



Charlottetown, Prince Edward Island, October 10, 1866.

JOHN INGS, QUEEN'S PRINTER.

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LAND ASSESSMENT.

Treasurer's Office, P. E. Island,
4th September, 1866.

IN pursuance of an Act of the General Assembly of this Island, made and passed in the Twenty-fourth year of the reign of Her Majesty Queen Victoria, intituled "An Act relating to the Land Assessment at present imposed by Law on the Town and Royalty of Princetown," and also of an Act made and passed in the Twenty-seventh year of the same reign, intituled, "An Act to consolidate and amend the several Laws imposing an Assessment on all Lands in this Colony and for the encouragement of Education."

I do hereby publicly notify the owners or occupiers of Lands in this Island, for which the annual Assessment or Assessments charged thereon by the said recited Acts, or some one or more of them, of nine shillings and two pence lawful money of this Island for every hundred acres of wilderness or unimproved Lands, contained in the several Townships and the Islands belonging thereto; and the sum of six shillings and eight pence of like money for every hundred acres of cultivated or improved Lands in the said several Townships and Islands as aforesaid; and at the rate of nine shillings and two pence of like money per hundred acres for wilderness or unimproved Town Lots and Pasture Lots in the Town and Royalty of Princetown; and at the rate of six shillings and eight pence of like money per hundred acres for cultivated or improved Town Lots and Pasture Lots in the Town and Royalty of Princetown as aforesaid; and the sum of four shillings of like money for each and every uncultivated or unimproved Town Lot, Common Lot and Water Lot, granted in the Town and Common of Charlottetown; and the sum of six shillings of like money for each and every uncultivated or unimproved Pasture Lot in the Royalty of Charlottetown; and the sum of four shillings of like money for each and every cultivated or improved Pasture Lot in the Royalty; and the sum of two shillings and six pence of like money for each and every cultivated or improved Town Lot and Water Lot in the said Town; and the sum of two shillings of like money for each and every cultivated or improved Common Lot as aforesaid; and the sum of two shillings and eight pence of like money for each and every uncultivated or unimproved Town Lot and Water Lot in the Town of Georgetown; and the sum of one shilling and four pence of like money for each and every cultivated and improved Town Lot and Water Lot in the last mentioned Town; and the sum of three shillings and four pence of like money for each and every uncultivated or unimproved Pasture Lot in the Royalty of Georgetown; and the sum of two shillings of like money for each and every cultivated or improved Pasture Lot in the last mentioned Royalty; and the sum of two pence of like money for each and every acre of cultivated or improved Lands in the Royalty of Georgetown, called Reserved Lands; and the sum of three pence of like money for each and every acre of such last mentioned Lands as may be deemed uncultivated or unimproved Lands; and so in proportion for a less quantity—is payable; that unless the Assessment or Assessments for the current year, imposed by the said recited Acts, or some one or more of them, be paid into my hands, or the hands of any of my Deputies, (as required by law,) on or before the Sixth day of DECEMBER next, I shall proceed against all such Lands as shall then be in arrear for non-payment of the sums charged thereon.

GEORGE WRIGHT, Treasurer.

By Authority.

COLONIAL SECRETARY'S OFFICE, JUNE 6, 1866.

FISHING LICENSES will be granted at this Office, to UNITED STATES VESSELS to prosecute the Deep Sea Fisheries during the year 1866, in all that part of the Gulf of St. Lawrence within the jurisdiction of Prince Edward Island, on payment of a tonnage Fee of THREE SHILLINGS, currency, per ton.

T. HEATH HAVILAND, Colonial Secretary.

DEPUTY RECEIVERS OF LAND TAX.

IN compliance with the provisions of the several Acts of this Island for levying an Assessment on all Lands therein, I have appointed the following persons to be Deputy Receivers of the said Assessment:

PRINCE COUNTY.

Benjamin Haywood, Townships Nos. 1 and 2.
John D. Woodman, Townships Nos. 3, 4, 5, 6, and Savage Island.
James Kinley, Townships Nos. 7, 8, 9 and 10.
Donald C Ramsay, Townships Nos. 11, 12, 13, 14, Lennox Island and Sandhills adjacent.
George Beairsto, Princetown, Princetown Royalty, Townships Nos. 18 and 19, Grover, Bunbury, Fishery and George's Islands.
David Rogers, Townships Nos. 15, 16 and 17.
John Clay, Townships Nos. 25, 26, 27 and Indian Island.
James B. Leard, Townships Nos. 28 and 29.

QUEEN'S COUNTY.

Charles A. Crosby, Townships Nos. 20 and 21.
John Binns, Junr., Townships Nos. 22, 23, 24, and Peter's Island.
William Shepherd, Charlottetown, Charlottetown Common and Royalty, Townships Nos. 30, 31, 32, 33, 34, 35, 36, 37, 48, 65, 67, Governor's, St. Peter's, York, Pownal, Goose and Bedford Islands.
Peter M. Bourke, Townships Nos. 49 and 50.
Alexander McDonald, Merchant, Townships Nos. 57, 58 and Prim Island.
William Ross, Townships Nos. 60, 62 and Wood Islands.

KING'S COUNTY.

William Sterns, Townships Nos. 38, 39, 40 and 41.
William S. Macgowan, the Southern moiety of Township No. 43, Townships Nos. 44 and 45.
John Dixon, Township No. 42, and the Northern moiety of Township No. 43.
James N. Cogswell, Georgetown, Georgetown Royalty and Reserved Lands adjoining, Townships Nos. 52, 53, 54, and that part of Township No. 55 south of Grand River, Panmure and Boughton Islands.
William McLaren, Townships Nos. 51, 59, 61 and 66.
William Conahan, Township No. 56, and that part of Township No. 55 north of Grand River.
Emanuel McEachen, Townships Nos. 46 and 47.
David Crichton, Townships Nos. 63, 64, and Murray Islands.

To prevent mistakes, all persons when paying Assessment are requested to produce a return, according to Law, of the quantity of Land, the number of the Township, and the name of the owner or occupier.

GEORGE WRIGHT, Treasurer.

Treasurer's Office, Sept. 10, 1866. R. G. till 6th Dec.

Holloway's Pills.—Impaired Constitutions.—The infirm are unfortunately most prone to become the victims to dangerous maladies, unless the purity of the blood and functional regularity of the vital organs be carefully guarded. Holloway's Pills can be recommended with the most truthful earnestness as the best purifiers, alternatives, and aperients, when the body is naturally weak and accidentally disordered. They never create disappointment, and do not cause the weakness and oppression too often consequent on the frequent repetition of the ordinary drastic drugs which are sometimes thoughtlessly, though most disastrously, prescribed. These Pills, in truth, carefully guard the constituents of the animal frame; they enrich the blood when poor in quality; they increase that fluid when deficient in quantity, and always strengthen.