#### 110 C. XV,

How persons

confined for

debt may obtain their dis-

charge.

## Anno quinquagefimo tertio Georgii III.

I. Be it therefore enacted, by the Lieutenant-Governor, Council and Affembly, That where any perfon detained in prifon for debt, fhall apply for his difcharge, and fhall in all refpects comply with the directions of the faid Act, fuch perfon shall be forthwith discharged from his, or her imprisonment, unless good and fufficient reason for the further detention of fuch prisoner, shall be shewn, by affidavit, to the fatisfaction of the Court or Justices to which or whom the application for the discharge shall be made ; in which case, if the creditor or creditors fhall defire it, and fhall agree to fupply the prifoner with bread, according to the directions of the faid Act, it shall and may be lawful for the faid Court, or Justices, to direct fuch prifoner to be remanded, and detained in Jail for fuch time as the faid Court or Juffices shall think proper, not exceeding three months; at the expiration of which time, fuch prifoner shall be discharged ; but if it shall appear to the said Court or Justices, by affidavit, that such priloner has been guilty of fraud or deceit towards fuch creditor or creditors ; or if, at the end of the faid three months, further and fatisfactory caufe shall be shewn, by affidavit, to the faid Court or Jullices for a longer detention of the faid prisoner, and if the creditor or creditors shall require the faid debtor to be further confined, and shall agree to supply him with bread as aforefaid, he may be again remanded and detained for a further time, at the difcretion of the faid Court or Juffices, not exceeding in any cafe two years from the time of his first im. prisonment at the fuit of fuch creditor or creditors ; at the expiration of which time he shall be finally discharged-any thing in the faid Act contained to the contrary notwithstanding.

Petition for discharge.

Persons at prosent imprisoned for debt.

Exception to persons confined at suit of the Crown. And Whereas, the time limited by the said Act for Prisoners to apply for their discharge is too short: II. Be it therefore enacted, That any perfon shall be entitled to petition for his discharge within the first term after such perfon shall be charged in execution, or if the application is made to two Justices within forty days next after such perfon shall be charged in execution.

III. And be it further enacted, That fuch prifoners as are now in execution for debt, shall be entitled to take the benefit of this Act, provided, that within fixty days from and after the publication hereof, they make application for that purpose in the manner directed by the aforefaid Act for the relief of Infolvent Debtors.

IV. And be it further enacled, That nothing herein contained, shall extend, or be construed to extend, to perfors who are or shall be confined in execution at the fuit of the Crown, or to perfors confined for any debt or debts exceeding in the whole five hundred pounds.

AR S

### CAP. XV.

An ACT to authorife the Treasurer of the Province to call in and pay the Treasury Notes heretofore issued, and to empower the Lieutenant-Governor, or Commander in Chief for the time being, to appoint Commissioners to issue other Treasury Notes.

Notes of twenty shillings a lied in and a paid by 1st August; and BE it enacted, by the Lieutenant Governor, Council and Affembly, That all Treafury Notes of twenty fhillings, iffued under an Act, paffed in the laft Seffion of the General Affembly, entitled, "An Act to empower the Lieutenant-Governor, or Commander in Chief for the time being, to appoint Committioners to iffue Treafury Notes," fhall be called in and paid, with the intereft due thereon, in gold or filver, by the Treafurer of the Province, on the first day of August next, he the faid Treasurer giving notice of fuch payment in the Royal Ga-

zette,

# 1813. Anno quinquagesimo tertio Georgii III.

zette, at least fixty days before the faid first day of August; and all Notes of the above defoription which shall not be then presented at the Treasury for payment, shall cease to bear interest from the faid first day of August, and shall not thereaster circulate, or be received by the Collectors of Impost and Excise, in payment of Duties, for any more than the sum expressed on the face of such Notes, with interest from the day of issues to the faid first day of August next.

II. And be it further enacted, That all other Treasury Notes iffued under the laid Act shall in like manner be called in and paid by the Treasurer, on the thirty-first day of December next, giving at least fixty days notice thereof in manner aforesaid; and if any of the faid Notes shall not be presented for payment accordingly, they shall cease to bear interest from the day last mentioned.

III. And be it further enacled, That there shall be no further issue of Treasury Notes, of any description, under the Act of the General Assembly above mentioned.

IV. And be it further enacted, That the faid Notes, to be called in and paid as aforefaid, thall be by the Treasurer delivered over to the Commissioners herein after mentioned, who, in the prefence of the Treasurer, shall cut therefrom the name of the Treasurer, and deliver the whole thereof into the hands of the Secretary of the Province, to be lodged in his office, to be examined and destroyed by the joint Committee of His Majesty's Council and House of Affembly, appointed to examine the Public Accounts.

V. And be it further eracted, That it shall and may be lawful for the Lieutenant-Governor, or Commander in Chief for the time being, when and as soon as he may deem necessary, to appoint three fit and proper perfons as Commissioners to iffue Treasury Notes to any amount, not exceeding twenty thousand pounds, as follows : three thousand Notes of Forty Shillings each, and fourteen thousand Notes of Twenty Shillings each : which Notes shall be indented and impressed with the words "Nova-Scotia," and shall contain the following figures and words:

Nu.

Province of Nova-Scotia, Halifax, 1813.

Form of Note.

By Law the Bearer of this Note is entitled to receive at the Treasury the sum of shillings.

And the faid Notes shall be figned by the Treasurer of the Province, and countersigned by Notes printed two or more of the faid Commissioners, and the Treasurer, together with the faid Commission and signed. oners, are hereby authorised and required to superintend the printing and completing of the Blanks of the faid Notes.

VI. And be it further enacled, That the whole of the faid Notes shall be of the same date, and when so completed and signed shall be delivered to the said Treasurer by the performs appointed to countersign the same, and the Treasurer shall be accountable for such Notes so delivered.

VII. And be it further enacted, That when, and as often as money thall become due and payable by virtue of any Act or Acts already patted, or that may be patted, and Warrants for the fame are produced for payment to the Treasurer of the Province, he thall pay the amount of fuch Warrants, on demand, in gold or filver, or in the faid Notes, to the perfon or perfons entitied to receive the fame, at his or their election; which Notes fhall be again received at the Treasfury, and alfo by the Collectors of Impost and Excise for the feveral Diffricts in this Province, at their specified value, equal to the like value in gold or filver, when and as often as the fame are prefented and offered in payment of Duties.

Notes accepted in payment of Duties.

Date and dekvery of Notes

to Treasurer.

Payment of

Warrants.

VIII. And

all other Notes by 31st December.

No further issue of Notes under late Act.

Notes paid to be destroyed.

New issue, of Notes.

111

C. XV.

**C.** XV.

## Anno quinquagesimo tertio Georgii III.

Counterfeiting Notes,

Re-assue of Notes.

1.

Funding Notes.

Notes may be presented for payment to Treasury

Loan of Notes to Army Pay-Office. VIII. And be it further enaded, That if any perfor or perfors whatforever thall counterfeit any of the Notes aforefaid, iffned by virtue of this Act, or alter any of the fame, to that they fhall appear to be of greater value than when originally iffued; or fhall knowingly pais, or give in payment, any of the Notes aforefaid to counterfeited or altered, every perfor convicted thereof thall be let in the Pillory for the space of one whole hour; and one of the ears of fuch offender shall be nailed thereto; and such offence shall be publickly Whipped through the Streets of the Town or Place where such offence shall be committed; and shall pay all charges of the Profecution.

IX. And be it further enacted, That in cafe the Lieutenant-Governor, or Commander in Chief for the time being, fhall, by his warrant or warrants, require the Treasurer of the Province to re-iffue the Notes received at the Treasury, or to require the Commissioners to iffue other Notes in lieu of those for received, or any part thereof, it shall and may be lawful for the faid Treasurer to re-iffue the faid Notes, or the Commissioners to iffue other Notes agreeably to the faid Warrants. Provided, The new Notes, so to be re-iffued, shall not exceed the amount of the Notes fo from time to time received at the Treasury.

X. And be it further enacted, That if any perfon at any quarterly period after the thirtyfirst day of December next, that is to fay, at the thirty-first day of March; thirtieth of June ; thirtieth of September ; and the thirty-first day of December, in any fucceeding year, shall tender for payment at the Treasury any number of faid Treasury Notes, amounting in value to one hundred pounds or upwards, in cafe the Treasurer shall not be able to pay the fame in gold or filver, it shall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief for the time being, by warrant under his hand and feal, to direct the Commissioners, under and by virtue of an Act, passed in the fifty-fecond year of his Majesty's reign, entitled, An Act for granting to his Majesty an additional Revenue to defray the expenfes of the War, and to appoint Commissioners to borrow Money for the use of the Province, to fund fuch fum or fums of Treasury Paper as shall be fo tendered for payment from time to time as aforefaid, and to grant certificates to the amount thereof on interest, the fame as have been done for the Money borrowed under and by virtue of faid recited AO; and the faid Commissioners shall take a receipt from the Treasurer for the amount of faid Notes fo funded ; and the Treasurer shall be charged with, and accountable for the fame : and the fame may be issued again into circulation, if the Governor, Lieutenant-Governor, or Commander in Chief, shall, by warrant, authorise the Treasurer so to do.

XI. And be it further enacted, That if at the end and expiration of three years from the publication hereof, all the Notes which shall be issued under and by virtue of this Act, shall not have been received in payment of duties by the Collectors of Impost and Excise, and paid into the Treasury, it shall and may be lawful for the holders of any such Notes to prefent the fame for payment at the Office of the Treasurer of the Province; and the Treasurer is hereby directed and required to pay all such Notes on demand, in gold and filver, out of any Monies then in the Treasury, not otherwise specially appropriated.

XII. And be it further enacted, That it fhall and may be lawful for the Lieutenant-Governor, or Commander in Chief for the time being, to lend to the Deputy Paymaster General of His Majesty's Forces in this Province, for the use of the faid Forces, any sum in Treasury Notes not exceeding in the whole ten thousand pounds—the faid Deputy Paymaster General, or the officer or officers in the charge of the Army Pay-Office, giving a proper undertaking to repay such sum in Treasury Notes, or in Specie, within fix months after the same shall be required.