

DELANEY & BYRNE

QUEEN STREET,
Opposite Hon. D. Brennan's,
HAVE RECEIVED, per *Uoline, Lotus*,
and other arrivals,
A Large Stock
of
Spring & Summer
DRY GOODS,
HATS & CAPS,
Boots and Shoes,
Groceries, &c. &c.

1866.
Spring Importations.
By the L. C. OWEN, and other vessels
from GREAT BRITAIN, BOSTON and
HALIFAX, we have received our
STOCK OF
SPRING and SUMMER
GOODS,
Comprising the largest lot of Staple and Fancy
Goods we have yet offered. We have opened a
choice assortment of Black Lace Shawls, Plain
Black, Bordered and Fancy Dress Shawls, Black
(Glace Silk, Dress, Gaiters, Bonnets, Hats,
Feathers, Ribbons, Velvets, Flowers, Gloves,
Hosiery, &c. &c. &c.

Just Received,
Ex Schr. *Marie Anna*, from QUEBEC,
BARRELS NO. 1 SUPR. FLOUR,
Baker's SOAP,
White & Red PORTER (McCallum's),
Bliss Bitter and Pale ALE in bottles,
Bliss POTTER.

Also in Store,
TEAS, BRANDY (Hennessy's),
COGNAC, GIN (DeKuyper's),
SUGAR,
POLO BREAD, PORT WINE,
SOLE LEATHER, SHERRY WINE,
TOBACCO, CHAMPAGNE,
ROBIGNON WHISKEY,
CANNED, PORTER, DO,
KEROSENE, UPPER CANADA DO.
All of which will be sold at lowest market rates.
J. ROBERTS ECKHART,
Water Street, Ch'town, June 25, 1866.

HOUSE OF ASSEMBLY.
THE BARRACKS QUESTION (Debate continued.)
Mr. BRECKEN, No.
Mr. COLES. They now saddle the country with
£12,000 or £15,000, and do not tax the proprietors a shilling
for it. This expenditure has been incurred because the
proprietors would not consent to measures which have been
passed by the three Governments which have succeeded the
Liberal; and yet they try to make people believe that they
are the only friends of the tenantry, and the only parties
who can effect any good for them. And why? Because the
proprietors have advanced in the House, and they have
rejected their bills, and the award of the commissioners, and
this has brought the tenantry into trouble. What is the result?
The freeholders and leaseholders are to be taxed for the
expense of the troops and the barracks, and the proprietors
are not to be taxed a shilling, so far as we can see. I
was not anxious to bring the troops from Newfoundland here,
and said at the time, that if they were required it would
only be in consequence of the oppression of the landowners.
Indeed the Bill to tax the Proprietors' Rent Rolls would
have been passed had we remained in power. What was
said by the Tories in reference to the Land Purchase Bill?
Was it not "that every freeholder would be taxed to buy land
for the tenants?" But I think they will suffer in the long
run; they will find out that they are taxed for the benefit
of the proprietors. If freeholders, however, are inclined to
go on with this trouble, I have no quarrel with them about it.
I have seen the trouble coming on for some time, and I
have been endeavouring to obtain some redress for the tenantry.
I believe that every bill that has been brought forward
for the benefit of the Island, has been suggested by the
"Leader of the Opposition." This is admitted by the
supporters of the Government; but very little thanks he gets for it.
The Conservative party got up a religious cry which
served their purpose for a time; and now, when they find it
going down, they attempt to scare Protestants with the
fear that they are all in danger of having their throats cut.
But, I believe, these things will be the means of bringing
Protestants to their proper senses.

which they will sell at less than the usual rates
for Cash.
They are now opening a large assortment of
HOOP SKIRTS,
in all sizes, which they will sell at a very small
advance on Cost.
Ch'town, June 4th, 1866. bid bid pat
1866 LIVERPOOL HOUSE, 1866
QUEEN STREET.
Spring Importations Completed.
WILLIAM FULL
HAS received per *Undine* and *Edwin* 4
Hats from LIVERPOOL, *Latus* from
LONDON, and *Ariadne*, from GLASGOW—
100 Packages
Staple & Fancy Dry Goods, &c.,
direct from the LONDON, MANCHESTER,
LEEDS, BRADFORD, and GLASGOW. Markets,
and now inviting an inspection of his Stock.
ALSO, by above vessels and by Steamers from
HALIFAX and BOSTON,
China choice Congo TEA, Java, Bright MOLASSES,
Hills Bright SUGAR, S.S.,
Hills Crushed SUGAR, LIVERPOOL SOAP,
GLASS, SOLE LEATHER, BUCKETS,
ROOMS, &c. &c.
which will be sold WHOLESALE and RETAIL,
at the lowest prices for cash or approved credit.
WILLIAM FULL.
June 11, 1866.

DAVIES & WEEKS.
1866 Fishing, 1866
Coffish Lines,
Coffish Hooks,
Coffish Leads, (Patent, a new thing),
Coffish Swivels,
Coffish Shot,
Coffish Throaters,
Mackerel Lines,
Mackerel Hooks,
Mackerel Jigs,
Mackerel Jig Moulds,
Mackerel Knives,
Trout Hooks,
Trout Lines,
Trout Flies,
Salmon Flies,
Silk Worm Gut,
Gut Casting Lines,
Hake Hooks, Bar Tin, Jig Ladies, Fish Forks,
All at LOW PRICES at the
City Hardware Store,
H. E. STARBUCK & CO.
June 11, 1866.

City Hardware Store.
WE have replenished our STOCK of
American Hardware
since the fire, and are prepared to offer a complete
assortment of GOODS received from
Boston by Steamers *Commerce* and *Albatross*,
among which are—
Trowels,
Counters and
Tea Scales, Chop-
ping Trays, Beef-
Broilers, Transplanting
Trowels, Ladies' Floral Hoes,
Board Sinks, Gearing Hells (a new
thing), Cooper's Adzes, Meat Saws,
Paint Mills, Quenching Oil Stoves and
Slits, Blind Hinges and Fast,
Kivets, Walnut Door Stop
Knobs, Hammers, Wash-
ing, Caulking
Irons and
Mallets,
together with our usual full assortment of
British Hardware.
H. E. STARBUCK & CO.
June 11th, 1866. bid

NOTICE.
THE SUBSCRIBER begs to inform the
citizens of CHARLOTTETOWN, and the public generally,
that he has RE-ESTABLISHED his
Tailoring Establishment
ON QUEEN STREET, two doors west of T. De
Bris's; and solicits—while gratefully acknowl-
edging past favors—a return of that public pa-
tronage which was formerly so generously and
extensively conferred upon him.
Having acquired a thoroughly correct knowledge
of the Cutting Department, on a purely geometrical
principle, together with many years successful
practice, he is prepared to compete, for superiority,
with any of his profession in this Colony.
Having also selected Mr. JOHN CHRISTIAN
whose name is proverbial for superior workman-
ship, as his Partner, he guarantees the Firm of
"M'LEOD & CHRISTIAN" to give every satisfaction.
Orders from the country promptly attended to.
JAMES MCLEOD.
Ch'town, June 18, 1866.

Landings.
Ex Brig *Talpa* from New York,
200
BIBS. FLOUR,
90 BIBS. RYE FLOUR,
120 BIBS. CORN MEAL.
R. W. BRECKEN,
soliciting Bids of P. E. Island.
June 11, 1866.

Great Bargains.
THE Subscriber intending to make an
alteration in his business on the 1st of Oc-
tober next, will sell the following articles at the
prices named below, viz:—
TEA, 2s 6d to 2s 9d per lb.; warranted good.
SUGAR, 7d per lb.
GIN, 6s 6d to 7s per gallon.
RUM, 4s to 4s 3d do.
BRANDY, 1s 4d do.
SALT, 1s 8d per bushel.
TOBACCO, 1s 8d per lb.
COTTON WARP, 16s 6d, White.
Do. 19s, Blue.
FLOUR, 4s to 5s per barrel.
GLASSWARE, NAILS, PAINTS and OILS,
at a Great Reduction in Prices.
HUGH MONAGHAN.
Queen-street, Charlottetown, }
June 18, 1866. }

FLOR, SUGAR, MOLASSES,
TEA, BREAD, &c.
CHEAP for Cash. Apply to
A. McNEILL, Auctioneer,
Queen-street, Charlottetown, }
25th June, 1866. }

FOR SALE.
TO BE SOLD BY PRIVATE SALE—
400 Cedar Posts,
400 Four Picket Large Coal,
50 do. do. (small do.),
1 Anchor, 24 cwt.
A lot of Chain, 5-8th
Standing Rigging, suitable for a
Schooner of 10 tons.
4 Blis' Poles, 1 Bat Mill.
Also—1 Mare, 6 years old, suitable for general
purpose. Apply to
J. P. IRVING,
At Mr. DeBello's Office.
May 7, 1866.

SEWING MACHINES.
ROBERT YOUNG has much pleasure
in announcing that he has just been appointed
sole Agent for P. E. Island, for the sale of
THE WHEEL SEWING MACHINES,
and would recommend to all intending
purchasers, an inspection of the same now on
his premises, so confident he is he that they only
require to be seen in operation to be appreciated.
THE WHEEL MACHINES
are better adapted than any others in the market
to the changes and great variety of sewing re-
quired in all kinds of work, from one to two
hundred thicknesses of Muscels without stopping,
and make every stitch perfect. They will sew
from the finest gauze to the heaviest cloth, and
even to stout, hard leather, without changing the
needle or making any adjustment of the Machine.
Two different sizes of the Machine are manufac-
tured—fitted up, plain or ornamental, with or with-
out cabinets, as may be preferred.
These Machines have obtained the highest
prizes wherever they have been exhibited in
competition with other makes.
Charlottetown, May 28, 1866.

Wanted immediately,
A Settlement of all Accounts due.
THE SUBSCRIBER, being about to
effect a change in his business, will take imme-
diate steps to collect all his accounts forthwith.
Parties indebted are requested to pay the same
to the undersigned.
TAKE NOTICE.
On Hand, about a dozen more of those superior
American Oak WAGONS and BUGGIES,
for sale cheap.
—ALSO—
Two or three ISLAND WOOD WAGONS, to ac-
commodate parties requiring an inferior article at
less price. Now is your time to get a Bargain.
Apply to
W. H. WELLS,
Ch'town, June 25, 1866. wky s j Im

REGISTER GRATES.
JUST RECEIVED, per Steamer *Com-
merce*, from BOSTON, 35 Packages of
REGISTER GRATES,
Of the LATEST and MOST APPROVED
PATTERNS, which we offer at a SMALL
ADVANCE ON COST.
Also, in Store,
MARBLIZED MANTLES,
VERY CHOICE.
Magician, Union, Victoria
Cook Stoves, for Coal,
Waterloo, Broadside, Niagara,
Prince Albert,
Cook Stoves, for Wood,
PARLOUR STOVES,
FOR WOOD.
Parlor Stoves, for Coal.
Which will be SOLD at a REDUCED PRICE,
to make room for
1000 STOVES to arrive.
DODD & ROGERS,
Dodd's Brick Store, Pownall St.
June 4, 1866.

EUROPEAN EXCHANGE.
100
YELLOW OIL JACKETS,
100 pairs do. PANTS,
50 Long COATS,
50 SHIRT WAISTERS,
40 pieces CHEPPER CANVAS, for Boat
Sails.
For sale low.
P. W. HYNDMAN,
May 31, 1866.

Flour. Flour.
BARRELS Superfine FLOUR,
Extra Do.
For sale by
G. & S. DAVIES,
Charlottetown, Jan. 8, 1866.

DEBENTURES.
FOR SALE, a part or the whole of 14
GOVERNMENT DEBENTURES of £100
each, bearing 5 per cent, and being payable in 10
years. Apply to
JAMES F. MONTGOMERY,
Bishop's, St. Peter's Road,
May 28, 1866.

Notice.
ALL Persons indebted to CHARLES
A. BELL, formerly of Charlottetown, but at
present residing in Auckland, New Zealand, are
herby notified to make payment to the Subscri-
ber, Attorney of Messrs. JOHN S. McLEAN and
JOHN B. CAMPBELL, of Halifax, Nova Scotia,
Merchants, to whom all debts due to the said
CHARLES BELL, have been assigned by Deed
of Assignment, dated the 16th day of June,
instant.
JOSEPH HENSLEY,
Charlottetown, June 18th, 1866.

HOOP SKIRTS
For the Million!!
JUST RECEIVED—
100 Dozen of Hoop Skirts,
NOW FOR SALE BY
WILLIAM DODD,
Queen Square.
Ch'town, May

NEW FOUNDRY.
THE Subscriber respectfully informs the
inhabitants of Charlottetown and vicinity
that he is prepared to furnish Castings of various
Descriptions at the
CITY FOUNDRY,
near MCKINNON'S TANNERY, Ship and Mill
Lanes, Thrashing Machines and Mill Diggers,
&c. made at shortest notice.
MICHAEL RYDAN,
Charlottetown, May 28, 1866.

Valuable Freehold Farm for Sale.
CONSISTING OF 175 Acres of Front
Land, in a high state of cultivation, with a
good Dwelling House, Barn, Coach House, Thrash-
ing Machine, and all other requisites suitable for
a Farm. Also—
One Hundred Acres of Wood Land
in the rear, situated on the south side of Elliot River,
near seven miles from Charlottetown, and quite
near two public wharfs for shipping produce, &c.
The above Property is well worth the notice of
any person wishing to purchase a good Freehold
Property, being the estate of the late J. O. Wright,
Esq., which will be given for two-thirds of the
purchase money. Enquire at the Office of HENRY
PALMER, Esquire, or of the subscriber,
CATHERINE WRIGHT, Esquire.
June 25, 1866.

House and Lot for Sale.
THAT pleasantly situated HOUSE and
PREMISES in Plover Street, formerly the
residence of THOMAS H. TREMANS, Esq., deceased,
either in one, or the vacant part adjoining the late
Mr. George Allen's premises, about 40 feet front
and running back 160 feet, being sufficient for a
nice Building Lot, may be had separately. There
is a good Garden attached, and a Stable, also, a
Well of excellent water. With a Pump in the yard.
The property is so well known, it needs no further
description. For further particulars, apply to
WILLIAM DODD,
Commission Merchant.
Ch'town, April 2, 1866.

TO THE
TENANTRY
OF
P. E. ISLAND.
THE Legislature, during the late Session
having passed "An Act to assist Tenants in
the purchase of the Fee-simple of their Farms,"
by advancing to the Tenant ONE HALF of the
amount agreed upon by the Proprietor and Tenant,
as the Purchase Money of his Farm—
The Commissioner of Public Lands
hereby gives notice to all tenants
desiring to avail themselves of the privilege of the
above recited Act, that he is now prepared to
ASSIST SUCH TENANTS in the purchase of their
Farms, in an manner and extent provided under
such Act.
FORM of APPLICATION and full particulars
may be obtained at the office of Crown Lands,
Colonial Building, Charlottetown.
JOHN ALDOUS,
Commissioner.
Public Lands Office, May 8, 1866.

Land Question. When, however, the Liberal Government
passed that measure, in 1853, it received nothing but abuse
from the organ of the Tory party—"The Islander." The
whole party raised a hue and cry against it. They declar-
ed that the hard working and provident freeholders, who
had purchased the fee-simple of their farms with the earn-
ings of their honest industry, would be taxed to pay for the
purchase of freeholds for men who had been too lazy and
improvident to make provision even for the payment of
their rents, although only one shilling an acre or less. And,
further, to render those for whose special benefit the mea-
sure had been devised, mistruful, and dissatisfied with the
prospects of relief which it afforded them, they told them
that not one of them who rented a farm of 100 acres at 25
sterling per annum would be able to purchase it in fee-
simple for less than £150 Island Currency. In the same man-
ner, it had been the invariable practice of the Tories to mis-
represent, and endeavour to deceive the people touching the
merits and prospective operation of every measure which,
for the public good, emanated from the Liberals; and when
such measures were so obviously beneficial to the people,
that it was altogether useless for them to deny it, they had
the effrontery to declare, and, in spite of the most unde-
niable evidence to the contrary, to maintain that those mea-
sures had originated with them.—To show how much the
Tories were opposed to the Land Purchase Bill, in 1853,
the year in which it was passed—how earnestly they strove
to misrepresent it, and how zealously they laboured to pre-
judice the minds of the tenantry against it; I will just read
an editorial upon it, from the organ of the Tories, "The Is-
lander" of the date 25th March, 1853; which paper was
at that time, edited by the late Mr. Duncan McLean. The
article is altogether rabid and acrimonious; but no one al-
luded to it is spoken of with more bitterness or less
courtesy, than the Hon. Joseph Pope, the father of the
Hon. the Leader of the Government. The reason of that
no doubt was that, although once a leading Tory, he had
yielded to the influence of public sentiment, and become an
original enemy; and treated accordingly. The hon. gentle-
man then read from "The Islander" of the said date as
follows:

"Sweeping Measure"—THE LAND PURCHASE BILL.
"This is emphatically the greatest boon, or blessing, which
the Nation has seen. It is just the old Bill, authorizing the Government
to purchase Township lands at not more than 7s. 6d. Currency per
acre, in lots not less than 1000 acres, if any proprietor is willing to
sell within the limit. The Royal Gazette, of the 7th inst., furnishes
an epitome of the Act, and a very confused affair it seems to be.
The Government to settle the tenantry in freehold, if they wish it,
at 'cost and charges'; but it appears that those same 'cost and
charges' may amount to, but not exceed, 'that sum, the annual
interest of which would be equal to the annual rent paid by them
under their leases.' Regarding our contemporary paper's misrepresen-
tation, it means that if a tenant pays £7 6s. 6d. of in-
terest in cash, yearly, to the Treasury, will be enabled to hand
over £150 to the Government, for the freehold of the same. How
continue to be represented by a pack of fellows who tell the mystery.
Our quotation cannot mean 3d. per acre, and under this equivalent
of not more than 25 sterling per acre, there being none leased to
low on the Island, we believe.

"But the Bill is not simply an electioneering baiting—it is some-
thing worse. Unless laid in the position of the Warrant Estate,
owned by a very aged gentleman without heirs, no proprietor will
under their leases.' Regarding our contemporary paper's misrepresen-
tation, it means that if a tenant pays £7 6s. 6d. of in-
terest in cash, yearly, to the Treasury, will be enabled to hand
over £150 to the Government, for the freehold of the same. How
continue to be represented by a pack of fellows who tell the mystery.
Our quotation cannot mean 3d. per acre, and under this equivalent
of not more than 25 sterling per acre, there being none leased to
low on the Island, we believe.

"Some years ago, Pope purchased a tract of land on or near
Lot 11, amounting to upwards of 1000 acres, we believe, and for
a while, because it was not considered worthy of the land assess-
ment for. We have seen and read a Freehold Deed of 100 acres
of similar bog land to Pope's, in the same quarter, for £10, or about
2s. 2d. per acre. Now, we don't doubt that the purchase of Pope's
swamp is one main object of the Bill. Will the public consent to
continue to be represented by a pack of fellows who tell the mystery.
Our quotation cannot mean 3d. per acre, and under this equivalent
of not more than 25 sterling per acre, there being none leased to
low on the Island, we believe.

"The Hon. the Leader of the Government (J. C. POPE). The
Hon. the Leader of the Opposition (Mr. W. B. BURTON) claims credit
for being the author of the One-ninth Bill. I believe, the credit of that
measure was justly due to the late Mr. Duncan McLean—at least he
himself said.

"The Hon. Mr. COLES. I thank the Hon. the Leader of the
Government for giving me an opportunity to explain away
his, and perhaps some other hon. members' misconception
with respect to the origin of that Bill. I will endeavour to
state the facts of the case briefly and distinctly. On the
passing of the Currency Bill, which was drawn up by the
late Mr. Duncan McLean, I had taken the Bill home for the
purpose of making a leisurely and close examination of it, as
it was a careful and useful measure. I was of the opinion that, if
it passed into law as it then stood, it would improve the
tenantry by the payment of 1s. 6d. currency for 1s. sterling per
acre rent, instead of 1s. 14d. currency. The next morning,
therefore, I waited upon the late Mr. Alexander Rae, then
Speaker of the House of Assembly, with the Bill, and he,
upon my explanation of my view of it, on that head, as it
then stood, declared himself to be of the same opinion as myself.
On going to the House, I explained my views of the Bill as it
then stood, and my consequent objections to it. To Mr. Mc-
Lean himself, as I had just previously done to Mr. Rae,
and proposed that a clause should be introduced into it to
protect the tenants, which was accordingly done. However,
on the Bill being sent up to the Legislative Council, they
objected to its having in it the clause for the protection of the
tenants, because it was contrary to the Royal instructions to
legislate upon different matters in one and the same Bill;
but, at the same time, they assured me that, if the Liberal
party would agree to separate the clause for the protection of
the tenantry from the Bill, and agree that a distinct Bill should be
introduced for the protection of the tenantry—to which arrangement
they said the Conservatives were quite willing to assent—they
would pass it. But—withstanding this explicit engage-
ment, on the part of the Legislative Council, to agree to the
One-ninth clause, when it should come before them in the
course of a separate Bill, they passed the Currency
Bill, and the One-ninth Bill, were sent up to them, they
passed the former, and, to my utter astonishment, they
passed the latter. This action of the Legislative Council, with
respect to the One-ninth Bill, I regarded as a most disgraceful
breach of faith, and, as such, was not slow to pronounce
it. However, when the Liberals got the majority under
Responsible Government, I introduced the One-ninth Bill,
and carried it through. But as it was prospective as well as
retrospective, the Colonial Minister, on its being sent home,
said the prospective principle was objectionable; but that—
notwithstanding the protestations of the proprietors against it—
if that objectionable principle were eliminated from it,
Her Majesty's Government would allow it. The next session—
the first of a new House in 1854—the Tories having
succeeded in deceiving the people, had the majority; but yet,
notwithstanding their former hostility to the One-ninth
measure, they had to agree to pass it, as amended according
to the suggestion of the Colonial Minister; or otherwise to
Sir Alexander Bannerman would have declared the House
of Assembly. And, as to the late Mr. Duncan McLean, of
the Tories, having been favourable to the measure, a certain
editorial article in the *Islander*, of the date 23rd May, 1853,
when that gentleman was the editor of that paper, &c., I
think, fully sufficient to prove the utter groundlessness of the
Hon. the Leader of the Government's assumption that he
(the late Mr. Duncan McLean) was the author of the One-
ninth Bill. With your permission, sir, I will read that article.
The hon. gentleman then read, from the editorial
columns of the *Islander* of the date named, as follows:

"LEASE AND MONETARY OBLIGATIONS ACT."—(ONE NINTH BILL.)
"We have just said that the Bill will settle the tenantry if
it do pass, and provide for the conversion of sterling money into
currency by the addition of one-ninth, to any lease, long or short,
party obligation made and entered into before the passing of the
said last recited Act, unless in cases, or in any case where a con-
trary course may have been mutually recognized and acted upon
by the parties concerned. Now, it is plain that this Bill retro-
sively and all the tenantry, without exception, whose leases
have been executed in sterling rents since 1819, to the 27th
Inst. And if the bulk of the tenantry before that date it be
rates, even if it be to the benefit of the Land Assent."
(To be continued.)

F. B. IRVING, Reporter.

JAMES MUNRO,
BRASS FOUNDER,
South Market Street, Pictou, N. S.
COMPOSITION RINGERS and Brass, Ship
Water Closets, Lead and Copper Snappers, and all
kinds of Ships' Furnishings supplied.
Orders left with Mr. JOHN GILLIES, Charlottetown,
P. E. I., promptly executed.
STOVES in every variety, STOVE-PIPE, and a
general assortment of TINSWARE kept constantly
on hand.
3mo May 14, 1866.

NOTICE.
PERSONS wishing to cross over to South-
port, to attend the CHURCH SERVICE on
Sunday afternoon, can have Season Tickets for
2s 6d each. Apply to Mr. WELLS, on board the
boat.

TO THE
TENANTRY
OF
P. E. ISLAND.
THE Legislature, during the late Session
having passed "An Act to assist Tenants in
the purchase of the Fee-simple of their Farms,"
by advancing to the Tenant ONE HALF of the
amount agreed upon by the Proprietor and Tenant,
as the Purchase Money of his Farm—
The Commissioner of Public Lands
hereby gives notice to all tenants
desiring to avail themselves of the privilege of the
above recited Act, that he is now prepared to
ASSIST SUCH TENANTS in the purchase of their
Farms, in an manner and extent provided under
such Act.
FORM of APPLICATION and full particulars
may be obtained at the office of Crown Lands,
Colonial Building, Charlottetown.
JOHN ALDOUS,
Commissioner.
Public Lands Office, May 8, 1866.

Friday, 13th April, 1866.
AFTERNOON SESSION.
The House in Committee of the whole again resumed the
consideration of the Address in answer to His Excellency's
Speech. Mr. John Yeo in the Chair.
Business commenced by the Chairman's reading the 7th
paragraph of the draft Address, as follows:—
"We are gratified to learn that you have recently concluded
the purchase of another Estate from one of the Proprietors, and
that it is your intention to continue to buy out the rights of the
Landowners, wherever you are enabled to do so on reasonable
terms."
Hon. Mr. WARBURTON then rose, and moved, in
amendment, the following Resolution:—
"The House of Assembly re-joice to learn that Your
Excellency has concluded the purchase of another Estate
from one of the Proprietors."
"The House of Assembly cheerfully recognize in this
purchase another testimony to the usefulness and necessity
of the Bill, which has authorized such a measure, and
which the Liberal Government, in 1838, were happily
enabled to place upon the Statute Book of the Colony."

Hon. Mr. COLES. I presume the Government will have
no objection to the proposal amended, since it is now
admitted on all sides, that the Land Purchase Bill is the best
means which has yet been devised for the settlement of the
tenantry.

TOBACCO. TOBACCO.
100 BOXES Flat TOBACCO.
For sale by
I. C. HALL,
Water Street, Charlottetown, May 14, 1866.

Ten Pounds Reward!
THE Subscriber will pay the sum of Ten
Pounds to any person who will give information
which will lead to the conviction of the parties
who destroyed his carriage, left on the quarry
road, last Thursday evening.
ALFRED WINSLOW,
Charlottetown, June 18, 1866.

TOBACCO. TOBACCO.
100 BOXES Flat TOBACCO.
For sale by
I. C. HALL,
Water Street, Charlottetown, May 14, 1866.

TOBACCO. TOBACCO.
100 BOXES Flat TOBACCO.
For sale by
I. C. HALL,
Water Street, Charlottetown, May 14, 1866.

TOBACCO. TOBACCO.
100 BOXES Flat TOBACCO.
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