Clark,	Mr. Maclean,
Mr. Beck,	Mr. Macintosh,
Mr. Le Lacheur,	Mr. Montgomery,
Mr. Macneill,	Mr. Rae,
Mr. Forbes,	Mr. Dalziel.
Mr. Macfarlane,	

So it passed in the negative.

The question being then put on the said Resolution,

The House again divided.

Yeas, 17.

Nays, 2.

So it was carried in the affirmative.

The Second of the said Resolutions being again read, and the question put thereon,

The House divided:

YEAS:	
Hon. J. S. Macdonald,	Mr. Gorman,
Mr. Fraser,	Mr. Hudson,
Mr. Thomson,	Mr. D. Macdonald,
Mr. Clark,	Mr. Maclean,
Mr. Beck,	Mr. Macintosh,
Mr. Le Lacheur,	Mr. Montgomery,
Mr. Macneill,	Mr. Rae,
Mr. Forbes,	Mr. Dalziel.
Mr. Macfarlane,	

NAYS:	
Mr. Palmer,	Mr. Yeo.

So it was carried in the affirmative.

The Third of the said Resolutions being again read, and the question put thereon,

The House again divided:

YEAS:	
Mr. Rae,	Mr. Forbes,
Mr. Thomson,	Mr. Macfarlane,
Mr. Montgomery,	Mr. Gorman,
Mr. Fraser,	Mr. D. Macdonald,
Mr. Le Lacheur,	Mr. Maclean,
Mr. Clark,	Mr. Macintosh,
Mr. Beck,	Mr. Dalziel.
Mr. Macneill,	

NAYS:

Hon. J. S. Macdonald, Mr. Yeo.

Mr. Hudson,

So it was carried in the affirmative.

Ordered, That Mr. Rae have leave to introduce a Bill to suspend for one year the operation of the Act for ascertaining and establishing the Boundary Lines of Counties and Townships, and for other purposes, as far as relates to certain Townships in Prince County.

He accordingly presented the said Bill to the House, and the same was read the first time.

Ordered, That the Tenth Rule of the House be suspended, as far as respects the said Bill.

And then the said Bill was read a second time.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. D. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. D. Macdonald reported, that the Committee had gone through the Bill, and made an amendment thereto; which amendment was again read at the Clerk's Table, and agreed to by the House.

Ordered, That the said Bill, as amended, be engrossed, and that the Title be *An Act to suspend for a limited period, in regard to certain Townships, certain parts of an Act passed in the Fourth year of His late Majesty's Reign, for ascertaining and establishing the Boundary Lines of Counties and Townships, and parts of Townships, and for other purposes therein mentioned.*

Then the House adjourned until to-morrow, at Ten o'clock.

SATURDAY, April 24, 1841.

ORDERED, That the Report of the Committee appointed to inquire into the State of the Supreme Court, (omitting the evidence,) be printed as an Appendix to the Journals.

[See Appendix (T).]

Ordered, That the Hon. George Wright, Surveyor General, be summoned to attend and give evidence at the Bar, touching the operation of the Boundary Act with reference to Prince County.

Resolved, That this House do now resolve itself into a Committee of the whole House, to inquire into and take into consideration the State of the Colony.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *Gorman* reported, that the Committee had come to a Resolution—which he was directed to report to the House.

Mr. *Gorman* also acquainted the House, that he was directed by the Committee to move for leave to sit again, which the House agreed to.

The Resolution reported from the Committee was again read at the Clerk's Table, and is as followeth :

RESOLVED, That it be recommended to the House, that the following Petition to the Right Honorable and Honorable the Knights, Burgesses and Citizens of the Parliament of the United Kingdom be adopted as the Petition of the House :

To the Right Honorable and Honorable the Knights, Citizens and Burgesses of Great Britain and Ireland, in Parliament assembled.

The Petition of the House of Assembly of Prince Edward Island most respectfully sheweth—

THAT last year a Petition from the House of Assembly was presented to your honorable body, and it was understood, from the reports of the proceedings in Parliament, that the Colonial Minister had expressed himself determined, in one way or other, to redress the grievances complained of.

That the Lieutenant Governor of this Colony has laid before your Petitioners a Despatch, received from the Colonial Minister, stating, that 'Although this question ori-

ginates in motives of private interest, shared equally by landlords and tenants, it assumes, in effect, the character of a public question, and as such must be treated. It is Her Majesty's earnest desire to remove every just cause of complaint, in all parts of her dominions; Her Majesty has been, accordingly, pleased to desire me to enter into communication with the resident proprietors in this country, with a view to learn whether, by any further proposition on their part, means may be found to determine a question which has, for so long a period, agitated the Colony.'

Your Petitioners crave leave to state, that from the oppressive policy long practised by those who style themselves proprietors, (but who are, in reality, only the holders of claims to the Townships of this Island, which claims were long since liable to forfeiture,) your Petitioners have no reason to expect that those individuals will voluntarily accept such amount of compensation for these claims as would be in proportion to the value of the land, or in the power of the Colony to make good.

The House of Assembly beg to state, that the history of the management pursued, in regard to these claims, is to be found at length in the Journals of the House of Assembly for 1833, 1834 and 1835, as well as in the Resolutions of the present House, and is concisely stated in the Report of the late Earl of Durham, and in the evidence thereunto appended—particularly the letter of His Excellency the present Lieutenant Governor of this Colony.

And as the measures proposed by this House, for the settlement of the Colony, have been rejected by the Legislative Council, and as, from the Resolutions passed this session by the House of Assembly, as well as in the sessions of 1839 and 1840, it will appear that there is no prospect of their agreeing; and from the whole facts of the case it is evident that the proprietary constitution of the Colony, like that of Carolina, Pennsylvania, Maryland, and all other proprietary Colonies, cannot either operate beneficially, or amend any of the evils resulting from such constitution—and much less, the principal evil, which is, the thralldom of the cultivators—and therefore we most humbly crave your honourable body to amend that principal evil, the source of so many others.

Your Petitioners beg again this time to state, that if the population of this Island be put, in respect of the tenure of land, on an equal footing with the other Colonies, or on any footing so that they may live free from perpetual harassment, they believe the country will, for the sake of such boon, effectually secured, at present forego any of the well-founded complaints against the undue influence which the Legislative Council exercises, in regard to all other matters within the Colony—though, while such are alleged to be grievous in so many other Colonies, they are more especially galling and insulting in this.

Your Petitioners, with the view of putting your honourable body in possession of the matter, have caused to be printed certain documents, shewing the principal facts of the case; but if any part which to those in this Island may seem fully proved, shall to your honourable body appear doubtful, we pray that you will not, on account of such defect, reject our Petition, but will give opportunity to supply what may be judged wanting.

And as the Representatives of the people of Prince Edward Island, we do most respectfully, and yet with all earnestness, beseech and implore the Honorable the House of Commons so to order the matters submitted, that the people may cultivate the wilderness with a fair prospect of retaining it—that the soil of this Island—situated under the same rigorous climate as that of Nova Scotia and New Brunswick, and which during more than five months in the year is covered with snow, and during that same period is, by an icy barrier around the shores, precluded from any possibility of tillage or of export or import—may no longer be so managed as that those who bring into cultivation the wilderness shall be under perpetual bondage to those who use a territory (unadvisedly granted to them, under conditions which they have never fulfilled, and all liable to forfeiture,) solely for their own pecuniary and political aggrandizement.

And, as in duty bound, your Petitioners shall ever pray.

Mr. Speaker having put the question,

“Is it the pleasure of the House, that the Report of the Committee be agreed to?”

The House divided :

YEAS :

Mr. Rae,	Mr. Gorman,
Mr. Clark,	Mr. Fraser,
Mr. Macneill,	Mr. D. Macdonald,
Mr. Montgomery,	Mr. Macintosh,
Mr. Beck,	Mr. Forbes,
Mr. Thomson,	Mr. Macfarlane,
Mr. Dalziel,	Mr. Le Lacheur.

NAYS :

Mr. Palmer,	Mr. Yeo.
Mr. Hudson,	

So it was carried in the affirmative.

Ordered, That the said Petition be engrossed.

Ordered, That the Committee appointed to superintend the printing of certain Documents extracted from the Journals, touching the Land Settlement question, be a Committee to correspond with Joseph Hume, Esq. and to transmit to him the foregoing Petition, for the purpose of being presented to the Imperial Parliament.

Ordered, That the Committee appointed to superintend the printing of certain documents relating to the Land Settlement question, be a Committee to correspond with Joseph Hume, Esq., M. P., and to transmit to him the foregoing Petition, for presentation to the Imperial Parliament.

The Honorable George Wright, Surveyor General, summoned to appear at the Bar, to give evidence touching the operation of the

Boundary Act, as to certain Townships in Prince County, appeared at the Bar accordingly, and having been examined on the subject matter upon which he was summoned, was dismissed from further attendance.

Ordered, That the order of yesterday, for engrossing the Bill intituled *An Act to suspend for a limited period, in regard to certain Townships, certain parts of an Act passed in the Fourth year of His late Majesty's Reign, for ascertaining and establishing the Boundary Lines of Counties and Townships, and parts of Townships, and for other purposes therein mentioned*, be now discharged.

Ordered, That the said Bill be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Rae took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Rae reported, that the Committee had gone into the further consideration of the Bill, and had made an amendment thereto; which amendment, being again read at the Clerk's Table, was agreed to by the House.

Ordered, That the said Bill, as amended, be engrossed.

Then the House adjourned for one hour.

And being met—

Read a third time, as engrossed, the Bill intituled *An Act to suspend for a limited period, in regard to certain Townships, certain parts of an Act passed in the Fourth year of His late Majesty's Reign, for ascertaining and establishing the Boundary Lines of Counties and Townships, and parts of Townships, and for other purposes therein mentioned*.

A motion being made, that the Bill do pass; The House divided on the question :

YEAS :

Mr. Rae,	Mr. Clark,
Mr. Macintosh,	Mr. Montgomery,
Mr. Dalziel,	Mr. D. Macdonald,
Mr. Beck,	Mr. Fraser,
Mr. Hudson,	Mr. Gorman,
Mr. Macneill,	Mr. Macfarlane.
Mr. Yeo,	

NAY :

Mr. Palmer.

So it was carried in the affirmative.

Ordered, That Mr. *Rae* do carry the said Bill to the Council, and desire their concurrence.

Resolved, That this House do now resolve itself into a Committee of the whole House, to inquire into and take into consideration the State of the Colony.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. *Gorman* took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *Gorman* reported, that the Committee had come to a Resolution, which he was directed to report to the House.

Mr. *Gorman* also acquainted the House, that he was directed by the Committee to move for leave to sit again—which the House agreed to.

The Resolution reported from the Committee was again read at the Clerk's Table, and is as followeth:

Resolved, That it is the opinion of this Committee, that it has been the fashion of interested individuals, of late, to represent the soil of the Island as much more valuable than the cultivated portions of the neighbouring Colonies; but that this is contrary to fact, and that its capabilities for agriculture were faithfully represented in the Resolution of this House, of the 24th April, 1839 (folio 78, of its Journals), and are confirmed by the examinations of Messrs. Bell and Miller, of Township Number Thirty-five, and Messrs. Arthur

and Johnston, of Township Number Twenty-three, taken before the Committee of Evidence this Session; and still more indubitably by the Report of the late Captain Holland, who, as Surveyor General of British North America, examined and reported on this Island in 1765.

The question of concurrence being put on the said Resolution,

The House divided:

YEAS:

Mr. <i>Gorman</i> ,	Mr. <i>Maclean</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Beck</i> ,
Mr. <i>Montgomery</i> ,	Mr. <i>Dalziel</i> ,
Mr. <i>Fraser</i> ,	Mr. <i>Rae</i> ,
Mr. <i>D. Macdonald</i> ,	Mr. <i>Macfarlane</i> ,
Mr. <i>Macneill</i> ,	Mr. <i>Macintosh</i> .
Mr. <i>Le Lacheur</i> ,	

NAYS:

Mr. <i>Hudson</i> ,	Mr. <i>Yeo</i> .
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So it was carried in the affirmative.

A motion being made, that there be a Call of the House on Monday next;

The House divided on the question:

Yeas, 12.

Nays, 4.

So it was carried in the affirmative; and *Ordered*, accordingly.

Ordered, That Mr. *Thomson* have leave of absence until Thursday next.

Then the House adjourned until to-morrow, at Ten o'clock.

MONDAY, April 26, 1841.

ACCORDING to Order, the List was called over, when the following Members were reported absent:—

Hon. *Joseph Pope*, absent from the Island.

John Thomson, Esq. absent with leave.

William Dingwell and *Joseph Dingwell*, Esquires, absent without leave.

Then the House adjourned for one hour.

And being met—

A Message from His Excellency the Lieutenant Governor.

Mr. Secretary *Haviland*, by command of His Excellency, delivered the following

Messsage:

C. A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly, the copy of a Despatch from the Right Honor-

able Lord John Russell, Her Majesty's Principal Secretary of State for the Colonies, dated the 3d of April, instant, in answer to the Joint Address of the Legislative Council and House of Assembly, congratulating Her Majesty upon the Birth of a Princess Royal.

Government House, 26th April, 1841.

No. 49.

COLONIAL OFFICE, 3d April, 1841.

Sir;

I have to acknowledge the receipt of your Despatch, No. 9, of the 15th February, in which you transmit an Address to the Queen from the Council and Assembly of Prince Edward Island, congratulating Her Majesty upon the Birth of a Princess Royal.

Having laid this Address before the Queen, Her Majesty has commanded me to instruct you to signify to the Legislative Council and House of Assembly, the satisfaction with which she has received this expression

of their sentiments on an event alike important to the British Empire, and interesting to Her Majesty's feelings.

I have the honor to be, Sir,

Your most obedient humble servant,
(Signed) J. RUSSELL.

Lieut. Governor

Sir C. A. Fitz Roy, &c. &c. &c.

Ordered, That the said Message and Despatch do lie on the Table.

A Message from the Legislative Council, by Mr. Desbrisay :

Mr. Speaker :

The Legislative Council have passed the Bill intituled *An Act for the regulation of the Fishery Reserves in this Island*, with several amendments, to which they desire the concurrence of the House of Assembly.

And then he withdrew.

And the Amendments to the said Bill were read the first time, and are as follow :—

Folio 8, line 2—Strike out from the word “pursuance,” to the word “Fishery,” in folio 32, line 5, both inclusive, and insert—

“And be it further enacted, That in all cases where any person or persons, who at the time of the passing of this Act shall be in the *bona fide* possession or occupation of any of the said Fishery Reserves, either by virtue of any Deed, Grant, Lease, or Agreement for Lease, or other Conveyance, from any original Grantee, his Heirs or Assigns, every such person or persons, their Heirs, Executors, Administrators or Assigns, shall be, and they are hereby confirmed in their several possessions and occupations as aforesaid—subject nevertheless to the right reserved for a free Fishery for all her Majesty's subjects, as hereinafter provided, under the following limitation and restriction (that is to say)—that no portion of the said Reserve which shall be occupied by any Building of any description, Farm-yard, Garden, Orchard, Mill-dam or Ship-yard, or on the front side, or end nearest the coast of any Building, Farm-yard, Garden, Orchard, Mill-dam or Ship-yard, or within the space of Sixty feet of any other side or end of any Building, Farm-yard, Garden, Orchard, Mill-dam or Ship-yard, as aforesaid, shall be liable to be occupied for the purpose of carrying on the said Fishery during the continuance of the term for which such person or persons shall be in such *bona fide* possession or occupation, as aforesaid.

“And whereas great mischief and inconvenience may result from permitting persons wrongfully in possession of parts of the said Reserves, to hold the same against the Proprietor, Lessor or Owner of the Lands adjacent to and in the rear thereof, notwithstanding such persons may be liable to be ejected or amoved from

such Lands in rear thereof:—For the preventing of which, be it therefore enacted, That whenever any Proprietor, Lessor or Owner of Lands immediately in rear and adjacent to the said Fishery Reserves, shall, would or may be able to maintain an action against the Tenant or Tenants, Occupier or Occupiers of such Lands, for recovering the possession thereof, such Proprietor, Lessor or Owner shall also have a right to enter into or maintain an action against such or any Tenant or Tenants, Occupier or Occupiers, having or being in possession of any part or parts of the said Reserves, adjacent to and in front of such Lands, unless such Tenant or Tenants, Occupier or Occupiers, shall shew a good and legal right and title thereto, or to the possession thereof:—And in like manner, be it further enacted, That whenever any Rent shall be due and in arrear, for and in respect of any Lands adjacent to and in the rear of the said Reserves, and the Lessor or Landlord thereof shall be entitled to distrain therefor on such Lands, it shall and may be lawful for such Lessor or Landlord to enter upon any part or parts of the said Reserve, and distrain thereon, for the purpose of satisfying such arrears of Rent, although, by virtue of this Act, such may be only due and in arrear in respect of or chargeable on the Land adjacent to, and in rear of the part of the said Reserves upon which such entry may be so made, or distress taken: Provided, that the person or persons in possession of the part of the said Reserves, into which such Lessor or Landlord shall go, enter or distrain, be Tenant or Tenants, Occupier or Occupiers, of the Land adjacent to and in rear thereof, and in respect of which such Rent shall have accrued due: And further provided always, that nothing in this clause contained shall extend, or be construed to extend, to give any right of action or suit against or in any way to enable or empower any Proprietor, Lessor or Owner, to disturb, injure or molest any person or persons in the possession of, or occupying any part of, the said Reserves, for fishing purposes, according to and under the provisions of this Act, or to extend, or be construed to extend, to affect, change, alter, take away, or in anywise interfere with the right of Her Majesty, Her Heirs and Successors, to the whole, or any part, of the said Reserves; but that as between Her Majesty, her Heirs, Successors, and such Proprietors, Lessors or Owners, the right to the said Reserves shall stand and be in the same plight and condition as if this clause had not been enacted.

“And be it further enacted, That where any land that may be bounded by the sea coast of this Island has been granted or sold by the Crown, or on behalf of the Crown, or by the authority of the Act of the General Assembly intituled “An Act to authorize the sale of Lands in this Island reserved as sites for Churches, and for Glebe and School Lands,” in pieces or parcels not exceeding Three hundred acres in one piece or parcel, without any allowance or deduction having been made for the said

Reservation in the said Grants or Deeds, then, and in such case, such Grantee or Feoffee shall not be liable or subject to the said Reservation, but shall retain the same, and keep possession thereof, peaceably and quietly, the same as if this Act had not been made.

“ And whereas it is not reasonable or just that the Freholders and Tenantry of this Island should be harassed with frequent and expensive litigation, if it can be prevented; but it is nevertheless probable, that in consequence of the numerous disputes and controversies likely to occur, as to the extent of the said Fishery Reserves, they will be exposed to the same, unless the extent of the said Reserves be in some way defined and ascertained—For remedying of which, and for the preventing of harassing and ruinous litigation, be it therefore further enacted, That as soon as conveniently may be, after the passing of this Act, it shall and may be lawful for the Lieutenant Governor, or Commander in Chief, by and with the advice of Her Majesty’s Executive Council, to appoint three fit and proper persons (of whom the Surveyor General of this Island for the time being shall be one), to be Commissioners for ascertaining and settling the extent of the said Fishery Reserves, in the manner hereinafter directed; which said Commissioners (being first duly sworn, before some Judge of the Supreme Court of this Island, well and faithfully to discharge the duties of their office, according to the best of their skill and judgment) shall, within Twelve Months after their appointment, examine the Headlands or Entrances of the several harbours or inlets on the coasts of this Island, and define and settle the same, by declaring what respective headlands or points shall be considered and held to form the mouth or entrance of such harbours or inlets respectively: and the said Commissioners shall thereupon make a Report and Plan of their proceedings, under their hands, clearly pointing out and specifying the respective headlands or points so defined and settled by them as aforesaid, and shall file the same in the office of the Surveyor General of this Island—which Plan or Report, so filed as aforesaid, shall be received and taken as conclusive evidence of the proceedings of said Commissioners in all the Courts of this Island; and that none of the said Fishery Reserves shall be held or construed to extend or come within the Mouth or Entrance of any harbour or inlet on the coast of this Island, beyond such respective headlands or points so defined and settled as aforesaid: and in case of the death, absence or removal of any of the said Commissioners, before the whole duty of their office shall have been completed, it shall and may be lawful for the Lieutenant Governor, by and with the advice of Her Majesty’s Executive Council, to appoint another or others in the place of such Commissioner or Commissioners so dying or being absent, or removing: Provided always, that the power of the said Commissioners shall not extend to declare any of the Marshes or Sandhills, or any part thereof, on the coasts

of this Island, to be within the said Fishery Reserves; but the same are hereby declared not to extend to the said Marshes or Sandhills, or any part thereof—anything in the Reservations contained in the said Grants from the Crown of the respective Townships or Islands belonging thereto, to the contrary thereof, in any wise notwithstanding.

“ And be it further enacted, That as soon as may be, after the said Commissioners shall have made a Report and Plan of their proceedings as aforesaid, it shall and may be lawful for the Lieutenant Governor, by and with the advice of Her Majesty’s Executive Council, to appoint two or more persons, as Conservators of Fishery Reserves, in each of the Counties of this Island, who shall have full power and authority to enter into, examine, lay off and admeasure any parts of the said Reserves, in their respective Counties, in such form and manner as are hereinafter directed by this Act.

“ And be it further enacted, That when and as often as any person or persons shall be desirous of obtaining any part or parts of any of the said Fishery Reserves, for the purpose of carrying on a free Fishery, he shall apply to one or more of the Conservators appointed for the County in which such Reserve is situated (which application shall be made in writing, on or before the First day of April, in each and every year), and shall also make and subscribe the affidavit to this Act annexed, marked (A.), before the said Conservator, who is hereby empowered and required to administer the Oath and attest the same; whereupon the said Conservator is authorized and directed to proceed, without unnecessary delay, to examine the particular part of the said Fishery Reserve which the said applicant is desirous of obtaining; and if the said Conservator shall be of opinion that the said situation, so applied for, be eligible for the purpose for which it is required, he shall thereupon lay off a proportion of the said Fishery Reserve, to the extent to which the said applicant may be entitled, as is hereinafter provided, and shall grant a certificate, under his hand, stating the name of the person, if any, in the possession thereof, and describing the Boundaries, and the area thereof, and whether the same is in a cultivated or wilderness state—which Certificate shall be furnished to the person or persons applying for the said Fishery Reserve, who is thereupon required to serve a copy of the same at the Dwelling House of the person in possession of the same, if any; and within ten days next after such service, it shall and may be lawful for the said person or persons to whom the said Certificate of the said Conservator is granted, to enter into possession, and occupy the said Fishery Reserve described in the said Certificate, so long as it shall be required for the *bona fide* purpose of carrying on a free Fishery as aforesaid; and if in such case the said Fishery Reserve shall be in a wilderness and unoccupied state, then it shall and may be lawful for the person or persons to whom the same has been allotted by the said Conservator, to

enter into, take possession of, and occupy the same, immediately upon the Certificate from the said Conservator being granted: Provided always, that if within four months next after granting such Certificate, no possession or occupation shall have taken place by such person or persons obtaining the same, then the said Certificate shall be void, and of no effect: Provided also, that in all cases where any person or persons shall consider himself or themselves aggrieved, by reason of any station being selected and certified by any such Conservator, and which he or they shall consider ineligible or too extensive for the purposes required, then, and in such case, every such person shall have the right to appeal to the Supreme Court of Judicature, at any time within ten days after service of such Certificate, by giving to the said party applicant notice, in writing, of such his or their intention—which notice shall be in the form of the Schedule to this Act annexed, marked (B); and upon hearing evidence thereupon, the said Court is hereby authorized and empowered, in a summary way, either to confirm the said Certificate, or vary or lessen the same, as to the said Court shall appear most conducive to the ends of justice, and, in its discretion, to give to either party such costs as the Court may award.

“ And be it enacted, That no person or persons shall be deemed to be carrying on a Fishery, under the meaning of this Act, unless such person or persons shall keep at least one good and sufficient Boat, of not less than fourteen feet keel, properly equipped, and manned with at least three able-bodied men, and shall keep the same exclusively employed, for and during the space of Ninety days, between the First day of *May* and the First day of *October*, in carrying on the Fishery; and that no person or persons shall occupy more than twenty feet of the front of the said reserved Lands for every male person.

“ Provided also, and be it further enacted, That nothing in this Act contained shall extend, or be construed to extend, to prevent any of her Majesty's subjects, engaged in fishing Mackerel, Herrings or Alewives, from drying his or their Nets, or from curing the fish so taken, on any part of the said reserved land, not being previously occupied for the purpose of carrying on the Fishery.

“ And be it further enacted, That nothing in this Act contained shall be construed to prohibit or prevent any person or persons, who shall carry on a Fishery under the provisions of this Act, and who shall erect any Building or Buildings for that purpose on the said Reserves, from removing such Building or Buildings, or from disposing, by himself or themselves, or his or their Heirs, Executors, Administrators or Assigns, of the said Building or Buildings, to any other person or persons who may continue to carry on said Fishery, as contemplated by this Act: Provided always, that if any such

person or persons shall cease to carry on such a Fishery, between the First day of *May* and the First day of *November*, in any year, or shall neglect to dispose of or remove such Building or Buildings, during the period aforesaid, then he or they shall forfeit the title of possession to such premises, and the Buildings erected thereon; and the same may be occupied by any other person or persons, who shall, in the manner hereinbefore directed, have obtained the same for the purposes of the Fishery.

“ And be it further enacted, That if any person or persons shall knowingly or wilfully make a false affidavit or oath, in any case wherein affidavits or oaths are required to be made or taken, under and by virtue of this Act, such person or persons, on due conviction thereof, shall be subject to the pains and penalties imposed by law upon persons guilty of wilful and corrupt perjury.

SCHEDULE (A.)

“ I *A. B.* of in the County of do make oath and say, that I am a British subject, and am desirous of embarking in the Fishing Trade of this Island, and intend to prosecute the same to such extent as I conceive will entitle me, under the provisions of the Act intituled *An Act for the regulation of the Fishery Reserves in this Island*, to a certain piece of Fishery Reserve Land, situate at on Township Number or Island, in the County of and fronting on and that I wish to obtain possession of the said piece of Land, for the *bona fide* purpose of carrying on the business of the Fishery, and such uses as are immediately connected therewith, and for no other use or purpose whatsoever.

Sworn at the }
day of before me,
A. B. Conservator.

SCHEDULE (B.)

“ Take notice, that I do appeal against the order made by the Conservator of Fishery Reserves, made in your favour, for a portion of the land in my occupation, situate on Township Number in the County of for that [*here insert the reasons of appeal*], and that it is my intention to move the Supreme Court, at its next sitting in the said County, to hear and determine the said appeal, according to law.

Dated this day of 184 .
To Mr. *C. D.*”

A motion being made, that the said Amendments be read a second time to-morrow;

Mr. *Rae* moved, by way of amendment, that the House do come to a Resolution as followeth:—

“ Whereas the amendments proposed by the Legislative Council to the Bill for regulating the Fishery Reserves are substantially

the same as those proposed last year by the said Body, and would defeat in a great measure the intention of these Reserves, by interposing so many difficulties, forms, delays and expenses in the way of the fishermen, as would prevent them from availing themselves of the privilege—and in particular as it is notorious to all well conversant with the Island, that a great proportion of the fish used in the Island is caught by fishermen using Flats and Canoes, which by these amendments is excluded, and that fishing is carried on in many places of the coast, which would, by said amendments, be excluded from said Reserves—Therefore, and for the reasons set forth in the Resolutions and Addresses of the House of Assembly, in 1839 and 1840—Resolved, that the amendments of the Legislative Council to said Bill be read a second time this day three months.”

The House divided on the motion of amendment:

YEAS:

Mr. Rae,	Mr. D. Macdonald,
Mr. Macfarlane,	Mr. Macintosh,
Mr. Montgomery,	Mr. Fraser,
Mr. Dalziel,	Mr. Forbes,
Mr. Clark,	Mr. Le Lacheur,
Mr. Beck,	Mr. Macneill.
Mr. Gorman,	

NAY:

Mr. Hudson.

So it was carried in the affirmative.

The main motion, as amended, was then put and carried.

A Message from the Legislative Council, by Mr. Desbrisay:

Mr. Speaker;

The Legislative Council desire a Conference with the House of Assembly, on the Bill intituled *An Act for appropriating certain Moneys therein mentioned, for the service of the year of Our Lord One thousand eight hundred and forty-one*; and have appointed the Honourables Mr. Brecken, Mr. Macnutt, Mr. Solicitor General and Mr. Young a Committee to manage the said Conference—to meet in the Committee Room instanter.

And then he withdrew.

Resolved, That this House do agree to a present Conference, as is desired by the Legislative Council, on the Bill intituled *An Act*

for appropriating certain Moneys therein mentioned, for the service of the year of Our Lord One thousand eight hundred and forty-one.

Ordered, That Mr. Rae do go to the Council, and acquaint them therewith.

Ordered, That Mr. Rae, Mr. Clark, Mr. LeLacheur, Mr. Fraser, Mr. Palmer, Hon. J. S. Macdonald, Mr. Montgomery and Mr. Muclean be a Committee to manage the said Conference.

So the Managers went to the Conference.

And being returned—

Mr. Rae reported, that the Managers had been at the Conference; and he stated the substance thereof to the House.

Resolved, That a further Conference be desired with the Legislative Council, on the subject matter of the last Conference.

Ordered, That Mr. Rae do go to the Council, and desire the said Conference.

Ordered, That the same Committee who managed the last Conference, be a Committee to manage this further Conference.

Resolved, That this House do now resolve itself into a Committee of the whole House, to inquire into and take into consideration the State of the Colony.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again.

Mr. Speaker having put the question;

“Shall the Committee have leave to sit again?”

The House divided on the question:

YEAS:

Mr. D. Macdonald,	Mr. Clark,
Mr. Forbes,	Mr. Gorman,
Mr. Fraser,	Mr. Macfarlane,
Mr. Le Lacheur,	Mr. Macintosh.
Mr. Macneill,	

NAYS:

Mr. Palmer,	Mr. Montgomery,
Hon. J. S. Macdonald,	Mr. Hudson.

So it was carried in the affirmative.

Then the House adjourned until to-morrow, at Ten o'clock.

TUESDAY, April 27, 1841.

MR. W. DINGWELL appeared at the Bar, in custody, and having made his excuse;

Ordered, That Mr. *W. Dingwell* be discharged, on paying his fees.

Mr. Speaker laid before the House a letter from Mr. *J. Dingwell*, stating his inability to attend the Call of the House yesterday, owing to severe illness.

Ordered, That Mr. *J. Dingwell's* excuse be accepted.

Resolved, That this House do now resolve itself into a Committee of the whole House, to inquire into and take into consideration the State of the Colony.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Chairman reported, that the Committee had made some progress, and had directed him to move for leave to sit again—which the House agreed to.

Then the House adjourned for one hour.

And being met—

A Message from His Excellency the Lieutenant Governor.

Mr. Secretary Haviland, by command of His Excellency, delivered the following

Message:

C. A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly, the copy of a communication addressed to the Colonial Secretary, from the proprietors of the Steamboat Pocahontas, proposing to carry the Mails twice a week between Pictou and Charlottetown, during the season of navigation, for the present year, for the sum of Four hundred Pounds currency; and the Lieutenant Governor recommends the same to the favourable consideration of the House of Assembly.

Government House, 27th April, 1841.

And the House having proceeded to take the said Message into consideration;

It was thereupon Resolved, That it is inexpedient to accept the offer of the proprietors of the Steamboat Pocahontas, alluded to in the foregoing Message.

A Message from the Legislative Council, by Mr. Desbrisay:

Mr. Speaker;

The Legislative Council do agree to a further Conference, as is desired by the House of Assembly, on the subject matter of the last Conference; and have appointed the same Committee who managed the last Conference, a Committee to manage this further Conference—to meet in the Committee Room instanter.

And then he withdrew.

And the names of the Managers being called over, they went to the Conference.

And being returned—

Mr. *Rae* reported, that the Managers had been at the Conference; and he stated the substance of the Conference to the House.

Mr. *Palmer* moved, that the following Address to His Excellency the Lieutenant Governor do now pass:—

To His Excellency Sir C. A. FITZ ROY, K. H., Lieutenant Governor and Commander-in-Chief in and over Her Majesty's Island Prince Edward, and its Dependencies, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

May it please your Excellency;

The House of Assembly having granted a sum of money for the erection of a Wharf at the Hillsborough River Ferry, opposite Charlottetown, and deeming that the Contractor for the work will find it necessary to have free access to the proposed site of the Wharf through the adjacent lands, humbly request, that your Excellency will be pleased to cause to be carried into effect the Act of the 10th Geo. 4th, cap. 10, for the compensation of persons through whose cultivated lands Roads may be ordered to be made; and at its next Session the House of Assembly will provide such amount, if any, as shall have been paid from the Treasury, or be payable, to the persons entitled to receive the same.

The House divided on the question:

YEAS:

Mr. <i>Palmer</i> ,	Mr. <i>Dalziel</i> ,
Hon. <i>J. S. Macdonald</i> ,	Mr. <i>W. Dingwell</i> ,
Mr. <i>Macintosh</i> ,	Mr. <i>Le Lachew</i> ,
Mr. <i>Hudson</i> ,	Mr. <i>Forbes</i> ,
Mr. <i>Gorman</i> ,	Mr. <i>Macfarlane</i> .
Mr. <i>Beck</i> ,	

NAYS :

Mr. Clark,	Mr. D. Macdonald,
Mr. Rae,	Mr. Macneill,
Mr. Fraser,	Mr. Montgomery.

So it was carried in the affirmative.

Ordered, That the said Address be engrossed.

Ordered, That Mr. Palmer, Mr. Le Lacheur and Mr. Dalziel be a Committee to wait upon His Excellency with the said Address.

Mr. Rae, from the Committee appointed to search the Journals of the Legislative Council, as to the proceedings had on the proposed Joint Address to Her Majesty, on the subject of the Land Settlement question, reported, that they had found the following entry :—

LEGISLATIVE COUNCIL CHAMBER,

Tuesday, 13th April, 1841.

Present:

The Hon. Mr. Brecken,	The Hon. Mr. Livett,
Mr. Worrell,	Mr. Dalrymple,
Mr. Macdonald,	Mr. Solicitor General,
Mr. Macintosh,	Mr. Young.

The time appointed for holding the further Conference with the House of Assembly, on the general State of the Colony, having arrived, the names of the Managers being called over, they went to the Conference, and being returned, they reported, that they had attended at the said Conference, with the Committee of the House of Assembly, and that that Committee had informed them that the House of Assembly had not exactly agreed to the Address, as sent down to them by this House, on the subject of the proposed purchase of the lands of this Colony, and had handed to them a written paper, as their reasons on the subject; which paper, being again read by the Clerk,

Resolved, That the same does not contain any reasons whatever, for assenting to, or dissenting from the said Address, as sent down by this House to the House of Assembly, but, on the contrary, appears to be another Address to Her Majesty, differing very materially from that agreed to by this House, and so sent down to the House of Assembly, for their concurrence.

Resolved, That by the course adopted by the House of Assembly in this matter, this House is precluded from taking into consideration the said paper handed in by their Committee, to the Committee of this House, the same having been handed in as containing reasons of the House of Assembly for not "exactly agreeing" to the Address proposed by this House, whereas the same appears to be another Address to Her Majesty, differing materially from the one sent down to the House of Assembly for their concurrence, and, which, to enable

this House to consider in a proper and parliamentary mode, should have been delivered in at the said Conference as amendments proposed by the House of Assembly, to the Address sent down to them by this House, for their concurrence.

On motion, *Ordered*, that a free Conference be desired with the House of Assembly, on the general state of the Colony.

Ordered, That the same Committee who managed the last Conference thereon, be a Committee to manage this free Conference, to meet in the Committee Room instanter.

Ordered, That the Committee on the part of this House, be instructed to state to the Committee of the House of Assembly, that the Council desire to know, whether the House of Assembly have agreed to join in the Address to Her Majesty, sent down by the Council, on the subject of the purchase of the Lands of this Island, by the Imperial Government.

A Message from the House of Assembly, by Mr. Rae.
Mr. President;

The House of Assembly do agree to a free Conference, as is desired by the Legislative Council, on the subject matter of the last Conference, and have appointed the same Committee who managed the last Conference, a Committee to manage this free Conference.

And the names of the Managers being called over, they went to the Conference—and being returned, they reported, that they had complied with the instructions given them by this House.

A Message from the House of Assembly, by Mr. Rae.
Mr. President;

The House of Assembly desire a further free Conference with the Legislative Council, on the subject matter of the last Conference, and have appointed the same Committee who managed the last Conference, a Committee to manage this further free Conference.

On motion, *Ordered*, that a further free Conference be agreed to, as is desired by the House of Assembly.

Ordered, That the same Committee who managed the last Conference be a Committee to manage this further free Conference.

- *Ordered*, That a Message be sent down to the House of Assembly, acquainting them therewith.

And the names of the Managers being called over, they went to the Conference—and being returned, reported, that they had met the Committee of the House of Assembly, who handed to them a certain paper, writing, which was read.

Resolved, That no amendments to the Address sent down by this House to the House of Assembly for their concurrence, have been conveyed to this House in Conference, as mentioned in the foregoing statement, handed to the Committee of this House, by the Commit-

tee of the House of Assembly; on the contrary, what is called by the House of Assembly amendments to the said Address, is a new and distinct Address, and in many respects entirely different from the Address sent down to them by this House; and that it is, and always hath been, the usual parliamentary course of proceeding in this Colony, founded on the practice of the Imperial Parliament, where amendments are made by either House to any measure sent to them by the other House for their concurrence, to treat the same by stating them to be amendments proposed to the measure, whatever the same may be, and by desiring to strike out certain lines or words, and to insert other words instead thereof, or otherwise, as the case may seem to require, and to desire the concurrence of the other House to such proposed amendments.

Resolved, That this House do now resolve itself into a Committee of the whole House, to inquire into and take into consideration the State of the Colony.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Gorman took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Gorman reported, that the Committee had come to Five Resolutions; which Resolutions being again read at the Clerk's Table, were agreed to by the House, and are as follow:

1. *RESOLVED*, That if the Legislative Council, in their representations of the Members composing the majority of the present House of Assembly, had stated that many of said majority were cultivators, under lease, of land which they had cleared from the wilderness—that only six or eight of them lived on freehold farms—that many of them were not possessed of more than a very moderate amount of property—that none of them were ashamed to labour to raise the bread they ate—that many of them were pledged by the country to pursue that line which they have followed—that the urgent entreaties of their neighbours prevailed on some to accept an office honorable to them, but exposing them, if they voted according to their conscience and pledge, to the bad offices of men in power—the House of Assembly must have confessed that all these were facts.

2. *RESOLVED*, That as the Legislative Council have repeatedly rejected the Bill for the settlement of the Inhabitants—the Bill for opening Roads—the Bill for relieving Tenants from bearing the entire burden of the Land Assessment—the Bill for the relief of the Loyalists and Disbanded Soldiers—and have, by their amendments to the Fishery Reserve Bill, for this and the two previous Sessions, gone contrary to the evident meaning of Lord Glenelg's Despatches—therefore, in regard to a joint Address to the Throne, the House of Assembly are obliged to conclude, that there is

great doubt whether said Council will agree to any Address making any close approach to a real redress of grievances; and as the Imperial Government seem to think that every Colony exaggerates its own grievances, the Address thus frittered down by the Council, and modified in meaning by the Home Government, would end in something akin to nothing: *Therefore, Resolved*, That the House of Assembly must leave to the Council to state its own views to the Imperial Government, with this understanding, that if, any time before the close of the Session, the Legislative Council shall agree to the amended Address transmitted to them by the House of Assembly, the House of Assembly, laying aside a separate procedure, will heartily concur with the Legislative Council in said Address.

3. *RESOLVED*, That the Legislative Council having requested a Free Conference with the House of Assembly, and the House having agreed to the same, the managers of said Conference, on the part of this House, on their return, handed in, as the subject of said Conference, an Address to the Crown, drawn by the Legislative Council, with blanks left at the proper places, to be filled in with the words "House of Assembly," in case the House should agree to said Address—that the House could not agree thereto, for the reasons stated in the Resolutions which they entered into thereon, but sent up such an Address as they could concur with, through the medium of the same Committee who managed the former Conference; who handed the said original Address, and the amended Address, to the managers on the part of the Council—that said amended Address was drawn up in regular form, headed "To the Queen's Most Excellent Majesty," and was evidently an Address, and not reasons for not concurring, and was not stated to be reasons for not concurring—that it would seem strange how the Legislative Council could ever have mistaken an Address to be concurred in, for reasons for not concurring—that thereafter, when such astonishing misapprehension was removed, the Legislative Council, through the same medium of Conference, endeavoured to impress on the House, that, in amending an Address, sent down as this had been, the House of Assembly had violated all rule and precedent, and was bound to accept or reject the document as sent down; and that when, by undeniable precedent, the House of Assembly proved their own procedure to be correct, the Legislative Council appear to have made some objections to form (which objections, however, the House of Assembly do not think well founded), and having desired no further Conference on the said subject: *Therefore, Resolved*, That the House of Assembly have, in the whole procedure, shewn every readiness to concur with the Legislative Council in any Address which would be so worded as not to sacrifice the rights of the Crown and the country, by acknowledging the claimants of Townships to have unchallengeable titles to the said Townships, in defiance of the most unquestionable evidence of the same being liable to forfeiture.

4. *RESOLVED*, That comparing the advertisement, of which the subjoined is a copy, with the reiterated refusals of the measure of Escheat to this Colony, the conclusion must be, that there is in this Island, or in Great Britain, or in both, an influence which prevents this Colony from being allowed the same beneficial laws as the neighbouring Colonies.

A PROCLAMATION.

By His Excellency the Right Honorable Lucius Bentinck, Viscount Falkland, Knight Grand Cross of the Guelphic Order, and Member of Her Majesty's Most Honorable Falkland. Privy Council, Lieutenant Governor and Commander in Chief in and over Her Majesty's Province of Nova Scotia, and its Dependencies, &c. &c. &c.

Whereas the Proprietors of extensive tracts of valuable land in various parts of the Province have neglected to fulfil the conditions attached to the Grants thereof, and the settlement of the country having been, by such neglect, greatly retarded, the House of Assembly have requested that measures may be adopted "to re-invest the Crown with all Wilderness Lands owned by absentees who have not complied with the terms of the Letters Patent, under which the said Lands are held."

I do, therefore, by and with the advice of Her Majesty's Executive Council, issue this my Proclamation, for the purpose of making it publicly known, that I have directed the Commissioners of Crown Lands to furnish me with a report of all tracts of land heretofore granted and now liable to forfeiture, whether belonging to residents or absentees, and that I shall cause the necessary legal proceedings to be instituted, at the expiration of eighteen months from the date hereof, for escheating all such tracts of land as shall not be, at that period, improved to the extent required by the terms on which the Crown parted with its right thereto, in order that the same may be regranted to persons who will become *bona fide* settlers.

Given under my Hand and Seal at Arms, at Halifax, this 15th day of April, in the year of our Lord One thousand eight hundred and forty-one, and in the Fourth year of Her Majesty's Reign.

By His Excellency's Command,
RUPERT D. GEORGE.

God save the Queen.

5. RESOLVED, That His Excellency the Lieutenant Governor be furnished with a copy of the various Resolutions passed by this House during the present Session on the general state of the Colony, and in support of the representations made by this House to Her Majesty's Government last Session, and on other matters connected therewith; also, with a copy of the proposed Joint Address of the

Council and Assembly, on the subject of the purchase of the Lands by the Imperial Government, as amended by this House, with an humble Address, requesting that he would be pleased to forward the same to Her Majesty's Government.

Resolved, That the following Address to His Excellency the Lieutenant Governor do now pass.

To His Excellency Sir C. A. FITZ ROY, K. H., Lieutenant Governor and Commander-in-Chief in and over Her Majesty's Island Prince Edward, and its Dependencies, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

May it please your Excellency;

We the Representatives of the people of Prince Edward Island have, in the course of the present Session, passed various Resolutions on the general state of the Colony, in support of the representations of the House of Assembly to Her Majesty's Government last Session, and have also agreed to join the Legislative Council in an Address to the Queen, on the subject of the purchase of the Lands of this Island, by the Imperial Government, as amended by the House of Assembly—copies of which are herewith submitted; and humbly request that your Excellency will be pleased to forward the same to Her Majesty's Government.

Ordered, That the said Address be engrossed.

Ordered, That Mr. D. Macdonald, Mr. Fraser, Mr. Macfarlane, Mr. Le Lacheur and Mr. Beck be a Committee to wait upon His Excellency with the said Address.

Then the House adjourned until to-morrow, at Ten o'clock.

WEDNESDAY, April 28, 1841.

ORDERED, That the evidence given by the Honorable George Wright, Surveyor General, at the Bar of this House, touching the operation of the Boundary Act, as far as relates to certain Townships in Prince County, be once published in the *Royal Gazette* and *Colonial Herald*, Newspapers, and that the same be printed as an Appendix to the Journals of this Session.

[See Appendix (U.)]

Ordered, That a Committee be appointed to search the Journals of the Legislative Council, to ascertain what proceedings have been had on the Bill intituled *An Act to suspend for a limited period, in regard to certain*

Townships, certain parts of an Act passed in the Fourth year of His late Majesty's Reign, for ascertaining and establishing the Boundary Lines of Counties and Townships, and parts of Townships, and for other purposes therein mentioned.

Ordered, That Mr. Rae and Mr. Gorman do compose the said Committee.

A motion being made, that the House do now adjourn;

The House divided on the question:

YEAS:

Mr. Clark,	Mr. Rae,
Mr. Macintosh,	Mr. Montgomery,
Mr. Gorman,	Mr. Fraser.
Mr. Macneill,	

NAYS :

Hon. J. S. Macdonald,	Mr. D. Macdonald,
Mr. Palmer,	Mr. W. Dingwell,
Mr. Dalziel,	Mr. Macfarlane,
Mr. Le Lacheur,	Mr. Hudson,
Mr. Beck,	Mr. Forbes.

So it passed in the negative.

Mr. Palmer moved, that the Resolution of yesterday, as to the inexpediency of accepting the offer made by the proprietors of the Steamboat Pocahontas, be rescinded.

The House divided on the question :

Yeas, 11.

Nays, 7.

So it was carried in the affirmative.

Ordered, That the Message of His Excellency the Lieutenant Governor, on the subject of the proposal made by the proprietors of the Steamboat Pocahontas, be now referred to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Beck took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Beck reported, that the Committee had come to a Resolution; which Resolution was again read at the Clerk's Table, and is as followeth :

RESOLVED, That it be recommended to the House, that an humble Address be presented to His Excellency the Lieutenant Governor, praying that he will be pleased to accept, for the service of the Government, the offer of any Steam Boat which His Excellency may consider of sufficient power and magnitude to run between this Island and Pictou, for the present year, so long as the navigation shall remain open; and to ply one week twice between Charlottetown and Pictou, and once every alternate week between the same places; and also once during such alternate week between Georgetown and Pictou, on such particular days, and under such particular regulations as to His Excellency shall seem requisite, for the due and regular conveyance of the Mails of this Island, and that out of the money appropriated this present Session for the conveyance of the Mails by steam, His Excellency be requested to pay

to any person contracting on the foregoing terms any sum not exceeding Four hundred Pounds; and that the House do pledge itself at its next Session to indemnify His Excellency therein.

The question of concurrence being put on the said Resolution;

Mr. Rae moved, in amendment, that after the word "Resolved," all be expunged, and the following inserted :

"That as this House, yesterday, on considering said offer by the owners of the Pocahontas, determined that it was inexpedient to accede to the same, the House having since received no additional information, have only to reiterate their determination taken yesterday; and particularly as the Agent for the Pocahontas expressly declines sending that vessel to Georgetown."

The House divided on the motion of amendment :

YEAS :

Mr. Rae,	Mr. Macnill,
Mr. Montgomery,	Mr. Macintosh,
Mr. Clark,	Mr. Gorman.
Mr. Fraser,	

NAYS :

Mr. D. Macdonald,	Mr. Hudson,
Mr. Dalziel,	Mr. Beck,
Mr. Palmer,	Mr. W. Dingwell,
Mr. Maclean,	Hon. J. S. Macdonald,
Mr. Forbes,	Mr. Le Lacheur.

So it passed in the negative.

The question being then put on the said Resolution;

The House again divided :

Yeas, 10.

Nays, 7.

So it was carried in the affirmative.

Ordered, That Mr. Palmer, Mr. Maclean and the Hon. J. S. Macdonald be a Committee to prepare the draught of an Address to His Excellency the Lieutenant Governor, pursuant to the above reported Resolution.

Then the House adjourned until to-morrow, at Ten o'clock.

THURSDAY, April 29, 1841.

MR. D. MACDONALD, from the Committee appointed to wait upon His Excellency the Lieutenant Governor, with the Address, requesting His Excellency to transmit certain documents to Her Majesty's Ministers, reported to the House, that their Address had been presented to His Excellency, and that he was pleased to say he would transmit the said Address, as desired by the House.

A Message from the Legislative Council, by Mr. Desbrisay :

Mr. Speaker;

The Legislative Council have passed the following Bills :

An Act relating to Schools, and for the encouragement of Education.

An Act for appropriating certain Moneys therein mentioned, for the service of the year of Our Lord One thousand eight hundred and forty-one.

And then he withdrew.

Mr. Rae moved, that the House do come to a Resolution, as followeth:—

Whereas no part of the Act, 4th Wm. 4th, cap. 15, nor of the amendments thereto, will bear out the Commissioners for settling Boundaries in giving to four out of five Townships (all contiguous), the full quantity of land, at the expense of one of these five, which would thereby be cut down to nearly one half the quantity named in the Grant thereof—the more especially when those five Townships are not only contiguous but parallel, and when the full boundaries of all are found on the North East shore; and when on the South West shore there appears a want of natural landmarks, and when the Surveyor General, as one of the Commissioners, has, on examination before the House, declared that they have no data for ascertaining these lines on the South West shore, unless by an extensive shore survey—*Therefore, Resolved*, that by no reason in equity, nor by any fair interpretation of the intent of the Act above referred to, nor of the powers it gives, can such lines be determined without a shore survey, and still less can the whole of a deficiency of land be made to fall on Lot Three, when such deficiency rests on mere hypothesis, and when a

Surveyor in constant practice in that part of the Island, declares that he does not believe there is any deficiency of land.

And the motion being seconded, and the question put thereon, it was carried in the affirmative.

Mr. Rae moved, that the House do come to the following Resolution:—

Resolved, That considering the state of the Records in the office of the Surveyor General, the errors in the Tabular References, the absence of enduring natural landmarks, the changes on many places of the coast, and various other circumstances, the House of Assembly considered that great injustice had been done, and would be done, in many parts of the Island, through carrying the Boundary Act into operation, and therefore passed a Bill this Session for continuing the suspending Clause passed last year, but which was rejected by the Legislative Council.

The House divided on the question :

YEAS :

Mr. Rae,	Mr. <i>rk</i> ,
Mr. Forbes,	Mr. Macdonald,
Mr. Macfarlane,	Mr. Le Lacheur,
Mr. Dalziel,	Mr. Beck,
Mr. Montgomery,	Mr. Gorman,
Mr. Fraser,	Mr. W. Dingwell.
Mr. Macneill,	

NAYS :

Mr. Palmer,	Mr. Hudson.
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So it was carried in the affirmative.

Mr. Rae moved, that the House do come to a Resolution, as followeth:—

Resolved, That taking such rejection into consideration, and being anxious to prevent, if possible, the most glaring injustice likely to be effected through the operation of said Boundary Act on Lot Three, the House of Assembly passed a second Bill, suspending the operation of said Boundary Act in regard to Townships 2, 3, 4, 5 and 6; and would appropriate what might be requisite for a shore Survey, were they satisfied that an Act taxing the five last Townships referred to, would be passed by the Legislative Council, and sanctioned by the Privy Council.

Mr. *Hudson* moved, by way of amendment, that after the word "Resolved," all be struck out, and the following substituted:—"That His Excellency be requested to suspend for the present year the operation of the Act for establishing and regulating the Boundary Lines of Counties and Townships."

And the question being put on the motion of amendment, it passed in the negative.

Mr. *Clark* moved, by way of amendment, that after the word "Survey," all be struck out.

The House divided on the question :

YEAS :

Mr. <i>Le Lacheur</i> ,	Mr. <i>Dalziel</i> ,
Mr. <i>W. Dingwell</i> ,	Mr. <i>Palmer</i> ,
Mr. <i>Forbes</i> ,	Hon. <i>J. S. Macdonald</i> ,
Mr. <i>Beck</i> ,	Mr. <i>Maclean</i> ,
Mr. <i>Macneill</i> ,	Mr. <i>Macfarlane</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Hudson</i> .

NAYS :

Mr. <i>Fraser</i> ,	Mr. <i>Macintosh</i> ,
Mr. <i>Rae</i> ,	Mr. <i>Gorman</i> .
Mr. <i>D. Macdonald</i> ,	

So it was carried in the affirmative.

Mr. *Rae* moved, in further amendment to the said Resolution, to strike out the word "might," and insert "on a Bill being passed next Session for taxing the Townships above referred to, might be necessary for defraying the expense of such Survey;" which, being seconded and put, was carried in the affirmative.

The question being then put on the said Resolution, as amended ;

The House divided :

YEAS :

Mr. <i>Rae</i> ,	Mr. <i>Macintosh</i> ,
Mr. <i>Macfarlane</i> ,	Mr. <i>Dalziel</i> ,
Mr. <i>Fraser</i> ,	Mr. <i>Hudson</i> ,
Mr. <i>Macneil</i> ,	Mr. <i>Clark</i> ,
Mr. <i>Forbes</i> ,	Mr. <i>Le Lacheur</i> ,
Mr. <i>D. Macdonald</i> ,	Mr. <i>Gorman</i> .
Mr. <i>Beck</i> ,	

NAYS :

Mr. <i>Palmer</i> ,	Mr. <i>Maclean</i> .
Hon. <i>J. S. Macdonald</i> ,	

So it was carried in the affirmative.

Mr. *Palmer*, from the Committee appointed to prepare an Address to His Excellency the Lieutenant Governor, praying that he will be pleased to accept of the services of any Steam-

boat of sufficient power to run between this Island and Pictou for the present year, under certain conditions, presented to the House the draught of an Address, as prepared by the Committee; and the said draught Address was again read at the Clerk's Table, and is as followeth :

To His Excellency Sir C. A. FITZ ROY, K. H., Lieutenant Governor and Commander-in-Chief in and over Her Majesty's Island Prince Edward, and its Dependencies, Chancellor, Vice Admiral and Ordinary of the same, &c. &c. &c.

May it please your Excellency ;

The House of Assembly having had under consideration your Excellency's Message of the 27th inst., with the accompanying communication made to your Excellency by the owners of the Steamboat Pocahontas ; and perceiving no prospects whatever of any other Boat being offered to the Colony for the conveyance of the Mails, have adopted the alternative of placing at your Excellency's disposal the very high sum which the owners of that Boat demand from this Colony alone for her services. The House of Assembly therefore humbly request that your Excellency will be pleased to accept the services of the said Boat for the present year, and to cause a Contract to be entered into with her owners, in conformity with the Resolution of the House of Assembly of yesterday's date, a copy of which is herewith submitted to your Excellency.

And a motion being made, that the Report of the Committee be agreed to ;

Mr. *Fraser* moved, in amendment, that at the end of the sentence the words "this day three months," be added ; which being seconded and put, passed in the negative.

The question being then put on the main motion, it was carried in the affirmative.

Ordered, That the said Address be engrossed.

Ordered, That the Committee who prepared the Address, be a Committee to wait upon His Excellency with the same ; who, returning, reported to the House that their Address had been presented to His Excellency, and that he was pleased to say he would comply with the desire of the House.

Then the House adjourned for one hour.

And being met—

Mr. *Rae* moved, that the House do come to a Resolution, as followeth :—

Resolved, That Twenty copies of the Journals of this House, for the Sessions of 1834, 1835, 1836, 1837, 1838, 1839 and 1840, be sent to the Right Honorable the Speaker of

the House of Commons; and that the Clerk be directed to cause the same to be transmitted, and to pay the freight thereof, with a letter, acknowledging the attention of the Imperial Government, in transmitting to this Legislature copies of their valuable Records; and stating, that as a respectful acknowledgment of such attention, and as the affairs of the Island were to be brought before the House of Commons, the documents above enumerated were transmitted by order of this House.

And the motion being seconded, and the question put thereon,

The House divided:

YEAS:

Mr. <i>W. Dingwell,</i>	Mr. <i>Gorman,</i>
Mr. <i>Fraser,</i>	Mr. <i>Forbes,</i>
Mr. <i>Macintosh,</i>	Mr. <i>Macfarlane,</i>
Mr. <i>Rae,</i>	Mr. <i>Le Lacheur,</i>
Mr. <i>D. Macdonald,</i>	Mr. <i>Beck,</i>
Mr. <i>Clark,</i>	Mr. <i>Dalziel.</i>
Mr. <i>Macneill,</i>	

NAYS:

Hon. <i>J. S. Macdonald,</i>	Mr. <i>Palmer.</i>
Mr. <i>Longworth,</i>	

So it was carried in the affirmative.

Mr. *Clark* reported, from the Committee appointed to examine and report on the Officers' and other Contingent Accounts, for the present Session, and he read the Report in his place, and delivered it in at the Clerk's Table, where it was again read.

Ordered, That the said Report be now committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. *Hudson* took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *Hudson* reported, that the Committee had gone into the consideration of the Report of the Special Committee referred to them, had amended and then adopted the same—and the Report, as amended, was again read at the Clerk's Table, and is as followeth:—

The Special Committee appointed to examine and report on the Officers' Accounts and contingent expenses of the present Session, report, that they have examined the same, and recommend that they be allowed as follows:

WILLIAM CULLEN, for his services as Clerk of the House, including the indexing of the Journals for this Session, &c.	£180	0	0
SOLOMON DESBRISAY, Sergeant at Arms, his Disbursements Bill,	144	4	6½
Do. his own Bill as Sergeant,	36	9	0
W. H. LOBBAN, Messenger,	31	17	6
WILLIAM BIRCH, Doorkeeper,	29	14	8

J. B. COOPER & Co. for printing for the House of Assembly, subject to any deduction or addition which may be made by the two Members of Assembly who shall examine the same, and shall certify that the amount so warranted is in conformity with the Contract made by said Printers,

254 3 7

N. B.—Of this, £40 is an estimate for Pamphlets, the exact charge for which cannot at present be ascertained, but which are not to exceed the rate at which the Journals are charged.

As to the above amount, your Committee recommend, that one half of the above £254 should be immediately advanced to the Printers—the remainder on the Certificate of any two Members of this House that the whole Journals, &c. are completed.

£676 8 9½

Ordered, That the Report be agreed to.

Mr. *D. Macdonald* moved, that the House do come to a Resolution, as followeth:—

Resolved, That the offer of Mr. Cunard, to furnish a Steamboat for the conveyance of the Mails between Pictou and Charlottetown, to ply twice a month while the navigation remains open, for the sum of £1800 Sterling, as communicated by Message from the Lieutenant Governor to this House, on the 1st February last, is a most unreasonable and extravagant demand; being more than six times the amount usually paid by this Government for such services, and which precludes this House from accepting said proposal.

And the motion being seconded, and the question put thereon, it was agreed to by the House.

A Message from His Excellency the Lieutenant Governor, by George Wright, Esq. Usher of the Black Rod.

Mr. Speaker;

His Excellency the Lieutenant Governor commands the immediate attendance of this Honorable House in the Council Chamber.

Accordingly, Mr. Speaker, with the House, went up to attend His Excellency, when His Excellency was pleased, in Her Majesty's name, to assent to the several Bills following, viz :

An Act to amend an Act of the Seventh year of the Reign of His late Majesty King William the Fourth, intituled 'An Act to repeal certain parts of an Act intituled 'An Act for the limitation of Actions, and for avoiding Law Suits, so far as the same relate to actions concerning Real Estate,' and to make other provisions in lieu thereof.

An Act to authorize the appointment of Coroners in Prince and King's Counties.

An Act to further continue and to amend the Act for regulating the measurement of Ton Timber, Boards, and all other kinds of Lumber, and also declaring what shall be deemed Merchantable, and for appointing Officers to survey the same.

An Act to prohibit the interment of Human Bodies within the limits of the Town of Georgetown, and to establish Burial Grounds in the Common thereof.

An Act for the appointment of Fish Inspectors, and to continue and extend the provisions of the Act now in force, regulating the size of Fish Barrels and Tierces, and the weight of Fish made up therein.

An Act to amend the Act relating to Weights and Measures.

An Act to continue an Act for the more effectual punishment of Offenders, by enabling the Supreme Court to add hard labour to the sentence of imprisonment.

An Act to enable the Government to ascertain the Population of this Colony, and to obtain other statistical information therein mentioned.

An Act to continue for a limited period an Act passed in the Seventh year of the Reign of His late Majesty King William the Fourth, intituled 'An Act for more effectually preventing the spreading of Infectious Distempers within this Island.'

After which, Mr. Speaker spake as follows :

May it please your Excellency ;

I have to present, on behalf of Her Majesty's faithful Commons, the several Bills of aid granted this Session to Her Majesty, and to request your Excellency's assent to the same. The Bill for the Encouragement of Education will bring Education within the reach of all classes of Her Majesty's subjects in this Island. The Revenue Bill, we trust, will meet the expenditure ; and the Bill of Appropriation has been framed with the greatest care, to meet the exigencies of the Colony ; and provision is also made for paupers and insane persons.

An Act relating to Schools, and for the encouragement of Education.

An Act further to continue for one year the Act for granting a Bounty on Vessels engaged in the Fisheries of this Island.

An Act further to continue for One Year, and further amend an Act passed in the Seventh Year of His late Majesty's Reign, for raising a Revenue in this Island.

An Act for appropriating certain Moneys therein mentioned, for the service of the Year of our Lord One thousand eight hundred and forty-one.

To each of which His Excellency was pleased, in the Queen's name, to signify his assent.

And then His Excellency was pleased to make the following Speech to both Houses :

Mr. President, and Honorable Gentlemen of the Legislative Council ;

Mr. Speaker, and Gentlemen of the House of Assembly ;

I am at length enabled to release you from your Legislative duties, after this unusually long and protracted Session. I trust that the few measures which have been matured may prove advantageous to the interests of the Island.

Mr. Speaker, and Gentlemen of the House of Assembly ;

I thank you for the Supplies granted to Her Majesty, which shall be strictly applied to the various services for which they have been voted ; at the same time, I must express my deep regret, that the benevolent intentions of our Most Gracious Sovereign, in offering such liberal means for erecting "an Asylum for insane persons, and other objects of charity," have been frustrated by your refusal to comply with the terms of the Despatch from Her Majesty's Secretary of State for the Colonies on that subject.

Mr. President, and Honorable Gentlemen of the Legislative Council ;

Mr. Speaker, and Gentlemen of the House of Assembly ;

Upon your return to your several Districts, I trust that you will impress upon the minds of those with whom you may have influence, that obedience to the laws, and the preservation of the public peace and good order, are the first duties which every loyal subject owes to the Crown, and to the community in which he lives.

After which, the Honorable the President of the Legislative Council said—

Gentlemen,

It is the will and pleasure of His Excellency the Lieutenant Governor, that this General Assembly be prorogued until Wednesday the Seventh day of July ; and this General Assembly is accordingly prorogued until Wednesday the Seventh day of July next.

End of the Fourth Session.

APPENDIX

TO THE

JOURNAL

OF THE

HOUSE OF ASSEMBLY

OF

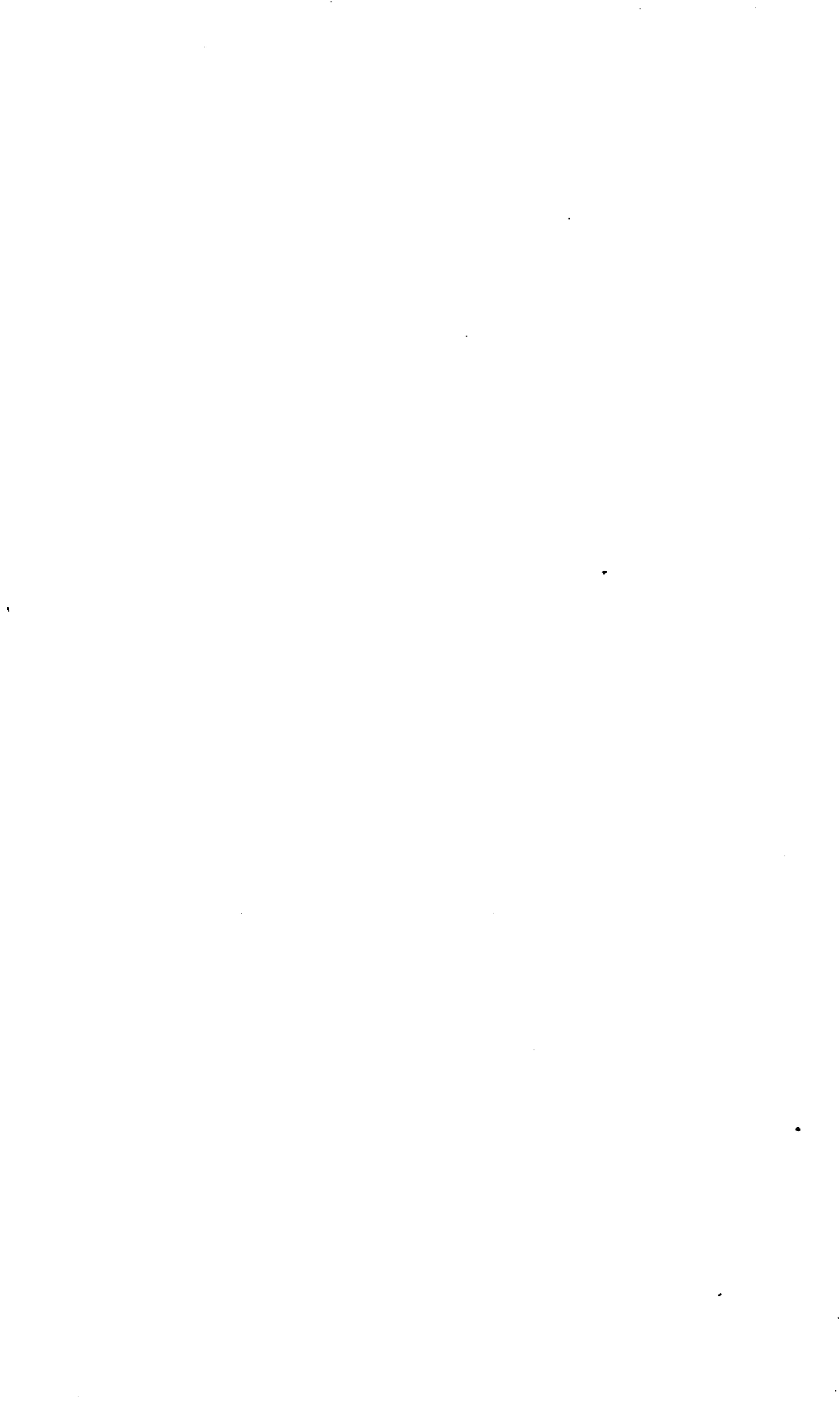
PRINCE EDWARD ISLAND,

FOR THE SESSION COMMENCING THE TWENTY-SIXTH DAY OF JANUARY,

AND ENDING THE TWENTY-NINTH DAY OF APRIL,

IN THE YEAR OF OUR LORD

1841.



APPENDIX

(A.)

(SEE PAGE 10.)

Message:

C. A. FITZ ROY, Lieutenant Governor.

The Lieutenant Governor lays before the House of Assembly copies of the following Despatches and Documents, viz :

- No. 1.—Despatch from Lord John Russell, No. 22, dated 13th June, 1840, in answer to the Joint Address of the Legislative Council and House of Assembly, congratulating Her Majesty on her Marriage with His Royal Highness Prince Albert, of Saxe Cobourg and Gotha.
 - No. 2.—Despatch from Lord John Russell, No. 23, dated 16th June, 1840, in answer to the Address of the Legislative Council, respecting the Acts for regulating the Jails of the Island.
 - No. 3.—Order of Her Majesty in Council, dated 15th June, 1840, confirming an Act passed by the Legislature of the Island, in the Session of 1838, for regulating the several Jails in the Island, and establishing Prison Discipline therein; and an Act passed in the Session of 1839, to amend an Act for regulating the several Jails in this Island, and for establishing Prison Discipline therein.
 - No. 4.—Order of Her Majesty in Council, dated 11th September, 1840, confirming Seventeen Acts passed by the Legislature of this Island in the Session of 1840.
 - No. 5.—Order of Her Majesty in Council, dated 3d October, 1840, confirming an Act passed by the Legislature of this Island, in the Session of 1840, to amend the Act enabling Married Women to convey Real Estate during their Coverture.
 - No. 6.—Despatch from Lord John Russell, No. 33, dated 13th October, 1840, pointing out various objections to the following Acts, passed by the Legislature of this Island, in the Session of 1840, viz :
 - “ An Act to amend an Act now in force, for regulating Apprentices.”
 - “ An Act to authorize the appointment of Coroners in King’s and Prince Counties,” and
 - “ An Act to authorize the erection of a Building near Charlottetown, as an Asylum for Insane Persons and other objects of charity.”
- Government House, January 30, 1841.

No. 1.

(Copy.—No. 22.)

Downing Street, 13th June, 1840.

Sir;

I HAVE received your Despatch, No. 10, of the 5th ultimo, transmitting an Address to the Queen from the Council and Assembly of Prince Edward Island, in congratulation of Her Majesty’s Marriage with his Royal Highness Prince Albert, of Saxe Cobourg and Gotha.

I have to inform you, that I have duly laid that Address at the foot of the Throne.

Her Majesty commanded me, on that occasion, to instruct you to convey to the Legislative Council and Assembly of Prince Edward Island, the expression of her warm acknowledgments for an Address conveying

in such dutiful and affectionate terms the interest felt by the inhabitants of the Colony in her union in Marriage with Prince Albert of Saxe Cobourg and Gotha. Her Majesty views with satisfaction the gratification derived by the inhabitants of Prince Edward Island from this union, and it will always be a source of unfeigned happiness to her to promote, by all the means in her power, the welfare of that Colony.

Her Majesty has noticed with great satisfaction the sentiments exhibited by the Legislative Council and Assembly in their Address to yourself.

I have the honor to be, Sir,

your most obedient humble servant,

(Signed) J. RUSSELL.

Sir Charles Fitz Roy, &c. &c. &c.

No. 2.

(Copy.—No. 23.)

Downing Street, 16th June, 1840.

Sir ;

I have the honour to acknowledge the receipt of your Despatch, No. 8, of the 6th of April last, transmitting copy of an Address presented to you by the Legislative Council of Prince Edward Island, accompanied by a Report of the Committee of that House, respecting the Acts, No. 495, and 517, for regulating the Jails of the Island ; and praying that these Acts may receive the confirmation of Her Majesty in Council.

I have carefully examined these documents, and am willing to defer to the opinion of the local Legislature on this subject, and not to insist on the amendments proposed by the Inspector of Prisons, as communicated in my Despatch of the 25th November last. I would, however, recommend to the attention of the Council the propriety of confining all Female prisoners in Charlottetown Prison, where there is a Matron ; and further, that some provision should be made for regular religious instruction to all the prisoners.

I enclose an Order passed by Her Majesty in Council on the 15th instant, leaving the two Acts in question to their operation.

I have the honor to be, Sir,
your most obedient servant,
(Signed) J. RUSSELL.

Lieut. Governor Fitz Roy, &c. &c. &c.

No. 3.

AT THE COURT AT BUCKINGHAM PALACE,
the 15th June, 1840.

PRESENT :

The Queen's Most Excellent Majesty ;

<i>Archbishop of Canterbury,</i>	<i>Viscount Melbourne,</i>
<i>Lord President,</i>	<i>Viscount Duncannon,</i>
<i>Lord Privy Seal,</i>	<i>Viscount Morpeth,</i>
<i>Marquis of Normanby,</i>	<i>Lord Holland,</i>
<i>Lord Chamberlain,</i>	<i>Sir John Hobhouse, Bart.</i>
<i>Earl of Minto,</i>	<i>Mr. Chancellor of Exchequer,</i>
<i>Lord John Russell,</i>	<i>Mr. Macaulay.</i>
<i>Viscount Palmerston,</i>	

WHEREAS the Lieutenant Governor of Her Majesty's Island of Prince Edward, with the Council and Assembly of the said Island, did, in the month of April, 1838, and April, 1839, pass two Acts, which have been transmitted, entitled as follows, viz :

No. 495.—An Act for regulating the several Jails within this Island, and establishing Prison Discipline therein.

No. 517.—An Act to amend an Act for regulating the several Jails within this Island, and establishing Prison Discipline therein.

And whereas the said Acts have been referred to the Committee of the Lords of Her Majesty's most Honour-

able Privy Council, appointed for the consideration of all matters relating to Trade and Foreign Plantations, and the said Committee have reported as their opinion to Her Majesty, that the said Acts should be left to their operation : Her Majesty was thereupon this day pleased, by and with the advice of her Privy Council, to approve the said report ; whereof the Governor, Lieutenant Governor, or Commander in Chief for the time being, of Her Majesty's Island of Prince Edward, and all other persons whom it may concern, are to take notice, and govern themselves accordingly.

(Signed) W. L. BATHURST.

No. 4.

At the COURT AT WINDSOR, the 11th September, 1840.

PRESENT :

<i>The Queen's Most Excellent Majesty,</i>	
<i>His Royal Highness Prince Albert.</i>	
<i>Lord Chancellor,</i>	<i>Earl of Minto,</i>
<i>Lord Privy Seal,</i>	<i>Lord John Russell,</i>
<i>Lord Chamberlain,</i>	<i>Viscount Melbourne,</i>
<i>Earl of Albemarle,</i>	<i>Lord Holland.</i>

WHEREAS the Governor of Her Majesty's Island of Prince Edward, with the Council and Assembly of the said Island, did, in the month of April, 1840, pass seventeen Acts, which have been transmitted, entitled as follows, viz :—

No. 522.—An Act to amend an Act, intituled ' An Act to regulate the performance of Statute Labour on the Highways, and for other purposes therein mentioned.'

No. 523.—An Act to explain and amend an Act intituled ' An Act for the improvement of property at Georgetown, and to provide against accidents by fire.'

No. 525.—An Act to continue and amend an Act intituled ' An Act to impose a tax on Dogs, with certain exceptions, and relating to other matters connected with them.'

No. 526.—An Act to prohibit the exportation of Oysters from this Island, for a limited period.

No. 527.—An Act to repeal an Act for regulating the Herring and Alewives' Fisheries.

No. 528.—An Act to make further provision for the management of the Charlottetown Ferry.

No. 531.—An Act to prevent the running at large of Sheep and Goats in the Town of Charlottetown.

No. 533.—An Act to regulate the floating of Logs, Scantling, Deals, and other kinds of wood, down the Rivers and lesser Streams in this Island.

No. 534.—An Act to continue for a limited period an Act to prevent Hawkers and Pedlars travelling and selling in this Colony without License.

No. 535.—An Act to suspend, for a limited period, certain parts of an Act made and passed in the fourth year of his late Majesty's Reign, intituled ' An Act for ascertaining and establishing the Boundary Lines of Counties and Townships, and parts of Townships, and

for regulating the duty of Surveyors, and to repeal a certain Act therein mentioned.

No. 537.—An Act to prevent the bringing persons convicted of Felonies and Misdemeanors to this Island from the Island of Newfoundland or elsewhere in America.

No. 538.—An Act to continue for a limited period the several Acts providing for the summary trial of common Assaults and Batteries.

No. 539.—An Act to enable Commissioners under the Small Debt Act, and Justices of the Peace throughout this Island, to appoint Clerks.

No. 544.—An Act to explain a certain part of an Act intituled 'An Act for levying an Assessment on all Lands in this Island.'

No. 546.—An Act to continue the Act for regulating the manner of proceeding in controverted Elections.

No. 547.—An Act to amend an Act made and passed in the First year of Her present Majesty's reign, intituled 'An Act to alter and amend an Act passed in the Sixth year of the reign of His late Majesty, intituled 'An Act to consolidate and amend the Election Laws.'

No. 548.—An Act to establish the salary payable by this Island to the Colonial Secretary and Registrar, and Clerk of the Executive Council.

And whereas the said Acts have been referred to the Committee of the Lords of Her Majesty's most honorable Privy Council, appointed for the consideration of all matters relating to Trade and Foreign Plantations, and the said Committee have reported, as their opinion, to Her Majesty, that the said Acts should be left to their operation: Her Majesty was thereupon this day pleased, by and with the advice of Her Privy Council, to approve the said report; whereof the Governor, Lieutenant Governor, or Commander in Chief for the time being, of Her Majesty's Island of Prince Edward, and all other persons whom it may concern, are to take notice, and govern themselves accordingly.

(Signed) C. GREVILLE.

No. 5.

At the COURT at CLAREMONT, the 3d of October, 1840.

PRESENT:

The Queen's Most Excellent Majesty,

His Royal Highness Prince Albert,

Lord Chancellor,

Lord John Russell,

Lord President,

Viscount Palmerston,

Marquis of Normanby,

Viscount Melbourne,

Lord Steward,

Viscount Morpeth.

Lord Chamberlain,

WHEREAS the Governor of Her Majesty's Island of Prince Edward, with the Council and Assembly of the said Island, did, in the month of April, 1840, pass an Act, which has been transmitted, entitled as follows, viz:

No. 545.—An Act to amend the Act enabling married Women to convey Real Estate during their coverture.

And whereas the said Act has been referred to the Committee of the Lords of Her Majesty's most honorable Privy Council, appointed for the consideration of all matters relating to Trade and Foreign Plantations, and the said Committee have reported as their opinion to Her Majesty, that the said Act should be left to its operation; Her Majesty was thereupon this day pleased, by and with the advice of her Privy Council, to approve the said report—whereof the Governor, Lieutenant Governor, or Commander in Chief for the time being, of Her Majesty's Island of Prince Edward, and all other persons whom it may concern, are to take notice, and govern themselves accordingly.

(Signed) C. GREVILLE.

No. 6.

(Copy.—No. 33.)

DOWNING STREET,
13th October, 1840.

Sir;

Your Despatch of the 10th June last, No. 20, with the series of Acts passed by the Legislature of Prince Edward Island, have been received at this Department, and have engaged the attention of Her Majesty's Government. I proceed to convey to you the result of their deliberations on this subject.

The Act numbered in the records of this office 530, intituled "An Act to amend the Act now in force regulating Apprentices," although obviously designed to remedy a real grievance, might, I fear, in its present state, give occasion to abuses still more serious. It is very fit that the children of destitute paupers should be taught some business by which they can become useful members of society; and with this view it is fit that such children should be placed out as Apprentices, with persons who are at once willing to undertake and proper to receive the charge of them. But in a country where there is a scanty population, and a great demand for manual labour, such apprenticeship, especially in the case of children who have passed the age of puberty, will often be regarded by the master as a valuable interest, and great care should be taken to prevent their being contracted without the consent either of the parent or of the child, except on an evident and well established necessity. Now, in this Act I find no such precaution; on the contrary, a youth of fourteen might be apprenticed till the age of twenty-one, by any two Justices, on proof by a single witness, or by the Certificate of eight house-holders, that the parents of the proposed apprentice have been in the habit of soliciting alms, or of receiving alms or allowances from any charitable association, and that they had not other means for their necessary and permanent support. This is in effect to declare, that every person who has been in the habit of receiving alms must submit to the penalty of having their children apprenticed till the age of twenty-one, because it may be generally affirmed of all such

persons that they have no means of permanent support.

Independently of the individual distress which the strict execution of such a Law might occasion, it might also tend to increase the amount of pauperism. A young man from his sixteenth. to his twenty-first year would usually contribute largely to the support of his parents, if permitted to labour on his own account.

Without his aid they might be compelled, however reluctantly, to prolong their demands on the funds of the charitable. Further, although the living on alms systematically may, in the case of able-bodied people, be generally regarded as conclusive indication of dislike to labour and of bad character; yet, even in the case of the able-bodied, such assistance may sometimes be indispensable, and in other cases it does not raise even the presumption of misconduct.

The habitual receipt of alms is not the proper criterion of culpable pauperism, nor is it desirable that the Law should impede the judicious exercise of alms-giving, whether public or private.

The receipt of alms in order to escape from the duty of honest industry is the practice against which such laws should be directed; and even when such abuse arises, the object of the law should be to stimulate the activity of the pauper and his family—a result which the proposed apprenticeships would rather discourage and prevent. This Act will therefore require the revision of the Legislature, and in the mean time Her Majesty's decision on it will be suspended.

The Act numbered in the records of this Office 540, intituled "An Act to authorize the appointment of Coroners in King's and Prince Counties," is suspended for the signification of Her Majesty's pleasure.

It appears objectionable on two grounds—first, because it deprives the existing Coroner of part of the lawful emoluments of his office, without any compensation; and, secondly, because the appointment of the new Coroner is given, not to the Queen, nor even to the Lieutenant Governor, but to that officer, with the advice and consent of the Executive Council.

Slight as may be the importance of these objections in the particular case, the precedents established by these enactments, and the principles involved in them, are of general application. This law must also therefore be remitted to the Legislature, for amendment.

The Act, No. 542, in the Records of this Office, and intituled: "An Act to authorize the erection of a Building near Charlottetown as an Asylum for insane Persons, and other objects of Charity, and to provide for the future maintenance of the same," places the Lunatic Asylum under the care of ten Trustees, all of whom, with the exception of the Chief Justice, must be Members of the Legislature; and six of whom must be Members of the House of Assembly, selected by that body. To these Trustees are committed various administrative powers. Her Majesty's Government cannot be parties to encroachments of this kind on the rules which should separate from each other the functions of the Executive Government, and those of the Legislative bodies. Society at large is without any real and effective security for the right discharge of administrative duties, especially when connected with a pecuniary trust, when such duties and trusts are assumed by the Members of the popular branch of the Legislature.

The Royal Assent will therefore not be given to this Act, unless the management of this Asylum be transferred by a supplementary Act from the Legislative bodies to the Executive Government of the Island.

I subjoin a list of the numbers and titles of the various other Acts transmitted with your Despatch of the 10th June, which have been left to their operation, by the accompanying Order of Her Majesty in Council.

Such of the Acts of the last Session as are neither noticed in the preceding remarks, nor comprised in the subjoined list, are under the consideration of other Departments of Her Majesty's Government; and until these reports shall have been made, Her Majesty's decision on them must be postponed.

I have the honor to be, Sir,

Your obedient humble servant,

(Signed)

J. RUSSELL.

APPENDIX

(B.)

(SEE PAGE 11.)

Message:

C. A. FITZ ROY, Lieutenant Governor.

The Lieutenant Governor lays before the House of Assembly copy of a Despatch from the Right Honorable Lord John Russell, Her Majesty's Principal Secretary of State for the Colonies, in reply to the Address of the House of Assembly to the Queen, with reference to the Bill to authorize the Crown to purchase the Lands, and to regulate the settlement of the Inhabitants of this Island, and to repeal certain Sections of an Act intituled "An Act for levying an Assessment on an Lands in this Island"—rejected by the Legislative Council in the last Session of the Assembly; and further praying for a reconstruction of the Council.

Government House, February 1, 1841.

(No. 30.)

Downing Street, 22d Sept. 1840.

Sir;

I HAVE to acknowledge the receipt of your Despatch, No. 13, of the 5th of May, in which you transmit an Address of the House of Assembly of Prince Edward Island, to the Queen, praying Her Majesty to recommend the adoption by the Colonial Legislature of a Bill for the disposal of the Lands, similar in principle to that which was rejected last Session by the Legislative Council. I have also received the Resolutions of the Assembly, complaining of the construction of the Legislative and Executive Councils, together with the counter Resolutions of the Legislative Council to that complaint.

Having laid before the Queen the Address of the House of Assembly, Her Majesty has commanded me to instruct you to acquaint the House, that she learns with regret that the question of the Lands in Prince Edward Island continues to disturb the peace of the Colony. Although this question originates in motives of private interest, shared equally by Landlords and Tenants, it assumes, in effect, the character of a public question, and as such must be treated. It is Her Majesty's earnest desire to remove every just cause of complaint in all parts of her Dominions. Her Majesty has been accordingly pleased to desire me to enter into communication with the resident Proprietors in this country, with a view to learn whether, by any further

proposition on their part, means may be found to determine a question which has for so long a period agitated the Colony.

After a careful examination of the several Resolutions which accompanied your Despatch, it is my duty to declare that I do not see that adequate reasons exist for the immediate reconstruction of the Councils. The material charge against these bodies is, that they have an interest inimical to the general interests of the inhabitants, in consequence of their alleged connection with the Proprietors of the Lands. It is stated, in answer to that charge, that of the ten persons composing the Legislative Council, two only are proprietors, whilst a third is agent for a proprietor, the remainder being wholly unconnected with the proprietors. In the Executive Council, you inform me that there is no proprietor at all in the Board, and only three Agents of proprietors, holding less than three Townships. The allegation of undue weight in the Council, in favour of the landed proprietors, thus appears to me not to be sustained. On that ground, therefore, I would not desire that any alteration should be made in either of the Councils.

I have, &c.

(Signed)

J. RUSSELL.

To His Excellency

Sir C. A. Fitz Roy, &c. &c.

APPENDIX

(C.)

(SEE PAGE 12.)

List of Documents contained in Appendix (C.)

- No. 1.—Despatch from Lord John Russell, in reply to the Address of the House of Assembly, praying that the Steam Vessels employed to carry the Mails between Pictou and Quebec might be allowed to touch at Charlottetown.
- No. 2.—Letter from the Secretary of the Lords Commissioners of the Treasury.
- No. 3.—Report from the Postmaster General, and copy of its enclosures, stating the objections to the course recommended.
- No. 4.—Letter from Mr. Trevelyan, Treasury Chambers, to James Stephens, Esq., on the same subject.
- No. 5.—Letter from the Secretary of the Admiralty, representing the inconvenience of the Steam Packet touching at Charlottetown.
- No. 6.—Letter from Mr. Cunard, Contractor for the conveyance of the Mails, to the Secretary of the Admiralty, stating that it is out of his power to comply with the recommendation.
- No. 7.—Letter from Mr. Stephens to C. Le Trevelyan, Esq.
- No. 8.—Letter from Secretary of the Treasury, in reply thereto.
- No. 9.—Letter from Mr. Cunard to the Secretary of the Admiralty, containing an Estimate for the conveyance of the Mails, in a Steamer, between Pictou and Prince Edward Island.

No. 1.

(Copy.—No. 29.)

Downing Street, 13th September, 1840.

Sir;

I HAVE received your Despatch, No. 16, of the 5th of May, forwarding an Address of the House of Assembly of Prince Edward Island, praying that the steam vessels employed in carrying the Mails between Pictou and Quebec, might be allowed to touch at Charlottetown.

I referred your Despatch for the consideration of the Lords Commissioners of the Treasury, who informed me that the Contractor for this service declined acceding to this proposal, but would be willing to provide a separate steamer for a moderate sum. Conceiving that the Assembly would be disposed to defray the expense out of the local revenue, I requested their Lordships to ascertain from Mr. Cunard the probable cost of that Vessel, and he has stated his readiness to provide one at the rate of £1800 per annum.

I enclose, herewith, copies of the correspondence which has passed between the Treasury and my depart-

ment on the subject, in order that you may be enabled to bring the question under the consideration of the Legislature at its next meeting.

I have the honor to be, Sir,

you most obedient servant,

(Signed) J. RUSSELL.

Sir Charles Fitz Roy, &c. &c. &c.

No. 2.

(Copy.)

Treasury Chambers,

12th September, 1840.

Sir;

In reply to your Letter of the 4th June last, enclosing a Despatch from the Lieutenant Governor of Prince Edward Island, recommending that the Mail Steamer between Pictou and Quebec may call at Charlottetown, in that Island, I have it in command from the Lords Commissioners of Her Majesty's Treasury to transmit, for the information of Lord John Russell, copy of a Report from the Postmaster General, and copy of its

enclosures, stating that there are strong objections to the course recommended.

I am, &c.
(Signed) J. CRAFER,
pro. Sec.

J. Stephen, Esq. &c. &c. &c.

No. 3.

(Copy.)

General Post Office,
17th September, 1840.

My Lords;

I have the honor to return the Despatch from the Lieutenant Governor of Prince Edward Island, to the Colonial Office, with copy of an Address from the House of Assembly, praying that the Mail Steamers may call at Charlottetown, in that Island, which was transmitted for my opinion, in Mr. Gordon's letter of the 11th of June last; and I beg to enclose copy of a report furnished by the Deputy Postmaster General of Canada, who was called upon for any observations he might have to make with respect to this application.

In this letter your Lordship will perceive there exists very strong objections to granting the boon which is desired, inasmuch as the proposed deviation from the proper course between Pictou and Quebec would cause, under any circumstances, a delay from 12 to 24 hours to the Canadian Mails; and, owing to there being no lights upon the coast, in the event of the packet's arriving after sun set, a still longer detention would take place, as it would not be practicable to enter the harbour until daylight the next morning.

Under these circumstances, I cannot recommend your Lordships to comply with the request contained in this despatch.

I have, &c.
(Signed) LICHFIELD.

The Lords of the Treasury.

General Post Office,
Quebec, 24th July, 1840.

Sir;

I have the honor to acknowledge your letter of the 24th June, transmitting copy of a letter from the Under Secretary of State for the Colonies to the Secretary of the Treasury, enclosing a Despatch from the Lieutenant Governor of P. E. Island, recommending that the Mail Steamers between Pictou and Quebec may call at Charlottetown, in that Island, in their voyages to and from Quebec, and desiring my report thereon, as soon as possible.

Immediately on the receipt of your letter I had a conversation on the subject to which it relates with Captain Douglas, who commands the Steam Packet *Unicorn*, now plying between Quebec and Nova Scotia, and who is perfectly acquainted with the navigation of the Gulph of St. Lawrence. Captain Douglas informs me that

the House of Assembly of P. E. Island labour under an error in supposing (as stated in their Address to the Lieutenant Governor) that the port of Charlottetown lies not more than from 15 to 20 miles off the direct route between Pictou and Quebec, but alleges that the actual deviation from the course up he should pursue, round the East end of P. E. Island, would lengthen his voyage considerably. Apart, however, from the reason just assigned, Capt. Douglas says, that a more formidable obstacle to visiting Charlottetown exists in the fact of there being no lights on the coast, and the consequent impossibility of his entering the harbour should he arrive at the Island after daylight. I cannot abstain from adding, that Capt. Douglas's arguments, more especially the last, appear to me to be very strong and convincing; considerable time, probably, on an average, from 12 to 18, or even 24 hours, would be consumed by him in visiting Charlottetown; and I really think, besides, that as Pictou is but about 60 miles from that place, the Island can very well avail itself of the post advantages connected with the Atlantic Steamers, by means of the ordinary Mail Boat which plies between Charlottetown and Pictou.

The Lieutenant Governor of P. E. Island, in his letter, states, that his Island is the only Government omitted in the provision made by Her Majesty's Government, of inter-steam-communication. His Excellency appears to be under the impression that the Province of New Brunswick is to be visited by the Packets; but this, so far as I am informed, is not the fact. Pictou is in Nova Scotia, and New Brunswick has no advantage in the new arrangement beyond P. E. Island. Newfoundland is another Government in British North America not visited by the Steam Packets.

I have, &c.
(Signed) T. A. STAYNER,
D. P. M. G.

Lieut. Col. Maberly.

No. 4.

(Copy.)

Treasury Chambers,
24th June, 1840.

Sir;

I am commanded by the Lords Commissioners of Her Majesty's Treasury to transmit to you, with reference to your letter of the 4th instant, in order that the same may be laid before Lord John Russell, copies of a letter from the Secretary to the Admiralty, dated 17th instant, and of one from Mr. Cunard, Contractor for the conveyance of the Mails between Pictou and Quebec, representing the inconvenience of the Steam Packet touching at Charlottetown, Prince Edward Island.

I am, &c.
(Signed) C. LE TREVELYAN.

James Stephens, Esq., &c. &c. &c.

No. 5.

Admiralty, 17th June, 1840.

Sir;

Having laid before my Lords Commissioners of the Admiralty your letter of the 12th instant, transmitting the copy of a letter from Mr. Stephens, with the copy of a despatch from the Lieutenant Governor of Prince Edward Island, recommending that the Mail Steamers between Pictou and Quebec may be allowed to touch at Charlottetown, I am commanded by their Lordships to transmit to you, for the information of the Lords Commissioners of Her Majesty's Treasury, the enclosed copy of a letter from Mr. Cunard, the Contractor for the conveyance of the Mails between Pictou and Quebec, stating that it is out of his power to comply with this recommendation, but that he could furnish a small Steamboat to convey the Mails between Pictou and Charlottetown twice a week for a small sum.

I am, &c.

(Signed) J. BARROW.

Robert Gordon, Esq.,

&c. &c. &c. Treasury.

No. 6.

(Copy.) 201, Picadilly, 16th June, 1840.

Sir;

I have the honor to acknowledge the receipt of your letter of the 15th instant, with the documents that accompanied it. I should be most anxious to comply with the wishes of His Excellency the Lieutenant Governor of Prince Edward Island, and regret that it is not in my power, in this instance, to do so. The Steamship between Pictou and Quebec will have ample occupation in conveying the Mails twice a month between these places.

It is true that Prince Edward Island is the only Government left out in the recent arrangements—Newfoundland being now provided for. But if a Steamboat were established, to run twice a week between Pictou and Charlottetown, to convey the English and Provincial Mails, it would suit the Post Office and serve the interest of the Island much better than having the Quebec Steamboat to call at Charlottetown; the Island Mail for Quebec could always be put on board at Pictou.

I could furnish a suitable Steamboat for this purpose for a small sum.

I have, &c.

(Signed) S. CUNARD.

Sir J. Barrow, Bart. &c. &c. &c.

No. 7.

Downing Street, 26th June, 1840.

(Copy.)

Sir;

I have laid before Lord John Russell your letter of the 24th instant, stating the objections to allowing the Steamboat which is to convey the Mails between Pictou and Quebec to touch at Prince Edward Island, and communicating the offer of Mr. Cunard to provide another Steamer at a small cost for the conveyance of the Mails to and from that Island. His Lordship directs me to request that you will move the Lords Commissioners of the Treasury to obtain from Mr. Cunard an estimate of the sum for which he would undertake this service, in order that a proposition may be made to the Legislature of the Island to appropriate a portion of the local revenue to this object.

I am, &c.

(Signed) JAS. STEPHENS.

C. Le Trevelyan, Esq. &c. &c. &c.

No. 8.

(Copy.) Treasury Chambers, 25th July, 1840.

Sir;

With reference to your letter of the 26th June last, I am commanded by the Lords Commissioners of Her Majesty's Treasury to transmit, herewith, copy of a letter from Mr. Cunard, containing an estimate for the conveyance, in a Steamer, of the Mails to and from Prince Edward Island, for the information of Lord John Russell.

I am, &c.

(Signed) R. GORDON.

James Stephens, Esq.

No. 9.

(Copy.) 201, Picadilly, 2d July, 1840.

Sir;

With reference to your letter of this date, I hereby offer to furnish a good and substantial Steamboat, of not less than 70 horses' power, to convey the Mails between Pictou and Prince Edward Island, twice in each month, during the season that the navigation is open in the River St. Lawrence, at the rate of Eighteen hundred Pounds per annum, to commence on the arrival of the first Steam Ship at Halifax from Liverpool; at which time I will have a Steamer in readiness to convey the Mail from Pictou to Charlottetown, and to continue during the period of my contract for the conveyance of the Mails to North America.

I have, &c.

(Signed) S. CUNARD.

Sir J. Barrow, Bart., &c. &c. &c.

APPENDIX

(D.)

(SEE PAGE 16.)

No. 36.

Downing Street,
18th November, 1840.

Sir;

CAREFUL search having been made for the ancient Map of Prince Edward Island, and for the Map or Plan of Georgetown, which you were desirous of obtaining for the information of the House of Assembly, I regret to state, that no trace can be found of those documents.

I enclose, however, a copy of a description of the Island, drawn up by Mr. Holland, in October, 1765, which I hope will prove useful to the Assembly.

I have the honor to be, Sir,

Your most obedient servant,

(Signed)

J. RUSSELL.

Lieut. Governor

Sir Charles A. Fitz Roy,

&c. &c. &c.

St. JOHN'S is divided into three Counties—King's County, on the East part, has four Parishes, viz: St. George's, St. Andrew's, St. Patrick's, and the East Parish; and sub-divided into twenty Townships, containing in all 406,000 acres. Queen's County, near the middle of the Island, has five Parishes, viz:—Charlotte, Hillsborough, Grenville, Bedford, and Saint John's, and is sub-divided into twenty Townships, and contains in all 458,420 acres. Prince County, in the North West part, is divided into five Parishes, viz:—St. David's, Richmond, Halifax, Egmont, and the North Parish, and sub-divided into twenty-three Townships, containing in all 467,000 acres.

SOIL AND PRODUCE.

The soil in general on the South, and South East side of the Island, a reddish clay, though in many places it is sandy, particularly upon the North coast; from the East Point to St. Peter's, is a greyish sand. The woods upon this coast, from the East Point as far Southward as Hillsborough River, and to Bedford Bay on the West, was entirely destroyed by fire, about twenty-six years since—it was so extremely violent, that all the fishing

vessels at St. Peter's and Morel, upon St. Peter's Bay and Morel, were burned. In many parts round the Island, is rough steep coast, from forty to sixty feet high—in some places a hundred—composed of stratas of a soft red stone, which, when exposed to the air for some time, becomes harder, and is not unfit for building. Wherever this sort of coast is, it diminishes considerably every year upon the breaking up of the frost, which moulders away a great part of it. It may probably be owing to this cause that the Sea betwixt the Island and the Continent is frequently of a red hue, and for that reason by many people called the Red Sea; on the North and South East side, it has received some addition by the banks of sand which the Sea has thrown up.

There are no high hills in this part of the Island, but merely a small ascent inland. The Rivers are properly Sea Creeks, the tides flowing up to the heads, where generally streams of fresh water empty themselves. In most parts of the Island the sarsaparella root is in great abundance, and very good. The mountain-shrub and maiden-hair are also pretty common, of whose leaves and berries the Acadians and Soldiers frequently make a kind of tea. The ground is in general covered with strawberries in their different seasons, which are very good; with proper care, it produces most kinds of grain, wheat, barley, oats, peas, beans, &c.; also, cabbage, cauliflowers and potatoes, very good, in great abundance; carrots, turnips, &c. In those places which have been settled, and are still tolerably cleared, is very good grass; but a great part of the lands formerly cleared are so much overgrown with brush and small wood, that it will be extremely difficult to form a true estimate of the cleared lands, or to make it fit for the plough again. It may be proper to observe here, that very few houses mentioned in the explanation of the Townships are good for any thing, and by no means tenantable, except one or two at St. Peter's, kept in repair by the officers, and one built by me at Observation Cove.

TIMBER.

Red and white oak, neither of which are in plenty or of large growth; beech and maple very good; black and

white birch, the former of which is a useful and handsome wood. The pine is extremely large and fine. In some places is found the curled maple, which takes an excellent polish. Spruce of many kinds is the universal produce of the whole Island; from one species of which is got the Balsam of Canada, which the Canadians hold in great repute. From the maple also, at the proper time of the year, is extracted a liquor which they boil into a sort of sugar, pretty good and medicinal.

WHAT PARTS OF THE ISLAND ARE BEST SITUATED FOR TRADE AND FISHERY, WITH THE REASONS.

Port Joy, Cardigan, and Richmond Bay, are without dispute the only places where ships of burthen can safely enter, and consequently most proper to erect the principal Towns and Settlements upon. In point of fishing, Richmond Bay has much the advantage of situation; the fish being in great plenty most part of the year, and close to the harbour. Ships outward bound from any of the above ports have their choice of two passages out of the Gulph of St. Lawrence, viz: the Gut of Canso, or round the North Cape of the Isle of Cape Breton, either of which they prefer, as the weather, season of the year, or port bound to, may make it most advisable. Such parts of the Island on the South West coast, or the places inland, not conveniently situated for fishing, may and undoubtedly will turn to a general good account, if proper encouragement be given to settlers, whose business is the cultivation of lands only—and upon the settling of the Island, I would humbly recommend that this particular branch of people should receive the utmost encouragement; the great length and severity of the winters making it extremely expensive and difficult to provide sustenance for their stock, as that season is of very little use to them; besides the very short time they have for ploughing, sowing, reaping, and making of hay, will take up their attention so closely while the good weather continues, that it must of course make the great point of clearing of the Island go on but slow.

REASONS FOR FIXING THE THREE PRINCIPAL TOWNS (AS PROPOSED), ON WHAT FOUNDED.

The capital, called Charlottetown, is proposed to be built upon a point of the harbour, betwixt York and Hillsborough Rivers, as being one of the best, and nearly a central part of the Island; has the advantage of an immediate and easy communication with the interior parts of the Island, by means of the three fine Rivers of Hillsborough, York, and Elliot. The ground designed for the Town and Fortifications is well situated upon a regular ascent from the water side; a fine rivulet will run through the Town; a Battery or two, some distance advanced, will entirely command the harbour; an enemy attempting to attack the Town cannot do it without great difficulties, viz: having passed the batteries at the entrance of the harbour, they must attempt a passage up Hillsborough or York Rivers, the channels of both of which are intricate, and the entrance of the respective channels will be so near the Town that it must also

be attended with the greatest hazard. Should they land any troops on either side of the Bay of Hillsborough, they must still have the river of the same name on the East, or Elliot and York Rivers on the West, to pass, before they could effect any thing of consequence. As this side of the Island cannot have any fishery, it may probably be thought expedient to indulge it with some particular privileges; and as all judicial and civil, as well as good part of the commercial business will be transacted here, it will make it at least equally flourishing with the County Towns.

GEORGETOWN.

Recommended to be built upon that point of land called Cardigan Point, there being a good harbour for ships of any burthen on each side of Cardigan River, on the North, or Montague River upon the South side; but the latter, though a much narrower channel upon coming in, is preferable, as the Bay for anchoring will be close by the Town. Immediately upon entering the river, and going round the Goose Neck, a long point of dry sand running half over the river, and forming one side of Albion Bay, the place for anchorage, upon the Goose Neck, may be erected a Pier with great ease, and at a small expense, where goods could be shipped and unshipped with great facility and convenience.

The place proposed for the town is so situated as to require very little difficulty in making it secure, as well as at the entrance into the two respective harbours. It ought not to be omitted mentioning the advantage it has of a communication inland by means of Cardigan, Brudenell and Montague Rivers, from the top of which last to the source of Orwell River is not quite ten miles; and Orwell River emptying itself into the great Bay of Hillsborough, makes a safe and short communication betwixt two of the County Towns, both winter and summer.

PRINCETOWN.

Besides the advantages mentioned of Richmond Bay, it is proposed to be built on a most convenient spot of ground, as well for its fisheries as fortifications, being situated on a peninsula, having Darnley Bay on the North East, which is a convenient harbour for small vessels, and where they may be laid up to winter; lying at the entrance to Richmond Bay, with all the convenient grounds for curing and drying of fish about it, and ships of burthen can anchor near in the Bay. For its fortifications, the neck of land can be strengthened with little expense, and some batteries and small works erected along the shore will entirely secure it.

BIRDS, BEASTS, AND FISHES.

Here are Bears, Otters, Martins, Foxes, red, black, and grey, Lynxes or Wild Cats, Minxes, Musk Rats, and some, though very few Carribou, a kind of a Deer. Hares extremely good, but in the winter are white. Of birds, may be accounted the Eagles of their several species, though not very common; Hawks, Partridges; a kind of a Thrush, called Robins, in great abundance,

who sing very agreeably; of birds of passage there are a great variety, as Doves, which come in July and August, Corbejaux, a kind of a Woodcock, which fly together in large flocks; Plover, Snipes, Curlews, Ountards, a large and fine sort of Wild Goose; the Brant Goose, a smaller sort, but of excellent flavour; Ducks of many kinds, Teel, Moyaques, Cacois, Marchaux, Cacoas, Carmes de Roche, Goelans, Esterlets, Margotts, Godes, Sea Pigeons, Perrigains, &c., many of which are peculiar to this climate; but in the winter there is scarce a bird to be seen except Partridges, and some few straggling wild fowl, who either wait to breed, or are else crippled, and are disabled from accompanying the rest upon their return. Fish—both Sea and River fish there is great abundance, and extremely good, viz: Cod, Turbot, Hollybut, Thombock, Sturgeon, Place, Flounders, Mackerel, and Gasperau, a kind of a Mackerel, but smaller, and often used as bait for Codfish. In the rivers and lakes, are also very fine Trout and Eels, Smelts; also, in Morel River are some Salmon; along the coast and in the rivers are Lobsters, Oysters and Muscles, extremely good and in great plenty, besides a shell fish they call Clams, and another named Razor Fish—in short, for beasts, birds, and fish, no place can wish to be more plentifully stored, though the chase of them is attended with difficulty and trouble, and requires much patience.

NATURE AND EFFECTS OF THE CLIMATE.

The time of setting in of the frosts in winter and their breaking up in the spring is very uncertain, sometimes being a difference of three or four weeks. In general it is observed, that about October there usually begins to be frosts morning and evening, which gradually increase in severity till about the middle of December, when it becomes extremely sharp; at this time a North-west wind, with small sleet, seldom fails. In a little time the rivers on the Island are frozen up, and even some distance from land, upon the Sea coast, the ice soon becomes safe to travel upon, and is at least from 22 or 24 to 30 inches thick. The snow upon the ground and in the woods is often a surprising depth, and no possibility of passing except upon snow shoes. The Acadians now have recourse to little cabins or huts in the woods, where they are screened from the violence of the weather, and at the same time have the convenience of wood for fuel so near them. Here they live upon the fish they have cured in the summer, and other game

which they frequently kill, as Hares, Partridges, Lynxes or Wild Cats, Otters, Martins, or Musk Rats, none of which they refuse to eat, as their necessities press them. In the spring the rivers seldom break up till April, and the snow is not entirely off the ground till the middle of May. It ought to be observed here, that as St. John's is fortunately not troubled with fogs as the neighbouring Islands of Cape Breton and Newfoundland, neither is it so settled and constant a climate as Canada; here is quick and frequent change of weather, as rain, snow, hail and hard frosts, which sometimes succeed each other in a very small space of time.

The respective divisions of the Island are as near as possible, agreeably to my instructions; the divisions of the Counties, Parishes, and Townships bounded by the Magnetic North and South, or East and West lines, being the most easy way of running the lines for the Surveyors that will be employed on this service, the natural situation of the Island having favoured this method. It is not possible to divide the Counties or Parishes into more equal parts, as the lines otherwise would have been too much confounded and confused; it has also been observed in dividing the Townships to give them a share of what natural advantages the Island afforded. The two inland lots that could not be brought to any Township are left undetermined. There are 520 acres preserved for the first Lot, having 1000 yards to the North, South and West from the centre of Fort Amherst, and to the East as far as the water side; but it must also be remarked that the first Lot takes up almost all the cleared lands of Port Joy.

There may be some small brooks in the centre of the Island not expressed in the plan.

The scale proposed to work with, I was obliged to alter to that of 4000 feet to a yard, as we found that sufficiently large and expressive; but should any part be required to be of a still larger scale, it shall be done whenever ordered. The project for laying out the County Towns will be sent by the first opportunity from Louisbourg.

Throughout the whole survey has been observed the greatest exactness; and all Rivers and Creeks are surveyed as far as a boat or canoe would go, or the chainmen penetrate, but sometimes we were obliged to stop, by inaccessible woods and swamps.

(Signed) SAMUEL HOLLAND.

Island St. John's, Observation Cove,
October 5th, 1765.

APPENDIX

(E.)

(SEE PAGE 22.)

Message:

C. A. FITZ ROY, Lieutenant Governor.

The Lieutenant Governor lays before the House of Assembly the copy of a Despatch from the Right Honorable Lord John Russell, Her Majesty's Principal Secretary of State for the Colonial Department, with reference to the Salary received by him as Her Majesty's Representative in this Colony.

The question which forms the subject of this Despatch is so peculiarly of a personal nature, that the Lieutenant Governor abstains from offering any observation, in submitting it to the consideration of the House.

Government House, February 8, 1841.

(No. 35.)

Downing Street, 16th November, 1840.

Sir;

MY attention has lately been called by the Governor General of British North America to the amount of the Salary which you receive as Lieutenant Governor of Prince Edward Island, and to the necessity of augmenting it, to enable you to defray the unavoidable expenses which your official station entails upon you.

On referring to the Records of this Department, I find that the salary of the Lieutenant Governor was, in the year 1825, raised from £800 to £1000 sterling per annum. At this amount it has remained to the present time—while the great increase which has since taken place in the population of the Island must have subjected the head of the local society to a scale of expenditure far exceeding his official income, and which is likely to be still further enhanced, by the facilities afforded by steam navigation to persons desirous of settling in the Colony, or passing to other parts of North America. Under these circumstances I agree with Lord Sydenham, that an addition ought to be made to your salary; and I think that a net income of £2000 sterling, without any fees or travelling allowance, would not be more than is required to maintain the dignity of your office as Representative of the Sovereign.

As the Imperial Parliament would not consent to bear any additional expense, on account of Prince

Edward Island, the necessary funds for this purpose can only be obtained from the Colonial Legislature. Considering that the revenue and commerce of the Island have greatly increased, and that it is now the only Colony in North America, with the exception of Bermuda, which does not pay for the expenses of its civil government—although Her Majesty's Government, so far back as 1825, considered that the funds of the Colony were capable of bearing those charges—I am of opinion that the Legislature may be fairly called on to contribute such a sum as, in addition to the parliamentary grant, may enable the Lieutenant Governor to maintain the dignity of his office, without trenching on his private resources.

I have accordingly to convey to you Her Majesty's gracious permission to propose to the Colonial Legislature, at its next meeting, that the sum of £1000 Sterling, per annum, should in future be paid from the funds of the Island, towards the support of the Lieutenant Governor.

You are at liberty to communicate a copy of this Despatch to the Council and Assembly.

I have the honor to be, Sir,

Your most obedient humble Servant,

(Signed) J. RUSSELL.

Lieutenant Governor,

Sir C. A. Fitz Roy, &c. &c. &c.

APPENDIX

(F.)

(SEE PAGE 28.)

RETURN of Cultivated and Uncultivated LANDS in the several Townships for which Assessment has been paid.

No. of Township.	No. of Acres Cultivated.	No. of Acres Uncultivated.	Proclaimed.	Short.	No. of Township.	No. of Acres Cultivated.	No. of Acres Uncultivated.	Proclaimed.	Short.
1	7130	15870			35	16986	3014		
2	3000	17000			36	14792	5208		
3	5724	14960			37	11751 $\frac{1}{2}$	5916	2332 $\frac{1}{2}$	
4	4440	15560			38	6911 $\frac{1}{2}$	11015	2073 $\frac{1}{2}$	
5	3500	16500			39	4082	15918		
6	2000	18000			40	5834	14171		
7	3650	16350			41	5572	14428		
8	3855	9600	6545		42	2845	17437		
9	1500	—	18500		43	5295	14705		
10	966	19934			44	6946	12953		101
11	3612	16388			45	12566	7434		
12	1413	18537			46	5683	14317		
13	6411	13589			47	13307	6693		
14	7263	12737			48	7879	15121		
15	11093	2500	1000		49	13290	9710		
16	2850	200	16950		50	13671	6329		
17	18021 $\frac{1}{2}$	1000	—	973 $\frac{1}{2}$	51	9533	10333		
18	12353	7725			52	5135	17465	7400	
19	17750	2250			53	6169	13331		
20	10074	9926			54	1230	750	18020	
21	4996	16004			55	10901	5342	1000	
22	9882	11118			56	6500	13500		
23	12274	8726			57	16803	3197		
24	18000	2000			58	9016	10984		
25	11979	6546	1475		59	7568	12474		
26	13278	7572			60	8347	11653		
27	8321	11679			61	2290	263	17447	
28	19136	725	—	139	62	8131	11819		
29	16906	3094			63	4150 $\frac{1}{2}$	15349 $\frac{1}{2}$		
30	4260	16740			64	8471	13529		
31	12516	8484			65	18469 $\frac{1}{2}$	2184	346 $\frac{1}{2}$	
32	10710	9290			66	1820	7820		
33	18657	1543			67	10258	17898		
34	20000	—	—						

APPENDIX (F.)

RETURN of LAND ASSESSMENT received in the Year 1840, under Act 7 Will. 4, Cap. 31.

CHARLOTTETOWN AND ROYALTY.					GEORGETOWN AND ROYALTY.					PRINCETOWN AND ROYALTY.					TOWNSHIPS.		
Town and Water Lots improved.	Town Lots unimproved.	Total.	Common and Pasture Lots improved.	Pasture Lots unimproved.	Total.	Town Lots improved.	Town Lots unimproved.	Total.	Pasture Lots improved.	Pasture Lots unimproved.	Total.	Town Lots improved.	Town Lots unimproved.	Total.	No. of Acres cultivated.	No. of Acres uncultivated.	Total.
500	—	500	530	50	1581	—	31	1581	81	20	107	—	102	491	559783	075057	1204841
<p style="text-align: center;">ISLANDS, &c.</p> <p>Saint George, 100</p> <p>Bird, 700</p> <p>Panmuro, 500</p> <p>Boughton, 100</p> <p>Grover, 75</p> <p>Banbury, 300</p> <p>Lennox, 1000</p> <p>Connolly, 180</p> <p>Peter's, 300</p> <p>Saint Peter's, 411</p> <p>Murray, 50</p> <p>Governor's, 317</p> <p>Reserved Lands near Georgetown, 448</p>																	
															3433	4183	£1085 2 3
															Net Amount received,		

Treasurer's Office, 20th January, 1841.

J. SPENCER SMITH, Treasurer.

APPENDIX

(G.)

(SEE PAGE 35.)

Report of the Visiter of the District Schools, for the year ending January 28th, 1841.

To the Members of the Board of Education.

GENTLEMEN;

THE importance of Education to Society, and its influence upon the destinies of man, are so well established and so universally admitted by persons of every station, party, and persuasion, while so much has been said and written upon the subject by men distinguished alike for genius, acquirements, and enthusiastic devotion to the cause, that it will be considered superfluous in me to occupy any portion of the limited space assigned me, in attempting to elucidate a subject already rendered sufficiently clear, or to discuss a question which no one controverts.

But Education being a matter universally admitted and received, as undoubted and uncontrovertable, is often, for that very reason, never examined, and consequently never understood, either as regards its necessity and importance, the mode and the means of acquiring it, and the necessary provision for its diffusion and support.

In further considering this subject, I shall dwell but briefly upon the first point, viz. its importance and necessity, and confine my observations principally (as lying more immediately within my province) to the consideration of the mode, the means of acquiring Education, and the necessary provision for its diffusion and support, as applicable to the exigencies of the Island.

Before proceeding, however, I would merely remark, that if education be of necessity and importance to the individual, what must it be to the community of which he is a member? for all experience has shewn, how great an enemy ignorance is to morality, and that education is the best guarantee for the loyalty, order and submission of a people to the Laws. It is sufficient only to contrast those countries of the old world in which education has been most cultivated, with the condition of those where the instruction of the mass of the people has been neglected, or to compare the Northern States of America with the Southern, or as still more striking, with the Southern Republics; and prejudiced

indeed must he be, or mentally blind, upon whose conviction the necessity of popular education to the welfare of every community is not indelibly impressed.

In directing your attention to the state of education in the Colony, the principal considerations and inquiries which present themselves, are—first, to what extent the provision for its diffusion and support has been proportionate to the wants of the population; and, secondly, how far the system and practice thereof have been hitherto rendered efficient.

That the supply has not been commensurate with the requirements of the country is evident, when we contrast the number of children receiving the elements of Education on the Island, with the number of those within the educational age, who do not attend any school. According to the accompanying return, the number of our public Common Schools at this moment receiving Legislative aid is in all eighty-one, teaching three thousand and sixty children. Add to this the Central Academy, St. Andrew's College, and the National School, numbering together 65 pupils more; and the number of public and private schools together, not taking the benefit of the Act, will be found, so far as I can ascertain, not to exceed 21; giving about 450 more, and making, altogether, an aggregate of 3575 of the youth of both sexes at this moment receiving the benefit of Education on the Island.

The number of children who do not attend any school may be easily ascertained, by looking at the population returns of the youth within the educational age. The juvenile educational age is from six to fourteen; so that every child between six and fourteen ought to be at school, to ensure universal juvenile education. The entire population of the Island at the last census taken in 1833, was found to be 32,298; of which 16,207 were under 16 years of age. Assuming the proportion between these last, and those within the educational age at about one-half, or eight thousand, and without taking into account the increase of population since 1833, we arrive at the conclusion that there are no fewer than 4425 children wholly neglected in their education; proving from

data which I think will be found correct, that we are not even a half educated people.

In every scheme for the encouragement of Education, two objects should be kept steadily in view; first, the improvement of the system and practice of instruction; secondly, the establishment of schools where they are wanted. But *whence* the requisite funds are to proceed for a scheme commensurate with the wants of the respective classes of the population, thinly scattered over an extent of country, and *how* they are to be applied, so as to satisfy the opinions and demands of all parties, are questions which involve many difficulties.

From the educational destitution shewn above, from the increasing wants of the population, and the inadequacy of the present system to meet those wants, I am persuaded (and I do not stand alone in holding this opinion) that urgent necessity exists for a more certain and permanent mode of supporting common schools; and unless the Legislature lend its aid to so important a measure, I see no sure prospect of instruction for the poor and new settlements; nor of any adequate remuneration for that laborious but ill requited class of persons who are devoting their time and abilities to the improvement of the rising generation.

The principal defects of the present school system, which the duties of my office have afforded me opportunities of closely observing, and the difficulties and embarrassments with which our schools are encompassed, I shall endeavour briefly to point out, and moreover hazard an opinion as to the amendments requisite to render the system more beneficial and efficient, in the humble hope, that the following suggestions may prove in some degree serviceable to your Board, in devising and recommending a measure for the improvement and extension of Education on the Island—an object which your connexion with and oversight of the Education of the country, and your consequent intimate acquaintance with its state, so eminently qualify you to accomplish.

The existing School Law is founded upon the principle of voluntary subscription, aided by Legislative grants; but every day's experience proves how feeble and limited this scheme is in its influence and effects; and I may be indulged with a short specification of the principal defects of the system, in order to test the suitability of the remedy I would propose. The principal defects inherent in the voluntary system are, that, notwithstanding the liberal increase of bounty, which under each new Act is granted from the public chest, so far from extending the blessings of Education to the poor and thinly settled districts of the Island, it has not even been adequate to the continuous support of schools in settlements comparatively densely peopled and wealthy; and as a necessary consequence, men of talent and respectability have no inducement to devote themselves to the instruction of youth as a permanent profession, when the system offers neither adequate pecuniary remuneration nor permanency of employment. Joined to this, it

possesses no power to stimulate the ignorant or careless to procure the blessings of education for their children, while it fails in affording any advantage to the poor man, however anxious, his means being often inadequate to pay for instruction, and his independence of spirit forbidding him to accept it as charity. As a consequence of this system, too, teachers, even in large and thriving settlements, are obliged to move about from house to house for board and accommodation, and being ever from home, and strangers, are too often driven to seek a temporary home in the haunts of dissipation and intemperance.

These are some of the principal defects of the voluntary system; and after bestowing serious attention upon the question, the conviction forces itself upon me, that the best remedy, the most efficient, simple and uniform mode of supporting common elementary schools, is by legal, general and equitable assessment. And I am moreover persuaded that the majority of persons who have seriously considered the matter have arrived at the same conclusion.

I would consider it unwarrantably presumptuous in me to propose a scheme of innovation upon an old and long established system, involving interests of such paramount importance to society, had I not had sufficient experience of its inefficacy, and my conviction of the necessity of a reform, strengthened by the opinion of enlightened friends, as well as by the practice in other countries with the progress of whose society we have kept pace in other respects.

I have no doubt of my views being opposed in different quarters—there are many among our population who, in spite of its defects, cling to the old system still, from nothing more than an indefinable terror of taxation.

I shall now consider a few of the more obvious advantages of the assessment scheme. The principle of assessment would make the burden fall equally upon all, by obliging every one to contribute towards the support of Education, while under the present system there are many who give nothing, and more who do not give as much as they ought; this mode would provide funds for adequately remunerating duly qualified teachers, and for providing necessary books, as well as for the erection of school-houses, where requisite, under such restrictions as would prevent them multiplying to an unnecessary degree. The careless and the indifferer, too, who neither send so many of their children to school as they ought, and are careless about the regular attendance of those they do send, would be found among the most solicitous to have the worth of their money, when they should find that whether they availed themselves of the opportunity of educating their children or not, they would have to pay as if they did.

This mode would also enable the poor man to send all his children to school, and he would acquire an equal right to all the advantages which the school could hold

out, by paying as well as his richer neighbour according to his ability. Finally, the paying of the teacher in produce, and the boarding from house to house, would be entirely abolished.

A general rate for the Island, or a rate for each County, thrown into a common fund, would, in my opinion, be the most equitable mode of provision and appropriation; this would provide the means of education for poor equally with rich settlements; this would equalize the burden and lighten the pressure where it could most easily be borne. The rate could be collected by a proper officer, whose duty it would be to pay their salaries at stated periods to the teachers.

But it is unnecessary for me to enter further into the details of this proposed scheme, which could be easily adjusted were the principle once adopted; nor to enumerate the various other minor defects which are engrafted on the present system—these have been already adverted to, from time to time, in my former Reports. But I cannot conclude these remarks, without expressing my hope that the friends of education, who may approve of my views on this all important subject—and I am convinced there are many such—will enlist their talents and their influence in the cause, and arouse and urge public attention to the obvious advantages of a system upon which I have left much unsaid, and which only my limited space precludes me from further considering, as well as some of the most plausible or cogent objections which might be offered to its introduction.

In conclusion, I trust that it will be admitted that this scheme—the advantages of which I have thus briefly and feebly pointed out—if adopted and carried out, will give a stability and permanency to our educational institutions, unattainable by the present system. By increasing the emolument and promoting the comfort and respectability of teachers, it will, of necessity, raise the standard and *status* of the teaching profession; it will introduce a body of well educated and reasonable and reasoning men, both from native and foreign sources, who would have far higher claims on the community than many of the present class, some of whom are unfit for their duties, and all of them inadequately rewarded for performing them. Indeed, the wonder is, that we have so many teachers of ability and respectability amongst us; for it is scarcely to be expected, and were it not for the overwhelmingly paramount interests concerned, I would say scarcely to be desired, that men of education and talent and refinement should devote their lives to a profession so poorly rewarded.

And here I cannot forbear drawing the attention of your Board to another consideration, which I trust will have its due weight with those whom no other argument will sway. Since commencing to pen these remarks, I find (and the coincidence is gratifying to me) that the Lieutenant Governor of Nova Scotia, in his speech at the opening of the Legislature of that Province, has recommended the amendment of their Educational

System, and expresses his “belief that any Legislative Act in reference to it, to be satisfactory in its operation, must be based on the principle of general assessment.”

There is every probability of such an Act being passed, and the consequence will then be, unless we improve our system, to drain off our best teachers to the sister Province, where they will find a more eligible opening for their talents. It is to be trusted then, that these and other considerations will have their due influence with those whose province it is to ameliorate our institutions; for I hope I have rendered it sufficiently clear that the assessment scheme is the only one which will realize at once the two leading objects proposed above, which all emendators of education should keep in view, viz: the improvement of the system and practice of teaching, and the planting of schools wherever they are wanted. And should we effect all this, to us would then belong the distinguished honor of being the first among these Provinces to carry out that great first principle of political morality established and acted upon by several of the European continental States, “that every Government is bound to take care that the whole body of the people shall be educated.”

But in the event of the further continuance of the present imperfect and inadequate mode of voluntary contribution, I would beg to suggest one or two amendments, which would aid, in my opinion, in rendering it more ample and beneficial. Many flourishing districts in the Island, able to maintain a respectable school, may be found, whose inhabitants from various causes, are so much disunited as to be unable to agree in making choice of a teacher in whom they may all confide. This want of co-operation is frequently the cause of their having no school, or a very inferior one; and it frequently happens that the most flourishing school is suddenly broken up by the withdrawal of one or more of the subscribers, from unreasonable prejudice, or mere caprice; and this state must continue to produce its baneful and injurious effects, until a majority of the supporters of a school shall be legally empowered to assess, in just proportions, every family within the sphere of such school, that unwarrantably withholds its support.

There are also several small and isolated settlements, and some of them long settled too, the inhabitants of which cannot meet the requirements of the Act, as respects the requisite number of scholars, and some of them as regards the necessary provision; these places, from their peculiar geographical position, combined with other causes, have no immediate prospect of any accession to their population, and are at such a distance from other districts, as to preclude the possibility of participating in the benefits of their schools; I would suggest the propriety of making an exception in such cases, by allowing these settlements to draw a share of the bounty, provided they should satisfy a duly qualified teacher in respect to salary, and provide a public school-house, and raise a definite number of scholars (say 12 to 15)

to prevent one mere family obtaining any part of the public money for the support of a private tutor. But should it be deemed inexpedient to make an exception in the case which I have adduced, it would prove of no small benefit to conterminous districts, poor and thinly settled, and unable each to support a teacher, to allow them to avail themselves alternately of the services of the same schoolmaster, as has sometimes been found necessary even in older countries.

I would also propose for your consideration the expediency of licensing an intermediate class of teachers, who, in addition to the qualifications requisite in teachers of the present lower class, should be found competent to teach Geography as well as Mensuration, Land Surveying and Navigation, branches of practical Mathematics which are so beneficial to the inhabitants of a commercial and agricultural community; and of course to raise the legislative allowance for such class, proportionably; this would be in fact restoring the second class of the late Act, which the present law has amalgamated with the first or lower class; this would be but an act of justice to many among our most efficient schoolmasters, who are now placed on a level with the fag-end of the profession; and it would raise their emoluments and *status*, and act as a stimulus to others, by holding out prospects of preferment which seldom fail in having a favourable influence upon the energies of teachers.

There are other points connected with the disabilities of teachers, particularly the disadvantages under which they labor, and the loss many of them incur, in consequence of the mode in which they are required to draw their legislative grant; as well as the increasing degree of inconvenience to which the Secretary of your Board is put, in his solicitude to prevent much trouble and expense to teachers, by forwarding their papers and certificates through the necessary stages. But having in a recent examination, before a Committee of the House of Assembly, expressed my opinion on this head, as to the necessary amendments, as well as to the changes necessary for the more complete organization of your Board, it will not be requisite to urge them in this place.

I should not consider my duty sufficiently discharged were I to forbear urging upon the attention of your Board, in the strongest manner, a matter of momentous interest to the community at large. No greater obstacle to the advancement of education exists, than the deficiency of suitable school books; not only the deficiency, but the heterogeneous mixture of books in schools, with the almost total want of apparatus, as models, maps, &c. are circumstances which set all classification at defiance, and present a serious obstacle to the successful introduction of any improved mode of education. Books, not only of inferior character, but books also containing gross error, in matters of fact, and not unfrequently pernicious opinions on the subjects of morality and religion, are found in the hands of chil-

dren, and fix such impressions on their tender and susceptible minds, as may never afterwards be entirely eradicated. How urgent then is the necessity that District Schools be bound by law to the use of such Books as are or may be adopted and recommended by your Board, and to such only. The benefit would be further enhanced, were the Government, in the first instance, to advance the books to the teachers or trustees, to be repaid within a limited reasonable time.

It will now be expected by your Board that I should be enabled to communicate to what extent a uniform system of instruction has obtained in our schools, the accomplishment of which desideratum I considered to be implied in the duties of the office of Visiter. The necessity of establishing some uniform mode of imparting instruction, will, I think, be hardly contested, when it is seen how frequently children, changing their residence or teacher, are retarded in their progress; having often to unlearn with a new teacher what it has cost time, trouble and expense to learn, and are again set to acquire; what a subsequent instructor may condemn as of no value. In turning to the most expedient means of accomplishing this end, I did not judge it necessary to adopt any particular system, far less did I attempt to originate a new one; but I concluded that general system to be the best, which is best suited to the age, the capacity, and the disposition of the pupil, which is most calculated for exciting and sustaining the attention, and for the gradual, yet speedy, development of the mental faculties and moral feelings of the children.

There can be no doubt that this intellectual culture must have been an object, either more or less, with intelligent teachers at all times, as far as their several abilities and opportunities enabled them; but it is equally certain that it was a principle, until of late years, not generally acted upon. The development of the mental powers was left to time, or accident, and the *rote* system only carried on, which was fitted to exercise the *memory* only, and not the *judgment*. Within the last half century, however, education has partaken of the onward march of improvement, and different systems have arisen, in most of which mental culture occupies a more or less prominent place.

The incorporation of what is most valuable in each of these would naturally result in the formation of such a one as I have endeavoured to define, and appeared to me to be what is intended in that which is called the training system. But finding that I was not sufficiently acquainted with its theoretical details, and still less with the practical ones, to be qualified to determine how far the attempt to establish that system had been successful, I proceeded to Halifax, N. S., in the summer of 1839, for the purpose of observing the nature and operation, and enquiring into the results of the training system carried on in the Acadian School of that town. This Institution has been turned into a Normal Seminary, for the education of children, as well as the training of

teachers, under the superintendance of a gentleman lately from Britain. I was politely admitted to view this Seminary, and allowed every facility during my limited stay for observing the mode adopted both in communicating and receiving instruction. The exhibition of this system (the details of which would be unsuitable here) more than realized the original ideas I had partly formed as to the best mode of Education; and proved the Normal system to be a successful attempt at a simple, uniform and judicious incorporation of the chief excellencies of each system of instruction, whether native or foreign; and I have further to record my settled conviction, that any educational scheme, to be fully efficacious and successful in its operation and results, must make provision for affording a professional education to Schoolmasters. It would be only necessary, simply to open a Normal Class for the purpose, in one of our best Seminaries, where intending teachers would be speedily initiated in the theory and practice of their profession.

This previous training will at once insure the establishment of a general uniform mode of instruction; for experience has convinced me how faint, if not altogether hopeless, is the expectation of fully attaining that desirable end as at present circumstanced, when we consider, along with other disadvantages, the defective education of many of our teachers, and their diversity in point of attainments, habits and prejudices.

But in attempting to modify difficulties which could not be wholly overcome or removed, and to fix and carry out as far as practicable, this uniformity of mode on the principles above laid down, I consider it necessary to give an outline of the course I judged proper to pursue. I encouraged the teacher not to depend so much on any novelty or peculiarity of external arrangement, as upon his own endeavours to keep steadily in view those simple and obvious principles which nature herself must have dictated to every teacher previous to more artificial contrivances. I was careful not to trammel him by too minute a system of martinet regulations. Beyond general instructions I left a good deal to his own taste, judgment and discretion. This plan I found to work well, as it leaves a good teacher freedom and scope for accommodating himself to circumstances, and bringing into full play his own particular excellencies. Where a radical defect exists in the teacher's own education—where a right spirit and good sense are wanting, I found that no formal enactments, however precise, will render his school efficient.

When the teacher is, again, a man of energy and uprightness, he will carry on his work more heartily and successfully, if beyond the mere communication to him of your ends and principles, you leave him, as to the details of means and methods, pretty much at liberty.

I may no doubt differ in opinion with some enlightened friends of education as to the soundness of these views, and the fitness of these rules; but I can only adduce my own experience as well as the concurring

testimony of many teachers, in proof of their efficacy to establish and sustain in wholesome operation (all obstacles being removed) a general uniform system of sound elementary instruction.

It remains now only to submit to your Board, a detailed view of the state of each particular District School, and the extent of improvement manifested throughout the preceding year. In describing these Schools in their several degrees of merit, I have endeavoured, with the freedom and impartiality which should belong to my office, to point out both their excellencies and defects. There are some of them capable of affording the very best description of elementary education; and I must acknowledge myself indebted to several of their teachers for many valuable hints. I must also observe, that I have generally remarked that the Schools in which the branches were most numerous were those in which all the branches were most effectually taught; which must happen from the circumstance that those who can teach best, naturally have the strongest promptings to teach all they know; and they know more than others, because they have a stronger sense of the requirements of their vocation.

QUEEN'S COUNTY.

Charlottetown, WALTER PHELAN, Teacher. This is entitled to the name of the District School of Charlottetown, in consequence of its being the oldest established common School under the Act. It numbers 43 scholars on the Roll, 33 of whom appeared at the examination. These all learn the inferior branches. Several excelled particularly in spelling; none are much advanced in arithmetic or writing, although the improvement on the whole is as much as could be expected for the time.

Cape Bear, Lot 64, JOHN STEWART, Teacher. This School, numbering 31 scholars, has been recently opened in this place. This is quite a juvenile School, a large proportion of the children commenced learning the Alphabet with the present Teacher, and within Six months could read the Scriptures with much facility. The judicious method followed by the teacher, and his attention to his charge, are apparent in the progress the scholars have in most cases made within so short a period, notwithstanding that the attendance on the School has here, as in too many instances in other settlements, been irregular. The School house is new, and with some additions would be sufficient.

Belle Creek, Lot 62, WILLIAM LAMONT, Teacher. This School was opened in the month of July last, under the present teacher, and numbers 44 scholars. Although I found none here much advanced, the progress made from time to time appeared satisfactory. The greater number read the New Testament and Spelling Book. There are a few writers who have yet made little proficiency, and only two in the primary rules of Arithmetic. The school house is of too small dimensions for the number of children usually attending.

The District School of Pinette, under the tuition of the Rev. JOHN M'LENNAN, numbers 30 scholars, average attendance. The course of instruction in this School embraces the ordinary and most useful branches of a general English Education, in addition to the Latin language. The successful results of Mr. M'Lennan's laborious avocation are evinced in the proficiency attained by those children whose attendance has been in any way regular; the pupils in the higher Latin class translate with facility the classics of that language, and display an accurate and extensive knowledge of the construction thereof. The beneficial effects of the judicious method followed out here of thoroughly grounding the learners in the rudiments of the respective branches is also deserving of notice. Without this no real proficiency can be attained, and although in the first instance apparently retarding, seldom fails in rendering the subsequent progress of the scholar easy. The reading department particularly, has that primary importance assigned it in this School of which it is deserving, and great pains are taken to make the children acquire a correct pronunciation, tone, and accurate knowledge of orthography, in opposition to the practice of too many instructors of youth, who overlook these details as of minor consideration. The Rev. gentleman has now upwards of two years, at considerable sacrifice, devoted his time and attention almost gratuitously to the intellectual and moral improvement of the youth of this district of his Parish.

The Flat River District School is taught this year by THOMAS MUNRO. Was examined in November last, only two days after being opened, and but few of the children having assembled, no report could yet be consequently made of the state of the School, or of the efficiency or method of the teacher. The school had been vacant for about half a year prior to the present teacher's succeeding to the charge. Under the last from forty to fifty scholars usually attended. And it must be observed that the house is too small to accommodate with ease or convenience that number.

Belfast, JOHN M'SWEEN, Teacher. This School opened in March last, under this teacher, and numbering 40 scholars, all of whom were present at the first examination, is conducted with much ability. The method and diligence of the teacher are entitled to much praise. The course of instruction embraces reading, writing, and arithmetic.

Point Prim, DONALD MURCHISON, Teacher. This School numbers 47 scholars, all of whom were present when examined, on one occasion. This school is on the increase in number, and the improvement of the children continues to be satisfactory on the whole. It must be remarked that many defects were apparent in the reading of the scholars; it must be regretted that they are not more generally proficient in this branch, more especially as their attainments in English Grammar, Book-keeping and Arithmetic, entitle many of them to un-

qualified praise. Several of the more advanced in these branches can bear comparison with the pupils of any School in the Colony. The Schoolhouse here also is much out of repair.

Orwell Cove, DONALD GRAHAM, Teacher. On the teacher's list are 26 scholars—not more than 20 attended at any examination. When this School was opened, little more than a year ago, the greater number commenced in the Alphabet, and now read with facility the Introduction to the English Reader; a class of seven have acquired a considerable knowledge of English Grammar, and several are also well advanced in Arithmetic and writing. The attention of the scholars is much directed to the meaning of what they read.

Murray Harbour Road, MURDOCH M'KENZIE, Teacher. This is a large School, numbering 60 scholars—average attendance 45. With the exception of a few writing, and in the primary rules of arithmetic, the greater part are engaged in learning to read, and have made fair improvement, considering the irregular attendance. One only had made any progress in English Grammar and Arithmetic.

Nine Mile Creek, Lot 65, DONALD M'LEON, Teacher. This School has been opened about a year, under the present teacher, and is in a very flourishing condition—the attendance is 40. A class of 9 have acquired a very correct knowledge of English Grammar, and a large proportion are advanced to the English Reader, in which they read with much fluency. In arithmetic and writing, the improvement has been equally satisfactory. The large and commodious Schoolhouse raised in this district reflects much credit on the inhabitants of the settlement.

The Lot 30 (South Shore) School, is still taught by EWEN LAMONT.—On the list 43 scholars, upwards of 30 were present at the different examinations, and showed very satisfactory improvement during the last year; several are learning with rapidity the elements of Grammar. In writing and arithmetic the improvement has been as great as could be expected; a class of 12 are learning to read the Gaelic language; by which I found their progress in English, and their knowledge of that language, to be much facilitated, by comparing and translating, they are enabled to comprehend many words and phrases in English, when explained in Gaelic, (which is the vernacular of all these children), and are thus enabled to make rapid progress in the acquisition of both languages. It were to be wished that Gaelic teachers, in Scottish settlements, would more generally follow such an example, when it has been demonstrated how powerful an auxiliary a knowledge of the Gaelic language is to the study of the English. The Schoolhouse here is one of the largest and most commodious on the Island.

Lot 65, Long Creek, DONALD SHAW, Teacher. This School was opened in July last, and numbers 38 on the list, of which 30 is the average attendance. This num-

ber was present at the late examination, and were found to be very inadequately supplied with Books; notwithstanding this, and with the disadvantage of irregular attendance, the state of the School exceeded my expectations, and gave evidence of the faithfulness as well as of the efficiency of the teacher in his charge; in addition to several who write, a few are learning the primary rules of arithmetic.

At the head of Elliot River, Lot 65, a School was opened in October last; DONALD LIVINGSTON, Teacher,—number attending, 23 scholars. With a few exceptions, these scholars may be said to have commenced in the first stage with this teacher; a class learning the Alphabet in October, can now read the Scriptures with considerable fluency; two or three are making satisfactory progress in English Grammar; none are yet advanced in arithmetic or writing.

The Dog River District School is still taught by MALCOLM DARRACH—average daily attendance, 40. Although several of the most advanced have been removed during the past year, the state of the School is notwithstanding gratifying; the rapid progress made in reading, particularly, is equalled by few scholars on the Island; along with the acquisition of the mere mechanical art of reading, the attention is directed to the meaning of what is read. The proficiency this year in Grammar and Arithmetic has been satisfactory—in writing alone the improvement has not been equal.

Sable District School; ARCHIBALD M'KINNON, Teacher. The number attending this School is 52. A second School having been lately opened in the vicinity, several scholars have been withdrawn, which accounts for the decrease in number. The branches taught are English Grammar, Book-keeping, and Arithmetic, in all of which there appeared a steady improvement during last year. Some fair specimens of writing were also exhibited; and what is deserving of remark, is the fluency and correctness with which some children of a very tender age read, and their accurate and extensive knowledge of the nature and meaning of what they read, comprising some of the most difficult lessons in the higher English Class Books.

New London Point, Lot 21, District School; JOHN ARBUCKLE, Teacher. This School numbers 25 scholars on the list; 20 were present at the two different examinations, in the months of August and December last, held in the presence of several of the School-Trustees and Parents of the children. That Mr. Arbuckle sustained the high reputation which he has always borne as a successful teacher, is a commendation which falls short of the many proofs of his unconquerable perseverance, assiduity and skill in his present School. His is not merely the praise of art, and insinuation and general success in imparting instruction, but the enthusiasm of a man determined to make scholars, by arousing the sluggishness of the dull, by rendering knowledge attractive to the indifferent, and by urging on the rapidi-

ty of the apt. Of those present, five were reading the English Reader, seven the Introduction, the remaining eight the Scriptures and Spelling-book. The display of minute and thorough acquaintance with the substance of their daily lessons made by almost all the scholars was in the highest degree gratifying; their facility in reading and accuracy in spelling exceeded expectation, considering the shortness of the time since the opening of the School. And although it was expected that some of the classes at English Grammar would have exhibited a more extensive acquaintance with its elements, and have manifested greater readiness in some instances in correcting the errors of Syntax, and applying the rules, than they did,—whatever disappointment might have been felt on this head, was more than amply compensated by the uncommon and extensive acquaintance with the meaning and derivation of words shewn by some of the pupils. This part of the examination clearly demonstrated the superior advantage of tracing the English language to its source by a study of the prefixes, roots, and affixes, over the common method of burdening the memory with the mere Dictionary definition of words; several of the neighbouring Schoolmasters attended the last examination, and expressed their sense of the pleasure they experienced, as well as the instruction they derived, from the insight obtained into the prominent and beneficial system of tuition carried out in this School. The new Schoolhouse erected in this district is comfortable and sufficient.

At New London Capes, Park Corner, a School has been opened last summer, taught by JOHN M'LAUCHLAN. Although this teacher is yet but a novice in the profession, his diligence and close attention to his duties thus far appear to be surpassed by few. The School numbers 30. The result of two different examinations proved that rapid progress was made by the children who commenced in their first stage, especially, with the present teacher. A class of scholars (some not above eight years of age) who did not know the Alphabet in June last, can now read the Introduction to the English Reader with facility. With what efficiency the higher branches are likely to be taught at this School, time can alone determine. The School-house here is also of sufficient dimensions.

At New London Ponds, a School was opened in November last; WILLIAM ARBUCKLE, Teacher. On the list are 20 scholars, 14 of whom were present when examined, about a month subsequent to the opening of the School. The method and zeal of the teacher thus far, appear likely soon to place his School in favourable comparison with some of those of his more experienced and elder neighbours. This School-house is neat and comfortable.

Cavendish, DONALD LIVINGSTON, Teacher. This school numbers 30 scholars, many of whom are well advanced in the higher parts of English Grammar and Arithmetic; very satisfactory progress has been made

during the past year by many in reading and writing, affording proof of the zeal and labour of the teacher. An excellent and commodious School-house has been lately erected here.

St. Peter's Road, Lot 34, ROBERT ROBERTSON, Teacher. About 36 scholars attended generally during the different examinations of this school in the past year, although 45 are entered on the teacher's roll. The course of instruction pursued comprises reading, writing, English grammar, arithmetic, book-keeping and mathematics. The class at grammar parsed the lessons correctly, besides manifesting very considerable readiness in correcting the errors of syntax, and applying the rules. In the arithmetical department an equally creditable appearance was made; it was not merely a quickness in obtaining the answers, which has been often evinced in other schools, accompanied with little or no acquaintance with the *rational* of the question, but a facility for explaining and assigning reason for every part of a given process. Several specimens of correct and good writing were shown. The school altogether in its arrangements reflects high credit on Mr. Robertson, who sustains the reputation of being one of the most successful teachers in the colony. The School-house is too small to accommodate without inconvenience, the scholars, when there happens to be anything like a full attendance.

Covehead School, F. J. MACCORMACK, Teacher. An increase has taken place during the last year in the number attending this school; 41 are on the teacher's list. The greater proportion of these children commenced in their first stage with Mr. M'Cormack, and have already attained a very respectable proficiency in the most useful elementary branches of education, notwithstanding the want of books which prevails in the school, and acts as a continual drawback upon the efficiency of the teacher. Another disadvantage to both master and scholars, is the bad repair in which the School-house is kept. The inattention of the settlers not only here but in too many districts to this essential matter cannot be too much reprehended.

Little York School, ALLAN STEWART, Teacher, numbers 27 scholars. Notwithstanding the irregular attendance apparent throughout the year, and which causes the improvement to be consequently limited, when compared with other schools, the general state of the school and the approved method of the teacher bore testimony to his diligence while in attendance. It appeared by the books that four were considerably advanced in arithmetic, although none happened to be present at any examination. Some fair specimens of writing were shewn, and those in the higher class read and spelled with much correctness. A class had made some progress in English Grammar.

York River, Bee-hive School, CHARLES MACDONNELL, teacher. The number of scholars attending this school,

according to the teacher's roll, is 31, 28 of whom were present on the last occasion of being examined. This may be considered as almost an infant school, the scholars whose attainments had been greatest having withdrawn; those left are, with few exceptions, in the first stages of instruction, although in the different branches taught the improvement was as great as could have been expected. It is to be regretted that several families in the vicinity, at variance with the teacher, should be deprived of the advantage arising from the school altogether; so far as his character and conduct are free from reproach, all that can reasonably be expected in his case is, that he should be diligent and faithful in teaching such branches as lie within the sphere of his own attainments. The order and discipline which appeared to reign in this school, are highly commendable, the different classes ordering their movements with military precision.

Lot 33, Lytchett Mills, ALEXANDER MACCABE, Teacher. The average attendance on this school is 25. A considerable degree of improvement was visible in the state of this school over the preceding year, among the junior scholars particularly. The elder ones, in several cases, did not show the same good proficiency; the broken attendance on the school has, no doubt, caused this backwardness.

Charlottetown Royalty, ARCHIBALD MACKENZIE, Teacher. This school numbers 40 scholars; during the two years that the school has been in operation in this district, opportunities have been afforded at the different examinations of observing the beneficial effects of Mr. Mackenzie's method of teaching, in exciting and sustaining the attention, and developing the mental faculties of the children committed to his charge. In the various departments of reading, writing and arithmetic and English grammar the scholars displayed much skill and proficiency, and particularly in writing; the specimens shewn by some of the pupils would challenge competition with those of any seminary in this Island.

Fullarton's Marsh, Lot 48, P. B. DOYLE, Teacher. 26 scholars attended the different examinations of this school; the teacher's list numbers 40. This district having been without a school for some years, a large proportion of the children were consequently backward in their education; an improvement is now gradually taking place in the general state of the school. A class of 13 are advanced to the English Reader, and although all did not read with correctness, a spirit of emulation appeared in general, which in time must produce its good effects; several have made very creditable improvement in writing in a short period; and Mr. Doyle has proved himself to be a successful teacher of arithmetic.

In this District, towards Johnston's River, is a school taught by DONALD LAMONT; on the list 35, 27 of whom attended the last examination. This can scarcely claim any other name than an infant school, a few only being

in the first stages of writing and arithmetic; with the exception of three, all read either the Scriptures or the Spelling book. In this Settlement, as in the last named, the School-house is not of sufficient dimensions.

Lot 48, Cross Roads, JOHN BUTLER, Teacher. From the large number attending this school, (50) from the broken attendance, and from the fact of several having been withdrawn since last year, the improvement this year did not appear as great as was remarked at former periods. The method followed by the teacher is, nevertheless, highly commendable. Some of the more advanced scholars have attained a remarkable proficiency in arithmetic; some of the branches in mathematics and book-keeping are also taught with success, as well as English grammar.

Lot 49, Back Settlement. A School has been recently opened here, taught by JAMES M'KENNA, numbering about 30 scholars, whose progress throughout the year has been upon the whole highly satisfactory, although none are yet much advanced. A new and commodious School-house has lately been erected.

Fort Augustus. The School at this place has been taught for the last half year by MICHAEL BYRNE. The improvement shewn is yet but very slight; indeed it would be surprising were it otherwise, as the School-house is insufficient, and, in the winter season, very uncomfortable, and the children, moreover, very inadequately supplied with proper books.

Crapaud, GEORGE BYRON, Teacher. The improvement in the state of this school, which numbers 48, has been highly satisfactory this year; by a clear and comprehensive list which the teacher furnishes at each examination, the true state of the school is seen at a glance, the days each scholar has been present, as well as absent, throughout the year; this enables all to know whether the progress has been commensurate with the attendance. The teacher is entitled to praise, for the interest he evinces in the moral as well as the intellectual improvement of his pupils. *This school makes the Bible the foundation of its utility.* The teacher has not given in to the morbid sensibility which fears profane familiarity as the result to the youthful mind, of daily contact with the sacred volume. The display of minute and thorough acquaintance with the substance of the portions of Scripture daily read, made by many of the scholars, was highly gratifying. An increase has taken place in the classes learning grammar and the higher rules of arithmetic.

The School on the South Shore, Lot 65, taught by ARCHIBALD MACNEILL, is vacant. The teacher is now stationed at Vernon River.

The School at Brackley Point Road Settlement is taught by DONALD LAMONT, formerly of Elliot River, who has only a few days succeeded the teacher of the last year.

PRINCE COUNTY.

Princetown Royalty, Central School, is at present taught by JOHN SINCLAIR, who has lately succeeded to the charge. This teacher has not been stationed here sufficiently long to have produced any sensible alteration or improvement in the state of the school, which was examined in December last, in the presence of the Trustees. To form an opinion from the exhibition then made, it appeared to be a prominent part of the system to urge the pupils onward without any irksome drudgery or painful restraint; to a school such a course must be so obviously beneficial as to preclude the necessity of any comment, so long as the method is not subversive of public order and discipline; but I must say that it requires no little vigilance and activity in a teacher to prevent its running into extremes, and to enable him to maintain that subordination so essentially necessary in every seminary, and without which the best method in other respects must prove unavailing. 23 were in attendance at the examination.

The Royalty Lower School continues to be taught by ALEXANDER RAE. 35 scholars is the average number attending. An examination took place in August last, in presence of the Trustees, when the children in general acquitted themselves with much credit in reading, arithmetic, grammar and geography, which comprises the course of instruction in this school. Several fair specimens of writing were also shewn. Although none can be said to have attained any great proficiency in these branches, yet all seemed to possess an accurate knowledge so far as they had advanced, as was evinced by their tenacity of memory on several points, notwithstanding the long annual vacations peculiar to this school, as well as the irregular attendance of the scholars, in common with most others. In short, the state of the school proved the excellence of Mr. Rae's method, and his rare skill and ability in applying it for the instruction of his pupils.

Darnley, JOHN LE PAGE, Teacher. This school numbers 37, and has been taught by the present teacher about a year. At the last examination, which took place in December, in presence of the trustees and parents, it was evident that a considerable degree of improvement had taken place in most of the branches taught throughout the year; particularly a class at grammar manifested very considerable readiness in correcting the errors of syntax. In the arithmetical department, a creditable appearance was also made; the only falling off in the general proficiency was the reading—the low tone of voice in which several of the higher classes read caused somewhat of disappointment, and was calculated to make an unfavorable impression upon those who might not think of making some allowance for the timidity of children often at an exhibition of this kind. In every other point connected with their reading—in spelling—definition of words—and in minute acquaint-

ance with the substance of their lessons, the scholars gave proofs of their own diligence and industry, and of the attention of the teacher. There are several correct writers among the elder scholars only.

Lot 13, Oyster Cove, EDWARD T. BLANCHARD, Teacher. The average daily attendance on this School is 28, out of 44 upon the teacher's roll; the general improvement appears but slight this year; the attendance by the teacher's Journal seems to have been extremely irregular; this no doubt accounts for the backwardness of so many of the scholars—several having been absent half the year. Although this is a School of the higher class under the Act, none of the pupils have yet availed themselves of the advantages it holds out by the study of Latin or even English Grammar; in one instance only Geometry is taught. The School-house is one of the best in this County.

Lot 16, JOHN M'KINNON, Teacher. This School has been established several years under the present teacher, and is attended by 30 scholars. In this School the system is followed, which cannot be too highly appreciated, of blending to a certain extent a Scriptural education with the usual course of secular instruction. The Bible is made a regular and daily School book, and the Catechism a regular and daily exercise—Mr. M'Kinnon differing from the mistaken views of those who hold that the duty of a teacher is circumscribed by a mere scholarship of letters; as if any scheme for the improvement of character and the cultivation of the mind were complete, which would embrace a mere education of letters without an education of principle also.

At Lot 19, New Annan Mills, a School was established last year; GEORGE H. KNILANDS, Teacher. On the roll are 50 scholars. With a large average daily attendance, and a scanty supply of books, the improvement that has taken place in the general state of the School since its commencement, reflects credit upon the industry of the teacher, when it is taken into account that the children of many families attend in rotation, and sometimes several attend together at one and the same time, to make up the lost time of one; although in many places, from the condition of the settlers, this practice cannot be avoided, nothing tends more to retard the School, and is a continual drawback upon the efficiency of the teacher. The greater proportion of the children have entered as beginners. The more primary and elementary books of reading are used; no progress worthy of notice has yet been made in arithmetic or writing.

Ellis River, JOHN RONAYNE, Teacher. I could not ascertain that any sensible improvement had taken place in the condition of this School during the past year; this appeared to be owing to several causes. A number of the elder children of the former year had been withdrawn, and their room supplied by others; this, joined to the broken attendance and scarcity of books, may account in a great measure for the comparative

non-improvement of the School. The attendance appears to be an average of 30 daily..

Lot 13, Port Hill, THOMAS KEY, Teacher. This School, after a vacancy of some duration, was re-opened in April last; there has been yet no time to be productive of much improvement; the only part deserving notice was a class of 8 children, from 5 to 6 years old, who commenced the Alphabet in April, and were reading the New Testament in December. In addition to the 32 who attended in the day, a night-School, numbering 25, has been opened, which promises to prove of much utility and benefit to the youth of the district, in imparting instruction in the higher and most useful branches of an English education.

New Bideford. This School, after some vacancy, is now taught by A. C. BECKFORD; having been but a few months in operation, time must determine to what degree of merit it shall be entitled. When visited in December, 21 attended, which is about the average number.

Cascumpec, JAMES GILLENDER, Teacher. At the last examination of this School, there were 25 present—the greatest number attending is 38; with the exception of one in English Grammar, and a few in Arithmetic and the English Reader, the great proportion are not advanced beyond the primary elementary books. The judicious method of instruction, and the discipline enforced in this School, entitle the teacher to the highest praise.

Bedeque, J. B. NEWCOMB, Teacher. The School of this district had been little more than three months opened, when examined in December. That being the first examination, no accurate opinion could with certainty be formed of the state of improvement to which the School was likely to arrive under the present teacher. It must however be remarked, that few of our common Schools present the same advantages to an enterprising and zealous teacher for facilitating the improvement of his pupils. Along with the limited number of 23 scholars, who from their near vicinity to the School, and other considerations, may be presumed to attend regularly, the greater part of them appear to be adequately supplied with books and other necessaries; these opportunities, joined with the aptness and quickness of apprehension displayed heretofore under other teachers by the children of this district in general, are sufficient to justify a confident expectation of seeing a creditable progress made at the year's end, when the length of time too, that many of the children have passed at School before, is taken into account.

Upper Bedeque, ROBERT SMALL, Teacher.—This School has shewn a very creditable improvement since last year, and Mr. Small's attention is highly exemplary. The number attending is twenty-four, of whom one has made considerable progress in Trigonometry and Navigation, and two in English Grammar; a few excel in Arithmetic; one boy in particular, by the rapidity and accuracy of his calculations, gave a pleasing evidence of his

own talent, as well as of the method of the teacher. A very neat and comfortable School-house has been erected, which reflects credit on the settlement.

Lower Bedeque, **ALLAN M'PIEE**, Teacher.—A new School has been recently established in this Settlement, and had been in operation but a few weeks under the present teacher, prior to being visited in the month of December. The improvement of the school, and the result of the teacher's method and labours, must therefore form the subject of a future report. I found thirty scholars in attendance, in a commodious and well finished School-house.

Bedeque Road, Lot 27, **CHARLES R. STUART**, Teacher. Although this school numbers 31 scholars on the list, from the few that were present at the two different examinations held since last year, the general state of the school could not with any degree of correctness be ascertained; this is the more to be regretted, as the school has been in operation some length of time, and some improvement of consequence ought now to be looked for. At a late subsequent visit, the school was found closed, but it was only temporary, the teacher having since, as I am informed, resumed his vocation; a neat and sufficient School-house has been newly erected.

Cape Traverse, **DONALD MACKINNON**, Teacher. At the several examinations of this School throughout the year, the average attendance was found to be about twenty; the attendance has been in many instances irregular, and has very much retarded the progress of the pupils this year. In addition to the ordinary elementary branches, a class of five learn English grammar, but have not yet attained a correct or extensive knowledge thereof. The greatest degree of improvement was seen in the junior reading classes.

Tryon, **JAMES BULLPITT**, Teacher. This School has been several years taught by this teacher, and the result is, that the pupils, although not far advanced in the higher branches, are yet, so far as could be gathered from two examinations, well grounded in their respective parts. In reading, the fluency, correctness of pronunciation, and attention to punctuation, which was displayed by several, and some too of a tender age, was peculiarly gratifying, while the acquaintance shewn by them with the substance of their lessons, proved the advantage of the explanatory method in giving exercise to the faculties, and in exciting the attention of the pupils. Writing is successfully taught, and in a few instances arithmetic. The School-house is very inadequate in dimensions—the number on the roll is fifty-eight.

KING'S COUNTY.

Savage Harbour, **DANIEL SCOTT**, Teacher. The number attending on this School is 35; thirty were present at the different examinations. This Settlement has had the advantage of the present teacher several years, and

many of the children are consequently well advanced. A new and comfortable School-house has been erected.

The St. Peter's School is still taught by **PHILIP BAMBRICK**, and shews a list of 36 scholars, 34 of whom attended the last examination; a few are advanced as far as English grammar and geography, and although the improvement was not so satisfactory in reading, which is no doubt from the want of adequate books, several displayed an extensive acquaintance with the common rules of arithmetic; none have made much progress in writing yet.

Georgetown Road, Lot 66, **EDWARD SHEA**, Teacher. This School was opened last summer; when visited in June last, 27 scholars were in attendance, but, with few exceptions, were all in the first stages of their learning. A neat School-house has been erected at this station.

Murray Harbour, **JOHN M'NEILL**, Teacher. This School numbers 36 scholars. The progress upon the whole appeared at the last examination to have been as great as could have been looked for, considering the time taught; and I look with confidence to considerable proficiency before long, as the teacher's attention appears exemplary. A new School-house was erected at this station last summer.

In Georgetown, a School of the higher class has been lately established, but was not opened when visiting that quarter last. A spacious, neat and well finished school-house has been erected, in size and finish equal to any in the Island.

Lot 51, Georgetown Road, **NATHANIEL MACLAREN**, Teacher. I found the state of this school upon the whole to be deserving of an equally favourable report with that made last year. Few children in the country of the same age show such a proficiency as these in general in the correctness of their reading, their knowledge of grammar, and their readiness and accuracy of calculation in the higher rules of arithmetic. The average attendance is 30.

Brudenell River, **JOHN M'NEILL**, Teacher. The attendance on this school averages from 30 to 40 scholars, who have made respectable progress this year. The zeal which they display in acquiring instruction, in which their parents participate, and eagerly afford them every advantage within their means, and withal their general punctuality in attendance, are entitled to much commendation. The course of instruction, in addition to the primary branches, embraces English grammar, geography and mathematics. At the last examination it was remarked, that in the writing department alone the improvement was unequal, and not so satisfactory as in the other branches.

The foregoing presents a list of Fifty-eight Schools, examined by me at various times during the preceding year, shewing an increase of eight over the last year. There are several stations where schools were in operation last year, which are vacant at present, but more

have been established and put in operation during the preceding twelve months than in any former period of the same extent. A few other schools under the Act are not mentioned above: two or three in consequence of the teachers having changed their stations in the interval of my visits, without having notified me of the fact; and more whose teachers have been licensed since concluding my last visit. I must take this opportunity of requesting all teachers who change and re-open in other districts, to notify me without delay of such removal. In conclusion, I am happy to add, that I found no schools so much neglected this year, or otherwise not entitled to the benefit of the Act, as to call for the inter-

ference of your Board, or render it necessary for me to recommend the legislative allowance being withheld. In two instances, at Lots 7 and 14, were complaints preferred against the teachers; but on holding meetings of the trustees and subscribers, and investigating the charges, they could not be substantiated to such a degree as to authorize me to report the cases to your Board.

I have the honor to be,
Gentlemen,
your obedient servant,

JOHN McNEILL.

Charlottetown, 28th January, 1841.

APPENDIX

(H.)

(SEE PAGE 48.)

AT THE COURT AT BUCKINGHAM PALACE,
the 5th December, 1840.

PRESENT:

*The Queen's Most Excellent Majesty,
His Royal Highness Prince Albert,*

*Marquis of Normanby, Viscount Melbourne,
Lord Steward, Viscount Duncannon,
Viscount Palmerston,*

WHEREAS the Governor of Her Majesty's Island of Prince Edward, with the Council and Assembly of the said Island, did in the month of April, 1840, pass five Acts, which have been transmitted, entitled as follows, viz:

No. 529.—An Act for appropriating certain moneys therein mentioned, for the service of the year of Our Lord One thousand eight hundred and forty.

No. 532.—An Act to continue for one year the Act intituled "An Act for granting a Bounty on Vessels engaged in the Fisheries of this Island."

No. 536.—An Act to authorize the sale, in certain cases, of Vessels, Boats, Goods, Wares and Merchadize,

and other things seized as forfeited under any revenue law of this Colony.

No. 541.—An Act to facilitate the intercourse between this Island and the Provinces of Nova Scotia and New Brunswick.

No. 543.—An Act to amend the Act relating to Merchant Seamen.

And whereas the said Acts have been referred to the Committee of the Lords of Her Majesty's most Honorable Privy Council, appointed for the consideration of all matters relating to trade and foreign plantations, and the said Committee have reported, as their opinion, to Her Majesty, that the said Acts should be left to their operation; Her Majesty was thereupon this day pleased, by and with the advice of her Privy Council, to approve the said report—whereof the Governor, Lieutenant Governor, or Commander in Chief for the time being, of Her Majesty's Island of Prince Edward, and all other persons whom it may concern, are to take notice, and govern themselves accordingly.

(Signed)

W. L. BATHURST.

APPENDIX

(J.)

(SEE PAGE 61.)

THE Committee appointed by the House of Assembly to report if any and what further measures should be taken this Session for obtaining redress for the Loyalists and Disbanded Soldiers, respectfully submit, that they have referred to the Bill passed in 1839, for the relief of the Loyalists, &c.; to the reasons assigned by the Colonial Minister for disallowing said Bill; to the report of the Committee to whom his Despatch was referred; to the Bill brought in by said Committee, and passed in 1840 through this House; to the reasons assigned by the Legislative Council for rejecting said Bill; to the Address to the Imperial Government in 1840; to the Address presented by the said Loyalists to the Governor General in 1840; to the Bill passed this Session through this House; and to the rejection of said Bill by the Legislative Council; and after consideration thereof, they have to submit—

That in regard to the objections of the Colonial Minister (see Despatch, 31st October, 1839), they see no reason to dissent from the opinion on and complete refutation of, part thereof, contained in the Report of 1840; and that the only part of his objections not refuted in said report was nullified by leaving out, in the Bill of 1840, those parts of the Bill of 1839 to which the objections of the Colonial Minister were really applicable. The Bill of 1840 did not in the least interfere with any of the supposed rights of Proprietary Claimants, and kept equally clear of infringing on the rights of the Crown. The first section of said Bill of 1840, provides that such Loyalists and Disbanded Soldiers as should establish their claims to be so regarded, and who had not got land on account of such claims, should be "entitled to a free grant or deed out of any wilderness land which now or hereafter may be vested in Her Majesty, and shall by the direction of the Crown be appropriated for that purpose; as also, out of any Lands which, being vested in the Legislature of this Island, shall by Act of said Legislature be appropriated for that purpose."

Your Committee submit, that the above clause does not in the least trench on the rights of the Crown, nor on the powers of the Legislature; and on examination it

will appear, that, except the two last clauses, which are to prevent any interference with the Land Bill, and to suspend the operation of the Bill till the Royal Assent should be given, all the remaining clauses of the Bill were devoted to making provisions for investigating the claims of every individual, submitting such investigation to the Legislature for revision, and then putting the revised investigation on record, in order that well founded claims should not perish; and that repeatedly delaying justice should leave to these injured men and their heirs as their single possession, the only reward of their loyalty, the sole fulfilment of promises made by great men, and guaranteed by the Representative of Royalty, remediless wrong.

The reasons given by the Legislative Council (Journal of that body, 1840, folio 31,) for rejecting the Bill of 1840, are—

1st. That the said Bill was "similar in its provisions to that of 1839," which, so far, as above explained, appears to your Committee to be an erroneous assumption.

2d. That it had been framed without regard to one of the most material objections of Her Majesty's Government, namely, "that the Legislature had assumed a right to dispose of the waste lands of the Crown;" and the Legislative Council go on to say, "which right is yet assumed in the Bill now before this House."

Your Committee submit, that they are utterly at a loss to divine how the clause herein before quoted assumes any such right.

Your Committee regret that the Colonial Minister was not aware that, besides several Acts previously transmitted, there was, in 1809, under the consideration of the then Colonial Minister, a Bill for the relief of these Loyalists, as appears by the annexed extract of a letter from the late Lord Liverpool, dated 22d December, 1809—and they regret, still more, that the "anxious desire" professed by the Legislative Council for affording relief to the Loyalists, did not enable them to understand what to your Committee would appear to be the evident intention and meaning of the Bill of 1840, and that after a lapse of twelve months, the same misunderstanding of

a very plain clause, and of the general tenor of the Bill of 1840, should continue.

One deduction which appears necessarily to follow from the decision given by the Legislative Council and the Colonial Minister, is, that any measure which is to be of any benefit to the Loyalists, and which requires the assent of Legislative Councils, Governors, and the Crown, will be rendered nugatory, because, by one or other of these objecting to some of the clauses of the Bill, or being unable to see the existence of any wrong requiring such Bill, or by mere delay, all such Bills have for the last forty years been nullified.

Your Committee however submit, that if other public bodies cannot recognize these claims, it is incumbent on the House of Assembly not to relinquish a cause which, after mature examination, they declared well founded; and in this view your Committee respectfully submit, that the list of claims for the Loyalists and Disbanded Soldiers, herewith produced, should be printed as an appendix to the Journals, along with extracts of letters from the late Lord Liverpool and Mr. William Faulkner; and that next Session a Committee should be appointed, to investigate how many of these claimants were put in possession of, and allowed to retain, their land, and to report accordingly, to the end that when the matter shall be reviewed in its true light, the unsatisfied claimants may receive that satisfaction to which they are so justly entitled.

All which is respectfully submitted to the House, by their Committee.

ALEXANDER RAE,

Chairman.

March 11th, 1841.

Extract of a Letter from the Earl of Liverpool, to His Excellency Lieutenant Governor Des Barres, dated Downing Street, 22d December, 1809.

The Act intituled "An Act to confirm the Titles and quiet the possessions and locations in this Colony, of the American Loyal Emigrants and Disbanded Troops," which contains a suspending clause, still remains under the consideration of the Lords of the Committee of Privy Council; their Lordships being of opinion, as you will perceive by the enclosed extract of a letter from Mr. Faulkner, dated 15th November last, that some information should be obtained from you thereon, as to the nature and defects which it is proposed by this law to dispense with; and I request you will furnish me with such information accordingly, that I may communicate same to their Lordships.

(Signed)

LIVERPOOL.

A true Copy.

(Signed)

CHARLES SERANI,

Acting Private Secretary.

Extract of a Letter from William Faulkner, Esq., to the Honourable Cecil Jenkinson, dated Whitehall, 15th November, 1809.

With respect to this Act, their Lordships think it proper to recommend a suspension of the Royal Assent, until they shall be informed of the nature of the irregularities and defects which it is proposed by this law to dispense with.

A true copy.

(Signed)

CHARLES SERANI,

Acting Private Secretary.

List of Claimants appearing in the Journals of the Council as Loyalists and Disbanded Soldiers, so far as the Committee has been able to ascertain:—

Alexander Atcheson,	William Bernard,	James Bryan,	Michael Cailley,
Alexander Aird,	Walter Berry,	Daniel Bulkely,	John Chambers,
John Aldeston,	Laurence Berry,	John Burk,	Robert Charlotte,
Thomas Alexander,	William Bethel,	James Burk,	Lathrop Chase,
William Allen,	Thomas Biggins,	John Burnham,	John Cherarie,
Peter Anderson,	Thomas Birk,	George Burns,	John Clark, sen.
George Anderson,	John Black,	John Burrow,	John Clark, jun.
David Anderson,	Daniel Blaid,	Stubertus Bymer,	William Clark,
Thomas Andrew,	Abraham Blatch,	Alexander Campbell,	Lewis Clark,
John Apps,	William Blatch,	James Campbell,	John Price Clunn,
William Baker,	Alexander Boyver,	James Campbell,	Elisha Coffin,
John Baker,	Samuel Braddock,	Robert Campbell,	Isaac Colthorp,
John Barefoot,	John Braine,	Colin Campbell,	John Condon,
John Barnes,	John Brecken,	John Carey,	Henry Congreve,
Lawrence Barret,	John Breen,	John Carpenter,	Henry Connors,
David Beatty,	Enoch Brown,	Joseph Carr,	Patrick Conolly,
Joseph Beers,	Alexander Brown,	Charles Carroll,	Peter Conolly,
John Beg,	John Brown,	James Carver,	Robert Cooksey,
Samuel Bernard,	John Brownyang,	John Casey,	Peter Cosgrove,

Adam Coulter,
George Coswell,
John Coxen,
Spencer Crane,
William Crane,
James Crocket,
Benjamin Darby,
John Davis,
William Day,
Aaron Deval,
James Dogherty,
Maurice Dogherty,
John Dowling,
Thomas Doyle,
Michael Doyle,
Jeremiah Dayley,
William Drake,
Richard Drink,
John Duke,
John Dutchen,
Patrick Dwyer,
Thomas Dwyer,
Martin Dwyer,
Daniel Dymock,
John Eachorn,
Andrew Eastman,
John Elmar,
Richard Elewood,
Joseph Emanuel,
Grecie Emanuel,
Thomas English,
John Elmslie,
Sarah Elmslie,
Governor Fanning,
Alexander Farquhar,
James Farquharson,
Joseph Ferdinando,
B. Farrar,
William Fisher,
Alexander Fletcher,
John Ford,
John Fox,
Robert Fox,
James Fraser,
Hugh Fraser,
Adam Fullmore,
John Gillespie,
Thomas Geary,
Daniel Goddings,
Barney Geonan,
John Gibbons,
Matthew Gigg,
Donald Gillis,
Duncan Gillis,
Daniel G. G. Grey,
Thomas Gould,

Moses Graham,
Daniel Grant,
Daniel Grandine,
Samuel Grandine,
Henry Gray,
Thomas Green,
Daniel Green,
Patrick Griffin,
John Griffin,
Benjamin Grosvenor,
William Hales,
Robert Hancock,
Captain Hayden,
James Lewis Hayden,
William Heden,
James Henderson,
David Hoare,
Robert Hodgson,
George Hopps,
Charles Hooper,
Thomas Hooper,
Major Hooper,
William Hony,
John Howatt,
Nicholas Hugh,
Thomas Inglis,
William Isaac,
George Jacks,
Michael Jeffries,
Francis Jennison,
William Jutson,
Robert Keating,
Dennis Keef,
Daniel Kennedy,
Augustus C. Kilcash,
Samuel Kenney,
James Laird,
Richard Lamb,
Thomas Landrican,
John Lawson,
William Laws,
George Linkletter,
Dennis Lister,
Michael Liston,
John Long,
Morris Lysart,
George Mabey,
Daniel M'Alpine,
Archibald M'Callum,
Dugald M'Callum,
John M'Caskeil,
Murdoch M'Leod,
Robert M'Leod,
John M'Leod,
Stephen M'Connel,
Barnaby M'Crossen,

Major Alexander M'Donald, Duncan Nichols,
Captain John M'Donald, Ebenezer Nicholson,
Lieut. John M'Donald, John Niston,
Lieut. Kenneth M'Donald, Thomas Oakes,
Lieut. Donald M'Donald, Michael O'Brien,
John M'Donald, James Osborn,
Charles M'Donald, Thomas Payte,
Alexander M'Donald, Jonathan Palmer,
Ronald M'Donald, Churchill Patten,
Allan M'Donald, Walter Patterson,
John M'Donald, William Pickering,
Angus M'Donald, Seagoe Porter,
Archibald M'Donald, Robert Potts,
John M'Donald, Richard Price,
Alexander M'Donald, John Purcell,
Donald M'Donald, John Quigley,
and Sons. Morris Quintin,
John M'Donald, Nicholas Quinahar,
Ronald M'Donald, John Ramsay,
John M'Donald, James Ramsay,
Lauchlan M'Donald, Alexander Rea,
Roderick M'Donald, Francis Reilly,
William M'Dugald, William Reilly,
Hugh M'Eachern, Thomas Reynolds,
Donald M'Farlane, Joseph Robertson,
William M'Glaser, John Robertson,
Dennis M'Goll, John Rollins,
John M'Gregor, Richard Rollins,
Robert M'Innis, — Rollins,
John M'Innis, Daniel Roper,
Gallear M'Innis, Peter Rose,
Kenneth M'Kenzie, Peter Roubiere,
John M'Kenzie, Thomas Rysoff,
Bartholomew M'Kie, Samuel Jamieson,
Alexander M'Millan, Robert Sampson,
Michael M'Neil, Thomas Shoemaker,
Michael Maloney, William Sensibaugh,
Edward Mainwaring, Thomas Sandford,
Michael Mahone, William Schurman,
Thomas Marks, Philip Sentiner,
William Marks, Thomas Shaw,
James Marshall, James Shean,
Michael Martin, Archibald Shillan,
Matthew Meredith, John Shadown,
John Miller, Jonathan Shelfox,
William Mishill, Frederick Shultz,
Richard Moorfield, Jacob Siliker,
David Morgan, Jean Simon,
Joseph Meridah, Joseph Smallwood,
Peter Mullet, Bayne Smallwood,
John Murphy, Alexander Smith,
John Murray, John Smith,
David Murray, Andrew Stacey,
Peter Music, David Stage,
M. Myers, John Stanburry,
William Myers, Adam Steel,

Charles Stewart,
John Stewart,
Dugald Stewart,
John Stipwell,
John Stipwath,
John Stannish,
William Stock,
John Stonehouse,
Jesse Strang,
Captain Strukland,
George Stukeley,
John Sullivan,
Daniel Sullivan,

George Sutherland,
Timothy Sylvester,
Michael Sealy,
Thomas Taukard,
Jacob Taylor,
John Teare,
William Thomson,
Alexander Thomson,
John Throckmorton,
William Townshend,
Thomas Trout,
John Van Iderstone,
George Vickerson,

George Urquhart,
Daniel Wall,
James Wallace,
Walter Walsh,
David Walsh,
James Watin,
Bohan Watts,
John Welling,
Dudley Watts,
Nathan Wetherell,
James Wharf,
Caleb Wheaton,

John Wheaton,
Leonard Wesner,
Daniel Wood,
Joseph Wood,
Benjamin Wood,
James Woodside,
William Wright,
Nathaniel Wright,
David Young,
Philip Zeyndon,
Caleb Zeyndon.

APPENDIX

(K.)

(SEE PAGE 73.)

LENNOX ISLAND.

A REPORT of Survey, &c. of Lennox Island, situated in Prince County, Prince Edward Island, and containing, by estimation, Thirteen hundred and eighty-nine Acres of Land, or thereabouts, is as follows:

The Land in general, where dry, is of a light sandy soil, of an inferior quality.

The point on which the Chapel is erected is dry land, containing, by estimation, One hundred and fifty Acres. North East of the Chapel is a large Barren; a little further North, is another large Barren. Between those Barrens and Mossy Point, is principally Swamp, with other small Barrens.

Mossy Point is also a Barren. The South end of the Island is principally Swamp and Barrens, with the exception of the Chapel Point, and a narrow strip of dry land, between the Barrens and the shore, varying in width from five to twelve chains, and extending from

the Chapel Point in an Eastwardly direction, along the shore and marsh, to the Northern extremity of Mossy Point.

The area of Swamp and Barrens on the Island is, as near as I can ascertain, from Five to Six hundred Acres. The Marsh, from the information I have received, will cut from Twenty-five to Thirty Tons of Hay, annually. The growth of Wood on the Island is principally Fir and Spruce, with some mixture of Birch and Poplar. The quantity of land cleared by the Indians on the Island, is about Twenty-five Acres; and from the best information I can obtain, the Indians have occupied the Island for the last thirty years and upwards.

JAMES CLARK,
Land Surveyor.

September, 1840.

APPENDIX

(L.)

(SEE PAGE 76.)

Documents contained in Appendix (L.)

No. 1.—THE WARRANT BOOK, from 6th February, 1840, to 4th February, 1841.

No. 2.—DETAILED PUBLIC ACCOUNTS.

No. 1.

THE WARRANT BOOK,

From 6th February, 1840, to 4th February, 1841.

No.	February 6.	£	s.	d.	No.	February 6.	£	s.	d.
69.	Daniel Hodgson, Clerk of the Crown, being his fees on Crown Prosecutions.	43	6	3	77.	Joseph Pope, being for his services in proceeding to Nova Scotia in the autumn of the past year, at the request of the Lieutenant Governor, and there negotiating contracts for the conveyance of the Mails from this Island between Cape Tormentine and Amherst.	13	0	0
70.	Daniel Hodgson, being his disbursement account for Crown Prosecutions.	61	16	11	78.	James Harding, being the sum allowed by law as fitter out of the Schooner Elizabeth, 75 tons burthen, for the fishery.	18	15	0
71.	Thomas Large, being for the board, &c. of Mrs. George Murray, a lunatic, from 26th July to 16th January.	10	0	0	79.	William Beairsto, being a sum allowed by law as protector of herring fishery for Richmond Bay.	6	0	0
72.	James Davis, being his account for painting and glazing the Court House in Charlottetown.	14	11	0	80.	Isaac Smith, being the sum awarded by the Commissioners, under 7 Will. 4, cap. 31. for the best and most approved Plan of a Colonial Building to be erected in Charlottetown.	20	0	0
73.	James Peake, being his account for sheet iron furnished for the use of the Central Academy in 1836.	3	0	2½	81.	William Bain, being for the second best Plan, as above.	10	0	0
74.	Peter M'Nutt, Road Commissioner, being his annual allowance as such.	10	0	0					
75.	William M'Neill, Road Commissioner, being his annual allowance as such.	10	0	0					
76.	John M'Callum, Road Commissioner, being his annual allowance as such.	10	0	0					

No.	February 6.	£ s. d.	No.	March 6.	£ s. d.
82.	Edward Thornton, Road Commissioner, being his annual allowance as such. 13th.	10 0 0	97.	William M'Kay, being the bounty allowed by 2d Vic. cap. 6, as fitter out of the schooner Henry Cameron, 34 tons burthen, for the fisheries.	8 10 0
83.	Sergeant J. W. Brownall, being an allowance granted by Statute for apprehending a deserter.	5 0 0	98.	George Parker, being for 70 cords of Firewood delivered at Georgetown Jail.	19 5 0
84.	Sergeant William Corbett, being an allowance granted by Statute for apprehending a deserter. 28th.	5 0 0	99.	Peter M'Callum High Sheriff of King's County, being to defray the expense of Eight Special Constables sent from Charlottetown to enforce the execution of the law at Bay Fortune, in the said County.	28 0 0
85.	Thomas Heath Haviland, being in aid of Roads and Bridges, for the past year. March 6.	30 0 0	100.	William Bremner, being to reimburse him the expense of bringing the Mail from Cape Tormentine, on the 7th February last.	3 0 0
86.	John M'Neill, 2d Class Teacher, being for his duties as such at Brudenell River, for the year ending February 21st, 1840.	20 0 0	101.	David Lang, being for eight trips with the Mail to and from Cape Tormentine, to February 23.	24 0 0
87.	Ewen Lamont, 1st Class Teacher, being for his duties as such at Lot 30, for the year ending February 12, 1840.	12 0 0	102.	Joseph Higgins, Road Commissioner, being his annual allowance as such.	10 0 0
88.	Archibald M'Kinnon, 1st Class Teacher, being for his duties as such at De Sable, for the year ending February 28th, 1840.	12 0 0	103.	James Watts, being his account for supplying the Jail at Charlottetown with Bread.	14 9 11
89.	Charles M'Donnell, do. do. being for his services as such at York River, for the year ending January 2d, 1840.	12 0 0	104.	Commissioners of Colonial Building, being to pay the expense of a Plan sent them from New Brunswick. April 2.	3 9 0
90.	Allan Stewart, do. do. being for his duties as such at Lot 34, for the year ending February 1, 1840.	12 0 0	105.	The Chief Justice, being his quarterly allowance for travelling the Circuit.	25 0 0
91.	Archibald M'Kenzie, do. do. being for his duties as such in Charlottetown Royalty, for the year ending February 27, 1840.	12 0 0	106.	John Brecken, Acting Treasurer, being his quarter's salary.	125 0 0
92.	Peter Dallaire, Acadian Teacher, being for his duties as such at Lot 1, for the year ending Nov. 15, 1839.	5 0 0	107.	Joseph Pope, Sub-Collector of Customs, being his quarter's salary.	10 0 0
93.	Clement M'Eachern, being an allowance by Statute as Protector of Herring and Alewives' Fishery in Hillsborough River, for the past year.	6 0 0	108.	Charles M'Nutt, do. do. being as above.	10 0 0
94.	Malcolm M'Donald, do. do. for Lot 47, for the past year.	6 0 0	109.	Hugh M'Donald, do. do. being as above.	10 0 0
95.	James M'Donald, do. do. in Tracadie Bay, for the past year.	6 0 0	110.	William S. Macgowan, do. do. being as above.	10 0 0
96.	Thomas Curtis, being the bounty allowed by 2d Vic. cap. 6, as fitter out of the shallop Sarah, 37 tons burthen, for the fisheries.	9 5 0	111.	A. Lane, Adjutant Gen. of Militia, being his quarter's salary.	18 15 0
			112.	Rev. James Waddell, Master of Central Academy, being his quarter's salary.	37 10 0
			113.	Alexander Brown, do. do. being as above.	37 10 0
			114.	John M'Neill, Visiter of Schools, being his quarter's salary.	25 0 0

No.	April 2d.	£ s. d.	No.	April 2d.	£ s. d.
115.	James Moore, Wharfinger at Charlottetown, being his quarter's salary.	7 10 0	135.	Alexander Brown, Secretary to the Board of Education, being his annual allowance.	15 0 0
116.	John Rider, Messenger of Council, being his quarter's salary.	10 0 0	136.	John C. Binns, being his Account as Returning Officer of the late Election for 3d District of Queen's County.	20 15 10
117.	Clear Lallow, Market Clerk, being his quarter's salary.	10 0 0	137.	Clear Lallow, being his Account of Sundries supplied the Market House in Charlottetown.	5 2 4
118.	Robert Hutchinson, Jailer of Queen's County, being his quarter's salary.	10 0 0	138.	James Watts, being the amount of his Account for supplying Queen's County Jail with 91 cords of Firewood, per contract.	49 13 5
119.	Hugh Logan, Jailer of King's County, being his quarter's salary.	7 10 0	139.	J. Spencer Smith, Collector of Impost, being his Quarter's salary.	65 0 0
120.	Richard Wood, Jailer of Prince County, being his quarter's salary.	7 10 0	140.	Thomas H. Haviland, for the service of Roads and Bridges.	50 0 0
121.	Thomas H. Haviland, Acting Colonial Secretary, being his quarterly account.	19 4 6	May 7th.		
122.	Thomas H. Haviland, Acting Clerk of Executive Council, being his Quarterly Account.	42 4 9½	141.	William Cooper, being the sum voted for his services as Speaker of the House of Assembly in the last Session.	63 6 8
123.	Edward Thornton, Deputy Clerk of the Court, being his fees on Crown Prosecutions in King's County.	20 4 6	142.	John Thomson, being the sum voted for his services as a Member of the House of Assembly in the last Session.	25 18 11
124.	Edward Thornton, do. being disbursements in Crown Prosecutions.	28 8 3½	143.	Charles Young, being as above.	10 0 0
125.	James D. Haszard, Queen's Printer, being his Quarterly Account.	29 11 11	144.	John Le Lacheur, being as above.	31 7 6
126.	Thomas Crabb, Western Mail Carrier, being his Quarterly Account.	30 14 7	145.	John Dalziel, being as above.	30 5 0
127.	James Feehan, Eastern do. being his Quarterly Account.	15 12 0	146.	Vere Beck, being as above.	33 0 0
128.	Samuel Lane, Georgetown do. being his Quarterly Account.	15 12 0	147.	Malcolm Forbes, being as above.	29 3 4
129.	James H. Fitzgerald, 1st Class District Teacher, being for duties as such at Lot 7, for the year ending March 10th.	12 0 0	148.	William Clark, being as above.	31 0 9
130.	Donald M'Kinnon, 1st Class Teacher, being for duties as such at Cape Traverse, for the year ending January 16th, 1840.	12 0 0	149.	James Yeo, being as above.	22 10 3½
131.	Robert Robertson, 1st Class Teacher, being for duties as such at Lot 34, for the year ending Feb. 2d, 1840.	12 0 0	150.	Allan Frazer, being as above.	31 18 0
132.	Daniel Scott, 1st Class Teacher, being for duties as such at Savage Harbour, for the year ending March 17th, 1840.	12 0 0	151.	Mungo M'Farlane, being as above.	30 6 8
133.	Placide Arsneaux, Acadian Teacher, being for duties as such at Rustico, for the year ending March 8th, 1840.	5 0 0	152.	Francis Longworth, being as above.	29 13 1½
134.	Representatives of Joseph Arsneaux, late Acadian Teacher, for duties as such from September 1st, 1838, to May 7th, 1839.	3 6 8	153.	Donald M'Donald, being as above.	33 4 0
			154.	Richard Hudson, being as above.	30 7 3
			155.	John S. M'Donald, being as above.	30 3 6
			156.	William Dingwell, being as above.	31 7 7

No.	May 7th.	£ s. d.	No.	May 7th.	£ s. d.
157.	Joseph Dingwell, being the sum voted for his services as a Member of the House of Assem- bly in the late Session.	25 15 7		to the Legislative Council in the late Session, including sundry disburse- ments.	
158.	Alexander Rae, being as above.	32 13 4	175.	Moses Hayes, being for his services as Doorkeeper to the Legislative Council in the late Session.	31 10 0
159.	Charles M'Neill, being as above.	30 5 9½	176.	Robert Hodgson, Attorney General, being a sum allowed him for his opi- nion on the Fishery Reserves, as re- quired by a Committee of the Legis- lative Council in the Session of 1839.	5 16 8
160.	Donald Montgomery, being as above.	25 3 10	177.	James H. Peters, Solicitor General, being for his opinion on the same ques- tion.	5 16 8
161.	Joseph Pope, being as above.	22 18 10½	178.	Trustees of St. Andrew's College, being the sum voted by Statute in aid of the Funds of that Institution.	50 0 0
162.	Edward Palmer, being as above.	28 1 0	179.	John Arbuckle, late a Member of the House of Assem- bly, to indemnify him for his dis- bursements while attending the same in the late Session.	20 0 0
163.	Thomas Gorman, being as above.	33 14 8	180.	Central Agricultural Society, being its proportion of £150 granted by the Legislature.	16 13 4
164.	William Cullen, for his services as Clerk of the House of Assembly in the late Session.	180 0 0	181.	Independent Agricultural Society, being as above.	16 13 4
165.	Solomon Desbrisay, being for services as Sergeant at Arms in the late Session of the House of Assembly.	36 18 0	182.	Crapaud Agricultural Society, being as above.	16 13 4
166.	Solomon Desbrisay, being for sundry disbursements in the late Session.	92 9 11	183.	Eastern Agricultural Society, being as above.	16 13 4
167.	H. W. Lobban, being for his services as Messenger to the House of Assembly in the late Session.	31 2 6	184.	St. Margaret's Agricultural Society, being as above.	16 13 4
168.	William Birch, being for his services as Doorkeeper to the House of Assembly in the late Session.	29 8 9	185.	Souris Farming Club, being as above.	16 13 4
169.	J. B. Cooper & Co. being for services as Printers to the House of Assembly.	24 0 6	186.	Western Agricultural Society, being as above.	12 10 0
170.	J. D. Hazzard, Queen's Printer, being for sundry Printing for the House of Assembly.	12 6 1	187.	Bedeque Agricultural Society, being as above.	12 10 0
171.	The Rev. Louis Charles Jenkins, being for his services as Chaplain to the Legislative Council in the late Session.	40 0 0	188.	St. Eleanor's Agricultural Society, being as above.	12 10 0
172.	Thomas H. Haviland, being his Account as Clerk of the Legislative Council, including sundry disbursements.	181 4 3	189.	Princetown Agricultural Society, being as above.	12 10 0
173.	John C. Wright, being for his services as Usher of the Black Rod and Sergeant at Arms to the Legislative Council in the late Session.	40 0 0	190.	Thomas Walsh, Lot 66, in aid of his Son, an Idiot.	3 0 0
174.	John Rider, being for his services as Messenger	51 0 0	191.	Hon. Donald M'Donald, towards the relief of Mary M'Leod, a Widow.	3 0 0
			192.	Mrs. Bullpitt, for conducting a Preparatory School in Charlottetown.	10 0 0
			193.	Rev. John M'Donald, for the relief of the following persons —to Nancy M'Gillivray, £2 10s.; to Thomas Deveraux, £4; to Elizabeth	12 0 0

No.	May 7th.	£	s.	d.	No.	May 7th.	£	s.	d.
	Brow, £2 10s.; to Angus M'Kelroe, £3.				211.	Elizabeth Chappell, for conducting the Mails for the past year.	30	0	0
194.	Rev. Robert Douglas, for the relief of the following persons—to Mary Hoare, for the expenses of James Hall, £5; to Mary Cluny, to pay her passage to Newfoundland, £5; to John Smith, £3; to Christiana M'Eachern, £3.	16	0	0	212.	James H. Down and James Pollard, for extra work performed on the Jail Yard in Charlottetown.	25	0	0
195.	Archibald M'Nevin, Lot 30, towards the support of his Son, an Idiot.	3	0	0	213.	Rev. John M'Lennan, towards the support of Ann M'Donald, an aged and infirm person.	3	0	0
196.	Mrs. Godkin, Widow of the late John Godkin, Tanner, of Charlottetown.	4	0	0	214.	James B. Cooper, to defray the expense of a Reporter to the House of Assembly in the late Session.	30	0	0
197.	James Adams, Lot 11, being a sum voted by the Legislature.	4	0	0	215.	William Cooper, for the relief of Mrs. Quinn, in destitute circumstances.	3	0	0
198.	George Luke, Lot 11, an indigent and sick man.	3	0	0	216.	Charles Nicholson, of Orwell, for the last quarterly allowance for the keeping of his Brother, a Lunatic, and also to defray the funeral expenses of the same.	5	0	0
199.	Elizabeth Le Page, Lot 49, towards the support of her Husband, a Lunatic.	10	0	0	217.	James Arthur, of New Glasgow, towards the support of Robert Winter, an insane person.	5	0	0
200.	Rev. Mr. Perry, in aid of completing the Indian Chapel on Lennox Island, Prince County.	20	0	0	218.	Rev. John M'Lennan, for the following purposes—for the relief of Simon Mackinnon, £3; for the relief of James Maddox, £8; for the relief of Margaret Finlayson, £8; for the relief of Christiana M'Phee, £3; to Mary M'Aulay, towards the support of her son John, £10.	32	0	0
201.	James M'Callum, Brackley Point, to be expended during the present year for the support of Pierre Doucette, senior, of Rustico.	5	0	0	219.	Hon. Peter M'Nutt, for the relief of the following persons—Mary Hickey, £3; Peter M'Millian, £5; Maurice Curran, £3; Daniel Quigley, £5.	16	0	0
202.	John M'Intosh, being the sum voted for his services as a Member of the House of Assembly in the late Session.	32	12	2	220.	James Simpson, sen., New London, to be disposed of as follows—towards the relief of three blind persons named M'Kay, £12; towards the support of Joseph Artman Betture, £8.	20	0	0
203.	Jesse Duroche, Lot 17, towards the support of William and Margaret Holmes.	10	0	0	221.	Ladies' Benevolent Society, to be expended for the relief of the following persons—to John Macnamara, 10l.; to James Conway, 5l.; to William Purcell, 10l.; to Catherine Hilliard, 5l.; to Widow Rilley, 4l.; to Catherine Gainer, 5l.; to Joanna Redmond, towards the support of a lame daughter, 5l.; the said several sums to be expended by the said Society as may to them seem meet and proper.	44	0	0
204.	Angus M'Lean, of Canoe Cove, to relieve him in his distressed circumstances.	5	0	0					
205.	Rosanna Mitchell, a poor woman residing near Monaghan Settlement.	5	0	0					
206.	John Ready, a blind person,	5	0	0					
207.	Nancy Kielly, for the support of her husband, a de-ranked person.	3	0	0					
208.	James Yeo, for the relief of the following persons—to James Inglis, £3; to Matthew Flinn, £5.	8	0	0					
209.	Solomon Desbrisay, being his salary as Librarian to the Legislature for the past year.	10	0	0					
210.	Solomon Desbrisay, for certain Books for the Library of the Legislature.	8	8	6					

No.	May 7.	£ s. d.	No.	May 7.	£ s. d.
222.	Ladies' Benevolent Society, in aid of the charitable pur- poses of that institution.	30 0 0		stalment for building the Bridge at Mount Stewart.	
223.	Charles Young, being for professional services ren- dered by him to a Special Committee of the House of Assembly, previous to his being a Member of the said House.	15 0 0	241.	John and Angus M'Donald, being as above.	50 0 0
224.	Charles Russell, an old and infirm Teacher.	5 0 0	242.	John and Angus M'Donald, being as above.	50 0 0
225.	Allan Forsyth, towards the support of James Gillan- der, an indigent person.	5 0 0	243.	John and Angus M'Donald, being as above.	50 0 0
226.	John M'Swain, towards the support of Jane Arbuckle.	8 0 0	244.	John and Angus M'Donald, being as above.	50 0 0
227.	Officebearers of the Charlottetown Mechanics' Institute, for the purchase of Books and Philosophical Apparatus.	20 0 0	245.	James Richards, for erecting a Beacon at the en- trance of Murray Harbour.	8 0 0
228.	Sergeant at Arms, to defray the expense of certain Witnesses who attended an exa- mination before a Committee of the House of Assembly.	8 5 9	246.	Archibald M'Neill, 1st Class Teacher, being for duties as such at Canoe Cove, for the year ending 26th April, 1840.	12 0 0
229.	John Masters, Lot 50, towards the support of an idiot son.	5 0 0	247.	Edward J. M'Cormack, do. being for duties as such on Cove- head Road, for the year ending 2d May, instant.	12 0 0
230.	Hercules Frieze, New London, a blind person.	8 0 0	248.	Joseph Higgins, Commissioner of Roads, being his account for serving in a conditional setting of the Road be- tween Lots 7 and 8.	9 7 6
231.	Allan Frazer, towards the support of George Mac- williams, residing at the West Point.	10 0 0	249.	Peter Macgowan, being for the service of Roads and Bridges.	50 0 0
232.	Smiths & Wright, being in part of the sum of £167 4s. 4½d. granted to defray the expenses incurred on Government House and Premises, for the past year.	102 19 5½	250.	Angus M'Cormack, for erecting a Bridge on the road leading from the head of Cardigan to the Mount Stewart Bridge.	25 0 0
233.	George H. Chudleigh, being in part of do.	14 7 11	251.	Messrs. Lang, being their account for five trips, to April, 25th, between Cape Traverse and Cape Tormentine, with the Mails.	16 10 0
234.	James Millner, being in part of do.	24 0 0	252.	David and Alexander Lang, to remunerate them for loss of a Boat and extra charges to which they have been subjected whilst detained on the opposite side of the Strait, owing to the unfavourable state of the weather, upon various occasions during the late winter.	20 0 0
235.	Elias Bishop, being in part of do.	4 1 0	253.	Isaac Clark, being for the hire of a Waggon for Messrs. Pope and Yeo, to proceed to Cape Traverse to despatch the Mail to Cape Tormentine, for repairing a Boat, and for bringing three English Mails to Charlottetown.	6 10 0
236.	Solomon Desbrisay, being in part of do.	7 8 0	254.	John S. Macdonald, being his disbursement account as High Sheriff of Queen's County for the past year.	103 13 9
237.	Thomas H. Haviland, being in part of do.	14 8 0			
238.	Donald M'Phee, for services performed when Jailer at Georgetown.	5 0 0			
239.	Edward Thornton, towards the support of John Griffin, of Township No. 60, and his idiot sisters.	7 0 0			
240.	John and Angus M'Donald, being part of £250, the second in-	50 0 0			

No.	May 7.	£ s. d.	No.	June 11.	£ s. d.
255.	John Leslie, being a sum voted by the Legislature towards the expense of erecting the Bridge over the Head of St. Peter's Bay. 20th.	50 0 0		ration of 5 <i>l.</i> Halifax currency, for extra trips.	
256.	Thomas Haslem, being a sum to which he is entitled by Statute for apprehending deserter from the 37th Regiment. 23d.	5 0 0	269.	Daniel Hodgson, being his account as Coroner.	15 10 1½
257.	Peter Macgowan, being for the service of Roads and Bridges. June 5.	100 0 0	270.	J. B. Cooper & Co. being their account for public printing.	14 17 1
258.	Patrick Rogers, being for apprehending a deserter from Her Majesty's 37th Regiment. 11th.	5 0 0	271.	James Moore, being arrears of salary due to him as Wharfinger, for the past year.	7 10 0
259.	John S. Macdonald, being his allowance as High Sheriff of Queen's County for the past year.	20 0 0	272.	Thomas Owen, being 3 <i>l.</i> for the relief of John Row- an, and 2 <i>l.</i> 10 <i>s.</i> to Margaret Camp- bell, on account of an idiot son.	5 10 0
260.	Peter M'Callum, being his allowance as High Sheriff of King's County for the past year.	20 0 0	273.	Peter Macgowan, being for the service of Roads and Bridges.	100 0 0
261.	Thomas Hunt, being his allowance as High Sheriff for Prince County for the past year.	20 0 0	274.	James Millner, being his account for a quantity of Stove-pipe furnished by him for the use of the Academy. 22d.	5 11 6
262.	Philip Bambrick, 1st Class Teacher, being for his duties as such at St. Peter's, for the year ending 13th May, 1840.	12 0 0	275.	Malcolm Morrison, Lot 45, being the amount of compensation awarded by the Legislature for the privilege of a Road of sixty feet in width, through his farm, to Souris, in the same direction as at present in use.	25 0 0
263.	Donald Murchison, do. do. being for his duties as such at Point Prim, for the year ending 12th May, 1840.	12 0 0	276.	James Yco, being a sum granted by the Legisla- ture, in the Session of 1839, towards defraying the expense of building a Horse Boat for Ellis River Ferry.	10 0 0
264.	Donald Gordon, do. do. being for duties as such at Cardigan, for the year ending 4th June, 1840.	12 0 0	277.	William Green, being the amount of compensation assessed by the Jury on Division No. 1, of the line of Road leading from Wilmot Creek to Darby's Por- tage, Lot 17.	3 0 0
265.	Thomas Bambrick, do. do. being for his duties as such at St. Peter's Bay, for the year ending 27th May, 1840.	12 0 0	278.	John Green, being the amount of compensation assessed by the Jury on Division No. 2, of the same line of Road.	1 0 0
266.	George Bynon, do. do. being for his services as such at Tryon, for the year ending 1st April, 1840.	12 0 0	279.	George Green, being the amount of compensation assessed on Division No. 4, of the same line of Road.	22 10 0
267.	Thomas Hunt, being his disbursement account as Sheriff of Prince County for the past year.	28 10 8	280.	Daniel Green, jun. being the amount of compensation assessed by the Jury on Division No. 5, of the same line of Road.	15 0 0
268.	John Peacock, being his account for conveying the Mails between Cape Tormentine and Amherst, during the past winter, together with an additional remune-	41 7 9	281.	James Hillson, being the amount of compensation assessed on Division No. 6, of the same line of Road.	5 0 0

No.	June 30.	£ s. d.	No.	July 3.	£ s. d.
282.	Peter Macgowan, being for the service of Roads and Bridges.	100 0 0	304.	Solomon Desbrisay, Assayer of Weights and Measures for Queen's County, being his his half year's salary.	5 0 0
	July 3.				
283.	Chief Justice, being his quarterly allowance for travelling the Circuit.	25 0 0	305.	Thomas H. Haviland, Colonial Secre- tary and Registrar, being his quarterly account.	47 9 9
284.	J. Spencer Smith, being his salary as Treasurer, from April 11th.	110 0 0	306.	Thomas H. Haviland, Clerk of the Executive Council, being his quarterly account.	84 16 1
285.	John Brecken, being his salary as late Acting Treas- urer, to April 11th.	15 0 0	307.	Robert Hodgson, Attorney General, being his account for Crown Prose- cutions.	50 18 6
286.	J. Spencer Smith, being his salary as late Collector of Impost, to April 11.	7 17 0	308.	Robert Hodgson, Attorney General, being his account for sundry other services.	31 6 8
287.	James D. Macdonell, being his salary as Collector of Im- post at Charlottetown, from April 11.	57 3 0	309.	James H. Peters, Solicitor General, being his account for Crown Pro- secutions.	9 6 8
288.	Joseph Pope, Sub-Collector of Cus- toms, being his quarter's salary.	10 0 0	310.	James D. Haszard, Queen's Printer, being his quarterly account.	107 8 5
289.	Charles M'Nutt, do. do. being as above.	10 0 0	311.	John Thomson, being his account for furnishing ma- terials for and, laying down three Buoys in the Harbour of Three Rivers.	14 19 3½
290.	Hugh Macdonald, do. do. being as above.	10 0 0	312.	James H. Down, being for sundry repairs and altera- tions to the Dam near Government House.	14 15 3½
291.	Wm. S. Macgowan, being as above.	10 0 0	313.	Samuel Lane, being for 13 trips with the George- town Mail.	15 12 0
292.	A. Lane, Adjutant General of Militia, being as above.	18 15 0	314.	Thomas Crabbe, being for 13 trips with the Western Mail.	31 11 7
293.	Rev. James Waddell, Master of the Central Academy, being as above.	37 10 0	315.	James Phehan, being for 13 trips with the Eastern Mail.	15 12 0
294.	Alexander Brown, do. do. being as above.	37 10 0	316.	William Bishop, being for the conveyance of the Mail to Pictou in the month of May last.	5 0 0
295.	John M' Neill, Visiter of Schools, being as above.	25 0 0	317.	John Butler, 1st Class Teacher, being for his services as such at Ful- larton's Marsh, for the year ending 18th June.	12 0 0
296.	James Moore, Wharfinger, being as above.	7 10 0	318.	John Newcomb, do. do. being for his services as such at St. Eleanor's, for the year ending 16th May.	12 0 0
297.	John Rider, Messenger of Council, &c. being as above.	10 0 0	319.	Donald Livingston, do. do. being for his services as such at Ca- vendish, for the year ending 20th June.	12 0 0
298.	Clear Lallow, Market Clerk, being as above.	10 0 0	320.	Jane Cameron, being for her services as a female	12 0 0
299.	Robert Hutchinson, Jailer, Queen's County, being as above.	10 0 0			
300.	Richard Wood, Jailer, Prince County, being as above.	7 10 0			
301.	Hugh Logan, do. King's County, being as above.	7 10 0			
302.	Susan Hutchinson, Matron of Char- lottetown Jail, being her half year's salary.	7 10 0			
303.	B. De St. Croix, Medical Attendant at Queen's County Jail, being his half year's salary.	5 0 0			

No.	July 3.	£ s. d.	No.	July 27.	£ s. d.
	Teacher in Charlottetown, for the year ending June 23d, 1840.			the Legislature for a right of way through his farm, from the high road to the sea shore.	
321.	George Cutler, being the allowance granted by Statute for apprehending a deserter from the 37th Regiment.	5 0 0	341.	William Mackenzie, being a moiety of the sum voted by the Legislature for a right of way through his farm, from the high road to the sea shore.	12 10 0
322.	Peter M'Callum, being his account for disbursements as High Sheriff of King's County, for the past year.	58 2 5	342.	William Campbell, being part of the sum voted by the Legislature in aid of completing the Western Road.	26 15 6
	6th.			30th.	
323.	Peter Macgowan, in aid of Roads and Bridges.	50 0 0	343.	John Small, being part of the sum appropriated for the Road from Hilson, to the Wharf at Green's Shore	10 0 0
324.	Peter Macgowan, being as above.	60 0 0		31st.	
325.	A. P. Ross, Postmaster at Pictou, being the sum paid by him for an express from Pictou to Halifax, with reference to the Governor General's expected visit to the Lower Provinces.	7 3 9	344.	Peter Macgowan, in aid of Roads and Bridges.	30 0 0
	25th.			August 1.	
326.	George Ellison, being part of the sum voted in aid of extending the Princetown Wharf.	8 0 0	345.	William Miller, being part of the sum appropriated by the Legislature, for building a Bridge at the South River, Murray Harbour.	40 0 0
	27th.		346.	James Sharp, being the balance of the sum appropriated by the Legislature in 1839, for Green's Wharf.	50 0 0
327.	Peter Macgowan, in aid of Roads and Bridges.	100 0 0	347.	Peter Macgowan, in aid of Roads and Bridges.	50 0 0
328.	Peter Macgowan, being as above.	50 0 0	348.	Peter Macgowan, being as above.	43 10 0
329.	Peter Macgowan, being as above.	50 0 0	349.	Peter Macgowan, being as above.	30 0 0
330.	Peter Macgowan, being as above.	66 0 0		12th.	
331.	Peter Macgowan, being as above.	60 0 0	350.	Isaiah Arseneaux, being part of the sum appropriated by the Legislature for completing the Western Road.	54 8 0
332.	Peter Macgowan, being as above.	60 0 0	351.	John Gillis, being as above.	18 17 3
333.	Peter Macgowan, being as above.	35 0 0	352.	John Kent, being as above.	42 0 0
334.	Peter Macgowan, being as above.	20 0 0	353.	Archibald Cameron, being as above.	19 0 0
335.	Peter Macgowan, being as above.	15 0 0	354.	Joseph Macdonald, being part of the sum appropriated by the Legislature for completing the Road leading from the head of Cardigan to Mount Stewart.	52 0 0
336.	Peter Macgowan, being as above.	50 0 0	355.	Donald M'Eachern, being as above.	45 5 0
337.	Joseph Green, being part of £70 voted by the Legislature for extending the Wharf at Green's Shore.	20 0 0	356.	John Hockins, for repairing Bedeque Wharf.	5 0 0
338.	Keough and Moorshed, for repairing a Bridge over M'Phee's Creek, Lot 32.	16 0 0			
339.	George Wigginton, for extending the Wharf at Crapaud.	10 0 0			
340.	William Dingwell, being a moiety of the sum voted by	12 10 0			

No.	August 12.	£ s. d.	No.	August 12.	£ s. d.
357.	Peter Macgowan, in aid of Roads and Bridges.	30 0 0	373.	Benjamin Thompson, being his account for repairing and painting the Buoy at Richmond Bay.	3 12 0
358.	Peter Macgowan, being as above.	10 0 0	374.	John M'Gougan, being his account for Surveying the Harbour, and assisting in placing the Buoy in Richmond Bay.	3 0 0
359.	Peter Macgowan, being as above.	10 0 0	375.	Alfred Kindred, being his account for placing and preparing the Beacon in Charlotte- town Harbour.	3 5 4
360.	Hugh Gillis, being part of the sum appropriated by the Legislature for completing the Western Road.	5 11 0	376.	C. C. Davison, being his account for work, &c. done to Buoy in Bedeque Harbour.	3 10 1
361.	Patrick Fitzgerald, 1st class Teacher, being for his services as such at Fort Augustus, for the year ending August 5th, 1840.	12 0 0	377.	C. C. Davidson, being his account for repairing and assisting in placing Buoys in Char- lottetown Harbour this present sea- son, hire of Vessel, &c.	24 3 9
362.	Dubois Smith, do. do. being for his services as such at Lot 12, for the year ending July 28th, 1840.	12 0 0	378.	Henry Stamper, being his account for Stationery fur- nished the Secretary's Office.	4 7 4½
363.	Thomas Walsh, do. do. being for his services as such at Pis- quid, for the year ending August 1st, 1840.	12 0 0	379.	J. B. Cooper & Co. being their account for Public Print- ing.	28 18 7
364.	John M'Neil, do. do. being for his services as such at Lot 63, for the year ending July 23d, 1840.	12 0 0	380.	Peter M'Gowan, being for the service of Roads and Bridges.	43 10 0
365.	John Ronayne, do. do. being for his services as such at Lot 14, for the year ending August 3d, 1840.	12 0 0	381.	Peter M'Gowan, being as above.	30 0 0
366.	Donald Lamont, do. do. being for his services as such at Elliot River, for the year ending July 30th, 1840.	12 0 0	382.	John C. M'Kowen, being his account for Medical attend- ance at Georgetown Jail.	3 4 10
367.	Walter Phelan, do. do. being for his services as such at Char- lottetown, for the year ending July 30th, 1840.	12 0 0	383.	Peter Macgowan, being in aid of Roads and Bridges. August 21st.	26 0 0
368.	Daniel Hodgson, Clerk of the Crown, being his account for Crown Prose- cutions, Trinity Term.	47 11 9	384.	John Hickey, being part of the sum appropriated for building an additional abutment to Princetown Wharf.	52 0 0
369.	Daniel Hodgson, Clerk of the Crown, being his account of disbursements for the same term.	63 16 11½	385.	Peter Macgowan, being for the service of Roads and Bridges.	92 0 0
370.	Edward Thornton, Deputy do. being his account for Crown Prose- cutions at the July Term in King's County.	22 1 7	386.	Peter Macgowan, being as above.	20 0 0
371.	Edward Thornton, do. do. being his account of disbursements for the same term.	34 5 8	387.	Peter Macgowan, being as above.	20 0 0
372.	William Coates, do. do. being his account of disbursements and for Crown Prosecutions at the June Term in Prince County.	3 6 2		September 10th.	
			388.	Peter Macgowan, being as above.	33 0 0
			389.	Peter Macgowan, being as above.	25 0 0
			390.	Peter Macgowan, being as above.	18 0 0
			391.	Peter Macgowan, being as above.	10 0 0

No.	September 10.	£ s. d.	No.	September 10.	£ s. d.
392.	Peter Macgowan, being for the service of Roads and Bridges.	15 0 0	418.	John Morrison, being part of the sum appropriated towards completing the Main Wes- tern Road.	9 16 0
393.	Peter Macgowan, being as above.	50 0 0	419.	Joseph Arsneaux, being as above.	10 0 0
394.	Peter Macgowan, being as above.	35 0 0	420.	Angus M'Isaac, being the sum appropriated in aid of a Bridge across Finlayson's Creek, Lot 62.	50 0 0
395.	Peter Macgowan, being as above.	25 0 0	421.	James Macdonald, being part of the sum appropriated for opening the Road from Cardigan towards Mount Stewart.	18 10 0
396.	Peter Macgowan, being as above.	9 0 0	422.	Alexander Macdonald, being part of the sum appropriated for opening the Road from Mount Stewart to Cardigan.	58 4 0
397.	Peter Macgowan, being as above.	20 0 0		16th.	
398.	Peter Macgowan, being as above.	12 0 0	423.	John Kent, being part of the sum appropriated towards completing the Main Wes- tern Road.	5 10 0
399.	Peter Macgowan, being as above.	12 0 0	424.	Thomas Colfer, being part of the sum appropriated towards completing the Main Wes- tern Road.	9 12 6
400.	Peter Macgowan, being as above.	10 0 0	425.	Peter Macgowan, being for the service of Roads and Bridges.	20 10 0
401.	Peter Macgowan, being as above.	10 0 0	426.	Peter Macgowan, being as above.	15 0 0
402.	Peter Macgowan, being as above.	10 0 0		17th.	
403.	Peter Macgowan, being as above.	10 0 0	427.	Charles M'Eachern, 1st Class Teacher, being for his services as such at New- town, for the year ending June 1st.	12 0 0
404.	Peter Macgowan, being as above.	10 0 0	428.	Allan M'Phee, do. do. being for his services as such at Mon- tague River, for the year ending August 5th.	12 0 0
405.	Peter Macgowan, being as above.	10 0 0	429.	Malcolm Darrach, do. do. being for his services as such at the Dog River, for the year ending Aug. 25th, 1840.	12 0 0
406.	Peter Macgowan, being as above.	10 0 0	430.	Edward Blanchard, 2d Class do. being for his services as such at Oys- ter Cove, Lot 18, for the year ending August 12th, 1840.	20 0 0
407.	Peter Macgowan, being as above.	10 0 0	431.	John J. Uhlman, 1st Class Teacher, being for his services as such at New Glasgow, for the year ending Sept. 9th.	12 0 0
408.	Peter Macgowan, being as above.	10 0 0	432.	John Mackinnon, do. do. being for his services as such at Flat River, for the year ending Sept. 11th.	12 0 0
409.	Peter Macgowan, being as above.	10 0 0			
410.	Peter Macgowan, being as above.	50 0 0			
411.	Peter Macgowan, being as above.	43 10 0			
412.	Peter Macgowan, being as above.	13 0 0			
413.	Peter Macgowan, being as above.	55 0 0			
414.	Peter Macgowan, being as above.	23 0 0			
415.	James Moran, being part of the sum appropriated towards completing the Main Wes- tern Road.	7 0 0			
416.	William Mitchell, being as above.	11 10 0			
417.	William Mitchell, being as above.	17 10 0			

No.	September 17.	£ s. d.	No.	October 1.	£ s. d.
433.	Fidel S. Gaudet, Acadian Teacher, being for his services as such at Township No. 1, for the year ending 15th June.	5 0 0	451.	The Chief Justice, being his quarterly allowance for travelling the circuit.	25 0 0
434.	Francis Buote, do. do. being for his services as such at Township No. 2, for the year ending July 5th.	5 0 0	452.	Thomas H. Haviland, Colonial Secretary and Registrar, being his quarterly allowance in lieu of fees.	100 0 0
435.	George Wright, jun., Deputy Surveyor General, being for public Surveys, Drawing Charts, &c.	49 13 8	453.	J. Spencer Smith, Treasurer, being his quarter's salary.	125 0 0
436.	John Thomson, being a moiety of the annual grant of £50 appropriated to the person licensed to run the Packet between Georgetown and Pictou.	25 0 0	454.	James D. Macdonell, Collector of Impost, being his quarter's salary.	65 0 0
437.	William M'Connell, for making half a mile of the Road leading from Monaghan Settlement to the Georgetown Road.	26 10 0	455.	Joseph Pope, Sub-Collector of Customs, being as above.	10 0 0
438.	William M'Connell, being as above.	26 10 0	456.	Charles M'Nutt, do. being as above.	10 0 0
439.	Edward Morrissey, do. and eight chains.	22 10 0	457.	Hugh Macdonald, do. being as above.	10 0 0
440.	Henry Mooney, for making one mile of said Road.	57 0 0	458.	William S. Macgowan, do. being as above.	10 0 0
441.	Martin Koughan, for making half a mile of said Road.	20 0 0	459.	John M'Neil, Visiter of Schools, being as above.	25 0 0
442.	John Ryan, in part for making one mile of said Road.	25 8 3	460.	A. Lane, Adjutant General of Militia, being his quarterly allowance.	18 15 0
443.	John Ryan, being the balance due him for making one mile of said Road.	22 11 9	461.	Rev. James Waddell, Master of the Central Academy, being his quarter's salary.	37 10 0
	22d.		462.	Alexander Brown, do. being as above.	37 10 0
444.	Peter Macgowan, being for the service of Roads and Bridges.	100 0 0	463.	John Rider, Messenger of Council, being as above.	10 0 0
445.	John Burt, for making one mile of the Road leading from the head of Cardigan to Mount Stewart.	52 0 0	464.	James Moore, Wharfinger, being as above.	7 10 0
	24th.		465.	Clear Lallow, Market Clerk, being as above.	10 0 0
446.	Peter Macgowan, being for the service of Roads and Bridges.	26 0 0	466.	Robert Hutchinson, Jailer of Queen's County, being as above.	10 0 0
447.	Peter Macgowan, being as above.	20 0 0	467.	Richard Wood, Jailer of Prince County, being as above.	7 10 0
448.	Peter Macgowan, being as above.	15 0 0	468.	Hugh Logan, Jailer of King's County, being as above.	7 10 0
449.	Peter Macgowan, being as above.	15 0 0	469.	James D. Haszard, Queen's Printer, being his quarterly account for Public Printing and Stationery.	79 11 11
450.	Peter Macgowan, being as above.	15 0 0	470.	Thomas H. Haviland, Colonial Secretary, to enable him to pay into the Treasury of Nova Scotia, £30, Halifax currency, the annual sum awarded to be paid by this Island towards the support of the Light Houses and Humane Establishments on the Islands of St. Paul's and Scatari.	34 10 0

No.	October 1.	£ s. d.	No.	October 24.	£ s. d.
471.	William B. Wellner, for erecting two Beacons in Crapaud Harbour.	9 0 0		for the extension of the Wharf at Green's Shore.	
472.	Anthony Simpson, being a moiety of the annual grant of £30 appropriated to the person licensed to run a Packet between Bedeque and Shediac.	15 0 0	489.	Peter Macgowan, being for the service of Roads and Bridges.	25 0 0
473.	John and Angus Macdonald, being part of the last instalment for building the Bridge at Mount Stewart.	100 0 0	490.	Peter Macgowan, being as above.	20 0 0
474.	Peter Macgowan, being for the service of Roads and Bridges.	50 0 0	491.	Peter Macgowan, being as above.	50 0 0
475.	Peter Macgowan, being as above.	55 0 0	492.	Peter Macgowan, being as above.	42 0 0
476.	Edward Conners, being part of the sum appropriated for completing the Western Road.	7 15 0	493.	John Welsh, being for work performed on the Road from Cardigan to Mount Stewart.	21 15 0
477.	Jaques Gallant, being as above.	34 15 0	494.	William Miller, being part of the sum appropriated to the completion of the South River Bridge at Murray Harbour.	116 0 0
478.	Peter Macgowan, being for the service of Roads and Bridges.	20 0 0	495.	Peter Macgowan, being for the service of Roads and Bridges.	14 0 0
479.	Joseph Perry, being part of the sum appropriated for completing the Western Road.	19 19 0	496.	Sebastian Davidson, 1st class Teacher, being for his services as such in Princetown Royalty, to Sept. 9th, 1840.	12 0 0
480.	Peter Macgowan, being for the service of Roads and Bridges.	40 0 0	497.	Donald Graham, do. do. being for his services as such at Or- well, to October 1st, 1840.	12 0 0
481.	Joseph Gallant, being part of the sum appropriated for completing the Western Road.	9 15 0	498.	James Gillender, do. do. being for his services as such at Cas- cumpeque, to September 10th, 1840.	12 0 0
482.	Peter Macgowan, being for the service of Roads and Bridges.	30 0 0	499.	Robert Small, do. do. being for his services as such at Be- deque, to August 27th, 1840.	12 0 0
483.	Peter Macgowan, being as above.	20 0 0	500.	Antoine Perry, Acadian Teacher, being for his services as such at Mas- couche, Lot 17, to October 17th, 1840.	5 0 0
484.	Peter Macgowan, being as above.	15 0 0	501.	James Feehan, being for 13 trips with the Eastern Mail.	15 12 0
485.	Peter Macgowan, being as above.	10 0 0	502.	Thomas Crabb, being for 13 trips with the Western Mail.	31 11 7
486.	Peter Macgowan, being as above.	11 0 0	503.	Samuel Lane, being for 13 trips with the George- town Mail.	15 12 0
487.	Peter Macgowan, being as above.	14 0 0	504.	Alexander Davidson, being for an anchor supplied in 1839 to the Buoy in Bedeque Harbour.	3 19 10
488.	Joseph Green, being part of the sum appropriated	40 0 0	505.	Benjamin Bears, being the Bounty allowed by Law to	10 5 0

No.	November 5.	£ s. d.	No.	November 10.	£ s. d.
	the fitter out of the Schooner Olive Branch, of 41 tons, engaged in the fisheries.			leading from the head of Cardigan to Mount Stewart.	
506.	James Nickerson, being the bounty allowed by law to the fitter out of the Schooner Asia, of 60 tons, engaged in the fisheries.	15 0 0	517.	Nathaniel Strang, being part of the sum appropriated for building the Wharf at Green's Shore.	20 0 0
507.	Thomas Curtis, being the bounty allowed by law to the fitter out of the Schooner Sarah, of 37 tons, engaged in the fisheries.	9 5 0	518.	Peter Macgowan, being for the service of Roads and Bridges.	20 0 0
508.	Archibald Campbell, Road Commissioner, being his annual allowance as such.	10 0 0	519.	Peter Macgowan, being as above.	20 0 0
509.	Thomas Tod, do. do. being as above.	10 0 0	520.	Peter Macgowan, being as above.	21 0 0
510.	William M'Connell, for making one mile of Road leading from the Monaghan Settlement to the Georgetown Road.	55 0 0	521.	Peter Macgowan, being as above.	15 0 0
511.	George Wright, being for a right of way to the shore of Pownal Bay, in the continuation of the Georgetown Road.	10 0 0	522.	Peter Macgowan, being as above.	14 0 0
512.	Thomas H. Haviland, Colonial Secretary, to enable him to remit £4 14s. 6d. sterling, in repayment of the price of 3 copies of the printed Reports of the proceedings before the Judicial Committee of the Privy Council on appeal cases referred for their adjudication, furnished by Her Majesty's Government for the use of the Judges and Law Officers of the Colony.	7 1 9	523.	Peter Macgowan, being as above.	10 0 0
513.	George Dalrymple, President of the Central Board of Health, being for expenses incurred by the Central Board of Health, in establishing and furnishing a Fever Hospital in Charlottetown, for medical attendance, medicines, nurse, and provisions to patients suffering under typhus fever, in the early part of the past summer.	23 19 3	19th.	Edward Conners, being part of the sum appropriated towards completing the Western Road.	3 19 0
514.	Daniel Hodgson, Coroner, being the expense of an Inquest held on the body of Julia Flood.	7 8 8	525.	Nathaniel Huestis, being part of the sum appropriated for extending the Wharf at Green's Shore.	10 0 0
515.	James Clarke, being for the Survey, Plans and description of the soil of Lennox Island, executed by the desire of the House of Assembly.	8 19 0	526.	John and Angus Macdonald, being part of the last instalment for building the Bridge at Mount Stewart.	80 0 0
516.	Lauchlin Wilson, being for work performed on the road	11 10 0	527.	John and Angus Macdonald, being as above.	80 0 0
	10th.		528.	John and Angus Macdonald, being as above.	80 0 0
			529.	John and Angus Macdonald, being the balance of the last instalment for building the Bridge at Mount Stewart.	87 0 0
			530.	Robert Howlett, being part of the sum appropriated for building a Scow for Grand River Ferry.	6 0 0
			531.	Peter Macgowan, being for the service of Roads and Bridges.	10 0 0
			532.	Peter Macgowan, being as above.	10 0 0
			27th.	Nathaniel Strang, being part of the sum appropriated for extending the Wharf at Green's Shore.	6 0 0
			534.	John M'Lean and another, being part of the sum appropriated for extending the Hards at Ellis River.	45 0 0

No.	November 27.	£ s. d.	No.	December 3.	£ s. d.
535.	Peter Macgowan, being for the service of Roads and Bridges.	50 0 0		and Shediac, from the 15th August to the close of the navigation.	
536.	Peter Macgowan, being as above.	30 0 0	550.	Joseph Pope, Road Commissioner, being his annual allowance as such.	10 0 0
537.	Peter Macgowan, being as above.	20 0 0	551.	James Harding, being a bounty allowed by Statute as fitter out of the Schooner Elizabeth, burthen 75 tons, for the fishery.	18 15 0
538.	Peter Macgowan, being as above.	20 0 0	552.	Thomas Pillman, being a bounty allowed by Statute as fitter out of the Schooner Amend- ment, burthen 45 tons, for the fishery.	11 5 0
539.	Peter Macgowan, being as above.	10 0 0	553.	Alexander Ross, being a bounty allowed by Statute as fitter out of the Schooner Henry Carman, burthen 34 tons, for the fishery.	8 10 0
540.	James Cullen, being part of the sum appropriated for opening the Road from the head of Cardigan to Mount Stewart.	24 15 0		8th.	
	December 3.		554.	Peter Macgowan, being for the service of Roads and Bridges.	30 0 0
541.	Pierce Ryan, 1st Class Teacher, being for his services as such at Newtown, to 1st October, 1840.	12 0 0	555.	Peter Macgowan, being as above.	25 0 0
542.	Nathaniel M'Laren, do. do. being for his services as such at Lot 51, to November 28, 1840.	12 0 0		15th.	
543.	William Coates, Deputy Clerk of the Crown, being his account for Crown Prose- cutions.	4 13 4	556.	William Mitchell, being part of the appropriation towards completing the Main Western Road.	14 10 0
544.	Owners of Pacahontas, for detention and conveying the Mail to Pictou on the 26th November.	10 7 0	557.	J. E. S. Bagnall, being the balance of the appropriation for the Hards at Ellis River.	5 0 0
545.	Thomas Owen, being his account as Visiting Magis- trate, for sundries furnished by him for the use of prisoners in George- town Jail.	33 17 11		22d.	
546.	Charles Desbrisay, being an allowance for indexing the proceedings of the Legislative Coun- cil in the last Session.	7 10 0	558.	Peter Macgowan, for the service of Roads and Bridges.	150 0 0
547.	Alexander and Ronald Macdonald, being the amount of their Contract for placing Stones at the corners of the blocks and abutments of Mount Stewart Bridge, and for raising the approaches at the North end of the said Bridge.	45 0 0	559.	Lauchlin M'Kinnon, being part of the appropriation for completing the Western Road.	5 9 0
548.	Angus and John Macdonald, being an allowance for Iron used in fastening the tie beams, &c. of Mount Stewart Bridge, not men- tioned in the specification under which they tendered for the erection of the said Bridge.	8 19 9		31st.	
549.	Anthony Simpson, being his allowance by Statute for running a Packet between Bedeque	15 0 0	560.	William Mara, being as above.	17 10 0
			561.	John Hickey, being the balance of his contract for building an abutment and arch to the Princetown Wharf.	52 0 0
			562.	Peter Macgowan, being for the service of Roads and Bridges.	100 0 0
			563.	John Spencer Smith, being part of the sum appropriated to defray the expense of certain repairs and improvements at Govern- ment House and Premises.	250 0 0
				January 7.	
			1.	The Chief Justice, being his travelling allowance for one quarter.	25 0 0

No.	1841. January 7.	£ s. d.	No.	January 7.	£ s. d.
2.	Thomas H. Haviland, being his quarterly allowance, in lieu of Fees, as Colonial Secretary and Registrar.	100 0 0	22.	The Hon. Samuel Cunard, being the amount of his Contract for the Steamer Cape Breton for the past year.	500 0 0
3.	J. Spencer Smith, Treasurer, being his quarter's salary.	125 0 0	23.	James Warburton, Road Commissioner, being his annual allowance as such.	10 0 0
4.	James D. Macdonell, Collector of Impost, being his quarter's salary.	65 0 0	24.	David Higgins, do. do. being as above.	10 0 0
5.	Charles M'Nutt, Sub-Collector of Customs, being his quarter's salary.	10 0 0	25.	John R. Bourke, do. do. being as above.	10 0 0
6.	Joseph Pope, do. do. being as above.	10 0 0	26.	Allan M'Dougall, do. do. being as above.	10 0 0
7.	Hugh Macdonald, do. do. being as above.	10 0 0	27.	John Jardine, do. do. being as above.	10 0 0
8.	Wm. S. Macgowan, being as above.	10 0 0	28.	John M'Callum, do. do. being as above.	10 0 0
9.	A. Lane, Adjutant General of Militia, being as above.	18 15 0	29.	John Macgowan, do. do. being as above.	10 0 0
10.	Rev. James Waddell, Master of Central Academy, being as above.	37 10 0	30.	Thomas Owen, do. do. being as above.	10 0 0
11.	Alexander Brown, do. do. being as above.	37 10 0	31.	Peter Macgowan, Correspondent, being the annual sum voted by the Legislature for services as such.	30 0 0
12.	John M' Neill, Visiter of Schools, being as above.	25 0 0	32.	Neil M'Kinnon, 1st Class Teacher, being for his services as such at Lot 33, for the year ending December 17, 1840.	12 0 0
13.	James Moore, Wharfinger, being as above.	7 10 0	33.	John M'Kinnon, 1st Class Teacher, being for his services as such at Lot 16, for the year ending August 1, 1840.	12 0 0
14.	John Rider, Messenger of Council, &c. being as above.	10 0 0	34.	Thomas Keys, do. do. being for his services as such at Lot 13, for the year ending January 1, 1841.	12 0 0
15.	Clear Lallow, Market Clerk, being as above.	10 0 0	35.	Samuel Lane, being for 13 trips with the Mail between Charlottetown, George- town, &c.	15 12 0
16.	Robert Hutchinson, Jailer, Queen's County, being as above.	10 0 0	36.	James Feehan, being for 13 trips with the Eastern Mail.	15 12 0
17.	Richard Wood, Jailer, Prince County, being as above.	7 10 0	37.	Thomas Crabb, being for 13 trips with the Western Mail, and 39 trips between Cascum- pec and Kildare.	37 5 4
18.	Hugh Logan, do. King's County, being as above.	7 10 0	38.	Phillips F. Irving, being for four trips with the Mail between Cape Traverse and Cape Tormentine.	16 0 0
18.	B. De St. Croix, Medical Attendant at Queen's County Jail, being his half year's allowance.	5 0 0	39.	T. W. Smith, Postmaster at Amherst, being for his trouble in taking charge of the Prince Edward Island Mails, and forwarding the same to Cape Tormentine, during the last winter.	5 15 0
19.	Susan Hutchinson, Matron of Char- lottetown Jail, being her half year's salary.	7 10 0			
20.	Solomon Desbrisay, Assayer of Weights and Measures for Queen's County, being his his half year's salary.	5 0 0			
21.	John Thomson, being for the services of the Schoo- ner Rambler, engaged as a Packet between Georgetown and Pictou, from the 15th of August to the close of the navigation.	25 0 0			

No.	January 7.	£ s. d.	No.	February 4.	£ s. d.
40.	J. Spencer Smith, Treasurer, being the amount of his small dis- bursement account for the past year.	52 9 8 $\frac{1}{2}$	57.	Rev. John M'Lennan, 2d Class Teacher, being for his services as such at Pinette, for the year ending 1st Jan. 1841.	20 0 0
41.	A. Lane, Town Major, being his account for disbursements during the past year.	11 19 11	58.	John Le Page, 1st Class Teacher, being for his services as such at Darnley, for the year ending January 28th, 1841.	12 0 0
42.	Isaac Smith, being his account for Plans, &c.	3 15 0	59.	George H. Kindlands, 1st Class Teacher, being for his services as such at New Annan Mills, for the year ending January 30th, 1841.	12 0 0
43.	C. C. Davison, being expenses incurred in and about the Buoys and Beacons in the Bay and Harbour of Charlottetown, during the past season.	35 4 1 $\frac{1}{2}$	60.	Edward Brennan, 1st Class Teacher, being for his services as such at Lot 19, for the year ending January 3d, 1841.	12 0 0
44.	James D. Haszard, Queen's Printer, being his account for the last quarter.	49 1 4	61.	John Stewart, 1st Class Teacher, being for his services as such at Little Sands, for the year ending 17th January, 1841.	12 0 0
45.	James Peake, being his account for sundries fur- nished for the use of King's County Jail.	12 7 0	62.	Donald M'Kinnon, 1st Class Teacher, being for his services as such at Lot 28, for the year ending January 18th, 1841.	12 0 0
46.	Robert Hutchinson, being his account for the diet of Mrs. Susannah Pack, a lunatic, confined in Queen's County Jail, from the 6th May, 1840, to 1st January, 1841.	11 19 0	63.	Charles Stewart, do. do. being for his services as such at Elliot River, for the year ending January 1st, 1841.	12 0 0
47.	James D. Haszard, being his account for printing the Journals of the Legislative Council for the last Session.	71 0 0	64.	Charles Macdonald, do. being for his services as such at Elliot River, for the year ending January 1st, 1841.	12 0 0
48.	J. B. Cooper & Co., being their account for printing the Journals of the House of Assembly for the last Session.	209 18 6	65.	Donald M'Leod, do. do. being for his services as such at Murray Harbour, for the year ending January 5th, 1841.	12 0 0
49.	Solomon Desbrisay, Sheriff of Queen's County, being the expence of an Inquisition held on the road leading to and from Mount Stewart Bridge.	16 15 0	66.	Daniel Hodgson, Clerk of the Crown, being his account for Crown Prose- cutions, &c.	40 12 4
50.	Archibald M'Lean, being the balance of his contract for erecting a Bridge over the Pond near Samuel Martin's, leading to the York River.	65 0 0	67.	Daniel Hodgson, being his account for disbursements to Constables, Crown Witnesses, &c. in the last Hilary Term.	40 5 3
51.	George Wright, Surveyor General, being his account for sundry services. 12th.	17 0 10	68.	Edward Thornton, Road Commissioner, being his annual allowance as such.	10 0 0
52.	Thomas Smallman, being part of the appropriation for completing the Western Road. 27th.	8 0 0	69.	William M'Neill, do. being as above.	10 0 0
53.	Joseph Gallant, being as above. 29th.	19 15 0	70.	Solomon Desbrisay, do. being as above.	10 0 0
54.	Peter Macgowan, being for the service of Roads and Bridges. 30th.	60 0 0	71.	Peter M'Nutt, do. being as above.	10 0 0
55.	Peter Macgowan, being for the service of Roads and Bridges. February 4th.	100 0 0	72.	Peter M'Callum, being expenses incurred under an Order of His Excellency in Council, of January 28th, 1840, in conse- quence of his having been obstructed and assaulted in the execution of his duty as Sheriff of King's County.	26 15 10
56.	Nicholas Conroy, being the amount of salary due to him as sub-Collector of Customs at Cas- cumpeque, to 31st December, 1840.	13 13 4			

A true Copy.

T. H. HAVILAND, C. C.

No. 2.

DETAILED ACCOUNTS.

(SEE PAGE 76.)

Schedule of Accounts contained in Appendix (L.)

<p>No.</p> <p>1. Colonial Secretary's Account, March 31, 1840.</p> <p>2. Do. do. do. June 30, "</p> <p>3. Clerk of Executive Council's Account, March 31, 1840.</p> <p>4. Do. do. do. June 22.</p> <p>5. Clerk of Legislative Council's Account, for Session of 1840.</p> <p>6. Printer of Legislative Council's Account, for ditto.</p> <p>7. Attorney General's Account for Crown Prosecutions, Hilary Term, Queen's County, 1840.</p> <p>8. His Account for miscellaneous services, to June, 1840.</p> <p>9. Solicitor General's Account, Hilary Term, 1840.</p> <p>10. Clerk of the Crown's Account, Trinity Term, "</p> <p>11. His Account for Disbursements, at said Term.</p> <p>12. Deputy Clerk of Crown's Account for Fees and Disbursements, Prince County, June Term.</p> <p>13. Deputy Clerk of Crown's Account for Fees and Disbursements, March Term, King's County, 1840.</p> <p>14. ——— Ditto, July Term.</p> <p>15. Sheriff of King's County's Account, to July 1, 1840.</p> <p>16. Special Constables' charges, for assisting Sheriff of King's County.</p>	<p>No.</p> <p>17. Sheriff of Queen's County's Account, for contingent expenses of Court House and Jail, for past year.</p> <p>18. His Account, for holding an Election for the return of one Member to represent the Third District of Queen's County, 1840.</p> <p>19. His Account of Fees upon Writ of Inquiry, for laying off a Road at Mount Stewart.</p> <p>20. Coroner's Accounts.</p> <p>21. Surveyor General's Account.</p> <p>22. Deputy Surveyor General's Account.</p> <p>23. Charles C. Davison's Accounts, for Buoys for Charlottetown Bay and Harbour.</p> <p>24. ——— Ditto, for Bedeque.</p> <p>25. John Thomson's Account, for Buoys, &c. at Three Rivers.</p> <p>26. Queen's Printer's Accounts, for 1840.</p> <p>27. J. B. Cooper & Co's Accounts, for sundry advertisements.</p> <p>28. Town Major's Disbursement Account.</p> <p>29. Treasurer's Small Disbursement Account.</p>
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No. 1.

THE GOVERNMENT,

TO THE COLONIAL SECRETARY.

<p>1839.</p> <p>December 14. Proclamation proroguing Assembly,</p> <p>Lieutenant Governor's fees, 10s.; Copy for Gazette, 3s.</p> <p>24. Copy of Order in Council, allowing Acts passed in 1839, and Despatch for Gazette,</p> <p>Recording do.</p> <p>31. Copy of Despatch for Gazette, relating to tenure of Public Offices,</p> <p>1840.</p> <p>February 1. Copying for Council and Assembly 2 Despatches, with Orders in Council, on</p> <p>Acts passed in 1839, each 1500 words,</p>	<p>£ s. d.</p> <p>0 19 0</p> <p>0 13 0</p> <p>0 10 0</p> <p>0 10 0</p> <p>0 8 0</p> <p>1 10 0</p> <p>Carried forward, £4 10 0</p>
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		Brought forward,	£1 10 0
1840.			
Feb. 1.	Copying for House of Assembly correspondence with William Cooper, Esq. and Secretary of State for the Colonies, 5000 words,	-	2 10 0
20.	Copying Despatch for do. 500 do.	-	0 5 0
	Copy of Despatch relative to conveyance of Mails by Steam, 500 do.	-	0 5 0
	Copy of Despatch for Council and Assembly on subject of Works published by Record Commission, 250 do.	-	0 2 6
	Copy of Despatch and Enclosure on subject of Prison discipline, each 3500 do.	-	3 10 0
	Copying Correspondence on subject of Georgetown Assessment Act, 2400 do.	-	1 4 0
March 4.	Copying Mandamus to —	-	0 3 6
5.	Bond and Indenture to James Watts, to supply Queen's County Jail with Firewood, Bond and Indenture to John Davis, to supply Queen's County Jail with Bread,	-	0 6 8
		-	0 6 8
14.	Writ of Election for Third District of Queen's County,	-	0 17 9
	Lieutenant Governor's fees,	-	0 10 0
	Recording Lease and Release of Lot No. 54, Fourth hundred in Charlottetown, from John Campion to the Crown,	-	1 3 0
	Copy of Report of Commissioners under 2d Vic. cap. 6, for House of Assembly, 600 words,	-	0 6 0
23.	Copy of Despatch on tenure of public offices, for House of Assembly, 800 words,	-	0 8 0
	Warrant of Survey to lay off Road from or near Dingwell's Mills to Cardigan Bridge,	-	0 2 6
	Lieutenant Governor's fees,	-	0 5 6
	4 Militia Commissions, at 2s. 6d.	-	0 10 0
			17 6 1
			Exchange, 1-9
			1 18 5
			£19 4 6

T. H. HAVILAND,
Acting Colonial Secretary.

31st March, 1840.

No. 2.

THE GOVERNMENT,

DI. TO THE COLONIAL SECRETARY.

1840.		£	s.	d.
From 1st to 14th April.—	Sundry Messages to House of Assembly, 4600 words, at 1s. per hundred,	2	6	0
	Preparing Bonds for three High Sheriffs, at 6s. 8d. each,	1	0	0
	Commissions to do. at 10s.,	1	10	0
	Registering do. at 6s. 7½d. each; 3 Great Seals, 9s. each,	2	6	10½
	Lieutenant Governor's fees,	1	10	0

Engrossing two copies of the Acts of last Session of the Legislature, viz :—

No. 1.	An Act to regulate the performance of Statute Labour,	730	words.	
2.	For the improvement of property in Georgetown against accidents by fire,	412		
3.	For raising a Revenue in this Island,	420		
4.	Tax on Dogs,	330		
5.	Prohibiting exportation of Oysters,	250		
6.	Regulating Herring and Alewives' Fisheries,	110		
7.	Provision for management of Charlottetown Ferry,	450		
8.	Appropriation of Moneys for the service of the year 1840,	4869		
9.	Regulating Apprentices, &c.,	500		
10.	Running at large Sheep and Goats,	620		
11.	Bounty on Vessels engaged in the Fisheries,	100		
12.	Floating of Logs and Deals,	1950		

Carried forward,

£8 12 10½

1840.		Brought forward,	£S 12 10½
No. 13.	Hawkers and Pedlars, (Licenses.)	170 words.	
14.	Establishing Boundary Lines of Counties, &c.	350	
15.	Articles seized under any Revenue Law,	444	
16.	Persons convicted of felony, &c.	400	
17.	Trial of Assaults and Batteries,	190	
18.	Justices of the Peace appointing Clerks,	830	
19.	Appointment of Coroners, &c.	220	
20.	Intercourse between P. E. Island and Nova Scotia and New Brunswick,	1060	
21.	Building for an Asylum for insane persons, &c.,	1530	
22.	Relating to Merchant Seamen,	940	
23.	For Assessment on Lands,	150	
24.	Enabling Married Women to convey Real Estate,	560	
25.	Manner of proceeding on controverted Elections,	130	
26.	To amend the Election Law,	380	
27.	Colonial Secretary and Registrar's salary, &c.	580	
		<hr/>	
		18735	
		Two copies,	18735
		<hr/>	
		37470 at 1s. per 100,	18 14 6
	27 Great Seals to Acts, at 9s.		12 3 0
June 4.	Warrant of Survey for laying off base line of Royalty of Georgetown, Lieutenant Governor's fee,		0 2 6 0 5 0
22.	Proclamation proroguing Assembly, Lieutenant Governor's fee, 10s.; Copy for Gazette, 3s.; 6 Militia Commissions, 15s.		0 19 0 1 8 0
			<hr/>
			42 4 10½
		Exchange, 1-9	4 13 10½
			<hr/>
			46 18 9
30.	4 Militia Commissions,		0 11 0
			<hr/>
			£ 47 9 9
			<hr/> <hr/>

No. 3.

THE GOVERNMENT,

TO THE CLERK OF THE EXECUTIVE COUNCIL.

1840.		£	s.	d.
	Copy of the Warrant Book for House of Assembly, 8,000 words,		4	0 0
	100 Orders in Council, relating to private persons, at 3s. 4½d.		16	17 6
	Reading 62 sides do. at 1s.		3	2 0
			<hr/>	
			23	19 6
		Exchange,	2	13 3½
Warrants, from No. 1 to 104, inclusive, at 3s.			15	12 0
			<hr/>	
			£42	4 9½
			<hr/> <hr/>	

T. H. HAVILAND,

Acting Clerk of Council.

31st March, 1840.

No. 4.

THE GOVERNMENT,

TO THE CLERK OF THE EXECUTIVE COUNCIL.

1840.		£	s.	d.
From 2d April	166 Orders in Council relating to private persons, 3s. 4½d. each,	27	14	11
to 22d June.	Reading 80 sides on which above orders were made, 1s. each,	4	0	0
	2 Copies of Minutes of Executive Council for Colonial Office,			
	each 170 folios, at 1s.	17	0	0
	Stationery, allowance for 6 months,	4	0	0
		<hr/>		
		52	14	11
	Exchange, 1-9,	5	17	2
	Warrants from No. 105 to 282, inclusive, at 3s. each,	26	14	0
		<hr/>		
		£84	16	1

No. 5.

HER MAJESTY'S GOVERNMENT,

TO THE CLERK OF THE LEGISLATIVE COUNCIL, Dr.

1840.		£	s.	d.
Engrossing three copies of Address in answer to His Excellency's Speech, each 400 words,		0	12	0
Engrossing Lieutenant Governor's Speech, and Reply to Address, for Printer, 350 do.		0	3	6
Engrossing the following Bills, viz:—				
Bill to provide for the support of Illegitimate Children, 1850 words,		0	18	6
Bill to prevent the landing of Convicts on this Island, 450 words,		0	4	6
Bill to prevent the running at large of Cattle, 280 words,		0	2	8
Bill relating to controverted Elections, 150 words,		0	1	6
Engrossing Amendments to various Bills, 1350 words,		0	13	6
Engrossing Amendments to Bill relating to Fishery Reserves, 4020 words,		2	0	2
Engrossing Address of both Houses to the Queen, on the subject of her marriage, 300 words,		0	3	0
Copies of Jailers' Returns, from the three Counties, with copy of Report of Committee on Prison Discipline Bill, and Mr. Holl's opinion, 8080 words, to be transmitted to Her Majesty's Government,		4	0	8
Various Messages to the House of Assembly, 3050 words,		1	10	6
Engrossing Address of Council to the Queen, on the subject of the Appropriation Bill, 1040 do.		0	10	5
Summoning 8 Members of Council, on Fishery Reserves Bill, 630 words,		0	6	3
Extracts from Journals, for House of Assembly, on various Bills, 620 words,		0	6	2
Copy of Bill relating to Lessees and Tenants, for Printer, 550 words,		0	5	3
Three copies of the Journals, each copy containing 64000 words, with Appendix,		96	0	0
Engrossing Resolutions, to be transmitted to Her Majesty's Secretary of State, 2500 words,		1	5	0
Engrossing Address to His Excellency,		0	3	6
80 days' attendance, at 7s. 6d. per diem,		30	0	0
		<hr/>		
	Sterling,	139	7	1
	Exchange, 1-9,	15	9	8
		<hr/>		
		154	16	9
		<hr/>		
	Paid for Stationery, as under—			
	James D. Hazzard, as per Bill,	£13	9	6
	Henry Stamper, as per Bill,	8	6	9
	Alexander Davidson,	3	1	3
	Amount of James B. Cooper & Co's. Account for printing Bill relating to Tenants and Lessees,	1	10	0
		<hr/>		
		26	7	6
		<hr/>		
	Passed.	£181	4	3

R. HODGSON, President.

April 29th, 1840.

No. 6.

H. M. GOVERNMENT OF P. E. ISLAND,

TO JAMES D. HASZARD.

	£	s.	d.
1840.			
To Printing the Journals of the Hon. the Legislative Council of the last Session, 100 copies, 32 sheets, at 35s.	56	0	0
Binding 60 copies do. half calf, and lettered on cover,	15	0	0
	<u>£71</u>	<u>0</u>	<u>0</u>

Charlottetown, December 30th, 1840.

JAMES D. HASZARD.

(Certified.) Correct.
(Signed) R. HODGSON,
President Legislative Council.

No. 7.

GOVERNMENT OF PRINCE EDWARD ISLAND,

TO ROBERT HODGSON, Attorney General,

Dr.

Hilary Term, 1840.

	£	s.	d.
			Sterling.
<i>The Queen vrs. Hugh M'Leod and Ann M'Leod.</i>			
Assault, and re- sisting Sheriff's Bailliff in execu- ting a Writ of Fieri Facias— acquitted.	Drawing Brief,	-	0 13 4
	Fee on Trial to Attorney General,	-	2 2 0
			<u>2 15 4</u>
<i>The Queen vrs. Donald M'Leod.</i>			
Assault on Under Sheriff of Queen's Coun- ty in execution of his duty— conviction.	Fee, examining depositions, and instructing Clerk of the Crown to draw Indictment,	-	1 1 0
	Fee, perusing and signing same,	-	0 10 6
	Drawing Brief,	-	0 13 4
	Fee on Trial to Attorney General,	-	2 2 0
			<u>4 6 10</u>
<i>The Queen vrs. Michael May and John May.</i>			
Assault on Con- stable in execu- tion of his duty —acquitted.	Drawing Brief,	-	0 13 4
	Fee on Trial to Attorney General,	-	2 2 0
			<u>2 15 4</u>
<i>The Queen vrs. Elizabeth Carpenter.</i>			
	Fee, examining depositions, and instructing Clerk of the Crown to draw Indictment,	-	1 1 0
	Fee, perusing and signing same,	-	0 10 6
	Drawing Brief,	-	0 13 4
	Fee on Trial to Attorney General,	-	2 2 0
			<u>4 6 10</u>
<i>The Queen vrs. Thomas Rooney.</i>			
Larceny. Convicted.	Fee, examining depositions, and instructing Clerk of the Crown to draw Indictment,	-	1 1 0
	Fee, perusing and signing same,	-	0 10 6
	Drawing Brief,	-	0 13 4
	Fee on Trial to Attorney General,	-	2 2 0
			<u>4 6 10</u>
<i>The Queen vrs. Jane Ballard.</i>			
Larceny. Submitted.	Fee, examining depositions, and instructing Clerk of the Crown to draw Indictment,	-	1 1 0
	Fee, perusing and signing same,	-	0 10 6
	Drawing Brief,	-	0 13 4
			<u>2 4 10</u>
	Carried forward,	£	

1840.		Brought forward, £	
<i>The Queen vrs. Daniel Law.</i>			
Robbery.	Fee, examining depositions, and instructing Clerk of the Crown to draw Indictment,	-	1 1 0
Acquitted.	Fee, perusing and signing same,	-	0 10 6
	Drawing Brief,	-	0 13 4
	Fee on Trial, to Attorney General,	-	2 2 0
			4 6 10
<i>The Queen vrs. Michael Trayner.</i>			
Nuisance.	Fee to Attorney General, on motion to receive and record submission of Traverser,	-	0 10 6
For obstructing Highway.	Fee to Attorney General, on motion that Traverser enter into recognizance to abide Judgment,	-	0 10 6
			1 1 0
<i>The Queen vrs. Elizabeth Carpenter.</i>			
Larceny.	Fee, perusing depositions, and instructing Clerk of the Crown to draw Indictment,	-	1 1 0
Bill not found.	Fee, perusing and signing same,	-	0 10 6
			1 11 6
<i>The Queen, at the prosecution of Isaiah Enman, vrs. John Flood, and others.</i>			
Aggravated assault, presented by Grand Jury—parties absconded.	Fee, perusing presentment, and instructing Clerk of the Crown to draw Indictment,	-	1 1 0
	Fee, perusing and signing same,	-	0 10 6
	Motion for Bench Warrant,	-	0 10 6
			2 2 0
<i>The Queen vrs. Anastatia Paisley.</i>			
For maliciously wounding an Ox—not yet tried.	Fee, perusing depositions, and instructing Clerk of the Crown to draw Indictment,	-	1 1 0
	Fee, perusing and signing same,	-	0 10 6
			1 11 6
March Term at Georgetown, 1840.			
<i>The Queen vrs. Donald Macdonald, alias Donald Hector.</i>			
Assault on Sheriff in execution of his duty—submitted.	Fee, on motion to record Submission,	-	0 10 6
	Fee, on motion for Judgment,	-	0 10 6
			1 1 0
<i>The Queen vrs. William Douglas and others.</i>			
	Fee, perusing depositions, and instructing Clerk of the Crown to draw Indictment,	-	1 1 0
	Fee, perusing and signing same,	-	0 10 6
	Fee, on motion for Bench Warrant,	-	0 10 6
			2 2 0
<i>The Queen vrs. James Kavanagh.</i>			
Larceny.	Fee, perusing depositions, and instructing Clerk of the Crown to draw Indictment,	-	1 1 0
Conviction.	Drawing Brief,	-	0 13 4
	Fee, perusing and signing Indictment,	-	0 10 6
	Fee, on trial, to Attorney General,	-	2 2 0
			4 6 10
<i>The Queen vrs. James Kavanagh.</i>			
Larceny.	Fee, perusing depositions, and instructing Clerk of the Crown to draw Indictment,	-	1 1 0
Conviction.	Fee, perusing and signing same,	-	0 10 6
	Drawing Brief,	-	0 13 4
	Fee, on trial, to Attorney General,	-	2 2 0
			4 6 10
		Carried forward, £	

1840.	Brought forward,	£
<i>The Queen vrs. Mary Brown.</i>		
Assault on Constable, presented by Grand Jury, but abandoned for want of proof.	Fee, perusing presentment, and instructing Clerk of the Crown to draw Indictment, - - -	1 1 0
	Fee, perusing and signing same, - - -	0 10 6
	Fee, on motion to enter <i>Nolle Prosequi</i> , - - -	0 10 6
		2 2 0
<i>The Queen vrs. John Renahan.</i>		
Assault with intent to commit a Rape.	Motion for extension of Bench Warrant, - - -	0 10 6
	Sterling,	45 16 8
	Exchange, 1-9,	5 1 10
		£50 18 6
	Certified, as correct,	
	E. J. JARVIS, Chief Justice, T. H. HAVILAND, A. J.	
	R. HODGSON, Attorney General.	
	June 1st, 1840.	

No. 8.

GOVERNMENT OF PRINCE EDWARD ISLAND,

To ROBERT HODGSON, Attorney General,

1840.	Dr.	£ s. d.
Reporting specifically on 27 Acts of the Legislature, passed in Session of 1840, to the Lieutenant Governor, as to whether any objections existed against His Excellency's passing the same, at 6s. 8d. each, - - -		9 0 0
Preparing reasons at great length, in triplicate, to be forwarded with said Acts, to the Colonial Office, for passing the same, - - -		10 16 8
Putting marginal notes to said Acts, previous to printing same, - - -		7 0 0
Perusing proof sheet of each Act as it came from the press, and comparing same, - - -		3 16 8
Writing to John Macgregor and Duncan Mackay, Esquires, requiring payment of Bond due to the Treasury, under address from the House of Assembly to Lieutenant Governor, at 6s. 8d. each, - - -		0 13 4
	Currency,	£31 6 8
	R. HODGSON, Attorney General.	

No. 9.

GOVERNMENT OF PRINCE EDWARD ISLAND,

To THE SOLICITOR GENERAL,

Hilary Term, 1840.

	Dr.	£ s. d.
The Queen vrs. Hugh M'Leod and Ann M'Leod.—Fee on trial to Solicitor General, - - -		1 1 0
The Queen vrs. Donald M'Leod.—Fee on trial to Solicitor General, - - -		1 1 0
The Queen vrs. Michael May and John May.—Fee on trial to Solicitor General, - - -		1 1 0
The Queen vrs. Elizabeth Carpenter.—Fee on trial to Solicitor General, - - -		1 1 0
The Queen vrs. Thomas Rooney.—Fee on trial to Solicitor General, - - -		1 1 0
The Queen vrs. David Law.—Fee on trial to Solicitor General, - - -		1 1 0
<i>March Term, Georgetown, 1840.</i>		
The Queen vrs. John Kavanagh.—Fee on trial to Solicitor General, - - -		1 1 0
The Queen vrs. same party.—Fee on trial to Solicitor General, - - -		1 1 0
	Sterling,	8 8 0
	Exchange, 1-9,	0 18 8
		£9 6 8
	Certified as correct,	
	E. J. JARVIS, Chief Justice, T. H. HAVILAND, A. J.	

	Brought forward,	£	
The Queen <i>vs.</i> John Byers.—Paid Sheriff, as per Bill,	-	0 17 4	
Thomas Alley, a witness,	-	0 4 8	
			1 2 0
The Queen <i>vs.</i> John Walsh.—Paid Sheriff, serving subpœnas,	-	1 3 0	
John Egan, a witness,	-	0 17 2	
James Fitzpatrick, do.	-	0 12 2	
Elizabeth Burnett, do.	-	0 16 1	
			3 8 5
The Queen <i>vs.</i> Murdoch Bell and others.—Paid Constable, as per Bill,	-		6 12 6
The Queen <i>vs.</i> John Stewart, sen.—Paid Sheriff, serving subpœnas,	-	4 11 9	
Hugh M'Donnell, a witness,	-	0 17 2	
James M'Innis, do.	-	1 1 1	
Michael M'Swain, do.	-	1 1 1	
Dugald M'Callum, do.	-	0 17 2	
James Stewart, sen., do.	-	1 4 5	
Thomas M'Naught, do.	-	0 17 2	
James Stewart, jun., do.	-	0 17 2	
Alexander M'Lean, do.	-	0 17 9	
Alexander Stewart, do.	-	0 17 2	
William Hodges, do.	-	0 17 2	
			13 19 1
The Queen <i>vs.</i> Mary Lannon.—Paid Sheriff, as per Bill,	-	1 5 7	
George Hooper, a witness,	-	0 3 4	
John Trenaman, do.	-	0 3 4	
Jane Trenaman, do.	-	0 3 4	
John D. P. Coles, do.	-	0 3 4	
			1 18 11
The Queen <i>vs.</i> Anastatia Parsley.—Paid Sheriff, as per Bill,	-	1 5 11	
Richard Walters, a witness,	-	0 18 4	
William Dibbins, do.	-	0 5 0	
William Moore, do.	-	0 18 4	
			3 7 7
The Queen <i>vs.</i> John Flood, and others.—Paid Sheriff, as per Bill,	-		0 9 5
The Queen <i>vs.</i> Thomas Newberry.—Paid Sheriff, as per Bill,	-	0 12 8	
John Dawson, a witness,	-	0 11 1	
John Crabb, do.	-	0 3 4	
Daniel Boughton, do.	-	0 11 1	
Philip M'Guagon, do.	-	0 11 1	
			2 9 3
Paid the Sheriff for serving subpœnas on the following persons, to give testimony before the Grand Inquest, viz :—		5 10 8	
Henry Corby, as per Bill, 13s. 4d.; Patrick Hughes, do. 13s. 4d.	-	1 6 8	
John M'Lauchlin, do. 3s. 4d.; Robert Hooper, do. 7s. 2d.	-	0 10 6	
Edmund and Robert Nelson, do. 6s. 8d.; Henry Tamlyn, do. 3s. 4d.	-	0 10 0	
John Stewart, do. 3s. 4d.; — Stanley, do. 3s. 4d.	-	0 6 8	
Francis Kelly, do. 11s. 1d.; Job Bevan, do. 1s. 8d.	-	0 12 9	
John Breen, Samuel Street, Elizabeth Street, Elias Bishop, Archibald Macleod, John Stowe, William Houston, Michael Donahoe, James Malony, Robert Percival, Andrew Duncan, Arthur O'Neill—as per Bill,	-	1 10 8	
			10 7 11
Paid Sheriff's Bill, for sundry services,	-		1 6 8
			11 3 9
			£63 16 11½

No. 12.

HER MAJESTY'S GOVERNMENT,

To WILLIAM COATES, Deputy Clerk of the Crown, Dr.

1840.	£	s.	d.
<i>For Disbursements in the following Crown Prosecutions.</i>			
The Queen <i>vs.</i> Margaret Smallman.—Paid to Sheriff, as per Bill annexed,	0	19	4
Paid to Hugh Macarthy, as per Bill annexed,	0	6	11
Witnesses to give evidence before Grand Inquest.—Paid to Neil M'Callum, as per Bill annexed.	0	4	5
Paid to John Macarthy, as per do.	0	3	10
Currency,	<u>£</u>	<u>1</u>	<u>14</u> 6

GOVERNMENT,

To WILLIAM COATES, Deputy Clerk of the Crown, Dr.

1840.	£	s.	d.
<i>For services as under :</i>			
1 Subpœna, 4s. 6d.; 3 copies, 3s.; 5 Oaths to Grand Jury, 5s.; Crier, 1s. 8d.; Tickets, 5s.	0	19	2
Motion and Rule Attachment, 2s.; 1 Oath 1s.; Crier, 4d.	0	3	4
Attachment, 3s.; filing Presentment, 1s.; Taxing, 2s.	0	6	0
Taxed at Sterling,	1	8	6
Exchange, 1-9,	0	3	2
	<u>£</u>	<u>1</u>	<u>11</u> 8

No. 13.

THE GOVERNMENT,

To E. THORNTON, D. C. C.

March Term, 1840.

	£	s.	d.
The Queen <i>vs.</i> Mary Brown.—Fees in this case, as per Bill annexed,	1	12	8
The Queen, at the prosecution of Allan Macdonald, <i>vs.</i> John Kavanagh.—Fees, per Bill annexed,	3	8	0
The Queen, at the prosecution of John Macdonald, <i>vs.</i> John Kavanagh.—Fees, per Bill,	4	0	8
The Queen <i>vs.</i> Donald, <i>alias</i> Donald Hector Macdonald.—Fees, per Bill.	1	14	1
The Queen <i>vs.</i> William Douglas, and others.—Fees, per Bill,	3	7	11
Fees for sundry services, as per Bill annexed,	2	1	3
Ditto as per ditto,	1	19	6
Exchange,	18	4	1
	<u>£</u>	<u>20</u>	<u>4</u> 6

E. THORNTON.

No. 14.

GOVERNMENT,

To E. THORNTON, D. C. C. Dr.

	£	s.	d.
The Queen <i>vs.</i> John Hadley and others.—Fees, as per Bill annexed,	5	16	10
Queen <i>vs.</i> W. Douglas, and others. Do. do.	4	8	4
Queen <i>vs.</i> David Young, Do. do.	2	2	0
Queen <i>vs.</i> John Summers, Do. do.	1	0	10
Queen <i>vs.</i> Patrick Green and Catherine Green, Do. do.	3	4	4
Fees for sundry services, as per Bill,	3	5	1
Sterling,	19	17	5
Exchange,	2	4	2
Currency,	<u>£</u>	<u>22</u>	<u>1</u> 7

4th August, 1840.

E. THORNTON.

HER MAJESTY'S GOVERNMENT,

TO E. THORNTON,

Dr.

For Disbursements in the following Crown Prosecutions.

		£	s.	d.
The Queen <i>vs.</i> W. Douglas and others.—Paid Sheriff, as per Bill herewith,	2 11 10½			
" Robert Cutler, witness, -	2 13 7			
" William M'Ewen, do.	0 18 3			
" James Martin, do. -	0 14 11			
" Henry Williams, do.	0 18 8			
" Thomas Falla, do. -	0 3 4			
" Neil Macdonald, do.	0 18 7			
" Donald Campbell, do. -	0 7 3			
" Donald M'Phee, do.	1 15 0			
" Kenneth M'Ivor, -	0 18 7			
" John M'Callum, do.	0 15 11			
		12	15	11½
The Queen <i>vs.</i> Thomas Wallis.—Paid Sheriff, as per Bill, - - -		3	2	9½
The Queen <i>vs.</i> John Walsh.—Paid Sheriff, as per Bill,	1 7 2½			
" John Rossiter, witness, - - -	0 17 2			
" Samuel Gregory, do. - - -	0 17 2			
		3	1	6½
The Queen <i>vs.</i> Matthew Young and others.—Paid Sheriff, as per Bill, -	1 10 0			
" Donald M'Phee, witness,	0 14 5			
" Roderick Macdonald, do. -	0 7 9			
" William Maclaren,	0 9 5			
" John Stewart and James Macfarlane, do. -	0 3 4			
" John Dwyer, Richard Barry, John B. Howlett, M. Foley, Neil Macviccar, P. Macdonald, and W. Sanderson, do. -	2 6 8			
		5	11	7
The Queen <i>vs.</i> David Young.—Paid Sheriff, as per Bill. -		0	12	3½
The Queen <i>vs.</i> Thomas Dunn.—Paid Sheriff, as per Bill, -	1 0 10			
" Benjamin Graham, witness, -	0 6 1			
" John Campbell, do. -	0 7 2			
" John Chapman, do. - - -	0 10 0			
		2	4	1
The Queen <i>vs.</i> C. Greene.—Paid J. W. Alleyne, witness, - - -	1 0 0			
" John Phelan, do. - - -	1 0 0			
" Patrick Bambrick, do. - - -	1 11 8			
		3	11	8
Edward Doran, Constable, -		1	15	4
The Queen <i>vs.</i> Bartholomew Dunphy.—Paid Donald Mackinnon, -		0	15	0
	Currency,	£33	10	8
Paid Hugh Logan, for 3 days attendance as Crier of the Court, which is submitted to His Excellency in Council,	0 15 0			
		£34	5	8

E. THORNTON, D. C. C.

August 4th, 1840.

THE GOVERNMENT,

To E. THORNTON,

Dr.

For Disbursements in the following Crown Prosecutions—March Term, 1840.

		£	s.	d.
The Queen <i>vrs.</i> John Kavanagh.—Paid Constable, as per Bill,	-	6	1	4
“ Sheriff, serving Subpœnas,	-	1	6	0
“ W. Howlett, witness,	-	0	10	0
“ J. Garnett, do.	-	0	10	0
				<u>8 7 4</u>
The Queen, at the prosecution of John Macdonald, <i>vrs.</i> John Kavanagh—				
Paid Sheriff, serving Subpœnas,	-	1	19	7½
Samuel Gregory, witness,	-	0	17	2½
A. Leslie, jun., do.	-	0	17	2½
J. Macdonald, do.	-	1	5	6
				<u>4 19 6½</u>
The Queen, at the prosecution of Allan Macdonald, <i>vrs.</i> John Kavanagh—				
Paid Constable, as per Bill,	-	0	8	4
George Lewis, witness,	-	1	0	0
Allan Macdonald, do.	-	0	18	10½
				<u>2 7 2½</u>
The Queen <i>vrs.</i> Mary Brown.—Paid Sheriff, serving Subpœnas,	-	1	3	3
Constable, per Bill	-	3	0	0
D. Macdonald, witness,	-	1	0	0
				<u>5 3 3</u>
The Queen <i>vrs.</i> Donald, alias Donald Hector Macdonald—				
Paid Sheriff, executing Bench Warrant,	-	1	4	8½
Sheriff, serving Subpœnas,	-	2	4	7
Donald Macdonald, witness,	-	1	8	4
John M'Lellan, do.	-	1	0	0
				<u>5 17 7½</u>
The Queen <i>vrs.</i> William Douglas and others.—Paid Robert Cutler, witness,		0	16	8
William M'Ewen, do.		0	16	8
				<u>1 13 4</u>
				<u>£28 8 3½</u>

Currency,

E. THORNTON, D. C. C.

No. 15.

HER MAJESTY'S GOVERNMENT,

To PETER M'CALLUM,

Dr.

		£	s.	d.
To Paid Messrs. A. & T. Owen, for sundries furnished the Jail at Georgetown, per account annexed,	-	28	4	5
Paid the Hon. James Peake, for do. do. per do. do.	-	17	13	2
Paid Hugh Logan, for cleaning Court House, and sundry work for Jail, per do. do.	-	6	8	0
Paid Johnston Aitken, for sundries furnished, and work performed in the Jail and Court House, per do. do.	-	3	15	0
Paid James D. Haszard, for sundry Printing, per do. do.	-	2	1	10
				<u>£58 2 5</u>

Saint Peter's Bay, July 1st, 1840.

PETER M'CALLUM,

Sheriff of Kings's County.

Certified,

T. H. HAVILAND,
JOHN BRECKEN.

July 4th, 1840.

No. 16.

GOVERNMENT OF PRINCE EDWARD ISLAND,

To GEORGE FARMER,

Dr.

		£	s.	d.
1840.				
February 17.	Travelling to Bay Fortune, 57 miles, to assist the High Sheriff of King's County in executing Process, 3 days and 1 night, at 10s.	2	0	0
	To Robert Boyle, same as above,	2	0	0
	Joseph Hill, do.	2	0	0
	George Laffurt, do.	2	0	0
	James Millner, do.	2	0	0
	William Wriston, do.	2	0	0
	John Hartz, do.	2	0	0
	John Collins, do.	2	0	0
	Paid Horse hire, 5 horses, at 10s. per day,	10	0	0
	Eight Constables, holding themselves in readiness to proceed to Bay Fortune, by order of the Hon. Mr. Haviland and Attorney General—order afterwards countermanded, each 1 day, with their horses, at 5s. per day each,	2	0	0
		<u>£28</u>	0	0

No. 17.

HER MAJESTY'S GOVERNMENT,

To JOHN S. MACDONALD, Sheriff of Queen's County,

Dr.

Contingent expenses of the Jail and Court House, for the past year.

		£	s.	d.
1839.				
May 1.	To paid William Birch, for washing and cleaning Court House,	0	12	6
	Cleaning Stovepipes, 3s. 6d.; 1 bottle Brunswick Black, 2s. 6d.	0	6	0
	Paid him attending Court, 6 days, at 4s.	1	4	0
6.	2 quires Paper, 3s. 4d.; $\frac{1}{2}$ hundred Quills, 2s.	0	5	4
	Broom for Court House, 3s.; ink, 1s. 4d.; inkstands, 5s.	0	9	4
S.	1 Chamber for Court House,	0	1	6
20.	2 do. for Jail, 2s. 10d.; $\frac{1}{2}$ quire Paper, 10d.; 1 sheet Pasteboard, 4d., for Jail book;	0	4	0
	6 gallons Oil, 24s.; 1 hair Broom, Jail, 3s. 4d.	1	7	4
	1 Whitewash Brush, 2s. 4d.; 6 Brooms, 2s. 6d.; Scrubbing Cloth, 5s.	0	9	10
	6 lbs. Candles, 7. 6d.; 6 lbs. Soap, 3s. 6d.; 2 balls Wick, 8d.; 1 Brush, 2s. 2d.	0	13	10
31.	1 cotton Shirt, to Stephen Butler, a criminal prisoner,	0	4	9
	Paid John Hartz, for whitewashing and repairing Court House, and materials,	1	10	0
June.	Paid William Birch, for cleaning Court House,	0	15	0
	13 days attendance, at 1s. 6d.	0	19	6
21.	1 piece of green binding, 2s. 6d., $2\frac{1}{2}$ hundred Brass Tacks, 2s. 3d.	0	4	9
	7 yards Baize, 15s. 9d.; $2\frac{1}{2}$ yards do. 9s.	1	4	9
	2 quires Paper, 2s. 6d.; 1 bottle Brunswick Black, 2s. 6d.	0	5	0
24.	3 quires Paper, 6s.; $\frac{1}{2}$ hundred Quills, 2s.	0	8	0
August.	4 gallons Oil, 16s.; 4 lbs. Candles, 5s.; 6 lbs. Soap, 3s. 6d.; 6 Brooms, 2s. 6d. Jail,	1	7	0
	4 Chambers, 5s.; 8 panes Glass, 4s. 8d.; 2 lbs. Putty, 10d.	0	10	6
	2 tin Quarts, 2s.; 4 Pints, 3s.; 3 iron Pots, 5s. 3d.	0	10	3
	1 Candlestick, 1s. 10d.; Teakettle, 10s.; Spade, 5s. 9d.	0	17	7
24.	1 cotton Shirt, to Thomas Jones, a criminal,	0	4	9
Oct. 29.	2 quires Paper, 5s.; Blotting do. 3d. (Court House),	0	5	3
	Ink, 1s. 8d.; 2 Penknives, 7s. 6d.; Wafers, 1s.	0	10	2
	2 lbs. Candles, (Court House.)	0	2	8
	Carried forward,	£		

	Brought forward,	£
1840.		
	Paid William Birch, 7 days attendance, cutting wood and attending fires, &c.	1 8 0
	Jail, 182 lbs. Oatmeal, at 2d., (Sept. 23d.)	1 10 4
Nov.	6 lbs. Candles, 6s. 6d.; 6 lbs. Soap, 3s. 6d.; Scrubbing Brush, 2s. 2d. (Jail)	0 12 2
	2 balls Wick, 8d.; 6 Brooms, 2s. 6d.; Osnaburgh, 5s.	0 8 2
	4 Gallons Oil, 16s.; 1 Lanthorn, 5s. 9d.	1 1 9
November 30.	Paid Wm. Tool for mending Jail Lock, and repairing 3 Keys,	0 15 6
December 2.	1 large thumb Latch, to front gate, Jail,	0 2 0
19.	Paid J. H. Down, for removing Jail lock,	0 4 6
	Paid J. Hertz, for work and materials in Court House,	1 4 6
	1 Stock Lock for Jail, 15s.; Nails, 2½d.; 3½lbs. Spikes, 1s. 5½d.	0 16 10
	<i>By order of Lieutenant Governor.</i> —Extra Clothing:—4 pair Blankets,	6 8 0
26.	6 Rugs, 3l. 12s.; 14 yards Canvass, for Bedticks, 1l. 9s. 2d.	5 1 2
	12½yards Osnaburgh, for Towels for prisoners,	0 10 0
	3 fine Combs and 3 rack Combs for do.	0 6 0
	Do. for Mrs. Park, a lunatic.—2 pair hose, 4s.; 1 pair shoes, 10s.; 2 yards serge, 5s.	0 19 0
	5 yards print, 6s. 8d.; 5 do. calico, 5s.; ¾ do. muslin, 1s. 4½d.	0 13 ½
	Reels, 2d.; balls, 5d.; 2 handkerchiefs, 3s.	0 3 7
	Do. for Sarah Ballard, a Criminal.—1 pair hose, 2s.; 4 yards print, 5s. 4d.	0 8 4
	2½ yds. calico, 2s. 6d.; reels, 5d.; 2½ yds. serge, 5s.; balls, 2d.; 5½ yds. calico, 3s. 9d.	0 11 10
1840.	4 Quires Paper, 8s. 6d.; quills, 5s.; ink, 1s. 8d.; blotting paper, 1s.	0 16 2
January 7.	Iron bolt, 9d.; 4 lbs. Candles, 5s. (Court House.)	0 5 9
17.	1 Quire Paper,	0 2 6
	Paid William Birch, 14 days attendance at Court House, attending fires, cutting wood, &c. at 4s.	2 16 0
	Scrubbing and cleaning Court House, Jury Rooms, Magistrates' Court and Stairs, &c.	1 10 0
18.	12 Panes Glass for one of the Cell windows, broke by a prisoner in a state of derangement,	0 7 0
	2 lbs. putty, 1s.; paid for glazing, 2s.	0 3 0
February 29.	Paid for 230 lbs. Meal, at 2d.	1 18 4
	6 lbs. Candles, 6s. 6d.; 6 lbs. Soap, 3s. 6d. (Jail.)	0 10 0
	4 galls. Oil, 16s.; 6 Brooms, 2s. 6d.	0 18 6
	4 panes Glass, 2s.; Putty, 5d.	0 2 5
April 4.	Paid Josiah Chappell, for repairing Jail Pump throughout the year,	0 12 6
May 6.	19 galls. and 1 quart Molasses, for prisoners during the year—say from the 3d May, 1839, to the 6th May, 1840, at 4s. per gallon,	3 17 0
	2 Quires Paper, 3s. 6d.; ink, 1s. 6d.; blotting paper, 6d.; quills, 4s. 6d.	0 10 0
	Paid truckage of wood to Court House, sundry times,	0 3 0
	Straw furnished to Jail, for prisoners,	1 0 0
	Amount of C. C. Davison's account, (attested and annexed),	4 16 11½
	Do. James Macdonell's account, do. do.	13 12 6
	Do. John Hobbs' account, do. do.	7 15 0
	Do. Robert Hutchinson's account, do. do.	19 7 6
	Do. James D. Haszard's account,	3 12 6

£103 13 9

Sheriff's Office, May 7th, 1840.

Attested to before me, this 7th May, 1840.

DONALD MACDONALD, J. P.

No. 18.

HER MAJESTY'S GOVERNMENT,

To J. S. MACDONALD, Sheriff of Queen's County.

For the expenses of holding an Election for the return of one Member for the Third District of Queen's County.

1840.	Sterling.	Currency.
March 16. To posting Notices in all public places, for the return of one Member,	£0 0 0	0 10 0
Mileage, to post same at Lots 49, 50, Pinette and Wood Islands,		
40 miles, at 8d. - - - - -	1 6 8	
Murray Harbour Road, and Redmond's, 10 miles, - - - - -	0 6 8	
25. Mileage, to hold Election at Pinette, 25 miles, at 8d. - - - - -	0 18 8	
26. Do. from Pinette to the nearest Magistrate (Allan Macdougall, Esq.)		
to attend and swear Returning Officer, 8 miles, at 8d. - - - - -	0 5 4	
Paid him mileage, 8 miles, at 8d. - - - - -	0 5 4	
Holding Election, two days, at 10s. per day, - - - - -	1 0 0	
Two Clerks, two days each, at 7s. 6d. - - - - -	1 10 0	
Mileage, two Clerks, each 25, at 8d. - - - - -	1 17 4	
Mileage, to post Notices of adjourned Poll, 25 miles, at 8d. - - - - -	0 16 8	
Paid 3 Special Constables, 2 days attendance each, at 5s. per day,	1 10 0	
Paid Angus M'Phee, Constable, 1 day, - - - - -	0 5 0	
Paid for the use of House to hold Election in, - - - - -		1 10 0
30. Mileage, to hold adjourned Poll, 12 miles, - - - - -	0 8 0	
1 Day holding Poll, - - - - -	0 10 0	
2 Poll Clerks, 1 day each, at 7s. 6d. - - - - -	0 15 0	
Mileage, 2 Clerks 12 miles each, at 8d. - - - - -	0 16 0	
Paid two Constables, 1 day's attendance at 5s. - - - - -	0 10 0	
Paid for the use of House, - - - - -		1 10 0
Drawing Returning Officer and Poll Clerks' Oaths, to annex to Poll		
Books and Writ, not included in Printer's Bill, - - - - -	0 6 8	
Indenture and Duplicate, and posting Qualification Notices at the		
different Polls, - - - - -		0 12 6
Stationery, and incidental expenses, - - - - -		1 0 0
Mr. J. D. Haszard's Bill, - - - - -		1 12 3
Messrs. J. B. Cooper & Co's. Bill, - - - - -		0 6 3
	13 7 4	
Exchange, 1-9,	1 9 8	
	14 17 0	
		21 18 0
Deduct Exchange on Returning Officer, Clerks', and Constables' expenses,		1 2 2
		£20 15 10

J. S. MACDONALD,
Sheriff of Queen's County.

April 1st, 1840.

T. H. HAVILAND,
JOHN BRECKEN.

No. 19.

HER MAJESTY'S GOVERNMENT,

To SOLOMON DESBRISAY, Sheriff.

Fees upon Writ of Inquiry to lay off a Highway at Mount Stewart, on Lot or Township Number Thirty-seven, in Queen's County, on Wednesday the 31st December, 1840.

	£	s.	d.
Summoning 12 Jurors, at 2s. 6d.	-	-	1 10 0
Mileage, to serve 12 Jurors, 82 miles, at 4d.	-	-	1 7 4
Service of Subpœna on Hon. George Wright,	-	-	0 2 0
Posting Notices in different places in district, 10s.; 38 miles, to post notices, at 4d. 12s. 8d.	-	-	1 2 8
Holding Inquiry and filing Inquisition, 1l. 3s. 4d.; 38 miles, to hold Inquiry, 12s. 8d.	-	-	1 16 0
Administering 4 Oaths to witnesses,	-	-	0 4 0
John Ferguson, foreman, 10s.; 25 miles, at 6d., 12s. 6d.	-	-	1 2 6
Charles Braddock, 5s.; 33 do. at do. 6d.	-	-	1 1 6
Malcolm Forbes, 5s.; 28 do. at do. 14s.	-	-	0 19 0
James Millar, 5s.; 22 do. at do. 11s.	-	-	0 16 0
Menassa Owen, 5s.; 22 do. at do. 11s.	-	-	0 16 0
Charles Stewart, 5s.; 22 do. at do. 11s.	-	-	0 16 0
Octavius Le Page, 5s.; 32 do. at do. 16s.	-	-	1 1 0
John Campion, 5s.; 3 do. at do. 1s. 6d.	-	-	0 6 6
John Cairns, 5s.; 14 do. at do. 7s.	-	-	0 12 0
Joseph Kennedy, 5s.; 46 do. at do. 23s.	-	-	1 8 0
Henry Vickerson, 5s.; 26 do. at do. 13s.	-	-	0 18 0
John Croker, 5s.; 31 do. at do. 15s. 6d.	-	-	1 0 6
			<u>16 19 0</u>
			Deduct charge for Oaths to Witnesses, 0 4 0
			<u><u>£16 15 0</u></u>

Sheriff's Office, 2d January, 1841.

Certified.

T. H. HAVILAND.
JOHN BRECKEN.

No. 20.

HER MAJESTY'S GOVERNMENT,

To DANIEL HODGSON, Coroner, Dr.

1840.	Inquest on the body of Catherine Webster—died by the visitation of God.		
March.	Coroner's fee, 9s.; travelling 15 miles, at 8d. 10s.	-	0 19 0
	Precept for Jury, 4s. 6d.; 3 Oaths, 3s.; 3 Examinations, 7s. 6d.	-	0 15 0
	Paid 12 Jurors, each 3s. (fee and mileage) 1l. 16s.; Constable, 12s.	-	2 8 0
			<u>4 2 0</u>
		Sterling,	4 2 0
		Exchange, 1-9,	0 8 1
			<u>4 10 1</u>
	Paid Doctor Hobkirk, as per Bill,	-	5 14 4
		Currency,	<u><u>£10 4 5</u></u>

I cannot ascertain if the deceased left any effects, and I am not aware that the Law compels the husband to pay the expense of this Inquest. Under this impression, the foregoing account is submitted to His Excellency the Lieutenant Governor in Council.

DANIEL HODGSON, Coroner.

HER MAJESTY'S GOVERNMENT,

To DANIEL HODGSON, Coroner.

Dr.

Inquest on the Body of John M'Carron.—Verdict, "Accidental Death."

		£	s.	d.
1840.				
April.	Coroner's fee, 9s.; travelling 17 miles, 11s. 4d.; Precept for Jury, 4s. 6d.	1	4	10
	2 Oaths, 2s.; 1 Examination, 2s. 6d.	0	4	6
		<hr/>		
			1	9
	Paid 12 Jurors—1 at 2s. 3d. and 11 at 2s.		1	4
			<hr/>	
			£2	13
			0	5
			<hr/>	
			£2	19
	Paid Messenger with intelligence to Coroner, as per Bill annexed,		1	2
				$\frac{1}{2}$
			£4	1
				$\frac{1}{2}$

The deceased left no property.

DANIEL HODGSON, Coroner.

HER MAJESTY'S GOVERNMENT,

To DANIEL HODGSON, Coroner.

Dr.

Inquest on the Body of a new born Male Child.—Verdict, "Wilful Murder."

		£	s.	d.
1840.				
April 28.	Coroner's fee, 9s.; Precept for Jury, 4s. 6d.	0	13	6
	4 Oaths, 4s.; 4 Examinations, at 2s. 6d.	0	14	0
	Warrant to apprehend and commit,	0	3	4
	Recognizance,	0	2	3
		<hr/>		
			1	13
	Paid 12 Jurors—1 at 2s. 3d., and 11 at 2s.		1	4
	Constable summoning Jury,		0	4
	Doctor Hobkirk, as per Bill, £2 6s. 8d. Currency, is Sterling,		2	2
	Doctor Mackieson, do. do.		2	2
			<hr/>	
			5	12
				9
			<hr/>	
			£7	5
			0	16
			<hr/>	
			8	2
			0	8
	Paid J. H. Down, 5s.; William Peppreal, 3s.		0	8
			<hr/>	
			£8	10
			<hr/>	

Inquest on the body of Mary Carr.—Deceased hanged herself while labouring under temporary Insanity.

	Coroner's fee, 9s.; Precept for Jury, 4s. 6d.	0	13	6
	2 Oaths, 2s.; 2 Examinations, 5s.	0	7	0
		<hr/>		
			1	0
	Paid 12 Jurors—1 at 2s. 3d., and 11 at 2s.		1	4
	Constable, summoning Jury,		0	4
			<hr/>	
			1	8
				9
			<hr/>	
			2	9
			0	5
			<hr/>	
			2	14
			0	3
	Paid for conveying the body to the Court House,		0	3
			<hr/>	
			£2	18
			<hr/>	

The deceased left no effects.

DANIEL HODGSON, Coroner.

HER MAJESTY'S GOVERNMENT,

TO DANIEL HODGSON, Coroner.

Dr.

Inquest on the Body of Julia Flood, 15th July, 1840—Verdict, *Felo de se.*

	£	s.	d.
Coroner's fee, - - - - -	0	9	0
Precept for Jury, - - - - -	0	4	6
4 Oaths, 4s.; 4 Examinations, at 2s. 6d. - - - - -	0	14	0
12 Jurors—1 at 2s. 3d., 11 at 2s. - - - - -	1	4	3
Constable summoning Jury, - - - - -	0	4	6
Paid Doctor Hobkirk, as per Bill, - - - - -	2	2	0
	Sterling,	£4	18 3
	Exchange, 1-9,	0	10 11
		5	9 2
Paid for coffin, &c., as per Bill, - - - - -	1	12	0
William Peppreal, for digging grave, - - - - -	0	7	6
		1	19 6
		Currency,	£7 8 8

The deceased left no effects.

No. 21.

GOVERNMENT,

TO GEORGE WRIGHT,

Dr.

	£	s.	d.
1840.			
May. To 5 days, pointing out the situation for placing the Buoy at the Harbour of Charlottetown, - - - - -	5	16	8
June. 3 days at Georgetown, placing the Buoy at the entrance of that Harbour, including travelling, - - - - -	3	10	0
2 days, ascertaining the commencement of the boundaries of Georgetown Royalty, on the Brudenell and Cardigan Rivers, - - - - -	2	6	8
2 days, exploring and running a line of Road from Mount Stewart Bridge to the St. Peter's Road, - - - - -	1	5	0
Paid two men assisting at do. - - - - -	0	6	0
Plan of do. - - - - -	0	5	0
Warrant of Survey, - - - - -	0	5	0
August. 1 day, on a Survey at the Warren Farm, ascertaining the boundaries thereof, - - - - -	1	3	4
Paid for two men and a boat, - - - - -	0	14	0
Paid Joseph Ball, pointing out the lines as run by him, - - - - -	0	16	8
1 day, attending the Sheriff at Mount Stewart Bridge, on an Inquest under the Road Compensation Act, - - - - -	0	12	6
		£17	0 10

No. 22.

GOVERNMENT OF PRINCE EDWARD ISLAND,

TO GEORGE WRIGHT, JUN., Assistant Surveyor General,

Dr.

	£	s.	d.
1840.			
June. To drawing a Chart of Hillsborough Bay and the Harbour of Charlottetown, - - - - -	5	16	8
Drawing a Chart of Cardigan Bay and the Harbour of Three Rivers, by direction of His Excellency the Lieutenant Governor, - - - - -	5	16	8
Paid for Drawing Paper, 6s.; tin case, 2s. 6d. - - - - -	0	8	6
		12	1 10
	Carried forward,	£	

1840.	Brought forward,	£
Furnishing a Plan of the Town and Royalty of Princetown to the Commissioner of Roads for the Third District, - - -		2 6 8
June 17. 4 days, surveying a Road dividing the Royalty of Georgetown from Township No. 53, agreeable to Warrant of Survey, 12s. 6d. - - -	2 10 0	
4 labourers, employed 3 days, at 4s. - - -	2 8 0	
Two Plans of the above division Road, lodged in Surveyor General's and Secretary's Offices, 11s. 8d. - - -	1 3 4	
Surveyor General's fee on Warrant of Survey, - - -	0 5 0	
	<u>6 6 4</u>	
July. Surveying a new line of Road from Dingwell's Mills to Cardigan River Bridge, agreeable to Warrant of Survey, being engaged sixteen days, at 12s. 6d. - - -	10 0 0	
6 men employed 11 days, at 4s., and 1 boy 12 days, at 2s. per day, - - -	14 8 0	
5 days, drawing Plans of the Townships through which the above line runs, at 12s. 6d. - - -	3 2 6	
Two Plans of the above line of Road, lodged in Surveyor General's and Secretary's Offices, - - -	1 3 4	
Surveyor General's fee on Warrant of Survey, - - -	0 5 0	
	<u>28 18 10</u>	
	<u>£49 13 8</u>	

Surveyor General's Office, August 10th, 1840.

Certified. GEO. WRIGHT, Surveyor General.

No. 23.

HER MAJESTY'S GOVERNMENT,

On Account of Harbour Buoys,

To C. C. DAVISON,

1840.	Dr.
	£ s. d.
May 14. To truckage of Buoys to my Shop, and thence to Wharf, - - -	0 6 0
Paid L. Stowe, 3 days, caulking, &c., at 5s. - - -	0 15 0
J. Young, 3½ days, stripping, cleaning, caulking and pitching, at 6s. - - -	1 1 0
Farrell, for self, boy and vessel, 7½ days, at 20s. - - -	7 10 0
L. Stowe, 7½ days, with above, at 5s. - - -	1 17 6
Steele, 7½ days, do. do. at 5s. - - -	1 17 6
Myself, (prior to going out) 3 days, for fixing Buoys, at 7s. 6d. - - -	1 2 6
Myself, placing Buoys, 7½ days, at 10s. - - -	3 15 0
Victualling men, and putting out Buoys, - - -	2 8 9
Mr. Duchemin, for reel and log, - - -	0 9 0
Ball for Fitz Roy Buoy, - - -	1 5 0
1 large Link and Shackle, - - -	0 3 6
Drilling the 6 anchors at the Crown, - - -	1 4 0
6 Shackles, for do. do. - - -	0 9 0
	<u>£24 3 9</u>

Certified.

GEO. WRIGHT, Commissioner.

No. 24.

HER MAJESTY'S GOVERNMENT,

For Bedeque Harbour Buoy,

To C. C. DAVISON,

				Dr.	
				£	s. d.
1839.					
November.	Anchor Stock and Shackle, 109 lbs. at 7d.	-	-	3	3 7
	Drilling Anchor Crown,	-	-	0	4 0
	Shackle for do.	-	-	0	2 6
				<u>£3 10 1</u>	

Charlottetown, June 11th, 1840.

I certify the above account to be correct;

JOSEPH POPE.

No. 25.

GOVERNMENT,

To JOHN THOMSON,

For three Buoys at Three Rivers.

				Dr.	
				£	s. d.
1840.					
Paid Allan Macdonald, per Bill,		-	-	1	2 6
William Mackay & Co. do.		-	-	0	15 6
Patrick Kelly, do.		-	-	0	15 0
Peter Ferguson, do.		-	-	1	13 9½
Richard Pearse, do.		-	-	4	18 2
Peter Stewart, do.		-	-	0	5 0
78 lbs. Iron, at 3d.		-	-	0	19 6
35 lbs. small Chain,		-	-	0	17 4
Thomas Reynolds, painting, paint, &c., at 4s. each,		-	-	0	12 0
Finding hewing by Clift, and trucking, 3 proper Stones,		-	-	0	15 0
Two men, taking Spars across the harbour,		-	-	0	4 0
Trucking Buoys and Chains to Wharf,		-	-	0	1 6
Schooner Rambler, placing the Buoys, extra hands and boat,		-	-	2	0 0
				<u>£14 19 3½</u>	

In consequence of my doubt as to the proper size of the chain, spar and stone, the spar and scantling in Messrs. Mackay & Co's. Bill were not used. The scantling, or an equal quantity of wood, will be required to give buoyancy to the Buoys as they absorb the water. There is enough of chain left for one Buoy, which may supply any derangement, or be used for one of the additional Buoys required.

JOHN THOMSON.

No. 26.

J. D. HASZARD'S Quarterly Account, for services performed for the Government of Prince Edward Island, commencing 1st January, 1840, and ending 31st March, 1840.

FOR COLONIAL SECRETARY'S OFFICE :

1840.		£	s.	d.
January 1.	Publishing Lord John Russell's Despatch, respecting tenure of Offices,	-	0	17 6
	Advertising notice, closing of an old road between Rustico and Cavendish,	-	0	5 0
	Continuing do. 15 times, to 31st March,	-	0	15 0
28.	Advertising Tenders received for Fuel and Bread for Charlottetown Jail,	-	0	5 0
	Continuing do. once,	-	0	1 3
	1 doz. Labels, on parchment, for Despatch Bag,	-	0	5 6
6.	Quills, 2s. 6d.; 3 pieces Office Tape, 1s.; 3 do. 1s. 3d.	-	0	4 9
	Wafers, 7d.; 3 Ink Powders, 2s. 3d.	-	0	2 10
28.	¼ C. best Quills, 3s.; Ruler, 2s. 9d.	-	0	5 9
	Printing His Excellency's Speech, on opening the Session; the Addresses of the Legislative Council and House of Assembly, and His Excellency's Replies thereto,	-	1	6 0
March.	200 copies Ram Act,	-	1	10 0
	400 do. Overseers' Returns, 5s. 6d. per quire.	-	4	13 6
	400 do. Road Acts,	-	5	0 0
	600 do. Notices to commute Labour,	-	1	7 0
	600 do. Notices to perform Labour,	-	1	7 0
	Binding 9 copies of 2d. vol. Laws, for the Honourables J. Brecken, W. Macintosh, G. R. Goodman, J. S. Livett, S. Green, C. Worrell, G. Dalrymple, P. Macnutt, and Donald Macdonald, Members of Legislative Council, at 4s.	-	1	16 0
			20	2 1
		Deduct,	0	13 4
			£19	8 9

FOR SURVEYOR GENERAL'S OFFICE :

January.	Advertising Lots for sale in Georgetown,	-	0	5 0
	Continuing do. 4 times,	-	0	5 0
February 18.	Advertising Pasture Lots for sale in Charlottetown Royalty,	-	0	5 0
	Continuing do. 5 times,	-	0	5 0
			1	0 0

1840. FOR TREASURER'S OFFICE :

January 7.	Advertising List of Licensed Retailers,	-	0	15 0
	Advertising Warrants paid to No. 237,	-	0	5 0
14.	Advertising List of Licensed Retailers, with additions,	-	0	7 6
	Advertising Warrants paid to No. 238,	-	0	5 0
21.	Advertising List of Licensed Retailers, with additions,	-	0	7 6
February 18.	Advertising Warrants paid to No. 205, of June, 1838,	-	0	5 0
			2	5 0

1840. FOR ADVERTISING CONVICTIONS .

January 7.	Before Assault and Battery Court, Prince County,	-	0	5 0
14.	Before W. Cundall, Esq.	-	0	5 0
21.	W. Graham, for selling Liquors without License,	-	0	3 4
February 4.	Before J. R. Bourke, Esq.	-	0	5 0
	Before Thomas Fairbairn, Esq.	-	0	3 4
March 17.	Before Assault and Battery Court, Queen's County,	-	0	5 0
			1	6 8

Carried forward, £

		Brought forward,	£
1840.	FOR CLERK OF COURT :		
January 28.	Advertising List of Constables and Fence Viewers, Queen's County,	0 17 6	
	Handbills, do.	0 10 0	
March 24.	Advertising List Fence Viewers and Constables, King's County,	0 15 0	
	Handbills, do.	0 10 0	
	Correct,	-----	2 12 6
	(Signed) DANIEL HODGSON, C. C.		
1840.	FOR BOARD OF EDUCATION :		
January 7.	Advertising Quarterly Meeting of Board,	0 5 0	
	Continuing do. 4 times,	0 4 0	
February 4.	Advertising List of Candidates passed,	0 5 0	
11.	Advertising School Visitor's Report, 3 1-S columns,	3 5 0	
		-----	3 19 0
	Certified.		£29 11 1
	(Signed) ALEXANDER BROWN.		

JAMES D. HASZARD, Queen's Printer's Quarterly Account, for the Quarter commencing 1st April, 1840, and ending 1st July 1840, for services performed for the Government of Prince Edward Island.

		£	s.	d.
1840.	FOR COLONIAL SECRETARY'S OFFICE :			
April 7.	Advertising Tenders received for Ferry across Cardigan River,	0	5	0
	Continuing do. 4 times,	0	5	0
	Advertising Tenders received for Grand River Ferry, Lot 56,	0	5	0
	Continuing do. 4 times,	0	5	0
14.	Advertising appointment of Hon. J. S. Smith, &c. 5s.: continuing do. twice, 2s. 6d.	0	7	6
	Advertising Lord J. Russell's Despatch respecting Light Houses, and Notice,	0	10	0
	Continuing do. 3 times,	0	7	6
	Advertising notice for Public Officers to send in Returns,	0	5	0
	Continuing do twice,	0	2	6
21.	Advertising appointment of P. Macgowan, as Road Correspondent,	0	5	0
	Continuing do. twice,	0	2	6
28.	Advertising Court of Divorce, 5s.; continuing do. once, 1s. 3d.	0	6	3
	Blank Letter Book, 3 quires Foolscap,	0	10	0
May.	Blank Book (rough calf), Medium, 8 quires,	2	10	0
	Publishing the Acts of the last Session of the Legislature, 27 in number,	20	0	0
5.	Advertising appointment of N. Conroy, Esq., Justice of Peace,	0	5	0
	Advertising appointment of Health Officers, Members of Board of Education, &c. and continuing,	0	5	0
	Advertising appointment of Sheriffs, and continuing do.	0	5	0
	Do. Order respecting Cavendish Road, since account rendered, 5 times,	0	5	0
12.	Do. Levee for 25th inst.	0	5	0
	Do. Order on Petition of John Williams, respecting Cavendish Road.	0	5	0
	Continuing do. twice,	0	2	6
	Do. Appointment of James Thomson, Esq. Justice of Peace, and continuing do.	0	6	3
	3 Quires Marriage Licenses,	1	4	0
	100 Crown Conveyances,	2	0	0
	15 Copies His Excellency's Speech, on closing Session,	0	10	0
April 29.	3 Quires Treasury Warrants,	1	1	0
May 12.	20 Copies Act to amend Act for preventing Fires in Georgetown,	0	10	0
20.	3 Quires Treasury Warrants,	1	1	0
June 2.	Advertising Packet between Georgetown and Pictou,	0	5	0
	Continuing do. twice,	0	2	6
	Carried forward,	£		

1840.		Brought forward,	£
June 2.	Advertising appointment of Hon. George Dalrymple, Boundary Line Commissioner,		0 5 0
	Advertising Proclamation proroguing General Assembly to 22d Sept.	-	0 7 6
	Continuing do. twice,	-	0 4 0
	Handbills do. and posting,	-	0 12 6
			<u>£36 7 6</u>
1840. FOR MILITIA ADJUTANT GENERAL.			
February 4.	Advertising Militia General Order, promotion Hon. J. S. Smith,		0 5 0
March 17.	Advertising Militia General Order, promotion P. Macgowan, Esq.		0 5 0
24.	Advertising Deserters from 37th Regt.	-	0 5 0
	Continuing do. 3 times,	-	0 3 9
May 12.	Advertising Order, Inspection of Town Companies, Queen's Birth-day,		0 5 0
	Continuing do. once,	-	0 1 3
26.	Advertising 4 Deserters from 37th Regt.	-	0 10 0
	Continuing do. twice,	-	0 5 0
June 30.	Advertising Militia General Order, 29th June,	-	0 5 0
			<u>2 5 0</u>
1840. COLLECTOR OF IMPOST, Charlottetown.			
January 20.	7 blank Accounts,	-	0 3 6
April 15.	3 do. do.	-	0 1 6
	5 quires Bonds, Recognizance, &c., at 8s.	-	2 0 0
	Book, 5 quires, with printed forms for entering Duties, bound and ruled,	-	2 15 0
	2½ quires short Permits, at 6s.	-	0 15 0
	Ballast Book, 3 quires, at 8s.	-	1 4 0
May 21.	5 quires Bonds, Recognizance, &c., at 8s.	-	2 0 0
			<u>8 19 0</u>
1840. POST OFFICE, Charlottetown.			
May 12.	Advertising times of making up Mails,	-	0 5 0
	Continuing do. twice,	-	0 2 6
			<u>0 7 6</u>
1840. ROADS, BRIDGES, &c. &c.			
April 23.	7 blank Bonds and 7 Indentures, for Joseph Higgins, Esq.	-	0 2 6
May 5.	Advertising Contract, Bridge across Fish Pond,	-	0 5 0
	Continuing do. twice,	-	0 2 6
	Handbills do.	-	0 5 0
12.	Advertising contract, 8th District,	-	0 12 6
	Continuing do. 3 times, 7s. 6d.; handbills do. 10s.	-	0 17 6
	Advertising contract, Ferry Slip,	-	0 5 0
	Continuing do. once, 1s. 3d.; handbills do. 5s.	-	0 6 3
	Advertising contract, Princetown Wharf,	-	0 5 0
	Advertising contract, District No. 15,	-	0 7 6
	Continuing do. 4 times, 8s.; handbills do. 6s.	-	0 14 0
19.	Advertising contract, Bridge over Doran's Creek,	-	0 5 0
	Continuing do. once, 1s. 3d.; handbills do. 5s.	-	0 6 3
	Advertising contracts, District No. 9,	-	0 10 0
	Continuing do. 3 times, 7s. 6d.; handbills do. 10s.	-	0 17 6
	Advertising contracts, District No. 5,	-	0 7 6
	Continuing do. 4 times, 8s.; handbills do. 7s. 6d.	-	0 15 6
	Advertising contracts, District No. 7,	-	0 5 0
	Continuing do. twice, 2s. 6d.; handbills do. 5s.	-	0 7 6
	Advertising contracts, District No. 11,	-	0 8 6
	Continuing do. twice, 4s.; handbills do. 6s.	-	0 10 0
			<u>£</u>

Carried forward, £

1840.		Brought forward,	£
May 19.	Advertising contracts, District No. 13,	-	0 10 0
	Continuing do. four times, 10s.; handbills, do. 8s. 6d.	-	0 18 6
	Advertising contracts, District No. 12,	-	0 10 0
	Continuing do. 3 times 7s. 6d.; handbills do. 8s. 6d.	-	0 16 0
	Advertising Angus M'Phee and Wm. Wriston, appointed Overseers of Streets and Squares,	-	0 5 0
26.	Advertising contracts, District No. 1, Northern Section,	-	0 7 6
	Continuing do. twice, 4s.; handbills do. 6s.	-	0 10 0
	Advertising contracts, District No. 2.	-	0 12 6
	Continuing do. twice, 6s.; handbills, do. 10s.	-	0 16 0
	Advertising contracts, District No. 4, 7s. 6d.; continuing do. twice, 4s.; handbills, do. 6s.	-	0 17 6
	Advertising contracts, District No. 6,	-	0 7 6
	Continuing do. 3 times, 6s.; handbills, do. 5s.	-	0 11 0
	Advertising contracts, District No. 10, 7s. 6d.; handbills, do. 5s.	-	0 12 6
June 2.	Advertising contracts, district No. 14,	-	0 10 0
	Continuing do. twice, 5s.; handbills do. 7s. 6d.	-	0 12 6
	Advertising contract, several miles of Road from Cardigan to Mount Stewart,	-	0 5 0
	Continuing do. twice, 2s. 6d.; handbills, do. 5s.	-	0 7 6
9.	Advertising contract, District No. 1, Southern Section,	-	0 7 6
	Continuing do. twice, 4s.; handbills, do. 7s. 6d.	-	0 11 6
	Advertising contracts, District No. 3,	-	0 10 0
	Continuing do. once, 2s. 6d.; handbills, do. 7s. 6d.	-	0 10 0
23.	Advertising Bridge over Finlayson's Creek,	-	0 5 0
	Continuing do. once, 1s. 3d.; handbills, do. 5s.	-	0 6 3
	Advertising contract, Hard at Ellis River,	-	0 5 0
	Continuing do. once, 1s. 3d.; handbills, do. 5s.	-	0 6 3
	Advertising contract for raising Irishtown Road,	-	0 5 0
	Continuing do. once, 1s. 3d.; handbills, do. 5s.	-	0 6 3
30.	Advertising contract, Bridge over Elliot River at Bonshaw,	-	0 5 0
	Continuing do. twice, 2s. 6d.; handbills, do. 5s.	-	0 7 6
	Advertising contract, Bridge over Vernon River,	-	0 5 0
	Continuing do. twice, 2s. 6d.; handbills, do. 5s.	-	0 7 6
	Advertising contract, 3 Bridges in Royalty of Georgetown,	-	0 5 0
	Continuing do. once, 1s. 3d.; handbills, do. 5s.	-	0 6 3
	Advertising contract for building Scow at Bay Fortune,	-	0 5 0
	Continuing do. once, 1s. 3d.; handbills, do. 5s.	-	0 6 3
			<u>24 1 9</u>
1840.	FOR CORRESPONDENT WITH ROAD COMMISSIONERS:		
April 2.	Blank Book, 4 quires, for keeping accounts,	-	0 15 0
	650 additional Commutation Notices,	-	1 9 3
	650 Statute Labour Notices,	-	1 9 3
8.	4 quires Instructions as Dog Tax Collectors,	-	1 4 0
	20 quires Instructions to Overseers of Statute Labour,	-	5 0 0
	4 quires Instructions for Sheep Reeves,	-	0 12 0
April 14.	4 quires additional for Sheep Reeves,	-	0 12 0
15.	6 quires Overseers' Returns,	-	1 13 0
	350 copies Ram Act,	-	1 17 6
22.	7 quires Overseers' Oath, to attach to Return,	-	1 15 0
29.	200 copies amendment to Dog Tax Act,	-	0 15 0
	4 quires Commissioners' Returns,	-	1 4 0
May 20.	500 copies Act to amend the Road Act,	-	1 10 0
21.	50 copies Commissioners' Oath, to be attached to Return,	-	0 5 0
28.	4 quires Bonds and Indentures for Road Contracts,	-	1 8 0
			<u>21 9 0</u>
	Carried forward,	£	

		Brought forward,	£
1840.	FOR COLLECTORS OF IMPOST—Country.		
June 23.	<i>Allan Forsyth, Esq.</i> —1 Book for Entries, bound and ruled,	0 12 6	
	12 Blank Accounts,	0 6 0	
May 5.	<i>Hugh Macdonald, Esq.</i> —Book for Entries, 2 quires, bound and ruled,	1 5 0	
	Book for entering Vessels in Ballast,	0 12 6	
	12 Blank Accounts,	0 6 0	
	1 quire Bonds,	0 8 0	
April 18.	<i>Hon. Joseph Pope.</i> —Blank Book for entering Light Moneys,	0 5 6	
	Book for entering duties, 2 quires,	0 12 6	
	Book for entering Vessels in Ballast,	0 12 6	
	1 quire Importers' Oaths,	0 6 0	
May 25.	<i>George Campbell, Esq.</i> —Impost Book, bound and ruled,	0 12 6	
	1 quire Bonds, 8s.; 1 quire Permits, 6s.	0 14 0	
	1 quire Oaths,	0 6 0	
June.	<i>Charles Macnutt, Esq.</i> —Book for entering duties,	0 12 6	
	$\frac{1}{2}$ quire Oaths, 3s.; $\frac{1}{2}$ do. Permits, 3s.	0 6 0	
	3 Blank Accounts,	0 1 6	
		<hr/>	7 19 0
1840.	FOR BOARD OF EDUCATION:		
March 31.	Advertising Quarterly Meeting,	0 5 0	
	Continuing do. 4 times,	0 5 0	
May 5.	Advertising List of Candidates passed Board,	0 5 0	
		<hr/>	0 15 0
	FOR ADVERTISING CONVICTIONS:		
April 7.	Hubert Le Blanc, for Trespass,	0 3 4	
23.	Before W. Cundall, Esq., for having Soldier's clothing in possession,	0 5 0	
	John Adams, for selling Liquor without License,	0 3 4	
May 5.	Nancy Godwin, for buying Soldier's clothing,	0 3 4	
19.	Before J. Jardine, Esq.	0 5 0	
	Before Assault and Battery Court, Queen's County,	0 5 0	
	Advertising suspension of Lawrence Farrel's License,	0 3 4	
23.	John M'Pherson, for selling Liquor without License,	0 3 4	
30.	Before Assault and Battery Court, Prince County,	0 5 0	
	Before J. R. Bourke, Esq.	0 3 4	
	Before W. Macneill, Esq.	0 3 4	
		<hr/>	2 3 4
1840.	FOR TREASURER'S OFFICE:		
June 3.	Advertising Notice to pay Land Assessment before 22d December, 1840,	0 10 0	
	Continuing do. 4 times, to 1st July,	0 10 0	
	Handbills, do., 50 copies,	0 10 0	
	Advertising Notice, persons appointed Deputy Receivers,	0 6 8	
	Continuing do, 4 times, to 1st July,	0 6 8	
	Handbills do. 50 copies,	0 8 0	
		<hr/>	2 11 4
			<hr/> <hr/> <u>£107 8 5</u>

AMES D. HASZARD, Queen's Printer's Quarters Account, for services performed for the Government of Prince Edward Island, from 1st July, 1840, to 1st October, 1840.

1840.		£	s.	d.
FOR COLONIAL SECRETARY'S OFFICE :				
	Copy Act relating to Quarantine, to present to Master of Steamer,	0	3	0
July 4.	Advertising Tenders received for Ferry at Murray Harbour,	0	5	0
	Continuing do. 3 times,	0	3	9
	Advertising notice to persons quarrying Stone at Fanning Bank,	0	3	4
	Continuing do. 3 times,	0	3	0
7.	Advertising Bedeque and Shediac Packet,	0	5	0
	Continuing do. twice,	0	2	6
28.	Advertising order and form of Prayer to be used in Churches and Chapels, on the preservation of Her Majesty,	0	15	0
	100 copies Form of Prayer to put in Churches,	0	12	6
	Advertising Despatch in answer to Addresses of congratulation on Her Majesty's Marriage,	0	5	0
	Advertising Her Majesty's Order in Council, signifying assent to Acts,	0	15	0
July 28.	Advertising appointment Honorables J. M. Holl and J. H. Peters, Members Legislative Council,	0	5	0
	Continuing do. twice,	0	2	6
	2 quires Treasury Warrants,	0	14	0
August 29.	Advertising Tenders received for work to be done at Jail,	0	5	0
	Continuing do. twice,	0	2	6
	Advertising Tenders received for Steamboat, 80 horse power,	0	5	0
	Continuing do. 11 times, to 4th November,	0	13	9
	Advertising Despatch from the Right Hon. C. Poulett Thomson, to Sir C. A. Fitz Roy; Despatch of Lord J. Russell, to Right Hon. C. P. Thomson, and Letter from R. Gordon, Esq. to James Stephen, Esq., respecting Rates of Postage,	1	12	6
Sept. 22.	Advertising Proclamation proroguing General Assembly to 18th Nov.	0	7	6
	Continuing do twice, 4s.; handbills do. and posting, 12s. 6d.	0	16	6
	A book, 3 quires, printed forms, bound and ruled, for keeping account of Deeds recorded,	1	2	0
	A Registry Book, super royal paper, bound in calf, extra,	4	10	0
	A printed Receipt Book, 4 quires, bound,	0	16	0
	3 quires Store Licenses, £1 1s.; 3 quires Tavern Licenses, £1 1s.	2	2	0
	12 copies Labels on parchment, for Despatch Bag,	0	5	6
	A Warrant Book, 4 quires. printed form, bound and ruled,	1	12	0
	Preparing 6 copies Acts of last Session General Assembly, for England,	1	10	0
	Printing the Acts of the last Session, 60 pages, or 7½ sheets,	20	12	6
	Binding 160 copies do.	6	0	0
	Advertising Proclamation, Fifty Pounds reward, for conviction of offenders burning Mr. George Axworthy's house,	0	7	6
	Continuing do. 3 times, 6s.; handbills do. and posting, 12s. 6d.	0	18	6
				48 13 5
1840. FOR COLLECTORS OF IMPOST—Country.				
July.	<i>John Jardine, Esq.</i> —1 Book printed forms, bound and ruled, for Entries,	0	12	6
	2 quires Importers' Oaths,	0	12	0
	6 blank Accounts,	0	3	0
	<i>Hugh Macdonald, Esq.</i> —1 quire Light Receipts,	0	6	0
	1 quire Bonds, Recognizance, &c.	0	8	0
Sept. 11.	<i>Thomas Dawson, Esq.</i> —6 Inpost Accounts,	0	3	0
				£

Carried forward,

£

		Brought forward,	£	
Sept. 10.	<i>W. S. Macgowan</i> , Esq.—1 quire Bonds, &c.	-	0 8 0	
	1 quire Entries, 6s.; 6 blank Accounts, 3s.	-	0 9 0	
	2 doz. Light Receipts, 2s.; 72 short Permits, 4s. 6d.	-	0 6 6	
	<i>A. Macdougall</i> , Esq.—3 blank Accounts,	-	0 1 6	
Aug. 22.	Hon. <i>Joseph Pope</i> .—1 quire Importers' Oaths, 6s.; 1 quire Permits, 6s.	-	0 12 0	
	1 Book for Entries, bound and ruled,	-	0 12 6	
	50 Light Receipts,	-	0 3 0	
July 1.	Advertising Brandy and Tobacco seized for sale,	-	0 3 4	
Aug. 22.	<i>J. L. Hurdis</i> , Esq.—200 Light Receipts,	-	0 12 0	
				5 12 4
1840.	FOR ADVERTISING CONVICTIONS :			
	William Wallace, for selling Liquor without License,	-	0 3 4	
July 23.	Advertising Convictions before B. De St. Croix & Donald Macdonald, Esqrs.	-	0 10 0	
Aug. 11.	Francis Collins, for selling Liquors without License,	-	0 3 4	
25.	Advertising John Thomson, Esq. for Trespass,	-	0 3 4	
Sept. 25.	Convictions before Assault and Battery Court,	-	0 10 0	
				1 10 0
1840.	FOR MILITIA ADJUTANT GENERAL'S OFFICE :			
July 1.	Advertising annual Inspection of Militia, and Promotions,	-	0 15 0	
	Continuing do. 6 times,	-	0 15 0	
7.	Advertising notice to two Deserters,	-	0 5 0	
	Continuing do. twice,	-	0 2 6	
Aug. 11.	Advertising General Order, Promotions and Appointments,	-	0 5 0	
Sept. 1.	Advertising General Order, appointment Lieut. Colonel R. C. Macdonald, and continuing do. once,	-	0 6 3	
July 1.	100 Militia Returns, 16s.; 1 quire best Foolscap, 2s. 6d.	-	0 18 6	
	3 quires best Letter Paper, 6s.; 2 do. Note paper, 1s. 4d.	-	0 7 4	
	4 sticks Wax, 2s. 8d.; box Deane's Pens, 4s.; 2 pieces Office Tape, 8d.	-	0 7 4	
				4 1 11
1840.	FOR LEGISLATIVE COUNCIL :			
March 17.	Printing Fishery Reserve Bill, as sent from House of Assembly, 4 pages,	-	1 18 0	
31.	Publishing Bill sent from House of Assembly, to prevent Lessees or Tenants being responsible for Quit Rents, &c.	-	1 7 6	
May 5.	Advertising Resolutions of Council, in reply to Resolutions of House of Assembly,	-	1 0 0	
	Printing 200 copies do.	-	1 5 0	
12.	Advertising Bill to authorize the Crown to purchase Lands, &c.	-	5 0 0	
13.	Printing Bill to authorize the Crown to purchase Lands, &c. 50 copies,	-	2 10 0	
	Printing Bill to prevent Lessees being responsible for Quit Rents, &c. 50 copies,	-	0 17 6	
				13 18 0
1840.	FOR COLONIAL SECRETARY'S OFFICE—Stationery.			
July 1.	Paper for large Seals, 2s.; Wax Candle, 5d.; lead Pencils, 1s. 3d.	-	0 3 8	
	Pencil case, 3s. 9d.; 2 Penknives, 5s. 6d.; box Deane's Pens, 4s.	-	0 13 3	
	½ quire ruled paper, 1s. 6d.; cartridge do. 1s. 6d.	-	0 3 0	
	10 quires best Foolscap, £1 5s.; 5 do. letter paper, 8s. 9d.	-	1 13 9	
	5 do. note paper, 3s. 4d.; 2 do. note do. larger, 3s.; 4 do. gilt foolscap, 12s.	-	0 18 4	
	2 do. ruled foolscap, 3s. 8d.; 1 do. blotting paper, 2s.	-	0 5 8	
	1 box large Wafers, 1s. 6d.; ½ hun. best Quills, 6s.; ½ doz. ink powders, 4s. 6d.	-	0 12 0	
Aug. 7.	1 doz. pieces Office tape, 5s.; ½ doz. lead pencils, 2s. 6d.	-	0 7 6	
	½ doz. sticks wax, 4s.; 1 roll Crown wafers, 2s.; wax candle, 5d.	-	0 6 5	
	Memorandum book, 1s. 3d.; India rubber, 8d.; ½ doz. boxes matches, 1s. 6d.	-	0 3 5	
Sept. 12.	Lead pencils, 4s. 3d.; Inkstand, 6d.	-	0 4 9	
15.	Large box wafers, 1s. 6d.; 2d vol. Laws, bound, 3s.	-	0 4 6	
				5 16 3
				£79 11 11

JAMES D. HASZARD, Queen's Printer's Quarterly Account, for services performed for the Government of Prince Edward Island, commencing 1st October, 1840, and ending 31st December, 1840.

FOR COLONIAL SECRETARY'S OFFICE :

October 6.	Advertising Tenders received for conveyance of Winter Mails,	-	0	5	0
	Continuing do. 3 times,	-	0	3	9
13.	Advertising appointment of Mr. F. R. Goodman,	-	0	5	0
	Continuing do. once,	-	0	1	3
	Advertising appointment of Mr. W. Bremner,	-	0	5	0
	Continuing do. once,	-	0	1	3
	Advertising Licensed Pedlar Act, Will. 4th, cap. 13,	-	0	3	4
20.	Advertising list of Deeds in Office, 7s. 6d.; continuing do. once, 1s. 9d.	-	0	9	3
27.	Advertising order for Mourning,	-	0	5	0
Sept. 25.	Printing 6 quires blanks for Proclamations, Commissions, &c.	-	1	16	0
	24 blanks, printed on Parchment,	-	1	4	0
26.	2 boxes Deane's pens, 5s.; 2 quires ruled paper, 3s. 6d.	-	0	11	8
	Paper cut for Seals,	-	0	1	3
Oct. 21.	Extra Gazette, 100 copies on black bordered paper, death of Her Royal Highness Princess Augusta,	-	0	12	6
Nov. 5.	$\frac{1}{2}$ hundred Quills, 5s.; inkstand, 6d.	-	0	5	6
16.	1 quire ruled paper,	-	0	2	6
6.	Advertising Proclamation proroguing General Assembly to 23d December,	-	0	7	6
	Continuing do. twice, 4s.; handbills do. and posting, 12s. 6d.	-	0	16	6
	Advertising order for Mourning to cease 15th November,	-	0	5	0
	Continuing do. once,	-	0	1	0
	Advertising notice of re-opening of National School,	-	0	5	0
	Continuing do. once,	-	0	1	3
10.	Advertising Her Majesty's Order in Council, signifying Royal Assent to several Acts passed in 1840,	-	1	2	6
17.	Advertising notice of disallowance of Apprentice Act,	-	0	5	0
27.	$\frac{1}{2}$ quire cartridge paper (fine), 2s.; $\frac{1}{2}$ do. do. Imperial, 3s.	-	0	5	0
	Lead pencils, 1s.; box pens, 4s.; 2 quires Mourning paper, 4s.	-	0	9	0
Dec. 1.	Advertising appointment B. H. Cumberland and Capt. Swabey, Justices of the Peace,	-	0	5	0
	Continuing do. twice,	-	0	2	6
8.	Advertising notice to public Officers, to give information to Post Office Commission,	-	0	5	0
	Continuing do. twice,	-	0	2	6
	Advertising appointment of Stephen Wright, Esq., as Justice of the Peace and Commissioner of Small Debts,	-	0	5	0
	Continuing do. twice,	-	0	2	6
	Advertising Proclamation convening General Assembly on 26th January,	-	0	7	6
	Continuing do. 4 times, 5s.; handbills do. 12s. 6d.	-	1	0	6
15.	Advertising appointment D. Hodgson, Esq. Commissioner for issuing Treasury Notes,	-	0	5	0
	Continuing do. twice,	-	0	2	6
22.	Advertising appointment Charles Young, Esq. Legislative Councillor,	-	0	5	0
	Continuing do. twice,	-	0	2	6
	Advertising appointment T. B. Tremain, Esq., Fire Warden, and continuing do. twice,	-	0	7	6
31.	Printing 100 copies Order of His Excellency and Council, and Prayer to be used on occasion of Her Majesty's delivery of a Princess,	-	0	10	0
	Publishing do. in Royal Gazette,	-	0	10	0
	2d vol. Laws bound for Hon. J. Peake, 3s 6d.; do. for S. Wright, Esq. 3s. 6d.	-	0	7	0

15 10 0

Carried forward,

£

		Brought forward,	£	
		FOR TREASURER'S OFFICE :		
1840.				£ s d
July 14.	Advertising list of Licensed Retailers,	-	0 10 0	
21.	Do. do. do. with additions,	-	0 10 0	
August 4.	Do. do. do. with additions,	-	0 10 0	
	Advertising notice, Warrants paid up to No. 385,	-	0 5 0	
	Continuing do. once,	-	0 1 3	
11.	Advertising list of Licensed Retailers, with additions,	-	0 10 0	
September 28.	Do. Warrants paid to No. 121,	-	0 5 0	
	Continuing do. once,	-	0 1 3	
October 6.	Advertising list of Licensed Retailers,	-	0 15 0	
December 1.	Do. do. do. with additions,	-	0 15 0	
8.	Do. do. do. with additions,	-	0 15 0	
12.	Do. notice to all persons having Bonds in the Treasury to discharge them,	-	0 5 0	
	Continuing do twice,	-	0 2 6	
			<hr/>	5 5 0
		FOR CLERK OF COURT :		
July 21.	Advertising Presentment made by Grand Jury against Retailers of Liquors,	-	0 10 0	
	Advertising presentment and recommendation to Court,	-	0 7 6	
November 4.	Do. List of Constables and Fence Viewers, Prince County, Handbills, do.	-	0 15 0	
		-	0 7 6	
			<hr/>	2 0 0
		FOR ROADS AND BRIDGES :		
August 4.	Advertising widening Road from head St. Peter's Bay to Cardigan,	-	0 5 0	
	Continuing do. once, 1s. 3d.; handbills, do. 5s.	-	0 6 3	
18.	Advertising Tignish Pond Bridge,	-	0 5 0	
	Continuing do. twice, 2s. 6d.; handbills, do. 5s.	-	0 7 6	
October 5.	20 Bonds and 20 Indentures for Road Contracts,	-	0 7 6	
December 1.	Advertising several Bridges on new line of road to Mount Stewart,	-	0 5 0	
	Continuing do once, 1s. 3d.; handbills, do. 5s.	-	0 6 3	
			<hr/>	2 2 6
		LAND ASSESSMENT :		
November.	100 Township Returns, for Mr. Pigeon,	-	0 4 0	
	7 Ledgers for Receivers, 2 quires each,	-	4 13 4	
December 1.	500 Blank Returns, for Townships, Town and Pasture Lots,	-	1 0 0	
	6 1-quire Books, Township Receipts,	-	1 10 0	
	1 Book, Receipts, 4 quires, for S. Desbrisay,	-	1 3 0	
December 26.	Continuing notice calling upon Land holders to pay assessment, 20 times, since last account,	-	2 10 0	
	Do. Notice of appointment of Deputies to receive Land Assessment, 20 times, since last account,	-	1 10 0	
			<hr/>	12 10 4
		FOR BOARD OF EDUCATION :		
June 30.	Advertising Quarterly Meeting of Board,	-	0 5 0	
	Continuing do. 4 times,	-	0 4 0	
August 4.	Advertising adjourned Meeting, 3s. 4d.; continuing do. once, 1s.	-	0 4 4	
October 6.	Do. Quarterly Meeting, 5s.; continuing do. 3 times, 3s.	-	0 8 0	
November 4.	Do. List of Teachers passed Board,	-	0 5 0	
December 29.	Do. Quarterly Meeting,	-	0 5 0	
	Continuing do. to 28th January,	-	0 3 0	
			<hr/>	1 14 4
		FOR COLLECTOR OF IMPOST—Charlottetown.		
July 2.	20 Impost Accounts,	-	0 10 0	
29.	2 quires short Permits,	-	0 12 0	
			<hr/>	
Carried forward,			£	

1840.		Brought forward,	£
	Advertising Sale, Tobacco and Tea seized,	-	0 3 4
October 6.	6 Blank Accounts,	-	0 3 0
	2 quires Bonds, Recognizances, &c.	-	0 16 0
November 11.	Impost Book, 2 quires, bound and ruled, for Entries,	-	1 5 0
	3 quires short Permits, 18s.; 3 do. long do. 18s.	-	1 16 0
	3 quires Bonds, Recognizances, &c.	-	1 4 0
December 17.	12 Blank Accounts,	-	0 6 0
			6 15 4
1840. FOR CENTRAL ACADEMY :			
July 7.	Advertising semi-Annual Examination,	-	0 3 4
August 5.	Do. Meeting of Classes on 17th August,	-	0 3 4
	Continuing do. once,	-	0 1 0
December 22.	Advertising Examination of Classes,	-	0 5 0
			0 12 8
1840. FOR COLLECTORS OF IMPOST—Country.			
October 28.	Allan Macdougall, Esq.—3 Blank Accounts,	-	0 1 6
29.	Charles Macnutt, Esq.—6 Blank Accounts,	-	0 3 0
5.	Hugh Macdonald, Esq.—11 Blank Accounts,	-	0 5 6
	George Campbell, Esq.—6 Blank Accounts,	-	0 3 0
December 16.	Allan Forsyth, Esq.—3 Blank Accounts,	-	0 1 6
			0 14 6
1840. FOR POST OFFICE :			
November 24.	Advertising Winter Route for Mails,	-	0 5 0
	Continuing do. 5 times,	-	0 5 0
			0 10 0
1840. FOR ADVERTISING CONVICTIONS :			
October 13.	G. Farmer, for selling Liquor without License,	-	0 3 4
26.	H. Land, for do.	-	0 3 4
27.	J. Malony, for selling Liquor on Lord's Day,	-	0 3 4
	John Maclean, for trespass,	-	0 3 4
December 15.	Convictions before Assault and Battery Court, Queen's County,	-	0 10 0
	Lewis Gay, for selling Liquor on Lord's Day,	-	0 3 4
			1 6 8
			£49 1 4

No. 27.

GOVERNMENT,

TO JAMES B. COOPER & Co.

Dr.

1839.		FOR TREASURER'S OFFICE :		£	s.	d.
March 9.	To advertising Treasurer's Notice to occupiers of Land that Assessment is due, &c.	-	-	0	12	6
	Continuing do. 24 times, at 3s.	-	-	3	12	0
1840.	To advertising Names of Receivers, 7s. 6d.; continuing do. 24 times, 2l. 4s.	-	-	2	11	6
June 6.	Do. Notice to occupiers of Land, &c.	-	-	0	12	6
	Continuing do. to 1st Aug., 7 times, at 3s.	-	-	1	1	0
	To advertising Receivers of Assessment,	-	-	0	7	6
	Continuing do. to 1st. Aug., 7 times, at 1s. 10d.	-	-	0	12	10
				9	9	10
1840. FOR ROADS AND BRIDGES :						
May 16.	To advertising Princetown Wharf,	-	-	0	5	0
	Do. Ferry Slip, 9th District, 3s. 4d.; continuing do. 1s.	-	-	0	4	4
	Do. Roads and Bridges, 10th Dis. 10s.; continuing do. twice, 4s.	-	-	0	14	0
	Do. do. 8th District, 15s.; continuing do. twice, 6s.	-	-	1	1	0
Carried forward,				£		

		Brought forward,	£	£ s d
1840.	To advertising Roads and Bridges, 15th District,	-	0 10 0	
	Continuing do. 3 times,	-	0 6 0	
May 23.	Do. do. 1st do. North Division, 7s. 6d.; continuing do. twice, 3s.	-	0 10 6	
	Do. do. 2d do. 15s.; continuing do. twice, 6s.	-	1 1 0	
	Do. do. 4th do. 10s.; continuing do. do. 4s.	-	0 14 0	
	Do. do. 5th do. 10s.; do. 3 times, 6s.	-	0 16 0	
	Do. Doiron's Creek, 5th District,	-	0 3 4	
	Do. Roads and Bridges, 7th District, 5s.; continuing do. once, 1s. 3d.	-	0 6 3	
	Do. do. 9th do. 12s. 6d.; continuing do. twice, 6s.	-	0 18 6	
	Do. do. 10th do. 7s. 6d.; do. once, 1s. 6d.	-	0 9 0	
	Do. do. 12th do. 12s. 6d.; do. twice, 6s.	-	0 18 6	
	Do. do. 13th do. 12s. 6d.; do. 3 times, 9s.	-	1 1 6	
30.	Do. do. 6th do. 7s. 6d.; do. twice 3s.	-	0 10 6	
June 6.	Do. do. 14th do. 12s. 6d.; do. once, 3s.	-	0 15 6	
	Do. Road from Cardigan to Mount Stewart, 14th District,	-	0 5 0	
	Continuing do. twice,	-	0 2 6	
	Do. Roads and Bridges, 1st District, South Division,	-	0 10 0	
	Continuing do. 3 times,	-	0 6 0	
	Do. Roads and Bridges, 3d District,	-	0 12 6	
	Continuing do. once,	-	0 3 0	
20.	Do. Bridge—Finlayson's Creek, 10th District,	-	0 3 4	
	Continuing do. once,	-	0 1 0	
27.	Do. Hard, Ellis River, 3s. 4d.; continuing do. once, 1s.	-	0 4 4	
	Do. 3 Bridges, Royalty of Georgetown, 3s. 4d., do. twice, 1s. 8d.	-	0 5 0	
	Do. Part of French Village Road,	-	0 3 4	
	Do. Tenders for Scow, 14th Dis. 3s. 4d., con. do. twice, 1s. 8d.	-	0 5 0	
July 4.	Do. Road, 5th Dis. 3s. 4d., continuing do. once, 1s.	-	0 4 4	
	Do. Bridge, 6th do. 3s. 4d., do. once, 1s.	-	0 4 4	
	Do. Do. 9th do. 3s. 4d., do. once, 1s.	-	0 4 4	
			<hr/>	14 18 11
1839.	FOR THE COMMISSIONERS FOR SUPERINTENDING ERECTION OF PUBLIC BUILDING :			
August 24.	To advertising notice relative to Plans, &c. for Public Building,	-	0 15 0	
	Continuing do. 18 times, at 3s.	-	2 14 0	
			<hr/>	3 9 0
1839.	FOR POST OFFICE :			
August 10.	To advertising alteration in time of making up Western Inland Mail,	-	0 5 0	
	and continuing do. once,	-	0 5 0	
Nov. 10.	To advertising Winter Route of Mails, and continuing do. twice,	-	0 5 0	
1840.				
May 9.	To advertising times of making up Foreign and Inland Mails, and	-	0 5 0	
	continuing do. twice,	-	0 5 0	
			<hr/>	0 15 0
1840	FOR SECRETARY'S OFFICE :			
July 4.	To advertising notice to persons quarrying Stones at Government Farm,	-	0 3 4	
	Continuing do. to 1st Aug., 3 times, at 10d.	-	0 2 6	
			<hr/>	0 5 10
			<hr/>	<u>£28 18 7</u>

No. 28.

GOVERNMENT,

TO TOWN MAJOR'S DEPARTMENT,

Dr.

1840.		£	s.	d.
January 20.	Axehandle and fixing, for Guard,	-	-	10
	Paid for work done at the Signal Staff at the Blockhouse, as per account, 5s. Sterling,	0	7	6
	Candlestick and lantern for Governor's Guard,	0	7	6
	Sharpening and repairing Saw for do. 3s. 6d.; repairing wood horse do. 1s. 6d.	0	5	0
	Paid Powell, taking down Telegraph,	0	10	0
	Mr. Peake, as per account, for Spy-glass and Candlestick,	3	11	10
	Paid for Brooms for year 1840, Governor's Guard,	0	6	0
	Paid sharpening and repairing Saw, do. 2s. 6d.; do. Axe and handle, 1s. 3d.	0	3	9
	Boat hire for year 1840, 51 trips,	6	7	6

£11 19 11

A. LANE, Town Major.

No. 29.

GOVERNMENT OF PRINCE EDWARD ISLAND,

TO J. SPENCER SMITH, Treasurer,

Dr.

1840.		£	s.	d.
	On account of small Disbursements.			
April 25.	To Cash paid Clear Lallow, per Order in Council, dated 6th February, 1840.	1	6	9
30.	Miss Chappell, for public postage,	6	17	5
May 9.	Robert Boyle, per order,	0	4	0
	George Farmer, per order Lieutenant Governor,	1	1	6
16.	Hetty Brown, per order,	1	4	0
29.	Corporal Foster, per order,	2	0	0
June 10.	P. M. Callbeck, per Order in Council, dated 5th September, 1839,	1	18	0
July 1.	Thomas Wilson, per order Lieutenant Governor,	1	15	0
7.	T. H. Haviland, per order,	1	10	0
	Malcolm Mackinnon, per order,	4	0	0
31.	Miss Chappell, for public postage,	9	11	9
Sept. 14.	John Fitzpatrick, per order Lieutenant Governor,	2	14	0
Oct. 16.	John Rider, as Crier of Court of Divorce, per Order in Council, dated 17th September, 1840,	0	15	0
28.	John Maceachran, Thomas Douglas, and Alexander Macdonald, per Order in Council, dated 1st October, 1840,	3	10	0
Nov. 24.	James Peake, per order of Lieutenant Governor,	4	4	0
	C. C. Davison, per Order in Council, dated 2d January, 1840,	2	15	4
27.	Daniel Bethune, per order of Lieutenant Governor,	3	19	10
	The Attorney General, being the amount of the Chancellor's and Registrar's fees on two Writs of Extent,	3	3	13

£52 9 8½

December 31st, 1840.

J. SPENCER SMITH, Treasurer.

APPENDIX

(M.)

(SEE PAGE 89.)

PORT OF PRINCE EDWARD ISLAND.

An Account of Vessels launched and registered at this Port in the Year ended 31st December, 1840.

VESSELS' NAMES.	OWNERS' NAMES.	Tons, Tons,	
		OLD.	NEW.
Edward	John Davis, jun.	68	40
Sarah	Michael Clark	34	21
Waltron	Messrs. Macdougall	99	61
Lark	Messrs. Howatt	60	43
Caledonia	John Orr	49	38
Lively	Hugh Gillis	67	39
Active	Messrs. Gillis	28	17
Catherine	Andrew Duncan	82	58
Rambler	Charles Dingwell	98	82
Hillsborough	Angus Macdonald	73	50
Brothers	Messrs. Macleod	45	33
Cousins	Messrs. M'Rae	32	22
Lady Wood	Benjamin Davies	315	348
Cygnets	Dennis Reddin	64	44
Barbara	Messrs. Arsneaux & La Roche	39	30
Leviathan	Messrs. James & Peake	216	192
Elizabeth	James Peake	142	118
Susan	James Peake	43	25
Asia	James Nickerson	78	60
William	William Macvane	17	12
Jane	James Simpson	200	191
Charles	Neil M'Callum	184	170
Prince Albert	Daniel Brenan	234	232
Country Maid	John Macdonald	53	39
Mary Alice	Messrs. M'Kenzie & M'Kie	236	247
Mayflower	Elisha Weatherbe	17	9
Hannah	Richard Pearse	242	239
Robert	Edward Hill	58	41
Mary C. Fitz Roy	James Peake	185	172
Huzza	Benjamin Davies	188	169
Leo	James Peake	219	250
Happy Return	Dennis Reddin	136	113
Perilla	Messrs. Longworth	183	160
Barelli	Daniel Brenan	203	196
Caledonia	Messrs. Moore	90	60
Elizabeth	Joseph Dingwell	138	99
Swift	William Bridget	31	21
Margaret	Joseph Wightman	232	241

VESSELS' NAMES.				OWNERS' NAMES.	Tons, Tons,	
					Old.	New.
Clipper	-	-	-	Charles E. Hatherby	124	89
Bridget	-	-	-	Richard Hayes	274	303
Messenger	-	-	-	Andrew Duncan	201	197
Urgent	-	-	-	William Lord	228	229
William	-	-	-	James Peake	184	171
Ariel	-	-	-	Andrew Duncan	182	164
Regina	-	-	-	James Peake	103	91
Matilda	-	-	-	James Peake	198	177
Roberts	-	-	-	Messrs. Johnston & Caie	151	141
Castle Tioram	-	-	-	Roderick Macdonald	126	87
Spec	-	-	-	Messrs. Marshall & Caddy	149	118
Maria Jane	-	-	-	Messrs. Mathewson & Kelly	236	206
William Bromham	-	-	-	James Peake	452	491
Eliza	-	-	-	Messrs. Simpson	213	189
Nenian	-	-	-	Andrew Duncan	299	316
Countess of Westmorland	-	-	-	John Davis, jun.	191	195
Lavinia	-	-	-	Richard Pearse	268	250
Alert	-	-	-	Michael Macintosh	39	26
American Lass	-	-	-	Messrs. Coffin & Webster	181	165
Garland	-	-	-	Samuel Nelson	155	134
Breeze	-	-	-	George Hooper	76	60
Fly	-	-	-	William Hodges	45	31
Dahlia	-	-	-	Messrs. Pope & Resterick	524	643
Amelia	-	-	-	John Davis	172	150
Northumberland	-	-	-	R. & F. Longworth	360	377
Gulnare	-	-	-	Daniel Flynn	160	148
Henrietta	-	-	-	Messrs. Webster	108	86
Caroline	-	-	-	James Yeo	75	60
Eliza	-	-	-	William White	207	178
Charles	-	-	-	John Richards	81	65
Victoria	-	-	-	Joseph Macdonald	252	286
Florida	-	-	-	Messrs. Yeo & Hillman	179	186
Nerio	-	-	-	Andrew Duncan	199	184
Thomas Edward	-	-	-	Daniel Brenan	184	178
Ulysses	-	-	-	Thomas B. Tremain	83	59
Asia	-	-	-	James Peake	268	301
74 Vessels.						

TOTAL, 11,410 10,613

Custom House, 5th January, 1841.

GEORGE RICHARD GOODMAN, Collector.

PORT OF PRINCE EDWARD ISLAND.

An Account of Vessels for which Certificates have been granted at this Port, previous to their being registered, in the year ended 31st December, 1840.

NAMES OF VESSELS.	OWNERS' NAMES.	TONS.	
		NEW.	OLD.
China,	Samuel Cunard,	432	414
Glenburnie,	Thomas B. Chanter,	234	246
Ocean Queen,	Thomas B. Chanter,	177	194
Falcon,	Thomas B. Chanter,	352	379
Isabella,	Thomas B. Chanter,	180	211
Em. B. Heard,	George Heard,	254	265
Total,		1659	1709

Custom House, 5th January, 1841.

GEO. RICHARD GOODMAN, Collector.

PORT OF PRINCE EDWARD ISLAND.

An Account showing the number of Vessels and amount of Tonnage employed in the Foreign and Coasting Trades, in the year ended 31st December, 1840.

FOREIGN TRADE.			COASTING TRADE.		
No.	Tons.	Men.	No.	Tons.	Men.
59	12492	531	161	7928	483

30 Fishing Passes were granted in the year 1840.

Custom House, 31st December, 1840.

GEO. RICHARD GOODMAN, Collector.

PORT OF PRINCE EDWARD ISLAND.

An Account showing the number of Vessels and amount of Tonnage transferred from this Island to other Ports, during the year 1840.

Number of Vessels.	Tons.
42	7531

Custom House, 31st December, 1840.

GEO. RICHARD GOODMAN, Collector.

PORT OF CHARLOTTETOWN, PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS IMPORTED AT THIS PORT DURING THE YEAR ENDED 5th JANUARY, 1841.

ARTICLES IMPORTED.	Great Britain.		British West Indies.		British North American Colonies.		Foreign Countries.		Total.	
	£	s. d.	£	s. d.	£	s. d.	£	s. d.	£	s. d.
BRANDY,	120	13 0	.	.	810	14 8	.	.	937	8 2
CORDAGE,	4786	19 8	.	.	524	3 4	.	.	5311	3 0
DRY GOODS,	14332	14 11	.	.	24930	0 0	.	.	39263	3 11
NAILS,	830	8 0	.	.	888	17 2	.	.	1728	5 2
SALT,	441	13 2	.	.	108	0 0	.	.	549	13 2
MOLASSES,		.	.	.	1778	1 0	.	.	1778	1 0
STATIONERY,	120	15 8	.	.	388	12 0	.	.	518	7 8
SOAP,	66	12 0	.	.	750	14 7	.	.	817	0 8
SUGAR,	20	8 3	80	0 0	3469	12 10	.	.	3570	1 1
RUM,		.	.	.	6957	0 5	.	.	6957	0 5
TEA,	66	17 0	.	.	6060	3 3	.	.	6126	0 3
TOBACCO,		.	.	.	1744	1 3	81	0 0	1825	1 3
WINE,	67	4 0	.	.	1016	8 4	.	.	1083	12 4
IRON,	3062	5 2	.	.	600	0 7	.	.	3662	11 9
SAIL-CLOTH,	10	10 8	10	10 8
SUNDRIES,	12470	1 8	.	.	20515	7 8	152	0 10	33137	10 2
TOTAL,	330421	0 8	80	0 0	70584	1 1	233	0 10	107319	0 7

Custom House, January 5th, 1841.

GEO. R. GOODMAN, Collector.

PORT OF CHARLOTTETOWN, PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS EXPORTED IN THE YEAR ENDED 5th JANUARY, 1841.

ARTICLES EXPORTED.	Great Britain.		British West Indies, American Colonies.		Foreign Countries.		TOTAL, British Sterling.	
	£	s. d.	£	s. d.	£	s. d.	£	s. d.
BARLEY,	450	8 0
OATS,	.	.	30	0 0	2000	0 0	2045	14 0
FLOUR,	32	10 0	32	10 0
OATMEAL,	1180	0 0	1180	0 0
BEEF,	141	10 0	141	10 0
PORK,	1415	0 0	1415	0 0
DRY FISH,	.	.	20	0 0	12	0 0	32	0 0
PICKLED FISH,	2732	17 0	.	.	384	0 0	384	0 0
TIMBER,	143	15 0	.	.	137	0 0	2809	17 0
LATHWOOD,	18	0 0	4	8 0	34	0 0	177	15 0
SPARS,	1	0 0	.	.	19	0 0	41	8 0
STAVES,	2	0 0	3	0 0
SCANTLING,	7	10 0	7	10 0
BOARDS & PLANK,	622	0 0	622	0 0
SHINGLES,	260	10 0	260	10 0
CATTLE,	1000	0 0	1000	0 0
SHEEP,	.	.	40	0 0	20	0 0	60	0 0
PIGS,	20	0 0	20	0 0
TURNIPS,	118	5 0	118	5 0
POTATOES,	.	.	80	0 0	9086	2 0	9272	8 0
SUNDRIES,	3537	11 0	90	10 0	2822	19 6	6551	0 0
TOTAL,	£6733	3 0	264	18 0	19765	0 0	191	14 0
							20881	15 0

Custom House, January 5th, 1841.

GEO. R. GOODMAN, Collector.

OUT PORT OF MALPEQUE, PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS IMPORTED IN THE YEAR ENDED 5th JANUARY, 1841.

ARTICLES IMPORTED.		Great Britain.			British West Indies.			British North American Colonies.			Foreign Countries.			TOTAL. British Sterling.		
		£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.
BRANDY,	100 gallons,	27	2	4	.	.	.	27	2	4
CORDAGE,	61 coils and 1 piece,	40	0	0	.	.	.	198	10	0	.	.	.	238	10	0
DRY GOODS,	24 bales, 20 cases, 4 trusses, 9 parcels, 4 bbis. 2 trunks, and 4 bags,	200	0	0	.	.	.	1521	10	0	.	.	.	1721	10	0
NAILS,	37 kegs and 17 bags,	5	0	0	.	.	.	170	18	2	.	.	.	181	18	2
MOLASSES,	9 puncheons, 2 gallons and 1 keg,	110	8	3	.	.	.	110	8	3
SAIL CLOTH,	31 bolts and 2 bales,	80	15	1	.	.	.	80	15	1
SALT,	851 bushels and 55 tons,	50	0	0	.	.	.	48	11	0	.	.	.	99	11	0
STATIONERY,	1 parcel,	1	10	0	.	.	.	1	10	0
SOAP,	20 boxes,	24	18	0	.	.	.	24	18	0
SUGAR,	24 barrels, 2 tierces, 1 keg, 1 box and 100 lbs,	154	5	10	.	.	.	154	5	10
RUM,	5 puncheons, 2 hhds. and 1 jar,	218	0	0	.	.	.	218	0	0
TEA,	53 chests, 5 boxes, 5 parcels and 50 lbs.	643	13	0	.	.	.	643	13	0
TOBACCO,	14½ kegs and 187 pounds,	125	0	0	.	.	.	125	0	0
WINE,	2 hhds. and 1 cask,	06	0	0	.	.	.	38	0	2	.	.	.	38	0	2
IRON,	13 tons, 948 bars, 16 bundles and 2 sheets,	146	10	0	.	.	.	178	0	0	.	.	.	274	0	0
SUNDRIES,								2537	0	11				2683	10	11
	TOTAL,	£	637	10	0			6097	15	0				6035	5	0

Custom House, 5th January, 1841.

CHARLES MACNUTT, Sub-Collector.

OUT PORT OF MALPEQUE, PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS EXPORTED IN THE YEAR ENDED 5th JANUARY, 1841.

ARTICLES EXPORTED.	Great Britain.		British West Indies.		British North American Colonies.		Foreign Countries.		TOTAL.	
	£	s. d.	£	s. d.	£	s. d.	£	s. d.	£	s. d.
BARLEY,	170	5 0	.	.	170	5 0
PEARL BARLEY,	101	0 0	.	.	101	0 0
FLOUR,	97	0 0	.	.	97	0 0
20 sacks, 35 barrels,	855	15 0	.	.	855	15 0
OATMEAL,	63	15 0	.	.	63	15 0
18 tons, 3 cwt. 188 lbs. and 91 sacks,	592	13 4	.	.	592	13 4
BEEF,	398	10 0	.	.	398	10 0
139 lbs. 1 box and 1900 lbs.	238	3 0	.	.	238	3 0
PORK,
139 lbs. and 2200 lbs.
DRY FISH,
511 quintals,
PICKLED FISH,
193 lbs.
TIMBER,	918	15 0	918	15 0
1225 tons,	40	10 0	40	10 0
364 cords,	53	0 0	53	0 0
LATHWOOD,	4	10 0	4	10 0
435,	228	10 0	228	10 0
SPARS,
58 pieces,
SCANTLING,
36075 feet and 200 Deals,	270	0 0	.	.	270	0 0
BOARDS & PLANK,	105	0 0	.	.	105	0 0
52 head,	44	10 0	.	.	44	10 0
CATTLE,	20	5 0	.	.	20	5 0
139,	804	8 0	.	.	804	8 0
SHEEP,	3103	18 0	.	.	3103	18 0
139,	470	16 4	.	.	470	16 4
55,
PIGS,
398 bushels,
TURNIPS,
13008 bushels,
POTATOES,
35463 bushels,
OATS,
35463 bushels,
SUNDRIES,	30	0 0	.	.	7437	18 8	.	.	7467	18 8
TOTAL,	£1200	3 0	.	.	7437	18 8	.	.	8739	1 8

Custom House, 5th January, 1841.

CHARLES MACNUTT, Sub-Collector.

OUT PORT OF BEDEQUE, PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS IMPORTED IN THE YEAR ENDED 5th JANUARY, 1841.

ARTICLES IMPORTED.	Great Britain.		British West Indies.		British North American Colonies.		Foreign Countries.		TOTAL.	
	£	s. d.	£	s. d.	£	s. d.	£	s. d.	£	s. d.
Dry Goods,	792	5 11½	.	.	792	5 11½
Hardware,	327	0 6½	.	.	327	0 6½
Nails,	94	2 3	.	.	94	2 3
Leather,	78	19 6½	.	.	78	19 6½
CORDAGE,	300	0 0	.	.	13	10 6	.	.	313	10 6
ANCHORS,	18	5 0	.	.	4	14 0	.	.	22	19 0
IRON,	250	0 0	.	.	65	1 1	.	.	315	1 1
SHIP SAILS,	250	0 0
FISH,	1	13 0	.	.	108	0 0	.	.	109	13 0
CANYASS,	48	10 3	.	.	16	9 10	.	.	64	19 3
BLOCKS,	48	10 3
RAISINS,	11	10 11½	.	.	11	10 11½
SOAP,	18	10 2	.	.	18	10 2
TOBACCO,	70	14 1½	.	.	70	14 1½
TEA,	221	17 10½	.	.	221	17 10½
SUGAR,	77	0 2½	.	.	77	0 2½
MOLASSES,	0	7 6	.	.	138	0 4½	.	.	138	0 4½
RUM,	4	6 0	.	.	458	14 8	.	.	462	14 8
GIN,	85	4 2	.	.	2	5 0	.	.	87	9 2
COPPER BOLTS,	91	1 3	91	1 3
SUNDRIES,	644	3 9½	.	.	644	3 9½
TOTAL,	£814	13 2	.	.	3153	8 5½	.	.	3967	21 7½

Custom House, January 5th, 1841.

JOSEPH POPE, Sub-Collector.

OUT PORT OF BEDEQUE, PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS EXPORTED IN THE YEAR ENDED 5th JANUARY, 1841.

ARTICLES EXPORTED.	Great Britain.			British West Indies.			British North American Colonies.			Foreign Countries.			TOTAL, British Sterling.			
	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.	
OATS,																
POTATOES,																
10190 do.							2974	2	10				2974	2	10	
OATMEAL,																
110½ barrels,							1335	16	1				1335	16	1	
FLOUR,																
22 do.							39	12	0				39	12	0	
BARLEY,																
6050 bushels,							950	12	0½				950	12	0½	
WHEAT,																
27½ do.							10	9	3				10	9	3	
POPK,																
47½ barrels,							171	0	0				171	0	0	
BEEF,																
92 do.							248	2	0				248	2	0	
SHEEP,																
60 head,							29	4	0				29	4	0	
CATTLE & HORSES,																
57 do.							570	0	0				570	0	0	
HOGS,																
30 do.							60	4	0				60	4	0	
TIMBER,																
900 pieces,							116	10	7				116	10	7	
LATHWOOD,																
38 cords,							4	14	6				4	14	6	
BOARDS & DEALS,																
6902 pieces, and 76014 feet,							88	13	0				88	13	0	
STAVES,																
59000, and 10 cords,							93	12	0				93	12	0	
SUNDRIES,																
							261	10	5				261	10	5	
TOTAL,							£ 902	10	8				£ 7109	4	8½	

Custom House, January 5th, 1841.

JOSEPH POPE, Sub-Collector.

OUT PORT OF THREE RIVERS, PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS IMPORTED IN THE YEAR ENDED 5th JANUARY, 1841.

ARTICLES IMPORTED.	Great Britain.		British West Indies.		British North American Colonies.		Foreign Countries.		TOTAL. British Sterling.	
	£	s. d.	£	s. d.	£	s. d.	£	s. d.	£	s. d.
BRANDY,	27	12 6	.	.	237	10 0	.	.	255	2 6
CORDAGE,	355	0 0	.	.	300	0 0	.	.	655	0 0
CANVASS,	233	15 0	233	15 0
DRY GOODS,	1125	5 0	.	.	4778	10 5	.	.	5903	15 5
	10	6 6	.	.	142	6 0	.	.	152	12 6
GIN,	370	0 0	.	.	370	0 0
MOLASSES,	18	18 0	.	.	657	2 0	.	.	675	0 6
RUM,	126	10 0	283	0 0	414	10 0
SALT,	229	1 10	.	.	229	1 10
SUGAR,	13	15 0	.	.	58	0 0	.	.	71	15 0
WINE,	780	2 0	.	.	780	2 0
TEA,	207	15 0	.	.	207	15 0
TOBACCO,	1070	5 0	.	.	3039	0 10	.	.	4109	14 10
SUNDRIES,
TOTAL,	£2853	17 0	.	.	10935	8 1	288	0 0	14067	5 1

Custom House, January 5th, 1841.

HUGH MACDONALD, Sub-Collector.

OUT PORT OF THREE RIVERS, PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS EXPORTED IN THE YEAR ENDED 5th JANUARY, 1841.

ARTICLES EXPORTED.	Great Britain.		British West Indies.		British North American Colonies.		Foreign Countries.		TOTAL, British Sterling.	
	£	s. d.	£	s. d.	£	s. d.	£	s. d.	£	s. d.
DEALS & BOARDS, 7222, and 741 m. feet,	2730	0 0	.	.	957	0 0	.	.	3690	0 0
BARLEY, 5716 bushels,	904	14 0	.	.	904	14 0
CATTLE, 36 head,	210	0 0	.	.	210	0 0
FISH, (dried) 408 quintals,	302	0 0	.	.	302	0 0
LATHWOOD, 93 cords,	60	10 0	.	.	15	15 0	.	.	76	5 0
TIMBER, 506 pieces, and 880 tons,	956	5 0	.	.	182	0 0	.	.	1088	5 0
OATS, 10150 bushels,	1834	0 0	.	.	1834	0 0
OATMEAL, 272 barrels,	400	5 0	.	.	400	5 0
POTATOES, 19609 bushels,	1898	10 0	90	0 0	1488	10 0
PORK, 128 barrels,	576	0 0	.	.	576	0 0
SHINGLES, 304 m.	169	10 0	.	.	169	10 0
SUNDRIES,	65	11 0	.	.	781	7 8	71	0 0	857	18 8
TOTAL,	£3811	15 0	.	.	7703	10 8	161	0 0	11070	5 8

Custom House, January 5th, 1841.

HUGH MACDONALD, Sub-Collector.

COLVILLE BAY, OUT PORT OF PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS IMPORTED IN THE YEAR ENDED 5th JANUARY, 1841.

ARTICLES IMPORTED.	Great Britain.		British West Indies.		British North American Colonies.		Foreign Countries.		TOTAL.	
	£	s. d.	£	s. d.	£	s. d.	£	s. d.	£	s. d.
BRANDY,	-	-	-	-	30	0 0	-	-	30	0 0
CORDAGE,	-	-	-	-	145	0 3	-	-	145	0 3
DRY GOODS,	-	-	-	-	1098	15 0	-	-	1098	15 0
NAILS,	-	-	-	-	85	10 2	-	-	85	10 2
MOLASSES,	-	-	-	-	145	3 0	-	-	145	3 0
SAIL CLOTH,	-	-	-	-	2	2 0	-	-	2	2 0
SALT,	-	-	-	-	42	2 0	-	-	42	2 0
SOAP,	-	-	-	-	17	4 10	-	-	17	4 10
SUGAR,	-	-	-	-	46	7 0	-	-	46	7 0
RUM,	-	-	-	-	1208	3 4	-	-	1208	3 4
TEA,	-	-	-	-	500	5 5	-	-	500	5 5
TOBACCO,	-	-	-	-	209	8 4	-	-	209	8 4
WINE,	-	-	-	-	24	0 0	-	-	24	0 0
IRON,	-	-	-	-	118	5 4	-	-	118	5 4
SUNDRIES,	-	-	-	-	1518	1 4½	-	-	1518	1 4½
TOTAL,	£	-	-	-	5054	13 9½	-	-	5054	13 9½

Custom House, 5th January, 1841.

W. S. MACGOWAN, Sub-Collector.

COLVILLE BAY, OUT PORT OF PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS EXPORTED IN THE YEAR ENDED 5th JANUARY, 1841.

ARTICLES EXPORTED.	Great Britain.			British West Indies. American Colonies.			Foreign Countries.			TOTAL. British Sterling.		
	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.
OATS,												
BARLEY,												
3300 bushels,												
21 barrels,												
OATMEAL,												
14 barrels,												
BEEF,												
3 1/2 barrels,												
PORK,												
222 quintals,												
DRY FISH,												
PICKLED FISH,												
158 barrels,												
TIMBER,												
16 tons,												
LATHWOOD,												
7 cords,												
SPARS,												
20,												
SCANTLING,												
28 tons,												
CATTLE,												
74 head,												
SHEEP,												
115,												
PIGS,												
20,												
TURKIES,												
60 bushels,												
POTATOES,												
25100 bushels,												
SUNDRIES,												
Total,	£			£			£			£		

Custom House, 5th January, 1841.

W. S. MACGOWAN Sub-Collector.

OUT PORT OF CASCOMPEQUE, PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS IMPORTED IN THE YEAR ENDED 5th JANUARY, 1841.

ARTICLES IMPORTED.	Great Britain.			British West Indies.			British North American Colonies.			Foreign Countries.			TOTAL. British Sterling.			
	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.	
CONDAGE,																
Dry Goods,	240	0	0	.	.	.	3	12	0	.	.	.	243	12	0	
SUGAR,	574	17	8	.	.	.	124	7	0	.	.	.	699	4	8	
RUH,	11	16	8	.	.	.	11	16	8	
TEA,	70	8	10	.	.	.	70	8	10	
TOBACCO,	71	10	0	.	.	.	71	10	0	
NAILS,	37	0	0	.	.	.	80	10	8	.	.	.	80	10	8	
SALT,	8	5	0	.	.	.	7	15	0	.	.	.	44	15	0	
IRON,	193	5	0	.	.	.	80	7	0	.	.	.	88	12	0	
SUNDRIES,	920	19	2	193	5	0	
TOTAL,	£	1974	0	10	.	.	£	821	9	0	.	.	£	2795	15	10

Custom House, 5th January, 1841.

NICHOLAS CONROY, Sub-Collector.

OUT PORT OF CASCUMPEQUE, PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS EXPORTED IN THE YEAR ENDED 5th JANUARY, 1841.

ARTICLES EXPORTED.	Great Britain.		British West Indies.		British North American Colonies.		Foreign Countries.		Total.	
	£	s. d.	£	s. d.	£	s. d.	£	s. d.	£	s. d.
OATS,	535	0 0	.	.	535	0 0
FLOUR,	10	0 0	.	.	10	0 0
BEEF,	12	10 0	.	.	12	10 0
TIMBER,	1330	0 0	1330	0 0
1005 tons,
LATHWOOD,	78	0 0	78	0 0
78 cords,
60,	8	5 0	8	5 0
SPARS,	82	0 0	.	.	82	0 0
18 head,	12	10 0	.	.	12	10 0
CATTLE,	38	10 0	.	.	38	10 0
13 head,	0	17 5 0	.	.	0	17 5 0
22,	6	0 0 0	.	.	6	0 0 0
820 quintals,	2	10 0 0	.	.	2	10 0 0
DRY FISH,	4	0 0 0	.	.	4	0 0 0
12 thousand,	12	0 0 0	.	.	12	0 0 0
SHINGLES,
50 bushels,
PORK,
1 barrel,
SUNDRIES,
TOTAL,	£	1125 11 0	.	.	1322	5 0	.	.	2447	10 0

Custom House, 5th January, 1841.

NICHOLAS CONROY, Sub-Collector.

PORT OF PRINCE EDWARD ISLAND.

AN AGGREGATE ACCOUNT OF IMPORTS FOR THE YEAR 1840.

PORTS.	Great Britain.		British West Indies, American Colonies.		Foreign Countries.		Total.			
	£	s. d.	£	s. d.	£	s. d.	£	s. d.		
CHARLOTTETOWN,	30421	0 8	80	0 0	70584	1 1	233	9 10	107310	0 7
MALPEQUE,	537	10 0	.	.	6097	15 0	.	.	6635	5 0
CASCUMPEQUE,	1074	0 10	.	.	821	0 0	.	.	2705	15 10
THREE RIVERS,	2853	17 0	.	.	10925	8 1	288	0 0	14067	5 1
BEDIQUE,	814	13 2	.	.	3153	8 5½	.	.	3908	1 7½
COLVILLE BAY,	5054	13 9½	.	.	5054	13 9½
TOTAL,	£42001	16 8	80	0 0	97230	15 4½	521	9 10	140440	1 10½

Custom House, January 5th, 1841.

GEO. R. GOODMAN, Collector.

PORT OF PRINCE EDWARD ISLAND.

AN AGGREGATE ACCOUNT OF EXPORTS DURING THE YEAR 1840.

PORTS.	Great Britain.		British West Indies.		British North American Colonies.		Foreign Countries.		TOTAL, British Sterling.	
	£	s. d.	£	s. d.	£	s. d.	£	s. d.	£	s. d.
CHARLOTTETOWN,	0783	3 0	204	18 0	10765	0 0	121	14 0	20884	15 0
MALPEQUE,	1200	3 0	.	.	7437	18 8	.	.	8728	1 8
CASCUMPEQUE,	1425	14 0	.	.	1533	5 0	.	.	2747	10 0
THREE RIVERS,	3811	15 0	.	.	7703	10 8	101	0 0	11070	5 8
BEDEQUE,	002	19 8	.	.	7109	4 8½	.	.	8103	4 4½
COLVILLE BAY,	4071	11 0	.	.	4071	11 0
Total,	£14163	15 2	204	18 0	47409	10 0½	282	14 0	62120	17 8½

Custom House, January 5th, 1841.

GEO. R. GOODMAN, Collector.

APPENDIX

(N.)

(SEE PAGE 90.)

(Copy.) Charlottetown, Prince Edward Island,
19th March, 1841.

Sir;

I DEEM it my duty to bring to your Excellency's notice, now that the Legislature is in Session, the state of the Supreme Court in this Island, in regard to the daily increasing necessity which in my opinion exists for the services of a professional Assistant Judge of that Court.

Your Excellency is aware that there are no inferior Courts in the Island, with the exception of a Magistrate's civil jurisdiction to the extent of five pounds, and in very minor criminal cases, and in trifling assaults and batteries; from all which an appeal generally lies, and is frequently carried up to the Supreme Court. The two Assistant Judges not being gentlemen of the legal profession, the whole administration of justice in the Island (with the above very limited exception) devolves upon myself individually and exclusively. Those two gentlemen do indeed, at all times when called upon, evince the utmost readiness to lend their aid; and Mr. Justice Haviland, who has held that office prior to and during the whole of my residence in the Island, renders very valuable assistance; but that gentleman's office of Colonial Secretary, and his other official avocations requiring so much of his time and attention, and no salary being provided, I have abstained from ever requiring his services, except upon some slight occasions; and during two Terms, in one of which, from my extreme illness, he presided in the Court, and in the other, whilst I was still an invalid, he regularly attended, (I have no doubt much to his inconvenience), and assisted me with much ability. The Members of the Bar also shew an unwillingness to try their causes before Judges whose attention has not been particularly directed to legal studies. In this manner I have for upwards of twelve years conducted the business of the Supreme Court. The frequent and almost absurd appeals from my own decisions to myself, sitting alone, is a matter of consideration rather for those who choose to subject themselves to such an anomaly, than an objection on my part. But it is the increasing duties

of the Supreme Court that induces the urgent necessity for further judicial assistance. During the time of my presiding upon the Bench in this Island, its population has nearly, if not quite, doubled in numbers. For a great part of that time there were but three Terms of the Supreme Court in the year; they have gradually increased to four Terms in the year at Charlottetown, besides four additional Circuit Courts in the two Counties, and the business of the Courts has naturally increased nearly fourfold, yet the judiciary remains in the same state as at the first civil establishment in the Island, if we except a somewhat increased jurisdiction in the Magistrates. In all the neighbouring Provinces there have been in each (from the first), and long before they numbered a population equal to that of this Island, a Chief Justice and three efficient Puisne Judges, besides inferior Courts of Judicature; this Island is the solitary exception to that system.

I beg not to be understood by your Excellency as on the present occasion complaining of the undue burthen from time to time thus imposed upon myself, although I feel my constitution is beginning to sink under the weight. I have ever scrupulously abstained from such complaints, endeavouring always to go through my labours to the best of my strength and ability. My only object at present is, that the administration of justice in this Island may be made more efficient than it can possibly be under the existing system. I am still unwilling, for the reasons before stated, to call upon the Assistant Judges to take their tour of duty, as is done in all other Colonies, but I fear that either this measure or an increasing deficiency in the administration of justice must be the alternative; and, more particularly, as I understand the Legislature have it now in contemplation to increase the duration of the present terms, thus imposing a yet additional duty, the whole amount of which no one individual could, by any possibility, satisfactorily and efficiently discharge.

I have thus brought to your Excellency's notice some of the reasons why, in my opinion, the time has arrived when the state of the Colony renders absolutely necessary the appointment of at least one Assistant

Judge of the Supreme Court being a gentleman of the legal profession. I have shewn your Excellency that, with a trifling exception, the whole administration of justice in the Island devolves upon the Chief Justice alone—that I have presided in the Supreme Court upwards of twelve years, during which time the population has nearly doubled, bringing with it a vast increase of legal business—that the Terms of the Supreme Court, from three in number, have increased to eight in the year, and are, some of them, about to be lengthened in duration—that the system in this Island, as compared with that in all the other Colonies, falls far short of the means of obtaining a full and complete administration of justice. I might go on and shew to your Excellency that for want of inferior jurisdiction so much of the time of the Supreme Court is necessarily devoted to trifling matters as to render it impossible to complete all the business in progress; that many law points of great moment and of the greatest intricacy are brought and argued before the Supreme Court, in the investigation and decision upon which much time would be saved and business would in general be greatly expedited, if

there were another legal mind with whom the Chief Justice could consult; for want of which I have found it necessary, on several occasions, under great disadvantage, to consult with the Chief Justice of a neighbouring Province—and many other cogent reasons might be offered, which are obvious to those versed in legal pursuits. But I trust I have stated sufficient to convince your Excellency that an urgent necessity exists, and will continue daily more and more to increase, for the services of an Assistant Judge of the Supreme Court, bred to the study of the law, and to which I cannot for a moment think the Legislature, having the good of the country at heart, would hesitate to give a due and ready attention.

I have the honor to be,
 your Excellency's most obedient
 humble servant,
 (Signed) E. J. JARVIS.

To His Excellency
 Sir Charles A. Fitz Roy,
 Lieutenant Governor, &c. &c. &c.

APPENDIX



(SEE PAGE 91.)

Downing Street, February 12th, 1841.

(No. 42.)

Sir;

I HAVE had under my consideration your Despatch, No. 11, of the 5th May last, enclosing, with other documents, an Address to the Queen from the House of Assembly of Prince Edward Island, recommending, for Her Majesty's favourable consideration, the claims to Land of the American Refugees, the disbanded Provincial Troops, and their descendants, who have settled in the Island.

I have had the honour to lay that Address before the Queen, and Her Majesty has been pleased to command

me to instruct you to acquaint the House of Assembly, that although she deeply regrets the distress with which a class of Her Majesty's faithful subjects in Prince Edward Island appears to have been visited, it is not in her power, especially at so great a distance of time, to compel the Proprietors of Land in Prince Edward Island to fulfil the promises which they are said to have left unfulfilled, and that the agitation of such questions can only lead to confusion and conflict of interests.

I have, &c.

(Signed)

J. RUSSELL.

Lieutenant Governor

Sir Charles A. Fitz Roy, &c. &c. &c.

APPENDIX

(P.)

(SEE PAGE 91.)

Pictou, 23d March, 1841.

Sir ;

I AM just favoured with your letter of the 8th inst., together with a copy of two Resolutions of the House of Assembly, on the subject of employing a Steam-boat.

The owners of the *Pocahontas* believe her to be quite capable of performing all the trips required by the Resolutions, but she is not of sufficient capacity to afford room for comfortable berths during the night, for such a number of passengers as might be expected on the Miramichi route; nor is she adapted for carrying freight. They would, therefore, be altogether disinclined to engage her in a service where they have strong doubts of her giving satisfaction.

No expense has been spared to make her a very eligible passage boat, for short voyages, and the proprietors will, if approved of, accept the sum offered by your Legislature for the season, to carry the Mails, three trips a week, between Pictou and Charlottetown or George-

town, subject to the direction of your Government—their making due allowance for occasional disappointments, which may be experienced through inability to perform any particular trip on account of tempestuous weather.

The owners tender the Boat for this route, possessing a full belief that on it she will give satisfaction; and they further offer, without additional compensation, to make two or three trips to Miramichi during the season, with such accommodations as she has, should His Excellency deem it necessary to require such service.

We look with anxiety for an early reply, as the shortest notice will leave but little time to prepare for a commencement on the opening of the navigation.

I have the honor to be, &c. &c. &c.

for the Proprietors of the *Pocahontas*,

JAMES PRIMROSE, Agent.

To the Hon. T. H. Haviland,

Colonial Secretary,

Charlottetown, P. E. Island.

APPENDIX



(SEE PAGE 100.)

THE Committee appointed by the House of Assembly to report on the operation of the Bill for laying off the Boundaries of Townships, have to submit, that the Report drawn up by the Committee of last Session, not being to be found, has occasioned additional trouble to your Committee, and prevents them from making this Report bear reference to the other.

Your Committee submit, that from papers referred to in the missing Report it would appear that certain discrepancies existed betwixt the copy of the Tabular Description and References in the office of the Surveyor General, and the copy last year received from the Imperial Government; but your Committee submit, that these are very trivial, compared with the numerous and important discrepancies which exist betwixt both these Tabular Descriptions and the Plan of the Island as made out by Mr. Ball, for the use of the Legislature, whereof a list is herewith produced, so far as your Committee have been able to examine.

Your Committee further submit, that they have examined Mr. James Stewart, Land Surveyor, who had been examined last Session; and Mr. Alexander Anderson, another Land Surveyor, both which examinations, along with that of Mr. Stewart, in 1840, are herewith submitted to the House.

In regard to the evidence of Mr. James Stewart, this year, it would appear that he had, under the direction of the Commissioners, run one of the lines of Township Ten—that is, the line dividing said Township from Townships Eleven and Twelve.

In regard to that of Mr. Anderson, it would appear, that under the direction of the Commissioners, he had commenced at the point where Mr. Stewart left off, and had run the North and South Line, dividing Townships Nine and Ten from Township Six; and that having directed Mr. Anderson to transmit the measurement from that point where the line run by him under the Commissioners struck the rear line of Townships Seven

and Eight, along said rear line, northward to the sea, they have received said return, whence it would appear that said line admeasures eight miles sixty nine chains, and that the point where the line of Township Six, as run by Mr. Anderson, touches said rear line, is two miles and twelve chains to the southward of the line dividing Townships Seven and Eight, whereas on the plan these lines equally coincide; that is to say, the line dividing Townships Seven and Eight is, on the plan referred to, a mere prolongation of the line dividing Townships Nine and Ten from Township Six.

Your Committee have also to remark, that many years since Mr. Anderson had surveyed Township Seven, that by the Tabular Description the rear line of said Township running North and South is six miles and 2400 feet, and by his measurement six miles and 57 chains.

They have further to remark, that as Townships Nine and Ten, when run out, appear to fall short of touching Township Six, your Committee deem it highly probable that said Township Six has, in all surveys posterior to the original survey, been laid out too far to the Northward; and if so, that a similar error has prevailed in respect to Townships Five, and Four; and they cannot help remarking, that the parallel Townships Two, Three, Four and Five all at one time belonged to John Hill, who, about 20 or 25 years since, made over said Lot to his creditors in Newfoundland, and thereafter, when he returned to this Island, offered on lease Land on the Southern coast of the Island, which, by certain natural marks, would appear to be on Township Three; and though by the description Townships Two and Three are nearly of the same width—Lot Three being 100 feet wider—yet, even on the plan made for this House by Mr. Joseph Ball, Township Three appears narrower than either Township Two or Township Four.

Your Committee further submit, that whatever instructions may occasionally have been given to Surveyors on their admission, as to furnishing copies of surveys to the

office, or even supposing that these orders had been invariably given, still it appears that this has very seldom been done.

Amidst so much inaccuracy and uncertainty, it appears evident to your Committee that in many instances Surveyors must have acted without such precise information and data as were necessary to make a survey that should be capable of being maintained; and the general state of the Records, the discrepancies between the Tabular Description and the Plan made for the use of the Legislature, the circumstance that the original plan of the Island in the Surveyor General's Office has apparently fallen in pieces or been worn to pieces, and

some of these parts lost, and no copy thereof having been previously made, all tend to the conclusion that it would be necessary, for correctly ascertaining the lines of Townships, that some additions should be made to the provisions of the Act for ascertaining the Boundaries of Townships. But in the mean time the Committee cannot see the propriety of incurring any further expense with the surveys of Townships, until it shall be determined whether or not the Imperial Government are to settle the people of the Colony, by giving them such a tenure of land as will really enable them to enjoy the fruits of their labour.

APPENDIX

(B.)

(SEE PAGE 120.)

PRINCE CCUNTY—Shewing the BOUNDARIES of TOWNSHIPS therein.

Townships.	BOUNDARIES.			
	NORTH.	SOUTH.	EAST.	WEST.
No. 1	The Sea and North Cape.	No. 2, 10 miles 600 feet.	The Sea.	The Sea.
2	No. 1, 10 miles and $\frac{1}{2}$.	No. 3, 12 miles.	The Sea, 2 miles 4500 feet.	The Sea.
3	No. 2, 12 miles.	No. 4, 11 miles 3000 feet.	The Sea.	The Sea.
4	No. 3, 11 miles 3000 feet.	No. 5, 10 miles 4400 feet.	The Sea, 2 miles 4700 feet.	The Sea.
5	No. 4, 10 miles 4400 feet.	No. 6, 9 miles 500 feet.	Holland Harbour and Bay.	No. 7, 2 miles 4700 feet, in breadth, 3 miles 500 feet.
6	No. 5, 9 miles 500 feet.	Nos. 9 and 10, 7 miles 4000 feet.	Foxley River and Cove, and Holland Bay.	No. 7, 3 miles 400 feet.
7	The Sea.	No. 8, 7 miles 4000 feet.	Nos. 5 and 6, 6 miles 2400 feet.	The Sea.
8	No. 7, 7 miles and $\frac{1}{2}$.	The Sea & Egmont Bay.	No. 9, 5 miles.	The Sea and West Cape.
9	No. 6, 4 miles 3100 feet.	Egmont Bay.	No. 10, 8 miles 2000 feet.	No. 8, 5 miles.
10	No. 6, and part of Foxley Cove, 3 miles 3600 feet.	The mouth of Percival River, and North side of Enmore River.	No. 12, 9 miles.	No. 9, 8 miles 2000 feet.
11	Holland Bay & Foxley Cove.	No. 12, 6 miles 3000 feet.	Cavendish channel.	No. 10, 11 miles 4400 feet.
12	No. 11, 6 miles 3000 feet.	No. 13, 6 miles.	Goodwood River, Lennox Channel, & Conway Cove.	No. 10, 4 miles 1200 feet.
13	No. 12, 6 miles,	No. 14, 10 miles 4000 feet.	Goodwood River, Lennox Channel, and Richmond Bay.	No. 15, 3 miles 1000 feet, and Enmore River.
14	No. 13, 10 miles 4000 feet.	No. 16, 5 miles 3000 feet.	Richmond Bay, and Ellis River.	No. 15, 3 miles 3000 feet.
15	Enmore Head and Egmont Bay.	The Sea, from Cape Egmont to Sandberry Cove.	No. 17, 3 miles 1100 feet.	The Sea, Egmont Bay, Halimand River, Red Head, and Cape Egmont.
16	No. 14, 5 miles 3000 feet, Ellis River and Richmond Bay.	No. 15, 9 miles, & Bentinck Cove.	Richmond Bay, Bentinck Point, and Charles Point.	No. 15, 2 miles 4700 feet.
17	Part of No. 16, 5 miles 3800 feet.	Halifax Bay, Sandberry Cove, Segwich and Wilmot Creek.	No. 19, 3 miles 3000 feet.	No. 15, 3 miles 1100 feet.
18	Marshwater, Princetown, and the Sea,	No. 19, 6 miles 2400 feet.	No. 20, 6 miles.	Darnley Basin, Princetown, Chichester Cove, and Richmond Bay.
19	No. 18, 6 miles 2400 feet, and Webber Cove.	No. 25, 9 miles.	No. 20, 3 miles 2300 feet.	No. 17, 3 miles 5000 feet.
25	No. 19, 9 miles, and Wilmot Creek.	No. 67 and 26, 6 miles 4500 feet.	No. 20 and 67, 3 miles 2500 feet.	Dunk River & Wilmot Creek.
26	No. 25, 6 miles, and Dunk River.	No. 27, 2 miles 3500 feet.	No. 67, 2 miles 3500 feet.	Halifax Bay and the Sea.
27	No. 26, 9 miles 2500 feet.	No. 28, 8 miles 1500 feet.	No. 67 and 29, 3 miles 3700 feet.	The Sea.
28	No. 27, 8 miles 1500 feet.	The Sea.	No. 29, 5 miles 4000 feet.	The Sea.

QUEEN'S COUNTY—Shewing the BOUNDARIES of TOWNSHIPS therein.

Townships.	BOUNDARIES.			
	NORTH.	SOUTH.	EAST.	WEST.
No. 29	No. 67, 3 miles 4800 feet.	The Sea.	No. 30, 9 miles 3000 feet.	Nos. 27 and 28, 6 miles 500 feet.
30	No. 67, 2 miles 4700 feet.	The Sea.	No. 65, 11 miles 4800 feet.	No. 29, 9 miles 3000 feet.
31	Nos. 22 and 23, 4 miles.	Elliot River.	No. 32, 9 miles.	No. 30, 6 miles 4200 feet.
65	Elliot River, and No. 22.	The Sea, and Hillsborough Bay.	The Harbour of Port Joy, and No. 43, 6 miles 4200 feet.	No. 30, 11 miles, 4800 feet.
20	The Sea.	No. 67, 3 miles 400 feet.	No. 21, 8 miles 3000 feet.	Nos. 18 and 19, which part of No. 25 is 10 miles 400 feet.
21	The Sea, and Grenville Bay.	No. 67, 2 miles 4700 feet.	No. 22, 7 miles, and Grenville Bay.	Nos. 20 and 67, 12 miles 3700 feet.
22	The Sea, and Grenville Bay.	Nos. 31 and 65, 2 miles 3500 feet.	No. 23, 13 miles.	Nos. 21 and 67, 10 miles 4600 feet.
23	The Sea.	Nos. 31 and 32, 2 miles 2400 feet.	No. 24, 12 miles.	No. 22, 13 miles.
67	Nos. 25, 20 and 21.	Nos. 29 and 30.	Nos. 21 and 22.	Nos. 25, 26 and 27.
24	The Sea, and Harris's Bay.	No. 32, 3 miles 2300 feet.	No. 33, 4 miles 4000 feet.	No. 23, 12 miles.
32	Nos. 23 and 24, 4 miles 1600 feet.	Elliot River, and part of Charlottetown.	No. 33, 4 miles 2500 feet, and York River.	No. 31, 9 miles.
33	The Sea, Harris and Harrington Bays.	Charlottetown, 3 miles 1800 feet.	No. 34, 8 miles 3800 feet.	Nos. 24 and 32, 9 miles 1700 feet.
34	The Sea, and Harrington Bay, 3 miles 2750 feet.	Hillsborough River.	No. 35, 7 miles 4500 feet.	No. 33, and Charlottetown, 10 miles 4300 feet.
35	Bedford Bay and the Sea.	No. 48, 3 miles 2600 feet.	No. 36, 7 miles 4700 feet.	Nos. 34 and 48, 11 miles 4500 feet.
36	Bedford Bay and the Sea.	No. 48, 3 miles 1200 feet.	No. 37, 11 miles 2400 feet.	No. 35, 11 miles 4700 feet.
48	Hillsborough River, and Nos. 35 and 36.	No. 49, 12 miles 2300 feet.	Nos. 35, 36 and 49.	Hillsborough River and Port Joy Harbour.
37	The Sea, in breadth 2 miles 4000 feet.	No. 49.	No. 38, 11 miles 2400 feet.	Nos. 36 and 48, 11 miles 4700 feet.
49	Nos. 37 and 48, about 15 miles.	No. 50, 8 miles, and Hillsborough Bay.	No. 66.	Hillsborough Bay.
50	No. 49, 8 miles.	No. 57, and Orwell River.	No. 66, — miles 3300 feet.	Pownal Bay.
57	No. 50, 3 miles 4000 feet, and Orwell River.	No. 58, 15 miles 4000 feet.	Nos. 59 and 66, 4 miles.	Hillsborough Bay and Orwell Bay.
58	No. 57, 10 miles.	No. 60, 10 miles.	Nos. 59 and 61, 2 miles 4300 feet.	The Sea and Jenyn's Bay.
60	No. 58, 9 miles.	The sea coast and Wood Islands, No. 62.	Nos. 63 and 61, 3 miles 1700 feet.	The Sea, and Gascoigne Bay.
62	No. 60, 9 miles.	The sea coast and Wood Islands.	No. 63 and 64, 5 miles 700 feet.	The Sea coast and Beacon's Point.

KING'S COUNTY—Shewing the BOUNDARIES of TOWNSHIPS therein.

Townships	BOUNDARIES.			
	NORTH.	SOUTH.	EAST.	WEST.
No. 59	Nos. 66 and 51, 5 miles and Montague River.	No. 61, 9 miles 4700 feet.	St. Andrew's Town and Livingston Bay.	Nos. 57 and 58, 2 miles 2800 feet.
61	No. 59, 12 miles 4700 feet.	No. 63, 12 miles 3000 feet.	The Sea coast, Sturgeon and St. Mary's Bay.	Nos. 58 and 60, 2 miles 5000 feet.
63	No. 61, 12 miles 3000 feet.	Murray River and Harbour.	The Sea coast.	Nos. 60 and 62, 2 miles 2000 feet.
64	Murray Harbour and River.	The Sea coast.	The Sea coast.	No. 62, 4 miles 2000 feet.
51	Nos. 38 and 39, 2 miles 3700 feet.	No. 59.	No. 52, 11 miles 4800 feet.	Nos. 66 and 38.
52	Nos. 39 and 40, 2 miles 3500 feet.	The top of Montague River.	No. 53, 11 miles.	No. 51, 11 miles.
53	No. 40, 3 miles 500 feet.	The North side of Montague River.	No. 54, 8 miles 2000 feet, and by Georgetown 1 mile 4300 feet.	No. 52, 11 miles.
54	Nos. 40 and 41, 1900 feet.	Cardigan River.	No. 55, 10 miles 3300 feet.	No. 53, 8 miles 2000 feet.
55	Nos. 41 and 42, 2 miles 3500 feet.	The North shore of Boughton River.	No. 56 and Boughton Bay, 8 miles 2000 feet.	No. 54, 10 miles 3300 feet.
56	No. 42, 3 miles 2408 feet.	Boughton River and Spry Cove.	No. 43, 12 miles 310 feet.	No. 55, 8 miles 2000 feet.
66	No. 38.	No. 59.	No. 51.	Nos. 49, 50 and 57.
38	The Sea and Savage Harbour.	No. 51 and 66, 3 miles.	Nos. 39 and 51, 10 miles 4400 feet.	No. 37, 11 miles 2400 feet.
39	The Sea.	Nos. 51 and 52, 3 miles 2300 feet.	No. 40, 8 miles 4530 feet.	No. 38, 9 miles.
40	The Sea, 3 miles 4900 feet.	Nos. 52, 53 and 54.	No. 41, 8 miles 3400 feet.	No. 39, 8 miles 4530 feet.
41	The Sea, 3 miles 4900 feet.	Nos. 54 and 55.	No. 42, 6 miles 3800 feet.	No. 40, 8 miles 3400 feet.
42	The Sea, 4 miles 4750 feet.	Nos. 55 and 56.	No. 43, 5 miles 1460 feet.	No. 41, 6 miles 3800 feet.
43	The Sea.	The Sea coast, from Howe to Rollo Bay, and the Bay of Fortune.	No. 44, 8 miles 4800 feet.	No. 42 and 56, 12 miles 1310 feet.
44	The Sea, 3 miles 2005 feet.	The Sea and Rollo Bay.	No. 45, 8 miles 808 feet.	No. 43, Colville Bay, 8 miles 4800 feet.
45	The Sea, 3 miles 2005 feet.	The Sea and Colville Bay.	No. 46, 9 miles.	No. 44, 8 miles 808 feet.
46	The Sea, 3 miles and $\frac{3}{4}$.	The Sea.	No. 47, from Sylvester Point, 8 miles.	No. 45, 9 miles.
47	The Sea.	The Sea, along the coast from the East Point, 8 miles 2500 feet.	The East Point.	No. 46, 8 miles, along from Sylvester Point.

APPENDIX (R.)

Explanation referring to the County Town Lots.

Town Lots.	Number of Acres.	BOUNDARIES AND EXTENT.				REMARKS.
		Bounded on the North.	Bounded on the South.	Bounded on the East.	Bounded on the West.	
CHARLOTTETOWN.	7,300	By Nos. 32 and 33, East, and 4 miles 2350 feet.	By Hillsborough River.	By No. 31, North and South, 2 miles 600 feet.	On the West, by York River.	It is the most advantageously situated of any place on this side the Island, having immediate communication with the Harbour of Port Joy, and the three rivers of Hillsborough, York, and Elliot; the grounds are so well commanded, and the Creek on the South side of the Township is capable of being made a secure place for small Vessels—and to this, there is a very proper depth of water for shipping to ride near the Town, in good ground.
GEORGETOWN.	4000	On the North, by Cardigan River.	On the South, by Brutnell and Montague Rivers.	By Cardigan River.	By the division line of No. 53, North and South, 1 mile 4000 feet.	This County Town Lot has a great advantage from its situation, as having the inland communication by Montague, Cardigan, and Brutnell Rivers, and is surrounded by water. It is set by the Division Line of No. 53. In respect to trade and shipping, no place can be more convenient. The entrance into the Rivers, with the help of two or three Boats being fixed, will be safe and open, with water for the largest Ships to enter and ride with great safety in Albion Bay, Montague River, and in the Bay formed by Sandy Hook, in Cardigan River. The entrance into the Rivers may be effectually secured by good Batteries on each side of the Town.
PRINCETOWN.	4000	By Richmond Bay and Darnley Basin.	By March Water and No. 18, East and West, 2 miles.	On the East, by No. 18, length, which sub-division line is 1 mile 4400 feet.	On the West, by March Water and Richmond Bay.	This County Town Lot, for a Fish Trade, is superior to any other place upon the Island, being near the entrance of Richmond Bay, makes it peculiarly convenient for fishing vessels, as they need very little time in going to the fishing ground. There is also water enough for large ships, and great part of the Township being included within a Peninsula, may be securely fortified at a small expense. There is a very convenient harbour for small vessels in Darnley Basin.

APPENDIX

(S.)

(SEE PAGE 150.)

QUERIES put by a Committee of the House of Assembly, in the Session of 1839, to the Attorney General of Prince Edward Island.

Q. Considering the reservation of 500 feet for a free Fishery, made in the Order of Council of 1767, could any individual holding a Township by a Grant (wherein said Reservation is inserted), give a valid Deed of land, the whole of which was included within said Reservation?

A. I am of opinion, that under the words of Reservation, contained in the Order in Council of 1767, and expressed in several of the Grants of Townships in this Island as follows, viz: "Saving and reserving a free liberty to all His Majesty's subjects of carrying on a free Fishery or Fisheries on any part or parts of the coasts of said Townships, and of erecting Stages and other necessary Buildings for the said Fishery or Fisheries, within the distance of 500 feet from high water mark," the legal Estate to the whole land mentioned in the Grants passed to the Grantees, subject to the right of the public to erect Stages, &c., for the purposes contemplated in the Grants, within the 500 feet on the coast of the said Townships, and that the Grantees could make a valid Deed of such Reservation, subject, however, to such right of the public; and the purchaser would, of course, be liable to interruption to the extent of the right reserved by the Crown.

Q. Referring to the previous question, if Deeds have been given including portions of said Reserves, in the parcels of land sold, and if such Deeds do not contain any clause expressly declaring that the purchaser shall be liable to the loss of such portion of said land as may be within the limits of such Reserve, can the person giving such Deed recover from such purchaser the stipulated price, without deduction for the land included within such Reserves?

A. It is impossible to say how far a purchaser would be entitled to compensation from the vendor of such land, as so much depends upon the covenants contained in the deed; and deeds vary so much, that no general rule that I know of could be applied. The principle of law, "Caveat Emptor," renders it imperative on a purchaser to look to his title before he takes his conveyance. I am of opinion that the purchaser could be compelled to

pay the consideration money expressed in his Deed, and unless it contained Covenants extensive enough to enable him to recover against the Vendor, he would be without a remedy.

Q. Supposing a Lease for 999 years, executed on the same terms as the Deed mentioned in the preceding question (No. 2), and that the same specifies the quantity leased to be 100 Acres (one hundred acres), a little more or less, at a certain rent per acre, can the holder of such lease deduct from his rent such sum as is equivalent to the number of acres (of the land so leased) within the limits of such Fishery Reserve?

A. Until the tenant is evicted, the proprietor is entitled to recover the full amount of the rent reserved in the Lease. If an eviction takes place, it appears to me the tenant would be entitled to a deduction of his rent, according to the quantity of land from which he was so evicted; but this eviction must be a continued eviction, and not a partial one—that is to say, if, under the reserved right of the public, expressed in the answer to the first query, a fisherman enters into possession of part of the land, and afterwards abandons it, and the tenant, before the rent becomes due, enters again into the possession, I am of opinion he would be liable to the full rent.

Q. If the Tenant can prove that said deduction is inadequate to the damage he will sustain, can he recover from the lessor the amount of such damage?

A. It is impossible to answer this query in a sense applicable to all Leases, so much depends on the manner in which the covenants are expressed in the Lease itself. If a particular Lease, or form of Lease, had been handed to me with this query, I might then have been enabled to give a definitive reply to it. As the best answer, I will now quote from works which are considered of authority, the construction given to Leases varying in form, and containing different Covenants:—

"Thus, when one makes a Lease for years, by the words 'demise and grant,' without any express covenant for quiet enjoyment—in this case, the law intends and makes such a covenant on the part of the Lessor, which is, that the Lessee shall quietly hold and enjoy the thing demised, against all persons at least having title under

the Lessor, and at least during the Lessor's life, and, as some think (1 Inst. 334), during the whole term."—*Woodfall's Law of Landlord & Tenant: Title, Covenant.*

"An express Covenant, usual on the part of the Lessor, is for quiet enjoyment of the premises demised, or to save harmless the Lessee from all persons claiming title. A Covenant for quiet enjoyment implies, of course, that the Lease shall be a good and valid demise, as a bad Lease would be a breach of such covenant. Where there is a covenant for quiet enjoyment, this shall not extend to a tortious ejection, or eviction by a stranger, because that for this wrong the Lessee may have his remedy by action against the stranger himself; but if the lessee be ejected by the lessor himself, then the lessee may have covenant. But if the stranger claims by *elder title* than the lessor, the lessee may have covenant against the lessor, for he then can have no redress against the stranger, whose title is good in law."—*Es-pinasse Nisi Prius: Title, Covenant.*

"If one make a Lease of land to another, and covenant that he shall quietly enjoy it, without the let or molestation of any person whatsoever, or without the let of any person whatsoever claiming by or under the lessor—in both these cases, the covenant, it is said, shall be taken to extend to such persons as have title, or claim some estate under the lessor; for if, in the first, the lessee shall be disturbed by any claim, entry, or otherwise, by any person that hath no title, or in the second case by any person who shall claim under another, and hath title; or that shall claim under the lessor, this is held to be no breach of the covenant, *sed quare*, as to the first case, for herein some conceive a difference between a covenant in deed and a covenant in law; and howsoever the latter is extended only to evictions by title, yet that the covenant by deed shall be extended further—therefore, if A make a lease to B, and covenant that B shall quietly enjoy it during the term, without the interruption of any person or persons—in such case, if a stranger, having no right, interrupt B, he may have an action of covenant, as, when such promise is by word, an action on the case will lie.....A covenant that the lessee shall quietly enjoy against all claiming, or pretending to claim, a right in the premises, was held to extend to all interruptions, be the claim legal or not, provided it appear that the disturber do not claim under the lessee himself.—*Woodfall's Law of Landlord and Tenant—Title, Express Covenant.*

Q. What is the utmost number of acres which you consider may lawfully be comprehended in the law phrase "a little more or less?"

A. The words "little more or less" are inserted in Conveyances, as a protection to the Grantor. No certain rule is laid down on this point, as far as my observation goes. Much depends upon the facts of each individual case. In one instance, "a case is said to have been decided, where a man conveyed his land by the

quantity of 100 acres, were it more or less, and it was not above 60 acres—the purchaser had no relief, because it was his own laches."—*Sugden on Vendors.*

These words, however, apply to cases of miscalculation only, and afford no protection to a grantor, where a tenant or purchaser has been evicted from ever so small a quantity of land by a title paramount to the one he claims under.

Q. Considering the Order of Council of 1767, before referred to, if any Grant made in pursuance thereof contains neither the said Reservation, nor any clause stating that such Reservation is in reference to such Grant dispensed with, is the right of the Crown to insist on such Reserve done away with by such non-insertion?

A. Where lands have passed by Grants from the Crown, in which the reservation alluded to in this query has not been inserted, I am of opinion that the Crown is for ever barred from insisting on such Reservation.

Q. In reference to the Grants containing a clause of Reservation, will the two different modes in which said clause is worded [see Despatches on this subject] make any difference in the rights of the fisherman to occupy said Reserves?

A. Where the right reserved is to all His Majesty's subjects, &c., I am inclined to think that a British subject is entitled to the exercise of the right, for the purposes intended; but where the right is reserved "for the disposal of His Majesty, his heirs and successors," &c., I think a license from the Crown is necessary to enable a subject to claim the use of it. In the first case, according to my view of the matter, the legal estate is in the grantee, subject to the exercise of the public right—in the latter case, the legal estate never passed from the Crown.

Q. Is it your opinion that the Proprietors were bound to pay Quit Rents for the whole 29,000 Acres, supposing that said Reservation forms part of the said 29,000 acres?

A. Where the Reservation is to the Crown, I am of opinion that the proprietors are not bound to pay Quit Rents for such Reservations; but where the Reservation is "of a free liberty to all His Majesty's subjects," &c., I am of opinion that the proprietor may be compelled to pay Quit Rent for such Reservations.

Q. Referring to the Act of 1783, as to Loyalists, do you consider that the Crown was thereby bound to reduce the Quit Rents, as therein mentioned, unless the whole 200,000 acres therein mentioned as surrendered by the proprietors to the Crown, were, by said Act of 1783, really vested in the Crown?

A. I cannot see how, by the Act of 1783, referred to, the Crown was bound to reduce the Quit Rents to any proprietor or proprietors. The only way in which Quit Rent is mentioned in that Act, is by an expression of confidence on the part of certain persons, subscribers

to a document embodied in it, that my Lord North "would obtain for them such an abatement of Quit Rents as would place them on an equality with the neighbouring Colonies, and by that means remove a cause which might prevent many faithful subjects from emigrating to this Island from the American States, and which had obstructed the settlement and prosperity of this Colony." On what conditions the Quit Rents in this Colony were reduced, must be sought for in the Instrument or Proclamation (if any there be) declaring such reduction.

Queries put by a Committee of the House of Assembly, in the Session of 1839, to the Solicitor General of Prince Edward Island, with the answers thereto.

Q. Considering the reservation of 500 feet for a free Fishery, made in the Order of Council of 1767, could any individual holding a Township by a Grant (wherein said Reservation is inserted), give a valid Deed of land, the whole of which was included within said Reservation?

A. The Order in Council of 1767, to which I am referred, appears (by the Despatches laid before the House by His Excellency Sir Charles Augustus Fitz Roy,) to have been inserted in the Grants, in the following words—"saving and reserving a free liberty to all His Majesty's subjects of carrying on a free fishery or fisheries on any part or parts of the coast of said Township; and of erecting stages and other necessary buildings for the said fishery or fisheries, within the distance of 500 feet from highwater mark." To answer the question submitted, it is necessary to consider the effect of a grant: what is the effect of an *absolute* grant of any specific tract of land? It passes the whole legal estate of the grantor therein to the grantee. It is, however, in the grantor's power to reserve for himself a part of his interest out of the general effect of the grant; and he may exercise this power so as to except a particular piece of the land granted; or allowing the whole land to pass, reserve a particular right or privilege over the whole, or some particular part of it. In a grant containing the words above recited, it is clear that the legal estate in all the land therein described would pass, and that the privilege therein mentioned of erecting stages, &c. for the purpose of a fishery, or any part within 500 feet from highwater mark, would alone be reserved. I am therefore of opinion, that an individual holding a Township by such a grant could make a valid deed of a piece of land, the whole of which was included in such reservation—the purchaser, however, would take it subject to partial interruption by the exercise of the right reserved.

Q. Referring to the previous question, if Deeds have been given including portions of said Reserves, in the parcels of land sold, and if such Deeds do not contain any clause expressly declaring that the purchaser shall be liable to the loss of such portion of said land as may

be within the limits of such Reserve, can the person giving such Deed recover from such purchaser the stipulated price, without deduction for the land included within such Reserves?

A. The answer above given to the first query seems to render any to the second unnecessary; but as my opinion on each may be desired, and as, notwithstanding the validity of the deed, partial interruption of the purchaser's enjoyment might take place, I will answer it also; and for that purpose I will presume (as is done in the case stated,) that no valid deed could be made.—It is a principle of law, that a purchaser, before accepting a conveyance, must see that the title is good, otherwise he will lose his money; and it is well established by a large class of cases, that in an action for purchase money by a vendor against a purchaser who has accepted a deed, a defect in the title is no defence. My opinion, therefore, is, that the supposed vendor in the second query would recover from the supposed purchaser the stipulated price, without deducting for the land included within the reserves; he might indeed have a remedy by action of covenant, if his deed contained covenants extensive enough for that purpose; but, as different deeds contain covenants differing materially in the protection which they afford, I would but mislead were I (without a very general perusal of the Island deeds) to offer any opinion on this point. I may, however, add, that supposing the covenants to be such as are usually inserted in England in like cases, the purchaser would be remediless.

Q. Supposing a Lease for 999 years, executed on the same terms as the Deed mentioned in the preceding question (No. 2), and that the same specifies the quantity leased to be 100 Acres (one hundred acres), a little more or less, at a certain rent per acre, can the holder of such lease deduct from his rent such sum as is equivalent to the number of acres (of the land so leased) within the limits of such Fishery Reserve?

A. In the case supposed in this query, the Proprietor would be entitled to recover rent for the whole hundred acres, until the tenant had been actually evicted from some part of it, and then, in an action for the rent the tenant might plead the eviction, and the rent would be apportioned; that is, the rent for the number of acres out of which he was evicted would be deducted, but no more; for instance, suppose ten of the 100 acres to be on the fishery reserve, and the tenant evicted out of two acres, the rent of the two only would be deducted. I have used the word "evicted," but as it is a technical word, its legal meaning may not be fully understood. I will explain it: it means an expulsion of the lessee out of all or some part of the premises, and a keeping out *till after the rent becomes due*; therefore, in case a tenant was evicted by a fisherman for a few months, and after that, and before the rent became due, re-entered, he would not be entitled to an apportionment.

Q. If the Tenant can prove that said deduction is inadequate to the damage he will sustain, can he recover from the lessor the amount of such damage ?

A. The answer to this query depends so entirely on the covenants contained in the leases, that I can do no more than merely state the general law on the subject, and the Committee will be better able than I to judge of the effect which its application to the majority of leases will produce. If land be leased for a term of years by the usual word "*demise*" or "*grant*," and the lease contain no express covenants at all, yet the lessee, if ousted, may maintain an action against the lessor, and recover the damage he has sustained, on the *implied* covenant which the *law* raises out of the words "*demise*" or "*grant*." If there be a covenant for quiet enjoyment against *all persons lawfully claiming*, he will have the like remedy against the lessor and his heirs. But if the covenant be for quiet enjoyment against the acts of the lessor, *and those claiming under him*, then in the case put the tenant would have no remedy, as the title by which he was evicted would be paramount, or of older date than his lease; and against such it would not protect him. Covenants may also be restricted in a variety of other ways; the effect of which depending on particular words, I can convey no idea of. In some of the leases which have come under my observation the covenants are general, and the tenant could recover any damages he had sustained; in others, they are restricted, and he could not.

Q. What is the utmost number of acres which you consider may lawfully be comprehended in the law phrase "*a little more or less*?"

A. To content myself with answering this question as it is put, would, I fear, afford very little information to those who put it; as the words "*a little more or less*" have been held to contain from one-fourth of an acre to fifty acres. In one case, which is reported, a man professed to convey 100 acres; there were really but 60; and the purchaser had no relief. The question, I apprehend, has been induced from an erroneous idea of the object and meaning of these words; they are meant to protect the grantor against unintentional miscalculations of quantity; and cannot be used as a shield, to protect him against the consequences of selling a piece (however small) to which he had no title. If a proprietor were sued for eviction from one, or the fourth part of an acre of the reserves, he must revert to some better plea, as the words referred to would afford him no defence.

Q. Considering the Order of Council of 1767, before referred to, if any Grant made in pursuance thereof contains neither the said Reservation, nor any clause stating that such Reservation is in reference to such Grant dispensed with, is the right of the Crown to insist on such Reserve done away with by such non-insertion?

A. In grants which contain no reservation, I am of opinion that the mere non-insertion has barred the right of the Crown to insist on the reservation.

Q. In reference to the Grants containing a clause of Reservation, will the two different modes in which said clause is worded [see Despatches on this subject] make any difference in the rights of the fishermen to occupy said Reserves?

A. In those grants where the words of the reservation are "*saving and reserving, for His Majesty's disposal, &c.*," I conceive that the legal estate in the 500 feet thereby reserved never passed out of the Crown, and consequently that no person can enter upon or use it, without a license from the Crown for that purpose. In those grants which reserve the right to the public, if the legal effect of the reservation be, to vest a right in the public, as indicated by the Despatch of my Lord Glenelg, of the 10th of May, 1838, then, on a Township held under such a grant, the right to the enjoyment of the privilege is unfettered, and any British subject may exercise it. I however entertain considerable doubt as to the *legal effect* of this last mentioned reservation; and I would not wish to be understood as giving any opinion upon it, except on the hypothesis that the right is by the grant well vested in the public; in which case, I conceive it might be exercised as above stated. If my opinion as to the legal effect of the reservation be desired, I must be allowed more time to consider.

Q. Is it your opinion that the Proprietors were bound to pay Quit Rent for the whole 20,000 acres, supposing that said Reservation forms part of the said 20,000 acres?

A. In those cases where (as already observed) the *legal estate* in the reserve passed to the proprietor, my opinion is, that he was bound to pay Quit Rent for the whole. In those cases where it did not, I think he was not liable for it, in respect of the land contained within the reserve.

Q. Referring to the Act of 1783, as to Loyalists, do you consider that the Crown was thereby bound to reduce the Quit Rents, as therein mentioned, unless the whole 200,000 acres therein mentioned as surrendered by the proprietors to the Crown, were, by said Act of 1783, really vested in the Crown?

A. The question here submitted is, whether the granting of the lands to Loyalists was a condition precedent to the reduction of the Quit Rents, and whether, if that condition has not been fulfilled, the Crown may not still demand the higher rent. The proposal (or after it was accepted, I may call it a contract) of the proprietors, vested in the preamble of the act of 1793, was an offer to grant to a certain class of persons certain portions of land, of which offer, when any of the class designated chose to avail themselves, they would have a right to claim the performance; the consideration for

the compact would be the inconvenience suffered by the loyalists in coming to the Island, and the benefit to the proprietor, in having a part of the wilderness lands settled, and the value of what remained thereby enhanced. From any thing contained in the Act referred to, I cannot see what the Quit Rents have to do with the grant or surrender of the lands by the proprietors; or rather what effect the granting or not granting, surrendering or not surrendering the lands, could have upon the Quit Rent—since, as I read it, the reduction of Quit Rents was not the consideration for the proposal or contract of the proprietors; for, by referring to it, it will be seen that (setting out the reasons which induced them to do so,) they make an unqualified offer of so much land, and so far not a word is said about Quit Rents; yet that offer might be clogged by a condition

afterwards inserted; but that which follows is no condition, but a mere recommendation, or expression of their opinion to the Minister, of the expediency or policy of a particular measure, viz: the reduction of the Quit Rents. Whether that recommendation were followed or not, would (as it appears to me) make no difference to the loyalist; he would still be equally entitled to claim the performance of the proposal or contract in his favor. If they have been reduced (which I presume they have), the right to raise them to the original rate must depend on the Royal Proclamation or Instructions which reduced them, (which are not before me,) and on which I can therefore pass no opinion. All that I can say is, that neither the Act referred to, nor the proposal of the proprietors, will (in my opinion) affect the question.

APPENDIX

(T.)

(SEE PAGE 155.)

THE Special Committee appointed by the House of Assembly to take sundry evidences in regard to the letter of the Chief Justice, transmitted to the House by His Excellency the Lieutenant Governor, submit—

That in the three years, ending Michaelmas, 1840, there have, in all the Terms of the Supreme Court, been, both of record and summary causes, entered on the roll for Queen's County, only, Record, 112
Summary and appeals, - - 181

Total, 293

Of which there have been decided, 112; and as the roll or docket of Hilary, 1838, shews only 89 causes, and the roll or docket of Trinity, 1840, shews only 131, there appears only an increase of 42 causes. And again, looking to record causes, an increase only of three.

In regard to decisions, that there have been only 112 decisions, of which a great proportion were decisions of summary causes by default, and of appeals. And again, looking to King's and Prince Counties, the total number of decisions for these three years is only 92, of which the greater part were on summary actions, by default, and on appeals—perhaps about one fifth on verdicts.

A considerable amount of routine business has also been gone through, comprehending motions, insolvent cases, limits, bails, and such like.

And besides this, all the Crown prosecutions have to be taken into account—the number of which your Committee have not herein above inserted, as they are found in the public accounts, annexed to the Journals of the House.

The new cases in Hilary, 1838, for Queen's County, are not included in the above, the Prothonotary not having with him, on his examination, the roll of Michaelmas, 1837, to enable him to distinguish the same.

Looking again at the time occupied in judicial duties, it appears that in every year there are four terms held in Queen's County, which are held for the full term prescribed by law, amounting per year to 42 days—in three years to 126.

And that for the same period of three years there have been kept in the two other Counties, for the whole three years, 33 days—making together an average per year of 53 days on which the Chief Justice presides in Court; and during the last three years, of hearing Counsel 12 days at Chambers, *so far as your Committee could ascertain*, besides three days before Puisne Judges.

It appears, moreover, that the Chief Justice has been afflicted with a complaint of the eyes, occasioning indistinct vision, and that in consequence thereof he has visited the neighbouring Provinces with the view of consulting experienced oculists.

It also appears that, occasionally, through the absence of what is termed a corresponding legal mind in this Colony, he has found himself under the necessity of applying to some of the Judges of the neighbouring Colonies.

It appears also that on one occasion no term was held at Georgetown; and on requiring the Prothonotary to state the reason thereof, naming the term for Georgetown, July, 1839, that gentleman answered "that the Chief Justice was not there to open the Court."

APPENDIX

(U.)

(SEE PAGE 165.)

Evidence given by the Hon. George Wright, Surveyor General, at the Bar of the House of Assembly, touching the operation of the Boundary Acts, as far as relates to certain Townships in Prince County.

THE Honourable G. WRIGHT, Surveyor General, called to the bar, and examined.

By Mr. Rae.—Q. Are you one of the Commissioners for fixing the Boundary Lines betwixt Townships?

A. I am.

Q. Have you been called on to determine the line dividing Townships 3 and 4?

A. There was a requisition made to the Commissioners by one of the Proprietors of Township 4.

Q. Did the Commissioners determine the line?

A. They did not.

Q. When was the requisition made?

A. In the winter of 1839.

Q. What did the Commissioners do?

A. The Commissioners directed a Survey to be made of the coast on each side of that part of the line we were called on to fix, which survey was continued to the northward, as far as Lot One, when it appeared that there were nearly three miles of sea coast introduced on the original plan which was not in existence, and which deficiency fell upon Lots 2 and 3—principally upon the latter. The Commissioners, in consequence, did not feel justified in fixing the line between Lots 3 and 4, until they had searched the Surveyor General's office, for further records, which might enable them to proceed in that service—shortly after which, the operation of the Act, for Prince County, was suspended.

Q. Whom did they direct to make the survey above referred to.

A. Alexander Anderson, who executed the survey under the immediate inspection of the Commissioners.

Q. Was that in 1839?

A. I think it was in 1839.

Q. Have the Commissioners, since then, got any information which will enable them correctly to ascertain the lines betwixt Lots 2, 3, and 4?

A. They have not: I consider it impossible to fix these lines satisfactorily, without a re-survey of that part of the Island.

Q. Do you mean a re-survey according to the provisions of the present Boundary Act?

A. The Act contains no such provision.

By Mr. Palmer.—Q. Do you mean a re-survey, to be taken in like manner as surveys are now taken under the several Boundary Acts?

A. A different mode would be necessary, to form a correct plan by which irregularities might be obviated.

By Mr. Rae.—Q. Do you consider, in regard to Lots 2, 3, 4, 5 and 6, that there is any clear and satisfactory evidence by which the Boundaries of any of these Townships, where bordering on the Straits of Northumberland, can be correctly ascertained?

A. Only three of these Lots bound on that shore—2, 3, 4 and part of 5. The Commissioners did fix the Boundary between Lots 5 and 7, and found no difficulty. As regards 2, 3 and 4, with the exception of the line between 1 and 2, said lines cannot, with present documents, be satisfactorily established.

Q. Does the Witness know, or has he reason to think, that any of the Townships, 1, 2, 3, 4, 5, 6 and 9, contain more than the quantity of land stated in the Grants?

A. I cannot say whether they do or not.

Q. Or any of the Townships bordering on these?

A. Not having an actual survey of any of the Townships bordering on these, I cannot say.

Q. Does the witness believe that there is not a sufficient quantity of land to give every one of these Townships its stated quantity—that is, that the said part of the Island, to the North of Townships 10, 11 and 12, does not contain an area equal to the sum of the acres stated in the respective grants of the Townships to the North of these three?

A. Very possibly there might, but I cannot speak with certainty.

By Mr. Thomson.—Have the Commissioners made the search you alluded to in the Surveyor General's Office?

A. They did.

By Mr. Rae.—Were such shore survey as you alluded to to be made, at what points, in your opinion, ought it to be commenced and terminated?

A. A survey might be commenced at Egmont Bay, and carried through the Island to Cascumpec Bay, and Foxley River, and continued on the N. E. shore, as far as Lot 1—on the other side of the Island from Egmont Bay to Lot 1—on the N. W. side of the Island, it might be likewise necessary to include Lots 11 and 12 in the survey.

Q. Then have you clearly ascertained the lines dividing Lots 1 and 2; or are you certain that there is no doubt of the points where the line separating these two Townships touch the sea shore of the Island?

A. The natural marks on the N. W. are very distinct. As an actual survey of that Township has recently been made, it would save the necessity of another survey of it.

Q. Have you, as one of the Commissioners, found material difficulty in clearly ascertaining the old Boundary Lines of Townships, in any other part of the Island?

A. We generally found the old Boundaries to correspond with those established nearly forty years ago.

Q. Have not great changes taken place in the appearance of Capes, Headlands, and the mouths of small Rivers or Brooks on the sea shore, in several parts of the Island?

A. On the sea coast there is a material difference.

Q. Does Lot One contain more or less than the quantity mentioned in the Grant, or in the Tabular description?

A. The survey recently made has not yet been returned to my office, therefore I cannot tell.

Q. Do the side lines of Lots Five and Six, as run partly from one shore and partly from another, exactly coincide, or is there a corner formed at their junction?

A. I am not aware that the lines have been run, but I have reason to believe they will not join.

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