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SECOND THOUGHTS ARE BEST.

A little Tract relating to Prince Edivard Island.
BY J. B. PALMER.
"Never trouble thyzelf; a, wull go a vawging sometimes, and there's an end on it:-a wull come home again I warrant un."

Hob in the Well.

Printed at the Colonial Patriot Office.
1827.

## THE <br> FRUITS OF REFLECTION, \&c.

Without any formal preface I beg leave to submit the following narrative and remarks to the inspection of the public; now that the General Election fever has subsided and tranquil reflection resumed its place.

For some years before and after my first arrival in this island, which was in the year 1802, a habit had obtained here of strangling the characters of practitioners of the law; it was carried on with no small degree of science; there were but two (sometimes three) Gentlemen of the Bar here; rapiae and monopoly prevailed much in the colony, and if the devotees of that system could stifle opposition at the Bar, they had litte else to conquor or to fear; the object of the famous fee act is too ptain to render any comment on it necessary. Yet it did not operate altogether as an abolute prohibition; from time to time individuals of the Profession would da their duty toward their chent with zeal and integrity, the wreath of the opposing party was in such case first offered to them; they refused'to wear it, and immediately felt the rod; they were accused of misconduct; affidavits were filed, applications were made; incendiaries blew the trumpet of slan-der;-lefthanded and back stair influence were
used, and one man ofter unother was driven out of the island.

There is no general rule without an exception, however, and though $I$ have been pretty well roasted and basted, yet I still remain un-cul-up, owing possibly in some measuro to my ttubbornness, but far more likely to the increase of practitioners at the Bar, which renders the game of gagring less advantageous and more difficult to be played than it formerly was; and our juries havo become far more intelligent and less factious or intimidated, than in former times." "What is bred in the bone is not easily taken out of the flesh;" and we are still fated to look (I hope with charity) at the occasional convulsive gasps of the old regime, notwithstanding the futility of their endeavours under our present happy system of jurisprudence, which was most prominently exhibited in the proceedings of the Supreme Court of judicature, at its last Trinity 'Term. The same system of attack has frequently been directed against such Members of the House of Assembly, as have occasionally exerted themselves in the discharge of their public dnty, and at Elections it. has shone most conspicuously-I speak feelingly.
The last exhibition of this nature was at George Town: I might probably have silently and slyly glideed in for that place-but I hate to follow a bad example, and I too the opposite course, publicly offering myself as a candidate; several of my friends accompanied meftom Charlote Town to that neighbourhood on the evening of the twentieth day of August last; the following day was deluged with incessant rain; and as there was no road to George Town we were obliged to scramble there along-shore-by land wet as if we had swam there. Mr. Lewellyn tras proposed by Mr. Richards, thé clerk under Mr. Thomas Owen, and seconded by Mr. Sims. the undersheriff.
driven out exception, vell roasted owing possss, but far ers at the ng less adred than it efar more ed, than in one is not still fated ccasional histanding r present most pro$f$ the Suy'Term. itly been se of Asselves in ections it. ngly.: George yly glid: d examoffering accom-ghbourAugust cessant wn we y land arly as as prohomas heriff.

I was proposed by Captain Butterfield, and seconded by Mr. Nelson. The purport of my address as well as I can recollect, was as follows-Congratulating the country on the multitude of persons assembled either to support or oppose me;-threats, 1 understood, had deterred some of my . well-wishers from attending, and there were many persons present who had come from different parts of the Island, for the purpose of hearing argument on both sides. I entreated that those who might hear arguments would treasure them in their memory, report them as far as practicable through the country; and induce other persons again to repeat that report in order that thus the meeting and opposition of the day might be the means of informing the Colonyjat large of its real state, which had been artfully concealed from many of its inhabitants.

I said that my opponent, as a candidate, was a gentleman little known to me, but of whom I had heard a most favourable character: I believed him to be a man of ability, and if I thought that in the present alarming state of the Island he could render it more service in the, House of Assembly than myself, I should be the first man to support him, but never were practical experience and minute local knowledge more necessary to be used than at this critical period, when our public finances stood at a melancholy ebb, unexampled in this Colony; when our taxes, improvidently raised, had heen lavished away, our treasury drained and groaning under monstrous incumbrances, and our private resources each day becoming mote inefficient. This opinion was rapidly spreqding in the country at large; was testified by the signaturas of several thousand persons to a petition whigh would shortly be presented to his Excellency, praying for a dissolution of the present House of Assombly. It a futura period, I should very probably be anxious to supportMr. Lewellyn, but
at present I posseased advantages to which he must be a stranger. This, I said might bo considered egotism; it was bold language, and such, as I should consistently be prepared to support, but I held in my hand the printed copy of the warrant book containing accounts of payments made by the treasury from 15th October, 1825, to the 6thMarch, 1827; an account of this nature had been originally furnished at my instance on a former occasion when I was at an clection accused of fingering the public purse, and refuted the accusation with as much ease as I could refute any other imputation upon my public conduct; continuing my address, I went into charges in the warrant book during the foregoing period from 1825 to last March, made for services not heretofore charged upon the public, -for instange $\mathcal{E} 200$, to the Speaker of the House of Assembly; $\& 800$ to the lieutenant Governor, half thereofluefore he had taken almost any active step in his Government;$£ 1.0$ to Mr. Hurdis for corresponding with the commissioners of roads; \& 1612 efor gencral dispatches and stationary for private secretary's office; 55 for the messenger to do. $£ 290$ and upwards, for Fanning's bank; 2150 for the first year's rent of Government House; the unexampled charge of $£ 1200$ for the Assembly besides $£ 60$ for books for do. now in the Ittorney General's office, and the expenses of the ornaments of a seat in church, independent of printing, I had chosen but a few prominent charges, the coarrant book was well worthy of investigation at leisure, in some trivial instances the committee of investigation had been wonderfully economical particularly if the Surveyor Gen. was concerned in the charge, but when 250 had been allowed to one John Stewart for a single trip with the mail for Pictou, in his schooner, when $£ 5$ was Mr. Smith's usual charge for the same service, we have no explanation as to the cause of the difference, which was this, that the
ich he must considered as I should I held in t book conhe treasury h, 1897; an y furnished I was at an purse, and ease as I my public to charges eriod from heretofore 200, to the 300 to the chad tak-rnment;h the com1 dispatchce; 5 for for Fanof Govern© 1200 for do. now in uses of the printing, ges,-the tion at leio of inves-articulare charge, n Stewart is schooje for the is do the that the
schooner took his Excellency across on his passage to England; so we paid to the Governor and his new eatablishment more than $\mathbf{2} 700$ a year, during the time that he had remained with us (for he had not yet been here two years) and we paid e 50 for sending his Excellency nway from us.
said that the better to chable us to chuse a proper representative, we had a right to consider the weight and nuture of the duty he would have to encounter, and coinsequently to examine the conduct of the Members amonig whom he would be placedit was a constitutional and a vital enquiry. Mr. Nelson's case was as follows-the Sheriff suffers one Burke a prigoner in execution to be brought to the Bar of the House hy virtue of the Speaker's warrant.*-The plaintiff Mr. Vass of IIalifax commences an action against the Sheriff, and because Mr. Nelson happens to be the plaintiff's agent here, he is thrown into Charlote Town jail, and there kept for several days away from his business; from his family, and from his wife, whom he had very nearly lost by the affair; Mr. Binns happened to be the Attorney who issued the writ, he is brought to the Bar of the House of Assembly and examined as to his motives, I advised the action to be brought,: and when 1 am in Judge Haviland's hall, entering his chambers with my brief in my hand in support of Mr. Nelson's application for a discharge under a Habeas Oorpus, I am knocked on the shoulder by a man who tells me $I$ am his prisoner, and who it appears was the messenger of the House of Assembly: I also was examined at, the Bar of the House, where I avowed that I had advised the action. And the House of Assembly enters into a resolution to indemnify the Sheriff in the sum of blank

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## THE FLOITS OP REPLECTION.

pounds, I take it from their printed journals, by which it dpes not appear whether the sum is to be three, or three hundred, or three thousand pounds.

Fartmately his Majesty's Council at last established their right of controul; for the exercise of debted to them.

I said that the late Road System had been principally used as a cloak for jobbing: the former effcacy of the statute labour on the highways has been frittered and drawn away to new or convenient roads or bridges for the Commissioners' estates or houses; they diverge as the fan light sash of a gentleman's hall, from the centre of the base in all'directions, and would direct a stranger to find the place from whence they sprang. The school money is jobbed, e 50 annuially, I have been told, was paid at Jehn a Groat's house (Prince Town) for teaching grammar to one boy, the Speaker's ne-phew. We heard about fisheries, but what encouragement was held out, even at this beautiful situation, if a wharf had been built? If the fees of the settlers grante had been remitted it might have shown something like an intention of offering encouragenent. $x$ The now paper currency, as I intimated, was in my opinian of the very most permicious tendency, the moment it is known that a bank in England exceeds the certain means of punctually paying its pecumiary engagements, from that moment its credit and consequent capital must decrease. In March nent our Treasury notes were to be ptid, recerding to the construction which a superficial toader of the Trasury mote bill might be inclined to attach to it. Our cash had vanished, and I asked from what fiuds were the means of payment to arise; it depended upon the solvency of the debtors to Govermment; long cocted muchoom genilemern,
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many of whom, but the other day, would not be admitted into a gentleman's hall; geentlemen hanging on the skirts of other gentlemen of probebly equal consequence in England; I nciiced the downfall of the bubble banks there. © Our treasury in 1895 was worth between four and five thousand pounds in cash and good securities. Store the dutiable articles until the importer can pay the duties as they do in England, and then we hold out no lure to induce merchants to overburthen themselves with ruinous personal obligations. The Treasury Note Act is a master piece of mechanism; by the 7th clause one would suppose the outstanding notes were all to be paid on the 24th day of March next, in gold or silver, but by the 5th clause the Lieutenant Governor is authorized by warrant under his hand (without advice of Council) to require the treasurer to re-issue notes, received at the Treasury, and the aforesaid 7th clause directs the payment of all outstanding notes out of the monies in the Treasury when not specifically appropriated, it out He rods Herod-its operation is indeterminable.

The mode of calling in the recognizances to the treasury, (Bonds they are ignorantly called) is highly improper; they should be paid in succession according to their dates; they should be enrolled in an office open to public inspection and search, as judgments and other incumbrances are, else who can buy land, or in fact pay with safety for any other property here?

The Attorney General denied that any threats had been used to keep baok voters, this was contradicted by Mr. Chapple, who stated that Mr. Job Creed who was in debt to Mr. John Stewart, had been thus kept back by means of a letter witten by Mr. Thomas Owen; Mr. Owen said he had never writfen a letter on the subject to Mr. Creed, and that he certainly had never written a lottey to
any person containing a threat as to voting. After some contradiction had taken place, Mr. Creed was produced; he stated that he had received from Mr. George Aitkin a letter, which served him for his supper the night before the election, and his breakfast the next morning, for he could not eat since its receipt. With much difficulty he was prevailed on to produce the letter, and it is as follows:-

## Mr. George Aitkin, Dear Sir,

The greatest exertion is making for Palmer in Charlotte Town-will you see Job Creed, and say it is necessary he should attend to vote for Lewellyn. Captain Stewart says he will never forgive him if he votes for Palmer: pray interest yourself in Lewellyn's favour: I will certainly return in time for the Election.

I am yours, truly,<br>THOS. OWEN.

11th August, 1827.
The Attorney General stated he had it from good nuthority that Creed had been threatened by Mr. M4Donald on the other side, Mr. M‘Donald having been sent for at my request, required to know the $A t$ torney General's author, who at last mentioned David Young, (here there was loud lavghter), Young however was produced and denied the assertion in concurrence with Mr. Creed.
I commented on the crime of tampering with Electora, and endeavoured to explain the meaning of undue infuence, and the Attorney General proceeded; he said that as to the money paid to his Excellency, we had been so plagued with needy Governogr, that it became advisable to induce a gentleman of independent pecuniary circumstances to come here, and therefore he thought it better to make
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it worth his while to do so; that as to the expenditures on Fanning's bank, they were for the advantage of all succeeding Governors; that the members of the Assembly had much trouible, and ought to be remunerated; that as to the $£ 50$ trip of Stewart's schooner it was not the House of Aiseembly; but the town Major who had agreed for it: that it was not yet determined that the House of Assembly had promoted an escape by sending for Burke to be examined at their bar; he denied that the road system hoad been turned to jobbing;-he travelled the country and he saw none of those fan light rouds thout the Commissioner's house-the improvernent might have taken some money out of my pocket, but the highways had been rapidly improved since the hast woad act was passed; he had before now'been newry swamped with his horse on the road leading toward George Town.

The School Bill had an ereellent effect. It was not intended to issue grants at George' Town watil the lots were improved:-And as to the papgr currency, it was one of the best plans ever prometed in this Island, the syrest procf of which, tund it was conclusive, was this, that though the whaters of Treasury notes may by the statitete onll fent payment at the Treasiry at a certain time, tomet if tatey do not obtain cabl for them they may fuwdothanviz. lodge then and recieve 6 per cont por them; nevertheless the pablic thought vo 杪解y oruteir present seeurity, that not a dingle Tyimery note had yet been funded; and as tovitio moto In ind rocommended, ofcedling for plyminy offtocgnitances: according to the prierity of chuty dives, he wis of opinion that the treasury wontab wheruby preetuded from pursaing the mode it ypewciturayted; ramely putting into suit, all recoghitanty extured by persons, discovered to be in ithotetett cincump stances.

The Attorney General said he had never, until the other day, heard in a public company of a petition for the dissolution of the House of Assembly, but the thing was insupportable upon the grounds there stated; for it called for a dissolution of the whole Governnient, inasmuch as the Coyncil had agreed to the votes of the House of Assembly, complained of, and therefore the Lieutenant Governor must dismiss them, and his Excellency had sanctioned those votes and the issue of the money thereunder, and had passed the statutes complained of, and therefore he must dismiss himself if he complied with the prayer of the petitions the Attorney General concluded by offering his vote for Mr. Lewellyn: he said he had a good vote, and that he would swear it, but on the Bible being presented to him he declined to do so.

The returning officer is obliged to wait an hour for votes after every Proclamation made. The Attorney General spoke until the house ended, at which time Mr. Lewellyn had polled but four votes;-I begged my friends to decline voting, as we had a majority of three, and it would have made ancther hour's delay for each subsequent vote; some of my supporters were there at the table offering their votes, but we were soused with wet, and very well inclined to chainge our quarters, for which reason I declined to reply to the Attorney General's speech. Mr. James Bagwall commenced a very animated reply, by complimenting me on my conduct, whiled reply, by surveyor of highways; when I first entered upon that service the population of the Island was about 5000 - the produce of the Revenue was about \& 400 per annum, and therefore it would be found that propontionably with the physical strength of the Colony I had by far exceeded any of my successors; he had proceeded so far, but the returning of-
ever, unrany of a $f$ Assem pon the issolution Coyncil issembly, at Gover ncy had e money mplàined he comAttorney for Mr. nd that presenthour for ttorney ch time begged ajority r's deporters but we ned to ined to James $y$, by acted upon ...was about found of the
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lace asserted their privilege, and I was soon off my feet. Some little sharp shooting occasionally took place; but I will venture to affirm that there was never an Election in this Island where such a keen opposition was patiently and uninterruptedly heard by such a large concourse of people. That evening we drove out the wet at Three Rivers, where the principal inhabitants shewed a competition of kindness and hospitality towards us, and the next day I had the pleasure of receiving a cannonading dinner from my friends in Charlotte Town, where the fourth sentiment drank was ${ }^{\text {ch }}$ A speedy dissolution of the House of Assembly."

As I declined to reply to the Attorney General at the Election, I hardly think it would be fair in me to do so new, and I shall only express my hope that the decorum which was observed there will operate as an instructive lesson at future elections in other places, particularly towards the westivard.

If there is a crime that, viewing it constitutionally, depreciates man more than an other in society, it is that of using undue infuence at elections.

Onewf the persons who voted against me declared publicly that he would tell as many lies as he could invent, to induce any man to vote as he wished at an election. I shall not mention his name, in the hope that he is already sufficiently ashamed of himself, or that some of his friends will reprove him, but I do most earnestly call on every man to set his face against such monstrous conduct, and in particular, i conjure landlords, agents, and merchants, to let their tenants or debtors go unshackled to the hustings. I am about to give iny readers the copy of a letter, the originaf of
which is, I believe, at the Colonial Secretary of State's office.

I give it as a chef d'cutre.

## To the Electors Inhabitants of Lol 34 . Gentlemen,

The County Election comes on at Charlotte Town on Monday the 6th instant, and as agent to Sir James Montgomery, and brothers and the friend of peace and good Government, anxious for the general happiness of the Island, I have earnestly to recommend, and solicit your votes and interest in behalf of your late Representatives, Messirs. Cambridge, Macauly, Cameron, and Hyde. An opposition to them häs been set up by Mr. Samuel Nelson, since he lost his election for Charlotte Town. The object of those who have brought Mr. Nelson forward is, to prevent the Hoise of Assembly being unanimous in resisting the Ministerial project of giving our late Lieutenant Governor a pension, at the expense of the people of this Island, which was proposed to me in London, and which I resisted in behalf of the Island, not thinking it just that, after ten years" oppression and misrule of all kinds, that we should be taxed to give him a pension. This same Mr. Nelson had the audacity to say at the Charlotte Town Election, that we should all repent, before seven years, having signed the petitions to the King, for his removal, and did all in his power, while they were in a course of signature last year, to prevent every person he could influence, from taking part with the country, to obtain the removal of the intolerable grievances which the colony so long suffered.

1 trust that your knowledge of me, and what. I have done for the country, will induce you all on this occasion to support the interest of the gentlemen I have mentioned. I shall meet you all at the
retary of

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Charlotte agent to and the xious for ave ear8 and in, Messirs. le. An Samuel Sharlotte ght Mr. Assemnisterial ernor á Island, which I $g$ it just le of all a penacity to should ed the id all in signaould into ob3 which
what I all on gentleat the
poll, and it it is agrecable will go there at the head of the Electors of Lat 34. I am, Gentlemen, Always,
Your faithful humble servant, J. S'TEWART. Charlotte Town, od Dec. 1827.

Happy Island! possessed of such a Liberalalor, who would take the trouble of appointing himself Colony Agent in England, mevely to treal with the Sccretary of Stale, and to refuse his proposal with indignation!

Thus it would appear from the Attorney Gencral and Mr. Stewart's statements, that we trade in Governors, at London, and it would be very ungrateful to doubt any thing that one hears at an Election.

I am now to treat of personal concerns; there are two charges recorded on the Journals of the House of Assembly, one against the present Speaker, the other against myself; his has many years' priority of mine, and therefore I shall mention it first.

By reference to the Journals of the 28th and 29th March, 1785, and the 2d of April following, it appears that Mr. Stewart is accused of inducing the clerk of the former house to alter its journals relating to a most interesting point, ten weeks after the dissolution of the House. The charge was brought forward by the late Judge Curtis; it was supported by the pullic examination on oath of Mr. Craig, late clerk of the House, and then one of its Members, containing 16 questions, and the like examination of Captain Stewart also as a member; in their places before the House, and by the production of the journals. It is fully stated in the Journals, and it appears also that $\mathrm{Mr}_{\text {: }}$ John Stewart was in Charlotte Town at the time of his examina-
tion, and received and answered messages from the House upon the subject.

Mr. Curtis had his motives and reasons inserted in the Journals, by the unanimous permission of the House. The oath taken by the clerk of the House of Assembly, at the time of his appointment, is very particular, as to his care of papers and documents.
There are two modes of treating a subject-the one is by stating the facts and making no inference; the other is by making an inference from a fact not stated. I have adopted the former mode.

The second chargé namely that mode. appears upon the Journals of the 23d March, 14\%; 182 m it is for misconduct as a Solicitor in Chancery, by advising a Receiver in that Court to adopt an improper mode of recnvering rents in order to create enormous costs, during a number of years past, several persons are said to have been aggrieved, but not one of them has ever complained to the Court of Chancery, where I am and always have been ready to answer any sufficient charge, and where practice. The notable honest fee act before menItioned has no reference to Solicitors in Chancery. I have proceeded under the constant orders of this Court which (and which alone) could have been effectually adopted under peculiar circumstances, that delicacy forbids me to detail here, inasmuch as they would reflect upon characters whom unavoidable necessity alone could justify me in implicating. I shall only say generally that I made an election as to practice which I was compelled to adopt, in order to meet the contrivance of an adversary, and my costs have been taxed and allowed by proper authority. . If I am liable to a prosecution, the Law Officers are highly reprehensible, for declining to institute it, and 1 do not think they would
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be very much disposed to favour me; they have had the advantage of legal opinions at Halifax, and from England, as it is said, and I have not been very remiss in my endeavours either to obtain an Investigation or a dismissal of the affair. It is extremely disagrecabfe to me to publish the following letter (being tone of many) addressed by me to his Excellency on the subject, but I apprehend that any person who reads it and chuses to understand it, will pretty well see the nature of the thing altogether.

$$
\text { Recess, 3d September, } 1827 .
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Sir,
I am again under the necessity of imploring your Excellency's protection from the experimental attack which has been made against my professional conduct as a member of the Chancery Bar.

To see the jurisdiction of the Great Seal upheld in its purity in this Island has been my pride during a period of more than twenty years past; engaged in what is here termed extensive practice, and while I can with gratification review my conduct on every occasion that affected the constitutional basis and high character of the Court, I must from the same motive, and in the same degree, reprobate any attempt to sway tiat character, or coloursly encroach upon such hallowed ground,'although I may be personally the ohject against whom such attempt has been directed. I hope I shall always conduct myself with due submission and respect to his Majesty's representative, but I also hope it may not be considered as inconsistent with that submission, when I state my opinion that a gentleman, long the senior of the Bar, should not be suffered to remain nearly three years subject to the attack of any wretch, who, being occasionally threatened in rapacious or disho-
nest views, may shelter himself behind a pendant inflummatory charge, which when preferred, wis answered directly with tirmness, promptitude and candor.

I offered a fair issue to my accusers-I courted no favour. I importuned youk Excellency with perpetual entreaties for a decision. The Law $O$ tfieers of Novn-Scotia were consulted upon thie sub-
is siwer
voure cy's

His over me about nine months, I reccived hopes fiom the President of this/Island that the matter would be constitutionally investigated-since when, four issuable law terms have elapsed, and no mention whatever has been made of it in any of his Majesty's Courts. The period of my existence in this life is frail and uncertain, and I already accuse myself of something not far short of pusilanimity as regards the preservation of that blood which has descended to me from-a loyal and reputable ancestry, and which I am bound to transmit unpolluted, to our posterity; some of my opponents are far older than myself, and I am naturally anxious to see the cast when the gàme can be faírly played in our life time. The contrivance Icomplain of is calculated, thid has beeu used with that mechanical talent peculiar to several characters in this Island for conjuring phantoms here, and impersonating them in England.

I must therefore (acknowledging the civility which I have always received from your Excellency) now entreat that may be relcased from further persecution on the sulject first alluded to, or (which would be far more congenial to my wish) that it shall be brought to a speedy, impartial, competent and constitutional investigation, where I may be called upon to an-

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b. siwer at an Englishman; and that I may be fitvoured with an carly notification of your Excellency's commands on the occasion.

I have the honour to be,
Your Excellency's most respectful and Most obedient servant,

J. B. PALMER.

$\left.\begin{array}{c}\text { His Excellency Colonel Realy, } \\ \text { Lieulenant Governor, \&c. \&cc. \&c. }\end{array}\right\}$
To which his Excellency with his usual attention, was pleased to return the following answer:-

Goverument House, Sept. 7, 1827. Sir,
I heg leave to acknowledge the receipt of your cominunication, which reached me on Tuesday, and I shall be glad to speak with you on the subject of its contents, whenever you come to Charlote 'Lown.

I have the honour to be,
Your most obedient humble servant, J. READY.

## J. B. Palmer, Esq

His Excellency received me very politely on my return to town, and a long conversation on the subject terminated, by leaving me just where I was.

I hope that when the charge made against Mr . John Stewart comes to be enquired into, he will be able to shew that he has heretofore used as much - diligence to court an investigation of it; as I have done in an affair of far less magnitude. I cannot go into the Court of Chancery or into the Supreme Csurt to prosecule myself, and I hope the public
foregoing circumstances on their notice, and most particularly "that his Excellency may not for a moment entertain a thought that I have used his title with levity or disrespect. I have merely endeavoured to discharge my duty to my profession, my family, and this Island, and I shall obstinately continue my efforts to do so.

J. B. PALMER.<br>Recess, Prince Edhard Islaud,<br>October, 1827.<br>


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[^0]:    *This remark arose from an altercation betiveen Mr . Nelson and the Attormey General.

