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JOURNAL

Joseph Pope

OF THE

HOUSE OF ASSEMBLY

OF

PRINCE EDWARD ISLAND.

ANNO PRIMO VICTORIÆ REGINÆ.

FIFTH SESSION OF THE FOURTEENTH GENERAL ASSEMBLY.



CHARLOTTETOWN:

JAMES B. COOPER & CO.

CORNER OF FOWNAL AND WATER STREETS.

1838.

PRINTED BY J. B. COOPER & CO.,
COLONIAL HERALD OFFICE, CHARLOTTETOWN.



By His Honor

GEORGE WRIGHT,

President and Commander in Chief in and over His Majesty's Island of Prince Edward, and its Dependencies, Chancellor and Vice Admiral of the same, &c. &c. &c.

G. WRIGHT.

A PROCLAMATION.

WHEREAS the General Assembly of this Island stands prorogued to Thursday the First day of June next : I have thought fit further to prorogue the said General Assembly, and the same is hereby prorogued, until Wednesday the Twelfth day of July next—of which all persons concerned are required to take notice, and govern themselves accordingly.

Given under my Hand, and the Great Seal of the said Island, at Charlottetown, this Twenty-fifth day of May, in the year of our Lord One thousand eight hundred and thirty-seven, and in the Seventh year of His Majesty's Reign.

By Command,

T. H. HAVILAND, Acting Colonial Secretary.

God save the King.

By His EXCELLENCY

SIR CHARLES AUGUSTUS FITZ ROY, K. H.

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

C. A. FITZ ROY.

A PROCLAMATION.

WHEREAS the General Assembly of this Island stands prorogued to Thursday the Twelfth day of July, inst. I have thought fit further to prorogue the said General Assembly, and the same is hereby prorogued, until Thursday the Twenty-fourth day of August 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 Eighth day of July, in the year of our Lord One thousand eight hundred and thirty-seven, and in the Eighth year of His Majesty's Reign.

By Command,

T. H. HAVILAND, Acting Colonial Secretary.

God save the King.

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 same, &c. &c. &c.

C. A. FITZ ROY.

A PROCLAMATION.

WHEREAS the General Assembly of this Island stands prorogued to Thursday the Twenty-fourth day of August, instant :

I have thought fit further to prorogue the said General Assembly, and the same is hereby prorogued, until Wednesday the Fourth day of October, 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-first day of August, in the year of our Lord One thousand eight hundred and thirty-seven, and in the First year of Her Majesty's Reign.

By Command,

T. H. HAVILAND, Acting 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 same, &c. &c. &c.

C. A. FITZ ROY.

A PROCLAMATION.

WHEREAS the General Assembly of this Island stands prorogued to Wednesday the Fourth day of October, instant:

I have thought fit further to prorogue the said General Assembly, and the same is hereby prorogued, until Wednesday the Fifteenth 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 Second day of October, in the year of our Lord One thousand eight hundred and thirty-seven, and in the First year of Her Majesty's Reign.

By Command,

T. H. HAVILAND, Acting 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 same, &c. &c. &c.

C. A. FITZ ROY.

A PROCLAMATION.

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

I have thought fit further to prorogue the said General Assembly, and the same is hereby prorogued, until Saturday the Sixteenth 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 Thirteenth day of November, in the year of our Lord One thousand eight hundred and thirty-seven, and in the First year of Her Majesty's Reign.

By Command,

J. P. COLLINS, 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 same, &c. &c. &c.

C. A. FITZ ROY.

A PROCLAMATION.

WHEREAS the General Assembly of this Island stands prorogued to Saturday the 16th day of December, inst: I have thought fit further to prorogue the said General Assembly, and the same is hereby prorogued, until Tuesday the Twenty-third 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 Fifteenth day of December, in the year of our Lord One thousand eight hundred and thirty-seven, and in the First year of Her Majesty's Reign.

By Command,

J. P. COLLINS, Colonial Secretary.

God save the Queen.

JOURNAL

OF THE

HOUSE OF ASSEMBLY

OF

Prince Edward Island.

FIFTH SESSION OF THE FOURTEENTH GENERAL ASSEMBLY.

TUESDAY, January 23, 1838.

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

And being met—

The Honorable Thomas Heath Haviland, a Member of Her Majesty's Council, and one of the Judges of the Supreme Court, came into the place where the Members of the House of Assembly usually sit, and administered the Oath of Allegiance to Her Majesty Queen Victoria to Mr. Speaker, and the following Members, viz:—*John Small Macdonald, Samuel Nelson, William Douse, John Mackintosh, William Cooper, Peter McCallum, John Windsor Le Lacheur, Joseph Pope, Samuel Green, John Ramsay, Edward Palmer, Thomas M'Nutt, William Clark, Edward Thornton and John Williams James, Esquires,* and also to the Clerk of the House of Assembly.

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 Gentlemen of Her Majesty's Council;
Mr. Speaker, and Gentlemen of the House of Assembly;*

Our late lamented Sovereign having been pleased to appoint me, to the Government of this Island, I have taken the earliest opportunity, which I believed would be consistent with your convenience, to meet you in General Assembly.

It is my most earnest wish, in administering the government, to conduct it upon impartial, just and constitutional principles, and to promote such measures as will be con-

ductive to the general prosperity of the Colony, and the happiness and comfort of the people.

Since you last met, we have had to deplore the death of a King, who was peculiarly alive to the interests of his Colonial Dominions; but we have the consolation of looking forward in the humble hope of a long and prosperous reign in the person of his successor, our most gracious Queen.

While we have to regret the revolutionary spirit which has driven a neighbouring Colony into rebellion, and brought upon it the horrors of a civil war, the loyalty and attachment to the Throne and Government of the mother country which have always been conspicuous in the inhabitants of this Island, afford a bright and pleasing contrast.

The late abundant harvest, with which it has pleased the Almighty to bless the labors of the agriculturist, while it enables the poorer classes to look forward without dread to the severe season, in the confidence of being secure from want, calls for the heartfelt gratitude of the whole community.

On the visits which I considered it my duty to make to all parts of the Island, as soon as was practicable after assuming the government, I was highly gratified to observe, in its agricultural properties, and the progress that had already taken place in their development, the germ, which, aided by due enterprise and industry, it is not difficult to foresee, must ripen into great future prosperity.

While the history of the world teaches the necessity of Education to the advancement of mankind, the provision you have made for the instruction of youth throughout the Colony, proclaims that you are fully aware of this great truth; and I should be wanting in what is so justly due to you, were I not to congratulate you on the exertions you have made to promote this primary and most essential object of all civilized society.

I regret that the Question of Escheat still continues a subject of agitation; but I trust the good sense of the people will induce them to abandon an expectation which, I firmly and sincerely believe, can never be realized.

I would strongly recommend to your consideration the

advantages which would arise from an improved system of Prison Discipline, in the internal regulation of the different Gaols throughout the Island. To aid your deliberations upon this important subject, I will cause to be laid before you a mass of valuable information, which has been transmitted to me by Her Majesty's Secretary of State for the Colonies.

I shall also have to bring under your consideration other matters of interest to the well being of the Colony. These, with any other subjects of consequence which may occur, I will communicate to you by Message.

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

I shall cause the proper officer to lay before you the Public Accounts for the past year. I shall also cause the Estimates for the current year to be submitted to you; relying upon your liberality to make such provision for the Public Service as the exigencies of the Government may require.

Mr. President, and Gentlemen of the Council;

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

I invite you to the most open and unreserved communication with me on all points wherein the good of Her Majesty's subjects under this Government is concerned. I am sincerely desirous of co-operating with you in every measure calculated to promote the public welfare, and to possess your confidence and support.

I trust the unanimity which has hitherto prevailed between both branches of the Legislature may continue, and that they may be, as heretofore, distinguished for the liberality of their proceedings and their attachment to Her Majesty's Person and Government.

Resolved, That this House will to-morrow take into consideration the Entry on the Journal of this House, of 3d February, 1837, relative to the conduct of *William Cooper, John W. Le Lacheur* and *John Mackintosh*, Esquires, three of the Members of this House.

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

WEDNESDAY, January 24, 1838.

THE Order of the Day, for taking into consideration the Entry on the Journal of this House, of 3d February, 1837, relative to the conduct of *William Cooper, John W. Le Lacheur* and *John Mackintosh*, Esquires, three of the Members of this House, being read;

The House proceeded accordingly to take the same into consideration.

And thereupon *Mr. Pope* moved, that the Order of 3d February, 1837, for the committal

of the above named Members to the custody of the Sergeant at Arms, be revived:

Mr. Ramsay moved, in amendment to the motion, that after the word "that" all be expunged, and the following substituted—"the apology offered by the said *William Cooper*, "on behalf of himself and the other members, "as entered on the Journal of this House, of "3d February, 1837, be deemed satisfactory."

A question having arisen as to whether the Members interested ought to withdraw; and the same being put,

The House divided :

Yeas :

Mr. Pope,	Mr. Palmer,
Mr. James,	Mr. Thornton,
Mr. Ramsay,	Mr. M'Callum,
Mr. Green,	Mr. Douse,
Mr. Macdonald,	Mr. Nelson.

Nays :

Mr. Clark,	Mr. M'Nutt,
Mr. Cooper,	Mr. Mackintosh.
Mr. Le Lacheur,	

So it was carried in the affirmative.

And then the said Members withdrew.

The question being then put on the amendment to the main motion :

The House divided :

Yeas :

Mr. Ramsay,	Mr. M'Nutt.
Mr. M'Callum,	Mr. Clark.

Nays :

Mr. Green,	Mr. Douse,
Mr. Thornton,	Mr. Palmer,
Mr. Nelson,	Mr. James,
Mr. Pope,	Mr. Macdonald.

So it passed in the negative.

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

And thereupon, Ordered, that Mr. Speaker do issue his Warrant to the Sergeant at Arms, for taking into custody the Bodies of *William Cooper, John W. Le Lacheur* and *John Mackintosh*, Esquires, Members of this House.

Resolved, That the Clerk be directed to notify the different Printers in Charlottetown, that Tenders for printing the Journals of this House, for the present Session, will be received until noon, to-morrow—and that a Committee be appointed to open and report on the same to the House.

Ordered, That Mr. Pope, Mr. Thornton and Mr. Macdonald do compose the said Committee.

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

Resolved, That a Committee of three 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 Mr. Pope, Mr. Green and Mr. Thornton do compose the said Committee.

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

Ordered, That Mr. Pope do carry the said Message to the Council.

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 yesterday to both Houses of the Legislature.

Ordered, That Mr. Douse, Mr. Nelson, Mr. Pope, Mr. Macdonald and Mr. Thornton do compose the said Committee.

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

Ordered, That Mr. Ramsay, Mr. Macdonald, Mr. Palmer and Mr. M'Callum 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. Clark and Mr. Thornton do compose the said Committee.

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

Ordered, That Mr. M'Callum, Mr. Palmer and Mr. James do compose the said Committee.

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

Ordered, Mr. Thornton, Mr. M'Callum, Mr. Pope, Mr. Green and Mr. Macdonald do compose the said Committee.

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. Palmer, Mr. Macdonald, Mr. Thornton, Mr. Green and Mr. Ramsay do compose the said Committee.

Ordered, That the Standing Orders of this House, relative to Private Bills, be inserted twice in each of the Newspapers published in Charlottetown.

The Sergeant at Arms, at the Bar, acquainted the House, that, in obedience to its commands, he had taken into custody the Bodies of *William Cooper, John W. Le Lacheur* and *John Mackintosh*, Esquires, Members of this House.

Mr. Thornton, in his place, presented to the House the Impost Accounts for the District of Colville Bay, for the Quarters ending 31st March, 30th June, 30th September, and 31st December, 1837.

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

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

THURSDAY, January 25, 1838.

Prayers.

UPON reading the Journal of yesterday's proceedings, and it appearing that three Members had been allowed to vote upon a question in which they were personally concerned;

Resolved, That in future no precedent shall be drawn from this proceeding, the same being contrary to Parliamentary order and precedent in like cases.

Mr. Pope, from the Committee appointed to receive and report on such Tenders as might be sent in for printing the Journals of this House, presented to the House the Report of the said Committee, which was again read at the Clerk's Table, and is as followeth:—

Your Committee have to report, that two Tenders have been sent in, one from *Mr. John Henry White*, and the other from *Messrs. James B. Cooper & Co.*, both offering to perform the work at the same rate, viz: Two Pounds per sheet, with the addition of Five Shillings, per volume, for binding—the only difference being in the quality of the paper on which they respectively offer to perform the work. Your Committee recommend that the Tender of *Messrs. Cooper & Co.*, be accepted, as their paper appears to them to be the best.

Ordered, That the Report be received.

Then the House adjourned for one hour.

And being met—

Mr. Clark, 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, 11 Geo. 4, cap. 17, intituled 'An Act for raising a fund, by an Assessment on

' Land, for erecting a Government House and ' other Public Buildings within this Colony,' and the Act, 3 Will. 4, cap. 29, in amendment thereof, will expire the last day of the present Session.

The Act, 2 Will. 4, cap. 4, intituled ' An Act authorizing the removal of nuisances from ' the Streets of Charlottetown,' will expire the last day of the present Session.

The Act, 2 Will. 4, cap. 24, intituled ' An Act to provide Salaries for Sub-Collectors of ' Customs,' will expire the last day of the present Session.

The Act, 3 Will. 4, cap. 5, intituled ' An Act to continue an Act for regulating the driving of Carts, Carriages, Sleighs and Carioles ' on the Highways,' will expire on the 6th day of April next.

The Act, 4 Will. 4, cap. 10, intituled ' An Act for the better preventing accidents by ' Fire within the Town of Charlottetown,' will expire the last day of the present Session.

The Act, 7 Will. 4, cap. 6, intituled ' An Act ' to empower the Inhabitants of Charlottetown ' to assess themselves, for the purpose of purchasing or renting sites for Engine Houses, ' and for erecting such buildings thereon,' will expire the last day of the present Session.

The Act, 7 Will. 4, cap. 17, intituled ' An Act to continue for one year an Act passed in ' the Fifth year of His present Majesty's reign, ' providing for the payment of Interest on ' Warrants,' will expire on the 20th day of April next.

The Act, 7 Will. 4, cap. 28, intituled ' An Act to prohibit the exportation of Grain, Meal ' and Potatoes, and for other purposes therein ' mentioned,' expired on the 1st day of August last.

The Act, 7 Will. 4, cap. 32, intituled 'An Act for the increase of the Revenue of this Island,' will expire on the 7th day of May next.

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

Mr. *Douse*, 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, and afterwards delivered it in at the Clerk's Table, where it was again read, and is as follows :

To His Excellency Sir Charles Augustus 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 Her Majesty's dutiful and loyal subjects, the Representatives of Prince Edward Island, in Colonial Parliament assembled, have to thank your Excellency for your Speech at the opening of the present Session.

We beg to congratulate your Excellency on your appointment to the Government of this Colony; and we fully appreciate the motives which induced your Excellency to call us together at a time best suited to our convenience, and to facilitate the public business.

We hail with much pleasure your Excellency's earnest desire to conduct the Government upon the most impartial, just and constitutional principles ; and we beg to assure your Excellency, that we shall feel at all times most willing to co-operate with your Excellency in promoting such measures as may be conducive to the happiness and welfare of the inhabitants.

We sincerely sympathise with your Excellency on the demise of our late beloved Sovereign—a Monarch who unceasingly evinced a peculiar interest in the welfare and prosperity of his Colonial Dominions. Turning from this painful subject, we hail with joy the auspicious commencement of the Reign of his successor, our Most Gracious Queen Victoria.

We deeply regret the revolutionary spirit which has appeared in two of the neighbouring Colonies, and entailed upon them the horrors of civil war ; but we feel confident that should the inhabitants of this Island be ever called upon to defend the Throne and Government, the loyalty and attachment of the people will not be found wanting to uphold the rights and principles of the Constitution under which we have the happiness to live.

With your Excellency, we have to express our heartfelt

gratitude to Divine Providence, for the late favourable harvest, and the blessings consequent thereon ; and we fervently hope, that we may never again be called to witness such wide spread distress as was occasioned by the failure of the crops of the preceding year.

We cordially concur with your Excellency, as to the great importance of Education to the well being of society; and it is particularly gratifying to us to find, that our endeavours to promote this desirable object are so much in accordance with the views entertained by your Excellency.

We trust that the pleasing anticipations of our future prosperity, formed by your Excellency, from your recent visit to the different parts of the Island, will be fully realized.

In common with your Excellency, we sincerely regret that agitation still prevails on the subject of Escheat ; and while we express our conviction that the extreme measure sought for by its principal advocates can never be realized, we lament that the Imperial Government has not ere this acceded to the repeated applications of the Legislature for the establishment of a tribunal, which, entertaining a due regard for the just prerogatives of the Crown and the sacred rights of property, might institute an inquiry as to the fulfilment of the conditions under which the Lands of this Colony are held. Such a proceeding would have materially tended to allay the excitement which still continues. But while a sense of duty compels us thus to express our sentiments on so important a subject, we beg to assure your Excellency, that you may firmly rely on our determination to support, by every means in our power, the inviolability of the laws, and to suppress any attempt which may be made by designing or disaffected persons to subvert the same, or create a spirit of insubordination in the Colony.

We shall be glad to receive any information on the subject of Prison Discipline, which your Excellency may be pleased to communicate ; and any other matters connected with the interest of the Colony shall receive our best consideration.

Your Excellency may rely that, on receiving the Public Accounts, this House will be ready to make due provision for the public service.

We accept with pleasure your Excellency's invitation to an open and unreserved communication on all questions in which the benefit of the inhabitants of this Island is concerned, and of which we shall avail ourselves, as circumstances may require.

We thank your Excellency for having noticed that harmony and unanimity, which you are pleased to remark as having characterised our former proceedings with the other branches of the Legislature, and trust that nothing may occur to prevent their continuance.

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. Douse took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *Douse* reported, That the Committee had gone through the Address reported from the Special Committee, paragraph by paragraph, without making any amendment thereto.

Mr. *McCallum* moved to amend the said Report, by leaving the following words out of the ninth paragraph—"while we express our conviction that the extreme measure sought for by its principal advocates can never be realized."

The House divided on the question :

Yeas :

Mr. *McCallum*,

Mr. *McNutt*,

Mr. *Clark*,

Mr. *Ramsay*.

Nays :

Mr. *Green*,

Mr. *James*,

Mr. *Pope*,

Mr. *Thornton*,

Mr. *Palmer*,

Mr. *Macdonald*,

Mr. *Douse*.

So it passed in the negative.

Mr. Speaker having then put the question—"Is it the pleasure of the House that the Report of the Committee be received?"

It was resolved in the affirmative.

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 Mr. *Douse*, Mr. *Pope* and Mr. *Green* be a Committee to wait on His Excellency, to know his pleasure when he will be attended by the House with the Address.

Resolved, That no Petition, praying aid for Roads and Bridges, nor for any object of a local or private nature, be received after Monday the 19th day of February next.

Ordered, That the above Resolution be inserted in the different Newspapers published in Charlottetown.

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

FRIDAY, January 26, 1838.

Prayers.

A Message from the Council, by Mr. Desbrisay, their Deputy Clerk :

" Council Chamber,

Wednesday, 24th January, 1838.

" 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 Colonel Lane and Mr. Attorney General do compose the said Committee.

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

And then the Messenger withdrew.

Mr. *Douse*, 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 the Address, reported, that His Excellency had been pleased

to appoint to-morrow, at half-past One o'clock, to receive the House.

Then the House adjourned for one hour.

And being met—

Ordered, That the Order of the Day, for the House in Committee on the Report of the Special Committee appointed to examine and report on the expiring Laws, be now read ;

And the same being read ;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

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

Mr. Speaker resumed the Chair.

Mr. *Thornton* reported, that the Committee had come to several 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 continue and amend the Act, 2 Will. 4, cap. 4, authorising

the removal of nuisances from the Streets of Charlottetown.

2. *Resolved*, That it is the opinion of this Committee, that it is expedient that the Act, 2 Will. 4, cap. 24, for providing Salaries for Sub-Collectors of Customs, be continued and amended.

3. *Resolved*, That it is the opinion of this Committee, that it is expedient that the Act, 3 Will. 4, cap. 6, intituled 'An Act to continue an Act for regulating the driving of Carts, Carriages, Sleighs and Carioles on the Highways,' be allowed to expire, and that a Bill be brought in to make other provisions in lieu thereof.

4. *Resolved*, That it is the opinion of this Committee, that it is expedient that the Act, 4 Will. 4, cap. 10, for the better preventing accidents by Fire within the Town of Charlottetown, be continued and amended.

5. *Resolved*, That it is the opinion of this Committee, that it is expedient to continue, for a limited period, the Act, 7 Will. 4, cap. 6, empowering the Inhabitants of Charlottetown to assess themselves, for the purpose of purchasing or renting sites for Engine Houses, and for erecting such buildings thereon.

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

The Chairman then acquainted the House, that he was directed by the Committee to move for leave to sit again—which the House agreed to.

Ordered, That Mr. *Palmer*, Mr. *Nelson* and Mr. *Douse* be a Committee to prepare and bring in a Bill, in conformity with the First of the above reported Resolutions.

Ordered, That Mr. *Thornton*, Mr. *Green* and Mr. *McCallum* be a Committee to prepare and bring in a Bill, in conformity with the Second of the above reported Resolutions.

Ordered, That Mr. *McCallum*, Mr. *Palmer* and Mr. *McNutt* be a Committee to prepare and bring in a Bill, in conformity with the Third of the above reported Resolutions.

Ordered, That Mr. *Douse*, Mr. *Palmer* and Mr. *Macdonald* be a Committee to prepare and bring in a Bill, in conformity with the Fourth of the above reported Resolutions.

Ordered, That Mr. *Palmer*, Mr. *James* and Mr. *McCallum* be a Committee to prepare and bring in a Bill, in conformity with the Fifth of the above reported Resolutions.

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

SATURDAY, January 27, 1838.

Prayers.

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 and report on the expiring Laws.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

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

Mr. Speaker resumed the Chair.

Mr. *Thornton* 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.

Resolved, That a Message be sent to His Excellency the Lieutenant Governor, praying that he will be pleased to give directions that copies of the proceedings had during the past year by the Jury, under the Road Compensation Act, on the new line of Road between Cardigan River and Mount Stewart, be laid before the House.

Ordered, That Mr. *Thornton* and Mr. *McCallum* 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.

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:—

GENTLEMEN;

I thank you for this Address, and for the assurance of your determination to support, by every means in your

power, the inviolability of the Laws, and to suppress any attempt which may be made, by designing or disaffected persons, to subvert the same, or create a spirit of insubordination in the Colony.

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

MONDAY, January 29, 1838.

Prayers.

A PETITION of Donald Mackinnon, of Charlottetown Royalty, Farmer, 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. *Pope*, and the same was received and read: setting forth—That Petitioner has been, for thirty years past, the occupier of two Pasture Lots in the Royalty of Charlottetown—that the line of Road running through the Royalty, in the direction of Princetown, has been, in part, shut up, and the use of it, as a public Road, discontinued—that the Surveyor General, in the Summer of 1836, opened a new line of Road, in place of the former Road; and that the proposed continuation of this last mentioned line will intersect Petitioner's farm, for the length of twelve chains, through the Pasture Lots of which he is in possession, and, for the length of nine chains, through land held by him on Township Thirty-three—and praying the House to grant him such aid as may compensate him for the damage he will sustain by the proposed alteration of the line of Road.

Ordered, That the said Petition be referred to the Committee of Supply.

Ordered, That Mr. *Ramsay* and Mr. *Clark* be added to the Committee appointed to prepare and bring in a Bill for continuing and amending the Act of 2 Will. 4, cap. 24, intituled 'An Act to provide Salaries for Sub Collectors of Customs.'

Mr. *Thornton*, from the Committee of the whole House for the consideration of the Report of the Special Committee appointed to examine and report on the expiring Laws, reported, according to order, the Resolution of the said Com-

mittee; which Resolution was again read at the Clerk's Table, and on the question being put thereon, agreed to by the House, and is as followeth:

RESOLVED, That it is the opinion of this Committee, that it is expedient that a Bill be brought in for further continuing for a term of five years, and from thence to the end of the then next Session of the General Assembly, the Act of 5 Will. 4, cap. 14, intituled 'An Act to provide for the payment of Interest on Warrants which are not paid at the Treasury on demand.'

Ordered, That Mr. *Thornton* and Mr. *Pope* be a Committee to prepare and bring in a Bill, in conformity with the above reported Resolution.

Then the House adjourned for one hour.

And being met—

A Message from His Excellency the Lieutenant Governor.

Mr. Secretary Collins, by command of His Excellency, delivered the following

Message:

CHARLES A. FITZ ROY, Lt. Governor.

The Lieutenant Governor lays before the House of Assembly the Copy of a Despatch from the Right Honorable Lord Glenelg, dated the 29th September last, inclosing Copy of a Memorial from the "Proprietors of Land, and others interested in the prosperity of Prince Edward Island," protesting against the Royal Assent being given to the Act of the Legislature of this Island, levying an Assessment on Land; and demanding an opportunity of stating and supporting their objections to it, by their Counsel, before the Judicial Committee of the Privy Council.

Accompanying this Memorial, is a letter from Mr. Waller, Secretary to the Prince Edward Island Association, and also one from Mr. Hill, an extensive Landholder in

this Island, containing a paper of observations on the Act.

In laying these Documents before the House, the Lieutenant Governor is instructed to invite it to furnish such statements as it may think necessary for the assistance of the Queen in Council, in deliberating on the question, which awaits Her Majesty's decision.

Government House,
January 29, 1838.

No. 13.

DOWNING STREET,
29th September, 1837.

SIR;

In my Despatch, No. 10, of the 25th August, I apprised you that the final decision of Her Majesty, with regard to the Act of the Legislature of Prince Edward Island, for levying an Assessment on all Lands in the Island, would be suspended for six months from the date of its passing, in order to give the Proprietors of land, resident in this country, a sufficient opportunity to urge any objections which they might entertain to its provisions.

I have now the honour to acquaint you, that on the afternoon of the 14th instant, a Memorial was delivered at my Office from "the Proprietors of land, and others interested in the prosperity of Prince Edward Island," protesting against the Royal Assent being given to that Act, and demanding an opportunity of stating and supporting their objections to it, by their Counsel, before the Judicial Committee of the Privy Council.

I inclose a copy of that Memorial, and also of a letter which has been addressed to me by Mr. Waller, the Secretary to the Prince Edward Island Association, together with a letter from Mr. Hill, an extensive landholder, containing a paper of observations on the Act.

And I have to instruct you to lay before the Council and Assembly copies of these documents, and to invite them to furnish such statements as they may think necessary for the assistance of the Queen in Council, in deliberating on the question which awaits Her Majesty's decision.

Until the answer to this reference shall have been received, all further proceedings on this Act will be suspended.

I have the honor to be,

Sir,

Your most obedient
humble servant,

(Signed) GLENELG.

Sir Charles A. Fitz Roy, K. H., &c. &c. &c.

[For the said Documents (with the exception of Mr. Waller's letter, relating solely to Lord James Townshend's property), see Appendix (A.), at the end of the Journals of this Session.]

Ordered, That the above Message, with the Documents accompanying the same, do lie on the Table.

Mr. *Thornton*, from the Committee appointed to prepare and bring in a Bill for continuing the Act of 5 Will. 4, cap. 14, intituled "An Act to provide for the payment of Interest on Warrants, which are not paid at the Treasury on demand," presented to the House a Bill, as prepared by the Committee, and the same was read the first time.

Ordered, That the said Bill be read a second time on Thursday the 1st February.

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

TUESDAY, January 30, 1838.

Prayers.

MR. THORNTON, from the Committee appointed to prepare and bring in a Bill to continue and amend the Act of 2 Will. 4, cap. 24, for providing Salaries for Sub-Collectors of Customs, presented to the House a Bill, as prepared by the Committee, and the same was read the first time.

Ordered, That the said Bill be read a second time on Friday next.

A Message from His Excellency the Lieutenant Governor.

Mr. Secretary Collins, by command of His Excellency, delivered the following

Message:

CHARLES A. FITZ ROY, Lieut. Governor.

It having come to the knowledge of the Lieutenant Governor, that a letter, purporting to be addressed by William Cooper, Esquire, a Member of the House of Assembly, to John W. Le Lacheur, Esquire, also a Member of the House of Assembly, had been extensively circulated throughout the Colony, in which it is asserted, that "a compromise with the Landlords is offered by the Governor, namely, a release from all back rents, a long lease, a reduction of half the rent, and the half of the present rent to be taken in produce;" and such statement being utterly unfounded in truth, and tending greatly to mislead the people, the Lieutenant Governor deemed it necessary, in the first place, to cause Mr. Cooper to be furnished with a copy of the said letter, for the purpose of

ascertaining whether he was the writer; and Mr. Cooper having avowed himself the author of the letter in question, and endeavoured to justify his conduct by assertions equally untrue, the Lieutenant Governor conceives it to be his bounden duty, not only from the situation he holds as Her Majesty's Representative, but in accordance with those principles of candour and straight forwardness which he has made the rule of his conduct through life, publicly to contradict the statement with which his name has been connected; and the Lieutenant Governor knows no better means of giving publicity to such contradiction, and to undeceive those persons who may have been deluded, than through the medium of the Representatives of the People, now in Session.

The Lieutenant Governor, therefore, most distinctly and positively denies that he ever gave utterance to the statement made by Mr. Cooper, or even to any observations that could, by possibility, give a colour to it.

The Lieutenant Governor having thus exposed the deception practiced upon the people by Mr. Cooper, thinks it his duty here to remark, that the conduct pursued by Mr. Cooper in this transaction shews how little reliance can be placed upon his general veracity; and the Lieutenant Governor earnestly hopes, that those persons who have hitherto given credence to the extravagant doctrines and assertions of Mr. Cooper, will, in future, pause and reflect, before they suffer themselves to be hurried into acts of insubordination to the Laws, which must inevitably terminate in the ruin of themselves and their families.

In sending this Message to the House of Assembly, the Lieutenant Governor begs it to be understood, that he is solely actuated by a desire publicly to expose the falsehood of Mr. Cooper's statements, made in reference to himself; and that he has no wish or inclination to press the matter further upon the attention of the House of Assembly.

The Lieutenant Governor sends herewith copies of the several letters to which allusion is made in this Message.

Government House, 30th Jan., 1838.

[COPY.]

SECRETARY'S OFFICE,
26th January, 1838.

SIR,

A Copy of a Letter having been put into the Lieutenant Governor's hands, dated Sailor's Hope, 14th September last, purporting to have been addressed by you to John Le Lacheur, a copy of which is herewith inclosed, I am directed by His Excellency to request you will acquaint me, for his information, whether you were the writer of such Letter.

I have, &c.

By order,

(Signed) J. P. COLLINS,
Col. Sec'y.

William Cooper, Esq.,
&c. &c. &c.

[COPY.]

SAILOR'S HOPE,
14th September, 1837.

DEAR SIR,

I am appointed by the Committee to inform you, that the inhabitants of the North Section of King's County, about 300 in number, waited upon the Governor with an Address, respectful, but strong, where strength is required. The Governor was very kind, but his answer was unfavorable—both address and answer are forwarded to the Colonial Herald for publication, with an appeal to the Island at large—to know how far they agree or disagree with our opinions. A compromise with the Landlords is offered by the Governor—viz: a release from all back rents, a long lease, a deduction of half the rent, and the half of the present rent to be taken in produce. This offer being made, they cannot retract. We have, therefore, gained a victory worth about £267,000 to the Colony, which will appear in the following statement: Back rent, one Township with another, may be reckoned at £1000 each, £67,000. The rent in 1833, was from 15 to 16,000, and up to this time cannot be short of £20,000; to be reduced one half, and that half to be taken in produce, will be equal to £12,000 out of £20,000; this 12,000, being reckoned as interest at 6 per cent. gives a capital of £200,000. Therefore, this is a victory clearing £267,000 gained to the inhabitants, and cannot be lost or retaken by the enemy. It is the stronghold that kept us in fear and subjection blown up in the air, and cannot be rebuilt. The enemy having lost this stronghold, have hung out a flag of truce to me, by these terms. A public meeting is therefore proposed to take place in November, somewhere in King's County, where most convenient for a portion of Queen's County inhabitants to attend, and also the Delegates from Prince County, if they are inclined; to take into consideration whether we will take pity on the Landlords, and pay them a small tribute to be carried from the Colony, or ask for an Escheat, and let our contributions go to the Government as a common stock, for our general benefit—we fear no distress or trouble in King's County, until the question is settled. Supported as we are by the Clans of the North on our right, and the Radicals of the South on our left, we hope to muster at the meeting from 1500 to 2000 strong, in good order, and with good will to all men. It is desired that you will circulate this for the encouragement of those in distress and despondency, who we will be glad to see at the meeting, to consult with, for their benefit and ours. We have given up the Gazette, and intend to support the Herald as long as he is deserving. You will have the goodness to favor me with your opinion in answer.

I am, &c.

By order,

(Signed) W. COOPER.

John Le Lacheur.

Charlottetown, January 27th, 1838.

Sir;

In answer to yours of yesterday, I acknowledge to have written letters the same in substance with the copy which you have inclosed to me—but these words were in my letters, "by order of the Committee."

That His Excellency may receive every possible information respecting the letter, the following is submitted:

When His Excellency had delivered his answer to the Address presented to him at St. Margaret's, he spoke to the people as follows, "If the people will let me alone, I will do them good, so help me God; I have letters from the Proprietors to enable or authorize me to offer better terms to the Tenants." These words, or to the same effect, were said in my hearing.

The offer of a reduction of the rent to one half, to give up the back rent, &c. &c. was brought to me by the Committee and others, as reported by Mr. John O'Reilly, and admitted by William Underhay, from a conversation with the Governor in Mr. Coffin's field, while changing horses; which reports were so firmly believed at the time, that I was desired by the Committee of Bay Fortune to write to the other Committees; and when I recollected the words spoken at St. Margaret's, and saw the report of His Excellency's tour, published in the Gazette of the 12th of September, I was the more confirmed that the report was truth; nor had I a doubt of the statements being correct until the Governor's Circular to the Proprietors appeared

in the Gazette.—As His Excellency has been pleased to send me a copy of my letter, I consider it to be my duty to inclose the copy of another letter in circulation, said to have been sent by His Excellency to the Earl of Selkirk; and

I am, Sir,

Your most obedient servant,

(Signed)

W. M. COOPER.

To J. P. Collins, Esq.

Colonial Secretary.

Ordered, That the above Message, and the Documents accompanying the same, be published in the Island Newspapers, for general information.

Mr. Pope, in his place, presented to the House the Impost Accounts for the District of Bedeque, for the Quarters ending 6th April, 30th June, 30th September and 31st December, 1837; and the Light Duty Accounts for the same District, for the Quarters ending 30th June, 31st September and 31st December, 1837.

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

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

WEDNESDAY, January 31, 1838.

PRESENT:

Mr. Speaker;
Mr. Palmer, Mr. McCallum, Mr. Green, Mr. MacNutt, Mr. James, Mr. Ramsay, Mr. Nelson, Mr. Pope.

And at Four o'clock, p. m., Mr. Speaker adjourned the House, for want of a Quorum, until to-morrow at Ten o'clock.

THURSDAY, February 1, 1838.

Prayers.

A MESSAGE from His Excellency the Lieutenant Governor.

Mr. Secretary Collins, by command of His Excellency, delivered the following

Message:

CHARLES A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly the copy of a Despatch from the Right Honora-

ble Lord Glenelg, transmitting an Order of Her Majesty in Council, dated the 21st August last, allowing the Act of the Legislature of this Island, passed during last Session, intituled 'An Act for vesting all Estates and Property in this Island belonging to or occupied for the Ordnance Service, in the principal Officers of His Majesty's Ordnance, and for granting certain powers to the said principal Officers.'

Government House,
31st January, 1838.

No. 12.

[COPY.]

DOWNING STREET,
7th September, 1837.

SIR;

An Act passed by the Lieutenant Governor, Council and Assembly of Prince Edward Island, in the month of April last, (No. 453) having been referred by the Queen in Council to the Lords of the Committee of Privy Council for Trade and Foreign Plantations, that Committee have reported to Her Majesty in Council their opinion, that the said Act should be left to its operation.

I have the honor to transmit to you herewith an Order of Her Majesty in Council, dated the 21st ult., approving that Report.

I have, &c.

(Signed)

GLENELG.

Lt. Governor Sir C. A. Fitz Roy,
Prince Edward Island.

[COPY.]

AT THE COURT AT BUCKINGHAM PALACE,
The 21st of August, 1837.

Present:

THE QUEEN'S MOST EXCELLENT MAJESTY,

*The Lord Chamberlain,
The Earl of Albemarle,
Viscount Palmerston,
Viscount Melbourne,*

*Lord Holland,
Lord Glenelg,
Mr. Chancellor of the Exchequer.*

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 last, pass an Act, which has been transmitted, entitled as follows, viz:

No. 453.—' An Act for vesting all Estates and Property in this Island belonging to or occupied for the Ordnance Service, in the Principal Officers of His Majesty's Ordnance, and for granting certain powers to the said 'Principal Officers.'

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.

Mr. Speaker laid before the House copy of an Inquisition taken before the Sheriff of King's County, at Lot or Township Number Sixty-six, in the said County, the 26th day of Septem-

ber, 1837, under a Writ to lay out a Highway from Mount Stewart Bridge to the head of Cardigan River, and running through Townships Thirty-eight, Fifty-one and Fifty-four: also, copy of an Inquisition taken at Lot or Township Number Thirty-seven, in Queen's County, the 3d day of October, 1837, before the Sheriff of said County, under a Writ for laying out the said Highway, from Mount Stewart Bridge to the head of Cardigan River, and running through Township Thirty-seven, in Queen's County—which Documents had been handed to him by the Clerk of the Crown, in compliance with the Message of this House to His Excellency the Lieutenant Governor, of the 27th January.

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

Mr. Speaker laid before the House the Report of the Visitor appointed under the Act of the Legislature, for the Encouragement and Support of District and other Schools.

Also, a List of Licensed Teachers in the Island, the number of Scholars examined by the Visitor, with the average number attending daily at the different Schools, as furnished by the Teachers—with the Books required for each School:

And a paper in the nature of an Appendix to the Visitor's Report.

[For the two first mentioned Documents, see Appendix (B.) at the end of the Journal of this Session.]

Resolved, That the Message of His Excellency the Lieutenant Governor, of the 29th Jan., transmitting Copy of a Despatch by him received from the Right Honorable Lord Glenelg, of 29th September last, inclosing various documents addressed to His Lordship on the subject of the Land Assessment Act of last Session, be, together with the said despatch, and documents annexed thereto, referred to a Committee of five Members, to examine the same, and report thereon to the House.

Ordered, That Mr. Pope, Mr. Green, Mr. Thornton, Mr. Macdonald and Mr. Palmer do compose the said Committee.

The Bill for further continuing the Act of 5 Will, 4, cap. 14, to provide for the payment of Interest on Warrants which are not paid at the Treasury on demand, 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. Thornton took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Thornton 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 further continuing an Act passed in the Fifth year of the Reign of His late Majesty King William the Fourth, intituled "An Act to provide for the payment of Interest on Warrants which are not paid at the Treasury on demand."*

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

FRIDAY, February 2, 1838.

Prayers.

A MESSAGE from the Council, by Mr. Desbrisay:

Mr. Speaker,

The Legislative Council have passed a Bill intituled *An Act to amend the Act for recovering Debts from absent or absconding Debtors*, to which they desire the concurrence of the Assembly.

And then he withdrew.

Read a third time, as engrossed, the Bill intituled *An Act for further continuing an Act passed in the Fifth year of the Reign of his late Majesty King William the Fourth, intituled "An Act to provide for the payment of Interest on Warrants which are not paid at the Treasury on demand."*

Resolved, That the said Bill do pass.

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

An engrossed Bill from the Council, intituled *An Act to amend the Act for recovering Debts from absent or absconding Debtors*, was read the first time, and ordered to be read a second time on Monday next.

Mr. Palmer, from the Committee appointed to prepare and bring in a Bill to continue for a limited period the Act, 7 Will. 4, cap. 6, intituled *An Act to empower the Inhabitants of Charlottetown to assess themselves, for the purpose of purchasing or renting sites for Engine Houses, and for erecting such Build-*

ings thereon, presented to the House a Bill, as prepared by the Committee, and the same was read the first time.

Ordered, That the said Bill be read a second time to-morrow.

Mr. Douse, from the Committee appointed to prepare and bring in a Bill to continue the Act, 4 Will. 4, cap. 10, intituled *An Act for the better preventing accidents by Fire within the Town of Charlottetown*, presented to the House a Bill, as prepared by the Committee, and the same was read the first time.

Ordered, That the said Bill be read a second time to-morrow.

Then the House adjourned for one hour.

And being met—

Mr. Pope, in his place, presented to the House the Impost Accounts for the District of Richmond Bay, for the Quarters ending 30th June, 30th September and 31st December, 1837.

Also, the Light Duty Accounts for the same District, for the Quarters ending 5th July, 10th October, 1837, and 5th January, 1838.

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

The Bill to provide Salaries for Sub-Collectors of Customs, 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. Thornton took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Thornton 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 Salaries for Sub-Collectors of Customs at the several Out Ports therein mentioned.*

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

SATURDAY, February 3, 1838.

Prayers.

READ a third time, as engrossed, the Bill intituled *An Act to provide Salaries for Sub Collectors of Customs at the several Out Ports therein mentioned.*

Resolved, That the said Bill do pass.

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

Resolved, That a Message be sent to His Excellency the Lieutenant Governor, praying that he will cause to be laid before the House a copy of the Inquisition taken under a Writ for laying out a Highway between the Wood Island Settlement, on Township Sixty-two, and Township Fifty-nine.

Ordered, That Mr. Douse and Mr. Nelson be a Committee to wait on His Excellency with the said Message.

The Bill to continue the Act, 4 Will. 4, cap. 10, intituled 'An Act for the better preventing Accidents by Fire within the Town 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. Douse took the Chair of the Committee.

Mr. Speaker resumed the Chair.

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

Ordered, That the Report be received.

Ordered, That the said Bill be engrossed, and that the Title be *An Act to continue an Act passed in the Fourth Year of His late Majesty's Reign, for the better preventing Accidents by Fire within the Town of Charlottetown.*

The Bill to continue the Act, 7 Will. 4, cap. 6, empowering the Inhabitants of Charlottetown to assess themselves, for the purpose of purchasing or renting Sites for Fire Engine Houses, and for erecting such Buildings thereon, 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. Palmer took the Chair of the Committee.

Mr. Speaker resumed the Chair.

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

Ordered, That the Report be received.

Ordered, That the said Bill be engrossed, and that the Title be *An Act to continue an Act passed in the Seventh Year of His late Majesty's Reign, empowering the Inhabitants of Charlottetown to assess themselves, for the purpose of purchasing or renting Sites for Engine Houses, and for erecting such Buildings thereon.*

A Petition of Charles Stockdale, of Charlottetown, 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. Palmer, and the same was received and read; setting forth—That in virtue of an Act of last Session, a new line of the

Princetown Road, sixty feet wide, has been opened through Petitioner's land in the Royalty of Charlottetown, although the original Plan of the said Royalty only gives a Road of thirty feet in width. That, besides the loss of the soil, Petitioner will incur an expense of £15, and upwards, for fencing, and will further be greatly injured by the demolition of his Barn and Stables—and praying compensation.

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. Palmer, Mr. Douse, Mr.

Macdonald, Mr. Thornton and Mr. Nelson do compose the said Committee.

Mr. McCallum, from the Committee appointed to prepare and bring in a Bill, to regulate the driving of Carriages on the Streets and Public Roads, presented to the House a Bill, as prepared by the Committee, and the same was read the first time.

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

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

MONDAY, February 5, 1838.

Prayers.

PRESENT:

Mr. Speaker,
Mr. Macdonald, Mr. Thornton, Mr. Nelson,
Mr. Douse, Mr. Clark, Mr. James, Mr. Ramsay,
Mr. McCallum.

And at Four o'clock, p. m., Mr. Speaker adjourned the House, for want of a Quorum, until to-morrow, at Ten o'clock.

TUESDAY, February 6, 1838.

Prayers.

READ a third time, as engrossed, the Bill intituled *An Act to continue an Act passed in the Seventh Year of His late Majesty's Reign, empowering the Inhabitants of Charlottetown to assess themselves, for the purpose of purchasing or renting Sites for Engine Houses, and for erecting such Buildings thereon.*

Resolved, That the said Bill do pass.

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

A Message from the Council, by Mr. Desbrisay.

Mr. Speaker,

The Legislative Council have passed the Bill intituled *An Act for further continuing an Act passed in the Fifth Year of the Reign of His late Majesty King William the Fourth, intituled An*

Act to provide for the payment of Interest on Warrants which are not paid at the Treasury on demand.

And then he withdrew.

The Honorable Thomas H. Haviland, Colonial Treasurer, by command of His Excellency the Lieutenant Governor, presented the following Documents to the House:—

A general Account of all Moneys received at and payments made from the Provincial Treasury, between the 21st January, 1837, and the 20th January, 1838.

List of Bonded Duties in the Treasury, with the Balances due thereon, January 20th, 1838.

A Statement of the Interest paid on outstanding Warrants, under the Act, 5 Will. 4, cap. 14.

A Statement of License Duties received in the Year 1837.

Statement of the Land Assessment, under the Act, 11 Geo. 4, cap. 17.

An Account of sums paid for the destruction of Bears and Loupcerviers, under the Act, 1 Will. 4, cap. 14.

Mr. *McCallum*, in his place, presented the following Documents to the House:—

The Impost Accounts for the District of St. Margaret's, for the Year ending 31st December, 1837.

The Impost Accounts for the District of St. Peter's, for the Quarter ending 30th September, 1837.

The Impost Accounts for the District of Belfast, for the Year ending 31st December, 1837.

The Impost Accounts for the District of

New London, from 1st April to 28th November, 1837.

The Impost Accounts for the District of Cascumpec, for the Year ending 5th January, 1838.

The Impost Accounts for the District of Crapaud, for the Quarters ending 30th June, 30th September and 31st December, 1837.

Also, the Light Duty Accounts for the Districts of Three Rivers and Colville Bay, for the Year ending 31st December, 1837.

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

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

WEDNESDAY, February 7, 1838.

TWO Messages from His Excellency the Lieutenant Governor.

Mr. Secretary Collins, by command of His Excellency, delivered the following Messages:

First Message.

CHARLES A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly the Copy of a Despatch from the Right Honorable Lord Glenelg, dated the 10th May last, on the subject of the Penalty imposed by the Mutiny Act, of not less than £5, nor more than £20, for the fraudulent purchase or possession of soldiers' necessaries, equipments, &c.; and the minimum penalty being considered too high to be imposed upon the lower classes of society in this Island, the Lieutenant Governor recommends the House to take into their consideration the propriety of lowering the amount of such penalty to such sum as it shall consider adapted to the ability and pecuniary means of all classes.

Government House,
February 5, 1838.

[Copy.]

CIRCULAR.

DOWNING STREET,
10th May, 1837.

SIR;

My attention has been called to the 65th Section of the Mutiny Act, which attaches a Penalty of not less than £5, nor more than £20, to the fraudulent purchase or possession of soldiers' necessaries, equipments, &c., which mini-

mum penalty is considered far too high to be imposed upon the lower classes of society in the Colonies.

An addition to this Clause has, in consequence, been made in the Mutiny Bill of the present year, empowering the local Legislature, on the recommendation of the Acting Governor of any such Colony, to lower the amount of such Penalty to such a sum as they shall consider adapted to the ability and pecuniary means of all classes residing in the Colony.

Previously to laying such a recommendation before the Legislature of the Colony under your government, you will take especial care that it meet with the concurrence of the Officer in the local command of the Forces.

You will further observe, that, in conformity with the 79th Section, the Mutiny Act of the past year is superceded by that of the present year, so soon as it shall have been promulgated in General Orders.

The Secretary at War will desire the Officers commanding the Forces in the Colonies to communicate their General Orders under this head to the Civil authorities, for their information and guidance.

I have, &c.

(Signed)

GLENELG.

Lieut. Governor Sir C. A. Fitz Roy, K. H.,
&c. &c. &c.

Second Message.

CHARLES A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly the Copy of a Despatch from the Right Honorable

Lord Glenelg, dated the 5th July last, with a letter from the Prison Discipline Society in England, relating to the state of Jails and Prison Discipline in the Colonies—inclosing, also, the Copy of the Rules adopted by the Lieutenant Governor of the Bahamas, for the management of Jails in those Islands. The Lieutenant Governor also submits to the House, copy of a Presentment of the Grand Jury of Queen's County, calling the attention of the Government to the state of the Jail in Charlottetown, with a view to effect a classification of prisoners, and pointing out how so desirable an object may be effected.

The Lieutenant Governor recommends these Documents to the early consideration of the House, and trusts they may be the means of effecting the improvement (so much wanted) in the Jails in this Island.

To assist the House in its deliberations on this important subject, the Lieutenant Governor submits, for the perusal of the House, a volume published by Her Majesty's Government, containing extracts from the second Report of the Inspectors of Prisons for the Home District—and also a copy of the Rules adopted for the House of Correction of Petworth, in Sussex.

Government House,

February 5th, 1838.

CIRCULAR.

DOWNING STREET,
5th July, 1837.

Sir;

I have the honor to transmit to you the Copy of a Letter addressed to one of my Under Secretaries, by the Committee of the Prison Discipline Society in this Country, relating to the state of the Jails and Prison Discipline in the Colonies, and containing much useful information on that subject.

I likewise inclose a Copy of the Rules adopted by the Lieutenant Governor of the Bahamas, for the management of the Jails in those Islands, which Rules have been approved of by the Society above named.

In conclusion, I have to desire that you will use your best endeavours to give effect to the suggestions of the Committee of Prison Discipline, so far as local circumstances will admit, in the Colony under your Government.

I have, &c.

(Signed)

GLENELG.

Sir Charles A. Fitz Roy, K. H.

&c. &c. &c.

18, ALDERMANBURY,
March 23d, 1837.

Sir;

I beg to acknowledge the receipt of your three Letters, dated January 19th and 21st, and February 9th, with the accompanying Papers, relative to the state of the Prisons in the Colonies; and, in compliance with the request of Lord Glenelg, I have submitted the same to the Com-

mittee of the Prison Discipline Society, for their consideration.

In looking over the various Reports, it is highly gratifying to find that improvements are in progress in several of the Colonial Jails, by the introduction of Laws and Regulations for their internal government and discipline.—Some of these papers, however, are by no means of recent date; and it cannot, therefore, be ascertained how far the spirit of improvement has generally prevailed.

The Committee are desirous to call the attention of Lord Glenelg to the annexed paper of "Remarks," as to the defects which appear to exist in many of the Prisons in the Colonies; and, with a view to remedy some of the evils, particularly as to the state of the Buildings, I beg to suggest, that the plans of all the Jails, &c. should be obtained, in order that the benefits resulting from an improved system of construction and arrangement may be pointed out, in reference to such new buildings as it may be found necessary to erect, or alterations to be made in the old Jails.

I have also to submit to his Lordship, that an enlarged form of Returns, (agreeably to the one annexed,) should be sent to each Colony, with a view to obtain more detailed information on certain points than is already possessed; and that the answers to such inquiries should, in all cases, be accompanied by copies of the Laws and Regulations which have been, or are about to be, established in each Colony.

The Committee wish me to urge the necessity of Local Inspectors being appointed, to visit the Prisons at frequent intervals, (as suggested in my former Letter to Lord Glenelg.) a measure which, it is considered, would greatly facilitate the establishment of an effective system of discipline.

I return, herewith, all the original papers which you forwarded to me on this subject; and also send you, by request of the Committee, a packet containing four books of Prison Plans, twelve copies of Rules for Jails, and twelve descriptions of the Tread-mill.

I have the honor to be,

Sir,

Your very obedient servant,

(Signed)

SAMUEL HOARE,

Chairman of the Committee.

Sir George Grey, Bart., &c. &c.

P. S.—There is another subject to which I beg to call your attention, viz: that a List of Questions be forwarded to New South Wales, similar to that which was prepared for Van Dieman's Land, and sent to the Colonial Office in August last.

REMARKS ON THE COLONIAL PRISONS.

The official Reports which have been recently received from the West Indies, state, that new Prison Buildings are about to be erected at Jamaica, Barbadoes, Demerara, Tobago, Nevis, Dominica, &c. It is, therefore, considered desirable that a Plan of each Prison should be forwarded to the Colonial Office; also Plans of any new Prisons which are about to be erected, and of any alterations or additions to be made in the present Jails.

In Lower Canada, new Prisons are proposed to be constructed on the Auburn plan, (of association at labour in silence,) which has been recommended by a Committee appointed to consider the Penitentiary system of the United States, in preference to the solitary or separate system enforced at Pennsylvania.

The Prisons in the Colonies appear to be very defective in construction and arrangement; there being, generally, no separate day-rooms, for the proper classification of offenders; no sleeping cells, for the individual separation of prisoners at night; no hospital for the sick, or for lunatics; and (with some few exceptions) no suitable chapel for religious services. Some of the Jails have no yard, or court, and others have only one yard, in which the prisoners associate together indiscriminately; but, at several places, the inclosure of the yard is stated to be so insecure, that the prisoners are not allowed to take exercise therein.

As to the Regulations in force.

There appears to be a great want of uniformity, even in those which have been recently established, particularly in the West-India Islands. For instance, at Jamaica, where there are eighteen Prisons, for nearly all of which new regulations have been framed, yet not more than two or three of these codes are alike, on account of the Jails being under different local authorities: and this Island contains some of the most important Prisons, the Jail at Clarendon having had not less than 10,966 persons committed to it during the year 1835.

With the exception of the Tread-mill, which has been introduced as a means of compulsory labour, there appears to be scarcely any regular employment in the prisons.—At several places, the convicted are employed *out* of the prison, on public works—repairing the roads, cleaning the streets, &c. in gangs, and wearing shackles: negroes, under sentence, are also let out for hire, to dig cane-holes, &c., all which practices must be considered as highly objectionable.

The allowance of food differs materially: at some Jails each prisoner has only one pound of bread daily; but, at others, a pound and a half of bread, or biscuit, together with two pounds of potatoes:—the cost of maintenance also varying from fourpence to one shilling and elevenpence (at St. Vincent's.) Debtors have no allowance at several prisons; at others they receive more than criminals.—Clothing and bedding are not always allowed; and, when so, only to the convicted.

In consequence of Chaplains not being generally appointed, some prisons are without any religious service; but, in many cases, it is performed gratuitously by the parochial clergyman. Dissenting ministers are also allowed free access to the prisoners. No provision is made for the instruction of the ignorant.

There appears to be a neglect of frequent periodical visitation, by the magistrates, or other authorities.—In only one instance, (at Honduras,) it is stated, that a local inspector has been appointed.

The Regulations most recently framed, and which appear highly deserving of imitation by other Colonies, are those for the Bahamas, established in September last, by direction of Lieutenant Colonel Colebrooke.

As to the Returns.

The printed Tabular Form of Annual Returns is considered to be incomplete in some important particulars. It does not state the number and description of persons in confinement at any one time; but only the whole number during the year. It also appears desirable to have a return made of the greatest number in prison at one time; and to distinguish whites from blacks and coloured persons; also, that males and females should be separated, (agreeably to the Form No. 1 and 2, which is now submitted.) The printed Forms of Annual Returns, recently framed by the Inspectors of Prisons in England, may also furnish some further suggestions on this subject.

QUEEN'S COUNTY—HILARY TERM.

The Grand Jury deem it their duty to call the attention of the Court to the state of the Charlottetown Jail, with a view to effect a classification of the prisoners, so as to separate the old from the young, and the untried from those who have been tried and convicted. The Grand Jury learn, with regret, that although male and female prisoners are locked up separately during the night, they are allowed to associate during the day, without any further restraint than the personal inspection of the Jailer. They would, therefore, suggest the expediency of such an alteration in the internal arrangements of the Prison, as would put an end to a practice so inconsistent with good order and morality.

The Grand Jury have ascertained, from personal inspection, that for a small outlay one of the large rooms on the ground floor could be converted into small apartments or cells, which would enable the Jailer to lock up the prisoners in separate cells, when deemed expedient—an alteration they would consider highly desirable; and trust the Government will cause the same to be carried into effect.

The Grand Jury deem it due to the Jailer to state, that they found the management of the Jail in other respects highly creditable, and that the utmost cleanliness was observable, both in the Prison yard and throughout the whole building.

(Signed) GEORGE DALRYMPLE;

Foreman.

Grand Jury Room, 5th January, 1838.

Resolved, That a Supply be granted to Her Majesty.

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 by Mr. Ramsay, and the same were received and read, viz:

A Petition of divers Settlers on Ellis River, for an aid to complete a Road from Ellis River Ferry to Wright's Road, called Palmer's Road.

A Petition of divers Inhabitants of the North East Section of Lot or Township Number Fourteen, praying an aid to complete the Road laid out from the Catholic Chapel, on said Township, to join the main Western Road.

A Petition of divers Inhabitants of Townships Fourteen and Sixteen, praying an aid to bridge a Creek on the Road branching off from the Road mentioned in the preceding Petition, towards M'Lean's Ferry, and to repair the said Road.

A Petition of divers Inhabitants of the Western District of Township Sixteen, and of the opposite part of Township Fourteen, praying an aid to complete the Road laid out from Ellis River to the South-west Road.

A Petition of divers Inhabitants of Township Fifteen, praying an aid to repair the Road from Fifteen Point to Abraham's Village.

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

A Petition of divers Inhabitants of the Western Section of Township Sixteen, and of the opposite shore of Township Fourteen, was (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) also presented to the House by Mr. *Ramsay*, praying that a Road may be laid out and completed from the shore of Ellis River, at McNeill's landing place, opposite the Catholic Chapel on Township Fourteen, to join the South-west Ferry Road, a distance of one mile.

Ordered, That the said Petition be dismissed.

Four 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. *Macdonald*, and the same were received and read, viz:

A Petition of divers Inhabitants of Mill and South-west River Settlements, New London, praying an aid of Fifty Pounds, to complete the Road leading from Haslam's, on the Princetown Road, to the head of the Mill River Settlement, and through said Settlement, until it joins a Road leading to the South-west River, and to erect two Bridges thereon.

A Petition of divers Inhabitants of Township Twenty, and its vicinity, praying an aid to widen and round up about eighty chains of the Mill Road, at a part where there is but little Statute Labour available.

A Petition of divers Settlers in the rear of Canoe Cove, on Township Thirty, praying an aid to bridge a Creek which intersects the Road from their Settlement to the South Shore.

A Petition of Joanna Redmond, of Township Thirty-four, widow, and Mary, her daughter, praying relief, the former being seventy years of age, and in destitute circumstances, and the latter having been totally deprived of the use of her limbs from infancy.

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

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

A Petition of Charles Russell; setting forth—that after an efficient and faithful discharge of his duties as a Teacher of youth in this Island; for a period of Thirty-four years, Petitioner found himself, at a very advanced stage of life, in a situation so helpless, that he was compelled to solicit assistance from the Legislature, and which was generously afforded—and praying for a continuance of that support which was assigned him on his former application.

A Petition of Archibald McNiven, of Township Thirty; setting forth—that he has the misfortune to have two sons, the one sixteen, the other eight years of age, both in a state of hopeless idiocy, and who require constant attendance; that hitherto he has succeeded without public aid to maintain them, but having, besides, a family of six other children—all under twelve years of age—to support, and from the decline of strength consequent on advanced years, he feels reluctantly compelled to apply to the House for some pecuniary aid, to enable him to bestow the necessary attention on the two unfortunate beings above mentioned—and praying relief.

A Petition of James Cooney, of Township Thirty-two; setting forth—that he is now Twenty-five years of age, and that about two years ago he was totally deprived of sight by an explosion of gunpowder, while employed as a Miner in the Province of New Brunswick; and that he has a wife and helpless family totally unprovided for—and praying relief.

Ordered, That the three last preceding Petitions be referred to the Committee of Supply.

A Petition of divers Inhabitants of the District of Belfast was presented to the House by Mr. *Macdonald*, praying for a legislative enactment for the more effectual extirpation of Bears; and the same was received and read.

After which, Mr. *Macdonald* moved, that the said Petition be referred to a Special Committee, to examine the contents thereof, and report thereon to the House.

Mr. *Pope* moved, in amendment to the motion, that all the words after "that" be expunged, and the following substituted—"it is inexpedient to grant the prayer of the said Petition;" and the motion being seconded and put, it was carried in the affirmative.

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

An engrossed Bill from the Council, intituled *An Act to amend the Act for recovering Debts from absent or absconding Debtors*, was, according to order, read a second time.

Resolved, That the said Bill be referred to a Committee of five Members, to report thereon with all convenient speed.

Ordered, That Mr. Pope, Mr. Palmer, Mr. Macdonald, Mr. Nelson and Mr. Green do compose the said Committee.

The Bill to regulate the driving of Carriages on the Streets and Public Roads, was, according to order, read a second time.

Then the House adjourned for one hour.

And being met—

The Colonial Secretary laid before the House a copy of the Warrant Book, from 1st February, 1837, to 31st January, 1838.

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

Resolved, That this House do now resolve itself into a Committee of the whole House, on the Bill to regulate the driving of Carriages on the Streets and Public Roads.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. M'Callum took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. M'Callum 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.

A motion being made, that the said Bill be engrossed,

The House divided on the question:

Yeas:

Mr. James,
Mr. Ramsay,
Mr. Pope,
Mr. Macdonald,

Mr. Clark,
Mr. Thornton,
Mr. Green.

Nays:

Mr. Palmer,
Mr. M'Callum,

Mr. Nelson.

So it was carried in the affirmative—and *Ordered*, accordingly; and that the Title be *An Act to prevent disorderly riding, and to regulate the driving of Carriages on the Streets and Public Roads*.

A Petition of William Mackay, William B. Aitken and John Thomson, whose names are thereunto subscribed, purporting to be by order and on behalf of the Inhabitants of Georgetown, 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. Thornton, and the same was received and read; setting forth—That an additional Block and Bridge to the Georgetown Public Wharf would enable large vessels to load and discharge thereat, and afford additional facilities to smaller vessels—that the establishment of moderate rates of wharfage, and the appointment of a Wharfinger, with a salary not to exceed half the dues collected, are highly necessary—that the opening of the Royalty Roads to the Pasture Lots to the Westward of the Town would afford great accommodation to the occupiers of these Lots—that part of the Public Square is still in a wilderness state, and that the Town and Court House are endangered by the quantity of wood lying cut down in said Square, from the risk of its catching fire—and praying the House to take the premises into consideration and grant relief.

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

Mr. Thornton, in his place, presented to the House the Impost Accounts for the District of Three Rivers, for the Quarters ending 30th June, 30th September, and 31st December, 1837.

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

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

THURSDAY, February 8, 1838.

Prayers.

THE Honorable J. Spencer Smith presented to the House the Impost Accounts for the District of Charlottetown, for the Quarters ending 31st March, 30th June, 30th September, and 31st December, 1837.

Mr. Speaker laid before the House the Light Duty Accounts for the District of Charlottetown, for the same periods.

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

Mr. Douse, from the Committee appointed to wait upon His Excellency the Lieutenant Governor with the Message of the 3d instant, praying that he will cause a copy of the Inquisition taken under a Writ for laying out a Highway between the Settlement of Wood Islands and Township Fifty-nine, reported, that the Committee had performed the duty assigned them, and that his Excellency had been pleased to say, that he would comply with the request of the House.

Resolved, That a Message be sent to His Excellency the Lieutenant Governor, praying that he will be pleased to inform the House whether any commutation of Quit Rents has been made by any of the Proprietors of Land in this Island, in accordance with the terms offered by His late Majesty's Government, as set forth in the Despatch of Lord Goderich (now Earl Ripon), of the 27th January, 1833; and if so, what Proprietors have commuted, and what amount of commutation money has been paid; and also, that he will be pleased to lay before the House any further information that may have been received on the subject, subsequent to the date of the said Despatch.

Ordered, That Mr. Pope, Mr. Thornton and Mr. Macdonald be a Committee to wait on His Excellency with the said Address.

A Petition of James Inglis, 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. Green, and the same was

received and read—praying the House would grant him a small sum, to enable him to procure a passage to Ireland, where his friends reside, being old and infirm, and in very destitute circumstances.

A motion being made, that the said Petition be referred to the Committee of Supply;

It was moved, by way of amendment, that the prayer of the Petition be rejected—which being seconded and put, passed in the affirmative.

Read a third time, as engrossed, the Bill intituled *An Act to continue an Act passed in the Fourth Year of His late Majesty's Reign, for the better preventing Accidents by Fire within the Town of Charlottetown.*

Resolved, That the said Bill do pass.

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

Then the House adjourned for one hour.

And being met—

A Petition of divers Inhabitants of Townships Seven and 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 Mr. Pope, and the same was received and read; setting forth—that Petitioners labour under great disadvantages from the want of a Road through these Townships; that they are unable to accomplish much, from the paucity of settlers, compared with the extent of Road required; that the House, in a former Session, having granted a small sum for laying off a line of road, they pray for an additional grant, in order to open a road on the said line.

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

A Petition of John Macnamara, of Charlottetown, Labourer, 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. Palmer, and the same was received and read; setting forth—that after a long course of service, both in the Army and Navy, he was discharged in the year

1815, and soon afterwards came out with a view of settling in this Island, when he was unfortunately disabled by the accidental fall of a tree; being thus unable to work, and having no means of support, he begs to lay his destitute situation before the House, trusting that his long services, both as a soldier and sailor, will be duly considered—and praying relief.

Ordered, That the said Petition be referred to the Committee of Supply.

A Petition of Henry Molyneux, of Township Thirty-one, and Sarah his wife, was (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) also presented to the House by Mr. *Palmer*, and the same was received and read—praying an aid towards the support of one of their children, afflicted with convulsion fits.

Ordered, That Mr. *Palmer* have leave to withdraw the said Petition.

Resolved, That this House do now resolve itself into a Committee of the whole House, to consider the expediency of establishing regulations and a scale of dues for the Public Wharf at Georgetown.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

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

Mr. Speaker resumed the Chair.

Mr. *McCallum* 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.

FRIDAY, February 9, 1838.

Prayers.

MR. *McCALLUM*, from the Committee of the whole House, to consider the expediency of establishing regulations and rates of wharfage for the Public Wharf at Georgetown, reported, according to order, the Resolutions of the said Committee; which Resolutions being again read at the Clerk's Table, were, upon the question being separately put thereon, agreed to by the House, and are as follow:

1. *RESOLVED*, That it is the opinion of this Committee, that it is expedient that a Bill be brought in for establishing regulations for the management of the Public Wharf at Georgetown, and to authorize the appointment of a Wharfinger to enforce the same, at a salary not to exceed half the amount of the wharfage dues.

2. *RESOLVED*, That it is the opinion of this Committee, that the following rates of Wharfage be established, viz:

For Vessels of 10 Tons, and under 30 Tons,	9d. per diem.
Vessels of 30 Tons, and under 60 do.	1s. per diem.
Vessels of 60 Tons, and under 100 do.	1s. 6d. per diem.
Vessels of 100 Tons, and under 150 do.	2s. per diem.
Vessels of 150 Tons, and under 200 do.	2s. 6d. per diem.
Vessels of 200 Tons, and under 250 do.	3s. per diem.
Vessels of 250 Tons, and under 300 do.	3s. 6d. per diem.
Vessels of 300 Tons, and upwards,	4s. 6d. per diem.
Lighters,	4d. per load.

Ordered, That Mr. *Thornton*, Mr. *James* and Mr. *Pope* be a Committee to prepare and bring in a Bill, in conformity with the above reported Resolutions.

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. *Nelson*, and the same were received and read, viz:

A Petition of William Purcell, of Charlottetown, a blind person, in indigent circumstances, praying a continuance of the grant heretofore allowed for his support.

A Petition of John Ready, of Tracadie, a blind person, in indigent circumstances, praying a continuance of the grant heretofore allowed for his support.

A Petition of David Frisby, of Charlottetown, an infirm pauper, praying a continuance of the grant allowed for his support last Session.

Ordered, That the three preceding Petitions be referred to the Committee of Supply.

A Message from His Excellency the Lieutenant Governor.

Mr. Secretary Collins, by command of His Excellency, delivered the following

Message:

CHARLES A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly the Copy of a Despatch from the Right Honorable Lord Glenelg, inclosing two Orders of Her Majesty in Council, dated the 18th November last, allowing various Acts passed by the Legislature of this Island in the months of April, 1836, and March and April, 1837.

Government House,
February 9, 1838.

[COPY.]

DOWNING STREET,
7th December, 1837.

SIR,

Various Acts, passed by the Lieutenant Governor, Council and Assembly of Prince Edward Island, in the months of April, 1836, and March and April, 1837, having been referred by the Queen in Council to the Lords of the Committee of Privy Council for Trade and Foreign Plantations, that Committee have reported to Her Majesty in Council their opinion, that the said Acts should be left to their operation, No. 449 being specially confirmed.

I have the honour to transmit to you herewith, two Orders of Her Majesty in Council, dated the 18th ultimo, approving that report.

I have, &c.

(Signed)

GLENELG.

Lt. Governor Sir C. A. Fitz Roy,
&c. &c. &c.

At the Court at Buckingham Palace,
18th November, 1837.

Present:

THE QUEEN'S MOST EXCELLENT MAJESTY,

<i>Lord Chancellor,</i>	<i>Viscount Melbourne,</i>
<i>Lord President,</i>	<i>Viscount Howick,</i>
<i>Lord Privy Seal,</i>	<i>Lord Holland,</i>
<i>Lord Steward,</i>	<i>Lord Glenelg,</i>
<i>Lord Chamberlain,</i>	<i>Sir Charles Vaughan,</i>
<i>Earl of Albemarle,</i>	<i>Mr. Poulett Thompson,</i>
<i>Earl Spencer,</i>	<i>Sir John Hobhouse, Bart.</i>
<i>Earl of Minto,</i>	<i>Mr. Chancellor of the Exchequer.</i>
<i>Lord John Russell,</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, 1836, pass an Act, which has been transmitted, intitled as follows, viz:

No. 449.—'An Act to consolidate and amend the Election Laws.'

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 receive Her Majesty's special confirmation, Her Majesty was thereupon this day pleased, by and with the advice of Her Privy Council, to declare her special confirmation of the said Act, and the same is hereby specially confirmed, ratified, and finally enacted accordingly: Whereof the Governor, Lieutenant Gover-

nor, 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.

AT THE COURT AT BUCKINGHAM PALACE,
The 18th of November, 1837.

Present:

THE QUEEN'S MOST EXCELLENT MAJESTY,

<i>Lord Chancellor,</i>	<i>Viscount Melbourne,</i>
<i>Lord President,</i>	<i>Viscount Howick,</i>
<i>Lord Privy Seal,</i>	<i>Lord Holland,</i>
<i>Lord Steward,</i>	<i>Lord Glenelg,</i>
<i>Lord Chamberlain,</i>	<i>Sir Charles Vaughan,</i>
<i>Earl of Albemarle,</i>	<i>Mr. Poulett Thomson,</i>
<i>Earl Spencer,</i>	<i>Sir John Hobhouse, Bart.</i>
<i>Earl of Minto,</i>	<i>Mr. Chancellor of the Exchequer.</i>
<i>Lord John Russell,</i>	

WHEREAS the Governor of Her Majesty's Island of Prince Edward, with the Council and Assembly of the said Island, did, in the months of April, 1836, and March and April, 1837, pass Forty-eight Acts, which have been transmitted, intitled as follows:—

No. 426.—'An Act to continue for one year, and to amend an Act of the fifth year of His present Majesty, for the increase of the Revenue in this Island.'

No. 427.—'An Act to provide against accidents by fire, and for the improvement of property at Georgetown.'

No. 428.—'An Act to restrain the issue of certain promissory notes.'

No. 429.—'An Act in further amendment of an Act of the second year of His present Majesty, for consolidating and amending the Acts relating to Small Debts.'

No. 430.—'An Act to amend the Act for the summary trial of common Assaults and Batteries.'

No. 431.—'An Act to authorize the closing of a certain Road within the Royalty of Princetown.'

No. 432.—'An Act to prevent persons indecently bathing in the waters contiguous to Charlottetown.'

No. 433.—'An Act to prevent the running at large of Sheep in the Town of Charlottetown.'

No. 434.—'An Act to suspend an Act made and passed in the 26th year of the Reign of His late Majesty King George the Third, intitled "An Act for the relief of Insolvent Debtors," and to make other provisions in lieu thereof.'

No. 435.—'An Act to impose a Tax on Dogs, with certain exceptions, and relating to other matters connected with them.'

No. 436.—'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.'

No. 437.—'An Act for the appointment of a Commissioner, to ascertain and determine the amount to be paid by this Island towards the support and maintenance of Light Houses.'

No. 438.—'An Act to amend the Law relating to 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.'

No. 439.—'An Act to authorize the sale of a building heretofore used as an Episcopal Church in Charlottetown.'

No. 440.—'An Act relating to the abolition of Oaths in the United Kingdom of Great Britain and Ireland, and other places out of this Island.'

No. 441.—'An Act concerning the registration of certain original Grants or Patents of Lots or Townships of Land in this Island.'

No. 442.—'An Act relating to the office of Administrator of the Government for the time being.'

No. 443.—'An Act to continue for a limited period an Act passed in the first year of the reign of His present Majesty, intitled "An Act to establish a reward for the destruction of Bears and Loupcerviers."

No. 444.—'An Act to alter and amend the Act relating to Licenses for retailing strong and spirituous Liquors.'

No. 445.—'An Act to regulate the manner of proceeding upon contested Elections of Members to serve in the General Assembly.'

No. 446.—'An Act to improve the administration of Justice in Criminal cases.'

No. 447.—'An Act to provide for the punishment of offences against the person and property, and to repeal the Act relating to Treasons and Felonies.'

No. 450.—'An Act for appropriating certain Moneys therein mentioned, for the service of the year of our Lord 1836.'

No. 454.—'An Act for the encouragement and support of District and other Schools, and to repeal the Act formerly passed for that purpose.'

No. 455.—'An Act to provide Seed Grain and Potatoes for certain settlers, and to regulate the distribution thereof, and mode of repayment.'

No. 456.—'An Act to authorize the appointment of a Sheriff for each of the Counties in this Island.'

No. 458.—'An Act to establish an additional Term of the Supreme Court, and to extend the Hilary and Trinity Terms for Queen's County.'

No. 459.—'An Act to continue and amend the Act for more effectually preventing the spreading of infectious distempers within this Island.'

No. 460.—'An Act to empower the Inhabitants of Charlottetown to assess themselves, for the purpose of purchasing or renting sites for Engine Houses, and for erecting such buildings thereon.'

No. 463.—'An Act for consolidating and amending the Act for the appointment of Limits and Rules for the Jail of Charlottetown, and the Act for regulating the Jails of King's and Prince Counties.'

No. 464.—'An Act to explain and amend an Act passed in the Fourth year of His present 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. 465.—'An Act to amend the several Acts of this Island relating to small Debts.'

No. 466.—'An Act for the appointment of Harbour and Ballast Masters, and for the more effectually preventing the throwing of Ballast into Harbours and navigable Rivers.'

No. 467.—'An Act for vacating the seats of Members of the Assembly in certain cases therein mentioned, and to repeal a certain Act heretofore passed for that purpose.'

No. 468.—'An Act relating to the Titles of Lands acquired under Deed from Sheriffs or Coronors.'

No. 469.—'An Act to explain and amend two several Acts of the General Assembly therein mentioned, for raising a fund by an Assessment on Land.'

No. 470.—'An Act to prevent the running at large of Horses, within the Streets and Squares of Charlottetown, in the winter season.'

No. 471.—'An Act to continue for one year an Act passed in the Fifth year of His present Majesty's reign, providing for the payment of Interest on Warrants.'

No. 472.—'An Act relating to a certain Road in the Royalty of Charlottetown.'

No. 474.—'An Act for granting Patents for useful inventions.'

No. 475.—'An Act for establishing the standard weight of Grain and Pulse, and for the appointment of Officers for measuring and weighing the same.'

No. 476.—'An Act to repeal the Laws now in force for regulating Pounds, and to make more effectual provision in lieu thereof.'

No. 477.—'An Act to confirm certain sales of Lands and Tenements made under the Act of the Legislature of this Island, enabling Creditors to recover their just debts out of the effects of their absent or absconding Debtors.'

No. 478.—'An Act to authorize the appointment of a Coal Meter for Charlottetown.'

No. 479.—'An Act to continue an Act for regulating the weight and quality of Bread within the Town and Royalty of Charlottetown.'

No. 480.—'An Act to prohibit the exportation of Grain, Meal and Potatoes, and for other purposes therein mentioned.'

No. 481.—'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.'

No. 483.—'An Act for appropriating certain Moneys therein mentioned, for the service of the year of our Lord 1837.'

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.

A Message from the Council, by Mr. Desbrisay:

Mr. Speaker,

The Legislative Council have passed the following Bills:—

An Act to provide Salaries for Sub-Collectors of Customs at the several Out Ports therein mentioned.

An Act to continue an Act passed in the Seventh Year of His late Majesty's Reign, empowering the Inhabitants of Charlottetown to assess themselves, for the purpose of purchasing or renting Sites for Engine Houses, and for erecting such Buildings thereon.

And then he withdrew.

Then the House adjourned for one hour.

And being met—

Mr. Thornton, from the Committee appointed to prepare and bring in a Bill for establishing Regulations and Rates of Wharfage for the Public Wharf at Georgetown, presented to the House a Bill, as prepared by the Committee, and the same was read the first time.

Ordered, That the said Bill be read a second time to-morrow.

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

SATURDAY, February 10, 1838.

Prayers.

A PETITION of divers Shipowners of Three Rivers and Murray Harbour was presented to the House by Mr. *Thornton*, and the same was received and read; setting forth—That Petitioners consider it a very great detriment to the trade of this Island, that there should be exacted, every voyage, from Vessels owned in this Colony, duty for the support of Light Houses in Nova Scotia, whether they pass through the Gut of Canso or not—whereas Vessels belonging to the neighbouring Province pay the duty only once a year—That Petitioners beg to state, that on its being represented to the Collector of Customs at Halifax, the great hardship of paying both in Prince Edward Island and in Halifax for a Light from which they derive little or no benefit, they were informed that no money, on account of Light Houses, had ever been received from this Colony by the authorities of Nova Scotia—and praying relief.

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

A Petition of Christiana McNeill, of Indian River, 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. *Mac Nutt*, and the same was received and read; setting forth—That although herself in streightened circumstances, she is burdened with the sole care of two helpless female relatives, and praying for a small sum towards their support.

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

Then the House adjourned for one hour.

And being met—

Read a third time, as engrossed, the Bill intituled *An Act to prevent disorderly riding, and to regulate the driving of Carriages on the Streets and Public Roads.*

An amendment was proposed to be made to the Bill, by striking out the second Clause, and substituting the following, in lieu thereof:

“And be it enacted, That all and every person or persons who shall hereafter drive any Sleigh, or any Truck, Cart, Chaise, or other Wheel Carriage whatsoever, within any Town, or on any of the Highways in this Island, shall drive the same in a moderate and careful manner.

“And be it enacted, That each and every person who shall hereafter drive any Truck, Sled, or Wheel Carriage, used for the carriage of Goods, within the Town of Charlottetown, or any other Town within this Island, shall not, on any pretence whatever, drive swifter than a slow or easy trot, and shall at all times take care to lead his or her Horse or Horses with a halter, or to guide them with proper reins.”

The House divided on the question of amendment:

Yeas:

Mr. <i>Palmer</i> ,	Mr. <i>Macdonald</i> ,
Mr. <i>McCallum</i> ,	Mr. <i>Nelson</i> ,
Mr. <i>Mac Nutt</i> ,	Mr. <i>Douse</i> .

Nays:

Mr. <i>Green</i> ,	Mr. <i>Thornton</i> ,
Mr. <i>Pope</i> ,	Mr. <i>James</i> ,
Mr. <i>Clark</i> ,	Mr. <i>Ramsay</i> .

And the numbers being equal, it was decided in the affirmative, by the casting vote of the Speaker; and the Bill was amended at the Table accordingly.

Resolved, That the said Bill, as amended, do pass.

Resolved, That an humble Address be presented to His Excellency the Lieutenant Governor, praying that he will be pleased to lay before the House all information and Despatches—if any there be—received from Her Majesty's principal Secretary of State for the Colonial Department, relative to any contemplated change in the constitution and structure of Her Majesty's Council of this Island.

And thereupon Mr. *Pope* presented the draught of an Address; and the same being read at the Clerk's Table, was agreed to by the House, and is as follows:—

To His Excellency Sir CHARLES AUGUSTUS 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 learned, with much satisfaction, the ready attention which Her Majesty has been graciously pleased to pay to the representations which were addressed to the Throne from a neighbouring Pro-

vince, by the provisional establishment of two distinct Councils—and being desirous of obtaining the fullest information on a subject deeply involving the interests of this community, the House of Assembly humbly request, that your Excellency will be pleased to lay before them all information and Despatches—if any there be—received from Her Majesty's principal Secretary of State for the Colonial Department, relative to any contemplated changes in the constitution and structure of Her Majesty's Council of this Island.

Ordered, That the said Address be engrossed.

Ordered, That Mr. *Pope*, Mr. *Macdonald* and Mr. *Palmer* 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, to consider the expediency of altering and amending the Election Law.

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 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 alter and amend the Election Law.

2. *RESOLVED*, That it is the opinion of this Committee, that each County be divided into three Districts, and that each of those Districts be entitled to return two Members, to represent the same in the General Assembly; and that Charlottetown and Royalty do return one additional Member.

Ordered, That the question of concurrence be now separately put upon the said Resolutions.

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. *Pope* moved, in amendment thereto, to leave out all the words after "Assembly."

The House divided on the question of amendment.

Yeas:

Mr. *Pope*,

Mr. *Green*,

Mr. *McCallum*,

Mr. *Clark*,

Mr. *Thornton*,

Mr. *Ramsay*.

Nays:

Mr. *Palmer*,

Mr. *James*,

Mr. *MacNutt*,

Mr. *Macdonald*,

Mr. *Nelson*,

Mr. *Douse*.

And the numbers being equal, it was decided in the negative, by the casting vote of the Speaker.

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

Ordered, That Mr. *McCallum*, Mr. *Macdonald*, Mr. *Palmer*, Mr. *Clark*, Mr. *Pope* and Mr. *Thornton* be a Committee, to prepare and bring in a Bill in conformity with the above reported Resolutions.

A Petition of William Holmes, of Mascouche, and Magdalen his wife, 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. *Green*, and the same was received and read; setting forth their utter helplessness from old age and increasing infirmities, the former being eighty-four years of age, and the latter ninety-four, without any means of support, save the assistance of their daughter, herself burthened with a large family—and praying aid.

Ordered, That the said Petition be referred to the Committee of Supply.

Mr. Speaker laid before the House the copy of an Inquisition taken at Lot or Township Number Fifty-nine, the 19th day of June, 1834, before Hugh Macdonald, Esquire, High Sheriff of this Island; and also the copy of an Inquisition taken at Lot or Township Number Sixty-two, the 21st day of June, 1834, before the said Sheriff, relative to laying out a Highway through Townships 59, 60 and 62—which Documents had been handed to him by the Clerk of the Crown, by command of His Excellency the Lieutenant Governor, in compliance with the Message from this House to His Excellency, of the 3d inst.

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

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

MONDAY, February 12, 1838.

Prayers.

RESOLVED, That a Message be sent to His Excellency the Lieutenant Governor, praying that he will please to cause the following Returns to be laid before the House :

An Account of Exports and Imports for Charlottetown, and the different Ports in this Island, for the past year.

An Account of Vessels which have been built and registered during the same period.

An Account of Vessels for which Certificates have been granted at this Port previous to their being registered, during the same period.

The number and Tonnage of Vessels transferred from this Island to other Ports, during the same period.

The number and Tonnage of Vessels employed in the Foreign and Coasting Trades, and in Fishing, with the number of Seamen employed in navigating the same.

A detailed Account of Duties collected in this Island during the past year, under the Imperial Acts passed subsequent to 18 Geo. 3, with the application thereof.

Ordered, That Mr. Pope and Mr. Thornton be a Committee to wait on His Excellency with the said Message; who, returning, reported, that they had performed the duty assigned them, and that His Excellency was pleased to say, that he would cause the said Returns to be laid before the House.

Resolved, That a Message be sent to His Excellency the Lieutenant Governor, respectfully requesting that he will be pleased to direct that an account of the Sales of the Crown Lands in the Colony, during the past year, be laid before the House; and also such information as it may be in His Excellency's power to afford the House, relative to the application of the proceeds arising from such sales.

Ordered, That Mr. Thornton and Mr. Pope be a Committee to wait on His Excellency with the said Message; who, returning, reported, that they had performed the duty assigned them, and that His Excellency was pleased to say, that he would comply with the desire of the House.

Mr. Pope reported from the Committee to whom was referred His Excellency the Lieutenant Governor's Message of the 29th ultimo, with the Despatch and other Documents annexed thereto, on the subject of the Land Assessment Act of last Session; and he read the Report in his place, and afterwards delivered it in at the Clerk's Table, where it was again read, and is as follows:—

Your Committee, to whom was referred the Message of His Excellency the Lieutenant Governor, dated the 29th January last, transmitting a copy of the Despatch from the Right Honorable Lord Glenelg, and accompanying Documents, on the subject of the Land Assessment Act of last Session, would humbly recommend to the House to desire a Conference with the Legislative Council, to consider the expediency of preparing a Joint Report on the subject matter of the said Despatch and accompanying documents.

Resolved, That the Report be adopted.

And further *Resolved*, That a Conference be desired with the Council, as recommended in the said Report.

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

Ordered, That Mr. Pope, Mr. Green, Mr. Thornton, Mr. Macdonald, Mr. Palmer and Mr. McCallum be a Committee to manage the said Conference.

The Bill to establish regulations for the Public Wharf at Georgetown, 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. Thornton 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 Council, by Mr. Desbrisay:

Mr. Speaker,

The Legislative Council do agree to a Conference, as is desired by the House of Assembly, to consider the expediency of preparing a Joint Report on the subject matter of certain documents transmitted to His Excellency the Lieutenant Governor, in a Despatch from the Right Honorable Lord Glenelg, relative to the Land Assessment Act of last Session; and have appointed the Honorables Mr. Haviland, Mr. Attorney General and Mr. Brecken a Committee to manage the same—to meet in the Committee Room instant.

And then he withdrew.

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

And being returned—

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

Mr. Pope, from the Committee appointed to wait upon His Excellency the Lieutenant Governor with the Message of the 8th inst., for any information that may have been received relative to the Quit Rents having been commuted by any of the Proprietors of land in this Island, reported, that they had performed the duty assigned them, and that His Excellency was pleased to say, he would cause such information as he possessed to be laid before the House.

Mr. Pope, from the Committee appointed to wait upon His Excellency the Lieutenant Governor with the Address requesting all information and Despatches, if any there be, relative to any contemplated change in the composition of the Council of this Island, to be laid before the House, reported to the House that their Address had been presented to His Excellency, and that he had been pleased to say, that he will send an answer by Message.

A Message from the Council, by Mr. Desbrisay:

‘ COUNCIL CHAMBER,
Monday, 12th February, 1838.

‘ RESOLVED, That a Committee be appointed, to join a Committee of the House of Assembly, to prepare a Report on the subject matter of certain Documents transmitted to His Excellency the Lieutenant Governor, in a Despatch from

the Right Honorable Lord Glenelg, relative to the Land Assessment Act of last Session—with power to send for persons, papers and records.

‘ Ordered, That the Honorables Mr. Haviland, Mr. Attorney General and Mr. Brecken do compose the said Committee.

‘ Ordered, That a copy of the foregoing Resolution be communicated by Message to the House of Assembly.’

And also,

‘ COUNCIL CHAMBER,
Monday, 12th February, 1838.

‘ RESOLVED, That an humble Address be presented to Her Majesty upon the lamented death of our late most gracious Sovereign, and congratulating Her Majesty upon her accession to the Throne of Her ancestors—and that the House of Assembly be requested, by Message, to join in the said Address.

‘ Ordered, That the Honorables Mr. Brecken, Mr. Smith and Mr. Goodman be a Committee, on the part of this House, to prepare the said Address.

‘ Ordered, That a copy of the foregoing Resolution be communicated by Message to the House of Assembly.’

And then he withdrew.

Resolved, That a Committee be appointed to join a Committee of the Legislative Council, to prepare a Joint Report on the subject matter of certain Documents transmitted to His Excellency the Lieutenant Governor, in a Despatch from the Right Honorable Lord Glenelg, relative to the Land Assessment Act of last Session—with power to send for persons, papers and records.

Ordered, That Mr. Pope, Mr. Green, Mr. Thornton, Mr. Macdonald, Mr. Palmer and Mr. McCallum do compose the said Committee.

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

Ordered, That Mr. Thornton do carry the said Message to the Council.

Resolved, That this House doth concur with the Legislative Council as to the propriety of presenting a Joint Address to Her Majesty, upon the lamented death of our late most gracious Sovereign, and congratulating Her Majesty upon her accession to the Throne.

Ordered, That Mr. Pope, Mr. Palmer, Mr. McCallum, Mr. Ramsay, Mr. Clark and Mr. James 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 Legislative Council.

Ordered, That Mr. *Thornton* do carry the said Message to the Council.

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 establish regulations for the Public Wharf at Georgetown.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

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

Mr. Speaker resumed the Chair.

Mr. *Thornton* 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 the regulation of the Public Wharf of Georgetown*.

A Petition of divers Inhabitants of Township Eighteen, 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. *MacNutt*, and the same was received and read, praying an aid to round up Forty-three chains of the road between Adams's Swamp, and Glover's.

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, to consider the expediency of altering the rate of Light Duty levied on Vessels clearing out from this Island.

Ordered, That the Petition of divers Ship-owners of Three Rivers and Murray Harbour,

relative to the said Duty, presented to this House on the 10th inst., be referred to the said Committee.

And then the House resolved itself into the said Committee.

Mr. Speaker left the Chair.

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

Mr. Speaker resumed the Chair.

Mr. *Macdonald* 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.

Resolved, That an humble Address be presented to His Excellency the Lieutenant Governor, praying that he will cause to be laid before the House a statement of the Sales of the Glebe and School Lands in this Island; and also that he will be pleased to acquaint the House if any answer has been received to the Address of this House to His late Majesty, praying that the proceeds of the said Sales may be placed at the disposal of the local Legislature.

Ordered, That Mr. *Douse*, Mr. *Palmer* and Mr. *Macdonald* be a Committee to prepare the said Address.

Mr. *Pope*, from the Special Committee to whom was referred an engrossed Bill from the Council, intituled *An Act to amend the Act for recovering Debts from absent or absconding Debtors*, reported, that the Committee had gone through the Bill, and had made an amendment thereto; and he read the Report in his place, and delivered it in, with the Bill, at the Clerk's Table, where the amendment was again read.

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

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

TUESDAY, February 13, 1838.

Prayers.

MR. *MACDONALD*, from the Committee of the whole House, to consider the expediency of altering the present rate of Light Duty levied on Vessels clearing out from this Island,

reported, according to order, the Resolutions of the said Committee; which Resolutions being again read at the Clerk's Table, were, upon the question being separately put thereon, agreed to by the House, and are as follow:

1. RESOLVED, That it is the opinion of this Committee, that it is expedient to repeal the Act, 4 Will. 4, cap. 22, for levying a Light Duty on all Vessels clearing out at any of the Custom Houses in this Island, and to substitute other provisions in lieu thereof.

2. RESOLVED, That it is the opinion of this Committee, that the following rates of Light Duty be in future exacted, (that is to say)—

On vessels clearing out for any port not within the British North American Provinces, one penny per register ton.

On all other vessels, if not exceeding 30 tons register, ten shillings; and if above 30 tons and not exceeding 60 tons, fifteen shillings; and if above 60 tons and not exceeding 100 tons, twenty shillings, by the year, or at the rate of one penny per ton, at the option of the owner or master; and if above 100 tons, one penny per ton.

Ordered, That Mr. James, Mr. Palmer and Mr. Thornton be a Committee to prepare and bring in a Bill, in conformity with the above reported Resolutions.

Resolved, That a Conference be desired with the Council on the Public Accounts.

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

Ordered, That Mr. Thornton, Mr. McCallum, Mr. Pope, Mr. Green, Mr. Macdonald and Mr. Ramsay be a Committee to manage the said Conference.

A Message from the Council, by Mr. Desbrisay:

Mr. Speaker,

The Legislative Council have passed the Bill intituled *An Act to continue an Act passed in the Fourth Year of His late Majesty's Reign, for the better preventing Accidents by Fire within the Town of Charlottetown*, without any amendment.

And then he withdrew.

A Petition of Angus Macdonald, of Brudnell Point, 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. Thornton, and the same was received and read; setting forth—That in the month of July, 1837, the Petitioner imported from Great Britain, via Pictou, the necessary materials, consisting of sails, rigging, anchors, cables, &c. for fitting out a new ship of about 500 tons burthen, which he had previously built

and launched, and which ship was, at the time the said materials arrived, riding at anchor in the harbour of Three Rivers—That on the arrival of the said materials, Petitioner, before he could obtain a Permit to receive them on board his said new vessel, had to give bond for the payment of about £67, charged on them by the Collector of Impost, as an impost duty of five per centum on the Invoice cost, although the said materials were not landed on the Island, but immediately transferred from the one vessel to the other—That under such circumstances he considers the exaction of an impost duty unjust—and praying to be relieved from the payment of such bond.

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

A Petition of divers inhabitants of St. Peter's Bay, interested in commerce and shipping, was presented to the House by Mr. McCallum, and the same was received and read; setting forth—That the said Port is nearly equi-distant from Charlottetown, Three Rivers, and Colville Bay; that not being a port of entry, vessels bound to St. Peter's frequently call at Colville Bay, and pay not only the Imperial but also the Impost Duties, which makes the trade of the place appear, by the Impost Returns, less than it really is—That there are eight vessels at this time on the stocks, in progress of building, in the Bay, for the British and Newfoundland markets—and Petitioners therefore pray that the port may have its trade facilitated by having a Sub-Collector of Customs established there.

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

It was resolved in the affirmative.

Ordered, That Mr. McCallum have leave to withdraw the said Petition.

A Message from the Council, by Mr. Desbrisay:

Mr. Speaker,

The Legislative Council do agree to a Conference, as is desired by the House of Assembly, on the Public Accounts; and have appointed the Honourables Colonel Lane, Mr. Brecken and Mr. Goodman a Committee to manage the said 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. *Thornton* reported, that the Managers had been at the Conference; and he stated the substance of the Conference to the House.

A Message from His Excellency the Lieutenant Governor.

Mr. Secretary Collins, by command of His Excellency, delivered the following

Message:

CHARLES A. FITZ ROY, Lieut. Governor.

The Lieut. Governor informs the House of Assembly, in reply to their Address, requesting all information and Despatches relative to any contemplated change in the composition of the Council of this Island, to be laid before them, that the Despatches he has received being of a confidential nature, he does not feel that he would be justified in making them public. He has, however, no hesitation in stating to the House, that the subject is under the consideration of Her Majesty's Government.

Government House, February 13, 1838.

Then the House adjourned for one hour.

And being met—

Ordered, That the Order of the Day, for the House in Committee on the Report of the Special Committee to whom was referred an engrossed Bill from the Council, intituled *An Act to amend the Act for recovering Debts from absent or absconding Debtors*, be now read:

And the same being read;

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 an

amendment thereto; and the amendment was again read at the Clerk's Table, and agreed to by the House, and is as follows:

Section 4, last line—After the word 'Jury,' insert the following Clauses, marked (A.) (B.)

Clause (A.)

And whereas it is necessary to give to the Commissioners for the recovery of Small Debts the power of adjudicating where the Debtor has absconded—Be it enacted, That it shall and may be lawful for any Commissioner or Commissioners for the recovery of Small Debts, upon application made to him or them, in all cases where the Debt shall not exceed the sum of Five Pounds, to summon the Wife, Agent, or other person or persons having the custody of the absconding Debtor's goods and chattels, to appear before him or them, to answer the Plaintiff; and the Commissioner or Commissioners shall proceed to try the cause, give judgment, and issue execution, in the mode pointed out in and by the Acts now in force for the recovery of Debts not exceeding Five Pounds.

Clause (B.)

Provided always, and be it further enacted, That any absconding person, against whom judgment shall or may be awarded as aforesaid, shall be entitled to a rehearing of such cause at any time within Twelve Months next after such judgment; and the Plaintiff in such action shall give sufficient security, to the satisfaction of the Commissioner or Commissioners, for repayment of all such moneys as may be levied by the said Execution, in case the said judgment be reversed on such rehearing as aforesaid—any thing in this, or any other Act, to the contrary, notwithstanding.

Ordered, That the said amendment be engrossed.

Ordered, That the said Bill, as amended, be read a third time to-morrow.

Resolved, That this House will, on Tuesday the 20th inst. resolve itself into a Committee of the whole House, to consider of a Supply.

A motion being made that the House do now adjourn—

It was resolved in the affirmative.

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

WEDNESDAY, February 14, 1838.

Prayers.

MR. THORNTON reported from the Committee appointed to examine and report on the Public Accounts; and he read the Report in his place, and afterwards 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 to-morrow.

An engrossed Bill from the Council, intituled *An Act to amend the Act for recovering Debts from absent or absconding Debtors*, as amended, was, according to order, read the third time.

Resolved, That the said Bill, as amended, do pass.

Ordered, That Mr. *Thornton* do carry back the said Bill to the Council, and acquaint them that this House hath passed the same, with an amendment, to which they desire their concurrence.

A Petition of John Scott, of York River, was presented to the House by Mr. *Nelson*, and the same was received and read; setting forth—That convinced of the advantages the public would derive were a Team Boat established for the Ferry across the Hillsborough, opposite Charlottetown, he has recently commenced building a boat of that description, to be completed and fit for use by the first day of May next, which he is willing to place on the station, and to undertake the management of the said Ferry, provided he is secured in the exclusive right to the same—the rates of ferriage to be fixed as the House shall determine—and praying the House

to take the premises into consideration, and make such order thereon, as will ensure this desirable object being carried into effect.

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. *Nelson*, Mr. *Palmer*, Mr. *Macdonald*, Mr. *Thornton* and Mr. *Pope* do compose the said Committee.

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

THURSDAY, February 15, 1838.

Prayers.

READ a third time, as engrossed, the Bill intituled *An Act for the regulation of the Public Wharf of Georgetown*.

Resolved, That the said Bill do pass.

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

Ordered, That Mr. *Thornton* do carry the engrossed Bill, intituled *An Act to prevent disorderly riding, and to regulate the driving of Carriages on the Streets and Public Roads*, to the Council, and desire their concurrence.

Mr. *Douse*, from the Committee appointed to prepare and report the draught of an Address to His Excellency the Lieutenant Governor, on the subject of the Glebe and School Lands, presented the draught of an Address, as prepared by the Committee; and the said Address was again read at the Clerk's Table, and is as followeth:

To His Excellency Sir CHARLES AUGUSTUS 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 request that your Excellency will be pleased to cause to be laid before the House the Commissioners' Accounts of Sales of the Glebe and School Lands sold in this Colony—also, that your Excellency will be pleased to acquaint the House if any answer has been received to the Address of this House

to His late Majesty, praying that the moneys arising from said Sales may be placed at the disposal of the Colonial Legislature.

Resolved, That the said 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.

Mr. *Palmer*, from the Committee appointed to prepare and bring in a Bill to authorize the removal of Nuisances from the Streets of Charlottetown, presented to the House a Bill, as prepared by the Committee, and the same was read the first time.

Ordered, That the said Bill be read a second time to-morrow.

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. *Macdonald*, and the same were received and read, viz:

A Petition of divers Inhabitants of South-west River, New London, and its vicinity, praying an aid to repair the road called Graham's Road, and also the road leading from Fife's Ferry towards Princetown.

A Petition of John Joseph Artman Betteur, of New London, an old soldier in the American Revolutionary war, and afterwards in the French

war, and who for ten years was a corporal in the Provincial corps in this Island, and is now upwards of one hundred years of age, praying aid.

A Petition of John M'Swaine, of Portage, Belfast, praying an aid for the support of Jane Arbuckle, a friendless girl, who is deprived of the use of her limbs, and afflicted with other grievous maladies, and who for the last twelve months has been supported by the Petitioner, from motives of charity.

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

A Petition of Elizabeth Le Page, of Township Forty-nine, was (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) also presented to the House by Mr. Macdonald, and the same was received and read, praying for a continuance of the grant heretofore allowed, towards the support of her husband, Andrew Le Page, a Lunatic.

Ordered, That the said Petition be referred to the Committee of Supply.

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, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Thornton 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 Collins, by His Excellency's command, delivered the following.

Message:

CHARLES A. FITZ ROY, Lieut. Governor.

In reply to their Address of the 8th instant, the Lieutenant Governor acquaints the House of Assembly, that no commutation of Quit Rents has, as yet, been made by any Proprietor of Land in this Island, in accordance with the terms contained in Lord Ripon's Despatch of the 27th January, 1833. The only further information that has

been received on this subject, subsequent to the date of the said Despatch, is one of which the inclosed is a copy, which being explanatory of the former, the Lieutenant Governor lays before the House, for its information.

Government House,
February 15, 1833.

[copy.]

No. 4.

DOWNING STREET,
23d July, 1835.

SIR;

With reference to Lord Goderich's Despatch, of the 27th January, No. 33, I have the honour to inclose, for your information, the copy of a correspondence which has taken place between my Under Secretary and Sir Charles Saxton, relative to the terms upon which Proprietors of Lands in Prince Edward Island can effect a commutation of their Quit Rents.

I have, &c.

(Signed)

GLENELG.

Lieut. Governor Sir A. W. Young,
&c. &c. &c.

10th July, 1835.

"Is Lord Goderich's Letter of the 27th January, 1833, to be understood as offering the redemption of the Quit Rents to Proprietors of Grants in Prince Edward Island, upon payment of the Composition, and at the period therein named, discharged of all claim for arrears of Quit Rent up to the time of payment, and of all conditions with respect to the settlement, as prescribed by the original Grant?"

"Will there be any objection to a *regrant*, upon a redemption of the Quit Rents, to the parties redeeming, of their interest in any given Lot? and to what number of Acres would such *regrant* be extended? For example, would a *regrant* be made to a party redeeming the Quit Rent, on the terms proposed, upon so small portions as 2000 and 3000 Acres on Lots 48 and 46 respectively? And in what manner are parties wishing to redeem to proceed, with a view to effect that object?"

DOWNING STREET, 23d July, 1835.

SIR;

Having brought under the notice of Lord Glenelg your Memorandum of the 10th inst., proposing certain Queries, relative to the terms offered in Lord Ripon's Despatch of 27th January, 1833, for the commutation of Quit Rents in Prince Edward Island, I have received his Lordship's directions to return to you the following answer:—

The first point submitted to his Lordship's decision is, whether the Proprietors of Lands in Prince Edward Island, upon payment of the composition specified in Lord Ripon's Despatch, at the period therein named, are discharged from all claim of arrears of Quit Rents, and of all conditions as to settlement prescribed by the original Grants. Upon these points, Lord Glenelg considers it hardly necessary

to do more than to refer you to the terms of Lord Ripon's Despatch. The remission of Quit Rents was therein specified to extend only to the expiration of the Colonial Act, 11 Geo. 4, cap. 17. Any Proprietor commuting within twelve months from that date would extinguish his Quit Rents altogether; but if the commutation were delayed until a later period, any Quit Rent which should have become due during the interval, subsequent to the expiration of the above mentioned Act, must be paid previously to the Proprietor obtaining a full discharge. A release from the conditions of settling their lands in the proportion of one person to every 200 acres, was a boon held out by Lord Ripon to such Proprietors as should commute their Quit Rents within the term for which they had been foregone; and in this respect, Lord Glenelg would be disposed to adopt the intention of his predecessor.

In regard to the second Query which you have submitted, I have to inform you that His Majesty's Government cannot undertake to make a fresh Grant to Proprietors redeeming their Quit Rents.

The last point upon which you desire information is the mode in which parties desirous of effecting a commutation of their Quit Rents should proceed, in order to effect that object. Upon this subject I have to refer you to the authorities within the Colony, by whom the details of the plan will be arranged, and to whom the commutation money should be paid.

I am, &c.

(Signed)

GEO. GREY.

Sir Charles Saxton,
&c. &c. &c.

Ordered, That the above Message, and the documents thereto annexed, be referred to the Committee appointed to join a Committee of the Council, to prepare a Joint Report on the subject matter of certain documents transmitted to His Excellency the Lieutenant Governor, in a Despatch from the Right Honorable Lord Glenelg, relative to the Land Assessment Act of last Session.

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 Report of the Special Committee appointed to examine and report on the Public Accounts.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Thornton took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Thornton reported, that the Committee had gone into the consideration of the Report of the Special Committee referred to them, and had adopted the same; and he read the Report in his place, and afterwards delivered it in at the Clerk's Table, where it was again read, and is as followeth:

PAYMENTS MADE AT THE TREASURY, 1837.

Roads and Bridges, including £30 to the Correspondent of the Road Commissioners, and Commissioners' Salaries - - - - -	£2055 12 4
District Schools, including £25 to Acadian Teachers - - - - -	528 18 0
<i>National School.</i>	
Salary - - - - -	£18 15 0
Repairs - - - - -	10 0 0
	28 15 0
<i>Central Academy.</i>	
Salaries, including £46 15s. to the Rev. Mr. Lloyd, in 1836 - - - - -	159 5 0
Spouts - - - - -	15 18 9
Fixing Stoves - - - - -	4 11 4
	179 15 1
St. Andrew's College - - - - -	50 0 0
School Visiter, under the Act 7 Will. 4, cap. 20 - - - - -	63 13 11½
<i>Printing and Stationery.</i>	
James D. Haszard, balance due for Printing Laws - - - - -	185 0 0
James D. Haszard's Quarterly Account, 1836, including £31 5s. for Legislative Council - - - - -	109 6 4
James D. Haszard's Quarterly Accounts - - - - -	167 9 10
	461 16 2
William Cullen, one of the Commissioners for reprinting the Laws, 1836 - - - - -	100 0 0
<i>Establishing County Lines.</i>	
Surveyors - - - - -	87 14 7
<i>Public Surveys.</i>	
J. Ball, surveying on Lot 55, in 1836 - - - - -	6 16 0
Exploring New Line of Road from Hill's Mills through Lot One - - - - -	45 17 0
	52 13 0
<i>Government House.</i>	
Sundry Work, in and about do. in 1835 - - - - -	53 11 7
Fences, Garden, &c. 1835 - - - - -	64 15 0
Altering Bridge, 1836 - - - - -	20 5 0
Spouts, 1836, - - - - -	35 4 5

Brought forward,	£		
Fixing a Pump, 1837	8	19	0
Sundry Work	7	10	6
	<u>190</u>	5	6
Salary of Wharfinger, Charlottetown, for 1½ year	50	0	0
Bedeque Wharf, balance paid	60	0	0
Commissioners for issuing Treasury Notes	30	0	0
High Sheriff's allowance, for 1836	25	0	0
Treasurer's Salary	500	0	0
Episcopal Church, Pew Assessment, 1836	6	16	0
Lunatics	159	3	7
Coroner's Inquests, for 1836 and 1837	26	10	1
Apprehending Deserters, 1836	9	4	2
Relief for the purchase of Seeds, &c.	332	0	0
Measures for Charlottetown Coal Meter	14	0	0

EXECUTIVE COUNCIL.

Clerk's Quarterly Accounts, including £61 in 1836	192	7	9
Messenger	30	0	0
	<u>222</u>	7	9

LEGISLATIVE COUNCIL.

Acting Clerk, Stationery, &c.	124	1	4
Doorkeeper	24	1	0
Table, and fixing Maps	9	5	10
	<u>157</u>	8	2

HOUSE OF ASSEMBLY.

Members, including £75 for 1836	388	10	8
Printing, 1836 & 1837	408	8	3
Clerk and Stationery, in 1836	200	0	0
Sundry Work, 1836	22	3	8
Messenger, 1837	28	3	0
Doorkeeper, 1837	24	15	0
	<u>1072</u>	0	7

CROWN PROSECUTIONS.

Attorney General's Fees	183	4	6
Solicitor General's do.	4	13	4
Clerk of the Crown's do.	53	10	9
Witnesses, Queen's County	31	2	8
Deputy Clerk of the Court's Fees, Prince County	4	12	2
King's County	4	12	9
Expenses for the apprehension of MacDougald and Robertson, King's County	81	18	3
	<u>363</u>	14	5
Attorney General's Fees, for other services	40	13	4

MAILS.

Foreign, including £262 10s. to Steamboat Pocahontas, 1836	290	6	0
Inland	159	9	10½
Winter	198	11	11
	<u>648</u>	7	9½

Brought forward,	£
<i>Road Compensation Act.</i>	
Juries	27 15 10
Compensation for Damages	9 0 0
	<u>36 15 10</u>
Colonial Secretary, including his own and the Lieutenant Governor's Fees, and Stationery	142 10 7
Paupers	68 0 0
Sub-Collectors of Customs	170 0 0
Assayer of Weights and Measures, Charlottetown	10 0 0
J. Gainsford, Duty returned on Steam Engines, imported by him	14 0 0
Drawbacks	15 0 7
Salary of Collector of Impost, Charlottetown, for ¾ year	195 0 0
Georgetown Wharf, balance of old Appropriation	30 0 0
Market Clerk, Charlottetown, Salary	40 0 0
Balance for repairs of Market House	18 0 0
Bears and Loupcerviers, Premiums	38 15 0
Interest on Warrants	256 3 11
Chief Justice's Travelling Charges for ½ year	50 0 0
Sub-Inspector Militia	75 0 0
Hillsborough Ferry Slip, 1836	140 0 0
Church Mourning, on demise of Sir A. W. Young, Lieut. Governor	69 9 9½

JAILS AND COURT HOUSES.

Queen's County.

Spouts for the Jail	8	11	9
Jailer's Salary	40	0	0
Bread	30	6	2
Firewood	33	18	9
Sundry expenses for Court House and Jail, per High Sheriff's Account	69	12	11
Sundry work in Court House, including £16 10s. for Judges' Bench	24	10	0
	<u>206</u>	19	7

King's County.

Jailer's Salary, ¾ year	22	10	0
Expenses of Court House and Jail, per High Sheriff's Account	35	3	7½
Alterations, and Painting Court House	31	15	2½
Fencing Jail Yard, old balance	32	0	0
	<u>121</u>	8	10

Prince County.

Jailer's Salary	30	0	0
Firewood	15	7	11
Expenses of Court House and Jail	15	19	1
Lining and Securing Cells	25	0	0
	<u>86</u>	7	0

Brought forward, £		RECEIPTS AT THE TREASURY, 1837.			
CONTINGENCIES.		IMPOST DUTY.			
Town Major's Account	22 1 11	Charlottetown,	£6476 18 2½	£	s. d.
Presents to Indians, on Lieutenant Governor's arrival	16 13 8	Three Rivers,	763 5 8½		
Treasurer's Small Disbursement Account	63 10 11½	Colville Bay,	451 3 2½		
	<u>102 6 6½</u>	Bedeque,	331 7 1		
Beacons, Richmond Bay and Cascumpeque	16 0 0	Richmond Bay,	203 12 6½		
Registrar in Chancery, for copies of papers for Chancellor	5 9 9	Cascumpeque,	139 11 9		
		St. Peter's,	67 19 5½		
		New London,	74 19 5½		
		St. Margaret's,	40 19 4		
		Belfast,	34 16 9½		
		Crapaud,	6 13 11½		
			<u>8591 7 6½</u>		
		LIGHT DUTY.			
		Charlottetown,	78 6 6½		
		Three Rivers,	21 5 5½		
		Colville Bay,	11 18 0		
		Bedeque,	19 4 3½		
		Richmond Bay,	16 15 4½		
		Cascumpeque,	11 14 0		
			<u>159 3 8½</u>		
		Receipts at the Post Office,	392 18 0		
		Fines and Penalties,	45 0 0		
		One Year's Land Tax,	1419 0 9		
		Dog Tax,	10 12 0		
		Licenses for Retailing Liquors,	282 5 0		
		Pedlar's License,	5 0 0		
		Wharfage Receipts, Charlotte-			
		town,	70 0 4½		
		Interest on Bonds,	135 12 7½		
		Per Centage on License Duty,			
		refunded by J. P. Collins,	1 16 6		
			<u>2362 5 2½</u>		
		Total Receipts,	£11,112 16 5½		
Total expenditure,	£9,424 0 11½				

GENERAL ABSTRACT.

Dr.	£	s.	d.	Cr.	£	s.	d.
To amount of Treasury Warrants afloat, bearing Interest to this time,	6548	2	3½	By Balance on Bonds	7209	9	4½
Balance	2150	16	8½	Do. in Attorney General's hands	517	10	3½
	<u>8698</u>	19	0½	Do. in Solicitor General's hands	137	5	3½
				Cash and Notes in Treasurer's hands	834	14	0½
					<u>8698</u>	19	0½

TREASURY NOTES.

Dr.	£	s.	d.	Cr.	£	s.	d.
To amount of Notes in circulation	13,500	0	0	By Balance, as above, beyond the amount required to meet the payment of Warrants afloat	2150	16	8½
				Balance	11,349	3	3½
					<u>13,500</u>	0	0

OUTSTANDING WARRANTS.

<i>Issued prior to the 1st February, 1836.</i>		<i>Issued between the 1st February, 1837, and 1st February, 1838.</i>	
Sub-Collectors	£10 0 0	Sub-Collectors	30 0 0
National School	10 0 0	National School	30 15 0
	£20 0 0	Jail expenses, three Counties, including Salaries	71 3 10
<i>Issued between the 1st February, 1836, and the 1st February, 1837.</i>		Schools, including £50 for Elementary Books	223 4 3
Sub-Collectors	60 0 0	Public Printing	135 19 11
National School	6 5 0	Executive Council, Clerk and Messenger	67 19 3
Militia	18 15 0	Assayer of Weights and Measures	5 0 0
Jail expenses in the three Counties, including		Central Academy, including £18 4s. 6d. for Stoves	205 14 6
Salaries	20 0 9	House of Assembly, Members, Clerk, Officers, and disbursements for Fuel, Stoves, Chairs, Carpets, &c.	574 9 3
Schools	66 0 0	Government House, for materials and work	268 0 0
Establishing County Lines	72 10 0	Roads and Bridges	91 0 0
Public Printing	132 13 5	Episcopal Church	12 2 10½
Executive Council	53 5 8½	Agricultural Society, Princetown	20 0 0
Printing the Laws—Law expenses	71 4 8	Crown Prosecutions, three Counties	198 8 1
Central Academy	187 10 0	Foreign Mails	500 0 0
Hillsborough Ferry Slip	90 0 0	Relief money, for Seeds, &c.	1471 0 0
Charlottetown Wharf Slip	30 0 0	Commissioner of Light Houses	50 0 0
Vice Admiralty Court, Fees of Registrar, Scribe and Sheriff	68 16 2½	Public Surveys	22 19 0
Market House, Charlottetown, repairs and Clerk	60 0 0	Impost Collector, Charlottetown	65 0 0
House of Assembly, Members	54 8 0	Chief Justice's travelling charges	75 0 0
Commissioners for issuing Treasury Notes	30 0 0	Legislative Council	99 17 4
Government House Bridge	28 18 0	Paupers	17 0 0
Roads and Bridges	466 3 0	Lunatics	5 0 0
Colonial Secretary	27 4 9	Georgetown Jail, Fence and Well	30 0 0
Crown Prosecutions	14 7 10	Road Compensation Act, Juries and Damages	51 6 8
Foreign Mails	524 0 0		£4,320 19 11½
Treasurer	125 0 0		2,207 2 4
	£2207 2 4		20 0 0
		Total to 1st February, 1838,	£6,548 2 3½

The payments made at the Treasury during the past year are £9,424 0s. 11½d.—the Receipts for the same period £11,112 16s. 5½d.

The amount of Treasury Warrants afloat, unpaid, and bearing Interest, is £6,548 2s. 3½d.—to meet the payment of which there is in the Treasurer's hands, in Bonds and Cash, £8,698 19s. 0½d., leaving a Balance of £2,150 6s. 8½d. towards liquidating the floating debt of the Colony.

It appears that there are £1,454 0s. 6½d. of Warrants afloat, beyond the amount in circulation on the 1st February, 1837; this increase has been caused by the sum it was found necessary to appropriate last year for the relief of the poorer class of settlers throughout the Colony.

The Revenue for the past year is £400 4s. 4½d. less than the preceding one, which your Committee conceive to have been occasioned by the distressed state of a great

portion of the population, owing to the unprecedented falling off in the agricultural productions of the Colony for the two previous years. But notwithstanding this deficiency in the Revenue, when it is considered that there has been £1000 of Treasury Notes cancelled during the year; and that the sum of 1750*l.* was appropriated for the relief of the poor, it will be found, on comparing the Accounts of the last and preceding year, there is still a Balance of 234*l.* 15s. 0d. in favour of the Colony; and if to this sum are added the rent of Warren Farm for the past year, unpaid on the 1st February current, and £10 due from the Proprietor of Township No. 21, for moneys advanced under the Road Compensation Act, and not yet refunded, it will increase the above balance to the sum of 272*l.* 10s. 6½d. Your Committee therefore consider it a matter of gratulation that the Funds of the Colony are in their present favourable state. The amount of Interest paid on Warrants for the past year is 256*l.* 3s. 11½d., being 120*l.*

11s. 3 $\frac{1}{2}$ d. beyond the amount of Interest received on Bonds during the same period

Your Committee feel called on to make the following remarks on certain items in the Accounts for the past year :

That the sum of 22l. 15s. 10d. was paid for Stoves (and fitting them up) in the Central Academy, which does not appear to have been appropriated by the Legislature ; and from the considerable sums annually expended on that Institution, your Committee consider it highly improper that the above amount should be paid, without having been first submitted to the House of Assembly.

That the sum of 4l. 17s. 6d. has been charged by George Wright, jun. for mileage to and from certain surveys made by him during the year, in addition to the usual daily allowance ; and also an overcharge of 1l. 19s. 4d. for protracting a plan thereof. These are the first instances of the kind where such charges have been made and allowed ; and as they are unauthorized by any Act of the Legislature, your Committee recommend that that gentleman be called on to refund the amounts.

That the sum of 5l. 9s. 9d. has been paid to the Registrar in Chancery, as fees for copying certain documents ordered by the late Chancellor (Sir J. Harvey), which appears a novel charge ; and your Committee consider that no similar fees ought in future to be admitted.

That the sum of 14l. has been paid to Nicholas Jenkins, for two trips made to Pictou with the Mails last Spring, prior to the plying of the Steamer. Your Committee are of opinion that as this Colony pays so large a sum as 500l. for the conveyance of the Mails during the Summer season, and as the contract provides that the Boat shall

run from the opening to the close of the navigation, that this expense ought to be defrayed by the owners of the Boat. And your Committee would suggest, that application be made by the Government to them to refund the above amount ; and that if in future similar charges are incurred, the amount be deducted from the annual grant.

That a considerable amount appears to have been annually paid to the Colonial Secretary (and particularly for the last year the sum of 24l. 0s. 3d.) for copies of the Despatches from the Home Government, and Messages from the Lieut. Governor to the House of Assembly, which your Committee think is a charge which ought not to be borne by this Colony, being a service which that officer should perform in part consideration of the Salary he receives from Her Majesty's Government.

Your Committee would suggest that much facility would be afforded to the business of the House if the Public Accounts and Estimates were submitted at an earlier period of the Session.

Your Committee also recommend that the Warrant Book, and the Vouchers of Accounts in the list hereunto annexed, be published as an Appendix to the Journals.

Ordered, That the Report be received.

[For the Documents referred to in the above Report, see Appendix (C.) at the end of the Journal of this Session.]

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

FRIDAY, February 16, 1838.

Prayers.

MR. DOUSE, from the Committee appointed to wait on His Excellency the Lieutenant Governor, with the Address relative to the Glebe and School Lands, reported to the House that their Address had been presented to His Excellency, and that His Excellency had been pleased to say, that he will send an answer by Message.

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. Douse, and the same were received and read, viz :

A Petition of divers Inhabitants of Township Twenty, and its vicinity, praying an aid to widen and round up, for the space of fifty chains, the road leading from the South-west River, New

London, towards the Ponds, called the Mill Road.

A Petition of divers Inhabitants of Murray Harbour Road Settlement, praying an aid to improve the road running through the settlement, and to build a new Bridge over Montague River.

A Petition of divers Inhabitants of Belfast ; setting forth—that considerable inconvenience is experienced from the want of a Public Wharf at Indian Point (commonly called Eoin's Point), North side of Pinette River, not only by the settlers in the immediate vicinity, but also by those in the interior of the District ; that Eighty Pounds, in addition to the contributions raised by the inhabitants, would defray the expense of building a Wharf for the public accommodation at the place stated ; and praying the House to grant such aid.

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

Then the House adjourned for one hour.

And being met—

A Message from His Excellency the Lieutenant Governor.

Mr. Secretary Collins, by command of His Excellency, delivered the following

Message :

C. A. FITZ ROY, Licut. Governor.

The Lieutenant Governor lays before the House of Assembly the copy of a Despatch from the Right Honorable Lord Glenelg, transmitting a correspondence that has taken place between his Lordship and his Grace the Archbishop of Canterbury, on the subject of the Act for the sale of the Glebe Lands. In that correspondence is a letter from the Bishop of Nova Scotia, asserting the exclusive right of the Church of England to this property.

In bringing this correspondence under the notice of the House, the Lieutenant Governor is desired to request that the House will take the Bishop's statement and reasoning into their consideration, and furnish him, for the information of Her Majesty's Government, with their reasons for concurring in or dissenting from the Bishop's conclusions; and in the event of their disagreement, what are the grounds on which they controvert his views of the question.

Government House,
16th February, 1838.

[COPY.]

No. 5.

DOWNING STREET,
6th February, 1837.

SIR;

I have received Sir John Harvey's Despatch of the 27th April last, marked "confidential," inclosing an Address to His late Majesty, from the House of Assembly of Prince Edward Island, praying that the moneys arising from the sale of the Glebe and School Lands may be placed at the disposal of the local Legislature, to be permanently secured on the general Revenue of the Colony, and that the interest of that fund may be applied exclusively towards the support and encouragement of Elementary Schools throughout the Island. I have had the honor to lay this Address before the Queen, and, by Her Majesty's command, I transmit to you the copy of a correspondence which I have had with his Grace the Archbishop of Canterbury, on the subject of the recent Act for the sale of these Lands.

In that correspondence you will find a letter from the Bishop of Nova Scotia, asserting the exclusive right of the Church of England to this property.

It is Her Majesty's pleasure, that a copy of this correspondence be communicated to the Council and the Assem-

bly, as comprising Her Majesty's answer to the Address. You will, of course, avail yourself of the earliest opportunity of requesting the Houses of local Legislature to take into their consideration the Bishop's statement and reasoning, and you will signify to them Her Majesty's desire to be informed whether they concur in or dissent from the Bishop's conclusion; and in the event of their disagreement, what are the grounds on which they controvert his views of the question.

I have the honor, &c.

(Signed)

GLENELG.

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

LAMBETH, 29th May, 1837.

My dear Lord;

I mentioned some days ago to your Lordship, that I had been requested to lay before you an application from the Society for the propagation of the Gospel in Foreign Parts, relating to Lands in Prince Edward Island, which had been set apart for sites of Churches and Glebes in that Colony, but which have lately been sold, under an Act of the Colonial Legislature, and the proceeds of the sale appropriated to other purposes. I now have the honor of inclosing a letter addressed to me by the Secretary of the Society, together with copies of two letters on the subject from the Colonial Office, and, above all, the duplicate of a letter to me from the Bishop of Nova Scotia, which will put your Lordship in full possession of the facts of the case.

I trust that some method may yet be found of providing for the Church an equivalent for the loss which it has suffered in this diminution of its means for the progressive increase of spiritual instruction in the Colony, and feel assured that your Lordship will be disposed to assist in promoting this object, so far as circumstances will admit.

I have, &c.

(Signed)

W. CANTUAR.

The Lord Glenelg,
&c. &c. &c.

TRAFALGAR SQUARE,

May 17, 1837.

My Lord Archbishop;

I am directed by the Society for the propagation of the Gospel to forward to your Grace copies of letters received from the Colonial Office in March, 1835, on the subject of the Glebe and School Lands in Prince Edward Island.

It appeared from these letters that the Secretary of State had directed a Bill to be brought in for the sale of the lands in question, but had not given any instructions as to the appropriation of the proceeds. Resting satisfied with this information, the Society took no further steps in the business, until it was informed by the Bishop of Nova Scotia that an Act had passed the Colonial Legislature, not only authorizing the sale, but likewise providing for the appropriation of the proceeds of the sale of Glebe and School Lands—that the Act had been confirmed by His Majesty in Council—and that its provisions had been carried into effect.

A copy of the Bishop's Despatch, dated March 16th, 1837, has been already transmitted to your Grace, and I am now to request that you will call the attention of Lord Glenelg to the injury inflicted on the Church of England by the confiscation of lands set apart for its support in the

Colony of Prince Edward Island, and will apply for such compensation as it may be in the power of His Majesty's Government to afford.

I am, &c.
(Signed) A. M. CAMPBELL.

His Grace
The Archbishop of Canterbury.

DOWNING STREET,
27th March, 1835.

SIR;

I am directed by the Earl of Aberdeen to acknowledge the receipt of your letter of the 9th inst., respecting the recent instructions for the sale of Glebe and School lands in Prince Edward Island; and also respecting certain Bills which you state to have been introduced into the Assembly of Nova Scotia, for the sale of Church Lands in that Colony.

In answer to this communication, I am desired to inform you, that the unoccupied state of the lands reserved in Prince Edward Island for the support of Ministers and Schools having been represented to obstruct the improvement of the Colony, a sale of those lands has been authorized, but without any sanction for the diversion of the proceeds from the purposes for which the lands themselves were originally set apart. The only immediate object appears to have been to remove an obstruction to the cultivation of the Island; and upon the appropriation of the money thus realized no decision has been pronounced. Inclosed is a copy of the instructions given by Lord Aberdeen's predecessor on the subject.

In regard to the Bills alleged to have been introduced into the Assembly, Lord Aberdeen has no further information at present than is contained in the allusion made in your letter; and it would be premature to express any opinion on measures of which the particulars are not known. Should they, however, pass into Laws, and thus come before His Majesty in Council, for confirmation, it will be in the power of the Society, or of the Bishop of Nova Scotia, to urge any objection which they may consider applicable to the Acts, as infringing upon the rights of the Church of England. This course, indeed, is open to all parties who have any rights which they deem affected by the Colonial Laws.

I have, &c.
(Signed) R. W. HAY.

The Rev.
A. M. Campbell.

DOWNING STREET,
30th October, 1834.

SIR;

I have had the honour to receive your Despatch, No. 74, of the 1st April last, accompanied by an Address, praying that the Lands reserved in Prince Edward Island for the support of Ministers of the Gospel, and of Schoolmasters, may be exclusively applied to promote the advancement of Education.

It is evident that the lands, if left in their present unoccupied state, must tend to obstruct the improvement of the Colony, and therefore, without pausing in order to decide the proper mode of appropriating them, I have to authorize you to proceed to the sale of the Reserves at the earliest possible opportunity which can be obtained. On receiving from you a report of the progress of the sales, I shall furnish you with instructions how to invest the purchase money in the public funds; and as soon as the amount shall be realized

and ascertained, directions will be given respecting the mode of appropriation.

You will have the goodness to acquaint the Assembly, that their Address has been received, and duly laid at the foot of the Throne, and that these are the instructions which I have received His Majesty's commands to issue on the subject.

I have, &c.
(Signed) T. SPRING RICE.

Colonel
Sir A. W. Young.

LAMBETH, July 3d, 1837.

My Dear Lord;

Your Lordship may recollect I troubled you, some time ago, with a letter from the Bishop of Nova Scotia, representing the hardships sustained by the Church in Prince Edward Island, in respect to the sale of some Glebe and School Lands, and the appropriation of the proceeds to other than Church purposes.

I now take the liberty of laying before you an extract from a letter of the Bishop, containing further particulars connected with that proceeding, and suggesting a method by which some compensation may be made, which I hope may be found practicable.

I remain, &c.
(Signed) W. CANTUAR.
The Lord Glenelg,
&c. &c. &c.

HALIFAX, March 16, 1837.

My Lord;

I feel that some apology is necessary for the demand which this letter must make upon the patient attention of your Grace; but the importance of its object, I endeavour to persuade myself, will be received as an apology, and plead for the indulgence it requires.

By the operation of an Act passed by the Legislature of Prince Edward Island, in the Fifth year of his present Majesty, intituled *An Act to authorize the Sale of Lands in this Island, reserved as Sites for Churches and for Glebe and School Lands*, these lands have passed for ever from the Church and its Ministers, for whom alone they were certainly intended. That the sites for Churches and Glebes were so designed, may be clearly shewn; and that the School Lands were intended to be connected with the Ministers of the Established Church, must in fairness be inferred.

It is, unhappily, my Lord, too plain, that the Act cannot now be interrupted. It received His Majesty's special confirmation in Council, on the 28th of April, 1836; and indeed its object has been accomplished, for the lands have been sold, and the proceeds have been appropriated.

But if it can be made to appear that a very serious injury—however unintended by His Majesty's Government—has been inflicted upon the Church by the operation of that Act, it cannot be doubted that the Government will be ready, and even anxious, to repair that injury by any means which may be practicable and proper; and if this should be the happy result of your Grace's communication with the Government upon this important matter, your Grace may be assured that no pains will be spared in searching for such means.

In the early settlement of the Colonies, there was an earnest and prominent desire in the Government to introduce, uphold and extend the influence of the established

Church, as one of the greatest benefits that could be conferred on the Colonists. The several codes of Instructions to the Governors of Provinces, under the Royal seal and signature, afford clear evidence of this fact; and subsequent Royal Instructions, and numerous directions from the Lords of Trade and Secretaries of State, to the different Governors, shew that the early desire of the Government for this good object was continually cherished.

To assist in securing it, the Government had frequent communications with the Society for the propagation of the Gospel, from the date of its incorporation in 1701, through the whole period which has since elapsed. In the year 1749, when Prince Edward Island—then called the Island of St. John—as well as New Brunswick, formed a part of the Province of Nova Scotia, the Government resolved upon sending a number of settlers to this Province. A communication was accordingly made from the Lords of Trade and Plantations to that Society on the 6th of April, 1749, stating that these settlers were to occupy six Townships, and that “a particular spot will be set apart in each of them for building a Church, and 400 acres adjoining thereto granted in perpetuity, free from the payment of any Quit Rent, to a Minister and his successors, and in like manner to a Schoolmaster; their Lordships therefore recommend to the Society to name a Minister and Schoolmaster for each of the said Townships, hoping that they will give encouragement to them as the Society shall think proper, until the lands can be so far cultivated as to afford a sufficient support.”

A part of this correspondence has been preserved by the Society, and also in the Secretary of State's office, from whence an extract from it was officially transmitted to the Lieut. Governor of Nova Scotia, on the 31st August, 1822.

Even if no reference were made to earlier correspondence between the Government and the Society, it would easily appear, that the contract of 1749, formed between the two, was intended to be, and in reality was, a guide for securing to the Church a property in all other settlements that should subsequently be formed. That the Society so understood the contract, after written and personal communication with the Lords of Trade, appears from the notice of these communications which may be found in the abstract of their proceedings, printed in 1749, where it is stated that the Society received this information with great pleasure, “and to help forward, as much as in them lay, the pious and laudable intentions of the Lords Commissioners for Trade and Plantations, they very cheerfully come to a resolution of providing Clergymen and Schoolmasters, to be sent to Nova Scotia as settlements should be formed and the occasions of the Colony should require.” The whole history of the Society's transactions in these Colonies affords complete evidence that they have acted upon this understanding from that early date to the present time.

Nor is it less evident, that the Government had the same understanding and intention, for these are apparent in the Instructions which were forwarded, from time to time, and were binding upon the Governors. The same encouragement offered in 1749 was continually repeated, and still forms a part of the instructions by which the Governors are bound at this day. It is reasonable to suppose, that some Instructions, referring to the contract of 1749, were forwarded at the time to the Governor of Nova Scotia; but there is great deficiency in the Records of this Province for that time, and none such can now be found; the earliest that have been preserved are those addressed to Governor Hopson, on the 7th of May, 1752. These plainly direct such provision of lands as has been named

for Clergymen and Schoolmasters, without limiting it to the six Townships which were named to the Society in 1749.

I have already stated to your Grace, that all subsequent codes of Royal Instructions to the Governors direct similar provision, and for all Townships and Settlements that may be formed. So express were these Instructions, that when the Governor of Nova Scotia was restrained, in 1790, from issuing private grants of Land to individuals, the command to pass grants for Glebe and School Lands was still considered imperative, and the grants continued to pass until 1807, when the restriction upon ordinary grants was removed, and the only alteration of the Instructions respecting Glebe and School Lands required a larger quantity than formerly to be granted for both. In 1813, when the increased population of these Colonies, and the insufficient support for the Clergymen, induced the Society for the propagation of the Gospel to make an earnest appeal to the Government for an additional aid, the Parliamentary grant was enlarged, and the Government consented that a tenth part of all ungranted lands should be secured for the same purpose; and finally, when it was perceived, in 1826, that serious obstacles would be raised against the permanency of the Parliamentary grant, the Government spontaneously proposed, in letters from the Secretary of State to the Lieutenant Governors of Nova Scotia and New Brunswick, that *one seventh part* of all ungranted lands should be set apart and secured for the use of the Church, in lieu of an annual grant of money from the British Parliament. It is therefore manifest that the Government and the Society had the same understanding of the contract of 1749, and that both have uniformly acted upon that understanding up to the year 1826.

An order of His Majesty in Council, dated August 26th, 1767, prepared for the separation of the Island of St. John (now Prince Edward Island) from the Province of Nova Scotia, and for its formation as a distinct Province. Royal Instructions were forwarded to the Governor of that Island, dated August 4th, 1769. These contain five Sections, of which I have the honor to inclose a copy; and I venture to request your Grace's particular attention to them, because I think their evidence must be deemed conclusive in the important matter on which I am now troubling your Grace.

If, my Lord, any doubt can remain, after reading these Instructions, which led to all the grants of land in Prince Edward Island—if any doubt can remain respecting the Religion, the Church and the Ministers intended by the government—if our holy religion, as named in these sections, can mean any other than the established religion of the Church of England—if it can be believed that any other than the Church of England, and any other Ministers than the ministers of that Church, were intended—if any other church could be interested in the Book of Common Prayer—if any other ministers could be connected with and under the jurisdiction of the Bishop of London, or could be required to form part of the several Vestries of the respective parishes—then, indeed, I will not require another moment of your Grace's valuable time to be given to the subject. But if the Church of England, and her Ministers only, were alluded to in these sections, then the sites for churches were intended for her churches only, and the Glebes were intended for her Ministers, and *none other*; nor, indeed, was a doubt of this even pretended, until within a few years, when those who have evil will towards the Church fondly hoped a favorable time had arrived for stripping her of property which had been uniformly supposed and acknowledged to belong to her.

The alienation of these lands was prayed for by the

House of Assembly of Prince Edward Island, by Addresses to the Throne, in the year 1830 and 1832—but no reply was received; and a third Address was forwarded in 1834. This last Address produced an order from the Secretary of State, dated October 30th, 1834, to the Lieutenant Governor of the Island, to proceed to the sale of these lands, promising instructions for the investment of the proceeds in the Public Funds, and directions respecting the mode of appropriation.

To carry this order into effect, an Act of the Colonial Legislature was deemed necessary, and accordingly the Act I have named was passed, which not only provided for the sale of lands, as directed by the Secretary of State, but also for the *appropriation of the proceeds of the sales*, which was contrary to his directions. The only reason assigned by Mr. Spring Rice for directing the sale of lands was, 'that if left in their present unoccupied state, they must tend to obstruct the improvement of the Colony.'

It was therefore hoped that although the unoccupied state of 130 acres in each Township, composed of 20,000 acres, could have little influence in retarding the improvement of the Colony, the proceeds of the sales, when this objection was removed, would surely be applied to the original objects of the Reserves. The Act was passed with a suspending clause, because it went beyond the directions of the Secretary of State, and could not go into operation until specially confirmed by His Majesty. The friends of the church thought such confirmation would be withheld; but, to their disappointment, a Despatch from Lord Glenelg to the Acting Governor of the Island, dated April 27, 1836, states, 'that this Act appears to have been passed in conformity with the wishes expressed in the Despatches of my predecessor, and that it has received His Majesty's special confirmation.' The Address of the House of Assembly, in 1834, which appears to have been chiefly instrumental in procuring the consent of the Government to the alienation of these Reserves, urges as a principal reason for such alienation that 'as no particular denomination is specified or referred to in the Grants, it is impossible to ascertain for what particular sect of Christians the *afore-said reservation was originally intended.*'

The words in all the Grants are copied from the 25th Section of the Royal Instructions of 1769, as this section most probably was from the Order in Council of 1767. If these words were *alone* to be found in the Instructions, their intention could neither be mistaken nor doubted by any person who was competent to ascertain their ordinary meaning at the time they were used; but when viewed in connection with the sections which immediately precede and follow them, it seems impossible that the most uninformed person can have any doubt of their plain object and intention. No reference to these instructions, or to the Order in Council of 1767, appears to have been made; and, unhappily, to this must be attributed the passage of such an Act in the Island, and its confirmation in England. In the last Summer I visited Prince Edward Island, and took some pains to ascertain from individuals who concurred in passing the Act, both of the Council and the House of Assembly, what other grounds were alleged for the measure. I have memoranda of them all; but they are so weak, when set against the claim of the church, as supported by the Royal Instructions, that I could not be justified in occupying your Grace's time by the easy confutation of them, for they are really no more than as feathers in the scale. There is, however, one fact which deserves some notice, as indicative of the temper and feeling with which this extraordinary alienation of the property of the Church has been successfully urged.

The last and prevailing Address of the House of Assembly to the King was prompted or pressed by a Petition to the House from eight Ministers and Elders of the Presbytery of Prince Edward Island, who are dissenters from the Church of Scotland. This Petition is recorded in the Journals of the House of Assembly for 1834, which were in Downing Street, but, perhaps, overlooked when the Royal assent was given to the Act which followed the Petition.

It sets forth, 'that when the King ascended the Throne, he found the nation groaning under the intolerable burden of the Established Church; and though he had not yet been able to free his subjects from the galling yoke—a yoke which cannot be borne much longer by freemen—&c.—That an established and state-endowed Church may accord with the views of ambitious Churchmen and Priest-ridden Princes, but is at variance with the Prince of Peace, whose Kingdom is not of the world, and is looked upon as a cruel imposition by all who respect the sacred rights of conscience, and who have correct ideas of Civil and Religious Liberty—that attempts have been made, and still are making, by Episcopalians, to seize upon all the Glebe Lands in the Island. The Petitioners are not aware what valid reasons Episcopalians can assign for their grasping spirit—that were it but a solitary deed of plunder and rapacity now meditated by Episcopalians—a deed which would soon cease to be felt by the public—the Petitioners would not have intruded upon the attention of the House; but should they succeed in their unjust, not to say unchristian, attempt to appropriate 7,600 acres of land to themselves and their successors, the seeds of discord would be sown, which would not cease to produce an abundant harvest of pride and haughtiness on the one hand, and of hatred and envy on the other, till that Church which they are labouring to uphold by such unworthy means shall be overturned, *both root and branch.*' It must be wholly unnecessary to detain your Grace by a single observation upon the spirit and the words of such a paper. I will therefore only remark, that the Church of England is not only received in Nova Scotia and Prince Edward Island as a part of the British Constitution—so far as it is supported by Common Law—but has been formally established by special Statutes, enacted by the Legislatures of the two Colonies.

Praying that your Grace may be enabled to obtain reparation for the injury that has been inflicted (though, doubtless, most unintentionally inflicted,) by the advice which was offered to His Majesty, for the confirmation of the Act of the Legislature of Prince Edward Island, by which the Church in that Colony has been deprived of all the lands reserved for her benefit,

I have, &c.

(Signed) JOHN NOVA SCOTIA.

His Grace
the Archbishop of Canterbury.

Extract from the Royal Instructions to the Governor of Prince Edward, dated the 4th day of August, 1769.

"Sec. 27.—And whereas nothing can more effectually promote the peace and happiness of our subjects there, and impress upon their minds a just sense of religion and morality, than a uniform and regular observance of these rites and duties which our Holy Religion requires; you will therefore give a very particular attention to this important object—and to that end, you shall take especial care that God Almighty be devoutly and duly served throughout your government—the Book of Common Prayer, as by Law established, read each Sunday and Holyday

—and the Blessed Sacrament administered according to the rites of the Church of England.

"Sec. 28.—You shall be careful that the Churches hereafter to be built within our said Island be well and orderly kept, and that beside a competent maintenance to be assigned to the Minister of each orthodox Church, a convenient House be built, at the public charge, for each Minister; and you are in an especial manner to take care that One hundred Acres of Land for the site of a Church, and as a glebe for a Minister of the Gospel, and Thirty Acres for a Schoolmaster, be duly reserved, in a proper part of every Township, conformable to the directions and conditions annexed to our Order in Council, of the 26th of August, 1767, hereinbefore referred to.

"Sec. 29.—You are not to prefer any Minister to any Ecclesiastical Benefice in that our Island, without a Certificate from the Right Rev. Father in God the Lord Bishop of London, of his being conformable to the doctrine and discipline of the Church of England, and of a good life and conversation; and if any person preferred alread to a Benefice, shall appear to you to give scandal either by his doctrine or manners, you are to use the proper means for the removal of him.

"Sec. 30.—You are to give orders forthwith that every orthodox Minister within your government be one of the Vestry in his respective Parish, and that no Vestry be held without him, except in case of sickness, or that after notice of a Vestry summoned he omit to come.

"Sec. 31.—You are to inquire whether there be any Minister within your government who preaches and administers the Sacrament in any orthodox Church or Chapel without being in due Orders, and to give an account thereof to the said Lord Bishop of London."

A true copy,
(Signed) J. P. COLLINS,
Col. Sec'y.

Extract from Original Grant of Township No. 43, relative to the Reserve for Glebe and School Land.

"Also saving and reserving to His Majesty, his Heirs and Successors, One hundred Acres of the said land, for the site of a Church, and for a Minister of the Gospel, and Thirty Acres for a Schoolmaster."

A true extract,
(Signed) J. P. COLLINS,
Col. Sec'y.

* * All Grants to the Proprietors of Townships contain the same words.

(Signed) J. N. S.

Extract from a letter of the Bishop of Nova Scotia, relating to Prince Edward Island.

"HALIFAX, May, 1837.

"Since I had the honor of writing to your Grace, on the 16th March, a few additional particulars have been made known to me, in reference to the alienated Glebes in Prince Edward Island.

"Many of these were under improving Leases, which the Clergy had been duly authorized to grant; and the sales were effected in subjection of these leases. This shows how unfounded the plea was which represented these lands as impediments to the improvement of the Island. On two of the glebes, Burial Places had long been used; and these, with their dead bodies, were sold with the rest, which aggravates the hardship of the case.

"The Legislative Act which authorises the sale of the lands, provides that such moneys as may arise by or from

such sales shall be appropriated for the purpose of promoting general Education within this Island, in such manner and under such regulations as His Majesty, his Heirs or Successors, may hereafter be pleased to prescribe or command.

"It is, therefore, open to the Government to make some little restitution, by appropriating these moneys to Schools which may be established by the Society for the propagation of the gospel, whose Schools ever have promoted, and ever will promote, general Education among all denominations, with special regard to the poor."

DOWNING STREET,
6th July, 1837.

My dear Lord;

I have to acknowledge your Grace's Letters of the 20th May, and 3d. inst., on the subject of the Act of Assembly of Prince Edward Island, for the sale of the lands set apart in that Colony, as a Glebe and "School Reserve.

It is with very sincere concern that I find that your Grace and the Bishop of Nova Scotia, as well as the Society for the propagation of the Gospel, are of opinion that the interests of the Church of England have been disregarded on this occasion. The following summary of what has occurred will, I trust, contribute to remove that impression.

The House of Assembly of Prince Edward Island on three different occasions, solicited the concurrence of the Crown in the enactment of a Law which should authorize the sale of these lands. To the two first of these Addresses no answer appears to have been given. To the third, Mr. Spring Rice, then holding the office of Secretary of State, returned an answer, dated the 30th October, 1834, in which he observed that the lands, if left in their present unoccupied state, must tend to obstruct the welfare of the Colony, and therefore, without entering into the question of the appropriation of them, Mr. Spring Rice authorized the Lieut. Governor 'to proceed to the sale of the Reserves 'at the earliest possible opportunity which could be obtained.' In the same Despatch, Mr. Spring Rice observed, that 'as soon as the amount should be realized and ascertained, directions would be given respecting the mode 'of appropriation.' These Instructions were written, not with reference to any Act to be passed by the Legislature, but on the assumption that the proposed sales take place under the authority of the Executive Government.

A Bill was, however, brought into the House of Assembly, to enable the Government to effect these sales, and to appropriate the produce 'to the general purposes of Education within the Island.' Intelligence of the pendency of some such measure in the Colonial Legislature reached the Society for the propagation of the Gospel; and on the 9th of March, 1835, the Society brought the subject under the notice of my immediate predecessor, the Earl of Aberdeen. In the answer, dated on the 27th March, 1835, which his Lordship directed his Under Secretary to return to the Society, it was stated, that his Lordship had no further information on the subject of the pending Bills than was contained in Mr. Campbell's letter on the 9th of March, but it was observed, that 'should such Bills pass into Laws, 'and thus come before His Majesty in Council, for confirmation, it would be in the power of the Society, or the Bishop of Nova Scotia, to urge any objections which they 'might consider applicable to the Bills, as infringing upon 'the rights of the Church of England.' The Bill was actually passed on the 10th of April, 1835. It was not until the 28th of April, 1836, that it received the confirmation

of his late Majesty in Council. During that interval, no objection to its provisions was brought under the consideration of His Majesty's Government, either by the Bishop of Nova Scotia, or by the Society for the propagation of the Gospel. After the preceding correspondence with the Society, in March, 1835, the acquiescence of that body, and of the Bishop of the Diocese, might not unreasonably, as it should seem, have been inferred from their silence. It now indeed, appears, that his Lordship entirely disapproved of the measure, as ultimately adopted, but your Grace's letter of May last contains the first intimation of that fact which has reached the office. In his letter of the 16th March, 1837, the Bishop of Nova Scotia has fully explained the grounds of his opinion that the land reserved for Churches, as well as those set apart for Glebes and for Schools, were the exclusive property of the Church of England. On the other hand, it appears, not only from the language of the Law itself, and from the Addresses of the House of Assembly, but from his Lordship's letter, that the opposite opinion is entertained by both Houses of the local Legislature. The Bishop, it appears, discussed the whole subject with the Members of those bodies, in the Summer of 1836. He reports that their arguments against the claims of the Church of England "are really no more than as feathers in the scale."

Your Grace will, I am sure, concur with me in thinking, that it is impossible for Her Majesty's Government to adopt this conclusion until the two Houses have had an opportunity of considering the Bishop's statement; and more especially, since it proceeds on a reference to Documents, many of which are not to be found in any of the public archives in this country. The Bishop of Nova Scotia assumes that the rights of the Church of England (admitting for the sake of argument the existence of those rights to the utmost extent,) have been finally taken away by the clause of appropriation introduced into the Act. More than a month subsequently to the date of his Lordship's letter, the Lieut. Governor of the Province transmitted to me a Despatch, dated the 27th of April, 1837, inclosing an Address, dated the 20th of this month, from the House of Assembly to His late Majesty. In this Address, the House state, that the sales of the lands which had taken place amount to about £3,600 currency, and pray that this money may be placed at the disposal of the local Legislature, on condition that the annual payment of the legal interest, thus secured, should be applied exclusively towards the support and encouragement of elementary Schools throughout the Island. The Lieutenant Governor, in his Despatch transmitting the Address, gives his opinion that the money should, as proposed be invested on the security of the Public Revenue of Prince Edward Island, but he advises that the annual interest should be applied to the general purposes of Education (to which purposes alone it is now applicable), according to such instructions as Her Majesty shall be pleased to issue.

Your Grace will thus perceive, that although the general principle has been determined, the specific appropriation of the interest of this fund is still the subject of discussion. I propose, with your concurrence, to transmit to the Lieut. Governor a copy of your Grace's correspondence with me on this subject, and to acquaint him that Her Majesty's Assent will not be given to any Law for the specific appropriation of the interest of this Fund, until the Council and Assembly shall have had under their consideration the statements made by the Bishop of the Diocese, nor until Her Majesty shall be apprized of the view taken by the Assembly of his Lordship's reasonings and conclusions. The property which has remained altogether unproductive

for so long a course of years, has by the sale been made to yield an annual income, which, though not of very great amount, is not unimportant. Thus far the parties, whoever they may be to, whom the beneficial interest belonged, have been clearly benefited. If the local Legislature shall be convinced by the Bishop's arguments that the Lands were really held in trust for the Church of England, I am persuaded that in the specific appropriation of the annual interest they will respect the rights of that Church. In the mean time, the question will remain in abeyance.

I am, &c.

(Signed)

GLENELG.

His Grace

The Archbishop of Canterbury.

Ordered, That the foregoing Message, and the Documents which accompanied it, do lie on the Table.

The Bill to authorize the removal of Nuisances from the Streets 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. Palmer took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Palmer 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 prevent the Streets of Charlottetown being incumbered with Nuisances*.

A Petition of Ann Macgillivray, of Grand River, King's 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. McCallum, and the same was received and read—praying for an additional grant, towards the support of her son, who is deaf, dumb, and insane.

Ordered, That the said Petition be referred to the Committee of Supply.

A Petition of Sarah Dwyer, wife of Martin Dwyer, of Saint Peter's Bay, was (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) also presented to the House by Mr. McCallum, and the same was re-

ceived and read; setting forth—that Petitioner's husband has been a resident of this Island for a great number of years, and is now, through extreme age and a severe affliction (being subject to epilepsy) reduced to a state of helplessness—and praying relief.

A motion being made that the said Petition be referred to the Committee of Supply;

Mr. *Ramsay* moved to amend the motion, by leaving out all the words after "Petition," and instead thereof, substituting "do lie on the Table;" which being seconded and put, passed in the negative.

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

Ordered, accordingly.

Mr. *Pope* moved that the House do come to a Resolution, as followeth:

RESOLVED, That the constitution of Her Majesty's Council, as a component part of the Legislature, is defective, inasmuch as the whole of the Members thereof combine Legislative and Executive powers, and are, with only one exception, heads of departments, holding offices under the Crown.

Mr. *McCallum* moved, in amendment, to leave out all the words of the proposed Resolution, after the word "Resolved," and instead of the words so left out, to substitute the following: "That under the peculiar circumstances of this Colony, any change in the constitution of the Council is at present inadvisable; but the House are of opinion, that, as vacancies occur, the utmost care should be taken, in filling up the same, that persons be selected interested in the prosperity of the country, and entitled to the confidence of the inhabitants, and as far as possible, removed from the sphere of Government influence."

The House divided on the question of amendment:

Yeas:

Mr. *McCallum*,
Mr. *Clark*,

Mr. *Ramsay*.

Nays:

Mr. *Pope*,
Mr. *Palmer*,
Mr. *James*,
Mr. *Nelson*,
Mr. *MacNutt*,

Mr. *Macdonald*,
Mr. *Green*,
Mr. *Douse*,
Mr. *Thornton*.

So it passed in the negative.

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

On motion of Mr. *Pope*—

RESOLVED, That this House having learned that the subject of a reconstruction of the Council is now under the consideration of the Government, and having observed with much satisfaction that Her Majesty has been graciously pleased to accede to the wishes and representations of a neighbouring Province, by the provisional establishment of two distinct Councils, are of opinion that the extension to this Colony of a similar modification or change in the structure of the local Government would be highly conducive to the best interests of its Inhabitants.

RESOLVED, That this House considers an addition to the number of the Legislative Council as highly necessary, and that if a judicious selection of persons representing the several leading interests of the Colony was made from the different parts of the Island, it would greatly increase the efficiency of that branch of the Legislature, and confer on it a more powerful claim to the confidence of the country.

RESOLVED, That an humble Address be presented to Her Majesty, founded on the foregoing Resolutions.

Ordered, That Mr. *Pope*, Mr. *Palmer*, Mr. *Thornton*, Mr. *Macdonald* and Mr. *MacNutt* be a Committee to prepare and report the draught of an Address to Her Majesty, founded on the foregoing Resolutions.

Mr. *James*, from the Committee appointed to prepare and bring in a Bill to repeal the Act for levying a Light Duty on Vessels clearing out at any of the Custom Houses in this Island, and to substitute other provisions in lieu thereof, presented to the House a Bill, as prepared by the Committee, and the same was read the first time.

Ordered, That the said Bill be read a second time to-morrow.

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

SATURDAY, February 17, 1838.

Prayers.

THE Bill to repeal the Act for levying a Light Duty on Vessels clearing out at any of the Custom Houses in this Island, and to substitute 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. Palmer took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *Palmer* 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.

Then the House adjourned for one hour.

And being met—

Mr. *Pope*, from the Committee appointed to prepare and bring in a Bill to alter and amend the Election Law, presented to the House a Bill, as prepared by the Committee, and the same was read the first time.

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

A Petition of divers Inhabitants of Queen's County, residing on the South side of the Hillsborough, was presented to the House by Mr. *Nelson*, and the same was received and read; setting forth—that Petitioners have been sub-

jected to very great inconvenience, owing to the manner in which the Ferry opposite Charlottetown has been conducted for several years past: That Petitioners respectfully submit, as their unalterable opinion, that the abuses hitherto existing can be remedied in future only by withholding a License to sell Spirituous Liquors from any person who may hereafter be appointed Ferryman, and from all others residing near the Ferry House—and praying the House to take the subject into consideration, and make such order thereon as to its wisdom may seem meet.

Ordered, That the said Petition be referred to the Special Committee on the Petition of John Scott, of York River, relative to the said Ferry, and that they do examine also and report on this Petition.

A Petition of divers Inhabitants of Queen's County, residing on both sides of the Hillsborough, was (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) also presented to the House by Mr. *Nelson*; and the same was received and read—praying an aid to complete the road from Battery Point to the St. Peter's Road.

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

Resolved, That this House will, on Tuesday the 20th inst., resolve itself into a Committee of the whole House, on the consideration of Private Petitions.

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

MONDAY, February 19, 1838.

Prayers.

EIGHT 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. *Nelson*—A Petition of divers Inhabitants of Townships Thirty-five, Thirty-six,

Thirty-seven, and others, on the South side of the Hillsborough—praying an aid to construct a Ferry Slip on each side of the River, between John M'Connell's and Robert Webster's.

By Mr. *Ramsay*—A Petition of divers Inhabitants of Townships Twelve and Thirteen, praying an aid to improve the road communication from Port Hill to Antoine's Road, leading towards Egmont Bay.

By Mr. Green—A Petition of divers Inhabitants of Townships Thirteen and Fourteen, praying an aid to repair two Bridges on the road from Ellis River Ferry to Port Hill.

A Petition of divers Inhabitants of Townships Fifteen, Sixteen and Seventeen, and places adjacent, praying an aid of One hundred and Fifty Pounds towards the construction of a Wharf at or near the end of the St. Eleanor's Portage Road, leading to the shore of Bedeque Harbour, and expressing their willingness to contribute to the amount of Fifty Pounds towards the said object, as they consider that Two hundred Pounds would be sufficient to complete the said Wharf, and also to complete a good road thereto.

By Mr. MacNutt—A Petition of divers Inhabitants of Princetown, Princetown Royalty, and places adjacent, praying an aid for the purpose of repairing and extending Princetown Wharf.

A Petition of divers Inhabitants of Fermoy, Prince County, praying an aid to improve the road leading from their settlement to the main road.

A Petition of Margaret Creighton, of Princetown Royalty, a destitute orphan girl, of weak intellect, praying relief.

By Mr. Clark—A Petition of William Gain, of Princetown Royalty, a person deaf and dumb, and afflicted with a scrophulous affection in his left leg, which will render amputation necessary, as the only means of saving his life, praying relief.

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

A Petition of Daniel Quigley, of Township Eighteen, an infirm pauper, 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. Clark, and the same was received and read—praying a continuance of the grant formerly allowed for his support.

Ordered, That the said Petition be referred to the Committee of Supply.

Then the House adjourned for one hour.

And being met—

A Petition of James B. Cooper & Co., of Charlottetown, Printers, 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. Palmer, and the same was received and read; setting forth—That in the month of July last, the Petitioners imported from the United States a new Iron Printing Press and other apparatus, for the purpose of carrying on the Printing Business in this Colony; and conceiving it to be for the interest of the Colony to encourage the introduction of new and improved machinery—a principle which has been recognized by this House, as well as by the Legislatures of the neighbouring Colonies—they humbly pray to be relieved from the payment of the duties imposed upon the importation of the aforesaid machinery.

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

A Petition of divers Inhabitants of Tryon was presented to the House by Mr. Pope, and the same was received and read, praying for such an alteration in the Act for the encouragement of District and other Schools, as will afford some pecuniary aid to a third and meritorious class of Teachers, but whose attainments do not entitle them to any compensation under the present Act.

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

It was moved to resolve, by way of amendment, that it is inexpedient to grant the prayer of the said Petition—which being seconded and put, passed in the affirmative.

A Petition of divers Inhabitants of Townships Seven and 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 Mr. Pope, and the same was received and read—praying an aid to open a road from the most suitable part of Township Seven to the Mills on Township Eight, from thence to Bray River, onwards to the Western Road.

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

The Bill to alter and amend the Election Law was, according to order, read a second time.

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

Ordered, That the time limited by this House for receiving Private Petitions be extended until to-morrow.

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

TUESDAY, February 20, 1838.

Prayers.

A PETITION of divers Inhabitants of Covehead and Tracadie 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. *Nelson*, and the same was received and read, praying an aid of Thirty Pounds, to open a road from Stanhope Farm, on Township Thirty-four, to Corran Ban Bridge, on Township Thirty-five.

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

Mr. *Pope* moved, in amendment to the motion, that after the word "Petition," all be expunged, and the following substituted: "be dismissed—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.

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. *Nelson*, and the same were received and read, viz:

A Petition of divers Inhabitants of Covehead and Brackley Point, praying an aid to build a new Bridge over the Black River, on the road between these two Settlements.

A Petition of divers Inhabitants of Township Forty-eight, praying an aid of Fifteen Pounds, to repair the road between Johnston's River and Fullarton's Marsh.

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

Mr. *Nelson*, from the Committee to whom was referred the Petition of John Scott, of York River, relative to the establishment of a Team Boat at the Ferry between Charlottetown and the opposite side of the Hillsborough, presented to the House the Report of the said Committee; which was again read at the Clerk's Table, and is as followeth:

Your Committee to whom was referred the Petition of John Scott, of York River, stating that he is engaged in building a Team Boat, and that great advantage would accrue to the public were such a Boat in use for the Ferry across the Hillsborough, opposite Charlottetown; and praying the

House to adopt such measures as will give him the exclusive right of the said Ferry for a term of years—have to report, that they concur with the Petitioner in his suggestions as to the advantages that the public would derive if a Team Boat was employed for the purposes of the said Ferry; in place of the present system of management; and they would recommend to your honorable House that the application of the Petitioner be so far entertained by an alteration of the present Law, regulating the management of the Ferry, as while it would not confer an exclusive right on any particular individual, would enable the Lieutenant Governor and Council to receive Tenders for such proposals as are made by the Petitioner, and if practicable, to let the Ferry, to be managed as by him suggested; and in the event of the same proving ineffectual, to allow the present Law its full operation.

Ordered, That the Report be received.

Ordered, That the Committee who prepared the Report be a Committee to prepare and bring in a Bill in conformity therewith.

A Message from His Excellency the Lieutenant Governor.

Mr. Secretary Collins, by command of His Excellency, delivered the following

Message:

CHARLES A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly a Memorial from the Hon. J. Spencer Smith, Collector of Impost for the District of Charlottetown, praying, for the reasons therein stated, that his salary may be increased. The Lieutenant Governor is of opinion, that £260 currency, per annum, is not an adequate remuneration for an Officer holding the responsible situation of Collector of Impost, more particularly as, since the appointment of Mr. Smith, the Revenue, and consequently his labour, have considerably increased. The Lieutenant Governor therefore recommends the Memorial to the favorable consideration of the House of Assembly, for such an increase as they may be disposed to grant.

Government House,
February 19th, 1838. }

To His Excellency Sir CHARLES AUGUSTUS 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.

The Memorial of the Honorable John Spencer Smith, Collector of Impost for said Island, Sheweth—

That your memorialist was appointed to his said office in the year 1824, at an allowance or commission of seven and

one half Pounds per centum, on all moneys received and secured by him; and your Memorialist continued to receive such remuneration until the year 1825, when his said commission was reduced to Five Pounds per centum on such moneys, with the understanding that he was to be allowed to receive certain small fees on granting permits and certificates; and this latter arrangement existed in force until the year 1832, when the then House of Assembly placed your Memorialist on a Salary of £200, Island currency, per annum, without said fees, or any allowance for office rent, fuel or clerk, and which Salary your Memorialist can shew was not equal to the average of his commission and fees for the last three years then preceding.—That the duties of the office of your Memorialist have very considerably increased since the passing of the *ad valorem* Duty Act, the collection of which hath, in most part, devolved on your Memorialist; and the labours of your Memorialist have increased progressively, every year subsequently, with the increase of the trade of the Colony; and from Memorialist's commission being for the whole Island, he frequently receives entries for importations made in various parts of the Colony, and which necessarily add to the labours of your Memorialist.—That had your Memorialist been paid by a commission of five per centum, and fees as before mentioned, during the past year (1837), he would have received £400 currency, or upwards. That your Memorialist hath, for several years past, kept a clerk, although it cannot be considered that he is in any way compelled to do so out of his small Salary, without any allowance for the purpose, and thereby much facilitated the Merchants and Traders in their business, by causing no delay in the landing of their goods. That your Memorialist conceives that it never could have been the intention of the Legislature, that his salary, as voted in 1832, should always remain at that rate, without any allowance for office rent, fuel, or clerk, as before mentioned, when, at this period, the labour and responsibility of his office have nearly doubled; and when it is considered that, owing to the high rate of exchange, between this Island and the neighboring colonies—which, for several years past, has not been less than Fifteen Pounds per centum against this Colony, and which has necessarily affected the price of all articles of merchandize—your Memorialist's Salary is in reality diminished by so much, whilst his labours have increased, the hardship must be very apparent. That your Memorialist humbly conceives, that as an act of justice towards him, as a faithful Colonial Public servant, he is fairly entitled to increased remuneration, for the reasons aforesaid.

May it therefore please your Excellency to recommend your Memorialist's case to the favorable consideration of the Honorable the House of Assembly, now in Session, your Memorialist nothing doubting but that, on proof of the foregoing facts, which your Memorialist is prepared to make in such manner as they may require, that Honorable House will grant him a reasonable increase of Salary in future.

And your Memorialist, as in duty bound, will ever pray,
&c.

J. SPENCER SMITH.

Charlottetown, 17th February, 1838.

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 Mr. Thornton—A Petition of divers Inhabitants of Montague and Belfast Settlements, praying an aid to make a road from Montague Bridge to the end of Newton Road.

By Mr. Macdonald—A Petition of divers Inhabitants of Townships Thirty-five, Thirty-six, Thirty-seven and Forty-eight, praying an aid of Fifty Pounds, towards widening and repairing the road between Fort Augustus and Johnston's River.

A Petition of divers Inhabitants of Fort Augustus and Monaghan Settlements, praying an aid of Ten Pounds, to repair part of the road between these two Settlements.

A Petition of Mary Macleod, of Fort Augustus, a destitute Widow, 91 years of age, who was so severely frost burned, in the year 1829, as to lose both her feet—praying relief.

A Petition of Flora Mackenzie, of York River; setting forth—that for some time back she has laboured under great affliction, her husband being far advanced in years, and in a state of idiocy, and her daughter, now forty years of age, totally bereaved of her senses—and praying for a grant towards their support.

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

A Petition of divers Merchants and Ship-owners was presented to the House by Mr. Macdonald, and the same was received and read; setting forth—That by the Revenue Laws now in force in this Island, Petitioners are obliged to pay an *ad-valorem* duty of Five per cent. on all Rigging, Canvas, Anchors, Chains, &c. imported into this Colony; and as a very small proportion of such importations is used in the Island, otherwise than for the purpose of fitting out new vessels to send to market, or for the Fisheries or Coasting Trade, Petitioners humbly conceive they are labouring under a peculiar hardship, inasmuch as all articles, when exported from the Colony, are by law entitled to a drawback nearly equal to the amount of duty previously paid thereon, which provision has not been extended to any such articles of Ship Chandlery employed in fitting out new Vessels for market, which are sent as Exports from the Colony—and praying for such an alteration in the law as that such articles may in future be exempted from duty on importation.

Ordered, That the said Petition be referred to the Committee of Ways and Means.

A Petition of divers Inhabitants of Point Prim, was (with the consent of His Excellency the Lieutenant Governor, that the House may proceed thereon as they shall think fit,) also presented to the House by Mr. *Macdonald*, and the same was received and read, praying that some Legislative aid may be extended to Mr. J. Arbuckle, for past services as a Teacher.

A motion being made, that the prayer of the said Petition be rejected;

Mr. *Macdonald* moved, by way of amendment, that the said Petition be referred to the Committee of Supply—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—

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. *Macdonald*, and the same were received and read, viz:

A Petition of divers Inhabitants of New Glasgow and its vicinity, praying an aid to bridge a Creek on the road to Cavendish.

A Petition of divers Inhabitants of French River and its vicinity, praying an aid to improve the road communication from the head of French

River, by Park Corner, to New London Harbour.

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

The Order of the Day, for the House in Committee on the Bill to alter and amend the Election Law, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Pope took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *Pope* 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 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.'*

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 Thursday the 22d instant.

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

WEDNESDAY, February 21, 1838.

Prayers.

ORDERED, That Mr. *Pope* have leave to introduce a Bill to amend the Act, 3 Will. 4, cap. 2, intituled "An Act to regulate the performance of Statute Labour on the Highways, and for other purposes therein mentioned."

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 on the consideration of Private Petitions, being read;

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.

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 this House do now resolve itself into a Committee of the whole House, on the further consideration of Private Petitions.

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.

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 Collins, by command of His Excellency, delivered the following

Message:

CHARLES A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly the Returns of Statute Labour for the past year, including the Reports of the Commissioners upon the state of the Roads and Bridges in their respective Districts. Also, an Account of the application of the amount voted for this service last Session; and the Lieutenant Governor leaves it to the House to appropriate such a sum for this important branch of the public service for the present year as they may feel the resources of the country to justify.

The Lieutenant Governor begs to recommend to the House the necessity of voting a sufficient sum for completing that part of the road from New London to Darnley, which now remains unfinished.

The Lieutenant Governor refers the House to the Commissioners' Reports, for information as to where the expenditure of public money is most required, and will receive with favorable attention any suggestions which the House may feel disposed to offer.

Government House,
February 21st, 1838. }

Mr. Collins also delivered to the House—
An Account of the Expenditure on Roads and Bridges, for the year 1837.

An Account of the contingent Expenditure on Roads and Bridges, for the same period.

An Account of Moneys paid to Road Commissioners, as per-centage, during the same period.

An Account Current of the Correspondent of the Road Commissioners with the Government, dated the 20th February, 1838, shewing a Balance in his hands of £87 9s. 9½d.

Returns of Statute Labour, and the Reports of the Road Commissioners, for the year 1837.

Resolved, That this House will, to-morrow, resolve itself into a Committee of the whole House, on the consideration of all matters relating to Roads and Bridges.

Ordered, That the Message received this day from His Excellency the Lieutenant Governor, with the Documents which accompanied it, be referred to the said Committee.

Resolved, That this House do now resolve itself into a Committee of the whole House, on the further consideration of Private Petitions.

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 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.

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

THURSDAY, February 22, 1838.

Prayers.

A MESSAGE from His Excellency the Lieutenant Governor.

Mr. Secretary Collins, by command of His Excellency, delivered the following

Message:

CHARLES A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly the Estimates for the service of the current year,

which have been prepared with every attention to economy. As the Lieutenant Governor has already recommended to the House to increase the Salary of the Collector of Impost for Charlottetown, he has directed that Officer's Salary, in the Estimates, to be left blank, to be filled up by the House with such an amount as they think the increased services of that Officer and the responsibility of his office will justify.

Government House,
22d February, 1838. }

ESTIMATES for the SERVICE of the YEAR 1838.					
<i>Salaries and Allowances fixed by Statute.</i>			Notes to be cancelled, - - - 1000 0 0		
Treasurer, - - -	£500	0 0	Interest on Warrants, - - -	350	0 0
Collector of Impost at Charlottetown,			Expenses of Quarantine, should the same be		
5 Sub-Collectors of Customs, - - -	200	0 0	required, - - -	100	0 0
Travelling Allowance to Chief Justice,	100	0 0	Contingencies, - - -	250	0 0
2 Masters of Central Academy, - - -	300	0 0	<i>Expenses of the present Session.</i>		
District Schools, including the Salary of the			Legislative Council, - - -		
Visiter of Schools, and of the Secretary of			House of Assembly, - - -		
the Board of Education, as also the sum al-			<i>Miscellaneous.</i>		
lowed for Acadian Teachers, and the allow-			J. D. Cantelo's Bill for cleaning Arms, by order		
ance to St. Andrew's College, - - -	1000	0 0	of Sir A. W. Young, - - -	33	0 0
Steam Boat, under Act of 11th Will. 4, cap. 4,	500	0 0	Assessment on Government Pews in St. Paul's		
Road Commissioners, - - -	150	0 0	Church, for 1837, - - -	10	10 0
Adjutant General and Sub-Inspector of Militia,	75	0 0	Smiths' & Wright's Account for work at Go-		
Wharfinger, - - -	40	0 0	vernment House, to May, 1837, by order of		
Allowances to Protectors of Fisheries, - - -	36	0 0	Sir John Harvey, - - -	9	18 8½
<i>Salaries and Allowances not fixed by Statute.</i>			J. Barnard's Account, for work done at the		
3 High Sheriffs, - - -			National School in January, 1837, by order		
Master of National School, - - -	25	0 0	of Sir John Harvey, - - -	8	19 9
Market Clerk, - - -	40	0 0	Smiths' and Wright's Account, for work at		
Messenger of Executive Council, Crier of Su-			Academy, by order of Sir John Harvey,	34	10 10½
preme Court, and Tipstaff in Chancery,	40	0 0	Do. at National School, by order of do.	14	13 3½
Jailer, Queen's County, - - -	40	0 0	Do. for Plans for new Provincial Building, by		
Do. King's County, - - -	30	0 0	order of do., - - -	10	0 0
Do. Prince County, - - -	30	0 0	Do. for work done at Government House,		
Assayer of Weights and Measures, Queen's			in 1837, - - -	189	15 10
County, - - -	10	0 0	John Easton's Account, for do. - - -	18	18 6
Medical Attendant on Charlottetown Jail,	10	0 0	H. Narroway's do. for do. - - -	10	0 5
Correspondent of Road Commissioners,			James Millner's do. for do. - - -	22	10 6
Postmistress (for past year), for management			William Birch's do. for do. - - -	5	12 0
of Inland Mails, - - -	20	0 0	Probable expense of Painting, Paper Hanging,		
<i>Contingent Expenses of Government.</i>			&c. at Government House; also, of Gates,		
Roads and Bridges (see Message), - - -			Fences, &c., required for the completion and		
Incidental Repairs of do., - - -			preservation of the House and Offices,		
Premiums for killing Bears and Loupcerviers,	40	0 0	394 11 7		
Sheriffs' expenses, for the Jails of Queen's,			<i>Ordered,</i> That the above Message, with the		
King's and Prince Counties, - - -	200	0 0	Estimates, be referred to the Committee of		
Fuel and Bread for do. - - -	100	0 0	Supply.		
Commissioners for issuing Treasury Notes,	60	0 0	Then the House adjourned for one hour.		
Colonial Secretary's Fees, - - -	130	0 0	And being met—		
Clerk of the Council's do. - - -	130	0 0	The names of the Members present were		
Crown Prosecutions, including Fees of Crown			taken down, as follows :		
Officers, &c. - - -	450	0 0	Mr. Speaker,		
Crown Officers' Fees, for other services,	50	0 0	Mr. Pope, Mr. Clark, Mr. Thornton, Mr.		
Winter Mails, - - -	150	0 0	Ramsay, Mr. MacNutt, Mr. McCallum.		
Inland Mails, - - -	210	0 0	And at Five o'clock, P. M., Mr. Speaker ad-		
Public Printing and Stationery, - - -	250	0 0	joined the House, for want of a Quorum, until		
Lunatics and indigent Persons, - - -			to-morrow, at Ten o'clock.		

FRIDAY, February 23, 1838.

Prayers.

EDWARD PALMER, *Samuel Nelson*, and *William Douse*, Esquires, Members of this House, having been charged with wilfully absenting themselves from the House yesterday, without leave, and thereby retarding the business of the House, and having been severally heard in explanation, were directed to withdraw.

And thereupon Mr. *Pope* moved that the House do come to a Resolution as followeth:

Whereas Edward Palmer, William Douse, and Samuel Nelson, Esquires, Members of this House, having on Thursday last, wilfully absented themselves from their duty as Members of this House, and thereby prevented the House from proceeding to business for want of a Quorum, and the said Edward Palmer having neglected or refused to return to the House, although requested so to do by the Messenger sent to require his immediate attendance—*Resolved, therefore*, That the said Edward Palmer, William Douse, and Samuel Nelson, Esquires, be brought to the bar of this House in custody of the Sergeant at Arms, and that they be severally required to assign their reasons for such their conduct.

Mr. *Thornton* moved, in amendment, to leave out all the words of the proposed Resolution, after the word "Quorum," and instead of the words so left out, to substitute the following: "and the said Members having stated that it was not their wish to retard the business of

"the House, and having severally expressed their regret that such was the case,

"Therefore Resolved, That they be called back and admonished in their places."—And the motion being seconded, and the question put thereon, it passed in the affirmative.

The question being then put on the main motion, as amended, it was resolved in the affirmative.

And then the said three Members were called back and admonished accordingly, by Mr. Speaker.

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. *McCallum* took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. *McCallum* 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.

The Chairman 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.

SATURDAY, February 24, 1838.

Prayers.

MR. SPEAKER laid before the House a Return of Crown Lands sold in this Island during the year 1837, received in com-

pliance with the Message of this House to His Excellency the Lieutenant Governor, of the 12th inst.—and the said Return was read at the Clerk's Table, and is as followeth:

RETURN OF CROWN LANDS SOLD DURING THE YEAR 1837.

Date of Sales.	DESCRIPTION AND SITUATION.	Upset min. price. Currency.		Sum Sold for. Currency.		PURCHASERS.
		£	s. d.	£	s. d.	
1837.						
June 9	Pasture Lot No. 362, in the Royalty of Charlottetown,	25	0 0	25	10 0	Hon. Robert Hodgson.
	Pasture Lot No. 363, in the Royalty of Charlottetown,	25	0 0	26	0 0	Hon. Robert Hodgson.
" 21	Town Lot No. 12, Second Range, Letter A, in } Georgetown,	10	0 0	23	10 0	John Campion.
"	" " No. 13, Third Range, Letter A, in } Georgetown,	10	0 0	23	10 0	Robert Shaw.
"	" " No. 10, Second Range, " B, in do.	10	0 0	18	10 0	Peter Stewart.
"	" " No. 16, Second Range, " B, in do.	10	0 0	15	0 0	William Mackay, Esq.
"	" " No. 6, Third Range, " B, in do.	7	10 0	11	5 0	Hugh Campbell.
"	" " No. 7, Third Range, " B, in do.	7	10 0	7	10 0	Susannah Maria Aitken.
"	" " No. 8, Third Range, " B, in do.	7	10 0	8	5 0	John C. Mackeown.
"	" " No. 1, Fourth Range, " B, in do.	7	10 0	9	0 0	John Le Brocq.
"	" " No. 16, Fourth Range, " B, in do.	7	10 0	10	0 0	Thomas Owen, Esq.
"	" " No. 16, Fourth Range, " E, in do.	10	0 0	10	0 0	Donald MacPhee.
"	" " No. 3, Third Range, " F, in do.	10	0 0	10	15 0	Thomas Owen, Esq.
"	" " No. 8, Second Range, " G, in do.	10	0 0	10	15 0	Peter Gordon.
" 23	Water Lot, No. 12, in Georgetown,	20	0 0	31	15 0	Joseph Dingwell.
"	Town Lot, No. 12, Third Range, Letter A, in } Georgetown,	10	0 0	10	0 0	James Moore.
"	" " No. 4, First Range, " B, in do.	7	10 0	10	0 0	George Aitken, jun.
"	" " No. 5, First Range, " B, in do.	7	10 0	7	10 0	Charles MacLaren.
"	" " No. 6, First Range, " B, in do.	7	10 0	7	10 0	Robert Cameron.
"	" " No. 7, First Range, " B, in do.	7	10 0	9	0 0	Archibald MacLaren.
"	" " No. 16, First Range, " C, in do.	7	10 0	8	5 0	Philip Le Brocq.
"	" " No. 8, Second Range, " F, in do.	7	10 0	16	10 0	Thomas Stiggins.
Nov. 18	" " No. 9, Third Range, " A, in do.	7	10 0	10	0 0	Thomas Bourke.
"	" " No. 10, Third Range, " A, in do.	7	10 0	9	10 0	Daniel MacKimen.
"	" " No. 11, Third Range, " A, in do.	7	10 0	10	5 0	John Macdonald.
"	" " No. 15, Fourth Range, " A, in do.	7	10 0	10	0 0	John Edward Bennet.
"	" " No. 16, Fourth Range, " A, in do.	7	10 0	17	5 0	John Edward Bennet.
"	" " No. 3, First Range, " B, in do.	7	10 0	10	0 0	Peter Dalton.
"	" " No. , Third Range, " B, in do.	7	10 0	9	0 0	James MacLaren.
"	" " No. 12, Third Range, " B, in do.	7	10 0	10	0 0	Donald Macdonald.
"	" " No. 2, Fourth Range, " B, in do.	7	10 0	11	10 0	James Caffrey.
"	" " No. 3, Fourth Range, " B, in do.	7	10 0	9	0 0	John Thomson.
"	" " No. 15, Fourth Range, " B, in do.	7	10 0	7	15 0	John Hall.
"	" " No. 9, First Range, " C, in do.	7	10 0	8	5 0	Philip Le Brocq.
"	" " No. 1, Fourth Range, " C, in do.	7	10 0	10	5 0	John Thomson.
"	" " No. 16, Fourth Range, " C, in do.	7	10 0	8	10 0	Peter Robertson.
"	" " No. 8, First Range, " D, in do.	7	10 0	7	15 0	John Drysdale.
"	" " No. 9, First Range, " D, in do.	7	10 0	8	0 0	John C. Mackeown.
"	" " No. 1, Fourth Range, " D, in do.	7	10 0	8	5 0	John Hadley.
"	" " No. 16, Fourth Range, " D, in do.	7	10 0	10	5 0	John Burnet.
"	" " No. 1, Fourth Range, " E, in do.	7	10 0	9	5 0	Donald MacPhee.
"	" " No. 9, Second Range, " F, in do.	10	0 0	10	0 0	Michael Macaulay.
"	" " No. 9, Second Range, " G, in do.	10	0 0	16	5 0	James Macaulay & others.
"	Water Lot, No. 13, in Georgetown,	20	0 0	20	0 0	William Mackay.

Total amount of Sales, £ 541 0 0

GEORGE WRIGHT,
Surveyor General.

Surveyor General's Office,
20th February, 1838.

The above is the gross amount of Sales for the past year, but a considerable sum still remains due.

G. W.

Mr. Speaker laid before the House the Account Sales of the Glebe and School Lands in this Island, sold at Public Auction, by the Commissioners appointed for that purpose, received in compliance with the Message of this House to the Lieutenant Governor, of the 12th inst.—and the said Accounts were read at the Clerk's Table, and are as follow :

Account Sales of the Glebe and School Lands situate in King's County—Sold at Public Auction, at the Court House in Georgetown, on Wednesday the 12th day of October, 1836.

Township No.	Glebe and School Lands, Acres	Buyer	£	s.	d.	
38	130	George Douglas	101	0	0	
39	130	Benjamin Coffin	68	0	0	
40	130	Edward Webster	75	0	0	
41	130	Doctor Jardine	43	0	0	
42	130	Robert Gray	15	0	0	
56	130	John L. Lewellin	10	2	0	
47	130	T. H. Haviland	27	0	0	
46	100	Do.	264	0	0	
	30	Donald M'Kinnon	6	10	0	
				70	10	0
43	75	James M'Eachern	45	0	0	
	55	Do.	35	0	0	
				80	0	0
45	50	T. H. Haviland	40	0	0	
	80	Do.	41	0	0	
				81	0	0
44	130	Daniel Hodgson	73	0	0	
54	130	Thomas Owen	50	0	0	
55	50	Roderick M'Leod	33	15	0	
	80	Roderick M'Phee	31	10	0	
				65	5	0
59	30	T. H. Haviland	12	0	0	
	54½	Hugh Brodie	51	0	0	
	45½	Joseph Wightman	40	0	0	
				103	0	0
61	130	J. L. Lewellin	39	0	0	
66	50	T. H. Haviland	24	0	0	
	80	Daniel Hodgson	35	0	0	
				59	0	0
51	130	J. S. Dealey	65	10	0	
52	130	Henry Gordon	29	10	0	
64	130	Thomas Owen	62	0	0	
63	130	Donald Macdonald	8	12	6	
53	130	Lord Westmorland	44	0	0	
				£1168	19	6

S. DESBRISAY,

One of the Commissioners.

Charlottetown, 22d February, 1838.

Account Sales of the Glebe and School Lands situate in Queen's County—Sold at Public Auction, at the Court House in Charlottetown, the 26th day of October, 1836.

Township	No.	58	Glebe and School Lands	130 Acres	William Douse	£	s.	d.
						56	0	0
'	'	57	'	130	T. H. Haviland	100	0	0
'	'	20	'	130	William Compton	50	0	0
'	'	21	'	130	D. Hodgson	44	0	0
'	'	22	'	130	William Bagnall	60	0	0
'	'	23	'	130	T. H. Haviland	103	0	0
'	'	24	'	130	William Hodges	69	0	0
'	'	29	'	130	Lord Westmorland	69	0	0
'	'	30	'	130	James Mutch	189	0	0
'	'	31	'	130	Colonel Lane	111	0	0
'	'	32	'	130	J. M. Holl	67	0	0
'	'	33	'	130	T. H. Haviland	75	0	0
'	'	34	'	130	Do.	104	0	0
'	'	35	'	130	Robert M'Intyre	100	0	0
'	'	36	'	130	Donald Macdonald	48	0	0
'	'	37	'	130	Alexander Dixon	76	0	0
'	'	48	'	130	S. Drake	151	0	0
'	'	49	'	130	William Douse	16	0	0
'	'	50	'	130	Peter Robinson	33	0	0
'	'	60	'	130	Ralph Brecken	55	0	0
'	'	62	'	130	Edward Palmer	26	0	0
'	'	65	'	130	D. Hodgson	86	0	0
'	'	67	'	130	Thomas Haslem	32	0	0
						<u>£1720</u>	0	0

S. DESBRISAY,

One of the Commissioners.

Charlottetown, 23d February, 1838.

Account Sales of the Glebe and School Lands situate in Prince County—Sold at Public Auction, at the Court House in St. Eleanor's, on Tuesday the 8th day of Nov. 1836.

Township	No.	1	Glebe and School Land	130 Acres	William Harper	£	s.	d.
'	'	2	'	130	T. H. Haviland	25	0	0
'	'	3	'	130	Do.	30	0	0
'	'	4	'	80	Mrs. Larker	3	0	0
'	'		'	50	L. Cambridge	14	0	0
						<u>17</u>	0	0
'	'	5	'	130	T. H. Haviland	36	0	0
'	'	6	'	130	Do.	61	0	0
'	'	7	'	130	John Lawson	50	0	0
'	'	8	'	130	James Yeo	19	0	0
'	'	9	'	130	J. L. Lewellin	27	0	0
'	'	10	'	130	James Yeo	20	0	0
'	'	11	'	130	James Warburton	13	0	0
'	'	12	'	130	J. S. Dealey	52	0	0
'	'	13	'	5	Rev. A. Wiggins	1	0	0
'	'		'	125	T. H. Haviland	69	0	0
						<u>70</u>	0	0

Township No.	Land	Acres.	Name	Amount brought forward £
14	Glebe and School Land	130	F. Gillis	56 0 0
15	'	130	James Yeo	16 0 0
16	'	130	Do.	112 0 0
17	'	65	James Sharp	40 0 0
	'	65	George Tanton	28 0 0
18	'	130	John Kier	68 0 0
19	'	130	— Botherick	35 0 0
25*	'	130	David Wilson	44 0 0
26	'	130	John Campbell	183 0 0
27	'	130	Joseph Pope	80 0 0
28	'	130	J. Laird	64 0 0
				70 0 0
				£1,169 0 0

* Since resold by order of His Excellency the Lieut. Governor in Council, for Sixty Pounds.

S. DESBRISAY,
One of the Commissioners.

Charlottetown, 23d February, 1838.

Read a third time, as engrossed, the Bill 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."*

Mr. Pope proposed that an amendment be made to the Bill in folio 5, by leaving out 'And be it further enacted, that in future the Electors of the Town and Royalty of Charlottetown shall be entitled to elect three Members to serve in the General Assembly of this Island.'

Mr. Macdonald moved that the words proposed to be left out stand part of the Bill—which being seconded and put,

The House divided:

Yeas:

Mr. Macdonald, Mr. James,
Mr. Nelson, Mr. Palmer.
Mr. Douse,

Nays:

Mr. McCallum, Mr. Ramsay,
Mr. Thornton, Mr. Green,
Mr. Clark, Mr. Pope.
Mr. MacNutt,

So it passed in the negative.

The question being then put on the original motion, it was resolved in the affirmative—and the Bill was amended at the table accordingly.

Resolved, That the said Bill do pass.

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

Mr. McCallum, from the Committee of the whole House on the consideration of Supplies for the Public Service, reported, according to order, a Resolution of the said Committee; 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 sum of One thousand seven hundred Pounds be granted, for the service of Roads and Bridges for the present year, and applied as follows—In aid of opening and throwing up the Main Western Road, Two hundred Pounds; and the remaining One thousand five hundred Pounds to be equally divided among the three Counties.

Then the House adjourned for one hour.

And being met—

The names of the Members present were taken down as follow:

Mr. Speaker,
Mr. Pope, Mr. Green, Mr. Clark, Mr. Nelson,
Mr. MacNutt, Mr. Ramsay.

And at Five o'clock, P. M., Mr. Speaker adjourned the House, for want of a Quorum, until Monday next, at Ten o'clock.

MONDAY, February 26, 1838.

Prayers.

MR. PALMER, from the Committee of the whole House on the consideration of Private Petitions, reported, according to order, the Resolutions of the said Committee; which Resolutions were again read at the Clerk's Table, and, upon the question being separately put thereon, agreed to by the House, and are as follow :

1. *Resolved*, That it is the opinion of this Committee, that the following Petitions from Prince County, praying for aid towards the making and repairing of Roads and Bridges, be referred to the Committee of the whole House for the consideration of all matters relating to Roads and Bridges :

The Petition of divers Settlers on Ellis River, relating to the road leading from the Ferry to Wright's Bridge, known by the name of "Palmer's Road."

The Petition of divers Inhabitants of the North West Section of Township Fourteen, relating to the road leading from the Catholic Chapel towards the Main Western Road.

The Petition of divers Inhabitants of the Western District of Township Sixteen, and of the opposite part of Township Fourteen, relating to the road leading from Ellis River to the South West Road.

The Petition of the Inhabitants of Township Fifteen, relating to the road from Fifteen Point to Abraham's Village.

The Petition of divers Inhabitants of Townships Fifteen and Sixteen, relating to the road commencing at the Creek at Donald Macdougald's Farm, and running through the Settlement, by Donald Macdonald's, junior.

The Petition of divers Inhabitants of Townships Seven and Eight, for making a road through their Settlements.

The Petition of divers Inhabitants of Township Eighteen and vicinity, relating to the road from Adams's Swamp to Glover's.

The Petition of divers Inhabitants of the Western District, residing on Townships Twelve and Thirteen, and vicinity, relating to the road leading from Port Hill to Antoine's Road, towards Egmont Bay.

The Petition of divers Inhabitants of Townships Thirteen and Fourteen, relating to the Highway from Ellis River Ferry to Port Hill.

The Petition of divers Inhabitants of Fermoy, relating to a proper communication with the main road.

The Petition of divers Inhabitants of Townships Seven and Eight, relating to a road from some suitable part of Township Seven to the Mills on Township Eight, and thence to the Bray River, &c.

2. *Resolved*, That it is the opinion of this Committee, that the following Petitions, praying for aid towards the making and repairing of Roads and Bridges, be also referred to the Committee of the whole House for the consideration of all matters relating to Roads and Bridges :

The Petition of divers Inhabitants of Mill and South West Rivers, New London.

The Petition of divers Inhabitants of Township Twenty, and its vicinity, relating to the road commencing at Charles Doyle's.

The Petition of divers Inhabitants of Township Thirty, situate in the rear of Canoe Cove.

The Petition of divers Inhabitants of South West River, New London, and its vicinity, relating to the opening of Graham's Road.

The Petition of divers Inhabitants of Township Twenty, and vicinity, relating to the Mill Road leading towards the Ponds.

The Petition of divers Inhabitants of Murray Harbour Road.

The Petition of divers Inhabitants of both sides of Hillsborough River, relating to Battery Point Road.

The Petition of divers Inhabitants of Covehead and Tracadie, relating to a road between Stanhope Farm and Corranban Bridge.

The Petition of divers Inhabitants of Covehead and Brackley Point, for a Bridge over Black River.

The Petition of divers Inhabitants of Township Forty-eight, relating to a road from Johnston's River to Fullarton's Marsh.

The Petition of divers Inhabitants of Townships Thirty-five, Thirty-six, Thirty-seven and Forty-eight, relating to a road from Mount Stewart Bridge to Charlottetown Ferry.

The Petition of divers Inhabitants of Fort Augustus and Monaghan Settlements, relating to a road between those Settlements.

The Petition of divers Inhabitants of New Glasgow and its vicinity, to bridge a Creek on the road leading from thence towards Caven-dish.

The Petition of divers Inhabitants of French River and vicinity, relative to a road leading from the Head of French River to New London Harbour.

The Petition of divers Inhabitants of Montague and Belfast, relating to line of communication between those Settlements.

3. *Resolved*, That it is the opinion of this Committee, that the following Petitions be referred to the Committee of Supply :

The Petition of divers Inhabitants of Princetown and Royalty, &c., for extending and repairing the Wharf at Princetown.

The Petition of divers Inhabitants of Townships Fifteen, Sixteen and Seventeen, &c., for a Wharf at Bedeque, at or near the end of St. Eleanor's Portage Road.

The Petition of divers Inhabitants of Townships Thirty-five, Thirty-six, Thirty-seven, &c., on the South side of the Hillsborough, for a slip on each side of said River, opposite John M'Connell's.

The Petition of divers Inhabitants of Belfast and vicinity, for a Wharf at Indian (or Eion's) Point.

The Petition of divers Inhabitants of Georgetown, for an addition to the Wharf of said Town.

4. *Resolved*, That it is the opinion of this Committee, that the following Petitions, from and in behalf of persons labouring under bodily and mental infirmities, be referred to the Committee of Supply :

The Petition of Joanna and Mary Redmond, of Lot Thirty-four.

The Petition of Christiana M'Neill, of Indian River.

The Petition of John Joseph A. Betture, of New London.

The Petition of Margaret Creighton, of Princetown Royalty.

The Petition of William Gain, of the same place.

The Petition of Mary M'Leod, of Fort Augustus.

5. *Resolved*, That it is the opinion of this Committee, that it is inexpedient to grant the prayers of the following Petitions :

The Petition of Angus Macdonald, Brudnell Point, praying to be relieved from a Bond inadvertently given for Duties claimed of Petitioner on certain Ship Rigging imported into the Harbour of Three Rivers, and transhipped on board another Vessel.

The Petition of James B. Cooper & Co., of Charlottetown, Printers, praying to be relieved of the amount of Impost Duty on a certain Iron

Printing Press and Printing Materials, imported by them into this country.

The Petition of John M'Swain, of Belfast, praying aid towards the support of Jane Arbuckle, a girl deprived of the use of her limbs, &c.

The Petition of Flora Mackenzie, praying for aid towards the support of her husband, an idiot, and far advanced in years, and a daughter in an insane state.

A Message from the Council, by Mr. Desbrisay :

Mr. Speaker,

The Legislative Council desire a Conference with the House of Assembly, on the Bill intituled *An Act to prevent disorderly riding, and to regulate the driving of Carriages on the Streets and Public Roads*; and have appointed the Honorable Mr. Haviland and Mr. Attorney General a Committee to manage the said Conference—to meet in the Committee Room, on Monday next, at Two o'clock.

Council Chamber,

24th February, 1838.

And then he withdrew.

Resolved, That this House will, to-morrow, resolve itself into a Committee of the whole House, to consider further of a Supply.

The Order of the Day, for the House in Committee on the consideration of all matters relating to Roads and Bridges, being read ;

Ordered, That the said Order of the Day be postponed until to-morrow.

Resolved, That this House do agree to a Conference, as is desired by the Council, on the Bill intituled *An Act to prevent disorderly riding, and to regulate the driving of Carriages on the Streets and Public Roads*.

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

Ordered, That Mr. Palmer, Mr. M'Callum, Mr. James and Mr. Pope 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 of the Conference to the House.

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

TUESDAY, February 27, 1838.

Prayers.

TWO Messages from His Excellency the Lieutenant Governor.

Mr. Secretary Collins, by command of His Excellency, delivered the following Messages :

First Message.

CHARLES A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly a Letter from Robert Hutchinson, Keeper of the Jail of Charlottetown, praying relief, in consequence of the trouble and expense he is put to by the committal to his charge of Lunatics, who, from their unhappy state, are unable to obtain Sureties to keep the Peace, and who, consequently, remain in his charge for an unlimited period, and thereby become burdensome to him, and entail upon him duties which, he submits, in no respect belong to his office.

The Lieutenant Governor recommends this case to the favorable consideration of the House.

Government House,
February 26th, 1838.

To His Excellency Sir CHARLES AUGUSTUS 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.

The humble Petition of Robert Hutchinson, of Charlottetown,
Respectfully Sheweth—

That your Petitioner is, and has been for nine years, the Keeper of the Jail of Queen's County, at the salary of Forty Pounds per annum.

That Petitioner is frequently obliged to receive into his custody Lunatics, and other unfortunate individuals labouring under mental derangement, charged with offences and misdemeanors, which proceed alone from a want of the proper exercise of reason; and who, from their unhappy condition, are deprived of the advantage of obtaining Sureties to keep the peace; whence it inevitably follows, that they remain for an unlimited time under the superintendance and care of your Petitioner.

That he has now in his custody a person who was committed by a Warrant from a Justice of the Peace, upon a charge of common assault, named Margaret MacArty, of the description aforesaid, whose conduct requires his vigilant attention, and whose relations, as in nearly all of such cases, are unable to afford her the necessaries of life, to which it falls to Petitioner in no inconsiderable degree to contribute.

That such cases are now becoming burdensome to your Petitioner, and entail on him duties disagreeable in their nature, and which, he humbly submits, in no respect belong to his office.

Your Petitioner therefore humbly prays, that your Excellency will take the foregoing matters into your considera-

tion, and be pleased to extend to him such relief as the nature of his case may be deemed to require.

ROBERT HUTCHINSON.

Charlottetown,
February 19th, 1838.

Second Message.

CHARLES A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly a Letter from the Trustees of the Central Academy, inclosing one from the Rev. Mr. Waddell, one of the Masters, complaining of his not being able to enjoy the benefit of a residence in the building, for the want of a second kitchen and a separate entrance; and submitting a plan and estimate of the probable expense of effecting this object—which the Lieutenant Governor recommends to the favourable consideration of the House.

Government House,
February 26th, 1838.

Charlottetown,
24th February, 1838.

Sir;

We inclose to your Excellency a Petition to us, as Trustees of the Central Academy in Charlottetown, from the Reverend James Waddell, one of the Masters of that Institution, complaining of his not yet being able to enjoy the benefit of a residence in the building, in consequence of the want of a second kitchen and a separate entrance.

Feeling, as we do, the justness of Mr. Waddell's complaint, we beg leave to recommend that gentleman's statement to the favourable consideration of your Excellency.

We have the honor to be,

Sir,

Your most obedient
humble servants,
E. J. JARVIS, *President*,
JOHN LAWSON, *Vice-President*,
R. HODGSON,
T. H. HAVILAND,
A. LANE.

To His Excellency
Sir Charles Augustus Fitz Roy, K. H.
&c. &c. &c.

And the Memorial of the Reverend James Waddell, to the said Trustees, was also read; setting forth—That when Memorialist received the appointment to his present situation, he was informed that a dwelling in the Institution was provided for both the Masters—that Mr. Brown was already in possession of the only kitchen in the premises, together with the rooms connected with it; and that although the apartments designed for the use of Memorialist were not yet finished, there was reason to expect that they would soon be prepared for his reception.

That more than a year and a quarter has since transpired, and he is still excluded from a residence in the Institution, from the deficiency of a kitchen, and the want of a separate entrance for the pupils to their rooms.—That Memorialist is thus subjected to much additional trouble and expense, while the apartments designed for him, on which a large amount of capital has been expended, are deprived of that care which their occupancy would insure.—That an estimate has been procured of the amount requisite for the necessary alteration, which does not exceed One hundred Pounds, and that if that sum should be expended, Memorialist would rather pay the interest for a term of years, or during his continuance in the situation, than be longer prevented from enjoying the use of these apartments, though he cannot help entertaining a hope that he will not be required to do so, especially as the other Master is not so encumbered—and praying the Board to take the premises into consideration, and adopt such measures in reference thereto as may seem advisable and proper.

Ordered, That the foregoing Messages, and the Documents which accompanied them, 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 all matters relating to Roads and Bridges, be now read;

And the same being read;

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 several 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 the sum appropriated for the service of Roads and Bridges be expended according to the following scale:—

PRINCE COUNTY.

Main Western Road, North of Ellis River £200 0 0
 From Hill's Mills to West side of the Island 10 0 0

17.

Settlement Road through Lots 7 and 8	20	0	0
Road from West Point to the Bray River, Lot 9	10	0	0
From the Bray to Grand Dyke, Lot 10, where most required	10	0	0
In aid of opening a Road from Higgins's Lot 13, to St. Joseph's Village	12	0	0
In aid of repairing Portage Road, from Ellis River to Egmont Bay; and cutting down a Hill near Clement's, on said Road	15	0	0
Portage Road, from Fifteen Point to Egmont Bay	40	0	0
Road from Fifteen Point to Mascouche	20	0	0
Road from the Chapel, Lot 14, to the Main Western Road	10	0	0
Main Western Road, South of Ellis River	60	0	0
Repairs of Bridge near Ramsay's, Lot 17	5	0	0
For a Bridge on Lower Settlement Road, Lot 16	10	0	0
Road from Rochford's to Macgregor's, Lot 16	13	0	0
Road from Cross River to M'Lean's Ferry	10	0	0
From Ellis River Shore to the Road leading to South West Ferry	8	0	0
Road from New Bideford to Port Hill, by Trout River	15	0	0
For raising Bridges on Road from Ellis River Ferry to Port Hill	10	0	0
Road from Ellis River Ferry to Palmer's Road	8	0	0
Road from Adams's Swamp, Lot 18, to Glover's	8	0	0
Main Road, from Princetown to Barrett's	15	0	0
For completing a Bridge in Princetown Royalty	12	0	0
Road from Indian River to New Annan	10	0	0
Road from New Annan to Clarke's Mills, Lot 19	5	0	0
Road from Barrett's to Margate, Lot 19	10	0	0
Road from New London to Darnley Bridge	20	0	0
For building a Bridge at Flag Pond	4	0	0
Road from Fermoy towards Brander's Road	10	0	0
Repairing Wilmot Creek Bridge	40	0	0
For repairing Aboiteau, Tryon	10	0	0
Building a Bridge on new Road near Deagan's, Cape Traverse	5	0	0
For repairing Bridge on the Tryon Road	5	0	0
South Shore Road, Lots 26 and 27	15	0	0
Dunk River Causeway	20	0	0
Anderson's Road, in Prince County	10	0	0
New Road from Burns' Settlement to New London	20	0	0
Road from Price's to M'Callum's, Lot 26	5	0	0
			£700 0 0

The sums unexpended of the former appropriations to be applied as formerly directed, with the exception of Ten Pounds, voted in the Session of 1837, for "Road from Gorman's Ferry towards Hardy's," which shall be applied on the Western Road, South of Ellis River.

QUEEN'S COUNTY.

5th District.

Hope River Bridge	£8	0	0
Road leading to Fife's Ferry from New Glasgow	25	0	0
Bridge over Crooked Creek	35	0	0
New line of Road from Haslem's to the Mill River Settlement	15	0	0
Princetown Road, between Bagnall's and the County Line	10	0	0
Road from the head of French River to the road leading from Park Corner to New London Harbour	10	0	0
Mill Road, between Charles Doyle's and South West River	8	0	0

6th District.

New line of Road from Tod's Mill to Mabey's	50	0	0
Road leading from Tryon Road through Bannockburn Settlement	10	0	0
For a Bridge on the Road leading from Canoe Cove to the back settlement on Lot 30	15	0	0
Tryon Road, from Elliot River Bridge to Sable	12	0	0
Road West side of Crapaud Harbour to Tryon Road	5	0	0

7th District.

In aid of Building a new Bridge over the Hermitage Creek	50	0	0
Opening a Road North of the Three Mile Run, Charlottetown Royalty	10	0	0
Two small Bridges, Rustico Road	5	0	0
Covering a small Bridge near Hooper's, Princetown Road	3	10	0

8th District.

For the new line of Road from Stanhops Farm to Corranban Bridge, as soon as a right of way is secured to the public	20	0	0
To build a new Bridge over Black River, and to cut down the hills on each side thereof, on the Road from Covehead to Brackley Point	12	10	0
For a new Bridge at the head of Pisquid River, on the Road leading from Mount Stewart to Vernon River, and for repairs of Road to the Southward of the Bridge	17	0	0

9th District.

Road leading from Orwell Bridge towards Redmond's, Vernon River	15	0	0
Murray Harbour Road, Lot 50	10	0	0
Road from Johnston's Road towards Fullarton's Marsh	8	0	0
Road from Johnston's River towards Fort Augustus	10	0	0
Repairs of Bridge next Kelly's, on the Georgetown Road, and for repairs of Georgetown Road, where most required	30	0	0

10th District.

For a new Bridge over Portree Creek, Newtown	50	0	0
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For Montague Bridge, and repairing Murray Harbour Road	10	0	0
For a new Bridge on the Post Road in Raasa Settlement, Lot 60	12	0	0
For 3 new Bridges on the Montague Road, Lots 57 & 58	14	0	0
For Bridges on the Road between the Wood Islands Settlement and the County Line	20	0	0
	£500	0	0

The sums unexpended of the former appropriations to be applied as originally directed.

KING'S COUNTY.

11th District.

From the County Line to M'Dermot's	8	0	0
Road leading to the Back Farms, from the road leading round the head of Hillsborough River, at Thomas Douglas's	8	0	0
To repair Morel Bridge,	6	0	0
Road from the head of St. Peter's Bay towards Cardigan River,	25	0	0
From the head of St. Peter's Bay, on the Bay Fortune Road, to the line of Lot 42,	5	0	0
To repair the Bridge at the head of St. Peter's Bay, and the road at both ends, where most required,	10	0	0
To repair the Road, and in aid of building a Bridge on a bad Swamp, on the road from Charles Dingwell's, South side of St. Peter's Bay, towards the St. Peter's Road,	12	0	0
Road leading from Mullally's, Cross Roads, towards the mouth of St. Peter's Harbour,	5	0	0
Road leading to the Back Farms, from the St. Peter's Main Road,	4	0	0
Road leading from the head of St. Peter's Bay towards Leslie's Mill, where most required,	8	0	0
To level the Road at the East end of Marie Bridge,	2	0	0
To level the Hills at both ends of Midgell Bridge	7	0	0

12th District.

From Cooper's Mill, through Lot 55, to the Bay Fortune Road, at the little Brook Bridge, where most required	20	0	0
From James M'Gee's, on the Souris Road, to Dingwell's Mill, and to widen the line by cutting down the trees on each side	20	0	0
To repair M'Caskill's Bridge, on the North side, Lot 42,	10	0	0
To repair Naufrage Bridge	5	0	0
To repair and round up the Bay Fortune Road, from Dingwell's Mill to the line of Lot 42,	15	0	0
From Dingwell's Mill to Grand River, where most required,	15	0	0
To Bridge Oar River,	15	0	0
For the repair of Cow River Bridge,	10	0	0

13th District.		
To repair the East Lake Bridge	12	0 0
To Bridge a low place in the front of Elisha Morrow's	5	0 0
Road from the Portage to the East Point, South side	25	0 0
To repair the Bridge at John Kennedy's, West River	5	0 0
Road to the Eastward of Eastern Black Pond Bridge	7	0 0
Road from Archibald Campbell's, Black Pond, to Donald M'Phee's, Little Harbour	8	0 0
Road from Colville Bay to the North side, through Lot 45	18	0 0
Line Road between Lots 43 and 44	20	0 0
14th District.		
To build a new Bridge at the head of Montague River, on Buck's Road	10	0 0
New Road along the North side of Montague River, from Buck's Road, towards M'Lean's, on the South side	8	0 0
Road from Montague Bridge to Georgetown Road	10	0 0
Georgetown Main Road	15	0 0
To aid in building a Bridge at the Eighteen-mile Brook	20	0 0
Road from Georgetown Road to the Head of Cardigan	5	0 0
Road from head of Cardigan River to the Six-mile Tree	15	0 0
From the head of Cardigan River to Mitchell River	8	0 0
For a new Road from the head of Seal River to the head of Grand River	5	0 0
For opening the Streets in Georgetown	20	0 0
15th District.		
To build a new Bridge at South River, Murray Harbour	15	0 0
Mink River Road	22	0 0
Road to St. Andrew's Point, from Albion Mill Road	7	0 0
St. Mary's Bay Road, and to make a Slip at the end thereof	25	0 0
Shore Road, from Aitken's to Wightman's, if required	5	0 0
For the repairs of Roads and Bridges, where most required	10	0 0
	£500	0 0

The sums unexpended of the former appropriations to be applied as originally directed.

2. *Resolved*, That it is the opinion of this Committee, that His Excellency the Lieutenant Governor be requested specially to appoint a person to superintend the outlay or expenditure of the several sums appropriated this Session for the completion of the Main Western Road, from Mascouche to Lot Ten.

3. *Resolved*, That this Committee have to express their disapprobation of the conduct of the Commissioner of Road District No. 2; in allowing the Bridge over Ellis River to have so long remained in its present dangerous and impassable state, this House having voted a sum sufficient for its repair in the Session of 1837, a large proportion of which appears to remain unexpended.

4. *Resolved*, That this Committee, having reason to believe that the Road between Pisquid and Vernon River was for the most part of last season in a very rough state, and portions of it almost impassable for wheeled vehicles of any description, and being a line of road which connects the North and South sides of the Island in that part of Queen's County; have to express their surprise that the Road Commissioners through whose districts the said road passes have neglected to make any report on the state of it for the two past years.

5. *Resolved*, That this Committee, having had under consideration the Report of the Commissioner of Roads for the Ninth District, respecting the erection of a Bridge at Acorn's Creek, on the old Georgetown Road, have to remark, that they are unable to appropriate any sum for that desirable object this year, as the amount allotted for the different Districts in the County is by no means adequate to the various objects indispensably required; but that the Commissioner be instructed to procure a plan and specification of the proposed Bridge, to be laid before the House of Assembly at its next Session, and that the House be then recommended to take the same into its favourable consideration.

6. *Resolved*, That with reference to the Petition of the Inhabitants of New Glasgow and its vicinity, praying for a grant to build a Bridge over the Creek below Mr. Charles M'Neill's Mill, this Committee, from the limited amount of disposable funds, are obliged to let the work stand over for a season; but that it be recommended to the consideration of the House at its next Session.

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

Ordered, That the Order of the 17th inst., for engrossing the Bill to repeal the Act for levying a Light Duty on all Vessels clearing out at any of the Custom Houses in this Island, and to substitute other provisions in lieu thereof, be discharged.

Ordered, That the said Bill be now re-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 made several amendments to the Bill, 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 make provision for the payment of a portion of the expense of maintaining Light Houses, and for the erection and maintenance of Buoys and Beacons.*

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. Thornton 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, February 28, 1838.

Prayers.

MR. CLARK read in his place a Petition of William Cooper, Esq., a Member of this House, at present in the custody of the Sergeant at Arms.

A motion being made, that, under the peculiar circumstances of the case, the said Petition be received;

It was resolved in the affirmative.

And then the said Petition was received and read, complaining of certain charges of deception and falsehood, and that no reliance can be placed on his veracity, contained in the Lieutenant Governor's Message of the 30th January, and praying the interference of the House.

And certain documents referred to in the said Petition, and which accompanied the same, being also read;

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

Whereas this House having already expressed their opinion of the Petitioner's veracity, by committing him to the custody of their Sergeant at Arms, for having been "*guilty of a false and scandalous libel on this House*;" and the House being also of opinion, that the Petitioner, William Cooper, Esq. is actuated by a desire to throw a false and unmerited aspersion on the character and public statements of Her Majesty's Representative in this Island—*Resolved*, therefore, That the Petition of the said William Cooper be dismissed, and that it be not allowed to appear on the Journal of this House.

Mr. Clark moved, in amendment of the said proposed Resolution, to leave out all the words thereof which precede the word "*Resolved*;" and that after the word "*Resolved*," all be left out, and in place of the words so left out, to substitute after the word "*Resolved*," the following words, viz:

Resolved, That the documents now submitted to the House by William Cooper, Esq., purporting to be in justification of his conduct in reference to the charges contained in His Excellency the Lieutenant Governor's Message to this House of the 30th of January, and explanatory of some inaccuracies no doubt inadvertently introduced into the copy of a letter addressed by the said William Cooper to John W. Le Lacheur, Esq., and also transmitted to this House by His Excellency, are of such a nature as not to call for any expression of opinion on the part of this House; but that, in unison with the mode of proceeding adopted with reference to His Excellency's communications on the subject, the said documents be published in the Island Newspapers, for general information.

The House divided on the question of amendment:

Yeas:

Mr. Clark, Mr. Ramsay.

Nays:

Mr. Thornton, Mr. Green,
Mr. Macdonald, Mr. James,
Mr. Nelson, Mr. Palmer,
Mr. McCallum, Mr. Doust,
Mr. Pope.

So it passed in the negative.

Mr. Palmer then moved, in amendment of the said proposed Resolution, that all the words thereof after the word "Whereas," be left out, and the following words substituted, in place of the words so to be left out, viz :

"His Excellency the Lieutenant Governot has communicated to this House, by Message, a copy of a letter addressed by William Cooper, Esq. to John W. Le Lacheur, Esq. in which is contained certain representations, purporting to have been made by His Excellency, and referred to in the documents accompanying the Petition of Mr. Cooper: And whereas this House has every reason to be satisfied that His Excellency has already fully refuted such representations—*Resolved, therefore,* That the Petition of William Cooper, Esq. be rejected, and that neither the same, nor any of the documents accompanying it, be entered on the Journal of this House."

The House divided on the question of amendment :

Yeas :

Mr. Palmer, Mr. M Callum,
Mr. Macdonald,

Nays :

Mr. Nelson, Mr. James,
Mr. Green, Mr. Pope,
Mr. Douse, Mr. Clark,
Mr. Ramsay, Mr. Thornton.

So it passed in the negative.

The question being then put on the Resolution as originally proposed,

The House again divided :

Yeas :

Mr. Palmer, Mr. James,
Mr. Nelson, Mr. Pope,
Mr. Green, Mr. M Callum,
Mr. Thornton, Mr. Douse,
Mr. Macdonald,

Nays :

Mr. Ramsay, Mr. Clark.

So it was carried in the affirmative.

Resolved, That this House will, to-morrow, resolve itself into a Committee of the whole House, to consider of Ways and Means.

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

THURSDAY, March 1, 1838.

READ a third time, as engrossed, the Bill intituled *An Act to make provision for the payment of a portion of the expense of maintaining Light Houses, and for the erection and maintenance of Buoys and Beacons.*

Resolved, That the said Bill do pass.

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

Mr. Nelson, from the Committee appointed to prepare and bring in a Bill to provide for the management of the Charlottetown Ferry, by the use of a Team Boat, presented to the House a Bill, as prepared by the Committee, and the same was read the first time.

Ordered, That the said Bill be read a second time to-morrow.

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. Palmer 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 this House do resolve itself into a Committee of the whole House, to consider further of a Supply.

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.

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.

FRIDAY, March 2, 1838.

Prayers.

THE Bill to amend the Act, 3 Will. 4, cap. 2, intituled "An Act to regulate the performance of Statute Labour on the Highways, and for other purposes therein mentioned," 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. Pope 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 Council, on the subject matter of the last Conference.

Ordered, That Mr. James 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.

The Bill to provide for the management of the Ferry at Charlottetown, by means of a Team Boat, 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 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 amend

the Act, 3 Will. 4, cap. 2, intituled "An Act to regulate the performance of Statute Labour on the Highways, and for other purposes therein mentioned."

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Pope took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Pope 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 an Act passed in the Third year of His late Majesty's Reign, intituled "An Act to regulate the performance of Statute Labour on the Highways, and for other purposes therein mentioned."*

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. Palmer 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.

SATURDAY, March 3, 1838.

Prayers.

A PETITION of divers Inhabitants of Three Rivers, was presented to the House by Mr. Thornton, and the same was received and read; setting forth—That Petitioners consider the present Toll allowed by law for the kiln

drying and grinding of Oatmeal, at the Mills in this Island, much above what the Millers are fairly entitled to as a remuneration for their outlay and trouble, being in general half of the quantity sent, and in some instances more: that they are of opinion that the mode adopted in the neighbouring Provinces would be a fair cri-

terion by which to be guided in this Island—and praying for an alteration in the present Act, in order to afford relief in the premises.

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

The Order of the Day, for the House in Committee on the Bill to provide for the management of the Charlottetown Ferry, by the use of a Team Boat, being read;

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.

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 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 on Monday next, at Two o'clock.

And then he withdrew.

Resolved, That an humble Address be presented to His Excellency the Lieutenant Governor, suggesting that a portion of the proceeds arising from the sale of the Crown Lands during the past year, might be advantageously applied in opening the Roads within the Royalty of Georgetown; and also praying that His Excellency will be pleased to direct an Account of the Sales of Crown Lands in the years 1835 and 1836, and of the expenses incurred on such sales during the three past years, to be laid before the House.

And thereupon Mr. Thornton presented the draught of an Address; and the same being again read at the Clerk's Table, was agreed to by the House, and is as followeth:

To His Excellency Sir CHARLES AUGUSTUS 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 being most anxious to advance the improvement and prosperity of the Colony in general, and being aware that the prosperity of any portion of the Island will have a beneficial effect on the whole; would humbly beg to call your Excellency's attention to the state of the intended Roads in the Royalty of Georgetown. The funds of the Colony not affording the House of Assembly the means of appropriating any sum for the purpose of opening any of the said Roads at present, the House humbly suggest to your Excellency, that if a portion of the proceeds arising from the sale of the Crown Lands in that Town and Royalty were expended in opening the Royalty Roads, it would not only confer a great benefit on the Inhabitants, but would also materially increase the value of the Crown Lands in the vicinity of the Town.

The House of Assembly have to request; that your Excellency will be pleased to direct that an Account of the sales of Crown Lands in the Colony, for the years 1835 and 1836, and of the expenses incurred on such sales, for the three past years, be laid before the House.

Ordered, That the said Address be engrossed.

Ordered, That Mr. Thornton, Mr. Palmer and Mr. James be a Committee to wait upon His Excellency with the said Address.

Mr. Speaker laid before the House the following Returns, moved for on the 12th ultimo, viz:

An Account of Goods imported into this Island, with the estimated value thereof, for the year ended 5th January, 1838.

An Account of Goods exported from this Island, with the estimated value thereof, for the same period.

Accounts of the Goods imported into the Port of Charlottetown, and the Out Ports of Richmond Bay, Bedeque, Cascumpeque, Three Rivers and Colville Bay, respectively, with the estimated value thereof, for the same period.

Accounts of the Goods exported from the same Port and Out Ports respectively, with the estimated value thereof, for the same period.

An Account of Vessels launched and regis-

tered at this Port, in the year ended 31st December, 1837.

An Account of Vessels for which Certificates have been granted at this Port, previous to their being registered, in the year ended 31st December, 1837.

An Account shewing the number of Vessels and amount of Tonnage transferred from this Island to other Ports, during the year ended 5th January, 1838.

An Account shewing the number of Vessels and the amount of Tonnage employed in the Foreign and Coasting Trades, in the year ended 31st December, 1837.

A Detailed Account of Duties collected at this Port, under Acts passed by the Imperial Parliament subsequent to the 18th Geo. 3, in the year 1837.

[For the said Returns, see Appendix (D.) at the end of the Journal of this Session.]

Mr. Pope, from the Committee appointed to prepare and report the draught of an Address to Her Majesty, relative to a change in the constitution of the Council, 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 THE QUEEN'S MOST EXCELLENT MAJESTY.

May it please your Majesty;

We your Majesty's dutiful and loyal subjects, the Representatives of Prince Edward Island, in General Assembly convened, humbly beg to represent to your Majesty, that the structure of the Council of this Island, composed as it is of only eight persons, who are, with one exception only, heads of Departments, holding office under the Government, and exercise Legislative, Judicial and Executive functions, is defective in principle, at variance with the Constitution of our common Country, and by no means calculated to secure that confidence which the second branch of the Legislature ought to possess, nor to promote the true interests of the Inhabitants of this Colony.

The House of Assembly having observed, with much satisfaction, the ready attention and anxious desire graciously manifested by Your Majesty to meet the wishes and to conciliate the affections of the people of Nova Scotia, by granting them such alterations in the Institutions of that Province as its circumstances required, are thereby encouraged to hope that Your Majesty will be graciously pleased to grant to this Colony a similar modification in the form of its Local Government, by a separation of its Executive from the Legislative Council, and by the intro-

duction into those bodies of persons from the several parts of the Country, representing the leading interests of this Province, as will tend to confer on them a greater claim to the confidence of the community at large.

A motion being made, that the Address reported from the Committee be received, and adopted by the House;

Mr. McCallum moved, in amendment, that all the words in the said motion after "received;" be struck out, and the following substituted, "this day three months."

The House divided on the question of amendment:

Yeas:

Mr. Clark, Mr. Ramsay,
Mr. McCallum,

Nays:

Mr. Thornton, Mr. Green,
Mr. Macdonald, Mr. James,
Mr. Nelson, Mr. Palmer,
Mr. Pope, Mr. MacNutt,
Mr. Douse,

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.

Resolved, That an humble Address be presented to His Excellency the Lieutenant Governor, praying that he will be pleased to transmit to Her Majesty's Ministers the Address of this House to Her Majesty, relating to a change in the constitution of the Council.

And thereupon Mr. Pope presented the draught of an Address; and the same being read at the Clerk's Table, was agreed to by the House, and is as follows:

To His Excellency Sir CHARLES AUGUSTUS 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 prepared an Address to Her most Gracious Majesty, on the subject of the constitution and structure of the Executive and Legislative Councils of this Island, respectfully request that your Excellency will take the earliest opportunity of forwarding the same, to be laid at the foot of the Throne. The House, fully relying on a continuance of that unceasing desire which your Excellency has hitherto, on all occasions, mani-

pected, to advance and promote the welfare of this Colony, trust that your Excellency will add the weight of your personal influence to obtain the objects of their Address; and should your Excellency be called on to carry into effect any changes which Her Majesty may be pleased to direct, the House of Assembly feel confident, that the local knowledge which your Excellency has spared no pains to acquire of the various interests of the inhabitants of this Island, will enable you to make such arrangements as will be best calculated to establish a responsibility in the institutions of the Colony, and thereby confer a permanent and lasting benefit on all classes of the community.

Ordered, That the said Address be engrossed.

Ordered, That Mr. Pope, Mr. Palmer, Mr. Thornton, Mr. Macdonald and Mr. MacNutt be a Committee to wait upon His Excellency with the said Address, and also with the Address to Her Majesty.

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. Palmer took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Palmer 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 on Monday next.

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. Thornton took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Thornton 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.

Resolved, That a Conference be desired with the Council, to consider the expediency of preparing a Joint Report, on the subject matter of the Documents communicated to the Legislature by His Excellency the Lieutenant Governor, relative to the Act of the General Assembly of this Island, intituled "An Act to authorize the sale of Lands in this Island, reserved as sites for Churches, and for Glebe and School Lands."

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

Ordered, That Mr. Pope, Mr. Thornton, Mr. McCallum and Mr. Clark be a Committee to manage the said Conference.

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

MONDAY, March 5, 1838.

Prayers.

THE time for holding the further Conference with the Council, on the subject matter of the last 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 of the Conference to the House.

Mr. Palmer, from the Committee of the whole House on the consideration of Supplies for the public service, reported, according to order, the Resolutions of the said Committee, and the said 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 Five hundred Pounds be granted, to defray the Salary of the Colonial Treasurer, for the present year.

2. *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.

3. **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.

4. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Thirty Pounds be granted, and paid to the person appointed to correspond with the Road Commissioners, for the present year.

5. **RESOLVED**, That it is the opinion of this Committee, that the sum of Thirty-six Pounds, or as much thereof as may be necessary, be granted, and placed at the disposal of the Lieutenant Governor, to defray the allowance to persons appointed under the Act, 7 Will. 4, cap. 7, for the protection of the Herring and Alewives' Fisheries.

6. **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 30, for receiving the Returns from the Commanders of Militia Regiments and Battalions.

7. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Forty Pounds be granted, to defray the Salary of the Wharfinger of the public Wharf at Charlottetown, for the present year.

8. **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.

9. **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 Queen's County, in lieu of Office Rent, and other contingent expenses, for the present year.

10. **RESOLVED**, That it is the opinion of this Committee, that there be granted, and paid to the Reverend Louis C. Jenkins, the sum of Twenty Pounds, for his services as Chaplain to the House of Assembly.

11. **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.

12. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding One hundred and fifty Pounds be granted, to defray the contingent expenses of the Government, for the present year.

13. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Two hundred and fifty Pounds be granted, to defray the expense of public Printing and Stationery, for the present year.

14. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Two hundred and forty Pounds, or as much thereof as may be necessary, be granted, to defray the Fees of the Colonial Secretary and Clerk of the

Executive Council, and to provide Stationery, for the present year.

15. **RESOLVED**, That it is the opinion of this Committee, that the sum of Three hundred and fifty Pounds, or as much thereof as may be necessary, be granted, and placed at the disposal of the Administrator of the Government, to defray the expense of Crown Prosecutions, including Fees of Crown Officers, Clerks of Courts and Witnesses; also Coroner's and Jurors' Fees, for the present year; and a further sum not exceeding Fifty Pounds, for the Crown Officer's Fees for other services.

16. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding One hundred Pounds be granted, to defray the Chief Justices' travelling charges, for the present year.

17. **RESOLVED**, That it is the opinion of this Committee, that there be granted, and paid to the High Sheriffs of the different Counties, the sum of Twenty Pounds each, for their services for the present year.

18. **RESOLVED**, That it is the opinion of this Committee, that there be granted, and placed at the disposal of the Administrator of the Government, the sum of Two hundred and seventy Pounds, to defray the expenses of the three County Jails, including Fuel and Bread for the same, for the present year.

19. **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.

20. **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 Saint Eleanor's and Georgetown, for the present year.

21. **RESOLVED**, That it is the opinion of this Committee, that the sum of Ten Pounds be granted, and paid to the Medical attendant of Charlottetown Jail, for his services, and for supplying the prisoners with medicines, for the present year.

22. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Five hundred Pounds be granted, to defray the expense of conveying the Mails, by means of Steam navigation, for the present year, under the provisions of the Act, 6 Will. 4, cap. 11.

23. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Two hundred Pounds, or as much thereof as may be necessary, be granted, to defray the expense of conveying the Inland Mails, for the present year.

24. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding One hundred and fifty Pounds be granted, to defray the expense of conveying the Winter Mails to and from the Province of Nova Scotia.

25. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Twenty Pounds be granted, and

paid to Elizabeth Chappell, for conducting the business of the Inland Mails, for the past year.

26. **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, towards building a Bridge over Hermitage Creek, in addition to the sum already voted in aid of that object, should the same be required.

27. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding One hundred and forty Pounds be granted, and placed at the disposal of the Lieutenant Governor, towards making a Road of communication between Montague, on Township Fifty-nine, and the Wood Islands Settlement, on Township Sixty-two, as laid off by the Surveyor General in 1835, under the Act for regulating the laying out and altering of Highways.

28. **RESOLVED**, That it is the opinion of this Committee, that the sum of One hundred and forty Pounds be granted, and placed at the disposal of the Lieutenant Governor, towards making a Road of communication between Cardigan River and Mount Stewart.

29. **RESOLVED**, That it is the opinion of this Committee, that the sum of One hundred and thirty Pounds be granted, and placed at the disposal of the Lieutenant Governor, for completing a Road from Haslam's, on the Princetown Road, to the Scotch Settlement, Township Sixty-seven—and for repairing that part of Anderson's Road in Queen's County.

30. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding One hundred Pounds be granted, to defray the incidental repairs of Roads and Bridges—to be apportioned equally among the three Countries.

31. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding One hundred Pounds be granted, and placed at the disposal of the Lieutenant Governor, for carrying into effect the provisions of the Act, 10 Geo. 4, cap. 10, for regulating the laying out and altering of Highways, and of the Acts in amendment thereof, should the same be required during the present year.

32. **RESOLVED**, That it is the opinion of this Committee, that the sum of Fifteen Pounds be granted, and paid to Donald MacKinnon, Charlottetown Royalty, to indemnify him for the damage sustained by him in consequence of a public Road having been run through his farm.

33. **RESOLVED**, That it is the opinion of this Committee, that the sum of One hundred and twenty Pounds be granted, and placed at the disposal of the Lieutenant Governor, for the purpose of extending the Public Wharf at Georgetown.

34. **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, towards building a Wharf at Indian (or Eion's) Point, Pinette, on the sum of Thirty-two Pounds, Eleven shillings, subscribed for by the Inhabitants who petitioned for the grant, being paid into the hands of the Road Commissioner of the District.

35. **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, towards constructing a Hard or Slip on the North side of the Hillsborough, at M'Connel's Ferry.

36. **RESOLVED**, That it is the opinion of this Committee, that the sum of Twelve Pounds be granted, and placed at the disposal of the Lieutenant Governor, towards the construction of a Slip on the South side of Elliot River, at the end of the Ferry Road, Township Sixty-five.

37. **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, towards lengthening and securing Hope River Wharf.

38. **RESOLVED**, That it is the opinion of this Committee, that the sum of One hundred and twenty Pounds be granted, and placed at the disposal of the Road Commissioner of District Number Three, and two other Commissioners, to be specially appointed; to repair and lengthen the Princetown Wharf.

39. **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, to be expended in building a Wharf at Green's Shore, Bedeque, as soon as the Inhabitants shall have advanced the sum of Fifty Pounds in aid of that object, and that a Road shall be opened from Darby's Portage to Cairns's, on Township Seventeen, and from the said Road to the site of the proposed Wharf, on the line between Messrs. George and Daniel Green's.

40. **RESOLVED**, That it is the opinion of this Committee, that the sum of Eight pounds nineteen shillings and nine pence be granted, and paid to J. Barnard, for work done at the National School, in January 1837, by order of Sir John Harvey.

41. **RESOLVED**, That it is the opinion of this Committee, that the sum of Thirty-four pounds ten shillings and ten pence half-penny be granted, and paid to Messrs. Smiths and Wright, to defray their account for work done at the Central Academy, by order of Sir John Harvey.

42. **RESOLVED**, That it is the opinion of this Committee, that the sum of Fourteen pounds thirteen shillings and three pence half-penny be granted, and paid to Messrs. Smiths and Wright, to defray their account for work done at the National School, by order of Sir John Harvey.

43. **RESOLVED**, That it is the opinion of this Committee, that the sum of Nine pounds eighteen shillings and eight pence half-penny be granted, and paid to Messrs. Smiths and Wright, to defray their account for work done at Government House, to May, 1837, by order of Sir John Harvey.

44. **RESOLVED**, That it is the opinion of this Committee, that the sums following be granted, to defray sundry accounts for work done at Government House during the past year, viz:

To Messrs. Smiths and Wright, One hundred and eighty-nine pounds fifteen shillings and ten pence.

To John Easton, Eighteen pounds eighteen shillings and sixpence.

To H. Naroway, Ten pounds and five pence.

To James Millner, Twenty-two pounds ten shillings and sixpence.

To William Birch, Five pounds twelve shillings.

45. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Two hundred and fifty Pounds be granted, and placed at the disposal of the Joint Committee of the Council and Assembly, to defray the expense of painting, paper hanging, &c. at Government House; also, for Gates, Fences, &c. for the preservation of the House and Offices, should the same be required during the present year.

46. **RESOLVED**, That it is the opinion of this Committee, that the sum of Ten Pounds be granted, and paid to Isaac Smith, for a Plan of a new Colonial Building, drawn by order of Sir John Harvey.

47. **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 the Lieutenant Governor, to defray assessment on Government Pews in St. Paul's Church, Charlottetown.

48. **RESOLVED**, That it is the opinion of this Committee, that the sum of Thirty-three Pounds be granted, and paid J. D. Cantelo, for cleaning several stand of Arms, by order of the late Lieutenant Governor, Sir A. W. Young.

49. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding One thousand Pounds be granted, and placed at the disposal of the Lieutenant Governor, for carrying into effect the Act for the encouragement and support of District and other Schools, including the allowance to St. Andrew's College.

50. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Three hundred Pounds be granted, to defray the Salaries of the two Masters of the Central Academy, for the present year.

51. **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.

52. **RESOLVED**, That it is the opinion of this Committee, that the sum of Seven pounds ten shillings be granted, and paid to Mrs. Hannah Bullpitt, for conducting a preparatory School at Charlottetown.

53. **RESOLVED**, That it is the opinion of this Committee, that the sum of One hundred and fifty Pounds be granted, and paid to the Central Agricultural Society, in aid of the objects of that Institution, in importing live stock, to be sold at public auction in this Island.

54. **RESOLVED**, That it is the opinion of this Committee, that the sum of Forty Pounds be granted, and paid to the Eastern Agricultural Society in King's County, and the

like sum to each of the two Agricultural Societies in Prince County.

55. **RESOLVED**, That it is the opinion of this Committee, that the sum of Forty Pounds be granted, and paid to the Central Agricultural Society, and that the same be expended in the purchase of Seeds and Agricultural Implements, for the use and benefit of the St. Margaret's Branch Agricultural Society.

56. **RESOLVED**, That it is the opinion of this Committee, that the sum of Forty Pounds, or as much thereof as may be required, be granted, to defray the amount of premiums allowed by Law for the destruction of Bears and Loupcerviers, for the present year.

57. **RESOLVED**, That it is the opinion of this Committee, that there be granted, and placed at the disposal of the Lieutenant Governor, a sum sufficient to defray the contingent expenses of the Legislative Council and House of Assembly, for the present Session.

58. **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.

59. **RESOLVED**, That it is the opinion of this Committee, that a sum not exceeding Ninety Pounds be granted, and placed at the disposal of the Lieutenant Governor, for the maintenance and safe keeping of insane persons, for the present year.

60. **RESOLVED**, That it is the opinion of this Committee, that the sum of Ten Pounds be granted, and paid to Hercules Frize, a blind person, in indigent circumstances.

61. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five Pounds be granted, and paid to Daniel Quigley, of Township Eighteen, to relieve him in his present distressed situation.

62. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five Pounds be granted, and paid to Amable Bernard, a settler on Township Fifty, an aged and infirm pauper.

63. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five Pounds be granted, and paid to the Reverend John MacLennan, towards the support and safe keeping of Alexander Finlayson, of Little Sands, a Lunatic.

64. **RESOLVED**, That it is the opinion of this Committee, that the sum of Eight Pounds be granted, and paid to the Reverend John MacLennan, towards the support of James Maddox, of Newtown, a blind person.

65. **RESOLVED**, That it is the opinion of this Committee, that the sum of Seven Pounds be granted, and paid to Ann McGillivray, of Township forty-four, to aid her in the support of her son, a Lunatic.

66. **RESOLVED**, That it is the opinion of this Committee, that the sum of Ten Pounds be granted, and paid to Elizabeth Le Page, of Township Forty-nine, towards the support of her husband, Andrew Le Page, a Lunatic.

67. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five Pounds be granted, and paid to Charles Russell, an old and infirm Teacher.

68. **RESOLVED**, That it is the opinion of this Committee, that the sum of Seven Pounds ten shillings be granted, and paid to John Ready, a blind person, in indigent circumstances.

69. **RESOLVED**, That it is the opinion of this Committee, that the sum of Six Pounds be granted, and paid to Archibald M'Nevin, of Lot Thirty, towards the support of his two sons, who are idiots.

70. **RESOLVED**, That it is the opinion of this Committee, that the sum of Ten Pounds be granted, and paid to the Rev. S. Perry, towards the support of William and Margaret Holmes, two aged and infirm persons, residing at Mascouche.

71. **RESOLVED**, That it is the opinion of this Committee, that the sum of Twelve Pounds be granted, and placed at the disposal of James Simpson, Sen., New London, to aid in the support of three blind persons in that District of the name of Mackay.

72. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five Pounds be granted, and placed at the disposal of James Simpson, Sen., New London, towards the support of John Joseph Artman Betture, an aged person in indigent circumstances.

73. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five Pounds be granted, and placed at the disposal of Mr. Andrew Coffin, St. Peter's Bay, for the support of Martin Dwyer, an old man in indigent circumstances.

74. **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. of Glenaladale, towards the support of Widow Mary M'Leod, of Fort Augustus, an aged cripple.

75. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five Pounds be granted, and paid to Charles MacNutt, Esq. towards the support of William Gain, of Lot Eighteen, a deaf and dumb person, in indigent circumstances.

76. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five Pounds be granted, and placed at the disposal of J. L. Lewellin, Esq., towards the support of John Griffin, of Lot Sixty-one, an Idiot.

77. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five Pounds be granted, and placed at the disposal of Francis Longworth, Esquire, towards the support of Joanna Redmond, of Lot 34, and her daughter Mary, in indigent circumstances.

78. **RESOLVED**, That it is the opinion of this Committee, that there be granted, and placed at the disposal of the Ladies' Benevolent Society, the sum of Twenty-six Pounds, to be applied for the following purposes :

£5, for the relief of David Frisby, of Charlottetown, an infirm pauper.

£5, for the relief of John Macnamara, of Charlottetown, a disabled Seaman.

£6, for the relief of James Conway, of Lot 32, a blind person.

£10, for the relief of William Purcell, of Charlottetown, a blind person.

And the First to the Forty-third 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 Forty-fourth of the said Resolutions being again read ;

Mr. *Thornton* moved that the said Resolution be referred back to the Committee, for further consideration :

Which was ordered.

The Forty-fifth to the Forty-seventh of said Resolutions, inclusively, being again severally read, were, upon the question of concurrence being separately put thereon, agreed to by the House.

The Forty-eighth of the said Resolutions being again read ;

Mr. *Pope* moved, in amendment thereto, to leave out the words "Thirty-three," and insert "Twenty-five," instead thereof—which being seconded and put, was carried in the affirmative.

The question being then put on the said Resolution, as amended, it was agreed to by the House, and is as follows :

RESOLVED, That it is the opinion of this Committee, that the sum of Twenty-five Pounds be granted, and paid to J. D. Cantelo, for cleaning several stand of Arms, by order of the late Lieutenant Governor, Sir A. W. Young.

The residue of the said Resolutions being again severally read, were, upon the question being separately put thereon, agreed to by the House.

Mr. *Thornton*, 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 was again read at the Clerk's Table, and on the question put thereupon, agreed to by the House, and is as followeth :

RESOLVED, That it is the opinion of this Committee, that the several Rates and Duties levied under the Act, 7 Will. 4, cap. 32, intituled *An Act for the increase of the Revenue of this Island*, be continued for one year, from the Seventh day

of May next; and that a Drawback of seven-eighths be allowed on the following articles, exclusively used in building and fitting out new Vessels, viz: Hemp and Chain Cables, Anchors, Copper of all kinds, Canvass and Sails, Cordage, Rigging, Blocks, Pitch, Tar and Oakum.

Resolved, That a Committee of three Members be appointed, to prepare and bring in a Bill in conformity with the above reported Resolution from the Committee of Ways and Means.

Ordered, That Mr. Thornton, Mr. McCallum and Mr. Pope do compose the said Committee.

Mr. Pope, from the Committee appointed to wait upon His Excellency the Lieutenant Governor with the Address, praying that he will be pleased to transmit to Her Majesty's Ministers, for the purpose of being laid at the foot of the Throne, the Address of this House to Her Majesty, relating to a change in the constitution of the Council, reported to the House, that their Address had been presented to His Excellency, and that he was pleased to say, that he would transmit the same as desired.

Mr. Thornton, from the Committee appointed to wait upon His Excellency the Lieutenant Governor with the Address, suggesting the propriety of appropriating a portion of the proceeds arising from the sales of the Crown Lands to the opening of Roads in the Royalty of Georgetown; and also praying for further information relative to the sales of the said Crown Lands, reported to the House, that their Address had been presented to His Excellency, and that he was pleased to say, that the subject should receive his best attention.

The Message from His Excellency the Lieutenant Governor, of the 20th ultimo, transmitting a Memorial from the Honorable J. Spencer Smith, Collector of Impost, was taken up, and again read.

Ordered, That the said Message and accompanying Memorial, be referred to a Committee of the whole House to-morrow.

Mr. Palmer reported from the Committee to whom was referred the Petition of Charles Stockdale, presented to this House on the 3d ultimo, and he read the Report in his place, and afterwards delivered it in at the Clerk's Table, where it was again read, and is as followeth:

Your Committee, appointed to examine into and report upon the Petition of Charles Stockdale, of Charlottetown Royalty, praying compensation for a new line of road run through his farm, having examined into the subject matter of the said Petition, find that the Petitioner's farm consists of six twelve-acre Pasture Lots, having their front towards the East, upon the present and old line of the Princetown Road, and that the new course of the said road, and referred to in the said Petition, having been established a considerable distance further to the Westward of the former, and nearly in a parallel direction, is carried entirely across the Petitioner's farm, and through the cultivated and most valuable part of the land. That from the best evidence your Committee could obtain on the subject, it appears that the said farm had been occupied by the original Proprietor as far back as the year 1806, and that on reference to several of the grants of title examined by your Committee, it appears that in the years 1812 and 1815, inclusive, several of the said Pasture Lots were actually surveyed by the Surveyor General of the Island, by order of Government, and were by him particularly described as fronting on the said old line of road, up to which boundary the said Proprietor, and subsequently his heirs, were in peaceable possession of the said farm, until the sale thereof to Petitioner. That independently of the loss of the soil to the Petitioner, it appears that the new course of road will pass immediately over the site of his present stable, which must necessarily be thrown down, and that he will unavoidably require an extensive addition of fence to his said farm.

That the Petitioner has expressed his readiness to afford to the two occupants of land situate on the East side of the said road, and fronting thereon, a sufficient right of way over his land to the new road.

Your Committee, therefore, are of opinion, that the Petitioner is fairly entitled to compensation for the loss he will evidently sustain, which they estimate at the sum of Twenty-five Pounds, and therefore humbly recommend his case to the favorable consideration of your Honorable House.

Ordered, That the above Report be received, and referred to the Committee of Supply.

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

TUESDAY, March 6, 1838.

Prayers.

READ a third time, as engrossed, the Bill intituled *An Act to amend an Act passed in the Third year of His late Majesty's Reign, intituled "An Act to regulate the performance of Statute Labour on the Highways, and for other purposes therein mentioned."*

Resolved, That the said Bill do pass.

Ordered, That Mr. Pope 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, on the further consideration of the Bill to provide for the management of the Charlottetown Ferry, by the use of a Team Boat.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Thornton took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Thornton 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 provide for the management of the Charlottetown Ferry, by the use of a Team Boat.*

The Order of the Day, for the House in Committee on the consideration of His Excellency the Lieutenant Governor's Message of the 20th ultimo, with the Memorial of the Honorable John Spencer Smith, Collector of Impost, accompanying the same, being read;

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.

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 Council, by Mr. Desbrisay:

Mr. Speaker,

The Legislative Council do agree to a Conference, as is desired by the House of Assembly, to consider the expediency of preparing a Joint Report on the subject matter of the documents communicated to the Legislature by His Excellency the Lieutenant Governor, relative to the Act of the General Assembly of this Island, intituled "An Act to authorize the sale of Lands in this Island, reserved as sites for Churches, and for Glebe and School Lands"—and have appointed the Honorables Mr. Haviland and Mr. Attorney General a Committee to manage the said Conference—to meet in the Committee Room to-morrow, at Two o'clock.

Council Chamber, Monday, }
March 5th, 1838. }

And then he withdrew.

The time for holding the said Conference having arrived; and the names of the Managers being called over—

They went to the Conference.

And being returned—

Mr. Pope 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—

Resolved, That this House do now resolve itself into a Committee of the whole House, on the further consideration of His Excellency the Lieutenant Governor's Message of the 20th ultimo, with the Memorial of the Honorable John Spencer Smith, accompanying the same.

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 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.

Resolved, That this House will, to-morrow, resolve itself into a Committee of the whole House, to consider further of a Supply.

Resolved, That this House will, to-morrow, resolve itself into a Committee of the whole

House, on the consideration of the several Messages and Documents communicated to the House by His Excellency the Lieutenant Governor this Session, and not previously referred.

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

WEDNESDAY, March 7, 1838.

Prayers.

READ a third time, as engrossed, the Bill intituled *An Act to provide for the management of the Charlottetown Ferry, by the use of a Team Boat.*

Resolved, That the said Bill do pass.

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

Then the House adjourned for one hour.

And being met—

Mr. Palmer, from the Committee of the whole House on the consideration of His Excellency the Lieutenant Governor's Message of the 20th ultimo, with the Memorial of the Honorable John Spencer Smith, Collector of Impost, 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 since the passing of the Act of the 2d Will. 4, cap. 23, providing a salary for the Collector of Impost of this Island, the duties of the office have so increased, that the present salary, as fixed by the said Act, is inadequate to remunerate that Officer for the services he has to perform, and to defray the expenses of a Clerk and Office Rent.

2. **RESOLVED**, That it is the opinion of this Committee, that the salary of the said Collector of Impost be increased to Three hundred Pounds per annum.

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

The House divided:

Yeas:

Mr. M'Callum,
Mr. MacNutt,
Mr. Pope,
Mr. Nelson,

Mr. James,
Mr. Ramsay,
Mr. Douse.

Nays:

Mr. Palmer,
Mr. Clark,
Mr. Macdonald,

Mr. Thornton,
Mr. Green.

So it passed in the affirmative.

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

Mr. Nelson moved that a Committee be appointed, to prepare and bring in a Bill to amend the Act, 2 Will. 4, cap. 23, intituled "An Act to regulate the Salary of the Collector of Impost and Excise for the District of Charlotte-town," pursuant to the above reported Resolutions.

Mr. Green moved, in amendment, that all the words in the said motion after the word "that," be struck out, and the following substituted—"the Second of the above reported Resolutions be referred to the Committee of Supply."

The House divided on the question of amendment:

Yeas:

Mr. Clark,
Mr. Pope,
Mr. Palmer,
Mr. Thornton,
Mr. Douse,

Mr. Ramsay,
Mr. MacNutt,
Mr. Macdonald,
Mr. Green.

Nays:

Mr. Nelson,
Mr. M'Callum,

Mr. James.

So it passed in the affirmative.

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

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

RESOLVED, That the letter from Mr. Waller, Secretary to the Prince Edward Island Association, transmitted by Lord Glenelg to the Lieutenant Governor, and laid before the House by His Excellency, in his Message of the 29th January last, be published as an Appendix to the Journal of this House.

Mr. Thornton moved, in amendment, to leave out all the words of the proposed Resolution, after the word "Resolved," and instead of the words so left out, to substitute the following: "That this House deems it unnecessary to place on its Journals Mr. Waller's letter to Lord Glenelg, and transmitted to this House, as it principally relates to Mr. Cooper's conduct, as Agent for Lord James Townshend, and is accompanied by a Rent Roll of Lord James Townshend's Estate, which it is also unnecessary to publish."

The House divided on the question of amendment:

Yeas:

Mr. Palmer,	Mr. McCallum,
Mr. Douse,	Mr. Clark,
Mr. Ramsay,	Mr. Thornton.
Mr. Nelson,	

Nays:

Mr. Green,	Mr. Pope,
Mr. James,	Mr. Macdonald.
Mr. MacNutt,	

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.

The Order of the Day, for the House in Committee on the consideration of the several Messages and Documents communicated to the House by His Excellency the Lieutenant Governor during the present Session, and not previously referred, being read;

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 several 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 provide, by a Statute of this Island, for the reduction of the Penalties imposed by the 65th

Section of the Mutiny Act of the Imperial Parliament, so far as they affect the inhabitants of this Island, agreeably to the recommendation of His Excellency the Lieutenant Governor.

2. **RESOLVED**, That it be recommended to the House, to concur in any well considered measure for the improvement of Prison Discipline within this Island.

3. **RESOLVED**, That it is the opinion of this Committee, that the Memorial of Robert Hutchison, Keeper of the Jail at Charlottetown, transmitted to this House by His Excellency the Lieutenant Governor, by Message, on the 27th of February last, be referred to the Committee of Supply.

4. **RESOLVED**, That it is the opinion of this Committee, that it is inexpedient to grant any sum for additions or alterations to the Central Academy—the present expenses of that institution being far beyond any corresponding benefit which the people of this Colony derive from it.

5. **RESOLVED**, That it is the opinion of this Committee, that an humble Address be presented to His Excellency the Lieutenant Governor, thanking him for the several Messages and Documents communicated to the House by His Excellency during the present Session.

And the First to the Third 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 Fourth of the said Resolutions being again read;

Mr. Palmer moved, in amendment thereto, to leave out all the words after "beyond," and insert "what was originally contemplated by the Legislature of this Colony, when that Institution was founded"—which being seconded and put, passed in the negative.

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

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

Resolved, That a Committee of three Members be appointed, to prepare and bring in a Bill, for the purpose of lowering the Penalty attached by the 65th Section of the Mutiny Act to the fraudulent purchase or possession of soldiers' necessaries, equipments, &c. pursuant to the First of the above reported Resolutions.

Ordered, That Mr. Palmer, Mr. Green and Mr. Pope do compose the said Committee.

Ordered, That Mr. Palmer, Mr. Ramsay and Mr. Thornton be a Committee to prepare and report the draught of an Address to His Excellency the Lieutenant Governor, pursuant to the Fifth of the above reported Resolutions.

Resolved, That a Message be sent to His Excellency the Lieutenant Governor, praying that he will be pleased to cause an account of any proceedings had during the past year, in reference to the opening of a new Road from West Point to Lot Ten, and from thence to the Portage on Lot One, to be laid before the House.

Ordered, That Mr. Pope, Mr. Green and Mr. Thornton be a Committee to wait upon His Excellency with the said Message.

Mr. Speaker laid before the House a Return of Crown Lands sold up to the 1st January, 1837; also Accounts of the Surveyor General's charges for effecting such sales, previous to and subsequent to that period, received in compliance with the Address of this House to His Excellency the Lieutenant Governor, of the 3d instant.

And the said Documents were read, and are as follow:

RETURN OF CROWN LANDS SOLD UP TO THE 1st JANUARY, 1837.

Date of Sales.	DESCRIPTION AND SITUATION.	Upset min. price. Currency.	Sum Sold for: Currency.	PURCHASERS.
1834.		£ s. d.	£ s. d.	
July 11	Pasture Lot No. 442, in the Royalty of Charlottetown,	25 0 0	25 0 0	James Douglas Haszard.
" 21	30 Acres adjoining the Royalty of Georgetown, - -	2 0 0	60 0 0	Angus MacPhee.
	12 Acres adjoining the Royalty of do. - -	2 0 0	24 0 0	Angus MacLellan.
1836.	90 Acres adjoining the Royalty of do. - -	2 0 0	180 0 0	Peter MacPhee.
July 15	Water Lot No. 11, in Georgetown, - - - -	20 0 0	20 0 0	Charles MacLaren.
	Town Lot No. 14, Third Range, Letter A, in do. -	10 0 0	10 15 0	Robert Cameron.
	" " No. 9, Third Range, " B, in do. -	7 10 0	8 0 0	William Sanderson.
	" " No. 2, Third Range, " F, in do. -	10 0 0	10 0 0	William Cundall, Esq.
	" " No. 9, First Range, " B, in do. -	10 0 0	10 0 0	James Robertson,
	" " No. 1, Second Range, " B, in do. -	10 0 0	14 10 0	William Mackay, Esq.
Total amount of Sales, £362		5 0		

GEORGE WRIGHT,
Surveyor General.

Surveyor General's Office,
5th March, 1838.

GOVERNMENT,

To GEORGE WRIGHT, Surveyor General, Dr.

1834.		£	s.	d.
July 11	To holding a Sale of Crown Lands, one day, -		1	3 4
	" holding a Sale of Crown Lands, at Georgetown, being engaged 3 days, at 23s. 4d. -		3	10 0
	" Surveying Lands sold at the above Sales, being engaged 5 days, at 10s. 8d. -		4	3 4
	" Paid Chainmen and Labourers, - - - - -		1	6 0
	" 4 Plans, with descriptions, 10s. - - - - -		2	0 0
1836.				
July 15	" holding a Sale at Georgetown, being engaged 3 days, at 23s. 4d. -		3	10 0
	" Surveying 6 Lots in Georgetown, 5s. - - - - -		1	10 0
	" 6 Plans, with descriptions, at 10s. each, - - - - -		3	0 0
	" Commission on £362 5s. at £5 per cent. - - - - -		18	2 3
				<u>£38 4 11</u>

GEORGE WRIGHT,
Surveyor General.

Surveyor General's Office,
6th March, 1838.

GOVERNMENT,

To GEORGE WRIGHT, Surveyor General, Dr.

		£	s.	d.
1837.				
June 9,	To holding a Sale of Crown Lands, one day,		1	3 4
' 21 & 23,	" holding a Sale of Crown Lands at Georgetown, engaged 4 days,	23s. 4d.	4	13 4
	" Surveying 20 Lots in Georgetown,	5s.	5	0 0
November 18,	" holding a Sale at Georgetown, being engaged 3 days, at 23s. 4d.		3	10 0
	" Surveying 22 Lots in Georgetown,	5s.	5	10 0
	" Paid a Chainman and Labourer,		2	12 6
	" 42 Plans, with descriptions,	10s. each,	21	0 0
	" Commission on £541, at £5 per cent.		27	1 0
			<u>£70</u>	<u>10 2</u>

Surveyor General's Office, }
5th March, 1838. }

Mr. Thornton, from the Committee appointed to prepare and bring in a Bill, for continuing for one year, and for amending the Act, 7 Will. 4, cap. 32, for the increase of the Revenue of this Island, presented to the House a Bill, as prepared by the Committee, and the same was read the first time.

Ordered, That the said Bill be read a second time on Friday the 9th instant.

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

THURSDAY, March 8, 1838.

Prayers.

MR. POPE moved that the House do come to a Resolution, as followeth :

Whereas this House, taking into consideration the numerous cases of insane and infirm persons in various parts of this Island, many of whom are supported by special grants of money from this House, to the amount of upwards of £250 per annum, is forcibly impressed with the great necessity that exists for making a more suitable provision for ameliorating the condition of such unfortunate and afflicted individuals, and sincerely regret that the very limited means at its disposal, does not enable it to found such an Establishment, for the care and safe keeping of those unhappy persons, as the cause of humanity and feelings of sympathy for our fellow creatures, suffering under affliction, would dictate. But the House, having learned that a sum, amounting to £800, or thereabouts, has lately been realized from the sale of Crown Lands in this Island, no part of which has yet been appropriated; and believing that this fund is likely to be augmented by future sales, and the avowed intentions of

His late Majesty's Government, in reference to the application of the moneys which might accrue from the redemption of the Quit Rents, towards objects of local improvement, induce a hope that, on a proper representation being made to Her Majesty's Government, Her Majesty would be graciously pleased to allow a portion of the said funds, sufficient to erect a Building, to be appropriated for the care and safe keeping of insane persons, and also for a House of Industry; and should the said moneys be applied to those benevolent purposes, the future management of such Institutions would be cheerfully provided for by this Colony: Resolved, therefore, that an humble Address be presented to His Excellency the Lieutenant Governor, praying that he will be pleased to use his influence with Her Majesty's Government to obtain permission to apply such portion of the said funds as may be sufficient to erect a building for a Lunatic Asylum and House of Industry.

Mr. Palmer moved, in amendment, to leave out all the words of the proposed Resolution, after the word "appropriated," in the Nineteenth line, and instead of the words so left out, to

substitute the following, viz: "*Resolved, therefore*, that an humble Address be presented to "His Excellency the Lieutenant Governor, "praying that he will be pleased to procure, as "soon as may be practicable, Estimates of the "probable expense of erecting a building for the "aforesaid object, and as near as possible ascertain the probable charge for the annual support of such an Institution, and cause the same to be laid before the House during the "present Session."

The House divided on the question of amendment:

Yeas:

Mr. McCallum,	Mr. James,
Mr. Palmer,	Mr. Thornton,
Mr. Macdonald,	Mr. Douse.

Nays:

Mr. Clark,	Mr. Green,
Mr. MacNutt,	Mr. Ramsay,
Mr. Pope,	Mr. Nelson.

And the numbers being equal, it was decided in the negative, by the casting vote of the Speaker.

Mr. Thornton then moved, in amendment of the said proposed Resolution, that the following words be added thereto—"after making suitable provision for opening the intended Roads "in the Royalty of Georgetown—a subject "which this House has already brought under "His Excellency's notice;" which being seconded and put, was carried in the affirmative.

The question being then put on the main motion, as amended,

The House divided:

Yeas:

Mr. Pope,	Mr. Douse,
Mr. James,	Mr. Thornton,
Mr. Macdonald,	Mr. Nelson,
Mr. Ramsay,	Mr. Clark.
Mr. MacNutt,	

Nays:

Mr. Palmer,	Mr. McCallum.
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So it passed in the affirmative.

Ordered, That Mr. Pope, Mr. Clark and Mr. Green be a Committee to prepare and report the draught of an Address to His Excellency the Lieutenant Governor, founded on the foregoing Resolution.

A Message from His Excellency the Lieutenant Governor.

Mr. Secretary Collins, by command of His Excellency, delivered the following

Message:

CHARLES A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor is desirous that the House of Assembly, on its rising on Friday next, do adjourn to Tuesday, the 20th inst.

Government House, March 8th, 1838.

Mr. Pope, from the Joint Committee of the Council and Assembly, appointed to prepare and report the draught of a Joint Address to Her Majesty, on the demise of His late Majesty, and on Her Majesty's accession to the Throne, reported 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 THE QUEEN'S MOST EXCELLENT MAJESTY.

MOST GRACIOUS SOVEREIGN;

WE your Majesty's dutiful and faithful subjects, the Council and Assembly of Prince Edward Island, humbly beg leave to approach the Throne, to express to your Majesty those feelings of heart-felt sorrow with which the intelligence of the decease of our late most gracious and beloved Sovereign King William the Fourth, of blessed memory, filled all classes of his loving subjects in this portion of his dominions; and whilst we lament the loss which the Nation has sustained, by the death of a Monarch whose beneficial endeavours to ameliorate the condition of his subjects will ever live in the remembrance of a grateful and loyal people, we sincerely condole with your Majesty on that dispensation of Divine Providence which has deprived your Majesty of so near and beloved a relative.

To the nation at large it must prove a source of grateful satisfaction, that the sceptre continues to be swayed by a descendant of that illustrious family under whose auspices it has reached that proud eminence which it now maintains among the nations of the world.

We humbly tender to your Majesty our sincere congratulations upon your accession to the Throne of these realms; and we trust that the cherished memory of your Royal Parent, by whose honoured name this Colony has been distinguished, will not lessen that interest for its inhabitants which we are convinced your Majesty entertains for all classes of your subjects, however distant from the Parent state.

We fervently hope that your Majesty's reign may be long, prosperous and happy; and we humbly beg to assure your Majesty, that there exists no greater devotion to your Majesty's Royal Person and Government in any portion of your widely extended dominions, than is cherished by your Majesty's loyal and devoted subjects, the inhabitants of Prince Edward Island.

Resolved, That the Address reported from the Committee be received, and adopted by the House.

Read a third time, as engrossed, the Bill intituled *An Act to prevent the Streets of Charlottetown being incumbered with Nuisances.*

Resolved, That the said Bill do pass.
Ordered, That Mr. *McCallum* do carry the said Bill to the Council, and desire their concurrence.

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

FRIDAY, March 9, 1838.

Prayers.

A MESSAGE from the Council, by Mr. Desbrisay:
Mr. Speaker,

The Legislative Council have passed the following Bills, without any amendment, viz:

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."

An Act to make provision for the payment of a portion of the expense of maintaining Light Houses, and for the erection and maintenance of Buoy and Beacons.

An Act to amend an Act passed in the Third Year of His late Majesty's Reign, intituled "An Act to regulate the performance of Statute "Labour on the Highways, and for other purposes therein mentioned."

And also—

The Legislative Council have passed the Bill intituled *An Act to prevent disorderly riding, and to regulate the driving of Carriages on the Streets and Public Roads*, with several amendments, to which they desire the concurrence of the Assembly.

And also—

The Legislative Council desire a Conference with the House of Assembly, on the Bill intituled *An Act for the regulation of the Public Wharf of Georgetown*, and have appointed the Honorables Mr. *Brecken* and Mr. *Goodman* a Committee to manage the said Conference—to meet in the Committee Room this day, at One o'clock.

And also—

' COUNCIL CHAMBER,
March, 1838.

' *Resolved*, That a Committee be appointed to join a Committee of the House of Assembly, to prepare a Joint Report on the subject matter of certain documents communicated to the Legislature by His Excellency the Lieutenant Governor, relative to the Act of the General Assembly of this Island, intituled *An Act to authorize the sale of Lands in this Island, reserved as sites for Churches, and for Glebe and School Lands*, with power to send for persons, papers and records.

' *Ordered*, That the Honorables Mr. *Haviland*, Mr. *Attorney General* and Mr. *Brecken* do compose the said Committee.

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

And then he withdrew.

Mr. *Pope*, from the Committee appointed to prepare and report the draught of an Address to His Excellency the Lieutenant Governor, relative to the application of a portion of the moneys arising from the Sales of Crown Lands, reported 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 CHARLES AUGUSTUS 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 numerous cases of insane and infirm persons in various parts of this Island, who are now supported by special grants from the Legislature, to the amount of upwards

of Two hundred and fifty Pounds per annum, and forcibly impressed with the great necessity that exists for making a more suitable provision for ameliorating the condition of such unfortunate and afflicted individuals, sincerely regret that the very limited means at the disposal of the House do not enable it to found an Institution for the care and safe keeping of such unhappy persons such as the cause of humanity and feelings of sympathy for our distressed fellow-creatures would dictate.

But the House having learned that a sum of about Eight hundred Pounds has lately been realized from the sale of Crown Lands in this Island, no part of which has yet been appropriated; and believing that this fund is likely to be augmented by future sales, and the intentions of His late Majesty's Government, in reference to the application of the Crown Revenue arising from the redemption or payment of Quit Rents towards objects of local improvement, induce the House to hope, on a proper representation being made to Her Majesty's Government, that Her Majesty would be graciously pleased to allow a portion of the said funds, sufficient to erect a substantial building, to be appropriated for the care and safe keeping of insane persons, and which might also serve as an Infirmary and House of Industry; and should such a sum be applied to those benevolent purposes, the future management of such Institutions would be cheerfully provided for by this Colony.

The House of Assembly, believing that your Excellency would derive equal satisfaction with themselves in being instrumental in promoting so humane and charitable an object, respectfully request, that your Excellency will be pleased to use your best influence with Her Majesty's Government to obtain permission to apply such portion of the moneys arising from the sale of Crown Lands in this Colony as may be sufficient to erect a building for a Lunatic Asylum and House of Industry, after making suitable provision for the opening the intended Roads in the Royalty of Georgetown—a subject which the House has already brought under your Excellency's notice.

Mr. Thornton moved to amend the Report, by leaving out the following words, at the end of the second paragraph of the said Address, viz: "and should such a sum be applied to those benevolent purposes, the future management of such Institutions would be cheerfully provided for by this Colony."

The House divided on the question of amendment:

Yeas:

Mr. Thornton,
Mr. M'Callum,
Mr. Douse,

Mr. Macdonald,
Mr. Palmer.

Nays:

Mr. Nelson,
Mr. Clark,
Mr. Pope,
Mr. Green,

Mr. MacNutt,
Mr. Ramsay,
Mr. James.

So it passed in the negative.

A motion being made, that the Address reported from the Committee be received, and adopted by the House;

The House divided on the question:

Yeas:

Mr. Pope,
Mr. James,
Mr. Ramsay,
Mr. MacNutt,

Mr. Green,
Mr. Clark,
Mr. Nelson.

Nays:

Mr. Palmer,
Mr. Macdonald,
Mr. Douse,

Mr. M'Callum,
Mr. Thornton.

So it was carried in the affirmative—and Resolved accordingly.

Ordered, That the same 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, that he would exert his influence to obtain the object desired by the Address.

Mr. Palmer, from the Committee appointed to prepare and report the draught of an Address to His Excellency the Lieutenant Governor, thanking His Excellency for the several Messages and Documents communicated by him to the House this Session, reported the draught of an Address, as prepared by the Committee; and the said draught Address was again read at the Clerk's Table, and agreed to by the House, and is as followeth:

To His Excellency Sir CHARLES AUGUSTUS 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 respectfully thank your Excellency for the several Messages and other Documents communicated to the House by your Excellency during the present Session.

Ordered, That the same 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.

Resolved, That this House do agree to a Conference, as is desired by the Council, on the Bill intituled *An Act for the regulation of the Public Wharf of Georgetown*.

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

Ordered, That Mr. *Thornton*, Mr. *James*, Mr. *McCallum* and Mr. *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. *Thornton* reported, that the Managers had been at the Conference; and he stated the substance of the Conference to the House.

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

Ordered, That Mr. *Thornton* 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 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.

Whereupon, the names of the Managers being called over, they went to the Conference:

And being returned—

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

Resolved, That when this House doth adjourn, it will adjourn until Tuesday the 20th instant.

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

Mr. *Speaker*,

The Legislative Council have passed the Bill intituled *An Act for the regulation of the Public Wharf of Georgetown*.

And then he withdrew.

Mr. *Pope*, from the Committee appointed to wait upon His Excellency the Lieutenant Governor with the Message of the 7th inst., praying that he would cause an account of the proceedings had, during the past year, with reference to the opening of a new Road from the West Point to Lot Ten, and from thence to the Portage on Lot One, to be laid before the House, reported that they had performed the duty assigned them, and that His Excellency was pleased to say, he would cause the documents required to be laid before the House.

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

Mr. *Speaker*,

The Legislative Council have passed the Bill intituled *An Act to provide for the management of the Charlottetown Ferry, by the use of a Team Boat*.

And then he withdrew.

The Order of the Day, for the second reading of the Bill to continue for one year, and to amend the Act, 7 Will. 4, cap. 32, for the increase of the Revenue of this Island, being read;

Ordered, That the said Order of the Day be postponed until Wednesday the 21st inst.

A Message from His Excellency the Lieutenant Governor, by John Cambridge 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 to attend His Excellency in the Council Chamber:

And being returned—

Mr. *Speaker* informed the House that His Excellency the Lieutenant Governor had, in Her Majesty's name, been pleased to give his assent to the following Bills, viz:

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."

An Act to continue an Act passed in the Fourth Year of His late Majesty's Reign, for the better preventing Accidents by Fire within the Town of Charlottetown.

An Act to provide Salaries for Sub-Collectors of Customs at the several Out Ports therein mentioned.

An Act for further continuing an Act passed in the Fifth Year of the Reign of His late Majesty King William the Fourth, intituled "An Act to provide for the payment of Interest on Warrants which are not paid at the Treasury on demand."

An Act to continue an Act passed in the Seventh Year of His late Majesty's Reign, empowering the Inhabitants of Charlottetown to assess themselves, for the purpose of purchasing or renting Sites for Engine Houses, and for erecting such Buildings thereon.

An Act to make provision for the payment of

a portion of the expense of maintaining Light Houses, and for the erection and maintenance of Buoys and Beacons.

An Act to amend an Act passed in the Third Year of His late Majesty's Reign, intituled "An Act to regulate the performance of Statute Labour on the Highways, and for other purposes therein mentioned."

An Act for the regulation of the Public Wharf of Georgetown.

An Act to provide for the management of the Charlottetown Ferry, by the use of a Team Boat.

Then the House adjourned until Tuesday the 20th instant.

TUESDAY, March 20, 1838.

PRESENT:

Mr. Speaker,
Mr. Nelson, Mr. Macdonald, Mr. Douse, Mr. Clark, Mr. Pope, Mr. James, Mr. Green.

And at Five o'clock, P. M. Mr. Speaker adjourned the House, for want of a Quorum, until to-morrow, at Ten o'clock.

WEDNESDAY, March 21, 1838.

Prayers.

MR. POPE laid before the House the Plan of a line of Road run agreeable to a Warrant of Survey, being a continuation of the Main Western Road, from Hill's Mills to the Portage on Lot One; also the Report of the Surveyor General, relative to laying out a line of road between Townships Seven and Eight, Nine, Six and Ten; and Report of George Wright, Jun. on the Survey of a line of Road from Hill's Mills to the Portage on Lot One—received in compliance with the Message of this House to His Excellency the Lieutenant Governor, of the 7th inst.

Mr. Palmer, from the Committee appointed to prepare and bring in a Bill, to lower the Penalty attached by the Mutiny Act to the fraudulent purchase or possession of soldiers' necessaries, equipments, &c.—presented to the

House a Bill, as prepared by the Committee, and the same was read the first time.

Ordered, That the said Bill be read a second time to-morrow.

The Amendments made by the Council to the Bill intituled *An Act to prevent disorderly riding, and to regulate the driving of Carriages on the Streets and Public Roads*, were read the first time, and are as follow:

Folio 3, line 8—After the word "shall," insert "ride any Horse or."

Same folio, line 15—After the word "hereafter," insert the words "in meeting any other Horse, Gig, Chaise, Carrriage, Waggon, Cart, Truck, Sleigh or Sled."

Same folio, line 16—After the word "the," strike out the words "centre of such Street or Road," and insert the word "same."

Same folio, line 18—After the word "side," insert the words "in passing."

Folio 4, line 8—Strike out from the word "and" to the word "Act," inclusive.

Ordered, That the said Amendments be read a second time to-morrow.

The Bill to continue for one year, and to amend the Act, 7 Will. 4, cap. 32, for the increase of the Revenue 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. McCallum 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.

THURSDAY, March 22, 1838.

Prayers.

THE Order of the Day, for the House in Committee on the Bill to continue for one year, and to amend the Act, 7 Will. 4, cap. 32, for the increase of the Revenue of this Island, being read.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. McCallum 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 Council, by Mr. Desbrisay:

Mr. Speaker,

The Legislative Council have passed the Bill intitled "An Act to prevent the Streets and Squares of Charlottetown being incumbered with nuisances, without any amendment.

And also—

"COUNCIL CHAMBER,
Tuesday, 20th March, 1838.

"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 he will be pleased to transmit to Her Majesty's Ministers the Joint Address of the Council and Assembly to Her Majesty, on the lamented death of our

late Most Gracious Sovereign, and congratulating Her Majesty upon her accession to the Throne of her ancestors, for the purpose of being laid at the foot of the Throne.

"Ordered, That the Honorables Mr. Brecken and Mr. Smith do compose the said Committee.

"Ordered, That a copy of the foregoing Resolution be communicated by Message to the House of Assembly."

And also—

"COUNCIL CHAMBER,
Tuesday, 20th March, 1838.

"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 he will be pleased to acquaint them whether any reply has been received to the Joint Address of the Council and Assembly, presented to Sir John Harvey, and dated the Thirty-first day of March last, relative to the procuring, for the use of the Legislature, copies of the State Records, together with the printed Journals of the Houses of Lords and Commons, including their Standing Orders.

"Ordered, That the Honorables Mr. Brecken and Mr. Smith be a Committee, on the part of this House, to prepare the said Address.

"Ordered, That a copy of the foregoing Resolution be communicated by Message to the House of Assembly."

And then he withdrew.

"Resolved, That a Committee be appointed, to join the Committee of the Council, to prepare an Address to His Excellency the Lieutenant

Governor, praying that he will be pleased to transmit to Her Majesty's Ministers the Joint Address of the Council and Assembly to Her Majesty, on the lamented death of our late Most Gracious Sovereign, and congratulating Her Majesty upon her accession to the Throne.

Ordered, That Mr. Pope, Mr. Palmer, Mr. McCallum, Mr. Ramsay, Mr. Clark and Mr. James do compose the said Committee.

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

Ordered, That Mr. Palmer do carry the said Message to the Council.

Resolved, That a Committee be appointed, to join the Committee of the Council, to prepare an Address to His Excellency the Lieutenant Governor, praying that he will be pleased to acquaint them whether any reply has been received to the Joint Address of the Council and Assembly, presented to His Excellency Sir John Harvey, dated the 31st day of March last, relative to the procuring, for the use of the Legislature, copies of the State Records, and the printed Journals of the Houses of Lords and Commons.

Ordered, That Mr. Palmer, Mr. Green, Mr. Clark and Mr. James do compose the said Committee.

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

Ordered, That Mr. Palmer do carry the said Message to the Council.

The Bill to lower the Penalty attached by the Mutiny Act to the fraudulent purchase or possession of soldiers' necessaries, equipments, &c., 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. Palmer took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Palmer 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 reduce the Penalty imposed on certain offences by an Act*

of the Imperial Parliament, passed in the Seventh Year of the Reign of His late Majesty, intituled "An Act for punishing Mutiny and Desertion, and for the better payment of the Army and their Quarters."

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 continue for one year and to amend the Act, 7 Will. 4, cap. 32, for the increase of the Revenue of this Island.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. McCallum took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. McCallum 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 continue for one year and to amend an Act passed in the Seventh year of his late Majesty's Reign, intituled "An Act for the increase of the Revenue of this Island."*

Resolved, That a Committee be appointed, to join the Committee of the Legislative Council, to prepare a Joint Report on the subject matter of certain documents communicated to the Legislature by His Excellency the Lieutenant-Governor, relative to the Act of the General Assembly of this Island, intituled "An Act to authorize the sale of Lands in this Island, reserved as sites for Churches, and for Glebe and School Lands"—with power to send for persons, papers and records.

Ordered, That Mr. Pope, Mr. McCallum, Mr. Clark, Mr. Ramsay, Mr. Palmer and Mr. Douse do compose the said Committee.

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

Ordered, That Mr. Macdonald do carry the said Message to the Council.

The Amendments made by the Council to the Bill intituled *An Act to prevent disorderly riding,*

and to regulate the driving of Carriages on the Streets and Public Roads, 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. 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 the House do concur with the Council in their amendments to the said Bill.

The question of concurrence being put on the said Resolution, it was carried in the affirmative; and the said amendments were ordered for a third reading to-morrow.

Resolved, That a Committee of five Members be appointed, to inquire into the expediency of simplifying the practice of the Court of Chancery in certain cases—and report thereon, by Bill or otherwise.

Ordered, That Mr. Palmer, Mr. Green, Mr. Pope, Mr. Macdonald and Mr. Binns do compose the said Committee.

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

FRIDAY, March 23, 1838.

Prayers.

READ a third time, as engrossed, the Bill intituled *An Act to continue for one year, and to amend an Act passed in the Seventh Year of His late Majesty's Reign, intituled "An Act for the increase of the Revenue of this Island."*

Resolved, That the said Bill do pass.

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

Read a third time, as engrossed, the Bill intituled *An Act to reduce the Penalty imposed on certain offences by an Act of the Imperial Parliament, passed in the Seventh Year of the Reign of His late Majesty, intituled "An Act for punishing Mutiny and Desertion, and for the better payment of the Army and their Quarters."*

Resolved, That the said Bill do pass.

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

Resolved, That an humble Address be presented to His Excellency the Lieutenant Governor, setting forth the advantages that would result, were the intended Road from Hill's Mills to the Portage on Lot One run in a more direct and central line than that lately surveyed. Also suggesting the expediency of employing a

competent person for the special purpose of superintending the expenditure of the moneys granted this Session for the completion of the Main Western Road, from Mascouche to Hill's Mills; and that the House rely on His Excellency's forthwith causing the proposed Road from the West Point to Lot Ten, and the continuation of the Main Western Road to the Portage on Lot One, to be surveyed and opened under the Road Compensation Act.

And thereupon Mr. Pope presented the draught of an Address, which was read at the Clerk's Table, and agreed to by the House, and is as followeth:

To His Excellency Sir CHARLES AUGUSTUS 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 before them a Plan of the intended Road from Hill's Mills to the Portage on Lot One, as lately surveyed by Mr. George Wright, Junr., are of opinion, and would respectfully suggest to your Excellency, that if the said line of Road were laid out and opened in a more central and direct course, it would more effectually serve the convenience of the Inhabitants of both sides of that section of the Island through which it would pass, and would, in all probability, materially lessen the expense required for Bridges, as compared with the line already run. The House of Assembly, deeply impressed with the advan-

tages that would result to the community at large, and to the Inhabitants of the Western parts of the Island in particular, by the completion of the main Western Road, from Mascouche to Hill's Mills, would beg to suggest to your Excellency, that a competent person should be appointed specially to superintend the expenditure of the Moneys granted during the present Session in aid of that desirable object.

The House feel confident that they may rely on your Excellency's best endeavours, in causing the proposed new Road from the West Point to Lot Ten, and the continuation of the main Western Road to the Portage on Lot One, to be immediately surveyed and opened under the Road Compensation Act, the necessity for which must have been apparent to your Excellency while on your visits to those parts of the Country.

Ordered, That the said Address be engrossed.

Ordered, That Mr. *Pope*, Mr. *MacNutt* and Mr. *Green* be a Committee to wait upon His Excellency with the said Address.

The amendments made by the Council to the Bill intituled *An Act to prevent disorderly riding, and to regulate the driving of Carriages on the Streets and Public Roads*, were, according to order, read the third time.

Resolved, That the said amendments do pass.

Ordered, That Mr. *Macdonald* do carry back the Bill to the Council, and acquaint them that this House hath agreed to their amendments.

Mr. *Palmer*, from the Committee appointed to inquire into the expediency of regulating the practice of the Court of Chancery in certain

cases, with power to report by Bill or otherwise, presented to the House a Bill, as prepared by the Committee, and the same was received, and read the first time.

Ordered, That the said Bill be read a second time to-morrow.

Then the House adjourned for one hour.

And being met—

Ordered, That Mr. *Palmer* have leave to introduce a Bill, relating to the office of Surrogate and Judge of Probate of Wills, and for granting Letters of Administration.

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.

Resolved, That a Committee of three Members be appointed, to prepare and bring in a Bill to amend the Act, 1 Geo. 4, cap 3, intituled "An Act to regulate the Measurement of Ton Timber, Boards, and all other kinds of Lumber; and to repeal two certain Acts, made and passed in the Fourteenth and Fifty-seventh Years of His late Majesty's Reign; and also for declaring what shall be deemed Merchantable, and for appointing Officers to survey the same."

Ordered, That Mr. *Douse*, Mr. *Palmer* and Mr. *Nelson* do compose the said Committee.

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

SATURDAY, March 24, 1838.

Prayers.

A MESSAGE from the Council, by Mr. Desbrisay:

Mr. Speaker,

The Legislative Council have passed a Bill intituled *An Act for regulating the several Jails within this Island, and establishing Prison discipline therein*; to which they desire the concurrence of the Assembly.

And then he withdrew.

An engrossed Bill from the Council, intituled *An Act for regulating the several Jails within this Island, and establishing Prison discipline therein*, was read the first time.

Ordered, That the said Bill be read a second time on Monday next, the 26th inst.

Ordered, That Mr. *Palmer* have leave to introduce a Bill, to amend the Act, 6 Geo. 4, cap. 7, intituled "An Act to prevent persons indecently bathing in the waters contiguous to Charlottetown."

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.

The Bill to regulate the practice of the Court of Chancery in certain cases, 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.

The Bill relating to the Office of Surrogate and Judge of Probate of Wills, and for granting Letters of Administration, 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.

The Order of the Day, for the House in Committee to consider further of a Supply, being read ;

Ordered, That the said Order of the day be postponed until Monday next.

Mr. *Pope*, from the Committee appointed to wait upon His Excellency the Lieutenant Governor, with the Address relative to the proposed line of Road from Hill's Mills to the Portage on Lot One, and other matters connected with the Main Western Road, reported to the House that their Address had been presented to His Excellency, and that he was pleased to say, the subjects therein referred to should receive his best attention.

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

MONDAY, March 26, 1838.

Prayers.

MR. *POPE*, from the Joint Committee of the Council and this House, appointed to prepare an Address to His Excellency the Lieutenant Governor, praying that he will be pleased to forward, for the purpose of being laid at the foot of the Throne, the Joint Address of the Council and Assembly to Her Majesty, on the lamented death of His late Majesty, and congratulating Her Majesty on her accession to the Throne, reported, that the Committee had prepared an Address accordingly ; and he read the same in his place, and afterwards delivered it in at the Clerk's Table, where it was again read, and is as follows :

To His Excellency Sir CHARLES AUGUSTUS 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 Her Majesty's dutiful and loyal subjects, the Council and Assembly of Prince Edward Island, having agreed to an Address of condolence to Her Majesty, on the demise of our late beloved Sovereign King William the Fourth, of blessed memory, and of congratulation on the accession of Her Most Gracious Majesty to the Throne of these Realms, humbly request that your Excellency will be pleased to transmit the same, for the purpose of being laid at the foot of the Throne.

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Resolved, That the said Address be received and adopted by this House.

Mr. *Palmer*, from the Joint Committee of the Council and this House, appointed to prepare an Address to His Excellency the Lieutenant Governor, on the subject of the Joint Address of the Council and Assembly of last Session, relative to procuring copies of the State Records and the Journals of the Imperial Parliament, for the use of the Legislature of this Island, reported, that the Committee had prepared an Address accordingly ; and he read the same in his place, and afterwards delivered it in at the Clerk's Table, where it was again read, and is as follows :

To His Excellency Sir CHARLES AUGUSTUS 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 Council and Assembly having, at their last Session, presented an Address to His Excellency Sir John Harvey, praying that he would be pleased to use his influence to obtain, for the use of the Legislature of this Island, copies of the State Records of the Imperial Government, together with copies of the Journals of the Imperial Parliament, including their Standing Orders, respectfully request, that your Excellency will be pleased to acquaint them whether any reply has been received to their Address.

Resolved, That the said Address be received and adopted by this House.

Resolved, That a Committee be appointed, to join a Committee of the Legislative Council, to wait upon His Excellency the Lieutenant Governor, with the Joint Address of both Houses, praying that he will be pleased to transmit to Her Majesty's Ministers the Address of the Council and Assembly to Her Majesty, on the demise of His late Majesty King William the Fourth, and on Her Majesty's accession to the Throne.

Ordered, That Mr. *Pope*, Mr. *Palmer*, Mr. *McCallum*, Mr. *Ramsay*, Mr. *Clark* and Mr. *James* do compose the said Committee.

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

Ordered, That Mr. *Pope* do carry the said Message to the Council.

Resolved, That a Committee be appointed, to join a Committee of the Legislative Council, to wait upon His Excellency the Lieutenant Governor, with the Joint Address, praying to be informed whether any answer has been received to the Address of the Council and Assembly of last Session, relative to procuring Copies of the State Records, and the Journals of the Imperial Parliament, for the use of the Legislature of this Island.

Ordered, That Mr. *Palmer*, Mr. *Green*, Mr. *Clark* and Mr. *James* do compose the said Committee.

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

Ordered, That Mr. *Pope* do carry the said Message to the Council.

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

‘ COUNCIL CHAMBER,

Monday, 26th March, 1838.

‘ Resolved, That a Committee be appointed, to join the Committee of the House of Assembly, to wait upon His Excellency the Lieutenant Governor with the Joint Address of both Houses, praying that he will be pleased to transmit to Her Majesty's Ministers the Address of the Council and Assembly to Her Majesty, on the demise of His late Majesty King William the Fourth, and on Her Majesty's accession to the Throne.

‘ Ordered, That the Honorables Mr. *Brecken* and Mr. *Smith* do compose the said Committee.

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

And also—

‘ COUNCIL CHAMBER,

Monday, March 26th, 1838.

‘ Resolved, That a Committee be appointed, to join the Committee of the House of Assembly, to wait upon His Excellency the Lieutenant Governor with the Joint Address praying to be informed whether any answer has been received to the Address of the Council and Assembly of last Session, relative to procuring Copies of the State Records and the Journals of the Imperial Parliament, for the use of the Legislature of this Island.

‘ Ordered, That the Honorables Mr. *Brecken* and Mr. *Smith* do compose the said Committee.

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

And then he withdrew.

Then the House adjourned for one hour.

And being met—

Mr. *Pope*, from the Committee appointed to wait upon His Excellency the Lieutenant Governor, with the Address praying that he would be pleased to transmit the Joint Address of the Council and this House to Her Majesty, on the demise of His late Majesty, and congratulating Her Majesty on her accession to the Throne, reported to the House that the Address had been presented to His Excellency, and that he was pleased to say, he would have much pleasure in forwarding the Address to Her Majesty as desired.

Mr. *Palmer*, from the Committee appointed to wait upon His Excellency the Lieutenant Governor, with the Address praying to be informed if any answer had been received to the Joint Address of the Council and this House of last Session, relative to procuring Copies of the State Records and the Journals of the Imperial Parliament, for the use of the Legislature of this Island, reported to the House, that the said Address had been presented to His Excellency, and that he was pleased to say, he will send an answer by Message.

An engrossed Bill from the Council, intituled *An Act for regulating the several Jails within this Island, and establishing Prison Discipline therein*, 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. Binns took the Chair of the Committee.

Mr. Speaker resumed the Chair.

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

Folio 3, line 5—Strike out from the letter "A," to the word "Prisons," in line 7, both inclusive, and insert—"The Sheriff of any County, "on the recommendation of the visiting "Magistrates, shall appoint a Matron for "the Jail of the said County, when and "as often as such a person shall be required, whose duty it shall be constantly "to superintend the female Prisoners; "and the said Sheriff and visiting Magistrates shall fix and determine the "amount of Salary or allowance to be "paid to such Matron."

Ordered, That the said Amendment be engrossed, and that the Bill, as amended, do stand for a third reading to-morrow.

The Bill to amend the Act for preventing persons indecently bathing in the waters contiguous to 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. Palmer took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Palmer 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 for preventing persons indecently bathing in the waters contiguous to Charlottetown*.

The Petition of divers Inhabitants of Three Rivers, presented to this House on the 3d inst. praying for an alteration in the Acts relating to Grist Mills, was taken up and again read.

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

Ordered, That Mr. Thornton, Mr. Clerk, Mr. Pope and Mr. McCallum do compose the said Committee.

The Order of the Day, for the House in Committee on the Bill for regulating the practice of the Court of Chancery in certain cases, being read;

Ordered, That the said Order of the Day be postponed until to-morrow.

The Order of the Day, for the House in Committee on the Bill relating to the Office of Surrogate and Judge of Probate of Wills, and for granting Letters of Administration, being read;

Ordered, That the said Order of the Day be postponed until to-morrow.

The Order of the Day, for the House in Committee, to consider further of a Supply, being read;

Ordered, That the said Order of the Day be postponed until to-morrow.

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

TUESDAY, March 27, 1838.

Prayers.

READ a third time, as engrossed, the Bill intituled *An Act to amend the Act for preventing persons indecently bathing in the waters contiguous to Charlottetown.*

Resolved, That the said Bill do pass.

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

An engrossed Bill from the Council, intituled *An Act for regulating the several Jails within this Island, and establishing Prison discipline therein*, as amended, was read for the third time.

Resolved, That the said Bill, as amended, do pass.

Ordered, That Mr. Palmer do carry back the Bill to the Council, and acquaint them that this House hath passed the same, with amendments, to which it doth desire their concurrence.

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 to regulate the practice of the Court of Chancery in certain cases, be now read :

And the same being read ;

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 gone through the Bill, without making any amendment thereto.

Ordered, That the Report be received.

Ordered, That the said Bill be engrossed, and that the Title be *An Act to regulate the practice of the Court of Chancery in certain cases therein mentioned.*

The Order of the Day, for the House in Committee on the Bill relating to the Office of Surrogate and Judge of Probate of Wills, and for granting Letters of Administration, being read ;

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 gone through the Bill, without making any amendment thereto.

Ordered, That the Report be received.

Ordered, That the said Bill be engrossed, and that the Title be *An Act relating to the Office of Surrogate and Judge of Probate of Wills, and for granting Letters of Administration.*

The Sergeant at Arms acquainted the House, that John W. Le Lacheur, Esq. one of the Members of this House, committed into his custody on the 24th day of January last, had made his escape therefrom, and that the Deputy Sergeant had been dispatched in pursuit of him.

Mr. Thornton, from the Committee to whom was referred the Petition of divers Inhabitants of Three Rivers, praying for an alteration of the Acts relating to Grist Mills, with power to report by Bill or otherwise, presented to the House a Bill, as prepared by the Committee ; and the same was read the first time, and ordered for a second reading to-morrow.

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. Binns 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 28, 1838.

Prayers.

READ a third time, as engrossed, the Bill intituled *An Act relating to the Office of Surrogate and Judge of Probate of Wills, and for granting Letters of Administration.*

An amendment was proposed to be made to the Bill, in folio 2, line 19, by leaving out the words "or Under Sheriff."

And the said amendment was, upon the question put thereon, agreed to by the House; and the Bill was amended at the Table accordingly.

Resolved, That the said Bill do pass.

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

Read a third time, as engrossed, the Bill intituled *An Act to regulate the practice of the Court of Chancery in certain cases therein mentioned.*

Resolved, That the said Bill do pass.

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

The Bill for the regulation of Grist Mills in this Island, was, according to order, read a second time.

A Message from the Council, by Mr. Desbrisay:

Mr. Speaker,

The Legislative Council have passed the Bill intituled *An Act to reduce the Penalty imposed on certain offences by an Act of the Imperial Parliament, passed in the Seventh Year of the Reign of His late Majesty, intituled "An Act for punishing Mutiny and Desertion, and for the better payment of the Army and their Quarters,"* without any amendment.

And also—

The Legislative Council desire a Conference with the House of Assembly, on the Bill intituled *An Act to continue for one year and to amend an Act passed in the Seventh year of his late Majesty's Reign, intituled "An Act for the increase of the Revenue of this Island;"* and have appointed the Honorables Mr. Attorney General and Mr. Smith a Committee to manage

the said Conference—to meet in the Committee Room, on Wednesday, at Two o'clock.

Council Chamber,

Saturday, 24th March, 1838.

And then he withdrew.

Resolved, That this House do agree to a Conference, as is desired by the Council, on the Bill intituled *An Act to continue for one year and to amend an Act passed in the Seventh Year of His late Majesty's Reign, intituled "An Act for the increase of the Revenue of this Island."*

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

Ordered, That Mr. Thornton, Mr. McCallum, Mr. Pope and Mr. Clark 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. Thornton 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—

Resolved, That this House do now resolve itself into a Committee of the whole House, on the Bill for the regulation of Grist Mills, and to repeal the Acts formerly passed for that purpose.

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. McCallum took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. McCallum 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 the regulation of Grist Mills in this Island, and to repeal the Acts formerly passed for that purpose.*

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

THURSDAY, March 29, 1838.

Prayers.

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

Ordered, That Mr. *Thornton* 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. *Douse*, from the Committee appointed to prepare and bring in a Bill to amend the Act, 1 Geo. 4, cap. 3, intituled "An Act to regulate the Measurement of Ton Timber, Boards, and all other kinds of Lumber; and to repeal two certain Acts, made and passed in the Fourteenth and Fifty-seventh Years of His late Majesty's Reign; and also for declaring what shall be deemed Merchantable, and for appointing Officers to survey the same," presented to the House a Bill, as prepared by the

Committee; and the same was read the first time.

Ordered, That the said Bill be read a second time to-morrow.

The Order of the Day, for the House in Committee, to consider further of a Supply, being read;

Ordered, That the said Order of the Day be postponed until to-morrow.

Resolved, That a Committee of five Members be appointed to examine the Officers' and other Contingent Accounts of the present Session, and report thereon to the House—with power to send for persons, papers and records.

Ordered, That Mr. *Palmer*, Mr. *Macdonald*, Mr. *Green*, Mr. *Thornton* and Mr. *McCallum* do compose the said Committee.

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

FRIDAY, March 30, 1838.

Prayers.

READ a third time, as engrossed, the Bill intituled *An Act for the regulation of Grist Mills in this Island, and to repeal the Acts formerly passed for that purpose.*

A motion being made, that the Bill do pass,

The House divided on the question:

Yeas:

Mr. <i>Thornton</i> ,	Mr. <i>James</i> ,
Mr. <i>MacNutt</i> ,	Mr. <i>Ramsay</i> ,
Mr. <i>McCallum</i> ,	Mr. <i>Binns</i> ,
Mr. <i>Douse</i> ,	Mr. <i>Macdonald</i> ,
Mr. <i>Pope</i> ,	Mr. <i>Nelson</i> .

Nay:

Mr. *Green*.

So it was resolved in the affirmative.

Ordered, That Mr. *Thornton* do carry the said Bill to the 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. *Binns* 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.

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

Mr. Speaker,

The Legislative Council have passed a Bill intituled *An Act to amend an Act intituled "An Act to regulate and establish the stated times*

“and places for holding the Supreme Court in King’s and Prince Counties, and to constitute the Michaelmas Term of the said Court in Queen’s County, a Term for the trial of Issues for a limited period,” to which they desire the concurrence of the Assembly.

And then he withdrew.

An engrossed Bill from the Council, intituled *An Act to amend an Act intituled “An Act to regulate and establish the stated times and places for holding the Supreme Court in King’s and Prince Counties, and to constitute the Michaelmas Term of the said Court in Queen’s County, a Term for the trial of Issues for a limited period,”* was read the first time.

Ordered, That the said Bill be read a second time to-morrow.

Then the House adjourned for one hour.

And being met—

The Bill to amend the Act, 1 Geo. 4, cap. 3, intituled “An Act to regulate the Measurement of Ton Timber, Boards, and all other kinds of Lumber, and to repeal two certain Acts, made and passed in the Fourteenth and Fifty-seventh Years of His late Majesty’s Reign; and also for 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. M’Callum took the Chair of the Committee.

Mr. Speaker resumed the Chair.

The Sergeant at Arms reported at the Bar, that John W. Le Lacheur, Esq. a Member of this House, had been arrested at Tignish, in Prince County, and brought to town by the Deputy Sergeant, and that the said John W. Le Lacheur, Esq. was now in custody, awaiting the further orders of the House.

And thereupon, it was moved, that the House do come to a Resolution, as followeth:

Whereas John W. Le Lacheur, Esq. a Member of this House, who was committed to the custody of the Sergeant at Arms on the 24th day of January last, for a breach of the privileges of the House, having escaped from custody, and being again apprehended, *Therefore, Resolved*, that for such conduct, the said John W. Le Lacheur, Esq. be committed to the Common Jail at Charlottetown, until the further pleasure of the House be signified, and that Mr. Speaker do issue his warrant accordingly.

And the motion being seconded, and the question put thereon, it was carried in the affirmative.

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

SATURDAY, March 31, 1838.

Prayers.

THE Sergeant at Arms, at the Bar, acquainted the House, that, in obedience to its commands, he had lodged the Body of John W. Le Lacheur, Esq. in the Common Jail at Charlottetown.

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. Pope took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Pope reported, that the Committee had come to several Resolutions; which Resolutions were again read at the Clerk’s Table, and are as follow:

1. Whereas it appears by the Estimate for the current year, that the sum of Two Hundred and Forty-six Pounds Seventeen Shillings and Three-pence is required, to pay for certain outlays in and about the Government House, for the past year; and it appears to this Committee that the expense has been incurred without the Committee appointed by the House of Assembly last Session to take charge of that building, having been consulted, or their consent having been obtained, a proceeding of which this Committee feel called on to express their disapprobation; but this Committee, believing that much disappointment and

distress would arise if the tradesmen employed in the said work were not paid—*Therefore, Resolved*, That it is the opinion of this Committee, that the sums following be granted, to defray sundry Accounts for the said work, viz :

To Messrs. Smiths and Wright	£189 15 10
To John Easton	18 18 6
To H. Narroway	10 0 5
To James Millner	22 10 6
To William Birch	5 12 0

2. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five Hundred and Sixty Pounds be granted, to defray the Salary of the Collector of Impost and Excise for the District of Charlottetown, and the sum of Forty Pounds, to defray the expense of a Clerk, Office Rent, and other contingent expenses, for the present year.

3. **RESOLVED**, That it is the opinion of this Committee, that there be granted, and paid to the Speaker of the House of Assembly, the sum of Sixty Pounds; and to each of the Members of the Assembly, the sum of Thirty Pounds, to indemnify them for their disbursements while attending the sittings of the House this Session, with travelling charges, at the rate of Eight-pence per mile, in making two journeys to and from the same—with the exception of the members committed to the custody of the Sergeant at Arms, and any member absent from the Island.

4. **RESOLVED**, That it is the opinion of this Committee, that the sum of Ten Pounds be granted, and paid to Robert Hutchinson, Keeper of the Jail at Charlottetown, to remunerate him for his trouble and expense in taking charge of various persons afflicted with mental derangement, from time to time committed to his custody.

5. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five Pounds be granted, and placed at the disposal of the Lieutenant Governor, for the repair of the Slip on the North side of Ellis River Ferry.

6. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five Pounds be granted, and paid to James Welsh, of Township Forty-eight, on his producing a Certificate from the Road Commissioner of the Seventh District, that he has cleansed out the Public Well at the Ferry opposite Charlottetown, walled the same with stone, and placed a sufficient Pump therein.

7. **RESOLVED**, That it is the opinion of this Committee, that the sum of Three Pounds be granted, (in addition to the sum granted last Session,) to defray the charge of furnishing a set of Weights and Measures for Princetown Royalty.

8. **RESOLVED**, That it is the opinion of this Committee, that the sum of Ten Pounds be granted, and paid to Charles Stockdale, as a compensation for his loss, sustained by the running of the new line of the Princetown Road through his Farm.

9. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five Pounds be granted, and paid to William M'Neill, a blind person.

10. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five Pounds be granted, and paid to James Macdonald, of Lot 27, an infirm person, in very destitute circumstances.

11. **RESOLVED**, That it is the opinion of this Committee, that the sum of Six Pounds be granted, and placed at the disposal of John Macdonald, Junr. of Allisary, to be applied towards the support of a family named Jackson, in indigent circumstances, residing near Mount Stewart Bridge.

12. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five Pounds be granted, and paid to the Rev. John M'Lennan, Pinette, towards the support of Christina M'Phee, Township Fifty-seven, a person in indigent circumstances.

13. **RESOLVED**, That it is the opinion of this Committee, that the sum of Five Pounds be granted, and paid to the Rev. Sylvanus E. Perry, for the support of the Mother of Christina M'Neill, of Township Eighteen.

14. **RESOLVED**, That it is the opinion of this Committee, that the sum of Three Pounds be granted, and paid to the Ladies' Benevolent Society, to be by them expended in the purchase of clothing for Mrs. Patience, of St. Peter's Bay.

15. **RESOLVED**, That it is the opinion of this Committee, that the sum of Forty Pounds be granted, and paid to the Bedeque Agricultural Society, in aid of that institution.

16. **RESOLVED**, That it is the opinion of this Committee, that there be granted, and placed at the disposal of the Lieutenant Governor, a sum sufficient to defray the charges allowed by Law to the Commissioners for determining the point of commencement of the new line of Road between Lots Seven and Eight.

17. **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, to be applied in carrying into effect any alteration in the three County Jails, that may be deemed requisite under the Act of this Session, relating to Prison Discipline.

18. **RESOLVED**, That it is the opinion of this Committee, that the sum of Twenty Pounds be granted, (in addition to the sum voted last Session,) and paid to the Speaker of the House of Assembly, for the purchase of Books to be added to the Library of this House.

19. **RESOLVED**, That it is the opinion of this Committee, that the sum of Fifteen Pounds be granted, and placed at the disposal of His Excellency the Lieutenant Governor, to defray the expense of procuring an Index or Indexes to all the Books of Registry of this Island, prior to the year 1834, which have not formed part of the Books which were indexed by direction of the House of Assembly in 1833—provided that, on examination of the Record Office by a Committee of this House, it shall appear that such work has not been already paid for in the sums voted to the Deputy Registrar in 1833 and 1834.

And the First of the said Resolutions being again read, was, upon the question of concurrence being put thereon, agreed to by the House.

The Second of the said Resolutions being again read;

Mr. Macdonald moved, in amendment thereto, that after the word "Charlottetown," all be left out.

The House divided on the question of amendment:

Yeas:

Mr. Macdonald, Mr. Thornton.

Nays:

Mr. James, Mr. Nelson,
Mr. Ramsay, Mr. Douse,
Mr. Pope, Mr. M'Callum,
Mr. MacNutt, Mr. Green.
Mr. Palmer,

So it passed in the negative.

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

The Third to the Seventh of the said Resolutions, inclusively, being again severally read, were, upon the question being separately put thereon, agreed to by the House.

The Eighth of the said Resolutions being again read;

Mr. Pope moved, in amendment thereto, that after the word "Stockdale," all be left out, and instead of the words so left out, that the following be substituted—"to indemnify him for the expense of removing an out-building, at present on the Road lately opened through the "Royalty of Charlottetown."

The House divided on the question of amendment:

Yeas:

Mr. Pope, Mr. MacNutt,
Mr. James, Mr. Ramsay,
Mr. Green, Mr. Nelson.

Nays:

Mr. Thornton, Mr. Douse,
Mr. Palmer, Mr. M'Callum,
Mr. Macdonald,

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, and is as follows:

Resolved, That it is the opinion of this Committee, that the sum of Ten Pounds be granted, and paid to Charles Stockdale, to indemnify

him for the expense of removing an out-building, at present on the Road lately opened through the Royalty of Charlottetown.

The Ninth to the Fourteenth of the said Resolutions, inclusively, being again severally read, were, upon the question being separately put thereon, agreed to by the House.

The Fifteenth of the said Resolutions being again read;

Mr. Palmer moved, in amendment thereto, to leave out the word "Forty," and insert "Twenty" instead thereof.

The House divided on the question of amendment:

Yeas:

Mr. Palmer, Mr. James,
Mr. Thornton, Mr. M'Callum.

Nays:

Mr. Ramsay, Mr. Douse,
Mr. Pope, Mr. Green,
Mr. MacNutt, Mr. Macdonald,
Mr. Nelson,

So it passed in the negative.

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

The Sixteenth to the Eighteenth of the said Resolutions, inclusively, being again severally read, were, upon the question being separately put thereon, agreed to by the House.

The Nineteenth of the said Resolutions being again read, and the question put thereon.

The House divided:

Yeas:

Mr. Palmer, Mr. Thornton,
Mr. MacNutt, Mr. M'Callum,
Mr. Ramsay, Mr. Douse.

Nays:

Mr. James, Mr. Pope,
Mr. Nelson, Mr. Macdonald,
Mr. Green,

So it was carried in the affirmative.

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. Pope, Mr. M'Callum and Mr. Thornton do compose the said Committee.

Mr. Palmer moved, that a Committee of five Members be appointed, to examine and report

relative to the Indexing of the Books in the Registry Office, pursuant to the Nineteenth of the above reported Resolutions—with power to send for persons, papers and records, and to examine all persons that shall come before them.

Mr. Thornton moved to amend the motion, by adding the following words thereto—"and that it be an instruction to the Committee, to make inquiry and endeavour to ascertain if Deeds brought to the Registry Office are recorded within a proper period after being deposited there, and also to ascertain what number of Deeds now remain in the Office unrecorded; and to inquire into the mode of conducting the business of the office generally;" which being seconded and put, passed in the affirmative.

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

Ordered, That Mr. Palmer, Mr. Thornton, Mr. Pope, Mr. Macdonald and Mr. Douse do compose the said Committee.

Then the House adjourned for one hour.

And being met—

An engrossed Bill from the Council, intituled *An Act to amend an Act intituled "An Act to regulate and establish the stated times and places for holding the Supreme Court in King's and Prince Counties, and to constitute the Michaelmas Term of the said Court in Queen's County, a Term for the trial of Issues for a limited period,"* 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. Douse took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Douse 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, and are as follow:

Folio 2, line 15—Strike out the word "last," and insert "first."

Folio 3, line 1—Strike out the word "September," and insert "October."

Ordered, That the said amendments be engrossed, and that the Bill, as amended, do stand for a second reading on Monday next.

Mr. Pope, 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 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 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 thirty-eight.*

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

MONDAY, April 2, 1838.

Prayers.

TWO Messages from His Excellency the Lieutenant Governor.

Mr. Secretary Collins, by command of His Excellency, delivered the following Messages:

First Message:

CHARLES A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly the Copy of a Despatch from the Right Honorable Lord Glenelg, informing him that Her Majesty's Government have had much pleasure in directing the several

Departments to transmit, for the use of the two Branches of the Legislature of this Island, Copies of the Journals of the Houses of Lords and Commons, and of the Records published by the Record Commission.

Government House, }
March, 1838. }

[COPY.]

No. 23.

DOWNING STREET,

6th January, 1838.

Sir,

With reference to the Address from the Council and Assembly of Prince Edward Island, inclosed in Sir John Harvey's Despatch of the 1st April last, No. 25, I have to

inform you, that Her Majesty's Government have had much pleasure in directing the several Departments to transmit to Prince Edward Island, for the use of the two Branches of the Legislature, Copies of the Journals of the Houses of Lords and Commons, and of the Records published by the Record Commission. As, however, these Documents are of great bulk, it will not be possible to forward them to the Colony until the departure from the Port of London of some Vessel bound for Charlottetown.

I have, &c.

(Signed)

GLENELG.

Lt. Governor Sir C. A. Fitz Roy, K. H.

Second Message:

CHARLES A. FITZ ROY, Lieut. Governor.

The Lieutenant Governor lays before the House of Assembly the Copy of a Despatch from the Right Honorable Lord Glenelg, inclosing an Order passed by Her Majesty in Council, on the 23d January last, leaving to their operation various Acts passed by the Legislature of this Island during their last Session.

Government House,

March, 1838.

[COPY.]

No. 24.

DOWNING STREET,

6th February, 1838.

Sir;

I have the honor to transmit to you an Order passed by Her Majesty in Council on the 23d ultimo, leaving to their operation various Acts passed by the Legislature of Prince Edward Island during their last Session.

In leaving the Act, No. 482, for increasing the Island Revenue, to its operation, I think it right to observe, that by the Act of Parliament, 3d & 4th Will. 4, Cap. 59, Sec. 11, it is directed, that Colonial Duties shall be deducted from those which that Act imposes, and which apply only to Foreign Goods. The Island Act contains a Clause, in which it is provided, that, in respect of the Duties it levies, this deduction shall not be made. If this provision be effectual to its purpose, I have no objection to make, because, as these duties are applicable to both British and Foreign Goods, the relations between the two will not be altered, if both are subjected to the charge. But, if it shall appear that the Act of Parliament cannot be so affected, the remedy must be applied by Parliament for this and all similar cases, to prevent the Acts of Colonial Legislatures from operating in a manner repugnant to the spirit of the British Laws.

I have, &c.

(Signed)

GLENELG.

AT THE COURT AT BUCKINGHAM PALACE,

The 23d of January, 1838.

Present:

THE QUEEN'S MOST EXCELLENT MAJESTY,

Lord Chancellor,

Lord President,

Lord Privy Seal,

Lord Steward,

Lord Chamberlain,

Earl of Albemarle,

Lord John Russell,

Viscount Palmerston.

Viscount Melbourne,

Viscount Howick,

Lord Holland,

Lord Hill,

Lord Glenelg,

Mr. Chancellor of the Exchequer.

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, 1837, pass Five Acts, which have been transmitted, entitled as follows, viz:

No. 457—"An Act relating to Merchant Seamen of this Island."

No. 461—"An Act for regulating the Herring and Alewives Fisheries."

No. 462—"An Act to incorporate the Steam Mill Company of Charlottetown."

No. 473—"An Act to regulate the duties and charges of Pilots, and to repeal the Acts formerly passed for that purpose."

No. 482—"An Act for the increase of the Revenue of this Island."

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.

An engrossed Bill from the Council, intituled "An Act to amend an Act intituled 'An Act to regulate and establish the stated times and places for holding the Supreme Court in King's and Prince Counties, and to constitute the Michaelmas Term of the said Court in Queen's County, a Term for the trial of Issues for a limited period,'" as amended, was, according to order, read for the third time.

Mr. Ramsay moved that the clause for altering the time for holding the Supreme Court in Prince County, and so much of the Preamble as relates thereto, be left out of the Bill.

The House divided on the question :

Yeas :	
Mr. Ramsay,	Mr. MacNutt,
Mr. McCallum,	Mr. Macdonald.
Nays :	
Mr. Pope,	Mr. Palmer,
Mr. Green,	Mr. Nelson,
Mr. Binns,	Mr. James.

So it passed in the negative.

Resolved, That the said Bill, as amended, do pass.

Ordered, That Mr. Pope do carry back the Bill to the Council, and acquaint them that this House hath passed the same, with amendments, to which it doth desire their concurrence.

Ordered, That the Fourteenth Rule of this House, requiring twenty-four hours notice of a motion relative to any matter not immediately before the House, be suspended, for the purpose of a member having leave to make a motion.

And thereupon, Mr. Pope moved for leave to introduce a Bill to further amend an Act intituled "An Act to regulate the laying out and altering of Highways, and to provide a mode of obtaining compensation for those who may thereby be injured, and to cause those who are benefited thereby to contribute towards their formation."

Leave being granted; the said Bill was received and 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 engrossed, and that the Title be *An Act to further amend an Act of the Tenth year of the Reign of His late Majesty King George the Fourth, intituled "An Act to regulate the laying out and altering of Highways, and to provide a mode of obtaining compensation for those who may thereby be injured, and to cause those who are benefited thereby to contribute towards their formation."*

A Message from the 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 to-morrow, at Twelve o'clock.

And then he withdrew.

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

TUESDAY, April 3, 1838.

Prayers.

READ a third time, as engrossed, the Bill intituled *An Act to further amend an Act of the Tenth year of the Reign of His late Majesty King George the Fourth, intituled "An Act to regulate the laying out and altering of Highways, and to provide a mode of obtaining compensation for those who may thereby be injured, and to cause those who are benefited thereby to contribute towards their formation."*

Resolved, That the said Bill do pass.

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

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 thirty-eight.

Resolved, That the said Bill do pass.

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

The time for holding the further Conference with the Council, on the subject matter of the last Conference, having arrived;

The names of the Managers were called over—and they went to the Conference :

And being returned—

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

A Message from the Council, by Mr. Desbrisay :

Mr. Speaker,

The Legislative Council have passed the Bill intituled *An Act to continue for one year and to amend an Act passed in the Seventh year of his late Majesty's Reign, intituled "An Act for the increase of the Revenue of this Island."*

And then he withdrew.

Mr. Pope, from the Committee appointed to join a Committee of the Council and Assembly, to prepare a Joint Report on the subject matter of certain Documents transmitted to this Island by the Secretary of State, containing the objections urged by certain persons in England against the Royal Assent being given to the Land Assessment Act of last Session, presented to the House the Joint Report of the said Committee; which Joint Report was read at the Clerk's Table, and is as followeth :

The Joint Committee of the Legislative Council and Assembly, to whom was referred His Excellency the Lieutenant Governor's Message of the 29th day of January last, communicating to both Houses copy of a Despatch received from the Right Honorable Lord Glenelg, Her Majesty's Principal Secretary of State for the Colonies, dated the 29th day of September, 1837, transmitting copy of a Memorial from the Proprietors of Land, and others interested in the prosperity of Prince Edward Island, protesting against the Royal Assent being given to the Act of the Legislature of Prince Edward Island, for levying an Assessment on all Lands in the Island, and demanding an opportunity of stating and supporting their objections to it by their Counsel, before the Judicial Committee of the Privy Council; also copy of a letter addressed to His Lordship by Mr. Waller, Secretary to certain individuals styling themselves 'The Prince Edward Island Association;' together with a letter from Mr. Henry R. Hill, containing a paper of observations on the Act; and His Lordship having in the said Despatch invited the Council and Assembly to furnish such statements as they may think necessary, for the assistance of the Queen in Council, in deliberating on the question which awaits Her Majesty's decision—

Report,

THAT whilst your Committee fully recognize the right of individuals to oppose any measure in progress before either Branch of the Colonial Legislature, wherein they may deem their personal interests affected, they feel themselves called

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upon to express their surprise and regret, that the *ex-parte* statements or representations of any class or description of persons should be considered of sufficient importance to stay the operation of any Law which has received the deliberate sanction of the three Branches of the Local Legislature; but more especially, in the present instance, that a self-constituted body or association, so far removed from the Colony, and so totally unacquainted with its local circumstances, as the individuals styling themselves the 'Prince Edward Island Association'—a combination of persons representing but a limited portion of the Proprietors of Land in this Colony, whose policy has hitherto been to forego present advantage for the prospect of future gain, at the expense of the resident Colonists—should be allowed to have the power of suspending the operation of an Act for raising a Supply, constitutionally given and granted to the Sovereign, for the support of the Local Government—an interference, which, if countenanced, may be attended with the most prejudicial effects, as it will be found impossible to determine where such interference is to end; the apportioning of the public burthens, in all cases, of right, belonging exclusively to the local Legislature; and your Committee contend, that the Act in question was passed in strict accordance with the principle recommended by the Right Honorable Lord Stanley, late Secretary of State for the Colonies, who, in his Despatch, dated 28th May, 1834, addressed to the then Administrator of the Government of this Island, observes—'I admit the policy and the justice of making the owners of the land contribute largely to the internal expenses of the Colony; and while I concur with the reasons which led my predecessors to object to escheating for non-performance of impracticable conditions of settlement, I am decidedly of opinion that a Tax, in the nature of a Penal Assessment upon non-cultivation, is, under the circumstances of Prince Edward Island, a measure at once just and politic;' and also recognized in the Right Honorable Lord Glenelg's Despatch of the 7th April, 1836, addressed to Mr. President Wright, which states, 'that it has been found by experience, that among the most serious of the evils connected with the administration of the Crown Estate in the North American Colonies, were those resulting from the acquisition of land in large masses by individuals, whose object it was, not to cultivate it, but to retain it in its wilderness state, until, by the improvement of the vicinity, it should acquire an increased value;' and again, in his Lordship's Despatch of the 10th August, 1836, addressed to His Excellency Sir John Harvey, in reply to an Address to the Throne, from the House of Assembly, praying for the establishment of a Court of Escheat, it is stated as follows: 'But although the Ministers of the Crown cannot take on themselves to sanction the proceedings which the Assembly point out, they are, nevertheless, fully alive to the serious injury which is caused to the Island

' by the want of a sufficient number of settlers. Gifted with
' a soil of unusual fertility, and possessing every advantage
' of climate and geographical position, the advancement of
' Prince Edward Island has hitherto been delayed by the
' inadequacy of its population. In other of the British Pro-
' vinces in North America, and more especially in Upper
' Canada, a similar inconvenience, although not to so great
' a degree, was heretofore found to exist, and various mea-
' sures were tried for its remedy—among these was the
' assessment of a tax on all granted lands of every descrip-
' tion—but a difficulty having arisen in the recovery of this
' assessment, an Act was passed by the Provincial Legisla-
' ture in 1825, to authorize the sale, in satisfaction of the
' Debt to the Public, of a sufficient portion of any land on
' which the tax should be eight years in arrear. The mea-
' sure, thus supported, has been found effectually to meet
' the object in view; and I cannot but believe that a system
' of a similar nature might be adopted with equally good effect
' in Prince Edward Island. I have therefore to desire,
' that in communicating to the Assembly His Majesty's
' reply to their Address of the 9th April, you will suggest to
' them the expediency of introducing into Prince Edward
' Island the policy adopted in Upper Canada. I inclose a
' copy of the Act passed in that Province in the year 1825,
' as an assistance to the deliberations of the Legislature of
' Prince Edward Island.'

Your Committee would here observe, that the monopoly
of Land, for the purpose of benefiting at a future period by
the improvement of land in the vicinity, reprobated in the
several Despatches quoted, is most extensively and prejudi-
cially acted upon in this Island, where it can be shewn,
that 320,000 acres, comprising nearly one-fourth of the area
of the whole Colony, are possessed by four individuals, viz.
Messrs. David Stewart, Lawrence Sullivan, John Hill, and
Charles Worrell; three of whom have not hitherto encour-
aged the settlement of this extensive property, either by lease
or sale, and the fourth, Mr. Worrell, generally limits the
duration of his leases of wilderness lands to forty years, res-
erving a rent of almost double the amount commonly char-
ged by the more liberal proprietors.

Your Committee would next advert to the objections
urged against the Land Assessment Act in the Memorial.
The Memorialists, in the first place, assert, that 'if the Act
' in question be permitted to go into operation, by receiv-
' ing the Royal Allowance, it will repudiate the Despatch
' from Earl Ripon, dated 27th January, 1833, specifying
' the terms on which proprietors of land in the Colony can
' redeem the Quit Rents issuing from their lands, and the
' arrangements entered into under them by the said proprie-
' tors for redeeming the Quit Rents on their Lands.' The
Committee are at a loss to perceive the analogy between a
local assessment, and the redemption of Her Majesty's Quit
Rents; the former being a tax to be expended solely in the
improvement of the Colony, and the latter a release from
the conditions upon which the original proprietors obtained
their grants, not only as regards the Quit Rents due to

Her Majesty, but also from the terms of settlement—which
terms and conditions were voluntarily assumed and taken
upon themselves by the original grantees, on obtaining bene-
ficial grants of large tracts of land from the Crown. It
does not, however, appear, that any of the proprietors have
yet availed themselves of the terms offered by Earl Ripon,
in the Despatch alluded to, for the redemption of their Quit
Rents. And lest it may be presumed that this Colony has
hitherto benefited by the collection of Her Majesty's Quit
Rents, your Committee would bring under the notice of
your Honorable Houses the fact, that of the immense accu-
mulation of Quit Rents which, from time to time, have
become due and payable to His late Majesty and His Royal
predecessors, *one shilling has never been expended in the
local improvement of the Colony.*

The Land Assessment Act of the 2d Will. 4, cap. 7,
referred to by Memorialists, which levied Two Shillings,
'Currency', upon 100 acres of land, and which will expire at
the termination of the present Session, may be justly con-
sidered as a boon conferred upon the Proprietors, rather
than a tax imposed on them, inasmuch as a lesser tax is
substituted for a greater—the Quit Rent, from which the
Proprietor is relieved during the continuance of that Act,
exceeding the amount paid under the Land Assessment Act
by one half, at the present rate of Exchange—Two Shil-
lings, Sterling, the Quit Rent payable on One hundred
Acres of Land, being equal to Three Shillings Currency—
besides which, the Quit Rents would have been at the
absolute disposal of the Crown, whilst the amount levied
under the Land Assessment Act *has been expended solely
in the improvement of the Island*, and thus tended most
materially to advance the value of the lands of the Me-
morialists.

The Memorialists would also seem to attach peculiar im-
portance to the Upper Canada Act of the 59th Geo. 3,
cap. 7, by which the maximum tax upon wilderness lands
in that Province is fixed at One Shilling and Eightpence,
per 100 acres, and the same tax upon cultivated Lands, at
Eight Shillings and Fourpence per 100 acres.

Your Committee here deem it incumbent upon them to
show the very wide distinction to be drawn between the
circumstances of Upper Canada and this Island, with re-
spect to the original disposition of the Crown Lands in the
two Provinces, as well as their present relative condition,
and to explain the object which induced the Colonial Legis-
lature here to fix the higher rate of Tax upon wilderness
lands. In the Province of Upper Canada, grants of land
issued from the Crown in fee, to actual Settlers, with no
other condition attached to them, as your Committee be-
lieve, than that of settlement. Thus encouraged, men of
capital and enterprise were induced to resort there, and the
present flourishing state of that Province has been the
natural consequence; but, unfortunately for the prosperity
of this Colony, *its whole surface was granted away in one
day, in tracts of 20,000 acres each, to a limited number of
influential individuals, mostly residing in the Mother Coun-*

try—' the Grantees undertaking to pay a Quit Rent to the Crown, varying from Two to Six Shillings, Sterling, per 100 acres, and to settle their lands, within Ten years from the date of their respective Grants, with Protestant Settlers, in the proportion of one person to every Two hundred acres—the said Protestant Settlers to be introduced from such parts of Europe as were not within His Majesty's dominions, or to be such persons as had resided within His Majesty's dominions of America two years antecedent to the date of such grants.' Many of the Grantees, finding it difficult to comply with the terms so voluntarily entered into with the Crown, were induced to alienate their grants to land monopolists, and others, for an almost nominal consideration; and a great proportion of those persons—speculating upon the forbearance of the Government, and the increased value which would hereafter be given to their property by the improvement of the adjoining land, incidental to the natural increase of the population, and the exertions made by a few of the Grantees and others to encourage settlement—suffered immense tracts of land to continue in their wilderness state, not only using no efforts themselves toward their improvement, but refusing encouragement to persons who were willing to form settlements upon them.

Aided by the influence of the few Grantees, or their immediate descendants, who retained possession of their original grants, these persons succeeded in evading the payment of very large arrears of Quit Rent, which from time to time became due to the Crown, as well as the condition of settlement, until the year 1818, when they prevailed upon the Imperial Government to remit all the arrears of Quit Rent then due—to reduce the maximum amount to be paid in future to Two Shillings, Sterling, per One hundred acres—to grant them a further indulgence of ten years for the settlement of their lands, to be computed from December, 1816, and to relieve them from the condition imposed by the several grants with reference to Foreign Protestants.

At the expiration of this period, in the year 1826, little or no progress had been made in the improvement of these lands—in illustration of which fact, your Committee need only refer to Townships Numbers 2, 4, 5 and 6, the property referred to by Mr. H. B. Hill; and, although this property embraces an area of 80,000 acres, situated in one of the most eligible parts of the Island, both for settlement and commerce, your Committee have authority for stating, that it does not contain more than one family possessing any title to the soil beyond the will of the owner; and there are several other extensive tracts in the Colony which are similarly circumstanced. These lands, in consequence of the settlement of other lands in the neighbourhood, and the large outlay of public money, from a revenue exclusively derived from the resident population, which had been expended in running and opening Roads through them, and in constructing Bridges, acquired a greatly increased value, and at no cost whatever to the Proprietors;

for they still continued to evade the payment of their Quit Rents. The repeated indulgences which those Proprietors received at the hands of the Crown induced other land speculators, of similar views, to embark their capital in the purchase of large tracts of land in the Colony; and the baneful influence which such description of persons exercised upon the prosperity of the Colony, not only in retarding its settlement, but also in frustrating almost every public measure calculated to promote its advancement, became so serious an evil, that in order to compel these monopolists to settle their lands, or to relinquish them to the Crown, the House of Assembly, in the Session of 1832, addressed the then Administrator of the Government, for the establishment of a Court of Escheat—the Colonial Legislature passing an Act, at the same time, to regulate its proceedings. Your Committee regret to state, that the just and reasonable expectations of the Colonists were defeated by the same influence which had been so prejudicially exercised on former occasions; and a refusal to establish such Court, and a disallowance of the Act in question, were the results.

The House of Assembly again petitioned the Throne in 1836, for the establishment of a Court of Escheat, which application was also refused. In communicating this refusal, the Right Honorable Lord Glenelg recommended that a penal Tax upon wilderness land should be substituted for the said Court, and transmitted the copy of an Act, passed in Upper Canada in 1825, as an assistance to the deliberations of the Colonial Legislature, *which Act in no way refers to the amount of tax intended to be levied*, but merely carries out, in detail, the mode of enforcing payment of a tax imposed by a previous Act of the Canada Legislature. And your Committee are fully justified in believing, from the tenor of his Lordship's Despatch, that in condescending to make such communication to the Legislature of the Colony, his Lordship's only object was, to afford assistance in reference to the manner of recovering and enforcing the payment of any tax on land which might be decided on by the Legislature, it not having occurred to his Lordship that no difficulty had ever been experienced in this Colony on occasions of the like nature; and your Committee are more confirmed in this their belief and opinion, because the Act of the Upper Canada Legislature, of the 59th Geo. 3, cap. 7, referred to by the Memorialists, and which was afterwards transmitted by his Lordship, at the suggestion of the organ of the Memorialists (Mr. Waller), imposes a tax on almost all descriptions of real and personal property, comprising the principal source of the general Revenue of that Province, and which, therefore, if carried into effect in this Colony, would be literally the imposition of a tax on improvement, *and not in the nature of a penal Assessment for non-cultivation, as recommended by Lord Glenelg.*

Your Committee submit, that a tax of Four Shillings, Currency, per 100 acres, on wilderness land, is by no means "inequitable and unfair" towards the Memorialists—and so far from its being an "exclusive tax," the amount of Revenue contemplated to be raised therefrom bears but a

small proportion to the general Revenue of the Colony, derived from various other sources, and chargeable solely upon the people, as will appear from the following statement of the local expenditure for the last twelve years, compiled by your Committee from official documents:

Statement of Expenditure upon Roads and Bridges, Public Buildings and Wharves, and for other purposes, in support of the local Government of Prince Edward Island, from the year 1826 to the year 1837, inclusive, with a comparative analysis of the amount contributed by the resident consumers of dutiable articles, and the Proprietors of the soil, respectively.

Year.	Roads and Bridges.			Public Buildings and Wharves.			Other local purposes.			Total Expenditure.			Amount contributed by consumers.			Amount paid by Proprietors of soil.		
	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.
1826	3,125	14	1	299	5	5	4,707	11	5½	8,132	10	11½	8,132	10	11½	-	-	-
1827	2,287	11	5	21	0	0	3,528	17	5½	5,837	8	10½	5,837	8	10½	-	-	-
1828	1,769	3	0	-	-	-	2,235	4	5	4,004	7	5	3,979	6	11	25	0	6
1829	1,816	18	6	153	9	2	3,892	18	6½	5,863	6	2½	5,863	6	2½	-	-	-
1830	1,467	12	0	570	3	10	4,295	14	2	6,333	10	0	6,333	10	0	-	-	-
1831	2,134	13	9	1,015	0	0	4,622	14	6½	7,772	8	3½	7,772	8	3½	-	-	-
1832	2,518	19	4	1,056	19	3	4,881	15	9½	8,457	13	4½	8,257	13	4½	200	0	0
1833	3,625	10	5½	3,236	3	0	6,897	13	0	13,759	6	5½	12,238	9	5½	1,520	17	0
1834	2,244	8	10	4,117	6	3½	5,591	16	4½	11,953	11	5½	10,548	10	3½	1,405	1	2
1835	2,020	10	2	1,370	10	11	7,485	15	11½	10,876	17	0½	9,445	14	4½	1,431	2	8
1836	1,853	12	0	738	11	5	6,090	0	7½	8,682	4	0½	7,269	17	10½	1,412	6	2
1837	2,055	12	4	560	2	5½	6,808	6	1½	9,424	0	11½	8,005	0	2½	1,419	0	9
Warrants outstanding.	586	1	0	418	0	0	5,544	1	3½	6,548	2	3½	6,548	2	3½	-	-	-
TOTAL,	27,506	6	10½	13,556	10	9	66,582	9	8½	107,645	7	4½	100,231	19	1½	7,413	8	3

From the foregoing statement, it will appear, that the local expenditure of the Government, for the last twelve years, has been £107,645 7s. 4½d. of which £27,506 6s. 10½d. have been expended on Roads and Bridges, to the great advantage of the property of the Memorialists; £13,556 10s. 9d. on Public Buildings and Wharves, and £66,582 9s. 8½d. for other local purposes; and of these large sums, the whole amount contributed by the Proprietors of the soil has been only £7,413 8s. 3d., leaving the balance, or £100,231 19s. 1½d. to be borne by the resident consumers of dutiable articles—and if from the sum of £7,413 8s. 3d. be deducted the proportion paid by the actual settlers, which may be estimated at £2,500, the amount paid by the large proprietors will be reduced to £4,913 8s. 3d. or less than one-twentieth part of the local expenditure of the Colony. In this calculation your Committee have omitted to take into account the Statute Labour, which is exclusively applied to the improvement of Roads and Bridges, and which, at the lowest estimate, may be valued at £1,500 annually, or £18,000 for the last twelve years. If, therefore, no other reason existed for a tax upon lands than the heavy public burthens thus shewn to be borne by the resident population, as consumers of dutiable articles, exclusively, common justice demands that the proprietors of the soil should be called upon to contribute their ratable proportion.

Your Committee have no correct means before them of ascertaining the rates at which lands, in quantities of 4000

acres and upwards, are to be obtained in the Colony, and they can therefore offer no remarks upon that point, except as far as regards the sale of the Glebe and School Lands, estimated at 8,710 acres. These lands were sold at Public Auction, in the Fall of 1836, a season of unparalleled difficulty and distress, and averaged Nine Shillings and Fourpence per acre, a price very far below their real value, many of them having been subsequently disposed of at considerable advances on their original cost—in some cases more than double. Your Committee, however, are willing to admit, that large tracts of wilderness land in this Colony have been purchased at the minimum rate of Two Shillings per acre, stated by the Memorialists; and they will go farther, and assert, that most of the extensive properties which have been accumulated by their present owners have been obtained upon much lower terms, some as low as one penny an acre!—but they by no means acknowledge that those prices form any criterion whatever of the terms upon which lands are to be obtained in small locations for settlement, in tracts from 100 to 500 acres; and they need no other argument in support of this opinion than that of the Memorialists' own shewing, where they represent the annual rent of land to be from Sixpence to One Shilling and Sixpence, sterling, per acre. Assuming this statement to be correct, the fee simple of the land, at twenty years' purchase, is thus made to vary from Ten Shillings to Thirty Shillings, sterling, per acre—a handsome return, your Committee must observe, for an original outlay of Two Shillings—but

your Committee are aware of but very few instances in which lands have been leased at the lesser rate, or Sixpence per acre, whilst numerous cases occur where the rent exceeds One Shilling and Sixpence per acre; and your Committee have yet to learn that the fee-simple of wilderness lands, in any situation to suit settlers, is now to be purchased for Two, or less than Ten Shillings per acre. The system on which the *most liberal* Proprietors act in these particulars is, to sell the wilderness lands, to actual settlers, at prices varying from Ten to Twenty Shillings, Sterling, per acre, or to lease them, for a long term of years, at One Shilling per acre—in some few cases allowing the tenants the privilege of purchasing the fee simple at their own convenience, at twenty years' purchase, or Twenty Shillings, Sterling, per acre; and this system is found to be attended with equal advantage to the Proprietor, the Settler, and the Colony, by affording the former a handsome remuneration for his investment, the Settler a beneficial interest in his own labour, and the Colony the general benefit arising from its increased improvement. Had a similar spirit of liberality actuated the Proprietors generally, your Committee are warranted in their conviction that little cause would have existed at the present day for adopting the course found necessary to be pursued by the Colonial Legislature, of levying a penal tax upon wilderness lands, as the only effective means *now left* of compelling those Proprietors who have hitherto neglected or refused to encourage the settlement of any part of their large tracts of wilderness lands, to pay a proportion of the public burthens, to settle their lands, or to put it in the power of others to do so, by disposing of them.

In answer to the difficulty which is apprehended by the Memorialists in the collection of the tax, or the effect it may have of pouring into the market large portions of land for non-payment, your Committee have only to observe, that during the five years in which the present Land Assessment Act has been in operation, the sales for non-payment have not averaged more than one thousand acres annually; and the land so sold was mostly that for which no ostensible owner could be found.

The Memorialists, throughout their statement, have studiously endeavoured to make it appear, that the Act of which they complain levies a tax upon one description of property; to the *exemption of all other*, without having the candour to acknowledge, that by various Colonial Statutes, already in force, the resident Colonists are subjected to taxes upon the necessaries and comforts of life, *equal to five times the amount* which the Act in question can possibly realize, and of which the Memorialists must be fully cognizant. And your Committee would further remark, that as the collection of Quit Rents will be suspended during the continuance of the Act, of the operation of which the Memorialists complain, the tax of Four Shillings, Currency, per 100 acres, on wilderness lands, will, at the present rate of Exchange, only exceed the amount to which these

lands would otherwise be liable by about Eightpence Sterling per 100 acres; and as the maximum tax of Four Shillings will cease upon the settlement of these lands, the minimum tax of Two Shillings Currency will operate as a bounty on improvement, which is the main object of the act in question.

Your Committee fearlessly deny the truth of the assertion made by the Memorialists, that 'there are large tracts of land in this Island, known by the name of Black Spruce, and other Swamps, White Sands and Barrens, the greater portion of which never can be profitably cultivated.' Such tracts are neither numerous nor large; and your Committee have no hesitation in stating, as their belief, derived from actual observation, and the best information to be obtained from various works considered of authority, that there is less unproductive land in this Island than in any other of Her Majesty's Colonies in North America, in comparison to its area, and that the soil in general is much easier of culture, and will bear better crops of all kinds of grain and pulse, with less labour and at a less expense, than any given or like quantity of the 'many millions of acres of good productive land in the adjoining Colonies of Nova Scotia, Cape Breton and New Brunswick,' now vaunted of by the Memorialists, to serve their present purpose of depreciating the character of the soil of this Colony.

Your Committee would here remark, and ask, if it be true, as represented by the Memorialists, that the population of this Island is actually greater, per square mile, than that of the other British North American Colonies, what would have been the present state of this Colony had the same system been adopted in it as in those Provinces, where, until within a few years last past, the Crown granted the lands in small tracts, to almost every applicant, upon payment of certain trifling fees? And your Committee contend, that the Memorialists are in no wise justified in representing the present state of the population of the Colony, towards the encouragement of which they have contributed in so very small a degree, as a reason why their wilderness lands, increasing in value every year by the unaided exertions of the colonists, should not pay so small a sum as Two Shillings, currency, per 100 Acres, beyond what cultivated land is required to bear.

Your Committee would also further remark, that the arguments used by the Memorialists, in representing that this Colony has a greater population, in proportion to its superficial extent, than the adjacent Colonies, notwithstanding the immense expenditure of money by the Imperial Government, and by a private Company in those Colonies—advantages which have never been enjoyed by this Island—tend to strengthen the opinion before expressed by your Committee, that the settlement of this Colony has been most materially retarded by the impolitic system pursued in alienating the Crown lands to the Memorialists, or to those under whom they claim, and afford just grounds for compelling them to contribute, in a reasonable proportion,

towards the wants and expenses of Her Majesty's Government, by an assessment on those lands which they have reserved for the purpose of exacting from the settler, at a future day, an increased price, when they have attained an additional value, from the cultivation of the soil in their vicinity, at the expense and labour of the industrious Colonists.

Although the Council and Assembly are by no means responsible for the assertions of insidious and evil-disposed persons, who may have promulgated opinions and statements tending to persuade the people of the Island, and persons elsewhere, that "the proprietors of land have acted, and do still act, in hostility to the resident population," yet your Committee require no further evidence of the fact of the disposition of many of the Proprietors in this respect, than the circumstance of immense tracts of land being allowed to remain in their wilderness state, with the avowed purpose of profiting by the cultivation of lands in their vicinity—the proprietors refusing either to sell or lease them upon such terms as would induce settlers to improve them; and the opposition which they have always given to public measures connected with the best interests of the Colony, particularly as regards its local necessities—invariably interposing between the local Legislature and the Crown, with the view of frustrating every effort of the former to equalize the public burthens, and thereby ameliorate the condition of the resident population. And, although your Committee have shewn that the Proprietors have been compelled to contribute, in a small degree, to the support of the Local Government, within the last twelve years, it is the only instance in which the lands have been taxed for this purpose, with the exception of the sum of £1,400, raised by a similar tax in the year 1813, for building the Court House in Charlottetown, the whole local expenditure having been borne by the resident population.

Your Committee at the same time are free to admit, that great exertions were made, and considerable sums expended, by a few of the proprietors, at the original settlement of the Colony, to bring out settlers; and in all those cases where the liberality of the proprietors enabled the settlers to improve their lands, with a prospective advantage to themselves, the lands are in a flourishing condition, and the present owners have reason to be satisfied with the result; but that "the whole of the population, with the exception of the few Indian and Acadian population; have either been taken to the Island at the expense of the proprietors, or been induced to settle in the Colony in consequence of the encouragement and employment offered to them by the large proprietors, resident and absent," as asserted by Memorialists, is a glaring misrepresentation of facts; for, although considerable numbers may have been settled in the Colony under such circumstances, they form but a very

small proportion of the whole population—the greatest part of whom have been induced to settle in the Colony solely from the fertility of its soil and the advantages of its geographical position—want of encouragement, on the part of the proprietors, being the main and almost sole obstacle to their prosperity. Your Committee further state, that, with the exception of the Rev. J. Macdonald, and a few settlers introduced by the heirs of D. Rennie, and the late Sir Allan Johnston, no case has occurred, within the last twenty years, of any proprietor having brought to this Colony, at his own expense or otherwise, any number of settlers worthy of remark.

The assertion of the Memorialists, "that the proposed scheme of taxation is a flagrant act of injustice and partiality, inasmuch as one species of property alone, and that of necessity an unproductive one, is taxed, to the exemption of all other; and that they cannot consider the measure otherwise than as an unprovoked attack upon the sacred rights of property," your Committee feel compelled to designate a gross libel on the Legislature of this Colony, as will be evident on reference to the statement of the public expenditure for the last twelve years, given in a former part of this Report; and is also an unfounded aspersion upon the Right Honorable Lord Stanley and Lord Glenelg, Her Majesty's late and present principal Secretaries of State for the Colonies, *by whom this measure was specially recommended to the local Legislature.*

Your Committee, conceiving that they have fully replied to the objections urged by the Memorialists against the principle and policy of the measure in question, would next proceed to offer a few remarks upon some of the observations made by Mr. Henry R. Hill, representing himself or his family as being interested in 80,000 acres of land in this Colony, in reference to the said measure, which are alone entitled to consideration from the circumstance of their having been so thought by the Right Honorable Secretary of State for the Colonies. And first, as relates to his observation upon the preamble of the Bill, your Committee can see nothing in the circumstances of the present proprietors of land in the Colony which should entitle them to any greater degree of indulgence than could be claimed by the original grantees; for, admitting that they "paid a valuable consideration for their lands," they purchased them subject to all the conditions to which they were liable, and became equally bound to perform them; but your Committee have already stated that those very conditions enabled the existing proprietors to obtain their lands at a very low rate, and, in many cases, at an almost nominal value, as may be instanced in the case of Mr. Hill's own family, his father, Mr. John Hill, having become possessed of the property which they now claim, at an average of less than Sixpence an acre, two Townships, consisting of 40,000

acres, having been purchased by him at a price under *three farthings an acre*, as appears by the Public Records of this Colony; and many of the remaining large proprietors acquired their lands upon almost equally advantageous terms. "As to the allegation of non-settlement being totally devoid of truth," as asserted by Mr Hill, the fact is of such public notoriety as not to require confirmation by your Committee; and the only way in which your Committee can account for this bold assertion, on the part of Mr. Hill, is from his presumed ignorance of the real state of the Colony, or that, from the peculiarity of his reasoning, he would attempt to prove, that as Township A contains double the number of settlers required by the grant, Township B, being itself unsettled, is entitled to the advantage of the overplus, upon the same principle that he argues, because the Colony contains, as he assumes, a greater relative population than its less favoured sister Colonies, the Colonists have no reason to complain of non-settlement and non-cultivation, keeping entirely out of view the obligation of every grantee to settle his Township, in the proportion of one person to every 200 acres—which obligation is as distinct and separate as the grant itself. Of the merits or demerits of the local authorities, at the period when Mr. Hill denounces them in such unmeasured terms, your Committee are totally ignorant; but they cannot bring themselves to believe that any set of public men could have been so utterly bereft of all principle as to justify the severe animadversions with which Mr. Hill characterises their conduct.

Mr. Hill next adverts to the details of the Act; and first, as regards the 4th Section; he complains of the jurisdiction therein given to the Supreme Court, in awarding allowance for improvements. This power is given by the Act now in force for levying an Assessment on Land, and has been found quite unobjectionable, both in principle and practice; and your Committee are of opinion, that where experience stamps its approval of a system, it is not unwise to follow it. The same argument is also applicable to the 7th Section, which forms part of the same Act. As regards the objections to the 8th and 9th Sections of the Act, your Committee have reason to congratulate the local Legislature, in having framed this most difficult part of the Bill in so clear a manner, that the profound legal acumen of Mr. Hill has not enabled him to discover any greater apparent defects than those to which he refers, and which, in the opinion of your Committee, are of the easiest comprehension. And first, as to making a false return, the inadvertence to which Mr. Hill alludes cannot occur. If a false return be made, it must be wilfully made, as must be seen on reference to the form of the Return, for a man there represents himself either as an owner or an occupier; if the latter, to the extent of 300 acres, his land is to be

deemed cultivated; if the former only, he is required to have in the proportion of five acres for every 100 acres inclosed and cultivated; and as these are facts of which he must be fully cognizant when he makes his return—the sole object of which is to be relieved from the higher rate of tax—if he gives a false statement, he must do it both *wilfully and fraudulently*, and, therefore, these words, if inserted in the Bill, would have been words of surplussage.

The principal object of the 9th Section your Committee conceive to be, to encourage settlement, by giving to an occupier of 300 acres, or less, the advantage of cultivation, at the same time extending a similar privilege to the owner of that quantity of land, or any less quantity, not residing thereon, provided he have in the proportion of five acres to each 100 inclosed and cultivated; but if, in either case, the quantity shall exceed 300 acres, then the excess shall be deemed wilderness land, unless the same be fully cultivated or improved. The general acceptation of the terms "inclosure" and "culture" are too well understood in the Colony to require any explanation at the hands of your Committee; and the extent of the necessary inclosure is also sufficiently defined by the Act.

The remaining objections, to the detail of what Mr. Hill is pleased to designate "this clumsy attempt at legislation," are confined to Sections 11 and 12; and as these Sections are exact transcripts of the 16th and 22d Sections of the Upper Canada Act, passed in 1825, which was laid before the House of Assembly for its guidance in framing the present Act, by direction of Her Majesty's Principal Secretary of State for the Colonies, "as having been found effectually to meet the object in view," your Committee deem this circumstance alone to be a sufficient reply to Mr. Hill's objections, without entering further into their merits.

Mr. Hill next remarks, "that £5000 seems to be an enormous sum for a building for keeping the Public Records and other Documents, and for the sittings of the Legislature, in a Colony in which," he asserts; that "£500 will build a first-rate House, and where the Records are so few, that a room of twelve feet square would more than suffice for their deposit." This gratuitous observation, on the part of Mr. Hill, only tends to expose his utter ignorance of the existing state of the Colony. The suggestion, that such a building had become highly necessary, first emanated from His Excellency Sir John Harvey, in his Address at the opening of the Session of the Legislature, in 1837; and at the close of the same Session, His Excellency was pleased to express his marked approbation of the provision which the Legislature had made for that object—and, however well it may suit the purpose of Mr. Hill to underrate the cost of such a building, or to fix a limit to the space necessary for the Public Records, these subjects

have been too well considered by the local Legislature to give any weight whatever to his opinion.

Mr. Hill's subsequent observations are of a nature so exactly similar to those contained in the Memorial of the Prince Edward Island Association, to which your Committee have already replied, that they deem it unnecessary to offer any further remarks upon them; neither do they consider the communication of Mr. Waller to be of sufficient importance to render any observations upon it necessary.

In conclusion, the Joint Committee would urge upon the Council and Assembly the necessity of pressing to a final and speedy issue the important measure which forms the subject of this Report, as, in addition to the loss of Revenue which has already been sustained by the suspension of the Act, any further delay will be attended with the most seri-

ous prejudice to the best interests of the Colony, by depriving it of the advantage of this source of Revenue for the current year.

T. H. HAVILAND,
R. HODGSON,
JOHN BRECKEN,
JOSEPH POPE,
EDWARD PALMER,
EDWARD THORNTON,
SAMUEL GREEN,
PETER M'CALLUM,
JOHN S. MACDONALD.

Ordered, That the said Report be committed to a Committee of the whole House to-morrow.

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

WEDNESDAY, April 4, 1838.

Prayers.

A MESSAGE from the Council, by Mr. Desbrisay:

Mr. Speaker,

The Legislative Council have agreed to the amendments made by the House of Assembly to the following Bills, viz:

An Act for regulating the several Jails within this Island, and establishing Prison Discipline therein.

An Act to amend an Act intituled "An Act to regulate and establish the stated times and places for holding the Supreme Court in King's and Prince Counties, and to constitute the Michaelmas Term of the said Court in Queen's County, a Term for the trial of Issues for a limited period."

And also—

The Legislative Council desire a Conference with the House of Assembly on the amendment made to the Bill intituled *An Act to amend the Act for recovering Debts from absent or absconding Debtors*; and have appointed the Honorables Mr. Haviland and Mr. Brecken a Committee to manage the said Conference—to meet in the Committee Room this day, at Two o'clock.

And then he withdrew.

Resolved, That this House do agree to a Conference, as is desired by the Council, on the amendment made to the Bill intituled *An Act to amend the Act for recovering Debts from absent or absconding Debtors*.

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

Ordered, That Mr. Thornton, Mr. Green, Mr. Macdonald and Mr. Pope 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. Thornton reported, that the Managers had been at the Conference, and had met the Committee of the Council, who acquainted them that the Council do disagree to the amendment, on the ground that it would be impolitic to confer such powers on the Commissioners for the recovery of Small Debts; and further that it was a thing unheard of to summon the wife to give evidence which would expose the property of her husband.

Ordered, That the Report of the Conference be now taken into consideration.

The House proceeded accordingly to take the said Report into consideration.

And a motion being made, that this House do insist on its amendment;

The House divided on the question:

Yeas:

Mr. Pope,	Mr. Green,
Mr. Ramsay,	Mr. Thornton,
Mr. MacNutt,	Mr. M'Callum.

Nays:

Mr. Palmer,	Mr. Macdonald,
Mr. James,	Mr. Nelson.
Mr. Douse,	

So it was resolved in the affirmative.

Resolved, That a further Conference be desired with the Council, on the amendment made to the Bill intituled *An Act to amend the Act for recovering Debts from absent or absconding Debtors*; and that upon such Conference the Managers be instructed to communicate to the Committee of the Council the decision of this House thereon.

Ordered, That Mr. Pope 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.

The Order of the Day, for the House in Committee on the Report of the Joint Committee of the Council and Assembly, on the subject matter of certain Documents relating to the Land Assessment Act of last Session, transmitted to the Lieutenant Governor, in a Despatch from the Right Honorable Lord Glenelg, and by His Excellency communicated to both Houses of the Legislature, on the 29th of January last, being read;

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

Mr. Thornton took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Thornton reported, that the Committee had gone through the Report referred to them, paragraph by paragraph, and had adopted the same, without making any amendment thereto:

Ordered, That the Report of the Committee be agreed to.

Resolved, That a Committee be appointed, to prepare an Address to His Excellency the Lieutenant Governor, acquainting him that the Legislative Council and this House have agreed to a Joint Report on the subject matter of certain Documents relating to the Land Assessment Act of last Session, transmitted to His Excellency in a Despatch from the Right Honorable Lord Glenelg, and by His Excellency communicated to the Legislature on the 29th of January last; and that a copy of the said Report be furnished to His Excellency, and that he be respectfully requested to transmit the same to Her Majesty's Ministers, for the assistance of the Queen in Council, in deliberating on the question which awaits Her Majesty's decision.

Ordered, That the Committee who prepared the Report be a Committee for the above purpose.

Ordered, That the above Resolution be communicated, by Message, to the Legislative Council, and that they be requested to appoint a Committee to join the Committee of this House, in preparing the said Address to His Excellency, to be reported as a Joint Address of the Legislative Council and this House.

Ordered, That Mr. Pope do carry the said Message to the Council.

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

Then the House adjourned for one hour.

And being met—

A Message from the Council, by Mr. Desbrisay:

Mr. Speaker,
The Legislative Council do agree to a further Conference, as is desired by the House of

THURSDAY, April 5, 1838.

A MESSAGE from the Council, by Mr.

Desbrisay:

Mr. Speaker,

The Legislative Council have passed 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 thirty-eight.*

And then he withdrew.

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 to-morrow, at Twelve o'clock.

And also—

“ COUNCIL CHAMBER,
Thursday, 5th April, 1838.

“ Resolved, That a Committee be appointed, to join the Committee of the House of Assembly, to prepare an Address to His Excellency the Lieutenant Governor, acquainting him that the Legislative Council and the House of Assembly have agreed to a Joint Report on the subject matter of certain Documents relative to the Land Assessment Act of last Session, transmitted to His Excellency in a Despatch from the Right Honorable Lord Glenelg, and by His Excellency communicated to the Legislature on the 29th day of January last; and that a copy of the said Report be furnished to His Excellency, and that he be respectfully requested to transmit the same to Her Majesty's Ministers, for the assistance of the Queen in Council, in deliberating on the question which awaits Her Majesty's decision.

“ Ordered, That the Committee who prepared the Report, be a Committee for the above purpose.

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

And then he withdrew.

Mr. *Pope*, from the Committee appointed to join a Committee of the Council, to prepare a Joint Report on the subject matter of a Correspondence that has taken place between the Right Honorable Lord Glenelg and his Grace the Archbishop of Canterbury, relative to the Act authorising the sale of Glebe Lands in this Colony, in which correspondence is included a letter from the Bishop of Nova Scotia, asserting the exclusive right of the Church of England to the property, presented to the House the Joint Report of the said Committee; which Joint Report was read at the Clerk's Table, and is as followeth :

The Joint Committee of the Council and Assembly, to whom was referred the Message of His Excellency the Lieutenant Governor, transmitting the copy of a Despatch from the Right Honorable Lord Glenelg, with copies of a Correspondence which had taken place between His Lordship and His Grace the Archbishop of Canterbury, on the subject of the Act for the sale of the Glebe and School Lands in this Colony, in which correspondence is a Letter from the Bishop of Nova Scotia, asserting the exclusive right of the Church of England to this property; and His Excellency in his said Message having requested the two Branches of the Legislature to take the Bishop's statement and reasoning into their consideration, and furnish him, for the information of Her Majesty's Government, with the reasons for concurring in or dissenting from the Bishop's conclusions—

Report,

THAT your Committee feel bound to express their surprise that the Lord Bishop of Nova Scotia should have deferred until this late period to call in question the justice of the measure adopted by the Legislature of this Colony for the disposal of certain lands reserved in the original Grants of the several Townships thereof for Glebes and Schools, when, from the length of time which has elapsed since the matter first came under the notice of either Branch of the Legislature, until the period when the Act authorizing the sale of the Lands in question had received the Royal Assent, ample time was afforded to His Lordship, or any other party professing an interest in these Lands, to allege such objections as they might have deemed of sufficient moment to entitle them to the consideration either of the Local Legislature or of the Imperial Government.

It appears to your Committee, that in the year 1830, the House of Assembly unanimously addressed His late Majesty King George the Fourth, on the subject of these reserved Lands, then in a wilderness state, stating “ the happy effects which would result to this Colony were the Glebe Lands appropriated for the purpose of promoting the advancement of education :” to that Address no answer was received. In the year 1832, a new House of Assembly reiterated the application, reciting the substance of the previous Address of 1830; and in the year 1834, another Address, for a similar application of these Lands, was agreed to by the House of Assembly, and transmitted to His late Majesty King William the Fourth. In reply to this Address, the Right Honorable T. Spring Rice, then Secretary of State for the Colonies, by Despatch, dated the 30th of October, 1834, to Lieutenant Governor Young, directed him “ to proceed to the sale of these reserves, at the earliest opportunity which could be obtained, reserving the appropriation for further directions.”

In laying a copy of this Despatch before the House of Assembly, His Excellency expressed an opinion, that His Majesty could not divest himself of these reservations without the aid of an Act of the Legislature for that purpose, and therefore suggested to that body the propriety of passing an Act empowering him to proceed to the sale of the said Lands; and accordingly the Act now complained of was passed with only two dissentient voices in the House of Assembly, and in the Legislative Council with only one dissentient voice. This Act, which received the sanction of the Lieutenant Governor on the 10th April, 1835, had a suspending clause, staying its operation until His Majesty's pleasure should be known, in consequence of the proceeds to be derived from the sale of those Lands being specifically applied to the purposes of general Education, and was transmitted for that purpose shortly afterwards, and did not receive the Royal confirmation until the 28th day of April, 1836. During the period of upwards of six years, which elapsed from the first discussion of this question until the Royal Assent was given to the Act, no objection was made by His Lordship or any other person against the measure, with the exception of the communication which appears to have been addressed to the Right Honorable the Earl of Aberdeen (then Secretary of State for the Colonies), by order of the Society for the Propagation of the Gospel, on the 9th of March, 1835, which informed His Lordship that an Act authorizing the sale of the Glebe Lands had been introduced into the Assembly of this Colony, when Mr. Hay, then Under Secretary, by direction of His Lordship, in reply, stated that His Lordship had no further information than was contained in the letter so addressed to him, but that should any law of that nature "come before His Majesty in Council, for confirmation, it would be in the power of the Society, or the Bishop of Nova Scotia, to urge any objection which they might consider applicable to the Act as infringing upon the rights of the Church of England;" and notwithstanding the Earl of Aberdeen so clearly pointed out the proper mode of proceeding to be adopted by the Society, or the Bishop of Nova Scotia, should such a Bill be passed in this Colony, yet no objection was made to the Bill in question before the Royal Assent was given, or subsequently, until the Act was executed by a sale of the Lands under it.

Your Committee therefore are of opinion, that if the Church of England possessed that exclusive right to these Lands contended for by the Bishop of Nova Scotia, the Act in question has legally divested that Church of such right. But your Committee are far from admitting the validity of the arguments upon which the Bishop of Nova Scotia founded this claim.

Your Committee know from historical records that this Island first came into the possession of Great Britain soon after the conquest of Louisbourg, in 1745, but again reverted to France by the Treaty of Aix la Chapelle, made

on the 7th of October, 1748, as being a dependency of Cape Breton, and therefore did not form part of the Province of Nova Scotia in the year 1749, as stated by the Bishop of Nova Scotia, but remained an integral part of the French Empire until it again fell with Louisbourg into the hands of Great Britain by Articles of Capitulation, dated the 28th day of July, 1758, and was ceded to Great Britain, for the first time, by treaty with France, on the 10th day of February, 1763, when it was annexed to the Province of Nova Scotia—from which facts it is evident, that any "contract" made between the Home Government and the Society for the Propagation of the Gospel in 1749 could not even by implication be said to apply to this Island—and all the reasoning of the Bishop of Nova Scotia, on this point, is founded on erroneous premises, and must fall to the ground.

Your Committee cannot perceive the importance which the Bishop of Nova Scotia would seem to attach to the Royal Instructions. Your Committee have yet to learn that any Instructions can contravene Letters Patent, under the Great Seal, in which form the several grants of land in this Colony passed from the Crown, and therefore His Lordship's arguments, founded on such a basis, cannot avail him.

Your Committee would next remark, that no disposition whatever was made of any part of the Lands of this Colony by the Home Government, until the 26th of August, 1767, when, by an Order of His Majesty in Council, its whole area was directed to be granted in Tracts or Townships of 20,000 acres each—the said Order in Council reciting the following reservations and conditions, viz: "That there be a reservation, in a proper part of each Township, of One hundred Acres of Land, for the site of a Church, and as a Glebe for a Minister of the Gospel, and Thirty Acres for a Schoolmaster." "That the grantee or grantees of each Township do settle the same within ten years from the date of the Grant, in the proportion of one person for every two hundred acres." "That the settlers so to be introduced be Protestants, from such parts of Europe as are not within His Majesty's dominions, or such persons as have resided within His Majesty's dominions in America for two years antecedent to the date of the Grants." In compliance with the foregoing Order in Council, instructions were forwarded to the then Governor of Nova Scotia, to cause grants to issue under the Great Seal of that Province to the several grantees, upon their producing mandamuses for that purpose; and the greater portion of the grants were issued accordingly, in the year 1768, embracing the conditions herein-before alluded to; and therefore the assertion of the Bishop of Nova Scotia, that the words in all the grants were copied from the 28th Section of the Royal Instructions of 1769 must be incorrect, as these Instructions are dated nearly two years subsequent to the Order in Council, under which the several grants of Lands in this Colony issued from the Crown, and one

year after most of the grants had passed; and assuming that the Royal Instructions could be considered as authority in controlling the disposition of these reserved lands—a position which your Committee have already denied—the Royal Instructions of 1769 could have no reference whatever to lands which had passed from the Crown before their promulgation. Your Committee are of opinion, that as the settlement of the Colony with Foreign Protestants formed the principal object of the Crown in alienating these lands, it never could have been the desire of the Imperial Government to force upon those settlers the communion of the Church of England; on the contrary, it must be presumed, that in encouraging the settlement by Foreign Protestants, it was the intention of the British Government to allow to the Spiritual Pastors of those people the benefit of the Glebes reserved for Ministers of the Gospel, unless the term “Minister of the Gospel” could be considered as solely applicable to Clergymen of the Church of England, an acceptance which your Committee would be extremely sorry to admit. The subsequent release of the grantees from the conditions imposed by the grants of settling their lands with Foreign Protestants, having led the various denominations of Christians in this Island to assert an equal claim to these Reserves, the Legislature was induced to pass the Act in question, as the only effectual means of allaying the jealousies and heart-burnings incident to such conflicting claims; and your Committee have every reason to believe that the appropriation of the proceeds of these lands to the purposes of general Education has given the utmost satisfaction to a vast majority of the inhabitants of every denomination in this Colony.

The Committee of the House of Assembly deny that the Bishop of Nova Scotia, on his visit to this Island in 1836, ever had a conversation with any Member of that House upon the Act in question, who had concurred in its passing, as asserted by His Lordship; but the Committee of the Council admit that His Lordship did converse on the subject with some of its Members who concurred in the measure; and it is to be regretted that the Bishop did not furnish his “memoranda” of such conversations to the Right Honorable the Secretary of State for the Colonies, for, although the arguments used on such occasions may have been considered by him “no more than as feathers in the scale,” your Committee are of opinion, that they would have been deemed of sufficient weight to have prevented the necessity of Lord Glenelg’s calling for a reply from the Legislature of this Colony to the claim set up in the Bishop’s communication.

Your Committee cannot avoid remarking on the statement contained in the extract of the Bishop of Nova Scotia’s Letter, of May, 1837, that “many of the Glebes were under improving leases, which the Clergy had been duly authorized to grant.” Such leases were but few, and were granted by them in their capacity of *Conservators of Glebes only, to which they were appointed by the Administrator of the Government*, chiefly with the view of preventing waste;

and as such leases were limited to twenty-one years, or three lives, it cannot be supposed that so short a term in wilderness lands could be of so beneficial a nature as to induce improvements to any great extent; and the recognition of these leases in the Act was to prevent any alleged hardship which the occupiers might urge, should they lose the advantage of any labour expended by them; and your Committee consider the assertion made in the same extract, that “on two of the Glebes burial places had long been used, and that these, with their dead bodies, were sold with the rest,” to be disingenuous and unfair; your Committee are not aware of more than one Glebe which was so circumstanced, and in that case, namely, on Township Thirteen, the part which had been used as a burial ground, with an addition of about four acres, was expressly reserved at the time of sale, and set up at the request of the Clergyman of the Parish, for the sole purpose of obtaining a title, and was bid in by him at the nominal price of Twenty Shillings, being the first and only bid made therefor; and your Committee cannot help expressing their belief that these facts must have been misrepresented to the Bishop of Nova Scotia, for the purpose of inducing him to make this revolting and unmerited charge.

All which your Committee respectfully submit to the consideration of your Honorable Houses.

T. H. HAVILAND,
R. HODGSON,
JOHN BRECKEN,
JOSEPH POPE,
PETER M’CALLUM,
JOHN RAMSAY,
WILLIAM CLARK.

A motion being made, that the said Report be received and adopted by the House;

Mr. *Palmer* moved, in amendment to the motion, that all the words after “Report,” be expunged, and the following substituted—“be committed to a Committee of the whole House;” and the motion being seconded and put, it was carried in the affirmative.

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

The House accordingly resolved itself into the said Committee.

Mr. Speaker left the Chair.

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

Mr. Speaker resumed the Chair.

Mr. *Thornton* reported, that the Committee had gone through the Report referred to them, paragraph by paragraph, and had adopted the same, without making any amendment thereto.

Mr. Speaker having put the question—"Is it the pleasure of the House that the Report of the Committee be received?"

The House divided on the question :

Yeas :

Mr. MacNutt,	Mr. Macdonald,
Mr. Thornton,	Mr. M'Callum,
Mr. Green,	Mr. Ramsay.
Mr. Pope,	

Nays :

Mr. Palmer,	Mr. Nelson,
Mr. Douse,	Mr. James.

So it was carried in the affirmative.

Resolved, That a Committee of five Members be appointed, to prepare and report the draught

of an Address to Her Majesty, humbly praying that the moneys realized from the sale of the Glebe and School Lands in this Island may be placed at the disposal of the local Legislature, on condition that the annual payment of the legal interest thereof be secured, by permanent enactment, on the general Revenue of the Colony, and applied exclusively towards the support and encouragement of Elementary Schools throughout the Island.

Ordered, That Mr. Pope, Mr. MacNutt, Mr. Macdonald, Mr. Ramsay and Mr. M'Callum do compose the said Committee.

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

FRIDAY, April 6, 1838.

THE time appointed for holding the further Conference with the Council, on the subject matter of the last Conference, having arrived ;

The names of the Managers were called over ; and they went to the Conference :

And being returned—

Mr. Thornton reported, that the Managers had been at the Conference, and had complied with the instructions of the House.

A Message from the Council, by Mr. Desbrisay :

Mr. Speaker,

The Legislative Council have passed the following Bills, without any amendment, viz :

An Act to further amend an Act of the Tenth year of the Reign of His late Majesty King George the Fourth, intituled "An Act to regulate the laying out and altering of Highways, and to provide a mode of obtaining compensation for those who may thereby be injured, and to cause those who are benefited thereby to contribute towards their formation."

An Act relating to the Office of Surrogate and Judge of Probate of Wills, and for granting Letters of Administration.

And also—

The Legislative Council have passed the Bill intituled *An Act for the regulation of Grist Mills in this Island, and to repeal the Acts formerly passed for that purpose*, with several amendments, to which they desire the concurrence of the Assembly.

And then he withdrew.

Then the House adjourned for one hour.

And being met—

Mr. Pope, from the Committee appointed to join a Committee of the Council, to prepare a Joint Address to His Excellency the Lieutenant Governor, acquainting him that the Council and this House had agreed upon a Joint Report relative to the objections urged by certain persons in England against the Royal Assent being given to the Land Assessment Act of last Session, and requesting that he would be pleased to transmit a copy of the said Report to Her Majesty's Ministers, presented to the House the draught of an Address, as prepared by the said Joint Committee ; which draught Address was again read at the Clerk's Table, and is as followeth :

To His Excellency Sir **CHARLES AUGUSTUS 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 Council and Assembly having agreed to a Report, founded on your Excellency's Message of the 29th day of January last, relative to the objections urged by certain persons in England against the Royal Assent being given to "An Act for levying an Assessment on all Lands in this "Island," passed in the last Session of the Local Legislature, respectfully request, that your Excellency will be pleased to forward the same to Her Majesty's Government, for the assistance of the Queen in Council, in deliberating on the question which awaits Her Majesty's decision, as desired by the Right Hon. Lord Glenelg.

In transmitting this Report, the Council and Assembly request that your Excellency will be pleased to urge upon Her Majesty's Government the great importance of bringing to a speedy and favourable issue a measure so intimately connected with the best interests of the Colony as the Act in question.

A motion being made, that the Address reported from the Committee be received and adopted by this House;

The House divided on the question:

Yeas:

Mr. Palmer,	Mr. Nelson,
Mr. Green,	Mr. Macdonald,
Mr. Binns,	Mr. Thornton,
Mr. Pope,	Mr. MacNutt.

Nays:

Mr. Ramsay,	Mr. Douse.
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So it was resolved in the affirmative.

Ordered, That the said Address be engrossed.

Resolved, That a Committee be appointed, to join a Committee of the Legislative Council, to wait upon His Excellency the Lieutenant Governor with the Joint Address of the Council and this House, praying that he will be pleased to transmit to Her Majesty's Government the Joint Report of the Council and this House, founded on His Excellency's Message of the 29th of January last, relative to the Land Assessment Act of last Session.

Ordered, That the Committee who prepared the Address be a Committee for that purpose.

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

Ordered, That Mr. Pope do carry the said Message to the Council.

A Message from the Council, by Mr. Desbrisay:

" COUNCIL CHAMBER,
Friday, April 6th, 1838.

" 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 he will be pleased to transmit to Her Majesty's Government the Joint Report of the Council and Assembly, upon His Excellency's Message of the 16th of February last, communicating to both Houses copy of a Despatch from the Right Honorable Lord Glenelg, accompanied by a Correspondence from His Grace the Archbishop of Canterbury and the Bishop of Nova Scotia, on the subject of the Act for the sale of Glebe and School Lands in this Island.

" Ordered, That the Honorables Mr. Haviland, Mr. Attorney General and Mr. Brecken be a Committee for that purpose.

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

And then he withdrew.

A motion being made, that this House do come to a Resolution as followeth:

Resolved, That a Committee 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 transmit to Her Majesty's Government the Joint Report of the Council and Assembly upon His Excellency's Message of the 16th February last, communicating to both Houses copy of a Despatch from the Right Honorable Lord Glenelg, accompanied by a correspondence from His Grace the Archbishop of Canterbury and the Bishop of Nova Scotia, on the subject of the Act for the sale of Glebe and School Lands in this Island;

The House divided on the question:

Yeas:

Mr. Pope,	Mr. Green,
Mr. Binns,	Mr. Thornton,
Mr. MacNutt,	Mr. Ramsay.
Mr. Macdonald,	

Nays:

Mr. Douse,	Mr. Nelson.
Mr. Palmer,	

So it was carried in the affirmative.

Ordered, That Mr. Pope, Mr. MacNutt, Mr. Thornton, Mr. Ramsay, Mr. Green and Mr. Macdonald do compose the said Committee.

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

Ordered, That Mr. Pope do carry the said Message to the Council.

Ordered, That the amendments made by the Council to the Bill intituled *An Act for the regulation of Grist Mills in this Island, and to repeal the Acts formerly passed for that purpose*, be now read the first time.

And then the said amendments were read the first time, and are as follow :

Folio 1, line 19—Strike out the word "Eighth," and insert the word "Sixth."

Folio 3, last line—After the word "transgression," insert "but no Miller shall be obliged to receive and grind any Indian Corn, Wheat, Rye, Barley, or Buckwheat, which shall not be clean, dry, and in good order."

Folio 5, line 20—Strike out from the word "and" to the word "pounds," in *folio 6, line 15*, inclusive.

Folio 6, line 18—After the word "weights," insert "and."

Same folio, line 20—After the word "Miller," insert "if required, under a penalty of."

Folio 7, line 6—Strike out from the word "and" to the word "Mills," in *line 9*, inclusive.

Folio 8, line 4—Strike out from the word "by" to the word "Information," in *line 5*, inclusive.

Strike out the Schedule annexed to the Act.

Ordered, That the Tenth Rule of the House be suspended, as far as respects the said amendments.

And then 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. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Macdonald reported, that the Committee had come to a Resolution; which Resolution was again read at the Clerk's Table, and upon the question put thereupon, agreed to by the House, and is as followeth :

Resolved, That it is the opinion of this Committee, that this House do concur with the Council in the said amendments.

On motion, the said amendments were read the third time.

Resolved, That the said amendments do pass.

Ordered, That Mr. Pope do carry back the Bill to the Council, and acquaint them that this House hath agreed to their amendments.

Mr. Pope, from the Committee appointed to join a Committee of the Council, to prepare a Joint Address to His Excellency the Lieutenant Governor, praying that he will be pleased to transmit to Her Majesty's Government the Joint Report of the Council and this House, on the subject of the Act authorizing the sale of the Glebe and School Lands, presented to the House the draught of an Address, as prepared by the Joint Committee; which draught Address was again read at the Clerk's Table, and is as followeth :

To His Excellency Sir CHARLES AUGUSTUS 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 Council and Assembly having agreed to a Joint Report upon your Excellency's Message of the 16th day of February last, communicating to both Houses copy of a Despatch of the Right Honorable Lord Glenelg, Her Majesty's Principal Secretary of State, accompanied by a correspondence from His Grace the Archbishop of Canterbury, and the Bishop of Nova Scotia, upon the subject of the Act for the sale of Glebe and School Lands in this Island, respectfully request that your Excellency will be pleased to transmit the said Report to Her Majesty's Government, as embodying the reasons of the Council and Assembly for dissenting from the Bishop of Nova Scotia's views in reference to the Act in question.

Resolved, That the Address reported from the Committee be received and adopted by the House.

Mr. Pope, from the Committee appointed to prepare and report the draught of an Address to Her Majesty, on the subject of the application of the moneys realized from the sale of the Glebe and School Lands in this Island, presented to the House 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 THE QUEENS MOST EXCELLENT
MAJESTY.**

May it please your Majesty;

We your Majesty's loyal and faithful subjects, the House of Assembly of Prince Edward Island, having been requested by your Majesty's principal Secretary of State for the Colonies, Lord Glenelg, to reply to the "statements and reasoning" of the Bishop of Nova Scotia, in reference to a claim set up by him on behalf of the Church of England, to the exclusive right to certain Glebe and School Lands in this Island, which were sold in the year One thousand eight hundred and thirty six, under an Act of the Local Legislature of this Colony, which had received the special confirmation of His late Most Gracious Majesty, have, in conjunction with the Legislative Council, agreed to a Joint Report thereon, a copy of which is herewith transmitted, from which we trust it will appear, that the Bishop of Nova Scotia has failed to establish the exclusive right which he has assumed.

The House of Assembly had hoped, as no exclusive right to these lands, in favor of the Church of England, had been made to appear, throughout the period of eight years, during which this subject was under the consideration of the Legislature and of His late Majesty's Government, that no attempt would now be made by the Bishop of Nova Scotia to disturb or unsettle the minds of the Inhabitants of this Colony, by endeavouring to obtain the appropriation of the moneys arising from the sale of those Lands, for the support of schools to be placed under the sole management and control of the Society for the propagation of the Gospel, as such a measure would give great and general dissatisfaction to a vast majority of the inhabitants of this colony; and the House of Assembly trust that no measure for appropriating those moneys will be adopted without the concurrence of the Legislature of this Island.

The House of Assembly, fully relying on your Majesty's desire to conciliate the affections of your People, in every part of your extensive Dominions, humbly pray that your Majesty will be graciously pleased to place at the disposal of the Local Legislature the moneys arising from the sale of the Glebe and School Lands, on condition that the annual payment of the legal interest thereof be secured, by permanent enactment, on the general Revenue of the Colony, and applied exclusively towards the support and encouragement of elementary schools throughout the Island, as unanimously prayed for by the House of Assembly, in their Address of 1837, to His late Most gracious Majesty.

A motion being made, that the Address reported from the Committee be received and adopted by the House;

The House divided on the question :

Yeas :

Mr. Pope,	Mr. MacNutt,
Mr. Thornton,	Mr. Binns,
Mr. Macdonald,	Mr. Ramsay.
Mr. Green,	

Nays :

Mr. Palmer,	Mr. Nelson.
Mr. Douse,	

So 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 the Lieutenant Governor therewith, and that he be respectfully requested to transmit the same to Her Majesty's Ministers, for the purpose of being laid at the foot of the Throne.

A Message from the Council, by Mr. Desbrisay :

" COUNCIL CHAMBER,
Friday, April 6th, 1838.

" 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 he will be pleased to transmit to Her Majesty's Government the Joint Report of the Council and Assembly, founded on His Excellency's Message of the 29th of January last, relative to the Land Assessment Act of last Session.

" *Ordered*, That the same Committee who prepared the Address, be a Committee for that purpose.

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

And also—

" COUNCIL CHAMBER,
Friday, April 6th, 1838.

" 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 he will be pleased to transmit to Her Majesty's Government the Joint Report of the Council and Assembly, upon His Excellency's Message of the 16th of February last, on the subject of

the Act for the sale of Glebe and School Lands in this Island.

“Ordered, That the Committee who prepared the Address be a Committee for this purpose.

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

And then he withdrew.

Resolved, That a Committee 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 transmit to Her Majesty's Government the Joint Report of the Council and Assembly, upon His Excellency's Message of the 16th February last, on the subject of the Act for the sale of the Glebe and School Lands in this Island.

Ordered, That the Committee who prepared the Address be a Committee for that purpose.

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

Ordered, That Mr. Pope do carry the said Message to the Council.

Ordered, That Mr. Pope be added to the Committee appointed to examine and report on the Officers' and other Contingent Accounts of the present Session.

Mr. Palmer, from the Committee appointed to examine and report on the Officers' and other Contingent Accounts of the present Session, reported, that they had examined the same, and recommend that they be allowed, as follows:

WILLIAM CULLEN,	£ s. d.
For his services as Clerk of the House, Indexing the Journals of the present Session—including Stationery for the use of the House, &c. - - -	202 12 7

J. B. COOPER & Co.,	
For Printing and Binding the Journals of the present Session, subject to any deduction or addition which may be made by the Speaker, in conformity with their Contract, on the same being completed and certified, -	137 11 6
Extra Printing of Reports, and advertising in the Colonial Herald, - - -	14 18 9
	152 10 3

SOLOMON DESBRISAY, Sergeant at Arms,	
69 days attendance, at 9s. -	31 1 0
This Sum as an allowance for a Deputy, and in lieu of his fees for other services, -	20 0 0
His Account for Fuel, for the Council and Assembly, and other articles for the use of the House, as per Bill furnished, - - -	29 11 0
	80 12 0

HENRY W. LOBBAN, Messenger,	
69 days attendance, at 7s. 6d. - - -	25 17 6

WILLIAM BIRCH, Doorkeeper,	
71 days attendance, at 6s. 6d. including attendance on Committees, - - -	23 1 6
Cleaning Stoves and scrubbing Floor, - - -	0 12 6
	23 14 0

J. D. HASZARD,	
His Account for Advertising and Publishing sundry Documents in the Royal Gazette, by order of the House, - - -	3 0 0
	£488 6 4

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. Macdonald took the Chair of the Committee.

Mr. Speaker resumed the Chair.

Mr. Macdonald reported, that the Committee had come to a Resolution; which Resolution was again read at the Clerk's Table, and upon the question put thereupon, agreed to by the House, and is as followeth:

Resolved, That the Report of the Special Committee be adopted.

Mr. Palmer, from the Committee appointed to examine the Registry Office, with reference to the Indexing of certain of the Books of Registry, and to report on the state of the Office generally, presented to the House the Report of the said Committee, which Report was again read at the Clerk's Table, and is as followeth:

Your Committee, appointed to examine the Books for the Registry of Deeds, in the Office of the Colonial Registrar of this Island, for the purpose of ascertaining what number of the said Books, up to the period of 1833, were not indexed in the respective forms prescribed by the Act of the Third year of the Reign of his late Majesty, cap. 10, and

COUNCIL CHAMBER,
Tuesday, 3d April, 1838.

Present:

The Honorable *Chief Justice Jarvis*, President;
The Hon. Mr. *Wright*, The Hon. Mr. *Attorney General*,
Colonel *Lane*, Mr. *Brecken*,
Mr. *Haviland*, Mr. *Smith*.

Read a second time, the Bill intituled *An Act to regulate the practice of the Court of Chancery, in certain cases therein mentioned.*

On motion, the House resolved itself into a Committee of the whole, on the said Bill.

Mr. Attorney General took the Chair.

After some time, the House resumed.

The Chairman reported, that the Committee had gone into the consideration of the said Bill, and that they had come to the following Resolution, which they recommend to the adoption of the House, viz:

Resolved, That owing to the advanced period of the Session, it is the opinion of this Committee, that sufficient attention cannot be devoted to the consideration of the Bill intituled *An Act to regulate the practice of the Court of Chancery, in certain cases therein mentioned*—and they therefore recommend that the further consideration of the said Bill be deferred until this day three months.

Ordered, that the Report of the Committee be agreed to.

COUNCIL CHAMBER,
Wednesday, 4th April, 1838.

Present:

The Honorable *Chief Justice Jarvis*, President;
The Hon. Mr. *Wright*, The Hon. Mr. *Brecken*,
Colonel *Lane*, Mr. *Smith*,
Mr. *Haviland*, Mr. *Goodman*,
Mr. *Attorney General*.

On motion, that the Bill intituled *An Act to amend the Act for preventing persons indecently bathing in the waters contiguous to Charlottetown*, 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 House divided on the question of amendment:

CONTENTS:	NON-CONTENTS:
Colonel <i>Lane</i> ,	<i>The Chief Justice</i> ,
Mr. <i>Haviland</i> ,	Mr. <i>Brecken</i> ,
Mr. <i>Attorney General</i> ,	Mr. <i>Smith</i> .
Mr. <i>Goodman</i> .	

And it passed in the affirmative.

Mr. *Pope*, from the Committee appointed to wait upon His Excellency the Lieutenant Governor with the Joint Report adopted by the Council and this House, on the subject matter of certain Documents communicated to both

Houses, relative to the Land Assessment Act of last Session; and also the accompanying Address to His Excellency, requesting that he will be pleased to transmit the said Joint Report to Her Majesty's Ministers, reported, that the Committee had performed the duty assigned them, and that His Excellency was pleased to say that he approved of the Report, and that in transmitting the same, he would use his influence to obtain for the Colony the advantage of the measure to which the Report refers.

Mr. *Pope*, from the Committee appointed to wait upon His Excellency the Lieutenant Governor with the Joint Report adopted by the Council and this House, on the subject matter of certain Documents communicated to both Houses on the 16th of February last, relative to the Act authorizing the sale of the Glebe and School Lands in this Island; and also the accompanying Address to His Excellency, requesting that he will be pleased to transmit the said Joint Report to Her Majesty's Ministers, reported, that the Committee had performed the duty assigned them, and that His Excellency was pleased to say he would transmit the Report as desired.

Mr. *Pope*, from the Committee appointed to wait upon His Excellency the Lieutenant Governor, with the Address of this House to Her Majesty, praying that the moneys realized from the sale of the Glebe and School Lands may be placed at the disposal of the local Legislature, on condition that the annual payment of the legal interest thereof be secured, by permanent enactment, on the Revenue of the Colony, and applied exclusively towards the support and encouragement of Elementary Schools, reported, that the Committee had so waited upon His Excellency, and had complied with the order of the House; and that His Excellency, in answer to the application, was pleased to say, that he would forward the Address as desired.

A Message from His Excellency the Lieutenant Governor, by John Cambridge 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 and 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 for the regulation of Grist Mills in this Island, and to repeal the Acts formerly passed for that purpose.

An Act to amend an Act intituled "An Act to regulate and establish the stated times and places for holding the Supreme Court in King's and Prince Counties, and to constitute the Michaelmas Term of the said Court in Queen's County, a Term for the trial of Issues, for a limited period."

An Act for regulating the several Jails within this Island, and establishing Prison Discipline therein.

An Act to prevent the Streets and Squares of Charlottetown being encumbered with Nuisances.

An Act to prevent disorderly riding, and to regulate the driving of Carriages on the Streets and Public Roads.

An Act relating to the Office of Surrogate and Judge of Probate of Wills, and for granting Letters of Administration.

An Act to reduce the Penalty imposed on certain offences by an Act of the Imperial Parliament, passed in the Seventh Year of the Reign of His late Majesty, intituled "An Act for punishing Mutiny and Desertion, and for the better payment of the Army and their Quarters."

After which, Mr. Speaker addressed His Excellency as follows :

May it please your Excellency ;

In behalf of the House of Assembly, I beg leave to present, for your Excellency's assent, the following Bills of aid, and for appropriating the Supplies which Her Majesty's faithful subjects have granted this Session for the support of the Provincial Government. I trust your Excellency will find them liberal, and they will, no doubt, produce the desired effect of promoting the general prosperity of the Colony ; besides, they will afford your Excellency an unequivocal proof of our devoted loyalty and attachment to Her Majesty's Government, under which we have the happiness to live. I likewise embrace the present opportunity of expressing to your Excellency, on behalf of the House of Assembly, their sincere thanks for the cheerful and ready attention which has uniformly been bestowed on all subjects which they, as representatives of the people, found it necessary to submit for your Excellency's consideration.

And then Mr. Speaker presented the following Bills, viz :

An Act to further amend an Act of the Tenth year of the Reign of His late Majesty King George the Fourth, intituled "An Act to regulate the laying out and altering of Highways, and to provide a mode of obtaining compensation for those who may thereby be injured, and to cause those who are benefited thereby to contribute towards their formation."

An Act to continue for one year and to amend an Act passed in the Seventh Year of His late Majesty's Reign, intituled "An Act for the increase of the Revenue of this Island."

An Act for appropriating certain Moneys therein mentioned, for the service of the Year of our Lord One thousand eight hundred and thirty-eight.

To each of which His Excellency was pleased, in Her Majesty's name, to signify his assent.

And then His Excellency was pleased to make the following Speech to both Houses :

*Mr. President, and Gentlemen of the Legislative Council ;
Mr. Speaker, and Gentlemen of the House of Assembly ;*

The business of the Session having been brought to a close, I have much pleasure in being enabled to release you from your Legislative duties ; and in doing so, I beg to return you my sincere thanks for the attention you have so readily given to the different Messages I have had occasion to submit to your consideration.

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

I thank you for the supplies which you have voted for the public service. My best attention shall be given to their proper application.

*Mr. President, and Gentlemen of the Legislative Council ;
Mr. Speaker, and Gentlemen of the House of Assembly ;*

In my Speech, at the commencement of the present Session, I took occasion to call your attention to the continuance of the excitement on the question of Escheat, and I felt gratified by the prompt assurance which you gave me of your desire to support me in the vindication of the Laws, and the preservation of the rights of property. I now ask for your co-operation, in my endeavours still further to undeceive the public mind on this subject—and for this purpose, I address myself more particularly to those Members of the House of Assembly who reside in the country districts.

In a Despatch, which I received from Her Majesty's Secretary of State for the Colonies, by the February,

Packet, I am commanded to take the earliest and best means of making public the fixed and unalterable determination of Her Majesty's Government, to abide by their repeated decisions against the establishment of a Court of Escheat in this Colony; and I am further commanded to use the most explicit and distinct terms, in warning the deluded Tenantry, that, should the execution of the Laws be resisted—the peace of the Colony disturbed—or any attempt made to violate the rights of property, such offences will most assuredly be visited with the utmost severity of the Law. I would fain hope, that such a necessity will not arise. I trust, the excitement is subsiding; and it is my most anxious wish, that any persons who have been led away by specious, but deceptive hopes and expectations, should return to those more peaceful occupations, which will be far more conducive to their own welfare—the domestic happiness of their families—and the general interests of the Colony.

But, lest my sanguine expectations should be disappointed, and lest any misguided individuals—mistaking the forbearance hitherto shewn by the Government for timidity, or forgetful of what is due to the general cause of good order, and the undoubted rights of private property—should be so rash as to attempt to violate these rights, or to resist the authority of the Law, I entreat you, on returning to your homes, to make known as widely as

possible the commands I have received, and also to impress upon the minds of your constituents the hopelessness of persisting any longer to agitate this question.

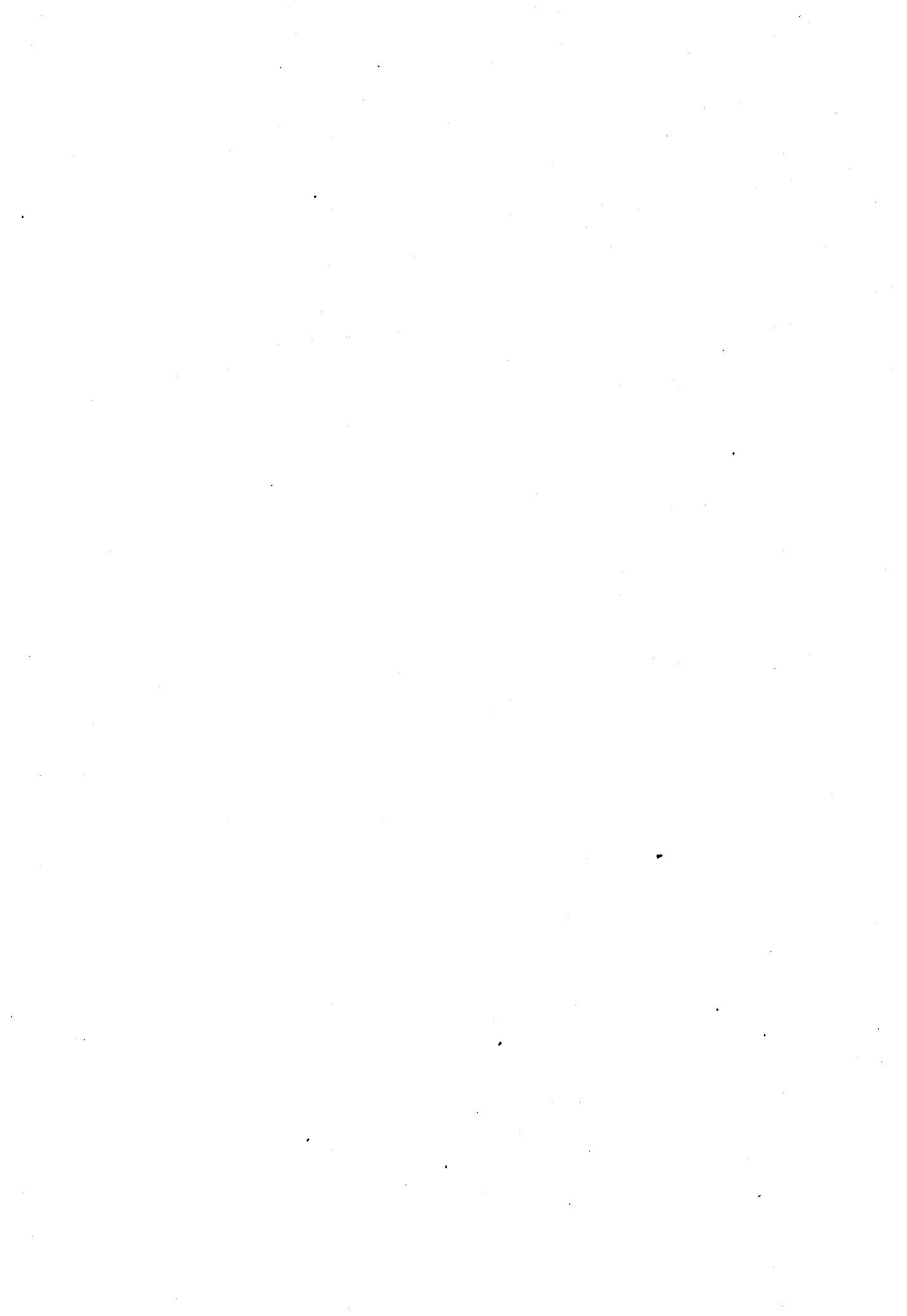
I turn now to a more pleasing theme—the various useful and important measures which have passed during the progress of the Session; and I venture to express my fervent hope, that the good understanding which has prevailed between the three branches of the Legislature, at the commencement of my administration of this Government, may continue so long as I have the honor to preside over the affairs of this Colony; and I request you to believe, that, in returning to your more private avocations, you will carry with you my best wishes for your prosperity and happiness.

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 Thursday the Seventeenth day of May next; and this General Assembly is accordingly prorogued until Thursday the Seventeenth day of May next.

END OF THE FIFTH SESSION.



APPENDIX

TO THE

JOURNAL

OF THE

HOUSE OF ASSEMBLY

OF

Prince Edward Island,

FOR THE SESSION COMMENCING THE TWENTY-THIRD DAY OF JANUARY, AND
ENDING THE SEVENTH DAY OF APRIL,

1838.



APPENDIX

(A.)

DIVERS DOCUMENTS

ADDRESSED

To the Right Honorable Lord Glenelg,

Her Majesty's Principal Secretary of State for the Colonial Department, relative to the Act of the Legislature of Prince Edward Island, passed in 1837, levying an Assessment on Land, and now awaiting the Royal Allowance.

LAI D BEFORE THE HOUSE OF ASSEMBLY, AND ORDERED TO BE PRINTED,

MONDAY, 29th JANUARY, 1838.

No. 1. MEMORIAL to Lord Glenelg, from the 'Proprietors of Land and others interested in the prosperity of Prince Edward Island,' protesting against the Royal Assent being given to the Land Assessment Act, and praying to be heard by their Counsel.

2. LETTER addressed to Lord Glenelg, by Henry R. Hill, Esq. containing a paper of Observations on the above mentioned Act.

No. 1.

To the Right Hon. Lord Glenelg, &c. &c. &c.

The Memorial of Proprietors of Land in Prince Edward Island, and others interested in the prosperity of that Colony, agreed upon at the monthly Meeting of the Association, held at No. 94, Great Russell Street, on the 13th of August, 1837—Robert Stewart, Esq. having been nominated Chairman—

Most respectfully sheweth :

THAT your Lordship's Memorialists have received the copy of an Act, passed during the sitting of the last Session of the Legislature of Prince Edward Island, by the Council and House of Assembly, and transmitted by the Lieutenant Governor, for the Royal Allowance,

and now under consideration of Her Majesty in Council, intituled *An Act for levying an Assessment on all Lands in this Island*, in which (amongst other things) it is enacted, that there shall be paid, annually, during the continuance of this Act (Ten years), the sum of Four Shillings for every Hundred Acres of wilderness or unimproved Land, and the sum of Two Shillings for every Hundred Acres of cultivated or improved Land, contained in the several Townships, and the several Islands belonging thereto.

That on reference to a certain Despatch of Viscount Goderich (now Earl Ripon), dated 27th January, 1833, and appearing under Proclamation in the Charlottetown *Royal Gazette*, dated 2d April, 1833, and referred to in the Right Honorable Mr. Secretary Stanley's Des-

patch, dated 28th May, 1834, and again appearing under Proclamation in the said *Gazette*, dated 18th October, 1836, specifying the terms on which Proprietors of Land in the Colony can redeem the Quit Rents issuing from their Lands, it appears to your Memorialists that if the said Act be permitted to go into operation, by receiving the Royal Allowance, it will repudiate the said Despatch and Proclamations, and the arrangements entered into under them by Proprietors, for redeeming the Quit Rents on their Lands: and your Memorialists respectfully submit, that this would be inconsistent with the faith and respect to which such Despatches, Proclamations and Arrangements are, and ought to be, and ever were, entitled.

That by the Land Assessment Act, 2 Geo. 4, cap. 7, now about to expire (when the Quit Rents will be revived), all the Township Lands in Prince Edward Island are taxed at Two Shillings per One hundred Acres, which, with the Tax upon the Town, Pasture and Water Lots, amount to upwards of One thousand four hundred Pounds per annum. And your Memorialists respectfully submit, that this is an ample and even heavy portion of taxation for the Land to bear, and exceeds what is paid in any other Colony in British North America.

That by the Upper Canada Act, 59 Geo. 3, cap. 7, levying a Tax upon Lands, as well as upon private property of every description, the Tax laid on wilderness land is not to exceed, in any one year, One Shilling and Eightpence per One hundred acres, being one-sixth less than the Tax already on wilderness land in Prince Edward Island; and by the same Act, the cultivated land in Upper Canada is taxed at Eight Shillings and fourpence per One hundred acres, and all other property in proportion to its value. This Act (the 59 Geo. 3, cap. 7,) was referred to in your Lordship's Despatch of the 10th August, 1836, to His Excellency Sir John Harvey, and a copy transmitted to His Excellency on the 29th of December following.

That to lay an exclusive Tax on wilderness or uncultivated land, or to lay even an equal and exclusive Tax on all lands, cultivated and uncultivated, is, in the highest degree, inequitable and unfair, and is a Tax so opposed to sound principles as not to have been introduced into any other British Colony. That to tax the wilderness land in Prince Edward Island at Four Shillings per One hundred acres, and the cultivated land at only Two Shillings per One

hundred acres, when the wilderness lands in the Colonies immediately adjoining are not subject to any such imposition, will be a most oppressive and unjust act, and must, in many instances, lead to a forfeiture.

That your Memorialists consider such a measure not only doubtful but dangerous, both in policy and in principle, in any country; for its clear and inevitable operation will be, to deter persons from investing funds in Landed Estate where such a Law prevails, it being a Law without precedent in any part of Europe or America.

That in all countries there are tracts of land which never can be profitably cultivated, however dense the population may become; and to impose a burthen upon them is opposed to the principle of rational taxation.

That Ireland, for instance, a country as densely peopled as any in Europe, contains nineteen millions four hundred and forty-one thousand nine hundred and forty-four acres, being about two and a half acres to each person, out of which quantity there are seven millions three hundred thousand acres uncultivated, and about four millions five hundred thousand acres of this quantity are capable of cultivation and improvement, as appears by the Third Report of the Committee on Emigration (being more than three times the number of acres in Prince Edward Island), a great portion of which only requires draining, to render it equal, in point of fertility, to the best land in Prince Edward Island, and with a climate infinitely superior.

That Great Britain, as appears by the same Report, contains 56,833,330 acres, being about 3½ acres for each person. Of this quantity there are 22,819,330 acres uncultivated, more than one third of the whole quantity, 9,934,000 acres of which are capable of cultivation and improvement, being more than seven times the number of acres in Prince Edward Island; and yet no person ever proposed to lay an exclusive Tax on uncultivated land in Great Britain or Ireland, notwithstanding the outcry about surplus population, and the want of employment for labourers.

That there are large tracts of land in Prince Edward Island, know by the name of Black Spruce and other Swamps, White Sands, and Barrens, the greatest portion of which never can be profitably cultivated; much less is it reasonable to expect that any part of such land could be so, when the Island is surrounded with

so many millions of acres of good productive land in the adjoining Colonies of Nova Scotia, Cape Breton, and New Brunswick, from which it is only separated by a Strait, in parts not ten miles across.

That until within the last few years Crown Lands were granted in the neighbouring Colonies, upon payment of certain small fees. That Public Works, to a great extent, were carried on in the adjoining Colonies, causing large sums of the public money to be put into circulation, which naturally attracted Emigrants to those Colonies. That the least reflection must satisfy any person, that Emigrants without capital will give a preference to a Colony where there is a certainty of employment and of money wages, to one where no such return for labour can be secured, which was and is the case in Prince Edward Island. In New Brunswick, Nova Scotia and Cape Breton, there are large fields of minerals, which are extensively worked by the General Mining Association, who have expended upwards of £300,000 in mining operations, and employ hundreds of hands daily. That, notwithstanding those advantages enjoyed by the adjacent Colonies, Prince Edward Island has a greater population, in proportion to its superficial extent—the only test by which a fair comparison can be made—than any other Colony in British North America; seeing that in Prince Edward Island there are only Forty-two acres for each person; that in Nova Scotia there are Seventy-two acres for each person; in Cape Breton One hundred and sixty-six acres for each person; in New Brunswick Two hundred and twenty-five acres for each person; in Lower Canada Three hundred and thirty-two acres for each person; in Upper Canada Three hundred and sixty-seven acres for each person; and in Newfoundland Three hundred and eighty-seven acres for each person—as will appear by reference to the Table in the third page of the Charlottetown *Royal Gazette* of the 18th July, 1837.

That the population of Prince Edward Island has, notwithstanding the many disadvantages above mentioned, progressively increased at a very rapid progress—the population in 1806 being only 9,676; in 1827, 23,766; and in 1833, 32,292, being an increase in 27 years of 22,616; and, the last six years, of 9,026. Since 1833, the population has continued to increase, and is now supposed to amount to about 40,000 persons.

That upon comparing the quantity of cultiva-

ted, and the quantity of uncultivated land in the British North American Colonies, it will appear, that in Prince Edward Island, one seventh part of the whole is under cultivation, whilst in Nova Scotia, only one thirteenth part—in Cape Breton, only one thirty-fourth part—in New Brunswick, only one forty-second part—in Newfoundland, only one hundredth part—in Upper Canada, only one forty-eighth part—in Lower Canada, only one thirty-eighth part—of the whole is under cultivation; as will appear on reference to Bouchette's *British Dominions in North America*, vol. 2, page 235; and yet the only plea for imposing such an oppressive Tax is the non-settlement of the Colony.

That evil disposed persons in the Colony have asserted with much pertinacity that Prince Edward Island has not kept pace with the Colonies immediately adjoining, in the progress of settlement. This assertion is manifestly untrue, although it has been adopted without due inquiry by some persons otherwise well informed on matters relating to the British Colonies. The fact, nevertheless, is, Prince Edward Island has not only kept pace with the Colonies immediately adjoining, in regard to settlement, but has actually preceded them, in whatever way the comparison may be made, and will probably continue to do so, if the spirit which leads to agitation can be allayed; but it cannot reasonably be expected to outstrip them more than it has done; the adjoining Colonies must and will continue to be settled in nearly the same ratio, as they possess advantages and facilities for settlers which Prince Edward Island never did and never can possess.

That the doubts thrown upon the validity of the Titles to the Lands in Prince Edward Island, from time to time, by the mischievous and absurd agitation of the Escheat question, have been, and still continue to be, the cause of deterring respectable emigrants from proceeding to or investing property in the Colony, and have done much to retard its settlement and improvement.

The Right Honorable Mr. Secretary Stanley, in his Despatch, dated 28th May, 1834, in which he countenances the imposition of a Tax on Wilderness Land, assumes the value of Wilderness Land to exceed greatly what it has ever been known to sell at; for he says—'on land of a good quality, which probably would sell at 20s. per acre, a Tax of 4s. 6d. per one hundred acres, or 4½ per cent. on the interest of the purchase money, can hardly be said to be

‘exorbitant; but if, upon a Grant of 10,000 acres, one half be altogether irreclaimable and valueless, the Tax is then doubled in effect, and becomes absolutely ruinous.’ Your Memorialists, however, maintain, and are prepared to prove, that the average value of Wilderness Land in the Island is under 4s. per acre—but say 4s.—and, at that rate, instead of $4\frac{1}{2}$ per cent. according to Mr. Stanley’s estimate, 4s. per one hundred Acres on wilderness land will be twenty per cent. on the interest of the purchase money. In proof of this, it may only be necessary to state, that there are tracts of as good average land as any in the Island, which have been repeatedly, and for years, and still are, offered for sale at 2s. 4d. per acre, but for which no purchaser can be found; nor is there an instance, so far as your Memorialists know or believe, of a tract of 4000 acres, and upwards, having realized 4s. per acre.

Your Memorialists, therefore, respectfully submit, that a Tax of 4s. per 100 acres, on wilderness land, or 20 per cent on the interest of the purchase money, is an exorbitant Tax, and will become absolutely ruinous, supposing all the land to be equally good in quality, which, it is well known, not to be.

That certain insidious and evil disposed persons have promulgated opinions and statements tending to persuade the people of the Island, and persons in this country, that the Proprietors of Lands have acted, and do still act, in hostility to the resident population—whereas your Memorialists deny such opinions and statements to be founded on fact; and on the contrary, are able distinctly to prove, that, with the exception of the few Indian and Acadian population, the whole of the population have either been taken to the Island at the expense of the Proprietors, or induced to settle in the Colony in consequence of the encouragement and employment offered to them by the large Proprietors, resident and absent, very many of whom have expended large sums of money, and have as yet received either no returns, or if any, so small as to yield no compensation for the capital invested and the annual outlay required.

That your Memorialists maintain, and are prepared to prove, that land can be obtained in Prince Edward Island, upon as easy, if not upon more easy terms than in any of the neighbouring Colonies—namely, to purchase at from 2s. to 20s. per acre, and to rent, at from 6d. to 1s. 6d. per acre; and that they have been, and still

are willing and anxious, to advance the settling of their lands and the general prosperity of the Colony, as far as may be consistent with reasonable expense; but they cannot view otherwise than as a measure at once injurious and unjust, the plan of compelling your Memorialists to incur ruinous and fruitless expense in attempting, prematurely, to settle their lands, or submitting to the alternative of what may fairly be deemed a forfeiture, by forcing the Wilderness Land into a market already overstocked with land for sale. Of the effect of such a measure Mr. Secretary Stanley was fully aware; when, in his Despatch already referred to, he says—‘Independently of the difficulties and expense of collection, the avowed intention and expected effect is, to bring large masses of land under escheat for non-payment. But although provision is made for selling so much of the land as may be necessary to cover the assessment, the effect of pouring so large a portion of land into a market already overstocked, may be so far to reduce the price, as to render it impossible to find purchasers willing to take it at any price, subject to the amount of the duty.’

That your Memorialists respectfully submit, that if the object of the promoters of the Act were to raise a permanent Revenue, that object would be more equitably obtained by laying a fair and moderate Tax upon land, in common with all other property, similar to the plan adopted in the Upper Canada Acts, 59 Geo. 3, cap. 7, and 6 Geo. 4, cap. 7, referred to in your Lordship’s Despatch to His Excellency Sir John Harvey, of the 10th of August, 1836.

That your Memorialists also submit, that the proposed scheme of Taxation is a flagrant act of injustice and partiality, inasmuch as one species of property alone—and that of necessity an unproductive one—is taxed, to the exemption of all other; and they cannot consider the measure otherwise than as an unprovoked attack upon the sacred rights of property, tending to render the lands of your Memorialists valueless, and, in short, intended by its framers to bear as a penalty upon your Memorialists, for not being able to perform impossibilities.

That His Majesty had been graciously pleased, from time to time, to wave some of the conditions of settlement, imposed by the original Grants—such conditions having been found impracticable to be fulfilled. That His Majesty was advised to adopt this course on principles of sound policy

and justice by his Ministers, who declined advising His Majesty to establish a Court of Escheat in Prince Edward Island; and that if the proposed measure of taxing uncultivated or wilderness land be suffered to receive the Royal Assent, the above mentioned indulgence and waver of conditions, on the part of the Crown, will be rendered nugatory, and of course be defeated.

That your Memorialists are informed, and believe, that to render His Majesty's indulgence and waver of conditions nugatory is the real wish and object of those parties in the Island who have introduced this measure for taxing so exorbitantly the uncultivated or wilderness lands; and that an avowal of such wish and object, on the part of a member of the Prince Edward Island House of Assembly—the proposer of the present measure of taxation—may be found in the *Charlottetown Gazette*, of the 26th of February, 1833, where it is distinctly stated, that such a Tax on Wilderness Land will be a virtual Escheat.

That a reference to the Prince Edward Island *Royal Gazette*, of the 10th January, 1837, will shew that such wish and object have lately been openly declared and promulgated by other individuals in the Prince Edward Island *Gazette*; and that the seditious and inflammatory nature of certain expressions, therein stated to have been used, called forth the marked notice and reprobation of His Excellency the Lieutenant Governor, Sir John Harvey.

That, among other improper and objectionable propositions, a design was avowed of furnishing His Majesty's Ministers with an excuse to the proprietors for advising His Majesty to sanction the aforementioned measure of Taxation; and that such excuse was to consist of a repetition and continuance of the same seditious and inflammatory expressions of feeling and opinion.

That the present is by no means the first attempt made by certain parties in the Island to render valueless the property of your Memorialists; but that, for several years past, one measure after another, to that end, has been in agitation in the Island. That your Memorialists view the present attempt as part of a system of injury against which they have no protection, other than the goodness of their cause and the wisdom and firmness of Her Majesty's Government.

Your Memorialists therefore pray your Lordship, that for the above, and other equally cogent reasons, the said Act may not receive the Royal

Allowance; or, at any rate, that such Allowance may not be given without the same being first referred to the Judicial Committee of the Privy Council, and your Memorialists afforded an opportunity of stating and supporting their objections to the said Act by their Counsel.

(Signed) ROBERT STEWART,
Chairman.

No. 2.

(Copy.)

12, COPTHALL COURT,

Throgmorton Street, 20th Sept. 1837.

My Lord;

A Memorial from the general body of Proprietors of Lands in Prince Edward Island, against the principle of an Act which has recently passed the two Houses of the Colonial Legislature, and now lies before Her Majesty in Council, for allowance or disallowance, having been recently presented to your Lordship; but without entering into any of those specific objections which, I humbly submit, may justly be entertained to some of the details of the measure, I beg leave, on the behalf of my family (who, being interested in Eighty thousand acres of Land in that Colony, will be deeply affected by the operation of the Act, if it receives the Royal Allowance), to solicit your Lordship's attention to the accompanying observations on several of the Sections of the Act.

I have to apologise to your Lordship for so long a trespass upon your invaluable time; but I trust that the importance to the parties concerned of the questions involved in the Colonial Act on which I have ventured to offer these remarks, will be received as a sufficient excuse.

I have, &c.

(Signed) HENRY R. HILL.

The Right Hon. Lord Glenelg, }
&c. &c. &c. }

Observations upon the Act of the Prince Edward Island Legislature, 7 Will. 4, cap. 31, intituled *An Act for levying an Assessment on all Lands in this Island*.

Section 1.—The preamble assumes that the Lands are in the hands of the original Grantees, and that they have not settled or disposed of them, or made any exertions for either of those purposes; whereas there is scarcely a single Lot remaining in the possession of the original Grantees or their descendants. The great majority

of the present proprietors have become so as purchasers, for valuable consideration, which, of itself, negatives the assumption that the original Grantees have not disposed of their lands; but we have yet to learn that it was a condition or object of the original Grants that the Grantees should part with their interests. Property is usually granted to be *enjoyed*, not disposed of. As to the allegation of non-settlement, it is totally devoid of truth. Settlement, in the sense in which the word is here employed, is a relative term. By what test is its application to the lands in Prince Edward Island to be tried? Is it by the terms of the original Grants, or by the relative condition of the neighbouring Colonies? For no one surely can be so unreasonable as to institute a comparison between an infant Colony in the New World and a populous nation of the old Continent. This is a subject upon which infinite pains have been taken to mislead His late Majesty's Government, and, it is to be feared, with some effect. There is consequently the more reason to set this matter in its true light. If, then, we look to the terms of the original Grants, we find that settlement was there defined to be a population in the proportion of one person to every two hundred acres; but it was most absurdly superadded, that such settlers should be *Foreign Protestants*. This formed an obstacle to the settlement of the lands (particularly during the war which raged in Europe, and in which this country was engaged nearly half a century after the Grants were made,) that it was impossible to surmount, while, at the same time, it was alike calculated to deter the proprietors from the expenditure of capital, in the transportation of British settlers, and to discourage Emigrants from settling in the Island under Landlords whose titles were rendered precarious by the impracticability of complying with this absurd condition. It was not until the year 1818, that the representations of the proprietors on this subject were attended to, and this condition released by the Prince Regent, and a further term of ten years given to the Proprietors to settle their lands within those ten years. The condition thus rendered practicable was complied with by the great body of Proprietors, and the names and ages of the persons constituting the population were registered in a public Office in the Island. Thus the settlement, as defined by the original Grants and the Proclamation of the Prince Regent, was complied with. But let it not be supposed, that no earlier efforts had been made to settle the lands. So far is this from being true, that it is notorious that many of the persons who purchased the lands of the original Grantees, and who did so with a view to their settlement and improvement, were absolutely ruined, or greatly impoverished, by the vast sums they expended in their endeavours to accomplish this object, foiled as they were in their attempts, by the above condition that the settlers should be Foreign Protestants—by the misgovernment of the Island, where fraud, rapine and injustice were practiced by the local authorities, and the judgment seat itself polluted by party predilections and antipathies, and by rapine and extortion, no less than it was degraded by ignorance and imbecility. The proof of this is to be found in the removal of the Public Officers, from time to time, when the outrages committed (see the note at the end of these remarks) had exhausted the patience of the Colonists, and their clamours for justice—long unattended to—had forced their way to the foot of the Throne.

The late Capt. John Macdonald, Mr. Clarke, Major Fedd, Mr. Smith, the late chief Baron Montgomery (of Scotland), and Mr. John Hill, were among the Proprietors who, as early as 1770—1790, and for a long series of years afterwards, expended large sums of money in attempts to settle and improve the Lands; and there were many others who, at a later period, (amongst whom was the late Earl of Selkirk,) did the same.

Secondly.—If we compare the settlement of the Island with that of the neighbouring Colonies, which, be it remembered, (and this fact should never be lost sight of,) have enjoyed the advantage of great public works being carried on at the expense of the Government (an advantage never extended to Prince Edward Island), what is the result? The accompanying tabular view of the British North American Colonies shews that, with inferior advantages—in despite of past misgovernment, the most disheartening—without the aid of the public money, so bountifully expended in canals and other public works in Canada—without the advantages which Nova Scotia and Cape Breton have enjoyed, in their mines, and in the presence of a large fleet at Halifax during the long war—*one seventh* part of its surface has been cultivated, while in Nova Scotia only *one thirteenth*; in Cape Breton, only *one twenty-fourth*; in Lower Canada, only *one thirty-eighth*; in New Brunswick, only *one*

forty-second; and in Upper Canada, only one forty-eighth part have been brought into cultivation; and that while the population of Nova Scotia and Cape Breton is only nine persons to every square mile—that of Upper and Lower Canada only about three—and that of New Brunswick between three and four—Prince Edward Island is peopled in the proportion of fifteen persons to the square mile. What then becomes of the clamour about non-settlement and non-cultivation!

Section 4 provides that the Proprietor shall be entitled to redeem his Lands within two years after sale under the Act, on repayment of the purchase money, with interest and expenses, and a fair allowance for improvements—the same, in case of dispute, to be ascertained by the Supreme Court. That Court is one of Common Law Jurisdiction only—and how is it to ascertain what are fair allowances? It has none of the machinery by which a Court of Equity works out an inquiry of this nature. Is the Supreme Court to ascertain the fact by the aid of a Jury, or to decide upon affidavits?

Section 7 enacts that when the Sheriff shall have sold any Lands, for non-payment of the assessment and costs, and such Lands shall have produced more than sufficient, the Sheriff shall pay the surplus to the Treasurer of the Island, for the benefit of the Proprietor; and in case of dispute as to the right of any claimant to such surplus, the same shall be determined *in a summary way* by the Justices of the Supreme Court, and the costs shall be paid by the person wrongfully claiming. The consequences of this enactment may be most serious. Put the case of a disputed Title to Land—the *very case in which the assessment is most likely to remain unpaid*. The Supreme Court then is to decide in a summary way—of course without the aid of a Jury—questions of title to real property of the most delicate nature, however complicated the facts, however intricate the law—involving questions of legitimacy, international law, and other difficulties innumerable, many of which will suggest themselves to the mind of every real property lawyer.

Section 8 enacts that all Lands shall be deemed wilderness or unimproved Lands, and charged with the highest rate of assessment, unless the owner or occupier shall make a return of such land in the mode prescribed in the Act; and if he shall make a false return, he shall forfeit £50—one half of which fine shall go to the in-

former. To many of the smaller proprietors on the Island, the fine of £50, which of course is to be paid in specie, in a country having a very scanty circulating medium, would be ruinous; and yet an inadvertence will equally expose them to its infliction with a deliberate attempt to mislead. The word 'wilfully' or 'fraudulently' should have been inserted before the word 'make.' The word 'wilful' is inserted in the Canada Act, referred to in Lord Glenelg's Despatch of the 10th of August, 1836, to the Lieut. Governor. There can be no question, that the temptation held out by the moiety of the penalty given to the informer will, in a state of society like that of Prince Edward Island, lead to numerous harassing informations; and as the distinction between improved and unimproved lands is not well defined in the Act (see the observations on the next Section), there may be cases of doubt, in which the Proprietors may really have acted *bona fide*, to say nothing of the hardship of the case upon absent proprietors, who are obliged to entrust these matters to Agents, not always educated persons.

Section 9 is the only Section which defines, or attempts to define, what is meant by cultivated Land; and it enacts, that when it shall appear from the return that any person is the owner or lessee of any quantity of land containing 300 acres, or any less quantity, and shall have actually settled thereon, or in case of non-residence, shall have *inclosed and cultivated* in the proportion of five acres for each hundred acres, and in the same proportion for any less quantity thereof, such land shall be deemed cultivated or improved within the meaning of the Act. But suppose an owner or lessee of 350 acres—what is he to do? He may inclose and cultivate from North to South and from East to West, but it will not avail him under this Section. Is he to be forced to sell or give away 50 acres of land, that he may be able to describe himself as owner or lessee of 300 acres only? or is he to incur the hazard of a penalty for a false return by untruly registering himself as owner or lessee of that quantity only? The words 'inclose' and 'cultivate' also require to be defined. Inclosure is not to avail without culture, or culture without inclosure. 1st. What will satisfy the word 'inclose'? Is a man to be at the expense of running a brick wall or a wooden fence, or digging a trench, or throwing up a bank round his 300 acres of land? There are many districts in England, in which

inclosure is not practiced in any form, as in the Isle of Thanet, and in many parts of Wiltshire and Oxfordshire; yet the land is not the worse cultivated.

2. What amounts to culture? Is the cutting down of the trees sufficient? It would appear not. Is cultivating between the stumps sufficient? Will patches of grain, potatoes, &c. at intervals, do? or must they be continuous? Is meadow or pasture land to be deemed cultivated? and if it is, it may be in jeopardy for non-inclosure. The word 'Owner' is extremely vague. The question immediately arises, is a Mortgagee, in possession, an owner? Is a Tenant for life an owner? Is a Trustee or his Cestuique Trust the owner?

Section 11 empowers the Sheriff to adjourn the sale from day to day, at his discretion, on giving public notice thereof. He is not restricted to a case where there is any reason for so doing, nor is he directed to give any definite previous notice. A proprietor residing in a remote part of the Island, who is disputing with the Town Officers about the construction of the Act, and the liability of his land to the larger assessment (and God knows there is room enough for a doubt upon its construction), suddenly finds it advertised for sale. The Sheriff is, perhaps, a personal enemy, or secretly influenced by one, or by a friend of his own who is desirous of buying the good man's land for an old song (these personal feelings and interests are constantly operating in a small community); he travels to Charlottetown; to bid, or procures a compassionate neighbour to go there and bid a fair price, to prevent his property being sacrificed. The Sheriff hears that he has arrived, and he sends the crier round, on the morning of the day appointed for the sale, to proclaim the postponement, and waits until the Proprietor or his friend can stay in town no longer. True it is, that he may redeem within two years; but he must raise the money in cash. A little delay takes place, and then he finds he shall be involved in litigation about the 'fair allowances' claimed for improvements. The Upper Canada Act, before referred to, only authorises a sale when the Tax is eight years in arrear.

Section 12 enacts that no omission of any direction contained in the Act, relative to notices or forms of proceeding, previous to any sale made under the Act, shall render such sale invalid; but the aggrieved party shall seek redress, in the shape of damages, from the person guilty of

the omission—that is to say, your land may be sold without any notice whatever, and you may enjoy the luxury of bringing an action against a man who has left the Island, or is only a man of straw. Really, when it is considered that the operation of the Act is *highly penal*—that its consequences are to strip a man of his land—it is one in which the conduct of the Officers certainly ought to be jealously watched, and the most strict regularity exacted.

The remaining Sections are principally devoted to the establishment of a Building for keeping the Records of the Colony, and other Documents, and for the sittings of the Legislature, which seem to be objects inconveniently mixed up with the only subject mentioned in the Title of the Act: but it is not for the writer to complain of this, if the Government sees no objection to it. He may be, however, permitted to remark, that £5000 seems to be an enormous sum for the building required, in a Colony in which £500 will build a first-rate house; where the Records are so few, that a room of twelve feet square would more than suffice for their deposit; and, moreover, a Colony in which the annual Revenue is not more than double the sum proposed to be expended on this building.

It is not the least amusing part of this clumsy attempt at Legislation, that the 23d Section, which suspends the operation of the Act until it shall be ascertained that Her Majesty has been pleased to relinquish all claim to the Quit Rents during the continuance of the Act, recites, that it has been passed in the confident expectation that Her Majesty, taking into consideration the very depressed state of the Colony, and the small advancement made in its improvement, will be pleased to forego the claim to Quit Rents. It certainly is a novel mode of relief, to double the burden upon the proprietor, as this Act proposes to do.

Lastly.—Although the Assessment is to be a substitute for the Quit Rents, there is no provision made in the Act for the case of those who wish to avail themselves of the arrangement with Earl Ripon, for their redemption. See his Despatch of the 27th January, 1833.

Although the memorial of the general body of Proprietors, lately presented to Lord Glenelg, is directed against the principle of the Bill, the importance of the stake to the individuals whom the writer represents; will, he trusts, plead his apology for trespassing further upon his Lordship's attention, by a few additional observations

on the general tendency of the measure in question; and that although he should happen to repeat some of the arguments contained in the memorial referred to.

The 'avowed object and expected effect' of this Act (to use the words of Mr. Secretary Stanley's Despatch to the Lieutenant Governor, dated 28th May, 1834,) being to produce a forfeiture of the Wilderness Lands now held by the Proprietors, an inquiry into the justice of the measure becomes necessary.

It has already been shewn, that the alleged cause of complaint does not exist—that the population of the Island is greater, in proportion, than that of either of the other North American Colonies—and that a larger proportion of the land is under cultivation.

The Tax put upon Wilderness Land is, therefore, unjust, and it operates with peculiar hardship and cruelty upon those Proprietors whose families have been impoverished by their expenditure upon their Estates in the Island.

Secondly.—The amount of the Tax is excessive. Mr. Secretary Stanley, although he had not before him those data which are now furnished, and which exhibit the falsehood of the allegation of non-settlement and non-cultivation, and, in the absence of such information, was induced to countenance the imposition of a penal assessment, yet did not shut his eyes to the necessity of great caution, least the Tax should be excessive. He says, in the Despatch above referred to—'But the amount of the penalty ought to be fairly considered, and if possible, adjusted according to the practicability of fulfilling the intention of the Grant. On land of a good quality, which probably would sell at 20s. per acre, a tax of 4s. 6d. per 100 acres, or $4\frac{1}{2}$ per cent. on the interest of the purchase money, can hardly be said to be exorbitant; but if, upon a Grant of 10,000 acres, one half be altogether irreclaimable and valueless, the tax is then doubled in effect, and becomes absolutely ruinous. I am aware of the difficulty, if not the impossibility, of putting different assessments, according to the supposed quality of Wilderness Land; but if this be impossible, it is the more necessary to see that the Assessments are, on the whole, moderate, and not unreasonable.' Now, what is the fact? So far from 20s. per acre being the average value of land in Prince Edward Island, when sold in any large quantity, it is not above 3s. 4d. per acre.

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The proposed Tax, therefore, is in the proportion of five or six times the amount which the Right Honorable Secretary thought 'could hardly be said to be exorbitant.' There are in Prince Edward Island, as in every other country, Swamps, and other bad tracts of land, which never can be brought into cultivation; while boundless tracts of fertile land are to be found in their immediate vicinity, which, in fact, no Proprietor in his senses would ever attempt to bring into cultivation, until a crowded population should render it not a losing speculation to endeavour to reclaim such land. In some instances, the proprietor of 20,000 acres finds half his land in this condition—yet no mercy is to be shewn to him by this Act; his comparatively valueless land must be paid for at the same rate as the valuable land in the neighbourhood, and that, *avowedly*, as a penalty upon him for the non-settlement of land which, in the nature of things, it is impossible for him to settle for many years to come.

A writer in a P. E. Island Newspaper—the *Colonial Advocate*, of the 29th April, 1837—in an article which advocates the Escheat of the lands, and censures, with much asperity, the abandonment of that measure, makes the following observation upon the Land Assessment Act, then under consideration in the House of Assembly, and which evinces the knowledge that party has of the effect of this measure. He says—'the Escheat of the forfeited lands has been called by some of the turn-about members (who lately supported it) wholesale robbery! The House of Assembly are about to pass a Law, to impose a tax of 4s. per 100 acres on wilderness land—What should this be called? If this is not worse than Escheat, we are much deceived in our view of the change of measures; for if a Court of Escheat went into operation, Government, after its repeated indulgences, must, in justice, give the Proprietors remuneration for their land. But this Bill would ruin some of the monopolists by piecemeal, because they would have to pay about £40 per Lot, when their rents were not half that sum.' This shews that the party are aware that the present measure is a virtual confiscation, although in disguise; and while the parties represented by the writer acknowledge with thankfulness the firmness with which the Home Government has withstood the clamour for a direct escheat or forfeiture of the lands, they rely with confidence upon the same Government not permitting that to be

done indirectly which they have declared unfit to be done by direct means.

It should also be remembered, when a tax is imposed for the avowed purpose of operating as a penalty upon non-settlement, and in order to work a forfeiture of wilderness land, that the title to such land may be in litigation; and it cannot be expected that the contending parties will, before their right is decided, embark capital in the settlement and cultivation of the land. Large tracts of land may also be in settlement, and the parties entitled may be *infant children*, yet no exception is made in favour of lands thus situated.

Note referred to in Section 1.

A particular instance of the enormities here charged, against the authorities of those days, may be mentioned. Mr. Hill, one of the Proprietors resident in England, had originally concurred, with a few others, in complaints to the Home Government, of the conduct of the Governor, Chief Justice, Attorney General, and other Public Officers; but disapproving of the manner in which the majority of such complainants were disposed to bring their grievances before the Government, he withdrew from the

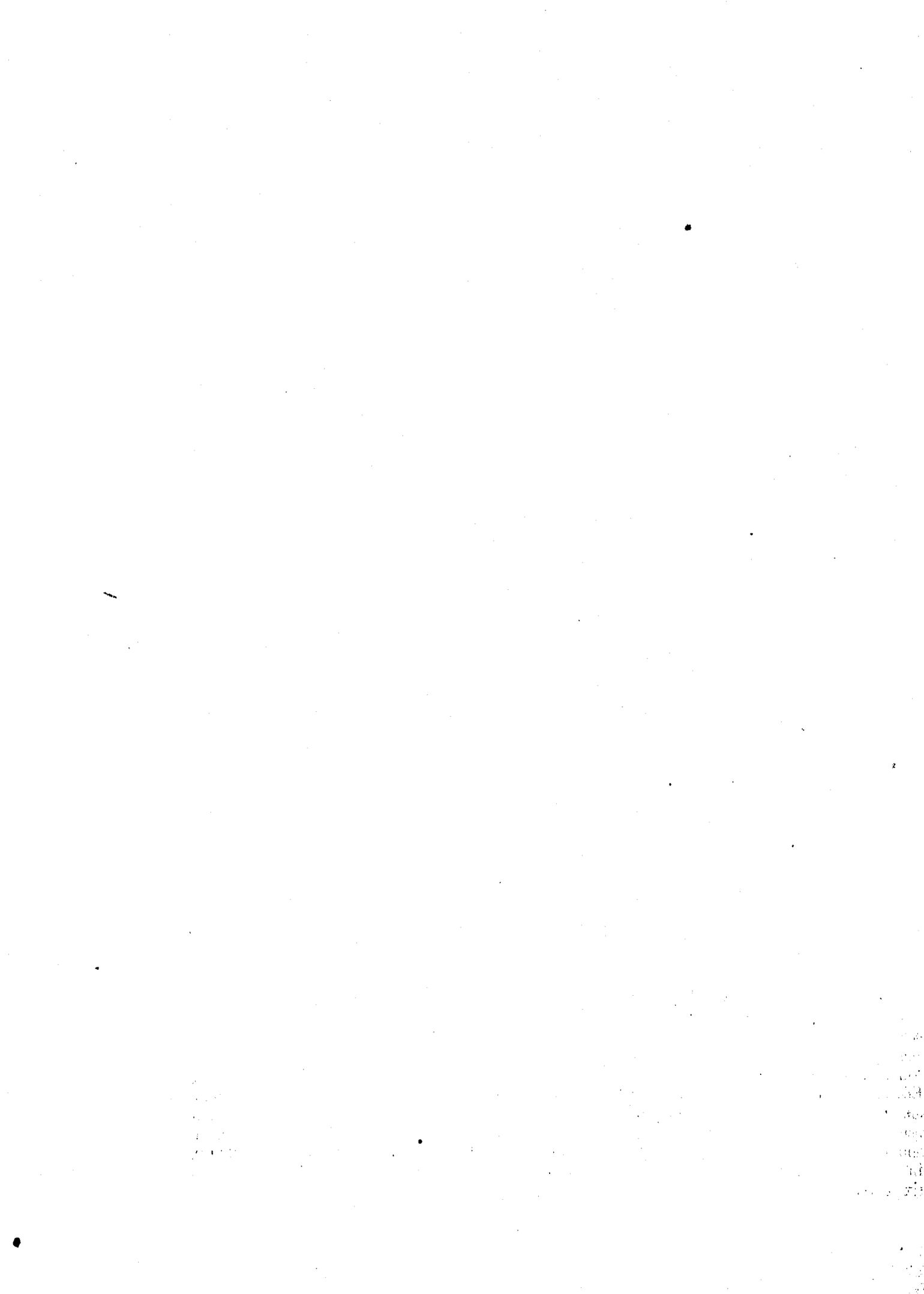
matter at an early stage. The complaints at that time failed, and the Chief Justice brought an action against one of the complainants, who happened to be on the Island, for libels alleged to be contained in the proceedings at home, and recovered damages, which the defendant was unable to pay. The Chief Justice then suggested to him, that he should bring an action against Mr. Hill in the Island Court, to be tried before himself, for contribution (contribution between wrong doers or supposed wrong doers!!!) and promised him a Verdict, which Verdict would enable him to pay the Chief Justice at Mr. Hill's cost. Such verdict was accordingly obtained, in the absence of Mr. Hill in England, in the winter season, when all communication was cut off; and before he knew any thing of it, his chattel property on the Island, valued at £5000, was seized, and sold by the Sheriff for about £1,200. Against this iniquitous judgment, Mr. Hill, as soon as he heard of it, appealed to the King in Council. It is unnecessary to say, that judgment was reversed; but the reversal availed him nothing, for his antagonist then went into the *Gazette*, and Mr. Hill never got back one shilling!! In such a state of society, who could be expected to have the courage to invest money in the improvement of Land?

Comparative View of the Extent and Population of the British North American Colonies.

PROVINCES.	Superficies of the Land, in Square Statute Miles.	Superficies of the Land, in Statute Acres.	Average number of Acres under Cultivation.	POPULATION.	Number of Acres to each person in each Province.	No. of Inhabitants to a square mile in each Province.	Proportion of the No. of acres under cultivation to the whole quantity in each Province.	REMARKS.
1 New Brunswick.	26,704	17,090,560	410,000	93,700	182	3½	1-42	According to Mr. Baillie, the Surveyor General of New Brunswick, the No. of acres in that Province are 16,500,000 and the No. of Inhabitants 74,000.
2 Nova Scotia.	14,031	8,979,200	700,000	139,334	64	9	1-13	
3 Cape Breton.	3,125	2,000,000	85,000	28,802	70	9 1-5	1-24	Mr. Bouchette states the population of Cape Breton as here given; but it should have been only 18,700 according to the last Census.
4 P. E. Island.	2,134	1,366,000	189,000	32,292	42	15	1-7	
5 Newfoundland.	35,923	22,990,720	240,000	75,900	303	2	1-100	
6 Upper Canada.	95,125	60,880,000	1,250,000	220,000	295	2 1-3	1-48	
7 Lower Canada.	205,863	131,752,320	3,500,000	561,051	235	2¾	1-38	

1. See an Account of New Brunswick, by Thomas Baillie, Esquire, Surveyor General, pages 4 and 127.
2. See Captain Moorsom's Letters from Nova Scotia, page 176. Captain Moorsom's estimate will be confirmed by calculating the Area from the Map of New Brunswick and Nova Scotia, by T. Wyld, Charing Cross. For the Population, including Cape Breton, see Letters on the British North American Colonies, by George R. Young, Esq., page 120. In Marshall's Tables, page 221, the Population of Nova Scotia, including Cape Breton, is only put at 142,548.
3. The Area and Population of Cape Breton are taken from a Map of the British Colonial Possessions, published July, 1829, by J. Wyld, Charing Cross.
4. The Area of Prince Edward Island is taken from the Map by Captain Holland, late Surveyor General, and the Population from the Census taken by authority in the year 1833.
5. The Area and Population of Newfoundland was taken from a Map of the British Colonial Possessions, published in 1829, by T. Wyld, Charing Cross. In Marshall's Tables, page 218, the Population is stated to be 60,088; and in page 221, the Population is put at 58,088 only.
6. The Area and Population of Upper Canada are taken from the Map published by T. Wyld, Charing Cross, in 1829.
7. The Area and Population of Lower Canada are taken from the same Map.

The above Tables and Authorities, with some slight differences, and with the exception of the column shewing the average number of acres under cultivation, and the last column, appeared in the Charlottetown *Royal Gazette* of the 18th July, 1837. The additional columns, and the general calculations here given, are taken from similar Tables in Bouchette's North American Colonies, vol. 2, page 235; Lond. 1831. Bouchette states the Population of Prince Edward Island at 50,700, giving only 27 acres to each person, and 23½ persons to each square mile; but this is an over statement. According to the last Census, taken in 1833, which has been followed in the above Table, the Population was 32,292, giving 42 acres to each person, and 15 inhabitants to each square mile. The present Population is supposed to be about 40,000. In 1827, it was only 23,266, and by 1833, had increased 9,026—that is, about 40 per cent. in six years.



APPENDIX

(B.)

(SEE PAGE 16.)

First Report of the Visiter appointed to inspect the District Schools throughout the Island.

To the Members of the Board of Education, Charlotte-town.

GENTLEMEN;

IN laying this my first Report before your Board, I deem it altogether unnecessary for me to offer any remarks upon the value and importance of Education in all countries, and among all classes of the community. Without education man is altogether unable, not only to fill any respectable station in society, but even to discharge aright the most ordinary duties of life. This is, indeed, now so universally felt and acknowledged, that it becomes an object of every parent's first care and ambition, to have this blessing imparted to his children.

Though various laws have been enacted from time to time by the Legislature of this Island, for the regulation of Schools, and considerable sums of money have been appropriated for their encouragement, I regret to have it to state, from recent personal observation, that the system of instruction pursued in many of the country schools throughout the Island is extremely defective, and consequently but little really useful and substantial knowledge is acquired by the children attending them.

This appears to me to arise from several causes; some of these perhaps unavoidable in a new country like this. In many of the settlements, the inhabitants are poor—and having to struggle with numerous difficulties in procuring the means of subsistence for their families, the education of their children is with them a matter of mere secondary consideration. And even when they do turn their attention to this important object, they are not (generally speaking) very scrupulous in the selection of their teachers, satisfying themselves with the common idea, that it is better to have any teacher than none at all.

The little encouragement which is in most cases held out to teachers of character and qualification, and the precarious manner in which their salaries are paid, operate most powerfully as a bar in the way of the advancement of education. Hence it too frequently happens, that it is only persons of shipwrecked character, and blasted prospects in life, after every other resource has failed them, who take up the important office of Schoolmaster; and hence also the frequent changing of the teacher; the long lapse of time that takes place after the expiration of the engagement of the old, before a new one is appointed; in

consequence of which the children nearly forget what they had previously acquired.

The migratory character of the schools, or the shifting of them from place to place, has, in my opinion, another injurious effect upon the progress of education. From this cause it happens, that after the children have made considerable proficiency, their career is stopped all at once by the removal of the school to another part of the district, where the population has recently become more dense; and then the former locality is completely deserted; the settlers immediately around it being unable, without the co-operation of their more distant neighbours, to secure the continuance of the school.

The irregular attendance of the children at school, in many instances, where their parents keep them at home to work during the busy season of the year, tends seriously to retard their own improvement, and acts as a drawback upon the diligence and efficiency of the teacher.

I must also mention another practice which is too prevalent in the country, and which I conceive to be exceedingly injurious to the respectability of the teacher in the eyes of his pupils, and consequently hurtful to his usefulness—that is, receiving his board by going about from house to house; in which case, he is regarded, both by parents and children, as little better than a common menial; and from the familiarity which must necessarily subsist between himself and the family, he cannot exercise that authority over his pupils, which is indispensably necessary for a teacher to maintain.

The want of a uniform method of teaching, of a regular supply of school books, together with the defective accommodations provided for schools, are other causes which very much retard the advancement of education on the Island.

Since the last quarterly meeting of your Board, I have been engaged, with little intermission, in visiting and examining all the schools taught throughout the Island, whether under the operation of the School Act or not. The number of these, and of the children attending them, is as follows:

	Schools.	Scholars.
In Queen's County,	21	624
“ King's County,	15	490
“ Prince County,	15	535
Total,	51	1649

In the Appendix to this Report, I have submitted a detailed account of the state of each of these Schools; the method of instruction pursued by the teachers; the branches taught, and the proficiency made by the Scholars. From this will be observable the many faults and errors I had occasion to remark in the majority of the Schools, whether arising from ignorance, inexperience in teaching, or want of a proper method of instruction. It is not necessary for me to comment any further upon these topics; but I may be allowed to indulge the hope, that the unfavourable description which I felt it incumbent upon me to give of these schools, will have the effect of causing the teachers to attend more diligently to their duties, and endeavour to qualify themselves more and more for the important office which they have undertaken.

I have only to add, that wherever I met with any errors or deficiency in the method of instruction pursued by the teacher, I endeavoured to point them out and correct them. I have shewn the advantage of exciting among their scholars a spirit of emulation, and ambition to excel—and the necessity of economizing their own time, and attending to a “division of labour,”—matters so essential to be observed in teaching, from the complicated and varied nature of its details. While such, I regret to say, is the indifferent character of the greater number of our schools, it is due to several of the teachers to make favourable mention to your Board of their capacity, diligence, and strict attention to their duties, as displayed in the good order of their schools, and in the proficiency of their scholars.

Among the best Schools I have seen, I can mention the following:

W. H. Nelis, Bedeque;
Donald Lamont, Elliot River;
Archibald Mackenzie, Murray Harbour;
Robert Robertson, St. Peter's Road;
Malcolm Darrach, Dog River;
John Mackinnon, Ellis River.

The Princetown School, taught by Sebastian Davidson, I have reason to believe, might be classed with the above; but it is to be regretted that but few of the children attended the examination—the busy season of the harvest causing the absence from the school of the more advanced scholars.

At the East Point (King's County), is a school taught by a competent teacher, John Slattery, in which I met with the only Latin scholars taught in any school on the Island. I have reason to indulge the hope that there are several other deserving teachers, who, when they shall have enjoyed the benefit of suitable school books, and the operation of a more approved method of instruction, will afford me the pleasure of bringing them under the favourable notice of the Board at some future period.

As a serious obstacle to the advancement of the education of the country, I have already taken notice of the

almost universal want of suitable books. Along with the class books which your Board may order for the use of Schools, I would beg leave to suggest the advantage of introducing into District Schools, some elementary works upon useful knowledge.

Amid the variety of excellent works of this nature which are continually issuing from the press, it would not be difficult for your Board to make a selection; although I am aware that the limited sum of money at present placed at your disposal precludes the possibility of procuring anything like an adequate supply.

Cheap elementary works of an approved character, and embracing as much variety and accuracy of information as possible in a small compass, would, I humbly conceive, be, every way, best adapted for our schools, in their present state.

The advantage of an acquaintance with the following branches of education must, I am certain, be apparent to every person:

Ancient and Modern History;
General Knowledge;
Trade and Commerce;
Geography;

To which might be added, for the use of the more advanced scholars, Catechisms of

Mental Philosophy and British Law.

In conclusion, I would earnestly call the attention of the Trustees of Schools to the important duties which the Law, as well as their own immediate interests, imposes upon them—to take care that the school be properly conducted; that the requisite conveniences, such as suitable school-houses, desks, seats, firewood, &c. be provided—that the children be at stated periods regularly examined, so that their progress may be seen; and that the teacher be not careless or remiss in the discharge of his duties—to be strict and conscientious in not giving a certificate of sobriety and good conduct to any teacher, but such as really deserves it—for when Trustees neglect their duty in this respect, all the enactments of our Legislature requiring good conduct on the part of the teacher, will be rendered nugatory.

If a remedy were applied to these evils and abuses which I have endeavoured to enumerate, as tending to impede the advancement of education, our schools would assume a healthy and flourishing appearance; and our native youth, who are remarkable for quickness of apprehension and capacity to learn, would prove a credit to themselves and their teachers, and an honour to the land which gave them birth.

I have the honour to be, gentlemen,

Your obedient humble servant,

JOHN MACNEILL,

Visitor of District Schools.

October 26th, 1837.

List of Teachers in the Island—the number of Scholars, as examined by the Visiter; and the average number attending daily at the Schools, as given by the Teachers, with the Books required for each School—October, 1837.

QUEEN'S COUNTY.

TEACHERS.	No. Examined.	No. on the Teacher's List.	Books required.			
			Readers.	Spelling Books.	First Books.	Arithmetics.
Malcolm Darrroch,	35	46	14	24	12	16
Donald Lamont,	22	30	12	12	6	6
Donald Shaw,	9	27	6	12	6	3
Archibald M'Kinnon,	33	57	24	12	9	9
Robert Robertson,	18	32	12	18	6	8
— Butler,	16	30	18	12	6	6
Michael M'Carthy,	37	37	24	20	10	6
John Le Page,	17	27	12	12	6	5
John M'Kinnon,	47	47	6	10	9	7
Neil M'Kinnon, Absent,						
Alexander M'Cabe, do.						
J. R. Bott,	9	11	6	6	3	3
Robert Small,	6	28	12	12	6	9
H. D. Tyson,	17	20	9	8	4	5
Thomas Henessy,	11	18	8	8	6	3
James Reid,	12	34	18	18	12	12
Neil Arbuckle, Absent,						
Charles M'Eachern,	27	30	24	12	12	12
Donald Graham, Absent,						
— Burhoe,	7	25	10	15	6	6
Allan Stewart, Absent,						
21 Schools,	285	499	215	221	119	116

PRINCE COUNTY.

Henry Lecky,	17	50	24	18	6	6
Donald M'Kinnon,	20	47	18	12	9	9
Thomas Crowe,	10	45	18	18	9	6
W. H. Nelis,	28	35	12	12	12	12
James R. Downing,	10	15	6	12	6	3
John Ross,	10	30	12	8	9	6
Sebastian Davidson,	18	50	24	24	12	12
Edward Brenan,	17	33	18	18	6	6
Thomas Collins,	9	30	12	12	12	6
Robert B. Stubbs,	—	45	10	10	6	6
J. P. Sherlock,	—	50	At present vacant.			
John M'Kinnon,	17	30	12	9	8	9
A. C. Bickford,	22	30	12	9	6	8
Ephraim Laird,	5	15	6	6	12	4
John Ronayne,	25	30	24	12	18	6
15 Schools,	158	535	198	170	125	93

KING'S COUNTY.

TEACHERS.	No. Examined.	No. on the Teacher's List.	Books required.			
			Readers.	Spelling Books.	First Books.	Arithmetics.
Pierce Ryan,	27	30	14	6	6	6
Archibald M'Kenzie,	45	45	18	16	6	10
John M'Millan,	32	50	12	10	6	5
Edmund Shea,	15	21	12	12	6	6
John M'Neil,	35	30	24	12	6	6
Michael Dunn,	30	30	18	18	12	6
Donald Mackay,	13	15	12	8	5	6
M. Anderson,	15	15	—	—	—	—
Patrick Deverichs,	4	10	—	—	—	—
John Slattery,	30	34	20	20	6	8
Donald Macdonald,	9	25	12	12	4	8
William M'Kenzie,	21	28	24	18	12	6
Thomas Bambrick,	25	35	30	18	12	6
Thomas Walsh,	26	26	24	12	6	6
Daniel Scott,	22	25	12	6	6	6
15 Schools,	349	419	232	168	94	81

As appears from the above, there are in

	Schools.	Scholars.
Queen's County,	21	624*
Prince County,	15	535
King's County,	15	419
Total,	51	1,649

And the Books required for these Schools are 645 Readers, 559 Spelling Books, 338 First Books, and 290 Arithmetics.

* In Queen's County, the five Schools, the Teachers of which were absent, contain, on an average, 25 scholars each, making a total of 624 in that County.



APPENDIX

[C.]

(SEE PAGE 16.)

SCHEDULE OF DOCUMENTS CONTAINED IN APPENDIX (C.)

Copy of the Warrant Book, from 1st February, 1837, to 31st January, 1838.
An Account of License Duty received in the year 1838.
Detailed Public Accounts.

COPY OF THE WARRANT BOOK,

From 1st February, 1837, to 31st January, 1838.

No.	February 10.	£	s.	d.	No.	March 10.	£	s.	d.
137.	Archibald M'Kenzie, Schoolmaster, being for duties as such to December 7th, 1836.	10	0	0	151.	Neil Arbuckle, Schoolmaster, being for duties as such at Gallows Point.	7	0	0
138.	Charles M'Eachern, do. being as above, to Nov. 1st, 1836.	8	0	0	152.	H. Maccabe, do. being as above at Lytchett Mills.	10	0	0
139.	Thomas Collins, do. being as above, to Jan. 28th, 1836.	13	0	0	153.	Thomas Owen, Commissioner of Light Houses, being the sum voted by the Legisla- ture.	50	0	0
140.	Pierce Ryan, do. being as above, to Feb. 1st, 1837.	11	0	0		March 21.			
141.	Gouldrup & Lang, Winter Mail Carriers, being for 5 trips, to January 28th, 1836.	30	0	0	154.	Joseph Wightman, being part of the sum appropriated for Road District No. 15, under the Act of 7th Will. 4th, cap. 1, for pro- viding Seed Grain and Potatoes, for certain settlers, &c.	25	0	0
142.	John Tanton, being for supplying the Court House and Jail at St. Eleanor's with Fuel to year ending 20th ult.	3	0	0	155.	Ditto, being as above.	25	0	0
143.	Wm. Coates, Deputy C. C., St. Eleanor's, being his account as such.	4	12	2	156.	Ditto, being the sum placed at the disposal of the Lt. Governor, by Resolution of the House of Assembly, to provide temporary relief for the most necessi- tous of the inhabitants in Road District, No. 15.	15	0	0
144.	Patrick Cody, Road Commissioner, being the annual allowance as such.	10	0	0	157.	Samuel Green, being the sum appropriated for Road District No. 2, under the Act of 7th Will. 4th, cap. 1, for providing Seed Grain and Potatoes, for certain set- tlers, &c.	178	0	0
145.	P. S. MacNutt, do. being as above.	10	0	0					
146.	William Macneill, do. being as above.	10	0	0					
147.	William Cooper, do. being as above.	10	0	0					
148.	Daniel Hodgson, C. C. being his account as such last Hilary Term.	58	4	2					
149.	Ditto, Ditto, being his disbursements as such.	53	19	2					
150.	Martin Dogherty, being his account for lining Lt. Gover- nor's Pew in Episcopal Church.	12	2	10½					

COPY OF THE WARRANT BOOK.

No.	March 21.	£ s. d.	No.	March 31.	£ s. d.
158.	Ditto, - being the sum placed at the disposal of the Lt. Governor, by Resolution of the House of Assembly, for Road District No. 2.	27 0 0	171.	Joseph Wightman, - being the balance of the sum appropriated for District No. 15, under 7th Will. 4th, cap. 1.	26 0 0
	March 22.		172.	Angus Macdonald, - being on account of the sum appropriated as above for District No. 14.	60 0 0
159.	Lemuel Cambridge, being the sum appropriated for Road District No. 1, under the Act, 7th Will. 4th, cap. 1, for providing Seed Grain and Potatoes, for certain settlers, &c.	178 0 0	173.	Ditto, - being the balance of above.	35 0 0
160.	Ditto, - being the sum placed at the disposal of the Lt. Governor, by Resolution of the House of Assembly, for above District.	28 0 0	174.	Ditto, - being the sum placed at the disposal of the Lt. Governor, by Resolution of the House of Assembly, for said District.	19 0 0
161.	Solomon Desbrisay, - being the sum appropriated for Road District No. 7, under the Act of 7th Will. 4th, cap. 1, for providing Seed Grain and Potatoes, for certain settlers, &c.	35 0 0	175.	William Macneill, - being as above, for District No. 5.	18 0 0
	March 23.		176.	Ditto, - being the sum appropriated for District No. 5, under 7th Will. 4, cap. 1.	120 0 0
162.	Joseph Pope, being as above, for Road District No. 4.	165 0 0		April 3.	
163.	Ditto, - being the sum placed at the disposal of the Lt. Governor, by Resolution of the House of Assembly, for the above District.	26 0 0	177.	William Underhay, - being the sum appropriated as above, for District No. 12.	60 0 0
164.	Solomon Desbrisay, - being as above, for Road District No. 7.	7 0 0	178.	Ditto, - being the sum placed at the disposal of the Lt. Governor, by Resolution of the House of Assembly, for above District.	12 0 0
	March 25.			April 4.	
165.	Wm. Dockendorff, being as above, for Road District No. 6.	17 0 0	179.	Samuel Nelson, - being as above, for District No. 8.	18 0 0
166.	Ditto, - being the sum appropriated for Road District No. 6, under 7th Will. 4th, cap. 1.	110 0 0	180.	Ditto, - being the sum appropriated for above District, under 7th Will. 4. cap. 1.	115 0 0
167.	Richard Hayes, - being as above, for Road District No. 11.	60 0 0	181.	Alexander Leslie, - being as above, for District No. 13.	60 0 0
168.	Ditto, - being the sum placed at the disposal of the Lt. Governor, by Resolution of the House of Assembly, for above District.	12 0 0	182.	Ditto, - being the sum voted by Resolution of the House of Assembly, for above District.	12 0 0
	March 28.			April 6.	
169.	Philip Lane and Robert Jones, being as above, for District No. 9.	13 0 0	183.	E. J. Jarvis, Chief Justice, - being his travelling allowance for quarter ending 31st March.	25 0 0
170.	Ditto, Ditto, being the sum appropriated for District No. 9, under the 7th Will. 4th, cap. 1.	80 0 0	184.	T. H. Haviland, Treasurer, - being his Quarter's Salary.	125 0 0
			185.	J. Spencer Smith, Collector of Impost, being as above.	65 0 0
			186.	Patrick Cody, Sub-Collector of Customs, being as above.	10 0 0
			187.	Joseph Pope, do. - being as above.	10 0 0
			188.	Charles MacNutt, do. - being as above.	10 0 0
			189.	H. Macdonald, do. - being as above.	10 0 0

COPY OF THE WARRANT BOOK.

No.	April 6th.	£ s. d.	No.	April 6th.	£ d. s.
190.	Wm. S. Macgowan, do. being as above.	10 0 0	211.	Daniel Hodgson, Coroner, being his account for holding an Inquest on the body of Anthony Mellody, deceased.	4 8 11
191.	A. Lane, Adj. Gen. of Militia, being as above.	18 15 0	212.	Ditto, Ditto, being his account for holding Inquest on the body of Patrick Duffy, de- ceased.	2 19 11
192.	Rev. James Waddell, Master of Aca- demy, being as above.	37 10 0	213.	L. M'Kinnon, being his account for supplying Char- lottetown Jail with Firewood, as per Contract.	33 18 9
193.	Alexander Brown, do. being as above.	37 10 0	214.	James Sharp, being his account for supplying St. Eleanor's Jail with Firewood, as per Contract.	12 7 11
194.	James Breading, Master of the National School, being as above.	6 5 0	215.	John Slattery, Schoolmaster, 3d Class, being for duties as such.	20 0 0
195.	James Moore, Wharfinger, being as above.	10 0 0	216.	D. Scott, do. 2d Class, being as above.	10 0 0
196.	Clear Lallow, Market Clerk, being as above.	10 0 0	217.	D. Murchison, do. 1st Class, being as above.	8 0 0
197.	J. Rider, Messenger, &c. being as above.	10 0 0	218.	D. Campbell, do. 1st Class, being as above.	9 0 0
198.	R. Hutchinson, Jailer, Charlottetown, being as above.	10 0 0	April 13.		
199.	Donald M'Phee, do. Georgetown, being as above.	7 10 0	219.	Rev. John MacIennan, being the sum appropriated for Road District No. 10, under 7th Will. 4, cap. 1.	115 0 0
200.	R. Wood, do. St. Eleanor's, being as above.	7 10 0	220.	Ditto, being the sum placed at the disposal of the Lt. Governor, or above Dis- trict.	17 0 0
201.	C. Nicholson, being his quarter's allowance for sup- port of his brother, a lunatic.	5 0 0	May 3.		
202.	Elizabeth Macdonald, being for support of John M'Kinnon, a lunatic, at 10s. per week.	6 0 0	221.	George Dalrymple, Speaker of the House of Assembly, being the sum voted for his services during last Session.	60 0 0
203.	Clerk of the Council, being his quarter's account.	41 1 1½	222.	Joseph Pope, Member of the House of Assembly, being as above, including mileage in twice going and coming to House.	34 16 0
204.	Alexander Brown, Secretary of the Board of Education, being the sum voted by the Legisla- ture.	15 0 0	223.	Jas. W. James, do. being as above.	34 0 0
205.	E. Thornton, Deputy C. C. for King's County, being his fees in Crown Prosecutions, in March Term.	16 3 10	224.	Edward Thornton, do. being as above.	34 0 0
206.	Ditto, Ditto, being his disbursements in do.	17 19 4	225.	William Clark, do. being as above.	35 6 8
207.	George Wright, jun. Assistant Surveyor General, being his account for Public Surveys.	10 13 0	226.	J. S. Macdonald, do. being as above.	31 0 0
208.	Elizabeth Chappell, Postmistress, being to pay Eastern Mail Carrier for 13 trips.	12 13 11½	227.	Charles Binns, do. being as above.	30 0 0
209.	Ditto, Ditto, being to pay Western Mail Carrier for 13 trips.	18 4 0	228.	P. M'Callum, do. being as above.	34 8 0
210.	Ditto, Ditto, being to pay Three Rivers Mail Car- rier for 13 trips.	15 12 0			

COPY OF THE WARRANT BOOK.

No.	May 3.	£ s. d.	No.	May 3.	£ s. d.
229.	W. W. Lord, Member of the House of Assembly, being as above.	33 4 0	246.	Alexander Robertson, Contractor for Goff's Mill Creek Bridge, being as above (for balance due on Contract).	13 0 0
230.	S. Green, being as above.	35 14 8	247.	Isaac Smith, being as above, for Plans, &c.	5 5 0
231.	J. Ramsay, being as above.	36 4 0	248.	Prospere Gallant, being as above (to defray the expense of erecting Beacons at the entrance of Cascumpec Harbour).	6 0 0
232.	Thomas MacNutt, being as above.	35 6 8	249.	Elizabeth Chappell, Postmistress, being as above (for conducting the business of the Inland Mails for the past year).	20 0 0
233.	J. Mackintosh, being as above.	7 18 8	250.	Thomas Key, District Teacher at Cascumpec, being as above.	9 0 0
234.	J. W. Le Lacheur, being as above.	7 16 0	251.	Hannah Bullpitt, being as above (for conducting a preparatory School in Charlottetown).	7 10 0
235.	Acting Clerk of the Legislative Council, being the amount of his account for services as such during the last Session, including Stationery, as certified by President of Council.	124 1 4	252.	John Ready, a blind person, being as above.	10 0 0
236.	J. Rider, Messenger of the Legislative Council, being as above, including some disbursements, as certified by President of Council.	49 17 4	253.	Hercules Frize, being as above.	10 0 0
237.	Moses Hayes, Doorkeeper, being as above, as certified by President of Council.	24 1 0	254.	William Macheill, being as above.	5 0 0
238.	William Cullen, Clerk of the House of Assembly, being as above, including Stationery, as certified by Speaker of Assembly.	222 6 0	255.	Daniel Quigley, an infirm pauper, being as above.	5 0 0
239.	J. H. White, being his account for printing Journals of the House of Assembly, during the last Session, as certified by the Speaker of the Assembly.	179 13 9	256.	L'Aimable Bernard, being as above.	5 0 0
240.	Solomon Desbrisay, Sergeant at Arms, being the amount of his account as such during last Session, as certified.	32 17 0	257.	Isaiah Porrier, being as above (to reimburse the expense incurred by him in maintaining an insane Mulatto Female).	11 0 0
241.	Ditto, Ditto, being his account for disbursements for House of Assembly, as certified by Speaker.	105 12 7	258.	Rev. John MacIennan, being as above (towards the support and safe keeping of Alexr. Finlayson, a lunatic).	5 0 0
242.	H. W. Lobban, Messenger of Assembly, being his account as such, certified by Speaker of Assembly.	28 3 0	259.	Ditto, being as above (towards the support of J. Maddox, a blind person).	8 0 0
243.	William Birch, Doorkeeper, being as above, as certified.	24 15 0	260.	Ann Macgillivray, being as above (to aid in support of her son, a lunatic).	5 0 0
244.	J. D. Haszard, being his account for printing for House of Assembly, prior to last Session, as certified by Speaker.	11 17 0	261.	Rev. S. Perry, being as above (to aid in support of Mistress Holmes, Mascouche, an aged and infirm person).	5 0 0
245.	Trustees of St. Andrew's College, being the sum voted by the Legislature in aid of that Institution.	50 0 0	262.	Elizabeth Le Page, being as above (towards the support of her husband, a lunatic).	10 0 0
			263.	Charles Russell, an old and infirm Teacher, being as above.	5 0 0

COPY OF THE WARRANT BOOK.

No.	May 17.	£ s. d.	No.	June 19.	£ s. d.
293.	Samuel Nelson, Member of the House of Assembly, - being the sum voted for his services during the last Session.	30 0 0	9.	T. H. Haviland, being on account of Roads and Bridges for the current year.	100 0 0
294.	Louis Serriat, Acadian Teacher, - being for duties as such, as certified by Board of Education.	5 0 0		June 21.	
295.	Robert Hodgson, Attorney General, being for services as such the last Hilary Term of Supreme Court in Charlottetown.	85 0 0	10.	P. S. MacNutt, being the sum appropriated for Road District No. 3, under the Act of 7th Will. 4th, cap. 1, for providing Seed Grain and Potatoes for certain settlers, &c.	53 0 0
296.	The High Sheriff, being the amount of his annual account for Queen's County Court House and Jail.	69 12 11	11.	Ditto, being the sum placed at the disposal of the Lt. Governor, by Resolution of the House of Assembly, for said District.	9 0 0
297.	Ditto, being as above, for King's County Court House and Jail.	35 3 7½		July 8.	
298.	Ditto, being as above, for Prince County Court House and Jail.	15 19 1	1.	Rev. John MacIennan, being a sum ordered by Minute of Council, to be placed at his disposal, for support of Ewen M'Leod, Donald Munn, John Macaulay and John Campbell, lunatics (see Minutes of 3d May last).	10 0 0
299.	Matthew Howlett, being for support of a lunatic named Matthew Howlett.	5 0 0		July 12.	
300.	J. C. Wright, Usher of the Black Rod, for his services last Session.	30 0 0	2.	The Chief Justice, being his travelling allowance for the Quarter ending June 30th.	25 0 0
	May 26.		3.	T. H. Haviland, Treasurer, being his Quarter's salary.	125 0 0
1.	T. H. Haviland, being on account of Roads and Bridges for the present year.	100 0 0	4.	J. Spencer Smith, Collector of Impost, being his Quarter's salary.	65 0 0
	June 6.		5.	P. Cody, Sub-Collector of Customs, being as above.	10 0 0
2.	Francis Kelly, Schoolmaster, being for duties as such.	14 0 0	6.	Joseph Pope, do. being as above.	10 0 0
3.	Richard Quin, do. being as above.	11 0 0	7.	Charles MacNutt, do. being as above.	10 0 0
4.	Henry Lecky, do. being as above.	11 0 0	8.	Hugh Macdonald, do. being as above.	10 0 0
5.	John Ullman, do. being as above.	11 0 0	9.	Wm. S. Macgowan, do. being as above.	10 0 0
6.	James Macgregor, do. being as above.	4 0 0	10.	A. Lane, Adj. Gen. of Militia, being as above.	18 15 0
	June 12.		11.	Rev. James Waddell, Master of Central Academy, being as above.	37 10 0
7.	John M'Isaac, do. being as above.	11 0 0	12.	Alexander Brown, do. being as above.	37 10 0
8.	A. Lane, Registrar in Chancery, being for fees in copying the proceedings in Chancery in the suit of Dingwell v. Townshend and another, by order of the late Chancellor, to enable him to transmit the case to Halifax, for the advantage of a professional opinion.	5 9 9	13.	James Breeding, Master of National School, being as above.	6 5 0
	The Council were of opinion that this was not a charge which should, in ordinary cases, be borne by the public; but as the duty had been in this instance performed by the officer in obedience to an order of the late Chancellor, he was entitled to be paid for it; but it was ordered that it be not drawn into a precedent for any future similar charge against the public.		14.	James Moore, Wharfinger, being as above.	10 0 0
			15.	Clear Lallow, Market Clerk, being as above.	10 0 0
			16.	John Rider, Messenger, &c. being as above.	10 0 0

COPY OF THE WARRANT BOOK.

No.	July 12.	£ s. d.	No.	July 12.	£ s. d.
17.	R. Hutchinson, Jailer of Charlottetown, being as above.	10 0 0		Royalty Road, the same having been sold by the Sheriff, for non-payment of Land Assessment, and reconveyed by the said John Campion to the Crown.	
18.	Donald M'Phee, Jailer of Georgetown, being as above.	7 10 0			
19.	R. Wood, Jailer of St. Eleanor's, being as above.	7 10 0			
20.	Charles Nicholson, being Quarter's allowance, for the support of his brother, a lunatic.	5 0 0	37.	James Watts, being his Account for supplying the Jail of Charlottetown with Bread, from the 11th January to the 7th inst. agreeably to Contract.	22 15 5
21.	Elizabeth Macdonald, being for support of John M'Kinnon, a lunatic, at 10s. per week.	7 0 0	38.	The Clerk of the Council, being to pay the expenditure incurred in the maintenance and safekeeping of Michael Howlett, a lunatic, and in providing him with necessary clothing.	4 18 4
22.	Colonial Secretary, being his Quarter's Account.	17 12 9		July 20.	
23.	Clerk of the Council, being as above.	47 2 9	39.	Donald Mackinnon, being amount awarded to him by a Jury, for damages sustained by a road, from Anderson's Road to Princetown Road, running through his farm, under Act of 10th Geo. 4th, cap. 10.	7 0 0
24.	B. De St. Croix, Medical Attendant to Charlottetown Jail, being his half-year's allowance as such.	5 0 0	40.	Donald M'Leod, being as above.	2 0 0
25.	James H. Fitzgerald, Schoolmaster, being for duties as such.	19 0 0		July 27.	
26.	Allan M'Phee, do. being as above.	10 0 0	41.	T. H. Haviland, being on account of Roads and Bridges for the present year.	100 0 0
27.	John Le Page, do. being as above.	5 0 0		July 29.	
28.	John Macneill, do. being as above.	10 0 0	42.	Murdoch M'Leod, being amount awarded to him by a Jury, for damages sustained by a road, through Townships 67 and 21, running through his farm, under Act of 10th Geo. 4th, cap. 10.	20 0 0
29.	Charles Fowle, do. being as above.	10 0 0	43.	T. H. Haviland, being on account of Roads and Bridges, for the present year.	100 0 0
30.	Wm. Coates, Deputy C. C. for Prince County, being his Account as such.	5 1 10		August 11.	
31.	Ditto, Ditto, being his Account for disbursements.	5 8 2	44.	T. H. Haviland, being on account of Roads and Bridges, for the present year.	200 0 0
32.	Elizabeth Chappell, Postmistress, being to pay the Three Rivers Mail Carrier, for 13 trips, at 24s.	15 12 0	45.	Allan Macdonald, Contractor for Mount Stewart Bridge, being the sum voted for repairs of said Bridge, in addition to £13, appropriated for that purpose.	10 0 0
33.	Ditto, Ditto, being to pay the Western Mail Carrier, for 13 trips, at 28s.	18 4 0		August 17.	
34.	Ditto, Ditto, being to pay the Eastern Mail Carrier, for 13 trips, at 19s. 5½.	12 13 11½	46.	John Ronayne, Schoolmaster, being for duties as such.	16 0 0
35.	George Tanton, being for making and fixing Cells under the Jail at St. Eleanor's, according to Contract.	25 0 0	47.	Thomas Bambrick, do. being as above.	4 18 6
36.	John Campion, being the amount of his outlay and interest in purchase of Town Lot No. 54, in the Fourth Hundred of Lots in Charlottetown, forming part of the Street which leads into the lower	14 0 0			

COPY OF THE WARRANT BOOK.

No.	August 17.	£	s.	d.	No.	August 17	£	d.	s.
48.	Donald M'Lean, Schoolmaster, being as above.	8	0	0	70.	Donald M'Phee, being for Firewood, supplied the Jail at Georgetown.	16	15	10
49.	Archibald Mackinnon, do. being as above.	8	0	0	71.	Daniel Boughton, being for repairing and fixing Pump at Government House.	8	19	0
50.	John Butler, do. being as above.	8	15	0	72.	Hugh Logan, Coal Meter, Charlottetown, being to pay for 3 Coal Measures for his use.	14	0	0
51.	John Mackinnon, do. being as above.	8	6	8	73.	John Hawkins, Contractor for repair of Bird Island Creek Bridge, being the sum voted by Statute.	64	0	0
52.	John M'Millan, do. being as above.	15	0	0	74.	S. Desbrisay, Assayer of Weights, &c. being his half-year's allowance. September 13.	5	0	0
53.	Neil Mackinnon, do. being as above.	6	7	0	73.	T. H. Haviland, being in aid of Roads and Bridges, for the present year. September 14.	100	0	0
54.	Thomas Crowe, do. being as above.	13	13	10	74.	Pierce Ryan, Schoolmaster, being for duties as such.	5	10	0
55.	Donald Mackinnon, do. being as above.	10	0	0	75.	John Macdonald, do. being as above.	12	0	0
56.	S. Davidson, do. being as above.	8	15	0	76.	Archibald Bickford, do. being as above.	7	11	3
57.	Alexander Gallant, Acadian Teacher, being as above.	5	0	0	77.	James Reid, do. being as above.	6	10	0
58.	Robert Hodgson, Attorney General, being for services as such, for Crown Prosecutions.	98	4	6	78.	Donald Lamont, do. being as above.	4	13	4
59.	Ditto, Ditto, being for sundry services.	40	13	4	79.	Charles M'Eachern, do. being as above.	4	13	4
60.	Daniel Hodgson, Clerk of the Crown, being for services as such last Hila- ry Term.	27	9	7	80.	Donald Livingston, do. being as above.	4	13	4
61.	Ditto, Ditto, being his disbursements.	31	2	8	81.	John Mackinnon, do. being as above.	7	6	8
62.	Edward Thornton, Deputy C. C. King's County, being for services as such last July Term.	14	12	1	82.	Malcolm Darroch, do. being as above.	4	13	9
63.	Ditto, Ditto, being his disbursements.	15	2	10½	83.	Donald Graham, do. being as above.	8	5	0
64.	J. D. Haszard, Printer, being his Account for the Quarter end- ing 1st July.	103	14	3	84.	William H. Nelis, do. being as above.	6	0	0
65.	M. Dogherty, being for fitting up Bench, &c. in Supreme Court, for Judges.	16	10	0	85.	Placide Arcineaux, Acadian Teacher, being for duties as such.	5	0	0
66.	Stephen Boyver, being for sundry work at the Court House.	8	0	0	86.	Donald Macdonald, High Sheriff for 1836, being the sum allowed him for his services.	25	0	0
67.	Nicholas Jenkins, being for going 2 trips with the Mails to Pictou and back, last Spring, prior to the running of the Steam Boat.	14	0	0	87.	John Hawkins, Contractor for building Bird Island Creek Bridge, being for extra work to the said Bridge, £12. 7s. 4d, and for fixing 3 brace piles on each side of the same.	22	7	4
68.	Thomas Owen, Sheriff of King's County, being for sundries, supplied the Court House and Jail at Georgetown.	9	6	9½	88.	G. H. Chudleigh, being for whitening, colouring, and repairing plastering at Government House.	8	0	0
69.	Ditto, Ditto, being to defray expenses incurred in apprehending Angus Macdougald and another, under a Bench Warrant.	23	2	0					

COPY OF THE WARRANT BOOK.

No.	September 14.	£ s. d.	No.	October 5.	£ s. d.
89.	Commissioners for Georgetown Court House, - - - being the sum voted in 1836, for painting said Court House, and altering Grand Jury Room.	22 8 4	108.	Donald M'Phee, Jailer, Georgetown, - being as above.	7 10 0
90.	Wm. & Alexr. Cousins, - - - being their Account for repairing Campbell's Pond Bridge, as per Certificate of Commissioner, (which Certificate was sent down to the House of Assembly, in the last Session, but too late for the charge to be included in the Road Appropriations for the current year.)	11 0 0	109.	R. Wood, Jailer, St. Eleanor's, - being as above.	7 10 0
	September 25.		110.	Charles Nicholson, - - - being Quarter's allowance for support of his brother, a lunatic.	5 0 0
91.	T. H. Haviland, - - - being on account of Roads and Bridges for the current year.	100 0 0	111.	The Acting Colonial Secretary, - being for sums paid by him for support of Michael Howlett, a lunatic, from July 15th to September 30th, at 12s. 6d. per week.	6 17 6
	October 5.		112.	The Colonial Secretary, - - - being his Quarter's Account.	106 9 10
92.	The Chief Justice, - - - being his travelling allowance for the Quarter ending 30th September.	25 0 0	113.	The Clerk of the Council, - - - being as above.	50 11 0
93.	T. H. Haviland, Treasurer, - being his Quarter's salary.	125 0 0	114.	John Humphry, Schoolmaster, - being for duties as such, for 3 months.	2 0 0
94.	J. Spencer Smith, Collector of Impost, - being as above.	65 0 0	115.	Miss Chappell, Postmistress, - being to pay the Eastern Mail Carrier, for 13 trips, at 19s. 5½d.	12 13 11½
95.	P. Cody, Sub-Collector of Customs, - being as above.	10 0 0	116.	Ditto, Ditto, - - - being to pay the Western Mail Carrier, for 13 trips, at 28s.	18 4 0
96.	Joseph Pope, do. - - - being as above.	10 0 0	117.	Ditto, Ditto, - - - being to pay the Three Rivers Mail Carrier, for 13 trips, at 24s.	15 12 0
97.	Charles MacNutt, do. - - - being as above.	10 0 0	118.	Messrs. Smiths & Wright, - being for making and fixing Spouts to Government House, Academy, and Charlottetown Jail, and including an excess of £9 11s. 2d. unavoidably incurred beyond the grant for that service.	59 11 2
98.	Hugh Macdonald, do. - - - being as above.	10 0 0	119.	David Higgins, Road Commissioner, - being the Annual Allowance.	10 0 0
99.	Wm. S. Macgowan, do. - - - being as above.	10 0 0	120.	Jacque Petre, Acadian Teacher, - being for duties as such.	5 0 0
100.	A. Lane, Adjutant General of Militia, - being as above.	18 15 0		October 27.	
101.	Rev. Jas. Waddell, Master of Academy, being as above.	37 10 0	121.	J. P. Collins, Road Correspondent, - being on account of Roads and Bridges, for the current year.	100 0 0
102.	Alexander Brown, do. - - - being as above.	37 10 0		November 7.	
103.	James Breeding, Master of the National School, - - - being as above.	6 5 0	122.	Donald Shaw, Schoolmaster, - being for keeping School at Elliot River for 8 months, ending 20th July last.	7 6 8
104.	James Moore, Wharfinger, - - - being as above.	10 0 0	123.	Antoine Poirrier, Acadian Teacher, - being for duties as such, at Lot 15, for the year ending 30th Oct. 1837.	5 0 0
105.	Clear Lallow, Market Clerk, - - - being as above.	10 0 0	124.	George Wright, jun. - - - being amount of his Account for exploring and running a new line of Road from Hill's Mills to Portage on Lot One, furnishing Plan, &c.	45 17 0
106.	John Rider, Messenger, &c. - - - being as above.	10 0 0			
107.	Robert Hutchinson, Jailer, Charlotte-town, - - - being as above.	10 0 0			

COPY OF THE WARRANT BOOK.

No.	November 7.	£ s. d.	No.	December 6.	£ s. d.
125.	Alexander Anderson, - - being amount of his Account for exploring and running a new line of Road from Ellis River Road to Main Western Road.	14 3 8	138.	J. Macneill, do. - - being as above, at Bay Fortune, for 3 months, ending 21st July.	2 0 0
126.	James Peake, Sheriff of Queen's County, - - - being the amount of his account for expenses incurred in running a Road from Mount Stewart to County Line towards Cardigan, under Road Compensation Act.	27 15 10	139.	Allan Stewart, do. - - being as above, at Lot 4d, for 7 months, ending 20th July.	4 1 8
127.	Thomas Owen, Sheriff of King's County, - - - being amount of his account for expenses incurred in running a Road from Cardigan to County Line towards Mount Stewart Bridge.	31 6 8	140.	E. Chappell, Postmistress, - being to pay £5, Halifax Currency, for hire of Schooner to bring the Mail from Pictou, on the 2d inst.	5 16 0
128.	Ditto, Ditto, - - - being amount of expenses incurred by him in going to Lot 42, to execute Process against certain persons on that Township.	58 16 3	141.	Samuel Nelson, - - - being amount of his Account for supplying Black Cloth to put the Church in mourning, on occasion of the death of His late Majesty.	17 18 6
129.	J. P. Collins, - - - being to pay sundry Contractors for work done to Princetown Wharf, in the Spring of 1836, being part of £45, voted for repairing said Wharf.	5 5 0	142.	T. H. Haviland, - - - being amount of moneys advanced by him, to pay the passage to England of John Mackinnon, a lunatic, and for some articles of clothing, &c. according to account.	15 1 0
130.	John Hughes, - - - being for Work done in clearing up the Government House in June last.	4 17 7½	143.	John Morrow, - - - being the balance due on his Contract, for building Bay Fortune Bridge, and part of the £80 voted in supply of 1834.	11 4 6
131.	Thomas Tod, Road Commissioner, - being his allowance as such.	10 0 0	144.	Robert Tod, - - - being the amount of his Contract for making new line of Road "from Scotch Settlement to Haslam's," under Compensation Act, (Township No. 21.)	10 0 0
132.	J. D. Haszard, Printer, - - - being his Quarterly Account, to 31st September last, including the Printing the Laws.	92 16 0	145.	Wm. Coates, Deputy C. C. of Prince County, - - - being his Fees in Crown Prosecutions last November Term.	6 17 2
133.	J. L. Lewellin, - - - being to purchase clothing for a poor and destitute lunatic, named John Griffin, on Lot 61.	5 0 0	146.	Ditto, Ditto, - - - being amount of his disbursements in do.	4 19 6
134.	William Hodges, - - - being to purchase clothing for a poor and destitute lunatic, at Rustico, named Robert Winter.	7 0 0	147.	John Jardine, Road Commissioner, - being his Annual Allowance as such.	10 0 0
135.	Allan Macdougall, - - - being the usual annual allowance as Road Commissioner.	10 0 0	148.	Solomon Desbrisny, do. - - - being as above.	10 0 0
136.	J. P. Collins, - - - being in aid of Roads and Bridges.	100 0 0	December 11.		
137.	J. P. Sherlock, Schoolmaster, - being for keeping School at St. Eleanor's, for 9 months, ending 20th July last.	8 5 0	149.	Secretary to Board of Education, - being to purchase Elementary Books, under 7th Will. 4th. c. 20, Sec. 24.	25 0 0
			150.	Ditto, - - - being as above.	25 0 0
			151.	Ditto, - - - being as above.	25 0 0
			152.	Ditto, - - - being as above.	25 0 0

COPY OF THE WARRANT BOOK.

No.	December 15.	£ s. d.	No.	January 4.	£ d. s.
153.	John Macneill, being for his services as Visiter of Schools, from 11th May to 1st Octo- ber last.	38 13 11½	22.	C. Nicholson, being his Quarter's Allowance, for support of his brother, a lunatic.	5 0 0
	January 4th, 1838.		23.	B. De St. Croix, Medical Attendant at Jail, being his half year's allowance.	5 0 0
1.	The Chief Justice, being one Quarter of his usual travel- ling allowance.	25 0 0	24.	J. P. Collins, Correspondent with Road Commissioners, being his Annual Allowance.	30 0 0
2.	T. H. Haviland, Treasurer, being his Quarter's Salary.	125 0 0	25.	J. D. Haszard, Queen's Printer, being his Quarterly Account.	32 5 8
3.	J. Spencer Smith, Collector of Impost, being as above.	65 0 0	26.	T. H. Haviland, Treasurer, being for advances made by him for support of Michael Howlett, a lunatic, including the price of his passage to River John.	9 16 9
4.	Patrick Cody, Sub-Collector of Customs, being as above.	10 0 0	27.	Ditto, Ditto, being for advances made by him, as Presents to the Indians, on arrival of His Excellency Sir Charles A. Fitz Roy.	16 13 8
5.	Joseph Pope, do. being as above.	10 0 0	28.	J. H. White, being for conveying the Mails to and from Pictou, on the 5th December.	8 0 0
6.	Charles MacNutt, do. being as above.	10 0 0	29.	James Kennedy, being for conveying the Mails to and from Pictou, on the 8th December.	9 0 0
7.	Hugh Macdonald, do. being as above.	10 0 0	30.	The Honorable S. Cunard, being for conveying the Mails, during the past year, to and from Pictou and Miramichi, by Steam.	500 0 0
8.	Wm. S. Macgowan, do. being as above.	10 0 0	31.	Miss Chappell, Postmistress, being the amount of the Eastern Mail expenses, for 13 trips, at 19s. 5½d.	12 12 11½
9.	A. Lane, Adjutant General, and Sub-In- specter, being as above.	18 15 0	32.	Ditto, Ditto, being the amount of the Western Mail expenses, for 13 trips, at 28s.	18 4 0
10.	Rev. J. Waddell, Master of Academy, being as above.	37 10 0	33.	Ditto, Ditto, being the amount of the Three Rivers Mail expenses, for 13 trips, at 24s.	15 12 0
11.	Alexander Brown, do. being as above.	37 10 0	34.	George Wright, Surveyor General, being his Account for fixing the point of commencement between Lots 7 and 8.	12 6 0
12.	John Macneill, Visiter of Schools, being as above.	25 0 0	35.	J. B. Copper & Co., Printers, being the amount of their Account, for Advertisements, &c. in the Colonial Herald.	6 2 6
13.	J. Breeding, Master of National School, being as above.	6 5 0	36.	Commissioners for issuing Treasury Notes, being 1½ per cent. on the issue of £2000.	30 0 0
14.	James Moore, Wharfinger, being as above.	10 0 0			
15.	Clear Lallow, Market Clerk, being as above.	10 0 0			
16.	J. Rider, Messenger, &c. being as above.	10 0 0			
17.	R. Hutchinson, Jailer, Charlottetown, being as above.	10 0 0			
18.	Donald M'Phee, Jailer, Georgetown, being as above.	7 10 0			
19.	Richard Wood, Jailer, St. Eleanor's, being as above.	7 10 0			
20.	J. P. Collins, Colonial Secretary, being his Quarter's Account, inclu- ding £4 10s. 8½d. Lt. Governor's Fees.	18 8 0			
21.	J. P. Collins, Clerk of the Council, being his Quarter's Account, inclu- ding £8 for Stationery for past 12 months.	47 19 3			

COPY OF THE WARRANT BOOK.

No.	January 4, 1838.	£	s.	d.	No.	January 4.	£	s.	d.
37.	D. Hodgson, Coroner, being his Account for holding 2 In- quests.	5	9	5½	48.	A. Lane, Town Major, being expenses incurred in his Depart- ment.	14	10	7
38.	John Lawson, Solicitor General, being the amount of his Account.	4	13	4	49.	James Watts, being for Bread supplied to the Jail according to his Contract.	17	0	8
39.	J. Breading, Master of National School, being the sum allowed him by 9th Section of School Act.	12	0	0	50.	J. P. Collins, being on account of Roads and Bridges.	100	0	0
40.	Wm. Toole, being for work done at Government House, according to account.	7	10	6	January 9.				
41.	John M'Callum, Road Commissioner, being the Annual Allowance as such.	10	0	0	51.	Ditto, being on account of Roads and Bridges.	25	0	0
42.	Thomas Owen, do. being the Annual Allowance as such.	10	0	0	52.	Ditto, being on account of Roads and Bridges.	25	0	0
43.	Wm. Macneill, do. being the Annual Allowance as such.	10	0	0	53.	Ditto, being on account of Roads and Bridges.	50	0	0
44.	J. Macgowan, do. being the Annual Allowance as such.	10	0	0	January 4.				
45.	Archibald Campbell, do. being the Annual Allowance as such.	10	0	0	54.	Solomon Desbrisay, being his Half-year's Allowance as Assayer of Weights and Measures.	5	0	0
46.	J. Pope, do. being the Annual Allowance as such.	10	0	0	J. P. COLLINS, C. C.				
47.	T. H. Haviland, Treasurer, being his small disbursements account.	63	10	11½					

ACCOUNT OF LICENCE DUTY RECEIVED IN THE YEAR 1837.

1837.	£	s.	d.	1837.	£	s.	d.
Jan. 11. John Stewart, Tavern Licence, -	2	0	0	July 15. Thomas Haslem, do. -	2	0	0
' 19. Wm. Mackay & Co., Store, -	1	15	0	Richard Bagnall, do. -	2	0	0
Wm. Mackay & Co., do. Souris, -	1	15	0	' 17. M. Byrne, Store, -	1	15	0
James Peake, do. -	1	15	0	T. Carey, Tavern, -	2	0	0
' 27. James Quin, Tavern, Charlottetown, 5	0	0	0	Richard Sweeney, do. -	5	0	0
Thomas Welsh, Store, -	1	15	0	' 18. Hector Maceachen, do. -	5	0	0
May 6. Thomas Macavoy, Tavern, -	3	0	0	J. E. S. Bagnall, Store, -	1	15	0
July 1. John Coughlan, do. -	2	0	0	William Lacey, Tavern, -	5	0	0
Richard Bolt, do. -	2	0	0	' 19. Edward Kickham, do. -	5	0	0
James Quin, do. -	5	0	0	Eliza Jones, do. -	5	0	0
John Croker, do. -	2	0	0	' 20. George Waite, do. -	2	0	0
Cundall & Compton, Store, -	3	10	0	John Hawkins, do. -	5	0	0
Charles Dempsey, do. -	3	10	0	' 23. Patrick Griffin, do. -	2	0	0
Samuel Wedgery, Tavern, -	2	0	0	Thomas Crabbe, do. -	2	0	0
Patrick O'Keife, do. -	5	0	0	' 24. Ann Jones, do. -	5	0	0
Jeremiah Garrett, do. -	5	0	0	Aug. 1. George Bearisto, do. -	2	0	0
Daniel Brennan, Store, -	3	10	0	John Campion, do. -	2	0	0
' 3. David Hooper, Tavern, -	2	0	0	Mary Cook, do. -	2	0	0
David Frazer, do. -	5	0	0	Richard Hayes, do. -	2	0	0
Lewis Gay, do. -	2	0	0	William Fitzpatrick, do. -	5	0	0
' 4. William Graham, do. -	2	0	0	' 3. John Macleod, do. -	2	0	0
P. Le Brocq, do. -	2	0	0	' 7. Ewen Cameron, do. -	5	0	0
Samuel Nelson, Store, -	3	10	0	' 12. Catherine Murphy, do. -	2	0	0
' 5. Patrick Walker, do. -	3	10	0	' 26. Robert Stewart, Store, -	1	15	0
John M'Gill, do. -	3	10	0	' 18. James Sinclair, Tavern, -	2	0	0
Nicholas Edmunds, Tavern, -	2	0	0	' 21. Edward Moynagh, Store, -	1	15	0
Robert Hutchinson, do. -	5	0	0	' 26. John Mackenzie, Tavern, -	2	0	0
James Maloney, do. -	5	0	0	Sept. 3. T. B. Tremain, Store, -	1	15	0
Michael Kelly, do. -	2	0	0	' 6. David Wilson, do. -	3	10	0
' 6. Dennis Reddin, Store, -	3	10	0	' 12. James Purdie & Co. do. -	1	15	0
Dennis Reddin, do. -	3	10	0	James Yeo, Tavern, -	2	0	0
Elizabeth Jeffs, Tavern, -	5	0	0	' 22. James Sharp, do. -	2	0	0
John Dawson, do. -	2	0	0	' 23. Alexander Johnston, do. -	2	0	0
Thomas Macavoy, do. -	5	0	0	' 25. John O'Reilly, do. -	2	0	0
' 7. Murdoch Maclean, Store, -	1	15	0	' 28. D. Carroll, do. -	2	0	0
' 8. Matthew Redmond, Tavern, -	2	0	0	' 29. P. Mullins, do. -	2	0	0
Martin Butler, do. -	5	0	0	Oct. 7. Bridget Keating, do. -	5	0	0
John Costin, do. -	5	0	0	' 26. Thomas Roblie, do. -	2	0	0
Edward Hill, do. -	2	0	0	' 12. William Sullivan, Store, -	1	15	0
' 10. William Fear, do. -	5	0	0	' 27. James Conner, do. -	1	15	0
' 11. Donald Macaulay, Store, -	3	10	0	Nov. 10. George Tanton, Tavern, -	2	0	0
Angus Macdonald, do. -	3	10	0	Dec. 2. Cornelius Little, do. -	5	0	0
Joseph Wightman, do. -	3	10	0	' 18. Thomas Pethick, Store, -	1	15	0
Wm. Mackay & Co. do. Georgetown, 3	10	0	0	' 19. Patrick Hamfin, do. -	1	15	0
Wm. Mackay & Co. do. Souris, -	3	10	0	' 26. William Jardine, do. -	1	15	0
James Walsh, Tavern, -	2	0	0	' 30. Edward Doran, Tavern, -	2	0	0
' 12. David Walker, do. -	2	0	0	Joseph Wightman, Store, (omitted) 3	10	0	0
Alexander Maclean, Store, -	1	15	0				
Letitia Fitzpatrick, Tavern, -	2	0	0				
' 15. Thomas Barrett, do. -	2	0	0				

£292 5 0

T. H. HAVILAND, Treasurer.

Treasurer's Office, 1st January, 1838.

DETAILED ACCOUNTS.

(SEE PAGE 42.)

Schedule of Accounts laid before the House of Assembly, and ordered to be printed.

- | | |
|--|---|
| <p>No.</p> <ol style="list-style-type: none"> 1. Acting Colonial Secretary's Account, July 12, 1837. 2. Ditto Ditto Ditto Ditto Oct. 4, " 3. Colonial Secretary's Account, Jan. 4, 1838. 4. Clerk of the Council's do. April 5, 1837. 5. Acting Clerk of Council's do. July 1, " 6. Ditto Ditto Ditto Oct. 2, " 7. Clerk of the Council's do. Dec. 31, " 8. Clerk of the Crown's Account, Hilary Term, 1837. 9. Ditto Ditto Disbursements, said Term. 10. Ditto Account, Trinity Term, 1837. 11. Ditto Disbursements, said Term. 12. Deputy Clerk of Crown for Prince County's Account, November Term, 1836. 13. — Ditto, for June Term, 1837. 14. — Ditto, Disbursements, said Term. 15. — Account, for November Term, 1837. 16. — Disbursements, said Term. 17. Deputy Clerk of Crown's Account, King's County, March Term. 18. — — Disbursements, said Term. 19. — — Account, July Term. 20. — — Disbursements, said Term. 21. Attorney General's Bill, Hilary Term, Queen's County. <li style="padding-left: 20px;">— — Bill, in Crown Prosecutions, for March and July Terms, King's County; June Term, Prince County; and Trinity Term, Queen's County. 22. — — Bill, for general services. 23. Solicitor General's Bill, for opinions relative to Lieutenant Governor's power to appointing Coroners, and to suspend Embargo Law. | <p>No.</p> <ol style="list-style-type: none"> 24. High Sheriff's Account, for Contingencies for the Court Houses and Jails in King's, Queen's and Prince Counties, for the year ending May, 2, 1837, and for notifying the Members of both Houses of Legislature to attend their duty. 25. Sheriff of King's County's Account, for sundries supplied Jail and Court House. 26. — — Ditto, Expenses of self and party, going to Lot Forty-six, to apprehend Angus Macdougald. 27. — — Ditto, Expenses of collecting a force, and going with same to Lot Forty-two, to execute several Writs from Supreme Court, after having been resisted by an armed party. 28. — — Account, expense of Inquest on new line of Road from Cardigan to Mount Stewart. 29. Sheriff of Queen's County's Account, expense of Inquest on new line of Road from Mount Stewart to the County line. 30. J. D. Haszard's Account, for Public Printing, for Quarter ending March 30, 1837. 31. — — Ditto, for Quarter ending June 30, 1837. 32. — — Ditto, for Quarter ending Sept. 30, " 33. — — Ditto, for Quarter ending Dec. 31, " 34. J. B. Couper & Co's, Account for sundry advertisements in Colonial Herald. 35. John H. White's Account, for Public Printing. 36. Town Major's Account, May 1, 1837. 37. Ditto, January 2, 1838. 38. George Wright's, Junior's, Account, for exploring and running a line of Road from Hill's Mills to Portage on Lot One, and other services. 39. Alexander Anderson's Account, for exploring and surveying a new line of Road from the Ellis River Road to main Western Road, Axemen, &c. |
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DETAILED ACCOUNTS.

No. 1.

HIS MAJESTY'S GOVERNMENT, DR.

TO THE ACTING COLONIAL SECRETARY.

1837.		0	13	4
January	10. Drawing 2 Bonds for Bread and Wood for Jail of Charlottetown,	-	-	0 13 4
"	14. Warrant to issue Treasury Notes,	-	-	0 6 8
April	21. Proclamation of Embargo	-	-	0 19 0
May	3. Bonds for 3 Sheriffs, at 6s. 8d. each,	-	-	1 0 0
	Copy of Coroner's Commission for Solicitor General,	-	-	0 6 0
	Commissions for 3 Sheriffs, at 10s.	-	-	1 10 0
	Three Seals to Ditto, at 9s.	-	-	1 7 0
	Registering Ditto, each 6s. 7½d.	-	-	0 19 10½
	Lieutenant Governor's Fees on Ditto,	-	-	1 10 0
May	25. Proclamation of President on assuming the Government,	-	-	0 19 0
	Ditto, proroguing Assembly,	-	-	0 19 0
"	26. Commission to John M'Callum, Road Commissioner (12th District),	-	-	0 10 0
	Great Seal, 9s., Registering Ditto, 6s. 7½d. President's Fee, 10s.	-	-	1 5 7½
June	25. Proclamation suspending Act to prohibit Exportation of Grain, as regards Oats,	-	-	0 19 0
"	12. Commission to Allan Macdonald, to be Harbour and Ballast Master for Three Rivers,	-	-	0 10 0
	Great Seal, 9s., Registering Ditto, 5s., President's Fee, 10s.	-	-	1 4 0
"	25. Lieutenant Governor Sir Charles A. Fitz Roy's Proclamation on assuming the Govern- ment,	-	-	0 19 0
				£15 17 6

No. 2.

HER MAJESTY'S GOVERNMENT, DR.

TO THE ACTING COLONIAL SECRETARY.

1837.

October 2. To Engrossing 2 copies of Acts of last Session, viz :

No.		Words.
1.	Act to provide Seed Grain, &c.	1100
2.	Act to appoint Sheriffs,	500
3.	Act relating to Seamen,	6500
4.	Act establishing additional Term of Supreme Court,	550
5.	Act relating to Infectious Distempers,	400
6.	Engine House Act,	250
7.	Herring and Alewives Fisheries Act,	1700
8.	Steam Mill Act,	2000
9.	Jail Limits Act,	1600
10.	Act explaining Boundary Act,	900
11.	Small Debt Act,	900
12.	Ballast Act,	2200
13.	Act for vacating Members' Seats,	500
14.	Act relating to Titles to Lands, under Sheriff's Sales,	800
15.	Act to prevent running at large of Horses,	250
16.	Act explaining Land Assessment Act,	3875
17.	Interest on Warrants Act,	150
18.	Royalty Road Act,	1500
19.	Pilot Act,	1150

Carried forward

DETAILED ACCOUNTS.

		Brought forward		
	20.	School Act,	2875	
	21.	Act for granting Patents,	1694	
	22.	Grain and Pulse Act,	650	
	23.	Act regulating Pounds,	1500	
	24.	Act confirming Sales of Land, under Absent Debtor Act,	500	
	25.	Coal Meter Act,	350	
	26.	Bread Act,	120	
	27.	British American Bank Act,	6000	
	28.	Act to prohibit Exportation of Grain, &c.	1400	
	29.	Ordnance Act,	2900	
	30.	Act for Limitation of Actions,	3600	
	31.	Appropriation Act, - -	2100	
			<u>50514</u>	
		Second Copy	50514	
			<u>101,028</u>	
		101,028 words, at 1s. per 100,		50 10 3
		31 Great Seals to Acts, at 9s.		13 19 0
		To Copying Despatches, &c. relative to New Brunswick Civil List, for House of Assembly and Legislative Council, 2 Copies, each 7060 Words,	14120	
		" Copying Despatches relative to Crown Lands, 2 Copies, each 2500 Words,	5000	
		" Ditto Lieutenant Governor's Message, with Documents relative to Hay River Meeting, 1 Copy,	4000	
		" Ditto Despatch, with Mr. Waller's Letter,	500	
		" Ditto Ditto, on Light Houses,	3000	
		" Ditto Ditto, with Orders in Council relative to Acts of Assembly, 2 Copies, each 5500,	11000	
		To Copying Despatches relative to local currency,	2400	
		" Ditto Ditto, relative to Government House Furniture,	1500	
		" Ditto Ditto, relative to Ordnance Department,	700	
		" Ditto Act for House of Assembly and Legislative Council, 2 Copies, each 2900 words,	5800	
			<u>48020</u>	
		48,020 Words, at 1s. per 100,		24 0 3
July	8.	To Proclamation proroguing Assembly,		0 19 0
	22.	" Registering Assignment of Road from James F. Lambert to Government,		0 5 0
	29.	" Warrant to run Road from Hill's Mills, through Lot 1,		0 2 6
		Lieutenant Governor's Fee,		0 5 0
		" Warrant to run Road from West Point to Bridge on Lot 10,		0 2 6
		Lieutenant Governor's Fee,		0 5 0
		" Copy of Order in Council for Writ to issue under Road Compensation Act, for Road from Mount Stewart Bridge to head of Cardigan,		0 5 0
August	18.	" Drafting Proclamation proclaiming Queen Victoria, 6s. 8d. and Parchment, 8s.		0 14 8
		" Proclamation requiring Officers to proceed in execution of their Offices,		0 19 0
		" Ditto, proroguing Legislature,		0 19 0
"	30.	" Commission to Wm. Bearisto, to be Harbour and Ballast Master for Richmond Bay, Great Seal, 9s., Registering, do. 5s., Governor's Fee, 10s.		0 10 0
				1 4 0
September	5.	" Proclamation offering Reward for apprehension of persons assaulting Thomas Owen, Esq. High Sheriff of King's County,		0 16 8
				<u>95 16 10</u>
		Exchange, 1-9,		<u>10 13 0</u>
		Currency, £106		<u>9 10</u>

DETAILED ACCOUNTS.

No. 3.

THE GOVERNMENT,

TO THE COLONIAL SECRETARY.

1837.						
October	2.	Proclamation proroguing Assembly,	0	19	0	
November	6.	Warrant of Survey to run Road from Settlement to Hurd's Point,	0	2	6	
		Lieutenant Governor's Fee,	0	5	0	
		Warrant of Survey to run Road from Monaghan Settlement towards Georgetown,	0	2	6	
		Lieutenant Governor's Fee,	0	5	0	
	15.	Proclamation proroguing Assembly,	0	19	0	
	17.	Warrant of Survey to lay off Glebe, on Lot 26,	0	2	6	
		Lieutenant Governor's Fee,	0	5	0	
	24.	Warrant to re-issue Notes,	0	6	8	
		Lieutenant Governor's Fee,	0	5	0	
		Recording Order in Council, allowing Act respecting Ordnance Lands,	0	9	0	
	28.	Warrant to Commissioners to issue Notes,	0	6	8	
		Great Seal Ditto,	0	9	0	
		Registering Ditto,	0	2	6	
		Lieutenant Governor's Fee,	0	10	0	
December	7.	Warrant of Survey to lay off fresh Glebe, on Lot 25,	0	2	6	
		Lieutenant Governor's Fee,	0	5	0	
	16.	Proclamation calling Assembly,	0	19	0	
		Three new Commissions of the Peace, at 15s.	2	5	0	
		Great Seals,	1	7	0	
		Parchment,	0	18	0	
		Lieutenant Governor's Fee,	1	10	0	
"	19.	Warrant of Survey to lay off Land on Lot 55, for Ronald Macdonald, Tulloch, by Order of Secretary of State,	0	2	6	
		Lieutenant Governor's Fee,	0	5	0	
"	31.	Twenty-nine Militia Commissions, at 2s. 6d.	3	12	6	
			16	15	10	
			Exchange,	1	12	2
			Currency,	£18	8	0

J. P. COLLINS, Colonial Secretary.

No. 4.

GOVERNMENT, DR.

TO THE CLERK OF THE COUNCIL.

To Fees on Warrants, from No. 84 to No. 182, inclusive, at 6s. 7½d.	32	9	3	
" Copy of Warrant Book of past year, for House of Assembly, 90 folios, at 1s.	4	10	0	
	36	19	3	
	Exchange, 1-9,	4	2	1½
	Currency,	£41	1	4½

Council Office, April 5th, 1837.

DETAILED ACCOUNTS.

No. 5.

HIS MAJESTY'S GOVERNMENT, DR.

TO THE ACTING CLERK OF THE COUNCIL.

To Fees on Warrants, from No. 183 to 299, and from No. 1 to 11, inclusive, at 6s. 7½d.	42	8	0
Exchange, 1-9,	4	14	2
	£47 2 2		

Council Office, July 1st, 1837.

No. 6.

HER MAJESTY'S GOVERNMENT, DR.

TO THE ACTING CLERK OF THE COUNCIL.

1837.

October 2. To Fees on Warrants from No. 1 to No. 91, inclusive, at 6s. 7½d.	30	2	10½
" Two Copies of Minutes of Executive Council, for Colonial Office, each 15,360 words, at 1s. per 100,	15	7	0
	45 9 10½		
Exchange, 1-9,	5	1	1½
	Currency, £50 11 0		

No. 7.

THE GOVERNMENT,

TO THE CLERK OF THE COUNCIL.

1837.

November 20. Extract from Minutes, for Surveyor General, respecting Hurd's Point Road,	0	5	0
December 18. Copy of Order in Council, relative to Glebe on Lot 25, for the Commissioners,	0	5	0
" 31. Copy of Minutes of Council for the last Six Months, 136 folios,	6	16	0
Duplicate Copy,	6	16	0
Issuing Warrants, from No. 91 to 153, both inclusive, being 63 Warrants, at 6s. 7½d. Sterling, each,	21	17	4½
	35 19 4½		
Exchange, 1-9,	3	19	11
	Currency, £39 19 3		
Allowance for Stationery,	8	0	0
	£47 19 3		

J. P. COLLINS, C. C.

DETAILED ACCOUNTS.

No. 8.

HIS MAJESTY'S GOVERNMENT,

To DANIEL HODGSON, Clerk of the Crown, DR.

Hilary Term, 1837.

The King v. Rose Hughes.—Clerk of the Crown's Fees, as per Bill,	-	-	1 14 2
The King v. John Walsh and others.	Ditto,	-	3 18 6
The King v. John White and Wife.	Ditto,	-	4 10 8
The King v. John Young.	Ditto,	-	5 11 8
The King v. E. Carpenter.	Ditto,	-	2 17 6
The King v. Mary White.	Ditto,	-	4 12 6
The King v. Samuel Widgery.	Ditto,	-	3 2 0
The King v. P. Berrigan.	Ditto,	-	4 6 6
The King v. Rose Hughes and others.	Ditto,	-	3 16 8
The King v. Daniel Peters.	Ditto,	-	2 3 6
The King v. C. Matthieson.	Ditto,	-	2 10 0
The King v. D. Maclean.	Ditto,	-	2 19 6
The King v. John M'Grath.	Ditto,	-	4 4 0
The King v. J. Fairclough (the younger).	Ditto,	-	1 13 0
Clerk of the Crown's Fees, in sundry Cases, as per annexed Bill,	-	-	4 7 8

Sterling, £52 7 10
Exchange, 5 16 5

Currency, £58 4 3

DANIEL HODGSON, C. C.

Charlottetown, January 24th, 1837.

[Particulars of Clerk of Crown's Costs, in one of the above cases.]

The King v. P. Berrigan and others—*Indictment for an Assault.*

1 Subpœna,	-	-	0 4 6
4 Copies,	-	-	0 4 0
4 Oaths (Grand Jury),	-	-	0 4 0
Crier, 1s. 4d., Tickets, 4s.	-	-	0 5 4
Presentment,	-	-	0 3 4
Filing same,	-	-	0 1 0
Drawing Indictment,	-	-	0 2 3
Fair Copy,	-	-	0 2 3
4 Oaths (Grand Jury),	-	-	0 4 0
Tickets, 4s., Crier, 1s. 4d.	-	-	0 5 4
Motion and Rule Bench Warrant,	-	-	0 2 0
Bench Warrant,	-	-	0 6 8
Motion and Rule Arraignment,	-	-	0 2 0
Taking 4 Recognizances for Appearances,	-	-	0 10 0
Motion and Rule, on Trial,	-	-	0 2 0
7 Oaths on Trial,	-	-	0 7 0
Crier,	-	-	0 2 4
Verdict, 1s., Crier, 6d.	-	-	0 1 6

Carried forward

DETAILED ACCOUNTS.

	Brought forward	0 1 0
Filing Indictment,		0 2 0
Motion and Rule to Record,		0 2 0
Ditto Ditto Sentence,		0 3 4
Recording same,		0 3 4
Copy for Sheriff,		0 3 4
Extending Bench Warrant,		0 2 0
Taxing,		0 2 0
	Taxed, at Sterling,	£4 6 6

E. J. JARVIS, Chief Justice.

No. 9.

GOVERNMENT,

TO DONALD MACDONALD, Sheriff,

DR.

1836.	<i>The King v. Mary White.</i>	
December 17.	Service of Subpœna on Alexander Davidson,	0 2 3
	Ditto on John Gillis,	0 2 3
	Ditto on Elizabeth Macgowan,	0 2 3
	Ditto on B. De St. Croix, Esq.	0 2 3
	<i>The King v. Christy Matthewson.</i>	
	Service of Subpœna on William Cundall, Esq.	0 2 3
	Ditto on Bridget Keating,	0 2 3
	<i>The King v. Daniel Peters.</i>	
	Service of Subpœna on John Barrett,	0 2 3
	17 Miles, at 8d.	0 11 4
	Service of Subpœna on Farquhar Maclure,	0 2 3
	3 Miles, at 8d.	0 2 0
	Service of Subpœna on Cyril Brown,	0 2 3
	4 Miles, at 8d.	0 2 8
	Service of Subpœna on William Hodges, Esq.	0 2 3
	3 Miles, at 8d.	0 2 0
	<i>The King v. James Fairclough.</i>	
	Service of Subpœna on James Ham,	0 2 3
	20 Miles, at 8d.	0 13 4
	Service of Subpœna on Joseph Gallant,	0 2 3
	4 Miles, at 8d.	0 2 8
	Service of Subpœna on Sophia Gallant,	0 2 3
	<i>The King v. Elizabeth Carpenter.</i>	
	Service of Subpœna on Ann Morris,	0 2 3
	Ditto on William Wristen,	0 2 3
	Ditto on William Cundall, Esq.	0 2 3
	<i>The King v. John Macgrath.</i>	
	Service of Subpœna on John Kennedy,	0 2 3
	8 Miles, at 8d.	0 5 4
	Service of Subpœna on Neil Stewart,	0 2 3
	3 Miles, at 8d.	0 2 0
		Carried forward

DETAILED ACCOUNTS.

	Brought forward	
December 17. Service of Subpœna on Elizabeth Stewart, - - -	0	2 3
Ditto on John Stewart, - - -	0	2 3
Ditto on Neil M'Callum, - - -	0	2 3
2 Miles, at 8d. - - -	0	1 4
<i>The King v. Christy Matthewson.</i>		
Service of Subpœna on Catherine Doyle, - - -	0	2 3
Ditto on Richard Read, - - -	0	2 3
<i>The King v. Rose Hughes.</i>		
Service of Subpœna on John B. Cormack, Esq. - - -	0	2 3
Ditto on George Beer, - - -	0	2 3
<i>The King v. Dougald Maclean.</i>		
Service of Subpœna on Joseph Pippy, - - -	0	2 3
Ditto on Mary Ann Street, - - -	0	2 3
Ditto on Patrick Risban, to give evidence before the Grand Jury, - - -	0	2 3
Ditto on Robert Clayton, - - -	0	2 3
Bench Warrant Service on Michael Howlett, - - -	0	2 3
James Crockett, 2s. 3d., Travelling 9 Miles, at 8d. per mile, 6s.	0	8 3
Service of Subpœna on John Proud, - - -	0	2 3
Ditto on John Mullins, 2s. 3d., Ditto, 2 Miles, 1s. 4d.	0	3 7
Ditto on Francis Welsh, 2s. 3d., Ditto, 10 Miles, at 8d.	0	8 11
4 Constables, 10 Miles each, at 6d. per mile, - - -	1	0 0
Horses and Sleighs, to bring Prisoners, - - -	0	10 0
<i>The King v. Samuel Widgery.</i>		
Service of Subpœna on John Henderson, - - -	0	2 3
10 Miles, at 8d. - - -	0	6 8
Service of Subpœna on John Costello, - - -	0	2 3
Ditto on Martin Devereux, - - -	0	2 3
3 Miles, at 8d. - - -	0	2 0
Service of Subpœna on Peter Costello, 2s. 3d. ; 1 Mile, 8d. - - -	0	2 11
<i>The King v. John Walsh and others.</i>		
Service of Subpœna on Ann Macphee, - - -	0	2 3
4 Miles, at 8d. - - -	0	2 8
<i>The King v. John Young.</i>		
Service of Subpœna on Moses Macdonald, - - -	0	2 3
Ditto on Walter Phelan, - - -	0	2 3
Ditto on Catherine Doyle, - - -	0	2 3
Ditto on Robert Clayton, - - -	0	2 3
Bench Warrant Service on John and Michael Walsh, - - -	0	4 6
Ditto on Catherine Simpson, - - -	0	2 3
Ditto on Catherine Quin, - - -	0	2 3
Ditto on Susan Hughes, - - -	0	2 3
18 Miles, at 8d. - - -	0	12 0
Bench Warrant Service on John Trayner, - - -	0	2 3
5 Constables, 18 Miles each, at 6d. per mile, - - -	2	5 0
Horses and Sleighs to bring Prisoners, - - -	0	15 0
Bench Warrant Service on Dugald Maclean, - - -	0	2 3
27 Miles, at 8d. - - -	0	18 0
Constable, 10 Miles, at 6d. - - -	0	5 0

Carried forward

DETAILED ACCOUNTS.

		Brought forward	0 1 6	0 0 0
December 17.	Paid for Bed and 1 Meal for Prisoner,	-	0 5 0	0 0 0
	Paid for carrying Prisoner to Town,	-		
<i>The King v. John Young.</i>				
	Service of Subpœna on Pierce Ryan,	-		0 2 3
	3 Miles, at 8d.	-		0 2 2
	Service of Subpœna on Richard Read,	-		0 2 3
	Bench Warrant against Rose Hughes, 2 Constables travelling 30 Miles	-		
	each, at 6d. per mile,	-		1 10 0
			Sterling,	£15 17 8
			Exchange, 1-9,	1 15 3½
			Currency,	£1 11 6
				£19 4 5½

Charlottetown, 19th January, 1837.

Correct,

R. HODGSON, Attorney General.

HIS MAJESTY'S GOVERNMENT,

To DANIEL HODGSON, Clerk of the Crown,

DR.

[For Disbursements in the following Crown Prosecutions, Hilary Term, 1837.]

The King	Paid Sheriff for serving Subpœnas,	-	-	0 10 0	
v.	" Alexander Davidson, a Witness,	-	-	0 6 8	
Mary White.	" John Gillis, do.	-	-	0 5 0	
	" Eliza Macgowan, do.	-	-	0 8 4	
	" Peter Macgowan, do.	-	-	0 6 8	
	" Hugh Logan, Constable and Witness,	-	-	0 15 0	
	" Benjamin De St. Croix, a Witness.	-	-	0 5 0	
				2 16 8	
The King	Paid Sheriff for serving Subpœnas,	-	-	0 10 0	
v.	" Bridget Keating, a Witness,	-	-	0 3 4	
Christiana Matthieson.	" Richard Read, do.	-	-	0 8 4	
	" Hector Maccachen, Constable, as per Bill,	-	-	0 6 0	
				1 7 8	
The King	Paid Constable, bringing Prisoner to Town,	-	-	0 11 8	
v.	" Sheriff for serving Subpœnas,	-	-	1 10 0	
Daniel Peters.	" Cyril Brown, a Witness,	-	-	0 12 9	
	" Farquhar Maclure, do.	-	-	0 12 9	
	" John Barrett, do.	-	-	0 13 4	
				4 0 6	
The King	Paid Constable, bringing Prisoner to Town,	-	-	0 11 8	
v.	" Sheriff for serving Subpœnas,	-	-	1 5 4	
James Fairclough	" Joseph Gallant, a Witness,	-	-	0 16 6	
the younger.	" Sophia Gallant, do.	-	-	0 12 7	
	" James Hams, do.	-	-	0 15 0	
				4 1 1	
Carried forward					

DETAILED ACCOUNTS.

		Brought forward		
The King	Paid Constable for serving Warrants,	-	-	0 5 6
v.	" Sheriff for serving Subpœnas,	-	-	0 7 6
Elizabeth Carpenter.	" John Morris and Ann Morris, Witnesses,	-	-	0 10 0
				1 3 0
The King	Paid Constable, bringing Prisoner to Town, and for his attendance			0 18 10
v.	as Witness,			
John Macgrath.	" Sheriff for serving Subpœnas,			1 2 2
	" Matthew Redmond, a Witness,			0 16 8
	" Neil Stewart, do.			0 12 2
	" Neil M'Callum, do.			0 12 9
	" Elizabeth Stewart, do.			0 12 2
	" John Kennedy, do.			0 12 2
	" Angus Macphee, Constable, do.			0 2 0
				5 8 11
The King	Paid Constable, searching for Prisoner,			1 9 0
v.	" Sheriff, executing Bench Warrant and serving Subpœnas,			1 18 4
Rose Hughes.	" George Beer, a Witness,			0 11 8
				3 19 1
The King	Paid Sheriff, executing Bench Warrant and serving Subpœnas,			1 19 7
v.	" Joseph Pippy, a Witness,			0 11 8
Dugald Maclean.	" Mary Ann Street, do.			0 11 8
				3 2 11
The King	Paid Sheriff, serving Subpœnas,			1 0 4
v.	" John Henderson, a Witness,			0 13 10
Samuel Widgery.	" John Costello, do.			0 13 10
	" Martin Devereux, do.			0 13 10
	" Peter Costello, do.			0 8 4
				3 10 2
The King	Paid Sheriff, executing Bench Warrant and serving Subpœnas,			0 10 5
v.	" Ann Macphee, a Witness,			0 5 6
John Walsh,	" John Macdonald, do.			0 12 2
and others.	" Hugh Macdonald, do.			0 12 2
	" Donald Macdonald, do.			0 12 2
	" Donald Macphee, do.			0 12 2
				3 4 7
The King	Paid Sheriff, serving Subpœnas,			1 2 3
v.	" George Weymouth, a Witness,			0 3 4
John Young.	" Catherine Doyle, do.			0 6 8
	" Christiana Matthieson, do.			0 10 0
	" Robert Clayton, do.			0 3 4
	" Walter Phelan, do.			0 3 4
	" Pierce Ryan, do.			0 3 10
	" Patrick Risble, do.			0 3 4
	" Moses Macdonald, do.			0 11 8
	" William Rafter, do.			1 14 5
	" James Watts, do.			0 13 4
	" Roderick Macdonald, do.			0 13 4
	" William Cundall, do.			0 3 4
				6 12 2
The King	Paid Constable, for serving Subpœnas,			0 19 7
v.	" Sheriff, executing Bench Warrant,			3 0 3
Michael Howlett,	" John and Thomas Curran, Witnesses,			1 16 8
and others.	" Harriet Dougan, a Witness,			0 18 10
	" Thomas Dougan, do.			0 18 10
				7 14 2

DETAILED ACCOUNTS.

	Brought forward	
The King	Paid Sheriff, executing Bench Warrant,	4 8 4
"	" William Wriston, Constable, per Bill,	0 10 0
John Trayner,	" Hugh Logan, Ditto,	0 10 0
and others.	" George Weldon, Ditto,	0 10 0
		5 18 4
The King v. John Longape. }	Paid Constable, as per Bill and Certificate,	0 10 0
Omitted.		Currency, £53 9 2
The King v. Alexr. Macdonald, alias Alexr. Thompson.	Paid Hugh Logan, Constable, as per Bill annexed,	0 10 0
		£53 19 2

DANIEL HODGSON, C. C.

Charlottetown, 24th January, 1837.

No. 10.

HIS MAJESTY'S GOVERNMENT,

TO DANIEL HODGSON, Clerk of the Crown,

DR.

Trinity Term, 8th Will. 4., A. D. 1837.

The King v. Patrick Fitzgerald.—Clerk of the Crown's Fees, as per Bill,		1 12 8
The King at the Prosecution of Colin Macphail v. John Maclean.	Ditto,	2 12 6
The King v. William Smith, the younger.	Ditto,	4 1 4
The King v. John Gardiner, the younger.	Ditto,	2 3 4
The King v. John Tighe.	Ditto,	2 1 2
The King v. Jasper Cable.	Ditto,	3 8 0
The King v. Robert Byers and another.	Ditto,	3 5 8
The King v. John Maclean.	Ditto,	3 11 8
Clerk of the Crown's Fees, in sundry causes, as per Bill annexed,		1 15 4
		Sterling, £24 14 8
		Exchange, 2 14 11
		Currency, £27 9 7

DANIEL HODGSON, C. C.

Charlottetown, 22d July, 1837.

[Particulars of Clerk of Crown's Fees, in one of the above Cases.]

The King v. William Smith, the younger.— <i>Larceny.</i>		
1 Subpœna,		0 4 6
4 Copies,		0 4 0
4 Oaths (Grand Jury),		0 4 0
4 Tickets,		0 4 0
Crier,		0 1 4
Presentment,		0 3 4
		Carried forward 1 1 2

DETAILED ACCOUNTS.

	Brought forward	1	1	2
Drawing Indictment, - - - - -		0	2	3
Fair Copy, - - - - -		0	2	3
1 Subpœna, - - - - -		0	4	6
3 Copies, - - - - -		0	3	0
3 Oaths (Grand Jury), - - - - -		0	3	0
3 Tickets, - - - - -		0	3	0
Crier, - - - - -		0	1	0
Motion and Rule Bench Warrant, - - - - -		0	2	0
Bench Warrant, - - - - -		0	6	8
Motion and Rule Arraignment, - - - - -		0	2	0
Ditto, Trial, - - - - -		0	2	0
5 Oaths, 5s., Crier, 1s. 8d. - - - - -		0	6	8
Verdict 1s., Crier, 6d. - - - - -		0	1	6
Motion and Rule to Record, - - - - -		0	2	0
Filing Indictment, - - - - -		0	1	0
Motion and Rule Sentence, - - - - -		0	2	0
Recording same, - - - - -		0	3	4
Copy for Sheriff, - - - - -		0	3	4
Record, - - - - -		0	6	8
Taxing, - - - - -		0	2	0
	Taxed at Sterling, £4	1	4	

E. J. JARVIS, Chief Justice.

No. 11.

HIS MAJESTY'S GOVERNMENT,

To DANIEL HODGSON, Clerk of the Crown,

DR.

[For Disbursements in the following Crown Prosecutions, Trinity Term, C.h William IV.]

The King	Paid Sheriff, for serving Subpœnas, as per Bill,	-	-	0	17	5
v.	" William Smith, a Witness,	-	-	0	8	10
Patrick Fitzgerald.	" William Morrison, do.	-	-	0	3	4
	" Charles Dempsey, do.	-	-	0	3	4
	" William Cundall, do.	-	-	0	3	4
	" John Leachy, do.	-	-	0	3	0
	" Richard Read, Constable,	-	-	0	2	0
				<u>2</u>	<u>1</u>	<u>7</u>
The King	Paid Sheriff, for serving Subpœnas,	-	-	0	19	11
v.	" George Hooper, a Witness,	-	-	0	12	9
Robert Byers	" Robert Hooper, do.	-	-	0	12	9
and another.	" Joseph Wise, do.	-	-	0	15	0
	" Hugh Logan, do.	-	-	0	7	9
	" William Cundall, do.	-	-	0	3	4
	" Angus Macphee, Constable,	-	-	0	2	4
	" Richard Read, Constable and Witness,	-	-	0	7	9
				<u>4</u>	<u>1</u>	<u>7</u>
	Carried forward					

L

DETAILED ACCOUNTS.

		Brought forward	
The King	Paid Sheriff, for serving Subpœnas,	1 17 1	
at prosecution of James Maclean	" James Maclean, a Witness,	0 10 6	
v.	" Hugh Maclean,		
John Maclean.	" Donald Maclean, } Witnesses,	1 11 8	
	" Hugh Maclean, sen. }		
	" Thomas Haslam, a Witness,	0 15 0	
	" John Haslam, do.	0 15 0	
		5 9 3	
The King	Paid Sheriff, for serving Subpœnas,	1 19 7	
at the prosecution of Colin Macphail	" Alexander Laird, a Witness,	0 11 1	
v.	" Colin Macphail, do.	0 10 0	
John Maclean.	" Terence O'Brien and Wife, Witnesses,	1 15 0	
	" Richard Read and Angus Macphee, Constables,	3 4 0	7 19 8
		7 19 8	
The King	Paid Sheriff, for serving Subpœnas,	1 8 4	
v.	" Neil Maclauchlan, a Witness,	0 11 8	
Jasper Cable.	" Peter Maclauchlan, do.	0 11 8	
	" Angus Macdonald, do.	0 11 8	
	" Hugh Maclauchlan, do.	0 11 8	
	" John Macdonald, do.	0 11 1	
	" Hugh Macdonald, do.	0 11 1	
	" Angus Macphee, do.	0 11 0	
		5 8 2	
The King	Paid Sheriff, for serving Subpœnas,	0 7 8	
v. John Gardiner, the younger.	" Octavius Le Page, a Witness,	0 4 5	
	" Joseph Pippy, do.	0 3 4	
		0 15 3	
The King	Paid Sheriff, for serving Subpœnas,	0 7 5	
v.	" Alexander Davidson, a Witness,	0 0 0	
John Tighe.	" John Gillis and John Shaw, Witnesses,	0 6 8	
		0 14 4	
The King	Paid Sheriff, serving Subpœnas,	0 7 6	
v.	" John Leachy, a Witness,	0 3 4	
William Smith, jun.	" Margaret Dempsey, do.	0 3 4	
	" John W. Morrison, do.	0 3 4	
	" Sheriff, executing Bench Warrant,	0 15 5	
		1 12 11	
The King v. Patrick Bergan.	} Paid Sheriff, for serving Subpœnas,	1 1 7	
The King v. Daniel Peters.	} Paid William Hodges, Esq. a Witness, as per Bill,	0 13 4	
In the matter of John Howlett, a lunatic.—	Paid Stephen Lawson and James Higgins, Constables, as per Bill,	1 5 0	
		1 5 0	
Currency,		£31 2 8	

DANIEL HODGSON, C. C

Charlottetown, 24th July, 1837.

DETAILED ACCOUNTS.

GOVERNMENT,

To JAMES PEAKE, Esq. Sheriff. DR.

1837.

		0	2	3	
<i>The King v. Patrick Bergan.</i>					
June 13.	Service of Subpœna on H. Dougan,				
	Ditto on Thomas Dougan,				
	13 Miles, at 8d.				
	Service of Subpœna on Thomas Curran, 2s. 3d.; 6 Miles, at 8d. per mile, 4s.				
		0	2	3	
		0	2	3	
		0	8	8	
		0	6	3	0 19 5
<i>The King v. Jasper Cable.</i>					
	Service of Subpœna on John Macdonald,				
	Ditto on Hugh Macdonald,				
	Ditto on Angus Macdonald, 2s. 3d.; 15 Miles, at 8d., 10s.				
	Ditto on Hugh Maclauchlan,				
	Ditto on Neil Maclauchlan,				
	3 Miles, at 8d.				
	Service of Subpœna on Peter Maclauchlan,				
		0	2	3	
		0	2	3	
		0	12	3	
		0	2	3	
		0	2	3	
		0	2	0	
		0	2	3	1 5 6
<i>The King v. Robert Byers and another.</i>					
	Service of Subpœna on Joseph Wise,				
	Ditto on Robert Hooper,				
	Ditto on Richard Read,				
	Ditto on George Hooper,				
	10 Miles, at 8d. per mile,				
	Service of Subpœna on William Cundall, Esq.				
		0	2	3	
		0	2	3	
		0	2	3	
		0	2	3	
		0	6	8	
		0	2	3	0 17 11
<i>The King v. John Tighe.</i>					
	Service of Subpœna on Alexander Davidson,				
	Ditto on John Gillis,				
	Ditto on James Fulton, Esq.				
		0	2	3	
		0	2	3	
		0	2	3	
		0	2	3	0 6 9
<i>The King v. John Maclean.</i>					
	Service of Subpœna on Donald Maclean,				
	10 Miles, at 8d.				
	Ditto on Hugh Maclean, 2s. 3d.; 6 Miles, 8d., 4s.				
	Ditto on Thomas Haslam, 2s. 3d.; 24 Miles, at 8d., 16s.				
	Ditto on Colin Macphail,				
	10 Miles, at 8d.				
	Service of Subpœna on Terence O'Brien, 2s. 3d.; 15 Miles from home, 10s.				
	Ditto on Catherine O'Brien, 2s. 3d.; 15 Miles, at 8d., 10s.				
	Ditto on John Haslam,				
		0	2	3	
		0	6	8	
		0	6	3	
		0	18	3	
		0	2	3	
		0	6	8	
		0	12	3	
		0	12	3	
		0	2	3	3 9 1
<i>The King v. John Gardiner.</i>					
	Service of Subpœna on John Collings,				
	Ditto on Octavius Le Page,				
	Ditto on Joseph Pippy,				
		0	2	3	
		0	2	3	
		0	2	3	
		0	2	3	0 6 9
<i>The King v. William Smith.</i>					
	Service of Subpœna on Margaret Dempsey,				
	Ditto on John Lenchey,				
	Ditto on William Morrison,				
	Bench Warrant Service,				
	10 Miles, at 8d.				
	10 Miles, for Constable,				
		0	2	3	
		0	2	3	
		0	2	3	
		0	2	3	
		0	6	8	
		0	5	0	
		0	2	3	1 0 8
	Carried forward				

DETAILED ACCOUNTS.

		Brought forward	
<i>The King v. Patrick Fitzgerald.</i>			
Service of Subpœna on	William Cundall, Esq.	-	0 2 3
Ditto	on Charles Dempsey,	-	0 2 3
Ditto	on John Morrison,	-	0 2 3
Ditto	on William Smith,	-	0 2 3
10 Miles, at 8d.		-	0 6 8
			0 15 8
			£9 1 0
			Exchange, 1-0, 1 0 2½
			£10 1 11½

Correct,
R. HODGSON, Attorney General.

No. 12.

HIS MAJESTY'S GOVERNMENT,

To WILLIAM COATES, Deputy Clerk of Crown, DR.
Prince County.

Amount as per annexed Bill,	-	1 18 0
	Exchange, 1-0,	0 4 2
		£2 2 2
Amount of J. Sharp's Bill, as Acting Crier of the Court, for June and November Terms,	-	1 5 0
	Currency,	£3 7 2

[Deputy Clerk of the Crown's Fees in the following Causes.]

Prince County, November Term, 7th William IV.

The King v. Nicholas Ahern.—Filing Crown Papers,	-	0 7 0
The King v. William Adams. Ditto,	-	0 7 0
The King v. John M'Pherson. Ditto,	-	0 7 0
The King v. Philip Roche and Benjamin Gain. Ditto,	-	0 8 0
The King v. James Ramsay. Ditto,	-	0 5 0
The King v. Lauchlan Gillis and Roderick Gillis. Ditto,	-	0 2 0
		Sterling, £1 16 0
		Paid Taxing, 0 2 0
		Sterling, £1 18 0

Taxed and allowed,

T. H. HAVILAND, Assistant Judge.

December 21st, 1836,

GOVERNMENT,

To J. SHARP, DR.

To attending the Court at St. Eleanor's for 5 days, as Acting Crier, during June and } November Terms last past,	-	£1 5 0
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DETAILED ACCOUNTS.

No. 16.

HER MAJESTY'S GOVERNMENT,

TO WILLIAM COATES, Deputy Clerk of the Crown,

DR.

[For Disbursements in the following Crown Prosecutions.]

November Term, 1837.

The Queen	Paid Samuel Cameron, a Witness, as per Bill,	-	0 15 9	
v.	" William Thompson, Constable, Ditto,	-	0 6 11	
Hugh Campbell.	" Joseph Sharp, a Witness, Ditto,	-	0 5 5½	
	" Alexr. Campbell, Ditto, Ditto,	-	0 5 0	
	" Deputy Sheriff, serving Subpœnas,	-	0 5 5½	
			1 18 7	
The Queen	Paid Sheriff, for serving Subpœnas,	-	0 7 2½	
v.	" Constable, Ditto,	-	0 4 0	
William Sharp.	" Amy Sherlock, a Witness, as per Bill,	-	0 4 5	
	" Elizabeth Sharp, Ditto, Ditto,	-	0 2 9	
	" George Linkletter, Ditto, Ditto,	-	0 2 9	
	" Robert Sharp,	-	0 2 9	
			1 3 10½	
The Queen v. Richard Cole.	} Paid Sheriff, executing Bench Warrant,	-		0 13 7
The Queen	Paid Constable, serving Subpœnas,	-	0 4 0	
v.	" Richard Maxfield, a Witness, as per Bill,	-	0 2 9	
William Hutchinson.	" Patrick Conners, as per Bill,	-	0 4 5	
			0 11 2	
The Queen v. George Linkletter.	Paid Joseph Sharp, serving Subpœnas,	-	0 4 0	
	" Robert Sharp, as per Bill,	-	0 2 9	
			0 6 9	
The Queen v. John Christie.	Paid Sheriff, executing Bench Warrant,	-	0 3 11	
	" Charles Binns, jun., a Witness,	-	0 1 8	
			0 5 7	
			£4 19 6½	
		Currency,		

No. 17.

GOVERNMENT,

TO EDWARD THORNTON, Deputy Clerk of the Crown.

The King v. John Kavanagh.—Deputy Clerk of the Crown's Costs, per annexed Bill,	-	3 4 4	
The King v. John Kavanagh.	Ditto, Ditto,	-	2 17 6
The King v. Patrick Green, the younger.	Ditto, Ditto,	-	1 18 8
The King v. Mary M'Cormack.	Ditto, Ditto,	-	2 19 0
The King v. Angus Macphee.	Ditto, Ditto,	-	1 5 8
Costs, as per annexed Bill,	-	-	2 6 4
			Sterling, £14 11 6
			Exchange, 1 12 4
			Currency, £16 3 10

Georgetown, 30th March, 1837.

E. THORNTON.

DETAILED ACCOUNTS.

No. 20.

THE GOVERNMENT,

To EDWARD THORNTON, Deputy Clerk of the Crown.

[For Disbursements in the following Crown Prosecutions.]

July Term, 1837.

The King v. Donald, alias Donald Hector Macdonald, and Neil Robertson.	} Paid Sheriff, for serving Subpœnas, as per Bill,	-	2	14	11	
		" Daniel Macdonald, a Witness,	-	1	5	0
			<hr/>			3 19 11
<i>Riot and Assault.</i>						
The King	Paid Deputy Sheriff, for serving Subpœnas,	-	2	11	9	
v.	" John Collings, a Witness,	-	0	18	10	
Angus Dougald.	" John Mackenzie, Ditto,	-	0	13	10½	
			<hr/>			4 4 5½
The King	Paid J. C. Sims, for serving Subpœnas,	-	1	15	7¾	
v.	" Robert Douglas, a Witness,	-	0	17	9	
Patrick Green,	" George Keilley, Ditto,	-	0	17	9	
the younger.	" William Coffin, Ditto,	-	0	17	9	
			<hr/>			4 8 10¾
The King	Paid Deputy Sheriff, for serving Subpœnas, as per Bill,	-	1	10	9	
v.	" Thomas Dunn, a Witness,	-	0	9	5	
James Keefe.	" Patrick Keefe, Ditto,	-	0	9	5	
			<hr/>			2 9 7
			<hr/>			Currency, £15 2 10½

No. 21.

GOVERNMENT OF PRINCE EDWARD ISLAND,

To ROBERT HODGSON, Attorney General.

HILARY TERM, 1837.

The King v. Daniel Peters.

Larceny. Stealing Sheep. Acquitted.	Fee examining Depositions, and instructing Clerk of the Crown to draw					
	Indictment,	-	1	1	0	
	Fee perusing and signing Indictment,	-	0	10	6	
	Drawing Brief,	-	0	13	4	
	Copy for Solicitor General,	-	0	6	8	
	Fee on Trial to Attorney General,	-	2	2	0	
	Fee on do. to Solicitor General,	-	1	1	0	
			<hr/>			5 14 6

The King v. James Fairclough.

Larceny. Stealing Wool. Bill not found.	Fee examining Depositions, and instructing Clerk of the Crown to draw					
	Indictment,	-	1	1	0	
	Fee perusing and signing Indictment,	-	0	10	6	
	Drawing Brief,	-	0	13	4	
			<hr/>			2 4 10

*The King at the prosecution of Thomas Curran and another
v. Michael Howlett and 4 others.*

Aggravated case of Assault; three of parties convicted, two acquitted.	Fee examining Depositions, and instructing Clerk of the Crown to draw					
	Indictment,	-	1	1	0	
	Fee perusing and signing Indictment,	-	0	10	6	

Carried forward

DETAILED ACCOUNTS.

		Brought forward	
	Drawing Brief,	-	0 13 4
	Copy for Solicitor General,	-	0 6 8
	Party not being in custody, motion for Bench Warrant,	-	0 10 0
	Fee on Trial to Attorney General,	-	2 2 0
	Fee on do. to Solicitor General,	-	1 1 0
	Motion for Judgment,	-	0 10 0
		<hr/>	6 14 6
<i>The King v. Elizabeth Carpenter.</i>			
Larceny. Stealing Goods in a Shop. Conviction.	Fee examining Depositions, and instructing Clerk of the Crown to draw Indictment,	-	1 1 0
	Fee perusing and signing Indictment,	-	0 10 6
	Drawing Brief,	-	0 13 4
	Copy for Solicitor General,	-	0 6 8
	Fee on Trial, to Attorney General,	-	2 2 0
	Fee on do. to Solicitor General,	-	1 1 0
	Motion for Judgment,	-	0 10 0
	Motion that Rachael King, indicted jointly with Carpenter, be admitted as evidence for the Crown,	-	0 10 0
		<hr/>	6 14 6
<i>The King v. Mary White.</i>			
Deceit in obtaining Goods under false pretences. Conviction.	Fee examining Depositions, and instructing Clerk of the Crown to draw Indictment,	-	1 1 0
	Fee perusing and signing Indictment,	-	0 10 6
	Drawing Brief,	-	0 13 4
	Copy for Solicitor General,	-	0 6 8
	Fee on Trial, to Attorney General,	-	2 2 0
	Fee on do. to Solicitor General,	-	1 1 0
	Motion for Judgment,	-	0 10 0
		<hr/>	6 4 6
<i>The King v. John White and Mary, his Wife.</i>			
Receiving Goods, obtained under false pretences. John White, acquitted. Mary White, convicted.	Fee examining Depositions, and instructing Clerk of the Crown to draw Indictment,	-	1 1 0
	Fee perusing and signing Indictment,	-	0 10 6
	Drawing Brief,	-	0 13 4
	Copy for Solicitor General,	-	0 6 8
	Fee on Trial, to Attorney General,	-	2 2 0
	Fee on do. to Solicitor General,	-	1 1 0
	Motion for Judgment,	-	0 10 0
		<hr/>	6 4 6
<i>The King v. Christiana Matthewson.</i>			
Larceny. Bill not found.	Fee examining Depositions, and instructing Clerk of the Crown to draw Indictment,	-	1 1 0
	Fee perusing and signing Indictment,	-	0 10 6
	Drawing Brief,	-	0 13 4
		<hr/>	2 4 10
<i>The King v. John McGrath.</i>			
Larceny. Stealing a Cow. Conviction.	Fee examining Depositions, and instructing Clerk of the Crown to draw Indictment,	-	1 1 0
	Fee perusing and signing Indictment,	-	0 10 6
	Drawing Brief,	-	0 13 4
	Copy for Solicitor General,	-	0 6 8
	Fee on Trial, to Attorney General,	-	2 2 0
	Fee on do. to Solicitor General,	-	1 1 0
	Motion for Judgment,	-	0 10 0
		<hr/>	6 4 6

DETAILED ACCOUNTS.

		Brought forward		
<i>The King v. Rose Hughes.</i>				
Deceit, obtaining Goods under false pretences. Bill found. Bench Warrant issued. Party not apprehended.	Fee examining Depositions, and instructing Clerk of the Crown to draw Indictment,	-	-	1 1 0
	Fee perusing and signing Indictment,	-	-	0 10 6
	Drawing Brief,	-	-	0 13 4
	Motion for Bench Warrant,	-	-	0 10 0
				2 14 10
<i>The King v. Rose Hughes and 4 others.</i>				
Rescue and Assault on Constable. Rose Hughes not taken. 1 Acquitted, 3 Convicted.	Fee examining Depositions, and instructing Clerk of the Crown to draw Indictment,	-	-	1 1 0
	Fee perusing and signing Indictment,	-	-	0 10 6
	Drawing Brief,	-	-	0 13 4
	Copy for Solicitor General,	-	-	0 6 8
	Parties not being in custody, motion for Bench Warrant,	-	-	0 10 0
	Fee on Trial, to Attorney General,	-	-	2 2 0
	Fee on do. to Solicitor General,	-	-	1 1 0
	Motion for Judgment,	-	-	0 10 0
				6 14 6
<i>The King v. John Walsh and others.</i>				
Presentment by Grand Jury. Aggravated Assault. Conviction.	Fee examining Depositions, and instructing Clerk of the Crown to draw Indictment,	-	-	1 1 0
	Fee perusing and signing Indictment,	-	-	0 10 6
	Drawing Brief,	-	-	0 13 4
	Copy Brief for Solicitor General,	-	-	0 6 8
	Parties not being custody, motion for Bench Warrant,	-	-	0 10 0
	Fee on Trial, to Attorney General,	-	-	2 2 0
	Fee on do. to Solicitor General,	-	-	1 1 0
	Motion for Judgment,	-	-	0 10 0
				6 14 6
<i>The King v. John Young.</i>				
Receiving money, knowing it to be stolen. Conviction.	Fee examining Depositions, and instructing Clerk of the Crown to draw Indictment,	-	-	1 1 0
	Fee perusing and signing Indictment,	-	-	0 10 6
	Drawing Brief,	-	-	0 13 4
	Copy for Solicitor General,	-	-	0 6 8
	Fee on Trial, to Attorney General,	-	-	2 2 0
	Fee on do. to Solicitor General,	-	-	1 1 0
	Motion for Judgment,	-	-	0 10 0
				6 4 6
<i>The King v. Dugald Maclean.</i>				
Larceny, stealing Goods in a Shop. Conviction.	Fee examining Depositions, and instructing Clerk of the Crown to draw Indictment,	-	-	1 1 0
	Fee perusing and signing Indictment,	-	-	0 10 6
	Drawing Brief,	-	-	0 13 4
	Copy for Solicitor General,	-	-	0 6 8
	Party not being in custody, motion for Bench Warrant,	-	-	0 10 0
	Fee on Trial, to Attorney General,	-	-	2 2 0
	Fee on do. to Solicitor General,	-	-	1 1 0
	Motion for Judgment,	-	-	0 10 0
				6 14 6

DETAILED ACCOUNTS.

		Brought forward		
		<i>The King v. Samuel Widgery.</i>		
	Fee examining Depositions, and instructing Clerk of the Crown to draw Indictment,	-	-	1 1 0
Presentment by Grand Jury. Assault. Acquitted.	Fee perusing and signing Indictment,	-	-	0 10 6
	Drawing Brief,	-	-	0 13 4
	Copy for Solicitor General,	-	-	0 6 8
	Fee on Trial, to Attorney General,	-	-	2 2 0
	Fee on do. to Solicitor General,	-	-	1 1 0
				5 14 6
				Sterling, £78 4 0
				Exchange, 1-9, 8 13 8
				£86 17 8
				1 17 8
				£85 0 0
This is my Bill,				
ROBERT HODGSON, Attorney General.				

February 20th, 1837.

We certify Eighty-five Pounds, Currency,
E. J. JARVIS,
T. H. HAVILAND.

May 17th, 1837.

GOVERNMENT OF PRINCE EDWARD ISLAND,

To ROBERT HODGSON, Attorney General, DR.

King's County.

MARCH TERM, 1837.

The King v. Angus Macphee.

		Prisoner having been indicted at a former Term.		
Riot and Assault.	Drawing Brief,	-	-	0 13 4
	Copy for Solicitor General,	-	-	0 6 8
Acquittal.	Fee on Trial, to Attorney General,	-	-	2 2 0
	Fee on do. to Solicitor General,	-	-	1 1 0
				4 3 0

The King at the prosecution of John Cooper v. J. Kavanagh.

Larceny.	Fee examining Depositions, and instructing Clerk of the Crown to draw Indictment,	-	-	1 1 0
	Fee perusing and signing Indictment,	-	-	0 10 6
Conviction.	Drawing Brief,	-	-	0 13 4
	Copy for Solicitor General,	-	-	0 6 8
	Fee on Trial, to Attorney General,	-	-	2 2 0
	Fee on do. to Solicitor General,	-	-	1 1 0
	Motion for Judgment,	-	-	0 10 0
				6 4 6

The King at the prosecution of William Cooper v. J. Kavanagh.

Larceny.	Fee examining Depositions, and instructing Clerk of the Crown to draw Indictment,	-	-	1 1 0
	Fee perusing and signing Indictment,	-	-	0 10 6
				1 11 6
Carried forward				

DETAILED ACCOUNTS.

		Brought forward	1 11 6	
	Drawing Brief,		0 13 4	
Prisoner pleads guilty.	Copy for Solicitor General,		0 6 8	
	The Prisoner having pleaded "Guilty"—Motion for Judgment,		0 10 0	3 1 6
			<hr/>	
	<i>The King v. Patrick Green, the younger.</i>			
Larceny.	Fee examining Depositions, and instructing Clerk of the Crown to draw Indictment,		1 1 0	
	Fee perusing and signing Indictment,		0 10 6	
	Drawing Brief,		0 13 4	
	Copy for Solicitor General,		0 6 8	
	The Prisoner not having appeared on his Recognizance—Motion that the same be estreated,		0 10 0	3 1 6
			<hr/>	
	<i>The King v. Angus Macdougald.</i>			
Assault on Sheriff's Bailiff, and resisting the levy of an Execution.	Motion for continuance of Bench Warrant,			0 10 0
	<i>The King v. Mary M'Cormack.</i>			
Larceny.	Fee perusing Depositions, and instructing Clerk of the Crown to draw Indictment,		1 1 0	
	Fee perusing and signing Indictment,		0 10 6	
Acquittal.	Drawing Brief,		0 13 4	
	Copy for Solicitor General,		0 6 8	
	Fee on Trial, to Attorney General,		2 2 0	
	Fee on do. to Solicitor General,		1 1 0	5 14 6
			<hr/>	
	<i>Prince County—June Term, 1837.</i>			
	<i>The King v. Joseph Nicholas, alias Sark.</i>			
Assault with intent to ravish.	Fee perusing Depositions, and instructing Clerk of the Crown to draw Indictment,		1 1 0	
	Fee perusing and signing same,		0 10 6	
Party not apprehended.	Motion for Bench Warrant,		0 10 0	
	Motion for continuance of same,		0 10 0	2 11 6
			<hr/>	
	<i>The King v. Charles Pope.</i>			
Larceny.	Fee examining Depositions, and instructing Clerk of the Crown to draw Indictment,		1 1 0	
Stealing a Whip.	Fee perusing and signing same,		0 10 6	
	Drawing Brief,		0 13 4	
	Copy for Solicitor General,		0 6 8	
Acquittal.	Fee on Trial, to Attorney General,		2 2 0	
	Fee on do. to Solicitor General,		1 1 0	5 14 6
			<hr/>	
	<i>Queen's County—Trinity Term, 1837.</i>			
	<i>The King v. Jasper Cable.</i>			
Larceny.	Fee examining Depositions, and instructing Clerk of the Crown to draw Indictment,		1 1 0	
Stealing a Pig.	Fee perusing and signing Indictment,		0 10 6	
	Drawing Brief,		0 13 4	
	Copy for Solicitor General,		0 6 8	
	Fee on Trial, to Attorney General,		2 2 0	
Conviction.	Fee on do. to Solicitor General,		1 1 0	
	Motion for Judgment,		0 10 0	6 4 6
			<hr/>	
		Carried forward		

DETAILED ACCOUNTS.

		Brought forward			
<i>The King v. Robert Byers and John (alias Toby) Byers.</i>					
Larceny.	Fee examining Depositions, and instructing Clerk of the Crown to draw Indictment,	-	-	1	1 0
	Fee perusing and signing Indictment,	-	-	0	10 6
Stealing a Cow.	Drawing Brief,	-	-	0	13 4
	Copy for Solicitor General,	-	-	0	6 8
Conviction.	Fee on Trial, to Attorney General,	-	-	2	2 0
	Fee on do. to Solicitor General,	-	-	1	1 0
	Motion for Judgment,	-	-	0	10 0
					6 4 6
<i>The King v. Patrick Fitzgerald.</i>					
Larceny.	Fee examining Depositions, and instructing Clerk of the Crown to draw Indictment,	-	-	1	1 0
Bill not found.	Fee perusing and signing same,	-	-	0	10 6
	Drawing Brief,	-	-	0	13 4
					2 4 10
<i>The King v. John Tighe.</i>					
Larceny.	Fee examining Depositions, and instructing Clerk of the Crown to draw Indictment,	-	-	1	1 0
	Fee perusing and signing Indictment,	-	-	0	10 6
	Drawing Brief,	-	-	0	13 4
Acquittal.	Copy for Solicitor General,	-	-	0	6 8
	Fee on Trial, to Attorney General,	-	-	2	2 0
	Fee on do. to Solicitor General,	-	-	1	1 0
					5 14 6
<i>The King v. William Smith, the younger.</i>					
Larceny.	Fee perusing Presentment, and instructing Clerk of the Crown to draw Indictment,	-	-	1	1 0
	Fee perusing and signing Indictment,	-	-	0	10 6
	Party not being in custody—Motion for Bench Warrant,	-	-	0	10 0
	Drawing Brief,	-	-	0	13 4
Conviction.	Copy for Solicitor General,	-	-	0	6 8
	Fee on Trial, to Attorney General,	-	-	2	2 0
	Fee on do. to Solicitor General,	-	-	1	1 0
	Motion for Judgment,	-	-	0	10 0
					6 14 6
<i>The King v. John Gardiner, the younger.</i>					
Assault.	Fee perusing Depositions, and instructing Clerk of the Crown to draw Indictment,	-	-	1	1 0
	Fee perusing and signing same,	-	-	0	10 6
Party not apprehended.	Motion for Bench Warrant,	-	-	0	10 0
	Motion for continuance of same,	-	-	0	10 0
					2 11 6
<i>The King at the prosecution of Colin Macphail v. John Maclean.</i>					
Larceny.	Fee perusing Depositions, and instructing Clerk of the Crown to draw Indictment,	-	-	1	1 0
Stealing a Horse.	Fee perusing and signing Indictment,	-	-	0	10 6
	Drawing Brief,	-	-	0	13 4
	Copy for Solicitor General,	-	-	0	6 8
Conviction.	Fee on Trial, to Attorney General,	-	-	2	2 0
	Fee on do. to Solicitor General,	-	-	1	1 0
	Motion for Judgment,	-	-	0	10 0
					6 4 6

DETAILED ACCOUNTS.

		Brought forward				
		<i>The King at the prosecution of James Maclean v. John Maclean.</i>				
Larceny.	Fee perusing Depositions, and instructing Clerk of the Crown to draw Indictment,	-	-	-	-	1 1 0
	Fee perusing and signing Indictment,	-	-	-	-	0 10 6
Stealing a Horse.	Drawing Brief,	-	-	-	-	0 13 4
	Copy for Solicitor General,	-	-	-	-	0 6 8
Conviction.	Fee on Trial, to Attorney General,	-	-	-	-	2 2 0
	Fee on do. to Solicitor General,	-	-	-	-	1 1 0
	Motion for Judgment,	-	-	-	-	0 10 0
						6 4 6
		<i>King's County—July Term, 1837.</i>				
		<i>The King v. Patrick Green, the younger.</i>				
Larceny.	Prisoner having been indicted at a former Term.					
	Fee on Trial, to Attorney General,	-	-	-	-	2 2 0
Conviction.	Fee on do. to Solicitor General,	-	-	-	-	1 1 0
	Motion for Judgment,	-	-	-	-	0 10 0
						3 13 0
		<i>The King v. Angus M'Dougald.</i>				
Escape from Sheriff of King's County.	Fee instructing Clerk of the Crown to draw Indictment,	-	-	-	-	1 1 0
	Fee perusing and signing Indictment,	-	-	-	-	0 10 6
	Drawing Brief,	-	-	-	-	0 13 4
	Copy for Solicitor General,	-	-	-	-	0 6 8
Conviction.	Fee on Trial, to Attorney General,	-	-	-	-	2 2 0
	Fee on do. to Solicitor General,	-	-	-	-	1 1 0
	Motion for Judgment,	-	-	-	-	0 10 0
						6 4 6
		<i>The King v. Angus M'Dougald.</i>				
Assault on Sheriff's Bailiff, in the execution of his duty.	Prisoner having been indicted at a former Term.					
	Drawing Brief,	-	-	-	-	0 13 4
	Copy for Solicitor General,	-	-	-	-	0 6 8
Conviction.	Fee on Trial, to Attorney General,	-	-	-	-	2 2 0
	Fee on do. to Solicitor General,	-	-	-	-	1 1 0
	Motion for Judgment,	-	-	-	-	0 10 0
						4 13 0
		<i>The King v. Donald Hector Macdonald and Neil Robertson.</i>				
Rescue and escape from Sheriff of King's County, under aggravating circumstances.	Fee perusing Presentment, and instructing Clerk of the Crown to draw Indictment,	-	-	-	-	1 1 0
	Fee perusing and signing Indictment,	-	-	-	-	0 10 6
	Motion for Bench Warrant,	-	-	-	-	0 10 0
	Drawing Brief,	-	-	-	-	0 13 4
	Copy for Solicitor General,	-	-	-	-	0 6 8
	Fee on Trial, to Attorney General,	-	-	-	-	2 2 0
	Fee on do. to Solicitor General,	-	-	-	-	1 1 0
Robertson apprehended and convicted; the other party fled.	Motion for Judgment against Robertson,	-	-	-	-	0 10 0
	Motion for extension of Bench Warrant against the other party,	-	-	-	-	0 10 0
						7 4 6
		Sterling,				£04 19 4
Deduct, charge for Copy Brief for Solicitor General, in each case } (0s. 8d. in 15 cases.)						5 0 0
		Carried forward				89 19 4

DETAILED ACCOUNTS.

	Brought forward, Sterling,	£89 19 4
Deduct Brief in Fitzgerald's case, to Attorney General,	-	0 13 4
		£89 6 0
	Exchange,	9 18 5
	This is my Bill,	£98 4 5
August 1st, 1837.	R. HODGSON, Attorney General.	
	T. H. HAVILAND.	

No. 22.

GOVERNMENT OF PRINCE EDWARD ISLAND,

To ROBERT HODGSON, Attorney General, DR.

To Drawing and Engrossing Contracts, Copies of Specification to annex, and Bond, for painting Georgetown Court House,	2 3 4
" Opinion of Attorney General, on construction of Embargo Act,	2 6 8
" Paid Solicitor General, for his opinion on same subject,	1 3 4
" Report and opinion to His Excellency the Lieut. Governor, on Petition of Charles Stockdale, William Ness and Donald Mackinnon,	2 6 8
" Perusing <i>thirty-three</i> Acts of the Legislature, passed in Session of 1837, and reporting on each specifically, whether any objections existed to prevent His Excellency Sir John Harvey giving his assent thereto,	8 3 4
" Abstracting said <i>thirty-three</i> Acts, and putting Marginal Notes thereto,	9 6 8
" Comparing Proof Sheet of each Act as it came from the Press, occupied much time,	3 10 0
" Reporting in triplicate, reasons for passing said <i>thirty-three</i> Acts, to accompany them to Colonial Office, by order of the Lieut. Governor—very lengthy, and occupied several days,	11 13 4
	Currency, £40 13 4

This is my Bill,
R. HODGSON, Attorney General.

August 1st, 1837.

No. 23.

HIS MAJESTY'S GOVERNMENT,

To JOHN LAWSON, Solicitor General, DR.

1837.		
May 6.	Having been requested to give opinion as to whether the Lt. Governor had power to appoint Coroners in the different Counties, making several searches and inquiries as to the practice formerly	1 1 0
	Drawing and Engrossing opinion thereon, and fee,	2 2 0
" 12.	Giving opinion as to whether Lieut. Governor had power to suspend Embargo Law,	1 1 0
		£4 4 0
	Exchange,	0 9 4
		£4 13 4

JOHN LAWSON, Solicitor General.

Charlottetown, Prince Edward Island, 30th December 1837.

DETAILED ACCOUNTS.

No. 24.

HIS MAJESTY'S GOVERNMENT OF PRINCE EDWARD ISLAND,

TO DONALD MACDONALD, ESQ. High Sheriff,

DR.

For the Contingencies of the Court House and Jail in Queen's County.

1836.				
May	10.	2 balls of Candlewick, 1s., Scrubbing Brush, 2s. 2d., Whitewash Brush, 4s. 6d.	0 7 8	
		Scrubbing Cloth, 5s., 3 Chambers, 4s. 3d., $\frac{1}{2}$ quire Paper, 10d., Pasteboard, 4d.	0 5 5	
		Sweeping Brush, 3s. 4d.	0 3 4	
June	24.	Paid for cleaning Court House,	0 12 6	
	28.	3 quires Paper, 5s., 2 Ink Stands, 2s., Ink, 1s., $\frac{1}{2}$ hun. Quills, 2s. 6d.	0 10 6	
July	3.	2 lbs. Candles, 2s. 6d.—5th, 2 quires of Paper, 3s. 4d.	0 5 10	
	8.	2 lbs. Candles, 2s. 6d.—14th, Paid Man, for cleaning Court House, during the Term, and the day after, 14 days, at 2s. per day,	1 10 6	
October	23.	Paid Milkner, repairing Stovepipe and some new pipe, and cleaning same,	1 11 3	
		" for cleaning Court House, 10s., Paid hawling Wood, 2s.	0 12 0	
	24.	3 quires of Paper, 5s., Ink, 1s., $\frac{1}{2}$ hun. Quills, 2s. 3d.	0 8 3	
		Paid Man, for keeping on fires and cleaning Court House, 6 days, at 2s. 6d.	0 15 0	
November, 10.		2 balls of Cotton Wick, 1s., Scrubbing Brush, 2s. 2d., 8 panes of 10-8 Glass, 4s. 8d.		
		1 lb. Putty, 6d. (for Jail)	0 8 4	
		1 Frying Pan, 5s., 2 Iron Pots, 13 $\frac{1}{2}$ lbs. at 5d., 7s. 8 $\frac{1}{2}$ d., 6 Tin Quarts, 5s. 3d. (for Jail)	0 17 11 $\frac{1}{2}$	
		3 Chambers, 4s. 3d. (for do.)	0 4 3	
1837.				
January	3.	Paid hawling 2 $\frac{1}{2}$ cords of Firewood,	0 5 0	
		" cleaning Court House, and putting up Stove in the Grand Jury Room,	0 7 6	
		3 quires Paper, 5s., Ink, 1s. 4d., Quills, 2s. 3d.	0 8 7	
	6.	Lock for Grand Jury Room,	0 6 6	
	7.	2 lbs. Candles, 2s. 6d.—11th, 2 Candlesticks, 3s. 8d., Quire Paper, 1s. 8d.	0 7 10	
		Tin Pan, 1s. 8d., 2 lbs. Candles, 2s. 6d.	0 4 2	
	16.	Paid man for cleaning Court House, and keeping fires on, 12 days, at 3s.	1 16 0	
February	10.	2 Chambers, for Jail,	0 3 0	
March		Paid Chappell, for repairing Pump in Jailyard,	0 6 6	
April 28.		To Straw furnished for the use of the Jail, for 12 months,	1 0 0	
		3 yards green Baize, for Table in Court House,	0 6 9	
		24 gallons Oil, at 3s. 6d. per gall. and 6 galls. at 4s. 6d. (12 Months allowce. for Jail)	4 10 0	
		24 lbs. Soap, at 7d. per lb. (Ditto,)	0 14 0	
		24 lbs. Candles, at 1s. 2d. (Ditto,)	1 8 0	
		36 Brooms, at 5d. (Ditto,)	0 15 0	
		10 Axe handles, at 4d. (Ditto,)	0 3 4	
		Charles C. Davison's Account, No. 1,	9 13 5	
		Stephen Boyyer's do. No. 2,	4 15 2	
		Robert Hutchinson's do. No. 3,	16 12 11 $\frac{1}{2}$	
		James D. Haszard's, do. No. 4,	4 0 0	
		William Tool's do. No. 5,	1 13 9	

58 9 5

Certified,

E. J. JARVIS,
T. H. HAVILAND.

DETAILED ACCOUNTS.

To the contingencies of the Court House and Jail at Georgetown, in King's County, £44 14 10½
 Printer's Account, 2 1 3
 Off, 46 16 1½
 11 12 6
 Certified, £35 3 7½

**E. J. JARVIS,
 T. H. HAVILAND.**

The Accounts of the Contingencies of Prince County Jail and Court House, 14 5 4½
 Printer's Account, 1 13 9
 £15 19 1½

DONALD MACDONALD, Sheriff.

Charlottetown, 2d May, 1837.

Certified,
**E. J. JARVIS,
 T. H. HAVILAND.**

No. 25.

GOVERNMENT,

To THOMAS OWEN,

Dr.

For Sundries supplied the Jail and Court House, at Georgetown.

1837.			
May	8.	To 12 lbs. Candles, at 1s. 4d.	£0 16 0
		" 2 Scrubbing Brushes, at 1s. 6d.	0 3 0
		" 20 lbs. Bread, at 4½d.	0 7 6
	30.	" 2 Shirts, for Boy (Kavenagh),	0 11 0
June	10.	" 30 lbs. Bread, at 4½d.	0 11 3
		" 4 lbs. Soap,	0 3 0
	17.	" 24 lbs. Bread, at 4½d.	0 9 0
	24.	" 46 lbs. Do. at 4½d.	0 17 3
		" 4½ gallons Oil, at 3s. 6d.	0 14 10½
July	12.	" 1 pair Trousers, for boy Kavenagh,	0 15 6
	18.	" 20 lbs. Bread, at 4½d.	0 7 6
	24.	" 1 bag Bread, 90 lbs. at 4½d.	1 13 9
		" 4 quires Paper,	0 6 0
		" 2 bottles Ink,	0 1 6
		" 1 box Wafers,	0 1 0
		" ½ hundred Quills,	0 2 6
		" 2 pieces Tape,	0 0 8
		" 4 common Ink Stands,	0 3 0
August	7.	" 60 lbs. Bread, at 4½d.	1 2 6
			<hr/>
			£9 6 9½

E. E.

THOMAS OWEN.

DETAILED ACCOUNTS.

No. 26.

GOVERNMENT,

To THOMAS OWEN, Sheriff, King's County,

DR.

1837.

July 3.	To travelling to Lot 46, to apprehend Angus Macdougald, 64 miles, at 4d. Sterling,	1 3 8
	" Johnston Aitken, travelling same,	1 3 8
14.	Paid Ferriage, 5 Men and Horses, at Cardigan,	0 5 0
	" do. 7 Men and Horses, at Grand River,	0 7 0
	" do. at Souris,	0 3 6
	" for refreshment, for 8 Men and Horses, at Souris,	0 5 9
15.	" at Coughlan's, for breakfast for 15 Men, and feed for Horses,	1 7 6
	" Absalom Gregory, Hogan, and Wadman, 7s. 6d. each,	1 2 6
	" Ferriage, 8 Men and 7 Horses, at Grand River,	0 8 0
	" do. 7 Men and 7 Horses, at Cardigan,	0 7 0
	" at Georgetown, for dinners for 7 Men, and feed for Horses,	0 13 6
	" William Duncan,	1 10 0
	" Thomas Pendergrass,	1 10 0
	" Joseph Campbell,	1 10 0
	" James Cullen,	1 10 0
	" Peter Gordon,	1 10 0
	" Jeffrey Pendergrass,	1 10 0
	" a Man, going express to Mr. Macgowan,	0 12 6
	" Myself, travelling 64 miles, and service of Warrant,	1 6 2
		<hr/>
		£18 5 9
21.	" Johnston Aitken, travelling 52 miles, to apprehend Neil Robertson,	
	at 4d. Sterling,	0 19 3
	" James Cullen, travelling same,	0 19 3
	" Peter Gordon, do.	0 19 3
	" Robert Clow, do.	0 19 3
	" William Duncan, do.	0 19 3
		<hr/>
		4 16 3
		<hr/>
		£23 2 0

THOMAS OWEN.

Cardigan, August 6th, 1837.

No. 27.

GOVERNMENT,

To THOMAS OWEN,

DR.

For travelling to collect a force, and going to Lot 42, to execute several Writs from the Supreme Court, after having been resisted by an armed party.

1837.

September 18.	To travelling 18 miles, endeavouring to collect a force in Three Rivers,	0 13 4
	" Travelling to Charlottetown, on the same business, 28 miles,	1 0 9
October 3.	" Ditto this day, 21 miles, collecting a party as above,	0 15 6
	" Charles Maclaren, 18s. Expenses, 5s.	1 3 0

Carried forward

DETAILED ACCOUNTS,

	Brought forward	£	
To George Parker,			1 3 0
" Donald Macphee,			1 3 0
" John Gordon,			1 3 0
" Peter Gordon,			1 3 0
" Donald McMillan,			1 3 0
" William Duncan,			1 3 0
" Lauchlan Macdonald,			1 3 0
" James Cullen,			1 3 0
" John Wilson,			1 3 0
" Hugh Campbell,			1 3 0
" Myself, travelling 22 miles,			0 16 3
Paid a Constable, service of Subpœna on Alexander Macdonald,			0 1 0
" Alexander Macdonald, attendance to give evidence before Angus Macdonald, Esq.			0 5 0
" John Collins, and 12 persons, for attendance from Charlottetown, per Acct. herewith,			42 11 5
			<u>£58 16 3</u>

No. 28.

GOVERNMENT,

To THOMAS OWEN, DR.

Expenses incurred under Road Compensation Act, for Inquest on the new line of Road, from Head of Cardigan to Mount Stewart Bridge.

1837.			
September 1.	To travelling to post Notices at Georgetown, Head of Cardigan, Georgetown Road, and Head of St. Peter's Bay, 40 miles, at 4d.		0 13 4
5.	" Travelling to summon ten Jurymen at Brudenell, Montague, and Murray Harbour, 55 miles,		0 18 4
7.	" Travelling to summon two Jurymen, at Brudenell River, 10 miles,		0 3 4
	" Service of 12 Summonses, at 2s. 6d.		1 10 0
	" Travelling to Charlottetown, to attend Attorney General, 50 miles,		0 18 8
22.	" Serving Subpœna on Joseph Ball,		0 2 6
	" a Man, for clearing and staking Line, where it was closed with windfalls, and the stakes destroyed by fire,		0 12 6
26.	" Travelling 37 miles, to hold inquisition, at 4d.		0 12 4
	" Filling up and taking inquisition,		1 3 4
	" for use of a House to hold inquisition,		0 12 0
	" Thomas Clow, Foreman, travelling 74 miles, at 6d. and attendance, 10s.		2 7 0
	" William Graham, 68 miles, and 5s.		1 19 0
	" John Mackay, 68 do. " 5s.		1 19 0
	" John Sensebaugh, 68 do. " 5s.		1 19 0
	" John Clark, 56 do. " 5s.		1 13 0
	" George Aitken, 50 do. " 5s.		1 10 0
	" John Poole, 50 do. " 5s.		1 10 0
	" Robert Dewar, 45 do. " 5s.		1 7 6
	" Duncan Robertson, 41 do. " 5s.		1 5 6
	" Donald Dewar, 40 do. " 5s.		1 5 0
	" Duncan Stewart, 38 do. " 5s.		1 4 0
	" John Gordon, 40 do. " 5s.		1 5 0
	" Joseph Ball, Witness, as per account,		4 16 4
			<u>£31 6 8</u>

DETAILED ACCOUNTS.

No. 29.

HER MAJESTY'S GOVERNMENT,

TO JAMES PEAKE, Sheriff of Queen's County.

Sheriff's and Jurors' Expenses on the new line of Road leading from Mount Stewart Bridge
to the County Line.

1837.

September 15.	Service of Summons on Martin Dogherty,	-	-	-	0 2 6
	Ditto on Henry Lobban,	-	-	-	0 2 6
	Ditto on John Macgill,	-	-	-	0 2 6
	Ditto on John Kennedy,	-	-	-	0 2 6
	16 Miles, at 4d. per mile,	-	-	-	0 5 4
	Service of Summons on James Shaw, 2s. 6d. 8 Miles, at 4d. 2s. 8d.	-	-	-	0 5 2
	Ditto on James M'Callum, 2s. 6d. 2 Miles, at 4d. 8d.	-	-	-	0 3 2
	Ditto on Peter Gregor, 2s. 6d. 2 Miles, at 4d. 8d.	-	-	-	0 3 2
	Ditto on Roderick Maclure, 2s. 6d. 2 Miles, at 4d. 8d.	-	-	-	0 3 2
	Ditto on Peter Stewart, 2s. 6d. 12 Miles, at 4d. 4s.	-	-	-	0 6 6
	Ditto on John Ferguson, 2s. 6d. 2 Miles, at 4d. 8d.	-	-	-	0 3 2
	Ditto on George Vickerson, 2s. 6d. 4 Miles, at 4d. 1s. 4d.	-	-	-	0 3 10
	Ditto on James D. Cantelo,	-	-	-	0 2 6
	Travelling 46 Miles, at 4d. per mile, to post Notices,	-	-	-	0 15 4
	Service of Subpœna on Joseph Ball,	-	-	-	0 2 0
	Travelling 48 Miles, to hold Inquiry,	-	-	-	0 16 0
	Holding Inquiry, preparing and filing Inquisition,	-	-	-	1 3 4
	Jurors' Fees—John Macgill, Foreman, 10s. 48 Miles, at 6d. 24s.	-	-	-	1 14 0
	Henry Lobban, 5s. 48 Miles, at 6d. 24s.	-	-	-	1 9 0
	James D. Cantelo, 5s. 48 Miles, at 6d. 24s.	-	-	-	1 9 0
	Martin Dogherty, 5s. 48 Miles, at 6d. 24s.	-	-	-	1 9 0
	Peter Stewart, 5s. 40 Miles, at 6d. 20s.	-	-	-	1 5 0
	John Ferguson, 5s. 36 Miles, at 6d. 18s.	-	-	-	1 3 0
	George Vickerson, 5s. 36 Miles, at 6d. 18s.	-	-	-	1 3 0
	James M'Callum, 5s. 64 Miles, at 6d. 32s.	-	-	-	1 17 0
	James Shaw, 5s. 62 Miles, at 6d. 31s.	-	-	-	1 16 0
	Roderick Maclure, 5s. 66 Miles, at 6d. 33s.	-	-	-	1 18 0
	Peter Gregor, 5s. 66 Miles, at 6d. 33s.	-	-	-	1 18 0
	John Kennedy, 5s. 58 Miles, at 6d. 29s.	-	-	-	1 14 0
					£23 17 8
	Printer's Bill,	-	-	-	1 5 0
					£25 2 8
	Joseph Ball's Account,	-	-	-	2 13 2
					£27 15 10

JAMES PEAKE, Sheriff of Queen's County.

Charlottetown, October 27th, 1837.

DETAILED ACCOUNTS.

No. 30.

JAMES D. HASZARD'S Quarterly Account, for services performed for the Government of Prince Edward Island—from 1st January 1837, to 1st April, 1837.

1837.		<i>COLONIAL SECRETARY'S OFFICE.</i>	
January 1.	Subscription to Royal Gazette, from 1st January, 1836, to 1st January, 1837—to file in Office,		0 15 0
	Ditto Ditto, to 1st January, 1837—forwarded to Secretary of State's Office,		0 15 0
February 15.	24 Officers' Returns, for Blue Book,		0 12 0
	Advertising Notice to persons having claims against Government,		0 5 0
	Continuing do. once,		0 1 3
January 17.	Advertising List of Licensed Retailers, with additions,		0 15 0
February 14.	Advertising removal of William Cooper, &c.		0 5 0
	Ditto Notice to Joseph Coffin, struck from the Commission of the Peace,		0 5 0
21.	Ditto Ditto to Commissioners, &c. respecting breaking Winter Roads,		0 5 0
	Continuing do. twice,		0 2 6
	18 copies Circular Letters, to do.		0 6 6
March 14.	Advertising List of Persons to form Committees throughout the Island, to distribute Seed Grain, 61 lines,		0 17 6
	Continuing do. 4 times,		0 15 0
	Advertising appointment of W. Underhay, Commissioner of Roads,		0 5 0
	Ditto appointment of W. Underhay not having taken place,		0 5 0
	Ditto Conviction of John and Thomas Robble,		0 3 4
January 12.	2 quires Treasury Warrants,		0 16 0
30.	2020 Overseers' Road Notices, at 5s.		5 0 0
	21 quires Overseers' Road Returns, at 5s. 6d.		5 15 6
	500 copies Road Act, 8 pages, at 22s. 6d. per 100,		5 12 6
	Printing 24 copies of His Excellency's Speech, on opening the Session,		0 16 0
February	24 copies of Tables of Fees for Blue Book—on 2 sheets foolscap,		3 10 0
	30 copies of His Excellency's Speech, the Answer of His Majesty's Council, House of Assembly, and Replies thereto,		1 15 0
March 4.	Printing 4 quires and 4 sheets Circular Letters, inclosing Act for providing Seed, &c.		1 0 0
	100 copies Act for providing Seed Grain, &c.		0 17 0
	15 Books Notes of Hand, for persons obtaining Seed Grain, at 5s.		3 15 0
			£35 10 1

Certified,

T. H. HAVILAND, Acting Colonial Secretary.

May 3d, 1837.

CLERK OF THE COURT.

1837.		
January 24.	Advertising List of Constables, &c.	0 17 6
	Handbills do., 60 copies,	0 10 0
March 28.	Advertising List of Constables and Fence Viewers, for King's County,	0 15 0
	Handbills do., 30 copies,	0 7 6
		£2 10 0

Correct,

DANIEL HODGSON, C. C.

DETAILED ACCOUNTS.

CENTRAL ACADEMY.

1837.		
January 31.	Advertising Meeting of Trustees on the 10th February,	0 3 4
	Continuing do. once,	0 1 0
		£0 4 4

TREASURER'S OFFICE.

1837.		
February 7.	Advertising Notice, Warrants paid to No. 62,	£0 5 0

MILITIA ADJUTANT GENERAL.

1837.		
February 7.	Advertising General Order, dismissal of Capt. J. Coffin and Lieut. W. Cooper,	£0 5 0

ROADS AND BRIDGES, &c.

1837.		
March 28.	Handbills, Notice to persons unable to provide Seed Grain, in Thomas Owen's District,	0 5 0
	Ditto, Ditto in Joseph Pope's District,	0 5 0
	Advertising Tenders, received for repairing Mr. Wright's Bridge,	0 5 0
	Handbills Ditto, Ditto,	0 5 0
	E. E.	£1 0 0

JAMES D. HASZARD.

No. 31.

JAMES D. HASZARD'S Quarterly Account, for Services performed for the Government of Prince Edward Island, from 1st April, 1837, to June 30th, 1837.

COLONIAL SECRETARY'S OFFICE.

1837.		
April	Continuing Notice of shutting up Road at China Point, 22 times,	1 2 0
	12 Nos. of Gazette, sent to Impost Collectors, &c. with Embargo Act,	0 6 0
	12 Blank Returns for Jail, for Blue Book,	0 12 0
	11. Advertising Notice to Officers to send Returns for Blue Book, and continuing do. once,	0 5 0
	Ditto List of Licensed Retailers,	0 15 0
	18. Ditto Tenders received for Souris Ferry,	0 5 0
	Continuing Ditto twice,	0 2 6
	Advertising Notice to persons holding Licenses of Occupation in Georgetown,	0 5 0
	Continuing Ditto 10 times,	0 10 0
	22. Printing 25 copies His Excellency's Speech, on closing the Session,	0 14 6
	Advertising appointment of Sheriff, 1837,	0 5 0
	25. Ditto Proclamation, "Embargo,"	0 10 0
	Continuing Ditto 13 times,	1 6 0
	Handbills Ditto, posting, &c.	0 12 6
	Publishing Embargo Act,	1 5 0
May	9. Advertising Convictions, retailing Liquors without License,	0 5 0

Carried forward

DETAILED ACCOUNTS.

		Brought forward £	
		0 5 0	Advertising appointment, Members of Board of Education,
		0 2 6	Continuing Ditto twice,
		0 5 0	Advertising appointment, Protector of Fisheries, Commissioner of Roads, 12th District, and Coal Meter,
		0 2 6	Continuing Ditto twice,
		0 5 0	Advertising adjournment of Court of Divorce,
May	16.	0 5 0	Ditto appointment of S. Green, A. Macdonald and A. Leslie, to Commission of the Peace,
		57 0 0	Publishing in the Royal Gazette the Acts of the last Session of the General Assem- bly, 57 columns,
		0 5 0	Advertising appointment of Mr. J. Macneill, School Visiter,
	30.	0 15 0	Ditto List of Licensed Retailers,
		0 7 6	Ditto Proclamation proroguing General Assembly to 12th July,
		0 4 0	Continuing Ditto twice,
		0 12 6	Handbills Ditto and posting,
		0 10 0	Advertising Proclamation on Hon. G. Wright's administering the Government,
		0 5 0	Continuing Ditto twice,
		0 12 6	Handbills Ditto, and posting,
		0 3 4	Advertising Conviction before W. Aitken, Esq.
		0 3 4	Ditto Ditto before Benjamin De St. Croix, Esq.
		0 5 0	Ditto Appointment of George Wright, jun. Esq. to act as Surveyor General,
		0 2 6	Continuing Ditto twice,
		0 5 0	Advertising Notice, times of transacting business with his Honor the President,
		0 2 6	Continuing Ditto twice,
June	13.	0 10 0	Advertising Proclamation, taking Embargo off Oats,
		0 15 0	Continuing Ditto 6 times,
		0 12 6	Handbills Ditto, and posting,
		0 3 4	Advertising Conviction before A. Macdonald, Esq.
		0 5 0	Ditto Ditto before Assault and Battery Court,
May	25.	2 5 0	100 copies of the Ballast Act, for Overseers of Highways, 8 pages,
June	20.	0 12 6	Advertising Despatch, dated 1st May, 1837—from Lord Glenelg,
	27.	0 10 0	Ditto Proclamation, on Administration of the Government by Sir C. A. Fitz Roy,
		0 10 0	Continuing Ditto 4 times,
		0 12 6	Handbills, Ditto, and posting,
			£78 14 6

T. H. HAVILAND, Acting Colonial Secretary.

COLLECTORS OF IMPOST, Country.

1837.			
		<i>Joseph Pope, Esq.</i>	
May	5.	0 12 6	1 Book for Entries, bound and ruled,
		0 6 0	1 quire Importer's Oath,
		<i>William S. Macgowan, Esq.</i>	
"	17.	0 3 0	6 Impost Accounts,
		<i>Patrick Cody, Esq.</i>	
June	6.	0 1 6	3 Blank Accounts,
		0 3 0	½ quire Permits,
		0 3 0	½ quire Post Entries,
		<i>Hugh Macdonald, Esq.</i>	
		0 6 0	100 Light Receipts,

Carried forward

DETAILED ACCOUNTS.

1837.							Brought forward £
	<i>George Campbell, Esq.</i>						
June	6.	2 quires Blanks, assorted,	-	-	-	-	0 12 0
		3 Impost Accounts,	0 1 6
		<i>Charles Macnutt, Esq.</i>					
"	27.	1 quire Permits,	-	-	-	-	0 6 0
		1 do. Importer's Oath,	-	-	-	-	0 6 0
							£3 0 6

COLLECTOR OF IMPOST, Charlottetown.

1837.							
May	10.	3 Blank Impost Accounts,	-	-	-	-	0 1 6
		3 quire Book for Entries, bound and ruled,	-	-	-	-	2 5 0
		5 quires Permits, at 6s.	-	-	-	-	1 10 0
		4 do. Bonds, Recognizance, &c. at 8s.	-	-	-	-	1 12 0
		1 Book for entering Vessels in Ballast,	-	-	-	-	0 12 6
June	26.	1 dozen Impost Accounts,	-	-	-	-	0 6 0
							£6 7 0

Certified,

J. SPENCER SMITH.

POST OFFICE.

1837.							
May	23.	Advertising Notice, times for making up Mails,	-	-	-	-	0 5 0
		Continuing Ditto twice,	-	-	-	-	0 2 6
							£0 7 6

Certified,

ELIZABETH CHAPPELL.

SURVEYOR GENERAL'S OFFICE.

1837.							
May	9.	Advertising Sale of Pasture Lots in Charlottetown, Royalty and Georgetown,	-	-	-	-	0 5 0
		Continuing Ditto 6 times,	-	-	-	-	0 7 6
							£0 12 6

GEO. WRIGHT, Surveyor General.

MILITIA ADJUTANT GENERAL.

1837.							
May	30.	1 quire Foolscap Paper,	-	-	-	-	0 2 0
June	27.	Advertising General Order, Militia Inspections,	-	-	-	-	0 10 0
		Continuing Ditto, 3 times,	-	-	-	-	0 7 6
		3 quires Militia Returns, at 8s.	-	-	-	-	1 4 0
							£2 3 6

A. LANE, Adjutant Gen. Militia.

DETAILED ACCOUNTS.

1827.	<i>ROADS, BRIDGES, PUBLIC BUILDINGS, &c.</i>		
April	4.	Advertising Tenders received for Painting Georgetown Court House, -	0 5 0
		Continuing Ditto 3 times, - - - - -	0 3 9
May	22.	6 Bonds and 6 Indentures, by S. Desbrisay, - - - - -	0 2 0
	25.	Advertising Notice of laying off Princetown Road, through Charlottetown Royalty, -	0 5 0
		Continuing Ditto 3 times, - - - - -	0 3 9
		Advertising Roads and Bridges, 7th District, - - - - -	0 5 0
		Continuing Ditto 5 times, - - - - -	0 6 3
		Handbills Ditto, - - - - -	0 5 0
		1 dozen Bonds, and 1 dozen Indentures, by P. Cody, Esq. - - - - -	0 4 0
	9.	Advertising Roads and Bridges, 9th District, - - - - -	0 5 0
		Continuing Ditto 3 times, - - - - -	0 3 9
		Handbills Ditto, - - - - -	0 5 0
		Advertising Roads and Bridges, 10th District, - - - - -	0 5 0
		Continuing Ditto 3 times, - - - - -	0 3 9
		Handbills Ditto, - - - - -	0 5 0
	16.	Advertising Roads and Bridges, District No. 2, - - - - -	0 5 0
		Continuing Ditto 3 times, - - - - -	0 3 9
		Handbills Ditto, - - - - -	0 5 0
		Advertising Roads and Bridges, 6th District, - - - - -	0 5 0
		Continuing Ditto 3 times, - - - - -	0 3 9
		Handbills Ditto, - - - - -	0 5 0
		Advertising Roads and Bridges, 8th District, - - - - -	0 5 0
		Continuing Ditto 7 times, - - - - -	0 7 0
		Handbills Ditto, - - - - -	0 5 0
		Advertising Roads and Bridges, District No. 14, - - - - -	0 5 0
		Continuing Ditto 3 times, - - - - -	0 3 9
		Handbills Ditto, - - - - -	0 5 0
	23.	Advertising Roads and Bridges, 5th District, - - - - -	0 7 6
		Continuing Ditto 4 times, - - - - -	0 8 0
		Handbills Ditto, - - - - -	0 5 0
		Advertising Roads and Bridges, 11th District, - - - - -	0 7 6
		Continuing Ditto 3 times, - - - - -	0 6 0
		Handbills Ditto, - - - - -	0 6 6
	30.	Advertising Roads and Bridges, 13th District, - - - - -	0 5 0
		Continuing Ditto 4 times, - - - - -	0 5 0
		Handbills Ditto, - - - - -	0 5 0
June	1.	Advertising Roads and Bridges, District No. 1, - - - - -	0 5 0
		Continuing Ditto once, - - - - -	0 1 3
		Handbills Ditto, - - - - -	0 5 0
		Advertising Roads and Bridges, District No. 4, - - - - -	0 5 0
		Continuing Ditto once, - - - - -	0 1 3
		Handbills Ditto, - - - - -	0 5 0
		Advertising Roads and Bridges, 12th District, - - - - -	0 5 0
		Continuing Ditto 3 times, - - - - -	0 3 9
		Handbills Ditto, - - - - -	0 5 0
		Advertising Roads and Bridges, 15th District, - - - - -	0 5 0
		Continuing Ditto twice, - - - - -	0 2 6
		Handbills Ditto, - - - - -	0 5 0
		Advertising Roads and Bridges, 3d District, - - - - -	0 5 0
		Continuing Ditto 3 times, - - - - -	0 3 9
		Handbills Ditto, - - - - -	0 5 0
	20.	Advertising Contract for repairs of Wharf, - - - - -	0 5 0

Er. Ex.

£12 8 9

JAMES D. HASZARD.

DETAILED ACCOUNTS.

No. 32.

JAMES D. HASZARD'S Quarterly Account, for services performed for the Government of Prince Edward Island—from 1st July, 1837, to 1st October, 1837.

COLONIAL SECRETARY'S OFFICE.

1837.			0	16	0
July	1.	2 quires Marriage Licences, with endorsement on the back, at 8s.	-	-	0 16 0
		2 do. Tavern Licences,	-	-	0 16 0
		2 do. Shop Licences,	-	-	0 16 0
		2 do. Marriage Licences, (by Book of Common Prayer,)	-	-	0 16 0
		2 do. Warrants of Survey,	-	-	0 16 0
	4.	Advertising Convictions, Assault and Battery Court,	-	-	0 3 4
		Ditto Levee, 7th July,	-	-	0 5 0
		4 quires Treasury Warrants, at 7s.	-	-	1 8 0
	11.	Advertising Proclamation, proroguing General Assembly to 24th August,	-	-	0 7 6
		Continuing Ditto twice,	-	-	0 4 0
		Handbills Ditto, and posting,	-	-	0 12 6
		Printing the Acts of the last Session of the General Assembly, 184 pages, or 23 sheets, at 55s.	63	5	0
		Preparing 9 copies Acts of last Session, for England,	-	-	3 0 0
		Paid Bookbinder for binding 120 copies of Acts, 1837,	-	-	6 0 0
July	18.	Advertising Notice of all Official Communications to be made through Colonial Secretary,	-	-	0 5 0
		Continuing Ditto 7 times,	-	-	0 7 0
	25.	Advertising Conviction of William M'Grath,	-	-	0 3 4
August	15.	Ditto Ditto John M'Isaac, Lot 45,	-	-	0 3 4
	22.	Ditto Proclamation of Her Majesty against Immorality and Profaneness,	-	-	1 0 0
		Ditto Ditto requiring all persons to continue in discharge of their offices,	-	-	1 0 0
		Continuing Ditto twice,	-	-	0 10 0
		Handbills Ditto, and posting,	-	-	0 15 0
		Advertising Proclamation, proroguing General Assembly to 4th October,	-	-	0 7 6
		Continuing Ditto twice,	-	-	0 4 0
		Handbills Ditto, and posting,	-	-	0 12 6
		Advertising Order for Mourning,	-	-	0 5 0
		Continuing Ditto 4 times,	-	-	0 5 0
		Handbills Ditto, 200 copies, at 6s. 6d.	-	-	0 13 0
	29.	Advertising additional Instructions, altering Prayers, Liturgies, &c.	-	-	0 10 0
		Ditto Order to use Seals, &c.	-	-	0 5 0
		Ditto Ditto to close old Cherry Valley Road,	-	-	9 5 0
		Continuing Ditto twice,	-	-	0 2 6
Sept.	5.	Advertising Proclamation, £50 reward for apprehending Offenders for assaulting Sheriffs,	-	-	0 15 0
		Continuing Ditto twice,	-	-	0 7 6
		200 Handbills Ditto,	-	-	1 0 0
	12.	Advertising Convictions, Assault and Battery Court, Queen's County,	-	-	0 10 0
	26.	Ditto Order to discontinue Mourning,	-	-	0 5 0
		Ditto List of Licensed Retailers,	-	-	0 15 0
	21.	Printing 200 copies Address to His Excellency at Bear River—His Excellency's Answer, and Address to Inhabitants, on foolscap,	-	-	2 5 0
					£92 16 0

I certify that the above duties have been duly performed,

T. H. HAVILAND, late Acting Colonial Secretary.

DETAILED ACCOUNTS.

No. 33.

JAMES D. HASZARD'S Quarterly Accounts, for the Quarter commencing October 1st, 1837,
and ending December 31st, 1837—for Services performed for the Government of Prince
Edward Island.

1837.		<i>COLONIAL SECRETARY'S OFFICE.</i>	
October	3.	Advertising Proclamation proroguing General Assembly to 25th November,	0 7 6
		Continuing Ditto twice,	0 4 0
		Handbills Ditto, and posting,	0 12 6
		Advertising Conviction of D. Frazer,	0 3 4
		Printing 50 copies of His Excellency's Letter to the Proprietors of Prince Edward Island,	1 10 0
	24.	Advertising Her Majesty's Order in Council respecting Ordnance Act,	0 10 0
November	14.	Ditto Proclamation proroguing General Assembly to 16th December,	0 7 6
		Continuing Ditto twice,	0 4 0
		Handbills Ditto, and posting,	0 12 6
		2 quires Treasury Warrants,	0 14 0
December	12.	Advertising Tenders received for Firewood, &c. for Jail,	0 5 0
		Continuing Ditto twice,	0 2 6
		Advertising Notice of all Accounts being submitted before 30th December,	0 5 0
		Continuing Ditto twice,	0 2 6
	19.	Advertising Proclamation convening General Assembly on 23d January,	0 7 6
		Continuing Ditto 5 times,	0 10 0
		Handbills Ditto, and posting,	0 12 6
		Advertising new Commission of the Peace,	1 5 0
		Continuing Ditto twice,	0 12 6
		Advertising Notice to Assessors of Georgetown, respecting Lots,	0 5 0
	26.	Ditto Convictions of Assault and Battery Court,	0 5 0
		50 Militia Commissions,	0 8 6
			£10 6 4

MILITIA ADJUTANT GENERAL.

1837.			
October	2.	1 quire Letter Paper,	0 1 8
	17.	Advertising General Order, Captain J. P. Collins to be Aide-de-Camp,	0 5 0
December	19.	Ditto Militia General Order, Promotions and Appointments,	0 15 0
			£1 1 8

A. LANE, Adjutant General.

TREASURER'S OFFICE.

1837.			
June		Advertising Notice to pay Land Assessment, 1837,	0 10 0
		Continuing Ditto 14 times,	1 8 0
		Advertising Notice, persons named as Deputy Receivers of Land Tax,	0 6 8
		Continuing Ditto 12 times,	0 18 0
Nov.	15.	100 Handbills, notice of Deputies, and to pay Tax before 19th December,	0 10 0
		1 Book Township Receipts, 4 quires, for S. Desbrisay,	1 1 6

Carried forward

DETAILED ACCOUNTS.

		Brought forward £
Nov.	21. Advertising Notice to pay Land Assessment, and continuing do. 6 times,	0 12 0
	1 quire Book Township Receipts, for A. Macdougall,	0 6 0
	7. Advertising Notice to persons whose Bonds are due after 30th November,	0 5 0
	Continuing Ditto 3 times,	0 3 9
	Handbills Ditto, 50 copies,	0 5 0
Dec.	5. Advertising Warrants, payable to No. 128,	0 3 4
	Continuing Ditto once,	0 1 0
		£6 10 3

T. H. HAVILAND, Treasurer.

BOARD OF EDUCATION.

1837.		
June	27. Advertising Meeting of Board, 27th July,	0 3 4
	Continuing Ditto 4 times,	0 4 0
July	18. Advertising Meeting of Board, and Candidates passed,	0 5 0
August	9. 3 quires Certificates for Schoolmasters who have passed the Board,	0 15 0
October	3. Advertising Meeting of Board on 26th October,	0 3 4
	Continuing Ditto 3 times,	0 3 0
	31. Advertising List of Candidates passed,	0 5 0
December	19. Ditto Report of School Visiter, 2 columns,	2 0 0
		£3 18 8

ALEXANDER BROWN.

CENTRAL ACADEMY.

1837.		
August	22. 1 quire best Foolscap,	0 2 3
July	14. Advertising Notice of half-yearly Examination,	0 3 4
August	8. Ditto Ditto of Term, commencing on 15th, Terms of Tuition, &c.	0 5 0
	16. Ditto Meeting on 26th August,	0 3 4
	Continuing Ditto once,	0 1 0
October	3. Advertising Meeting on 14th October, 3s. 4d. Continuing do. once, 1s.	0 4 4
December	19. Ditto Public Examination,	0 3 4
		£1 2 7

J. LAWSON, Secretary.

COLLECTOR OF IMPOST, Charlottetown.

1837.		
September	7. 4 quires Permits, at 6s.	1 4 0
August	27. 4 quires Bonds, at 8s.	1 12 0
September	25. 1 Book for Entries, bound and ruled,	0 12 6
	12 Blank Accounts,	0 6 0
December	16. 12 Ditto Ditto,	0 6 0
	29. 2 Ditto Ditto,	0 1 0
		£4 1 6

J. SPENCER SMITH.

DETAILED ACCOUNTS.

COLLECTORS OF IMPOST, Country.

1837.							
		<i>Hugh Macdonald, Esq.</i>					3.
September	7.	12 Impost Accounts,	-	-	-	-	0 6 0
		1 quire Permits,	-	-	-	-	0 6 0
		½ quire Post Entries,	-	-	-	-	0 3 0
		<i>Charles Macnutt, Esq.</i>					
		½ quire Bonds,	-	-	-	-	0 4 0
		6 Impost Accounts,	-	-	-	-	0 3 0
October	6.	<i>Joseph Pope, Esq.</i>					
		9 Impost Accounts,	-	-	-	-	0 4 6
November	20.	<i>George Campbell, Esq.</i>					
		6 Impost Accounts,	-	-	-	-	0 3 0
		Book for Entries, bound and ruled,	-	-	-	-	0 12 6
November	7.	<i>J. L. Hurdis, Esq.</i>					
		100 Light Receipts,	-	-	-	-	0 6 0
							£2 8 0

ROADS, BRIDGES, &c.

1837.							
October	23.	Advertising Contract, opening and rounding up Road at Three Mile Run,	-	-	-	-	0 5 0
		Handbills Ditto,	-	-	-	-	0 5 0
		Advertising Notice to Overseers to send in Returns,	-	-	-	-	0 3 4
							£0 13 4

POST OFFICE.

1837.							
December	19.	Advertising Winter route for Mail,	-	-	-	-	0 5 0
		Continuing Ditto twice,	-	-	-	-	0 2 6
							£0 7 6

ELIZABETH CHAPPELL.

CLERK OF THE COURT.

1837.							
December	5.	Advertising Constables for Prince County,	-	-	-	-	0 15 0
		Handbills do.,	-	-	-	-	0 7 6
							£1 2 6

DANIEL HODGSON, C. C.

SURVEYOR GENERAL.

1837.							
October	17.	Advertising List of Town and Water Lots in Georgetown, for Sale,	-	-	-	-	0 6 8
		Continuing Ditto 4 times,	-	-	-	-	0 6 8
							£0 13 4

GEORGE WRIGHT, Surveyor General.

DETAILED ACCOUNTS.

No. 34.

GOVERNMENT OF PRINCE EDWARD ISLAND,

To J. B. COOPER & Co. DR.

COLONIAL SECRETARY'S OFFICE.

1837.			
August	19.	To Advertising Notice of Mourning for His Majesty William IV.	0 5 0
		Continuing Ditto 3 times,	0 3 9
September	9.	Advertising Proclamation by Lieut. Governor, offering a Reward of £50 for the detection of the persons who resisted the High Sheriff and mutilated his horses,	0 15 0
		Continuing Ditto twice,	0 7 6
			£1 11 3

LAND ASSESSMENT.

1837.			
August	5.	To Advertising Notice of Assessment for 1837,	0 10 0
		" Continuing Ditto 21 times, at 2s. 6d.	2 12 6
		" Advertising persons duly authorized to receive Land Assessment,	0 5 0
		" Continuing Ditto 19 times,	1 3 9
			£4 11 3

T. H. HAVILAND, Treasurer.

No. 35.

HIS MAJESTY'S GOVERNMENT,

To JOHN H. WHITE, DR.

1836.			
February	7.	To Printing 1 dozen copies, gilt edged, and 4 dozen plain, of Lieut. Governor's Message to the Assembly—the correspondence with Messrs. Cooper, Le Lacheur and Mackintosh—together with the proceedings of the House thereon, 7 pages, at 10s. each,	£3 10 0
			£3 10 0

Charlottetown, May 2d, 1837.

No. 36.

GOVERNMENT,

To TOWN MAJOR'S DEPARTMENT, DR.

		To Mr. Peake's Bill, No. 1,	2 16 4
		Corporal Potter, R. A., No. 2,	0 15 0
		George Farmer, No. 3,	1 10 0
		John Fitzpatrick, No. 4,	2 10 0
			£7 11 4

May 1st, 1837.

Certified,

A. LANE, T. M.

DETAILED ACCOUNTS.

No. 37.

GOVERNMENT,

TO TOWN MAJOR'S DEPARTMENT,

DR.

1837.			
October.	Paid for repairs at the Governor's Guard House,	0	4 0
	5 Files from Mr. Wilson,	0	5 10
	Paid Corporal for sharpening Saw,	0	5 0
	“ M'Carty for Pipe and Pan for Stove,	1	14 0
	“ Scantlebury for Axe Handles, from December, 1836,	0	2 6
	“ Breen, mending Guard Room Hinge,	0	2 0
	“ Boat hire to the Blockhouse, with rations and other duty, from April to December, 51 trips, at 2s. 6d. per trip,	6	7 6
	“ Campbell, taking the Town Major and Mr. Isaac Smith to the Blockhouse, to report upon repairs, &c.	0	5 0
	Town Major, travelling to the Capes, on duty, in September last, 42 miles, and returning, at 1s. per mile, 84 miles,	4	4 0
	Taking down Telegraph, &c.	0	10 6
	John Fitzpatrick, conveying Wood to the Governor's Guard,	0	10 0
		<u>£14</u>	<u>10 7</u>

January 2d, 1838.

A. LANE, T. M.

No. 38.

GOVERNMENT,

TO GEORGE WRIGHT, Jun. Assistant Surveyor General,

DR.

1837.			
May	22. To 1 day with the Road Commissioners, laying off a Road in the Royalty of Char- lottetown, leading towards Princetown,	0	12 6
	“ Mileage on 7 miles, at 6d.	0	3 6
September.	“ Exploring and running a line of Road from Hill's Mills to the Portage on Lot One, being engaged 26 days, at 12s. 6d. per day,	16	5 0
	“ Mileage on 188 miles, at 6d. per mile,	4	14 0
	“ 6 Labourers and Chainmen, employed 16 days, at 4s. 6d. per day,	21	12 0
	“ Protracting a Plan of the above line of Road, shewing the several Townships through which it passes,	2	10 0
		<u>£45</u>	<u>17 0</u>

Certified,

GEORGE WRIGHT, Surveyor General.

Surveyor General's Office, 6th November, 1837.

No. 39.

THE GOVERNMENT,

TO ALEXANDER ANDERSON,

DR.

1837.			
August and September.	To Exploring and Surveying a new line of Road from Ellis River Road to the main Western Road, near Ellis River Bridge, as per Plan herewith, 13 days, at 12s. 6d.	8	2 6
	“ Plan, &c. at 11s. 8d. Paper, 1s. 6d.	0	13 2
	“ Axemen, at the rate of 1 Man for 27 days, at 4s.	5	8 0

Certified,

GEO. WRIGHT, Surveyor General,

£14 3 8

APPENDIX

(D.)

(SEE PAGE 71.)

PORT OF PRINCE EDWARD ISLAND.

An Account of Vessels Launched and Registered at this Port, in the year ended 31st Dec. 1837.

NAMES OF VESSELS.	OWNERS' NAMES.	TONS.
Jane	Absalom & William Linkletter	27
Herald	Messrs. M'Millan	90
Hibernia	Philip Neal	78
Water Witch	Benjamin Bears	21
Mary Jane	John Davis	100
Clarinda	William White	79
Mary Pope	Evan Thomas	169
Jane Amanda	John M'Kenzie & John M'Kie	74
Glide	John Rhodes Gardiner	95
Lady Harvey	Thomas Robinson	122
Swallow	Benjamin Davies	157
Trial	Donald M'Neill	18
Hibernia	William Warren Lord	235
Pilot	James Peake	118
Hope	Messrs. Simpson	108
Thomas Bold	Robert Long	631
Elizabeth	Messrs. Dingwell	74
Sir John Falstaff	Angus Macdonald	439
Hugh	Peter Gregor & Hugh M'Lure	49
Mary	Kenneth M'Kever	53
Mary Ann	Messrs. M'Leod	50
Larch of the Morel	Charles Worrell	94
Queen	Daniel Brennan	552
Jessie	Andrew Duncan	159
Abeona	Peter Praught	48
Scipio	James Peake	159
Henry Carman	Alexander Ross & Wm. M'Kay	33
Eliza	Messrs. M'Neill & Townsend	50
William & Elizabeth	James Peake	482
Minerva	Messrs. Douglass	141
Harriet	Andrew Duncan	170
Hope	Messrs. James & Hope	175
Hillsborough	R. & F. Longworth	342
Justitia	Joseph Charke	127
Amphion	Samuel Nelson	132
British Queen	Horatio Webster	132

APPENDIX (D.)

NAMES OF VESSELS.	OWNERS' NAMES.	Tons.
Eliza Bunting	John Morrow	118
Agenoria	Messrs. Dingwell	128
Jane	Messrs. Anderson & Dingwell	122
Julia	James Peake	165
Jane	Robert Orr	65
William Rufus	William M'Kay	109
Margaret Ann	Kenneth M'Keever	140

No. of Vessels, 43.

Total, 6430

Custom House, 31st Dec. 1837.

GEORGE R. 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 Dec. 1837.

NAMES OF VESSELS.	OWNERS' NAMES.	Tons.
Mary	Joseph Cunard	192
Bruno	Thomas B. Chanter	254
Emerald	Thomas B. Chanter	429
	Total,	<u>875</u>

Custom House, 31st Dec. 1837.

GEORGE R. GOODMAN, Collector.

PORT OF PRINCE EDWARD ISLAND.

An Account shewing the number of Vessels, and the amount of Tonnage employed in the Foreign and Coasting Trade, in the year ended 31st Dec. 1837.

FOREIGN TRADE.			COASTING TRADE.		
No.	Tons.	Men.	No.	Tons.	Men.
21	5512	208	138	5627	346

20 Fishing Passes were granted in the year 1837.

Custom House, 5th Jan. 1838.

GEORGE R. GOODMAN, Collector.

PORT OF PRINCE EDWARD ISLAND.

An Account shewing the number of Vessels and amount of Tonnage transferred from this Island to other Ports, during the year ended 5th January, 1838.

NUMBER OF VESSELS.	Tons.
38	5271

Custom House, 5th January, 1838.

GEORGE R. GOODMAN, Collector.

PORT OF PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS IMPORTED AT THIS PORT DURING THE YEAR ENDED 5th JANUARY, 1838.

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, 1355½ galls, 2 kegs, 1 hhd. and 1 qr. cask	69	12 0	.	.	282	15 10	.	.	352	7 10
CORDAGE, 617 coils, 11 tons, 12 cwt. 2 qrs. 102 packages	1384	6 4	.	.	1565	10 4½	.	.	2949	16 8½
DRY GOODS, 738 packages	5300	11 7½	.	.	18627	3 2	.	.	24017	14 9½
NAILS, 152 kegs, 290 bags, 2 boxes, 58 casks, 2 tons, 6 cwt., 3 qrs. 6 lbs.	356	2 5	.	.	1012	11 3	.	.	1368	13 8
MOLASSES, 1799½ galls, 92 puns, 2½ hhd.	688	19 1	60	0 0	2268	14 5½	.	.	2338	14 5½
SAIL CLOTH, 433 yards, 146 bolts, 17 bales	83	18 6	.	.	153	5 1	.	.	842	4 2
SALT, 3 bls, 171 tons, 232 hhd., 5691 bushels, 6 bags	106	14 10	.	.	596	1 4	.	.	679	19 10
STATIONERY, 10 cases, 10 boxes, 21 packages, 42 bdls., 2 bales	19	19 10	.	.	433	10 10	.	.	433	10 10
SOAP, 530 boxes, and parcels	23	14 9	.	.	371	18 3	.	.	478	13 1
SUGAR, 4 bags, 918 hbls, 77 hhd., 24 tierces, 1 bag, 79 cwt., 23 lbs., 3 casks	360	9 10	14	10 4	3144	6 9½	.	.	3178	16 11½
RUM, 32481 galls, 38 puns., 2 kegs, 4 hhd.	43	5 4	95	0 0	6245	1 3	.	.	6368	16 0
TEA, 558½ chests, 80 boxes, 3582 lbs., 9 packages	250	11 10	.	.	4919	0 0½	.	.	5279	9 10½
TOBACCO, 3184 kegs, 8 boxes, 10 half kegs, 9 packages, 6172 lbs.	843	6 1	.	.	2530	12 3	.	.	2582	17 7
WINE, 3857 galls, 1 hhd., 6 q. casks, 1 case & 1 box	7091	8 8½	.	.	1011	12 2	.	.	1202	4 0
IRON, 282 bdls, 4957½ bars, 38 tons, 22 cwt. 3 qrs. 12 lbs. & 18 sheets			114	0 0	919	9 6½	.	.	1762	15 7½
SUNDRIES,					21539	12 2½	.	.	29016	0 9½
TOTAL.	£ 16713	1 2	303	10 4	65620	4 10	270	19 10½	82907	16 2½

Custom House, 5th January, 1838.

GEORGE R. GOODMAN, Collector.

PORT OF PRINCE EDWARD ISLAND.

PORT OF CHARLOTTETOWN, PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS IMPORTED AT THIS PORT DURING THE YEAR ENDED 5th JANUARY, 1838.

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,	69	12 0			238	13 10			308	5 10
CORDAGE,	1307	3 11			157	12 6			1464	16 5
DRY GOODS,	4995	15 10½			14224	8 7			19220	4 5½
NAILS,	332	2 5			653	2 0			985	4 5
MOLASSES,			80	0 0	1609	7 3			1689	7 3
SAIL CLOTH,	688	19 1			82	2 1			771	1 2
SALT,	83	18 6			284	17 10			368	16 4
STATIONERY,	106	14 10			418	13 10			418	13 10
SOAP,	19	19 10			307	12 3			414	7 1
SUGAR,	4	7 0	14	10 4	4496	18 10½			2792	16 3
TEA,	360	9 10	95	0 0	3690	5 6			4596	5 10½
TORACCO,	250	11 10			1889	4 4½			4050	15 4
WINE,	691	10 10			924	7 2			1880	4 4½
IRON,	6634	17 7½	114	0 0	473	9 0½			1174	19 0
SUNDRIES,					16178	18 8			1164	19 10½
	£ 15546	3 7	303	10 4	48367	19 10½	270	19 10½	270	19 10½
									64488	13 7¾

TOTAL,

Custom House, 5th January, 1838.

GEORGE R. GOODMAN, Collector.

OUT PORT OF MALPEQUE, PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS IMPORTED AT THIS PORT DURING THE YEAR ENDED 5th JANUARY, 1838.

ARTICLES IMPORTED.	Great Britain.			British West Indies.			British North American Colonies.			Foreign Countries.			TOTAL.			
	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.	
CORPAGE,																
33 coils, 1 lot and 8 cwt.																
DRY GOODS,																
11 bales, 13 boxes, 3 bundles, 3 trusses and 1 parcel	194	11	9				148	19	4				1331	19	11	
NAILS,																
21 kegs, 4 bags, 1 cwt. and 1 parcel	8	0	0				78	15	6				86	15	6	
SAIL CLOTH,																
433 yards and 7 bolts							62	0	3				62	0	3	
SALT,																
2431 bushels							153	8	9				153	8	9	
SOAP,																
2 boxes							2	11	0				2	11	0	
SUGAR,																
16 bbls., 136 lbs.,							88	9	0				88	9	0	
5 puns. and 2 kegs							155	5	0				155	5	0	
30 chests, 1 box and 138 lbs.							367	2	3				367	2	3	
TEA,																
26 kegs and 2 parcels							199	12	10				199	12	10	
TOBACCO,																
13 tons, 3 qrs. 22 lbs. 168 bars & 18 sheets	85	15	3				102	4	0				187	19	3	
IRON,																
4 puncheons and 15 gallons							64	19	4				64	19	4	
MOLASSES,																
SUNDRIES,																
							862	13	0				862	13	0	
TOTAL,	£	396	12	8			3423	8	5				3820	1	1	

Custom House, 5th January, 1838.

CHARLES MACNUTT, Sub-Collector.

OUT PORT OF MALPEQUE, PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS EXPORTED AT THIS PORT IN THE YEAR ENDED 5th JANUARY, 1838.

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.
BARLEY,	150	5	6
PEARL BARLEY,	32	0	0
FLOUR,	4	10	0
OATMEAL,	223	15	0
BEEF,	50	0	0
PORK,	170	10	0
DRY FISH,	82	10	0
PICKLED FISH,	70	10	0
TIMBER,	1216	12	6	1269	2	6
LATHWOOD,	34	0	0	34	0	0
SPARS,	29	0	0	29	0	0
SCANTLING,	18	0	0
BOARDS & PLANK,	40	10	0	133	0	0
CATTLE,	405	0	0
SHEEP,	77	14	0
PIGS,	4	0	0
POTATOES,	5	10	0
OATS,	98	5	7½
SUNDRIES,	3	12	0	1457	15	0
TOTAL,	£	1323	14	6	3379	6	1½
													4703	0	7½

Custom House, 5th Jan. 1838.

CHARLES MACNUTT, Sub-Collector.

CASCUMPEQUE, OUT PORT OF PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS IMPORTED IN THE YEAR ENDED 5th JANUARY, 1838.

ARTICLES IMPORTED.	Great Britain.		British West Indies.		British North American Colonies.		Foreign Countries.		TOTAL.	
	£	s. d.	£	s. d.	£	s. d.	£	s. d.	£	s. d.
CORDAGE, 56 coils.	77	2 5	.	.	4	19 4	.	.	82	1 9
Goods, British Manufacture; 8 bales, 3 cases, 3 chests, 2 boxes, & 2 packages	200	4 0	.	.	246	4 11	.	.	446	8 11
NAILS, 15 bags and 3 kegs,	16	0 0	.	.	3	0 3	.	.	19	0 3
MOLASSES, 485 gallons	58	12 8	.	.	58	12 8
SALT, 1250 bushels	76	13 9	.	.	76	13 9
SUGAR, 252 lbs.	5	5 3	.	.	5	5 3
ROM, 267 gallons	19	7 9	.	.	18	1 4½	.	.	37	9 1½
TEA, 647 lbs	43	5 4	.	.	62	3 7	.	.	62	3 7
TOBACCO, 3170 lbs.	66	0 0	.	.	55	19 1½	.	.	99	4 5½
IRON, 7¼ tons	87	0 0	.	.	3	7 6	.	.	69	7 0
SHIPS, SAILS, 11.	348	5 5	.	.	422	17 9	.	.	871	3 2
SUNDRIES,
TOTAL,	£ 857	4 11	.	.	957	5 6	.	.	1814	10 5

Custom House, Cascumpeque, 5th January, 1838.

PATRICK CODY, Sub-Collector.

CASCUMPEQUE, OUT PORT OF PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS EXPORTED IN THE YEAR ENDED 5th JANUARY, 1838.

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,	288	2 6
BEEF,	288	2 6	.	.	11	0 0
DRY COD FISH,	338	16 0	.	.	338	16 0
PICKLED FISH,	29	15 6	.	.	29	15 6
TIMBER,	1067	18 4	1067	18 4
LATHWOOD,	54	0 0	54	0 0
SPARS,	35	18 0	35	18 0
BOARDS & PLANK,	2	3 6	2	3 6
800 feet
SHINGLES,	24	0 0	.	.	24	0 0
60 M.	222	5 0	.	.	222	5 0
CATTLE,	27	17 0	.	.	27	17 0
45 head	0	15 0	.	.	0	15 0
SHEEP,
43 head
Pigs,
1 head
SUNDRIES,	8	4 0	.	.	8	4 0
TOTAL,	£	1168 3 10	.	.	995	17 0	.	.	2164	0 10

Custom House, Cascumpeque, 5th Jan. 1838.

PATRICK CODY, Sub-Collector.

BEDEQUE, OUT PORT OF PRINCE EDWARD ISLAND

AN ACCOUNT OF GOODS IMPORTED IN THE YEAR ENDED 5th JANUARY, 1838.

ARTICLES IMPORTED.	Great Britain.		British West Indies.		British North American Colonies.		Foreign Countries.		TOTAL.		
	£	s. d.	£	s. d.	£	s. d.	£	s. d.	£	s. d.	
CORDAGE,	31	2	3
DRY GOODS,	1053	8	2½	.	1053	8	2½
NAILS,	66	6	7	.	66	6	7
MOLASSES,	131	16	4½	.	131	16	4½
STATIONERY,	2	17	0	.	2	17	0
SOAP,
1 box	1	10	0	.	1	10	0
SUGAR,	86	5	9	.	86	5	9
17 barrels, 8 cwt. 25lbs.	298	5	8	.	298	5	8
RUM,	226	18	11½	.	226	18	11½
15 puncheons, containing 1637 gallons	95	14	1	.	95	14	1
TEA,	59	19	8	.	59	19	8
19 chests, 3 boxes and 584 lbs	333	15	6	.	333	15	6
Tobacco,	899	8	10½	.	899	8	10½
10½ kegs and 627 lbs.
IRON,
60 cwt. 2 qrs. 4 lbs. and 22 bars
FLOUR & MEAL, 433 barrels
SUNDRIES,
TOTAL,	£	.	£	.	£	8	11½	£	3287	8	11½

Custom House, Bedeque, 16th January, 1838.

JOSEPH POPE, Sub-Collector.

BEDEQUE, OUT PORT OF PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS EXPORTED IN THE YEAR ENDED 5th JANUARY, 1838.

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,					1823	1 0			1823	1 0
BARLEY,					631	11 6			631	11 6
BUTTER,										
3 firkins and 417 lbs.										
OATMEAL,					49	10 0			49	10 0
15 barrels and 25 cwt.										
BEEF,					27	2 6			27	2 6
10 barrels and 3 cwt.										
PORK,					41	0 0			41	0 0
9 barrels										
DRY FISH,					47	5 0			47	5 0
10 quintals and 30 barrels										
PICKLED FISH,					3	0 0			3	0 0
3 barrels										
TIMBER,	1023	4 6							1023	4 6
1,392 tons										
LATHWOOD,	30	5 0							30	5 0
39 cords										
SPARS,										
32										
STAVES,					5	10 0			5	10 0
10,500										
SCANTLING,					36	15 0			36	15 0
500 feet										
BOARDS & PLANK,					2	10 0			2	10 0
223,915 feet										
SHINGLES,	507	0 7½			526	4 6			1033	5 1½
120,000										
CATTLE & HORSES,					45	2 0			45	2 0
69										
SHEEP,					508	0 0			508	0 0
16										
PIGS,					8	0 0			8	0 0
5										
TURNIPS,					6	10 0			6	10 0
212 bushels										
POTATOES,					14	6 2			14	6 2
5,035 bushels										
OYSTERS,					317	6 7½			317	6 7½
1,120 bushels										
SUNDRIES,					50	8 0			50	8 0
					48	17 0			48	17 0
TOTAL,	£	1560 10 1½			4222	5 9			5782	15 10½

Custom House, Bedeque, 16th January, 1838.

JOSEPH POPE, Sub-Collector.



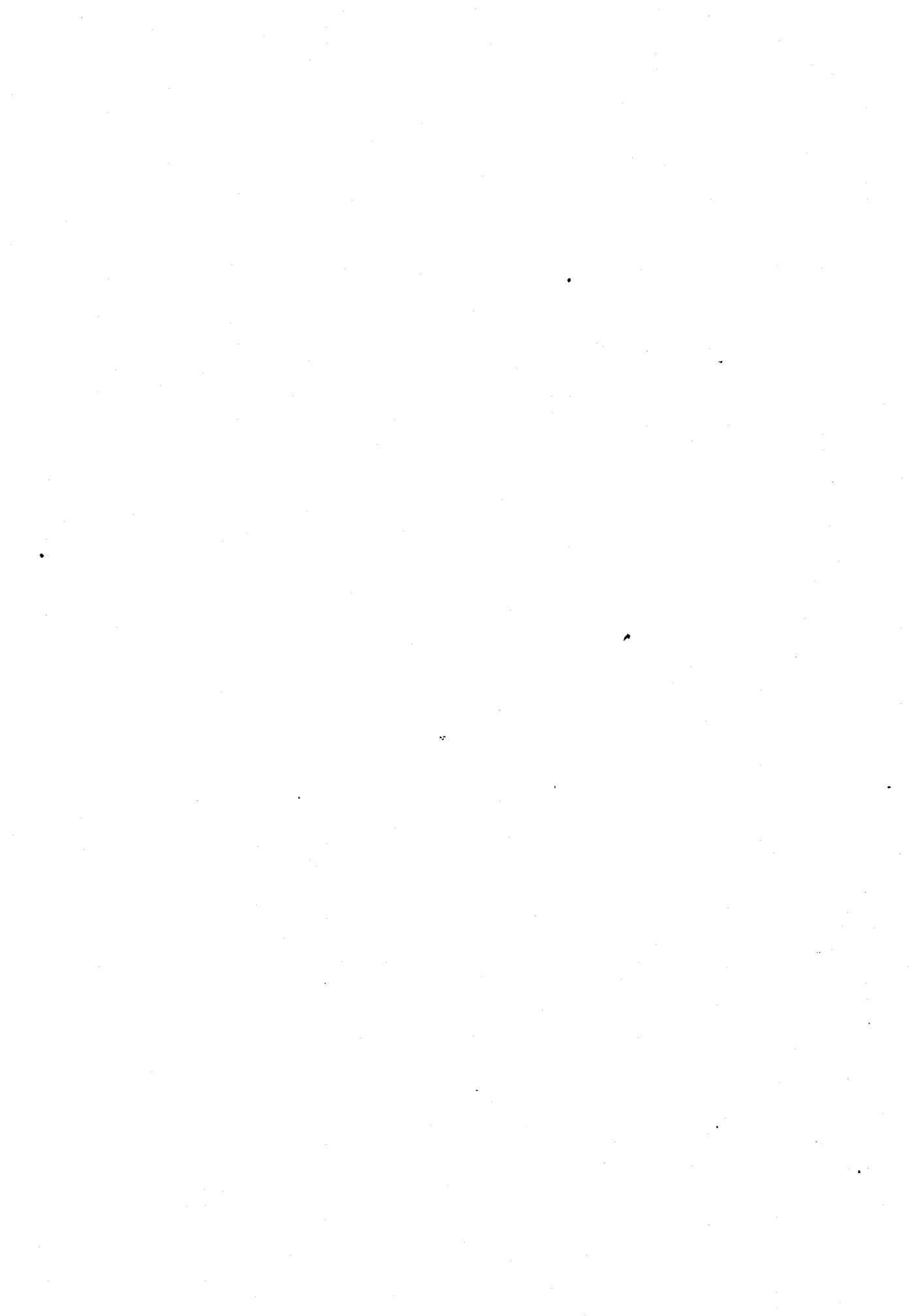
THREE RIVERS, OUT PORT OF PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS IMPORTED IN THE YEAR ENDED 5th JANUARY, 1838.

ARTICLES IMPORTED.	Great Britain			British West Indies.			British North American Colonies.			Foreign Countries.			TOTAL.		
	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.
ANCHORS, 8							80	0	0				80	0	0
ALUM, 1 Box							1	2	6				1	2	6
APPLES, 2 barrels							1	7	0				1	7	0
BREAD, 258 bags, 2 casks 25 cwt. and 2 bbls.							280	15	0				280	15	0
BARLEY, 500 bushels							90	0	0				90	0	0
BROWN WARE, 60 pieces							1	15	0				1	15	0
BRANDY, 2 kegs, 1 hhd. and 2 qr. casks							44	2	0				44	2	0
BRICKS, 200							0	15	0				0	15	0
BEEF, 2 casks							8	0	0				8	0	0
BOARDS, 500 feet							1	7	0				1	7	0
BROOMS, 6							0	13	0				0	13	0
CANDLES, 13 boxes							17	4	6				17	4	6
COPPER, 110 bars							54	0	0				54	0	0
COFFEE, 5 bags and 1 box							11	11	1				11	11	1
CHEESE, 4							5	1	6				5	1	6
COALS, 43 chaldrons							26	16	0				26	16	0
CORDAGE, 37 coils, 2 cwt. and one ship's rigging							827	17	10 ³ / ₄				827	17	10 ³ / ₄
CHAIN CABLES, 9							365	4	9				365	4	9
CHAIRS, 6							1	12	6				1	12	6
CURRENTS, 2 boxes							1	10	0				1	10	0
COMBS, 1 box							4	6	0				4	6	0
CHOCOLATE, 2 boxes							0	12	6				0	12	6
CART BOXES, 2 bundles							2	5	0				2	5	0
COPPERAS, 1 keg							0	19	6				0	19	6
CANVASS, 1 bale							9	0	0				9	0	0
CART, 1							6	0	0				6	0	0
DRY GOODS, 40 bales, 17 cases, 6 boxes, 1 crate, 2 parcels							1420	5	9 ¹ / ₂				1420	5	9 ¹ / ₂
EARTHENWARE, 8 crates and 7 casks							125	12	8				125	12	8
FISH, (pickled) 1296 ¹ / ₂ bbls. and 3 tierces							747	10	0				747	10	0
Ditto, (dried) 10 ¹ / ₂ quintals							12	17	6				12	17	6
Ditto SOUNDS 6 kegs							2	8	0				2	8	0
FIGS, 2 drums							1	10	0				1	10	0
FLOUR, 116 bbls. and 2 cwt.							217	2	0				217	2	0
FRYING PANS, 1 bundle							1	0	0				1	0	0
GIN, 10 cases, 1 hhd. and 1 keg							30	2	0				30	2	0
GLASS, 27 boxes							27	10	4				27	10	4
GUNPOWDER, 4 kegs							3	10	0				3	10	0
GROCERIES, 1 box							9	18	0				9	18	0
HARDWARE, 10 casks, 7 cases, 20 bbls. 3 parcels and 67 pieces							537	8	11				537	8	11
HATS, 1 case							17	0	0				17	0	0
IRON, 4 tons, 12 cwt. 1 qr. 18 lbs., 618 bars and 27 bundles							210	5	6				210	5	6
KETTLE, 1							0	15	0				0	15	0
LINE, 5 barrels							1	0	0				1	0	0
LEATHER, 11 bundles							45	9	3				45	9	3
LOOKING GLASSES, 1 box							5	0	0				5	0	0
LAMPBLACK, 1 keg							0	10	0				0	10	0
MOLASSES, 16 puncheons and 2 hhd.							193	4	10				193	4	10
NAILS, 54 casks, 2 boxes and 12 bags							160	19	2				160	19	2
OAKUM, 11 cwt.							22	15	0				22	15	0
OIL, 3 jars, 2 kegs and 1 cask							8	2	0				8	2	0
OATMEAL, 2 bbls.							2	5	0				2	5	0
ONIONS, 2 bbls. and 6 bunches							2	5	0				2	5	0
PEPPER, 3 bags and 1 keg							5	18	4				5	18	4
PITCH & TAR, 43 bbls.							30	3	1				30	3	1
PAINT, 21 kegs and 6 cannisters							15	2	6				15	2	6
PORK, 6 bbls.							24	0	0				24	0	0
PUMPS, 2							8	0	0				8	0	0
PEASE, 1 bag							1	10	0				1	10	0
PIPES, 2 boxes							3	0	0				3	0	0
POTS & OVENS, 74							9	5	0				9	5	0
PLOUGH MOULDS, 36							7	4	6				7	4	6
PUTTY, 63 lbs.							1	1	9				1	1	9
PORTER, 1 hhd.							3	14	6				3	14	6
RUM, 33 puncheons and 4 hhd.							619	8	3				619	8	3
RAISINS, 31 boxes and 5 casks							27	4	8				27	4	8
ROSIN, 1 bbl.							0	11	0				0	11	0
RICE, 1 bbl.							1	3	6				1	3	6
SALT, 69 tons, 150 hhd. and 312 bushels							225	5	0				225	5	0
SOAP, 75 boxes							53	5	0				53	5	0
SUGAR, 3 hhd., 2 tierces, 42 bbls. and 1 bag							188	8	6 ¹ / ₂				188	8	6 ¹ / ₂
SNUFF, 1 jar and 1 keg							1	19	6				1	19	6
SHOES, 1 case							6	12	0				6	12	0
STARCH, 1 box							0	10	0				0	10	0
SALTS, 2 kegs							1	1	0				1	1	0
SAILS, 6 casks							100	0	0				100	0	0
STEEL, 20 bars and 1 bundle							14	14	7				14	14	7
SEEDS, 1 bbl.							1	18	6				1	18	6
SAWS, 3 bundles							18	18	0				18	18	0
SHOT, 9 bags							5	0	0				5	0	0
SHOVELS, 2 dozen and 4 bundles							18	18	6				18	18	6
STOVES, 2							9	0	0				9	0	0
STATIONERY, 1 box							12	0	0				12	0	0
TOBACCO, 44 ¹ / ₂ kegs and 4 bales							201	5	2				201	5	2
TEA, 48 ¹ / ₂ chests and boxes							346	18	11				346	18	11
TRACES, 1 keg							4	0	0				4	0	0
WINE, 1 hhd., 6 qr. casks, 1 case and 1 box							73	7	0				73	7	0
WHISKY, 1 keg							1	18	0				1	18	0
WINDLASS, 1							10	0	0				10	0	0
WAGON, 1							10	0	0				10	0	0
WHITING, 1 barrel							1	10	0				1	10	0
TOTAL,							7714	0	5 ¹ / ₂				7714	0	5 ¹ / ₂

Custom House, Three Rivers, 5th January, 1838.

HUGH MACDONALD, Sub-Collector.



THREE RIVERS, OUT PORT OF PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS EXPORTED IN THE YEAR ENDED 5th JANUARY, 1838.

ARTICLES EXPORTED.	Great Britain		British West Indies.		British North American Colonies.		Foreign Countries.		TOTAL.	
	£	s. d.	£	s. d.	£	s. d.	£	s. d.	£	s. d.
BOARDS,					597	4 4			597	4 4
BILLETS,					204	17 6			204	17 6
BUCKETS,						0 13 6			0	13 6
BROOMS,						0 11 0			0	11 0
BARLEY,					335	11 0			335	11 0
DEALS,	148	8 2½			150	7 4			298	15 6½
31 M. and 400 feet, and 500 pieces					18	10 0			18	10 0
3 cwt.					4	4 0			4	4 0
COFFEE,										
1 bag					520	10 0			520	10 0
560½ barrels					832	10 0			832	10 0
FISH (pickled)										
1,110 quintals										
Ditto, (dried)										
30 cords					13	3 0			13	3 0
FIREWOOD,					50	0 0			50	0 0
25 barrels					0	7 6			0	7 6
2 dozen					36	0 0			36	0 0
HANDLES FOR AXES,					70	17 6			70	17 6
4½ tons										
IRON,										
887					3	15 0			3	15 0
KEGS,										
LATHWOOD,					3	12 0			3	12 0
5 cords					351	10 0			351	10 0
MASTS,					170	0 0			170	0 0
2										
OATS,										
3,270 bushels										
21 casks					1	0 0			1	0 0
OIL,										
48 pieces					335	0 0			335	0 0
76 barrels					33	5 0			33	5 0
PORK and BEEF,					171	0 0			171	0 0
76 barrels					800	0 0			800	0 0
PLASTER PARIS,										
250 bushels					17	10 0			17	10 0
POTATOES,					198	10 0			198	10 0
3,420 bushels										
for one Ship,					41	5 0			41	5 0
RIGGING					25	0 0			25	0 0
1 cask					18	0 0			18	0 0
RUM,					90	0 0			90	0 0
446 M.										
SHINGLES,					1	0 0			1	0 0
112					99	0 0			99	0 0
SPARS,										
55 tons										
SCANTLING,										
70 hids.										
SALT,										
1 suit										
SAILS,										
1 bag										
SUGAR,										
132 tons										
TIMBER,										
TOTAL,	£	149 19 11½			5193	13 8			5343	13 7½

Custom House, Three Rivers, 5th January, 1838.

HUGH MACDONALD, Sub-Collector.

COLVILLE BAY, OUT PORT OF PRINCE EDWARD ISLAND.

AN ACCOUNT OF GOODS EXPORTED IN THE YEAR ENDED 5th JANUARY, 1838.

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,	345	0	0	.	345	0	0
BARLEY,	188	11	0	.	188	11	0
BEEF,	66	0	0	.	66	0	0
PORK,	196	0	0	.	196	0	0
DRY FISH,	756	0	0	.	756	0	0
TIMBER,	63	15	0	.	63	15	0
LATHWOOD,	20	0	0	.	20	0	0
STAVES,	6	0	0	.	6	0	0
SCANTLING,	24	0	0	.	24	0	0
BOARDS & PLANK, 1 M.	6	0	0	.	6	0	0
SHINGLES,	12	10	0	.	12	10	0
CATTLE,	261	0	0	.	261	0	0
SHEEP,	74	0	0	.	74	0	0
TURNIPS,	1	10	0	.	1	10	0
POTATOES,	338	13	4	.	338	13	4
SUNDRIES,	54	5	8	.	54	5	8
TOTAL,	£	.	.	.	2355	19	4	.	2355	19	4

WILLIAM MACGOWAN Sub-Collector.

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