ANNO TERTIO

GEORGII IV. REGIS.

CHAP. CXIX.

An Act to Regulate the Trade of the Provinces of Lower and Upper Canada, and for other purpores relating to the said Provinces.

Passed 5th August, 1822, HEREAS it is expedient to make further Regulation respecting the Trade of the Provinces of Upper and Lower Canada, in North America: Be it therefore Enacted by the King's most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Upper Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of Great Britain, entituled "An Act to repeal certain parts of an Act passed in fourteenth year of His Majesty's Reign, entituled . An Act for making more effectual provision for the Government of the Province of Quebec in North America, and to make further Provision for the Government of the said Province," and by the authority of the same, That from and after the passing of this Act, it shall be lawful to import by Land or Inland Navigation in any British or American vessel States countried or vessels, Beat or Boats, Carriage or Carriages, the Goods, Wares, and Com- in Schedule (A.) modities the Growth, Produce, or Manufacture of the United States of A-may be imported merica, enumerated in the Schedule or Table annexed to this Act marked into either of the (A.), from any Port or Place in the United States of America, into any Port per and Lower or Place of Entry at which a Custom House now is or hereafter may be law-Canada: fully established, in either of the Provinces of Upper and Lower Canada: Provided always nevertheless, that it shall and may be lawful for the Governor, Lieutenant Governor, or Person administering the Government of Power to the Goeither of the said Provinces respectively, by and with the advice and con-vernor to diminish or increase the sent of the Executive Council thereof for the Time being, from time to time Ports of Entry. to diminish or increase by Proclamation, the Number of Ports or Places which are or hereafter may be appointed in such Province for the Entry of Goods, Wares, and Commodities imported from the United States of Ameri-

II. And be it further enacted by the authority aforesaid, That from and after Duties to be paid the passing of this Act, there shall be raised, levied, collected, and paid un-on the Goods enuto bis Mi jesty, His Heirs, and Successors, for and upon such of the Goods, dule (B.) Wares, and Commodities which shall be so imported, as are enumerated in the Schedule or Table annexed to this Act marked (B.), the several Duties of Customs as the same are respectively inserted or described and set forth in figures in the said Schedule.

Provided always, and be it further enacted by the authority aforesaid. Where any Article That if upon the Importation of any Article charged with Duty by this Act, mai Duty equal to

not be charged with the Duty :

ly shall be paid.

the one imposed, the said Article shall also be liable to the payment of Duty under the Ausuch article shall thority of any Colonial Law, equal to or exceeding in amount the Duty charged by this Act, then and in such Case the Duty charged upon such Article by this Act shall not be demanded or paid upon the Importation of such If Duty be less, Article: Provided also, that if the Duty payable under such Colonial Law the Difference on shall be less in amount than the Duty payable by this Act, then and in such case the Difference only between the Amount of the Duty payable by this Act, and the Duty payable under the Authority of such Colonial Laws, shall be deemed to be the Duty payable by this Act; and the same shall be collected and paid in such and the like manner, and appropriated and applied to such and the like Uses, as the Duties specified in the said Schedule annexed to this Act marked (B.) are directed to be collected, paid, appropriated. and applied.

Tonnage Duties 88 United Sales Vessels.

IV. And be it further enacted by the authority aforesaid. That the same tonfor American Vess nage Duties shall be paid upon all American Vessels or Boats, importing any sels to be the same Goods into either of the said Provinces, as are or may be for the time beimpose on British ing payable in the United States of America, on British Vessels or Boats entering the Harbours of the State from whence such Goods shall have been imported.

Value of Goods to the Mode prescri-44.

V. And be it further enacted by the authority aforesaid. That in all Cases in be a certained in which the Duties imposed by this Act upon the Importation of Articles inbed by 3 G. 4. c. to the said Provinces, or either of them, are charged, not acording to the Weight, Gauge, or Measure, but according to the Value thereof, such Value shall be ascertained in the mode prescribed by an Act passed in this present Session of Parliament, intituled "An Act to Regulate the Trade " between His Majesty's Possessions in America and the West Indies, and "other places in America and the West Indies."

If payment of Du-Collector may sein 26 Days.

VI. And be it further enacted by the authority aforesaid, That if the Importies he refused, ter or Proprietor of such Articles shall refuse to pay the Duties hereby imcore the Goods, and posed thereon, it shall and may be lawful for the Collector or other Chief sell the same with. Officer of the Customs where such articles shall be imported, and he is hereby respectively required, to take and secure the same, with the Casks or other Package thereof, and to cause the same to be publickly sold, within the space of Twenty Days at the most after such refusal made, and at such Time and Place as such Officer shall by four or more days Public Notice, anpoint for that purpose; which Articles shall be sold to the highest bidder: After Payment of and the Money arising from the sale thereof shall be applied to the payment

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duty. Overplus to of the said duties, together with the charges which shall have been occasionhe paid to the lim- cd by the said Sale, and the overplus (if any) shall be paid to such Importer, Proprietor, or any other person authorized to receive the same.

28 G. 3. c. 39.

VII. And whereas a certain Act made and passed in the Twenty-eighth Year of the reign of His late Majesty King George the Third, infituled "An " Act to allow the Importation of Rum and other Spirits from His Majesty's "Colonies or Plantations in the West Indies into the Province of Quebec. " without payment of Duty, under certain Conditions and Restrictions." has been repealed during the present Session of Parliament: And whereas Doubts may be entertained whether a certain other Act, passed in the Forty-49 G. 3. c. 16. al-ninth year of His said late Majesty's reign, intituled "An Act to allow the

"Importation of Rum and other Spirits from the Island of Bermuda into the lowing the Impor-" Province of Lower Canada, without payment of Duty, on the same Terms tation of Rum, re-

" and Conditions as such Importation may be made directly from His Ma-pealed. " jesty's Sugar Colonies in the West Indies," might not still remain in force, notwithstanding the Repeal of the said first-mentioned Act; Be it therefore enacted and declared by the authority afore aid That the said last-mentioned Act shall be and the same is hereby repealed.

VIII. And whereas it is expedient to afford Protection to the Trade be- Additional Duty of tween the said Colonies and I lantations and the Province of Lower Canada, 6d. per Gallon on by imposing the same Duty upon Rum or other Spirits, the Produce or Ma-West India Rum nufacture of the said Colonies, imported from Great Britain into the said imported into Low-Province, as is now payable upon the same Articles when imported from His this Kingdom, &c. Majesty's said Colonies or Plantations in the West Indies; Be it therefore enacted by the authority aforesaid, That from and after the passing of this Act there shall be raised levied, collected and paid unto His Majesty, His Heirs and Successors, for and upon every Gallon of Rum or other Spirits, the Produce or Manufacture of any of His Majesty's Islands, Colonies or Plantations in the West Indies, which shall be imported or brought into any part of the Province of Lower Canada from Great Britain or Ireland, or any of the British Dominions in Europe, the sum of Sixpence, over and above all other Duties now or hereafter to be made payable thereon in the said Province.

IX. And be it further enacted by the authority aforesaid, That the Rates and Value of Duties, Duties chargeable by this Act shall be deemed, and are hereby declared and Application of to be Sterling Money of Great Britain, and shall be collected, recovered, the Money arising and paid to the amount of the Value which such nominal Sums bear in Great Britain; and that such Sums may be received and taken according to the Proportion and Value of Five Shillings and Sixpence to the ounce in Silver; and that the said Duties herein-before granted shall be received, levied, collected, paid, and recovered in the same Manner and Form, and by such Rules, Ways, and Means, and under such Penalties and Forfeitures as any other Duties payable to His Majesty upon Goods imported into the said Provinces of Upper and Lower Canada, or into either of them respectively, are or shall be raised, levied, collected, paid, and recovered by any Act or Acts of Parliament, as fully and effectually to all intents and purposes, as if the several Clauses, Powers, Directions, Penalties, and Forfeitures relating thereto were particularly repeated and again enacted in the Body of this Act; and that all the Monies which shall arise by the said Duties, (except the necessary charges of raising, collecting, levying, recovering, answering, paying, and accounting for the same) shall be paid by the Collector of His Majesty's Customs, into the Hands of His Majesty's Receiver General in the said Provinces respectively for the time being, and shall be applied to and for the use of the Provinces of Upper and Lower Canada respectively, in such Manner only as shall be directed by any Law or Laws which may be made by His Majety, His Heirs or Successors, by and with the advice and consent of the Legislative Council and Assembly of each of the said Provinces respectively.

X. And be it further enacted by the authority aforesaid, That it shall be law-Goodsthe Produce

exported to any States; but no Arms or Naval peri d without a Luence.

of His Mojesty's ful to export in any British or American Vessel or Vessels, Boat or Boats; Dominion in y e Carriage or Carriages, from any of the Ports or Places of Entry now or here-Part in the United after to be established in the said Provinces, to any Port or Place in the United States of America, any Article of the Growth, Produce, or Manufacture of any of His Majesty's Dominions, or any other article legally imported into Stores to be ex the said Provinces: Provided always, that nothing herein contained shall be construed to permit or allow the Exportation of any Arms or Naval Stores, unless a Licence shall have been obtained for that purpose from His Majesty's Secretary of State; and in case any such Articles shall be shipped or waterborne for the purpose of being exported contrary to this Act, the same shall be torfeited, and shall and may be seized and prosecuted as herem after directed.

Not to affect Inland Provin es.

XI. And be it further enacted by the authority aforesaid, That nothing in this Navigations of the Act contained shall be construed to interfere with or repeal, as respects the Inland Navigation of the said Provinces, any of the Provisions contained in a certain Act passed in the Seventh and Eigh it Years of the Reign of King 7 & 2 W. 3. c. 22. William, intituled "An Act for preventing Frauds, and regulating Abuses in "the Plantation Trade except in so far as the same are altered or repealed

by this Act.

Recovery and Apties.

XII. And be it further enacted by the authority aforesaid, That all Penalties photion of Penal, and Forfeitures incurred in either of the sail Provinces under this Act (except where it is otherwise provided, shall and may be sued for and prosecuted in any Court having competent Jurisdiction within such Province respectively; and the same shall and may be recovered, divided, and accounted for in the same Manner and Form, and by the same Rules and Regulations in all respects, as other Penalties and Forfeitures for offences against the Laws relating to the Customs and Trade of the said Provinces respectively, shall or may by any Act or Acts of the Legislatures of such Provinces be dir cted to be sued for, prosecuted, recovered, divided, and accounted for within the same respectively.

Drawback on the Exportation of Rum and Saries from Newtound-

And whereas it is expedient to encourage the Trade between Canada and His Majesty's Colonies of Newfoundland, Nova Scotia, New Brunswick, and Prince Edward's Island, by enabling the Merchants and Traders land, &c. to Cana. of Newtoundland to export from thence into Canada Rum and other Spirits. the Produce of the British West India Islands, or any of His Majesty's Colonies on the continent of South America, free of any Duty which may have been imposed upon its importation from any of the Places last afore-aid, and for which Purpose to allow, upon the Export of such Rum or other Spirits a drawback of the full Duties paid upon the Importation thereof; Be it therefore enacted by the authority aforesaid, That from and after the passing of this Act, there shall be paid and allowed, upon the exportation from any or either of the said Colonies of Newfoundland, Nova Scotia, New Brunswick, or Prince Edward's Island, into Canada, of Rum or other Spirits, being the Produce of the British West India Islands, or any of His Majesty's Colonics on the continent of South America a drawback of the full Duties of Customs which may have been paid upon the Importation thereof from any of the Places last aforesaid, into any or either of the said Colonies of Newfoundland, Nova Scotia, New brunswick, or Prince Edward's Island upon a Certificate being produced, under the Hands and Seals of the Collector and Comptrollor of his Majesty's Customs at Quebec, certifying that the said

Rum or other Spirits have been duly landed in Canada.

XIV. And be it further enacted by the authority aforesaid. That no Entry Conditions on shall pass, nor any drawback be paid or allowed, upon the Exportation of which the Draw. Rum or other Spirits from any or either of the said Colonies of Newfoundland. Nova Scotia, New Brunswick, or Prince Edward's Island, into Canada, unless such Entry be made in the Name of the real Owner or Owners, Proprietor or Proprietors of the said Goods; and that before such Owner or Owners, Proprietor or Proprietors, shall receive the said drawback so allowed as aforesaid, One or more of them shall verify upon Oath, upon the Debeniure to be made out for the Payment of such drawback, that he or they is or are the real Owner or Owners of the said Goods; nor unless proof on Oath shall be made to the Satisfaction of the Collector and Comptrollor of His Majesty's Customs at the Port from whence the said Goods shall be so imported into Canada, that the full Duties due upon the importation of the said Goods at the said Port had been paid and discharged: Provided always, that in Cases where the Owners of the said Goods are resident in any other Part of the British Dominious, it shall be lawful for their known and established Agents in the Colonies from whence the said Goods shall be so imported into Canada, to take the necessary Oaths on behalf of the said Owners.

back shall be paid.

XV. And be it further enacted by the authority aforesaid. That the said draw-Drawback how back shall be paid by the Collector of His Majesty's Customs at the Port Payable. from whence the said Goods shall be so imported into Canada, with the consent of the Comptrollor there, out of any Monies in his Hands arising from the Duties of Customs.

XVI. And be it further enacted by the authority aforesaid, That no drawback Rum to be exportshall be paid and allowed as aforesaid, unless the said Rum or other Spir-eduron Newits shall be duly entered for Exportation with the proper Officers of the One Year after Customs, and actually shipped on board the Ship or Vessel in which the First Importation. said Goods are intended to be exported, within the Space of One Year from the Time such Rum or other Spirits were originally imported into the Colony from whence it is intended to export them to Canada, nor unless such drawback shall be claimed within One Year after the Goods are so

shipped for Exportation.

XVII. And whereas since the Division of the Province of Quebec into the Regulations as to Provinces of Lower and Upper Canada, divers Regulations have from time settling the Proto time been made, by Agreements concluded under the Authority of Acts portions of Duties passed by the Legislatures of the said Two Provinces respectively, con-between the Procerning the imposing of Duties upon Articles imported into the Province of vinces by Arbitra-Lower Cauada, and the Payment of drawbacks of such Duties to the Pro-tors. vince of Upper Canada on account of the Proportion of Goods so imported into Lower Canada, and passing from thence into the said Province of Upper Canada, and consumed therein; the last of which Agreements expired on the First Day of July, one thousand eight fundred and ninetcen: And whereas it appears by the Report of the Commissioners last appointed for the purposes aforesaid, that the Province of Upper Canada claims certain

Arrearages from the Province of Lower Canada on account of such drawbacks, which claims are not admitted on the Part of Lower Canada; and it further appears by the Report of the said Commissioners, appointed on behalf of both Provinces for the purposes aforesaid, that they have failed to establish any regulation for the period beyond the first day of July, one thousand eight hundred and nineteen, by reason that they could not agree upon the proportion of Duties to be paid to Upper Canada by way of Drawbacks. For remedy of the inconvenience occasioned by the suspension of the said agreement, and for the satisfactory investigation and adjustment of the said claims, Be it enacted by the authority aforesaid, That it shall and may be lawful for the Governor, Lieutenant Governor, or person administering the Government of each of the said Provinces of Upper and Lower Canada, so soon as conveniently may be after the passing of this Act, to appoint, by Commission under the Great Seal of his respective Province, One Arbitrator; and that the said Arbitrators so appointed shall have power, by an instrument under their hands and seals, to appoint a third Arbitrator; and in case of their not agreeing in such appointment, within one month from the date of the appointment of the Arbitrators so directed to be made on the part of the respective Provinces, or the last thereof, if the said appointments shall not be made on the same day, His Majesty, His Heirs or Successors, shall have power, by an instrument under His Sign Manual, to appoint such Third Arbitrator, who (if appointed in manner last mentioned) shall not be an inhabitant of either of the said Provinces; and that the Three Arbitrators, so appointed as aforesaid, shall have power to hear and determine all Claims of the Province of Upper Canada upon the Province of Lower Canada, on account of Drawbacks or Proportion of Duties under Agreements made and ratified by the authority of the Logislatures of the said two Provinces, according to the fair understanding and construction of the said agreements; and also to hear any claim which may be advanced on the part of the Province of Upper Canada to a proportion of duti-s heretofore levied in Lower Canada under British Acts of Parliament, the division of which duties shall not have been embraced within the terms of any provisional agreement, and to report the particulars of any such claim, with the evidence thereupon, to the Lords Commissioners of His Majesty's Treasury for the time being; and if it shall appear to the Commissioners of His Majesty's Treasury that any sum is justly due from the Province of Lower Canada to the Province of Upper Canada on account of such last mentioned claim, they shall signify the same, together with the amount, to the Governor, or person admininistering the Government of the Province of Lower Canada for the time being, who shall thereupon issue his warrant upon the Receiver General of Lower Canada, to pay such amount to the Receiver General of Upper Canada, in full discharge of any such chains.

Power of Arbitrators to send for Persons and Records.

Penalty on Persons refusing, 50l.

XVIII. And be it further enacted by the authority aforesaid. That the said Arbitrators shall have power to send for and examine such Persons, Papers, and Records as they shall judge necessary for their information in the matters referred to them; and that if any Person or Persons shall refuse or neglect to attend said Arbitrators, or to produce before them any Papers or Documents, having been duly served in either Province with reasonable Notice in writing for that

purpose, he, she, or they shall forfeit and pay the sum of Fifty Pounds, to be recovered by Bill, Plaint, or Information, in any Court having competent Jurisdiction within the Province in which such Person usually resides, to be applied towards the Support of the Civil Government of the said Province, and to be accounted for to His Majesty, through the Lords Commissioners of His Majesty's Treasury for the time being, in such Manner and Form as it

shall please His Majesty to direct.

XIX. And he it further enacted by the authority aforesaid. I hat the Witness witnesses to be ses to be produced before the said Arbitrators, if it is desired by either of the sworn. said Arbitrators, shall and may be sworn before any of His Majesty's Just tices of the Peace within either of the said Provinces, or before any one of the said Arbitrators, who are hereby empowered jointly or severally to administer such that; and that if any person shall in any such Oath so taken Penalty for false as aforesaid, wilfully forswear himself, he shall be deemed guilty of wifful swearing.

and corrupt Perjury.

XX. And be it further enacted by the authority aforesaid, That in case of the Appointing Arbi-Death, Removal, or Incapacity of either of the said Abitrators before making trains on Vacanan Award, or in case the third Arbitrator chosen or appointed as aforesaid, cies, shall refuse to act, another shall be appointed in his stead, in the same manner as such Arbitrator so dead, removed, or become incapable or refusing to act as aforeasid, was originally appointed; and that in case a third Arbitrator shall be appointed by His Majesty as herein before mentioned, it shall and may be lawful for the Governor in-Chief in and over the said Provinces, to determine the amount of Remuneration to be paid to such Arbitrator, which amount shall be defrayed in equal proportions by each Province, and shall be paid by Warrants, to be issued for that purpose by the Governor, Lieucenant Governor, or person administering the Government of each Province, upon the Receiver General thereof respectively.

XXI. And be it further encited by the authority aforesaid. That the Award of Award of Arbitrathe majority of the arbitrators, so far as the same shall be authorised by this Act, ters to be final. shall be final and conclusive as to all matters therein contained; and that if

either of the Arbitrators nominated by the Governor, Lieutenant Governor, or person administering the Government of either of the said Provinces, shall refuse or neglect to attend, on due notice being given, the two remaining Arbitrators may proceed to hear and determine the matters referred to them, in

the same manner as if he were present.

XXII. And be a further enacted by the authority aforesaid, That the said Ar- Award to be certibitrators, or a majority of them as herein-before mentioned, shall certify the fied to the Torasi-Award to be made by them in the premises, under their hands and sends, to yand the Goverthe Commissioners of His Majesty's Treasury of the United Kingdom of Provinces. Great Britain and Ireland, and to the Governor, Lieutenant Governor, or person administering the Government of each of the said Provinces; and that P yment of sum if any sum be directed by the said Award to be paid to the Province of Upper awarded. Canada by the Province of Lower Canada, it shall and may be lawful or the Governor, Lieutenant Governor, or person admit istering the Government of the said Province of Lower Canada, and he is hereby required to issue his Warrant upon the Receiver General of the Province of Lower Canada in favour of the Receiver General of the Province of Upper Canada, for the

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sum so awarded; which sum shall be accordingly paid by the Receiver General of Lower Canada in discharge of such Warrant, and shall be accounted for by him to the Lords Commissioners of His Majesty's Treasury for the time being, in such manner and form as His Majesty, His Heirs and

Successors, shall be graciously pleased to direct.

XXIII. And be it further enacted by the authority aforesaid. That the Arbitra-Pewerto Arbitrators to be appointed under this Act shall have power to hear and determine tors to determine any Claim which may be advanced on the part of the Province of Lower by Lower Canada, upon the Province of Upper Canada, being of the same descripon Upper Canada, tion as those which by this Act may be preferred to the same Arbitrators on the part of Upper Canada; and that their award thereupon shall be final and conclusive, and shall be carried into effect if the same be made in tayour of the Province of Lower Canada, in the same manner as is herein directed with respect to any award which may be made in favour of the Province of Upper Canada.

XXIV. And be it further enacted by the authority aforesaid. That of all Du-Proportion of Duties which have been levied in the Province of Lower Canada since the first ties arising in low-day of July, one thousand eight hundred and uineteen, under any Act pases thousand short be said Prayings, upon any Goods Worses Monthaudige or Comon Finh to Upper sed in the said Province, upon any Goods, Wares, Merchandize, or Commodities imported by Sea into the Province of Lower Canada, and also of all duties which, after the passing of this Act, and before the first day of Julv. one thousand eight hundred and twenty four shall be levied in the Province of Lower Canada, under any Act passed in the said Province, upon any Goods Wares. Merchandize, or Commodities imported by Sea into the said Province of Lower Canada, the Province of Upper Canada shall be entitled to have and receive One fifth part as the proportion of Duties arising and due to the said Province of Upper Canada upon such Importations; and that the Governor, Lieutenaut Governor, or person administering the Government of the Province of Lower Canada, shall and may issue his warrant forthwith upon the Receiver General of Lower Canada, in favour of the Receiver General of the Province of Upper Canada, for such proportion of the duties as shell have been received in the Province of Lower Canada before the passing of this Act, and shall and may, on the first day of January and the first day of July, in each and every year thereafter, issue his warrant upon the Receiver General of Lower Canada in like manner, for the payment to the Receiver General of Upper Canada, of such sum as may be then ascertained to be due on account of the said proportion, according to the provisions of this Act.

After July 1. 1024. Divisiona of finding short be before mentioned

XXV. And be it fit ther enacted by the authority foresaid. That immediately after the said first day of July, one thousand eight hundred, and twentyfour, the Proportion to be paid to Upper Canada for the four years next sucawarded by Arbic ceeding, of duties levied in the Province of Lower Canada, under the autrators as herein, thority of any Act or Acts passed or to be passed therein upon Goods, Wares, and Commodities imported therein by sea, shall and may be ascertained by the award of Arbitrators, to be appointed in the same manner and with the Award to be made same powers as herein-before provided with respect to the Arbitrators to every Four Years, whom the question of arrears is to be referred, and that Arbitrators shall in like manner be appointed, and an award made once after every four

years thereafter, for the purpose of establishing such proportion from time to time; and all and every the provisions contained in this Act, respecting the Appointment, Powers, and Remuneration of the Arbitrators to be first appointed after the passing thereof, and regarding the Execution of their Duty, shall apply and extend to the Arbitrators to be appointed for the pur-

poses last herein mentioned.

XXVI. And be it further enacted by the authority aforesaid. That after the Proportion hereby said first day of July, one thousand eight hundred and twenty-four, and established to be until a new proportion of Duties, to be paid to Upper Canada, shall be es-paid, until a new tablished, as herein-before provided, and also at all times hereafter, in default of any such proportion being appointed, the proportion of Duties last assigned to be paid to Upper Canada under the authority of this Act, shall continue to be paid by the Province of Lower Canada, and warrants shall issue for the payment of the same, in the same manner as for the period before the same first day of July, one thousand eight hundred and twenty-four: Provided always, that it shall be in the power of the Arbitrators nevertheless, by their subsequent award, to alter such proportion from the period for

which it was last established, if it shall appear to them just so to do.

XXVII. And whereas by a certain Act of the Parliament of Great Britain, Proportion of Dupassed in the fourteenth year of His late Majesty's reign, intituled, "An Act ties how to be allotted between the to establish a Fund towards farther defraying the Charges of the Adminis- Two Provinces. tration of Justice and Support of the Civil Government within the Province 14 G. 3. c. 38. of Quebec in America," certain Duties were imposed upon Goods and Commodities imported into the said Province, which Duties are by the said Act directed to be applied, under the authority of the Lord High Treasurer, or Commissioners of His Majesty's Treasury, in making a more certain and adequate provision towards defraying the expense of the Administration of Justice, and the support of the Civil Government in the said Province of Quebec; and since the division of the said Province of Quebec into the Provinces of Upper and Lower Canada, it has been contended, on behalf of the said Provinces, that the proceeds of such Duties should be distributed between the said two Provinces in proportion to the amount of expenses defrayed by each respectively towards the Administration of Justice and the support of its Civil Government, and not in proportion to the estimated consumption within either Province of the articles upon which such Duties shall have been paid; Be it therefore enacted by the authority aforesaid, That it shall be lawful for the Arbitrators to be appointed, from time to time, for the purpose of establishing the Proportion which shall be paid to Upper Canada of such Duties as now are, or hereafter may be imposed, by Acts passed in the Province of Lower Canada, to receive the Claims in behalf of each Province with respect to its proportion of Duties levied under the said Act passed in the fourteenth year of His said late Majesty's reign, since the expiration of the last provisional agreement heretofore ratified between the said two Provinces, or which may hereafter be levied under the authority of the said Act, upon Goods and Commodities imported into Lower Canada, and to report the same, with the evidence thereon, to the Lords Commissioners of His Majesty's Treasury for the United Kiugdom of Great Britain and Ireland for the time being, in order that

they may make such order respecting the proportion in which the same shall be expended within each of the said Provinces respectively, for the purposes mentioned in the said Act, as to them shall seem meet: Provided always nevertheless, that until such order shall be made by the Lords Commissioners of His Majesty's Treasury as aforesaid, the proceeds of such Duties shall be distributed in the same proportion between the said two Provinces, as the Duties levied under the Provincial Acts of the Province of Lower Canada within the same period, subject nevertheless to be increased or diminished. as respects either of the said Provinces, by any subsequent order of the said Lords Commissioners, extending to the period for which no such order had before been made.

Duties imposed to remain in force till repealed or altive Act of that Province.

XXVIII. And whereas the division of the Province of Quebec, into the two by Lower Canada Provinces of Upper and Lower Canada, was intended for the common benefit of His Majesty's subjects residing within both of the newly constituted tered by a Legisla. Provinces, and not in any manner to obstruct the intercourse or prejudice the trade to be carried on by the Inhabitants of any part of the said late Province of Quebec with Great Britain, or with other countries: and it has accordingly been made a subject of mutual stipulation between the said two Provinces, in the several agreements which have heretofore subsisted, that the Province of Upper Canada should not impose any Duties upon articles imported from Lower Canada, but would permit and allow the Province of Lower Canada to impose such Duties as they might think fit upon articles imported into the said Province of Lower Canada; of which truties a certain Proportion was by the said agreements appointed to be paid to the Province of Upper Canada: And whereas in consequence of the inconveniences arising from the Cessation of such agreements as above recited, it has been found expedient to remedy the evils now experienced in the Province of Upper Canada, and to guard against such as might in future arise from the exercise of an exclusive control, by the Legislature of Lower Canada, over the Imports and Exports into and out of the port of Quebec; and it is further expedient, in order to enable the said Province of Upper Canada to meet the necessary charges upon its ordinary resonue, and to provide with sufficient certainty for the support of its Civil Government, to establish such control as may prevent the evils which have arisen or may arise from the Legislature of Lower Canada suffering to expire unexpectedly, or repealing suddenly, and without affording to Upper Canada an opportunity of remonstrance, existing Duties, upon which the principle part of its Revenue, and the necessary maintenance of its Government may depend; Be it therefore enacted by the authority aforesaid, That all and every the Duties which, at the time of the expiration of the last agreement between the said Provinces of Upper and Lower Canada, were payable under any Act or Acts of the Province of Lower Canada, on the Importation of any Goods, Wares, or Commodities into the said Province of Lower Canada (except such as may have been imposed for the regulation of the Trade by land or inland navigation, between the said Province and the United States of America, shall be payable and shall be levied according to the provisions contained in any such Acts, until any Act or Acts for repealing or altering the said Duties, or any part thereof respectively, shall be passed by the Legislative

Council and Assembly of the said Province of Lower Canada, and until such Act or Acts, repealing or altering such Duties, shall, after a copy thereof has been transmitted to the Governor, Lieutenant Governor, or Person administering the Government of the Province of Upper Canada, be laid before both Houses of the Imperial Parliament, according to the forms and provisions contained in a certain Act of the Parliament of Great Britain, passed in the thirty-first year of the reign of His said late Majesty, intituled "An Act to repeal certain parts of an Act passed in the fourteenth year of His Majesty's reign, entituled 'An Act for making more Effectual Pro- 31 G. 3. c. 31. vision for the Government of the Province of Quebec, in North America, and to make further Provision for the Government of the said Province," and the Royal Assent thereto proclaimed within the Province of Lower Canada, according to the Provisions of the said last-mentioned Act.

XXIX. And be it further enacted by the authority aforesaid. That from and No Act of Legisla-after the passing of this Act, no Act of the Legislature of the Province of ture imposing Du-Lower Canada, whereby any additional or other Duties shall or may be ties, whereby the imposed on articles imported by sea into the said Province of Lower Cana-Province of Upimposed on articles imported by sea into the said Province of Lower Cana-per Canada may da, and whereby the Province of Upper Canada shall or may in any respect be affected, to be be directly or indirectly affected, shall have the force of Law until the valid until laid besame shall have been laid before the Imperial Parliament, as provided in fore Parliament. certain cases by the said Act passed in the thirty-first year of His said late Majesty's reign, and the Royal Assent thereto published by proclamation in the said Province of Lower Canada, a copy of such Act having, within One Month from the time of presenting the same for the Royal Assent in the said Province, been transmitted by the Governor, Lieutenant Governor, or person administering the Government of the Province of Lower Canada, to the Governor, Lieutenant Governor, or person administering the Government of the Province of Upper Canada: Provided always nevertheless, that it shall not be necessary to transmit any such Act to be laid before the Imperial Parliament, if, before the same shall have been presented for the Royal Assent within the said Province of Lower Canada, the Legislative Council and House of Assembly of the said Province of Upper Canada shall, by address to the Governor, Lieutenant Governor, or Person administering the Government of the said Province of Upper Canada, pray, that their concurrence in the imposition of the Duties intended to be imposed by such Act may be signified to the Governor. Lieutenant Governor, or Person administering the Government of the said Province of Lower Canada.

XXX. And whereas it is expedient that the Productions of the Province Boats and other of Upper Canada should be permitted to be exported without being made Craft belonging to subject by any Act of the Province of Lower Canada, either directly or in-His Mojes ty's directly, to Duties or Impositions on their arrival in that Provinc. or in from Upper Canapassing through the waters thereof: Be it enacted by the authority foresaid, da into Lower That from and after the passing of this Act, all and every the Boats. Scows, Canada, not laden Rafts, Cribs, and other craft belonging to any of His Majesty's subjects, and with Foreign Procoming from the Province of Upper Canada into the Province of Lower Ca-being subject to nada not laden with the Productions of any foreign country, shall be allow-any Duty. ed freely to pass into and through the said Province, and shall not be subject to any Rate, Tax, Duty, or Imposition, other than any charge which

How Expendes of improving the Navigation shall be paid.

may now exist for Pilotage, or which may now be established for Toll at any Lock or other Work now actually creeted on the navigable waters thereof; any Law, Statute, or Usage of the Province of Lower Canada to the contrary notwithstanding; and that the expense of improving the navigation of the waters of the river Saint Lawrence shall in future be defrayed by such measures and in such proportions as the Arbitrators to be appointed under the provisions of this Act shall determine, upon the prayer of either Province: Provided always, that no such determination shall be carried into effect until sanctioned and enacted by the Legislatures of both of the said Provinces.

Lands held in Fief on Petition of the Owners to HisMaed to the l'ennre of free and common Soccage.

XXXI. And whereas doubts have been entertained whether the Tenures and seignory may, of Lands within the said Provinces of Upper and Lower Canada holden in Fief and Seignory can legally be changed: And whereas it may matejesty, &c. bechang- rially tend to the improvement of such lands, and to the general advantage of the said Provinces, that such Tenures may henceforth be changed in manner herein-after mentioned: Be it therefore further enacted and aeclared by the authority aforesaid. That if any person or persons holding any lands in the said Provinces of Upper and Lower Canada, or either of them, in fief and seignory, and having legal power and authority to alienate the same, shall at any time from and after the commencement of this Act, surrender the same into the hands of His Majesty, His Heirs or Successors, and shall by Petition to His Majesty, or to the Governor, Lieutenant Governor, or Person administering the Government of the Province in which the Lands so holden shall be situated, set forth that he, she, or they is or are desirous of holding the same in free and common Soccage, such Governor, Lieutenant Governor, or Person administering the Government of such Province as aforesaid in pursuance of His Majesty's instructions, transmitted through his principal Secretary of State for Colonial Affairs, and by and with the Advice and Consent of the Executive Council of such Province, shall cause a fresh Grant to be made to such person or persons of such lands to be holden in free and common Soccage, in like manner as lands are now holden in free and common Soccage in that part of Great Britain called England; subject nevertheless to payment to His Majesty, by such Grantee or Grantees, of such sum or sums of money as and for a commutation for the Fines and other Dues which would have been payable to His Majesty under the original Tenures, and to such condition as to His Majesty, or to the said Governor, Lieutenant Governor, or person administering the Government as aforesaid, shall seem just and reasonable: Provided always, that on any such fresh Grant being made as aforesaid, no allotment or appropriation of lands for the support and Maintenance of a Protestant Clergy shall be necessary; but every such fresh Grant shall be valid and effectual without any Specification of lands for the purpose aforesaid; any Law or Statute to the contrary thereof in anywise notwithstanding.

His Majesty may commute with persons holding Lands at Cens et Renies.

XXXII. And be it further enacted by the authority aforesaid That it shall and may be lawful for His Majesty, His Heirs and Successors, to commute with any person holding lands at Cens et Rentes in any Censive or Fief of His Majesty within either of the said Provinces and such person may obtain a release from His Majesty of all feudal Rights arising by reason of such Tenure, and receive a Grant from His Majesty, His Heirs or Successors, in free and common Soccage, upon payment to His Majesty of such sum of money as Ilis Majesty, Ilis Heirs or Successors, may deem to be just and reasonable, by reason of the release and Grant aforesaid; and all such sums of money as shall be paid upon any Commutations made by virtue of this Act shall be applied towards the Administration of Justice and the support of the Civil Government of the said Province.

XXXIII. And be it further enacted by the authority aforesaid. That if any person or persons shall be sued or prosecuted for any thing done or to be General Issue. done in pursuance of this Act, such person or persons may plead the general Issue, and give this Act and the special matter in Evidence; and if the Plaintiff or Plaintiffs, Prosecutor or Prosecutors, shall become non-auit, or forbear the Prosecution, or discontinue his, her, or their Action or if a Verdict shall pass against him, her, or them, the Defendants shall have Treble Costs, and shall have the like Remedy for the same as in Cases where Costs Treble Costs. are by Law given to Defendants.

SCHEDULES to which this Act refers.

SCHEDULE (A.)

Asses.

Barley.
Beans.
Biscuit.
Bread.
Beaver, and all sorts of Fur.
Bowsprits.

Calavances.
Cocoa.
Cattle.
Cochineal.
Coin and Bullion.
Cottoa Wool.

Drugs of all Sorts. Diamonds and Precious Stones.

Flax. Fruit and Vegetables. Fustick, and all Sorts of Wood for Dyer's Use. Flour.

Grain of any Sort. Garden Seeds.

Hemp.
Heading Boards.
Horses.
Hogs.
Llides.
Hay.
Poops.
Hardwood, or Mill Timber.

Indigo.

Live Stock of any Sort. Lumber. Logwood.

Mahogany, and other Wood for (abinet Wares. Masts. Mules.	Staves. Skins. Shingles. Sheep.
Neat Cattle.	Tar.
Oats.	Tallow, Tobacco.
Peas. Potatoes.	Turpentine. Timber Tortoise-shell.
Poultry. Pitch.	Wool. Wheat.
Rye.	Varda

SCHEDULE (B.)

	•	s.	
	ST	ERLI	NG.
Barrel of Wheat Flour, not weighing more than 196	i		
lbs. net Weight	0	5	. 0
Barrel of Biscuit, not weighing more than 190 lbs.			
net Weight	0	2	6
For every Cwt. of Biscuit	0	1	6
For every 100 lbs. of Bread, made from Wheat or			16.00
other Grain, imported in Bags or Packages	0	2	6
For every Barrel of Flour, not weighing more than			
196 lbs. made from Rye, Peas, or Beans	0	2	6
For every Bushel of Peas, Beans. Rye, or Calavances	Ö		7
Rice, for every 100 lbs. net Weight	0	2	6
For every 1,000 Shingles, called Boston Chips, not		_	Ŭ
more than 12 inches in Length	0	7	0
more than 12 inches in Length		•	U
For every 1,000 Shingles, being more than 12 inches	0	14	0
in Length	l i	1-1	0
For every 1.000 Red Oak Staves	o	15	0
For every 1,000 White Oak Staves or Headings -	U	19	U
For every 1,000 Feet of White or Yellow Pine Lum-		_	
ber, of One Inch thick	l	. !	0
For every 1,000 Feet of Pitch Pine Lumber -	ı	ł	0
Other kinds of Wood and Lumber, per 1,000 Feet	1	8	0
For every 1.00) Wood Hoops	0	5	3
Horses, for every 1001, of the Value thereof	0	0	0
Neat Cattle, for every 100% of the Value thereof	(6)	0	0
All other Live Stock, for every 1001. of the Value			
thereof	.0	0	0
THE THOU	14.7		