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small last year, and as the wind has broken up a large number of our bridges, causing an additional outlay of six thousand pounds. I do not think that we can expect a grant for fencing in the Drill Shed this year. Next year the Revenue may be larger, and I have no doubt that the Government will then allow something towards a respectable Market House in Summerside. As a man who was one of the first pioneers in that locality, he should have reserved some public places for such a building. If he gets up a report on this matter, and lays something definite before this House, they will take the matter into consideration at another time. If the Town was incorporated the people might fairly ask the Government for a grant to build a Market House. I am in hopes that next year he will pay more attention to these matters, and if the Revenue will warrant it, I will not then oppose a grant.

I. OXENHAM, Reporter.

Mr. McLENNAN.—Sir the hon. member, having the purse-strings in his own hands, is well aware, that it would be no use for me to come in with a petition, unless the prayer of it was approved of by that hon. member who has the honor to represent a great many places, viz: Alberton, Casumpeque, Tignish Run, Sea Cow Pond, &c., and therefore thinks very little of a member representing but one place. I recollect reading, in a Halifax journal, a few years ago of an Address being presented by the people of Alberton to the Hon. W. Young, of Nova Scotia, who was then on a visit to the western part of this Island with his brother, the Hon. Charles Young, of this city, and the great difficulty in Halifax was to find out where Alberton was. They searched all the maps, directories, and public records within reach, but could not tell whether Alberton was in Vancouver's Island or in the *Magdalen Islands*; at last they discovered that it was a small place in P.E. Island, where there was a few houses built among the stumps, formerly called Casumpeque, and came to the conclusion that the people were very silly indeed, and thought they might just as well be called 'assumpscopers' as Albertonians. It is all very well for the hon. member to say that bridges were carried away, and that money was required to replace them, but Tignish Run was not carried away and has commanded much of the interest of the hon. member; yet, notwithstanding all that has been said, I still hope the Government may see their way clear to do something more for Summerside than has yet been proposed.

Hon. Mr. HOWLAND.—I am glad the hon. member has avoke to a knowledge of the requirements of Summerside, for I think it is time that he should do so. It is true I do represent Tignish, and I can assure the hon. member that it is a very fine place, and if at any future time he should happen to come up there, I hope when he takes a look at what is doing, that he will not have any cause to regret that one thousand pounds were granted to Tignish Run. When the Hon. W. Young, in company with his brother, visited Alberton, the people there were aware of his previous active and successful career as a public man, and embraced the opportunity of presenting him with an Address out of respect to him for his able advocacy of principles which we all respect, and when the hon. member undertakes again to taunt me on that score, I will invite him to consider what the people of Alberton, or those of Summerside, have done for him, and to see if he can purchase the proprietors' lands of his Colony.

Hon. Mr. McALEX.—If there was an Act by which we might let them have the opportunity of making a purchase; but there is not. I would like to see them strongly bound, for the amount to be placed in their hands is not a small one, and besides, our giving them this power might have a prejudicial tendency. At the same time, I give the Attorney General leave to give what he can to purchase the proprietors' lands of his Colony.

Hon. Mr. McALEX.—The late Government exceeded the amount granted for the construction of the Barracks, and therefore, it looks very bad to see the hon. member for Georgetown (Mr. McALEX) so suspicious. The Government may spend a good deal of the public money on their own responsibility, if they choose, as they have a good deal of power in that respect. I believe the hon. member would pass a want of confidence in them, if he could do so, with the least shadow of excuse. If the Government exceed their powers, they can be taken to task next Session.

Hon. Mr. McALEX.—There was a necessity for the outlay on the Barracks, but there is none in the present case. I should like to see the Government restricted in this matter, and I should like to see them like Cesar's wife, 'above suspicion.'

Hon. LEADER OF THE GOVERNMENT.—They are limited in the amount to be expended.

Hon. Mr. McALEX.—They could give one man five pounds per acre, and another six, if they choose to do so.

Hon. LEADER OF THE GOVERNMENT.—They must have a discretionary power, if they are not given this, the resolution before us will not be required. The Land Purchase Act limits them to a certain price, but as there are small tracts of cultivated land that may be purchased, it is not likely that the Government can get them under the limits of that Bill.

The following resolution, submitted by the Attorney General, was then carried.

Resolved, That the Government be authorized, to the extent of ten thousand pounds, to purchase township lands at their discretion, under the Land Purchase Bill, within the limit, with respect to price, ordained by the said Act.

The Speaker then took the Chair, and the Chairman reported that the hon. member for Alberton had agreed to the Bill, and that a Committee be appointed to prepare and bring in a Bill in accordance with the said reported resolution.

Ordered, That the Hon. Attorney General, Hon. Mr. Howland, and the Hon. Colonial Secretary, do compose the said Committee.

The Hon. Attorney General, from the last preceding Committee, reported and brought in a Bill in accordance with the resolution adopted by the Committee of the whole House to-day, presented to the House a Bill, as prepared by the Committee, to empower the Government of Prince Edward Island, to expend Ten Thousand pounds in the purchase of lands, in the said Island; and the same was received and read for the first time, and ordered to be read a second time on Monday next.

The order of the day for the House of Commons Committee appointed to examine and report on the Public Accounts, being read.

The House accordingly resolved itself into said Committee.

Hon. Mr. KELLY in the Chair.

The Report was then read paragraph by paragraph, and agreed to.

Mr. Speaker resumed the Chair, and the Chairman reported that the Committee had gone through the said report, and advised it, without making any amendment.

Said Report was again read at the Clerk's table.

Hon. Colonial Secretary presented a return of one of the hon. members for Charlottetown, of the money expended under a special grant of the Legislature, for purchasing part of Main Post Road in the Royalty and Common of Charlottetown.

Ordered, That the same do lie on the table.

A message from the Legislature Council, stating that that body agreed to the amendments made by the House of Assembly in the Bill intitled 'An Act for shortening the language of Sheriff's Deeds.'

Also, that they do insist upon their amendments made to the Bill for the Incorporation of Societies for the Sale and Distribution of Seed Grain on credit.

House adjourned for one hour.

"The Bill to continue and amend certain Acts therein mentioned, relating to Summerside," being read a second time. The House went into Committee of the whole on the said Bill.

Mr. CAMERON in the Chair.

Mr. McLENNAN.—There are no great changes made in this Bill, but there are a few amendments to the old Bill. After hon. members had made a few remarks the Bill was agreed without amendment.

The Speaker then took the Chair and the Chairman reported the Bill agreed to without any amendment.

A message from the Council desiring a conference on the Bill relating to the Incorporation of Societies for the sale and distribution of Seed Grain on credit.

This was agreed to by the House and the conference then took place.

Ordered, That the resolution of this House, of the 30th March last, viz: "That no new matter on which a Bill can be introduced, be introduced to this House after Wednesday, the 8th day of April next," be suspended.

Resolved, That the House do now resolve itself into a Committee of the whole, to consider the advisability of placing a sum not exceeding ten thousand pounds, at the disposal of the Government, to buy lands at the discretion of the Government, without limit as to price.

The House then resolved itself into said Committee.

Mr. P. SINCLAIR in the Chair.

Hon. Mr. McALEX.—I do not think it right to place ten thousand pounds at the disposal of the Government, that they may give the proprietors what price they please for the lands. I know very well the propensities, proclivities and favoritism of men; but perhaps the Government is composed of a superior order of beings. It is my opinion that they should be restricted in the price which is given for the Proprietary Lands. If they give more than fifteen shillings an acre, they will overstep the bounds of justice, and therefore, I should like to see them bound down to some rule of action. If we should like to know what prospect the Government have, I have no doubt the Attorney General can give an explanation.

Hon. ATTORNEY GENERAL.—There is a rule laid down in the Resolution, to the effect, that the matter shall be left to the discretion of the Government. I do not think it would be advisable to make public what particular lands are likely to be purchased; this should not be done till the purchase has been made. One estate in view, is that of Lord Melville, who, I am in hopes, will yet sell, but if he does not sell, there are others who will do so, perhaps, not at seven shillings and six pence, but at a price more. Even under the Land Purchase Bill, lands might be purchased which would not be worth half the amount fixed by that Bill. If the Government do not use their discretion in the intended purchase, I am sure this House will pass a strong expression of condemnation on their proclivities.

Hon. Mr. McALEX.—If there was an Act by which we might impeach the Government for breach of power, we might let them have the opportunity of making a purchase; but there is not. I would like to see them strongly bound, for the amount to be placed in their hands is not a small one, and besides, our giving them this power might have a prejudicial tendency. At the same time, I give the Attorney General leave to give what he can to purchase the proprietors' lands of his Colony.

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thinking of putting in a clause to prevent the defendant from getting any expenses. The rule should work both ways. I think it is fair that the plaintiff or defendant should be allowed to claim expenses.

Mr. BRACKEN.—Mr. Chairman, I expect the hon. member from Souris (Mr. Kichham) will vote against this clause, although he seconded the motion for its adoption, because the reasons given by him does not apply. According to the law, a plaintiff cannot sue in any Court he pleases; he must go either to the one nearest to his own residence, or to the one nearest the residence of the defendant. It is virtually the defendant who drives the plaintiff into Court, for when he receives a summons he should go and confess the debt. When the day for the hearing of a case arrives, it may be a great inconvenience to the plaintiff to go to Court; but when he is obliged to do so for the purpose of compelling the defendant to do what he should have done of his own accord, it is not fair that he should be remunerated for his doing so. This clause would prevent the plaintiff from getting any costs, while it would allow the defendant to do so, which would be a most unjust principle of law.

Hon. Mr. HOWLAND.—I should like to ask a question for information. Suppose a man in Charlottetown sued one of my neighbors, in his own case, for the purpose of getting a judgment for each day he loses besides?

Mr. BRACKEN.—In a case of that kind, a creditor might sue the man nearest his own residence, but it is not likely that he would sue him up there merely for the sake of getting the mileage. But suppose a man has to hire a horse to attend Court, is it just for him to be put off without any expenses, especially, when, as is often the case, he is driving a great distance to get to Court?

Hon. Mr. HOWLAND.—I should like to know if I would think it a very pleasant trip into the country to sue a man if they get their expenses paid. I have sued persons in courts at a distance from my residence, and I never received any fee. I have never heard of fees being received by a plaintiff, but if it is the law of the land, such fees can be claimed, if it is the law of the land, I would think it a very pleasant trip into the country to sue a man if they get their expenses paid. I have sued persons in courts at a distance from my residence, and I never received any fee. I have never heard of fees being received by a plaintiff, but if it is the law of the land, such fees can be claimed, if it is the law of the land, I would think it a very pleasant trip into the country to sue a man if they get their expenses paid. I have sued persons in courts at a distance from my residence, and I never received any fee. 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