CAP. IX.

An ACT for the appointment of Commissioners to issue Treasury Notes; and to establish Loan Offices in the Counties of Annapolis and King's County.

E it enacted by the Lieutenant-Governor, Council and Assembly, That it shall and may be Appointment of Commissionera. lawful for the Lieutenant-Governor, or Commander in Chief, for the time being, to appoint three fit and proper persons, as Commissioners, to issue Treasury Notes, to any amount not exceeding ten thousand pounds: the said Notes so to be issued, shall be Five Sum to be issue Pound Notes, Two Pound Notes, and One Pound Notes, and shall bear date the first day ed. Description of of May, one thousand eight hundred and nineteen, and shall be of the same form, signed Notes. and counter-figned, and shall be received in payment in like manner, and again re-iffued, under the rules, regulations and provisions, as are mentioned, expressed and contained, in the ACt, passed in the sifty-third year of His Majesty's Reign, entitled, An Act to authorise the Treasurer of the Province to call in and pay the reasury 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.

II. And be it further enacted, That the said Commissioners, so to be appointed as aforesaid, before they enter upon the duties imposed by this Act, shall respectively take and subscribe, before any one of His Majesty's Justices of the Peace, the following Oath:

I A. B. do swear, that I will well and faithfully do, and perform, what I am directed and Oath to be take empowered to do as a Commissioner to issue Treasury Notes, under an Act, entitled, An en by Commis-Act to authorife the Lieutenant-Governor or Commander in Chief, for the time being, to appoint Commissioners to issue Treasury Notes, and to establish Loan Offices in the said Counties of Annapolis and King's County, and that I will not knowingly fign any more, or greater amount of Treasury Notes, than I am authorised to do under the said Act. So help me God; which Affidavit shall-be filed in the Office of the Secretary of the Province.

III. And be it further enacted, That it shall and may be lawful for the Lieutenant-Governor, Appointment of or Commander in Chief for the time being, by and with the advice of His Majesty's Council, to appoint two fit and proper persons in each of the Counties of Annapolis and King's County, and also two other fit and proper persons resident in the town of Halisax, as Loan Officers for the same; and the persons so appointed, before entering upon the duties of the said office, shall respectively give Bond to His Majesty, His heirs and successors, in the sum of three thou. Bond to be givfand pounds, with fuch sufficient sureties as shall be approved of by His Majesty's Attorney- en by Loan Officers General and Solicitor General for the said Province, conditioned for the true and saithful performance of the duty imposed by this Act, without fear, favor or partiality; and shall also take and subscribe, before any of His Majesty's Justices of the Peace, the following oath:-I, A. B. do fwear, that I will, to the best of my skill and knowledge, faithfully, impartially Oath to be takand truly, demean myself in discharge of the trust committed to me as one of the Loan Offi- en by Loan according to the true intent and meaning of the Act to authorife the cers, for Lieutenant-Governor or Commander in Chief for the time being, to appoint Commissioners to iffue Treasury Notes, and to establish Loan Offices in the Counties of Annapolis and King's County. So help me God. Which bond and affidavit so made and subscribed, shall be de-

Loan Officers.

livered to the Socretary of the Province, to be by him recorded, and afterwards delivered to the Treaturer of the Province.

Notice of appointment of Loan Officers.

Application for Louis.

Securities for Loans.

Proviso.

Loans limited.

Payment of

Loans.

IV. And be it further enacted, That the said Loan Officers, when appointed as aforesaid, shall, by advertisements set up in the most public places in the said Counties, respectively give sixty days notice of their appointment, and that applications, on a day to be therein named, will be received by such of them resident within each county, for berrowing the said Notes, to be lent under this Act; and the said Loan Officers are hereby directed to lend the same, to such persons as apply to borrow, and can give security to the said Loan Officers, by Mortgage on real estate, situate in the County where the application is made, as is required by this Act; and every person so applying shall receive Notes according to priority, if no reasonable objections be made against the title to the real estate offered in security, and the application is in other respects conformable to this Act, and satisfactory to the Loan Officers. Provided although, That if, upon the first day, so many borrowers do offer as to demand a larger sum than sways. That if, upon the first day, so many borrowers do offer as to demand a larger sum than the said Loan Officers are authorised to lend, then, and in such case, every such applicant shall the said Loan Officers are authorised to lend, then, and in such case, every such applicant shall the said Loan Officers are authorised to lend, then, and in such case, every such applicant shall be abated in proportion to the sum required by him. And provided always, That no one person shall, at any time, receive from the said Loan Officers, any greater or larger sum than two hundred pounds, nor less than twenty-sive pounds.

V. And be it further enacted, That the said Loan Officers, resident in the said Counties respectively, shall transmit the said applications for borrowing the said Notes, with their observations thereon, to the Loan Officers resident in Halisax aforesaid; and as soon as the applications are agreed upon by all the Loan Officers for each of the said Counties, and the plications are agreed upon by all the Licutenant-Governor, it shall and may be lawful for same are certified to His Excellency the Licutenant-Governor, it shall and may be lawful for His Excellency, by Warrant under his hand and seal, to order and direct the said Commissible Excellency, by Warrant under his hand and seal, to order and direct the said Commissioners and Treasurer to deliver the amount of the Notes, so agreed to be lent as aforesaid, to the Loan Officers for each County, resident therein. Provided always, That the amount of the Loan Officers for each County, shall not exceed five thousand pounds.

Titles and Description of Estates offered as Securities for

Loans.

VI. And be it further enalled, That the said Loan Officers for the said Counties respectively, shall, and they are hereby directed, before they deliver any of the said Notes, and before they receive security on any real estate, to enquire into the title thereof, and ascertain that the same is good and sufficient, and that there are no incumbrances thereon, and shall enquire into, and ascertain by appraisement under oath, the value of the soil, and improvements thereto, and ascertain by appraisement under oath, the value of the soil, and improvements therefor, as the same description of real estate has been sold for within six months prior to the said of, as the same description of real estate has been sold for within six months prior to the said appraisement, or according to its real and intrinsic worth. Provided always, That no buildings or sences of any description shall be valued or considered in making the said appraisement.

Oath to he taken by applicants for Loan.

VII. And be it further enacted, That the persons applying to borrow any of the said Treasury Notes, shall take and subscribe the following Oath, or Assirmation if a Quaker, which the Notes, shall take and subscribe the following Oath, or Assirmation if a Quaker, which the Said Loan Officers are authorised and directed to administer, to wit:—I, A. B. do swear, that said Loan Officers are authorised and directed to administer, to wit:—I, A. B. do swear, that said Loan officers for the sum of the real estate by me now offered to be mortgaged for sounds and interest to be received from the Loan spounds and interest to be received from the Loan Officers for the County of the use of any person or persons whatsoever; and that the not conveyed to me in trust for the use of any person or persons whatsoever; and that the premises are free and clear from any other or former gift, grant, sale, mortgage, judgment, premises are free and clear from any other or former gift, grant, sale, mortgage, judgment, or other incumbrance whatsoever, to my knowledge or belief, except the conditions of the original Grant. So help me God.

VIII. And be it further enacted, That the said Loan Officers for the said Counties respective- Interest on ly, shall let or lend the said Treasury Notes received by them as aforesaid, to the persons Loans. making application for the same, and complying with the directions and provisions of this Act, at the interest of fix per cent. per annum; to be paid and payable on the thirty-first day of December in each year; one third of the principal in three years from the thirty-first -day of December next ensuing, another third thereof in fix years, and the remainder in nine years after that period, and not otherwise.

IX. And be it further enacted, That the Real Estate so to be mortgaged to secure the pay. Estates must be ment of the principal lent, and the interest thereof, shall be at least treble the value of the lue of sum sefum secured, the value thereof to be fixed and ascertained in manner as aforesaid, and that cured. the mortgage to be taken and received by the said Loan Officers, for securing the payment of the principal and interest, as aforesaid, shall be in the form following:

This Indenture, made the day of in the year of Our Lord between of in the County of and his wife, of the gage. one part Loan Officers for the County of of the other part, Witneffeth, that the faid and his wife, for and in confideration of the fum of Loan Officers, as aforesaid, the receipt whereof is hereby acknowledged, have grant ed, bargained, fold, aliened, released and confirmed, and by these presents do grant, bargain, sell, alien, release and confirm, to the said Loan Officers, as aforesaid, their Successors, or Assigns for ever, all that

Form of Mort-

them in hand paid by the faid ther with all and fingular the hereditaments and appurtenances to the same belonging, or in any wife appertaining, and also all the estate, right, title, interest, possession, claim, property and demand, of them the in right of dower, or otherwise, of, in, and to the premises aforesaid, and every part thereof; to have and to hold, the said land and premises above-mentioned, and every part thereof, to the faid as Loan Officers as aforefaid, and to their Successors and Assigns for ever, to, and for, the uses and purposes mentioned in the Act of the General Assembly, passed in the fifty-ninth year of His present Majesty's Reign, entitled, An Act for the appointment of Commissioners to issue Treasury Notes, and to establish Loan Offices in the respective Counties and Districts in this Province. Provided always, nevertheless, and these Presents are upon this express condition, that if the his Heirs, Executors, Administrators or Assigns, do pay, or cause to be paid, faid Loan Officers as aforesaid, or their Successors, the interest at the rate to the faid of fix per cent. on the said principal sum of on the thirty-first day of December next, and yearly on that day, until the thirty-first day of December in the year one thoufand eight hundred and twenty-two, and if upon that day shall pay to the said their Successors as aforesaid, one-third of the said principal sum, and the interest on the remaining two thirds thereof yearly, on the thirty-first day of December, until the thirty-first day of December, in the year one thousand eight hundred and twenty-five, and if upon that day shall pay to the said and their successors as aforesaid, another third of the said principal sum, and the interest due on the remaining one third thereof yearly, on the thirtyfirst day of December, until the thirty-first day December, in the year one thousand eight hundred and twenty-eight, and if upon that day shall pay to the said ceffors, aforesaid, the remaining third part of the said principal sum, according to the true intent and meaning of the said herein before-mentioned Act of the General Assembly, then these Presents, and every matter and thing contained therein, shall be null and void; but if

default be made in any of the payments aforesaid, then to be, and remain in full force and for himself, his heirs and assigns, doth agree to be absolutely barred of all equity of redemption of the faid premises, within fixty days after such failure as Loan And the faid in payment as aforefaid. ministrators, doth covenant, promise and agree, to and with the said his executors, or Officers as aforesaid, and their successors in office, that the said administrators, shall and will, well and truly pay, or cause to be paid, to the said Loan Officers, as aforesaid, or their successors in office, all and every of the sums of money above mentioned, and at the times on which the same ought to be paid, as aforesaid. In witness. &c.

Form of acknowledgement of Dower.

before me, one of His Majesty's Justices of the wife of the within named in the year day of who being by me examined separate and apart from her said husband, did acknowpersonally appeared On the the Peace for the County of ledge that the figned, fealed and delivered, the within Indenture, freely, and without compulsion from her said husband.—Which Mortgage shall be registered according to law, at the

Renavment of

¿LCZUS.

X. And be it further enacted, That it shall not be lawful for the said Loan Officers for the costs and charges of the Mortgagor. faid Counties respectively, to receive from the borrower any payment in part of the Notes lent under this Act, or the interest thereof, except on the days and times limited and appointed for the payment of the interest and principal, unless the person or persons borrowing the same shall tender and offer the whole sum borrowed, with the interest due and arising thereon; and upon payment of the interest and principal as the same becomes due, the said Loan Officers shall give the borrower a receipt for the same, and shall enter such payment upon the said mortgage, and when the full payment of the principal and interest shall be made, the faid Loan Officers shall execute and deliver to the Mortgagor a release and discharge, in due form of Law, to release and discharge the said real estate of, and from, the faid Mortgage.

Payment of Interest or Prin-.cip2l.

XI. And be it surther enacted, That in case the interest or principal, due and payable upon any Mortgage taken under this Act, shall be unpaid for the space of sisteen days after the same shall become due, the said Loan Officers, for the said Counties respectively, are hereby directed and required to cause a notice to be inserted in the Royal Gazette, and a copy thereof to be served on the Mortgagor, or, if absent, to be left at his last place of abode, within the County, that the interest or principal (as the case may be) is due and unpaid upon the said Mortgage, and unless the same is paid within forty-five days thereaster, his equity of redemption in the Premises Mortgaged, becomes foreclosed, and the same will be afterwards fold pursuant to the directions and provisions of this Act.

Province Notes &c. received in re-payment of Loans-to be transmitted to Treasurer.

XII. And be it further enacted, That the Notes issued under this Act, and Gold and Silver Coin, current in the Province, shall be received by the said Loan Officers, for the said Counties respectively, in payment of the principal borrowed, and the interest thereof, and upon all sales of real estate made under this Act, and the said Loan Officers shall upon the receipt thereof, without delay, transmit the same to the Treasurer of the Province, and shall be placed by him to the credit of the Province.

XIII. And be it further enacted, That if the Notes so liable to be re-issued, shall be defaced or otherwise injured, it shall and may be lawful for the Lieutenant-Governor, or Command-

Notes defaced or injured.

cers, as aforesaid.

er in Chief, by Warrant or Warrants, to require the Commissioners to issue other Notes agreeably to the said Warrants, in lieu of those so defaced and injured, which said defaced Notes shall be, by the said Commissioners, in the presence of the Treasurer, cancelled, by cutting off the name of the Treasurer and the year in which the same were issued, and delivered to the Secretary of the Province, to be examined and destroyed by the joint committee of His Majesty's Council and the House of Assembly, appointed to examine the Public Accounts. Provided always, That the new Notes fo to be iffued, shall not exceed the amount of the defaced and injured Notes, so, from time to time, in manner as aforesaid, received at the Treasury.

XIV. And be it further enacted. That if any person or persons whatsoever, shall counterfeit Counterfeiting any of the Notes aforesaid, issued by virtue of this Act, or alter any of the same, so that they shall appear to be of greater value than when originally issued, or shall knowingly pass or give in payment, any of the Notes aforesaid, so counterfeited or altered, every person convicted thereof, shall be set in the Pillory for the space of one whole hour, and one of the ears of such offender shall be nailed thereto, and such offender shall be publicly whipped through the streets of the town or place where such offence shall have been committed, and shall pay all charges of the prosecution.

ly shall, after receiving any Mortgage by way of security for Notes lent under this Act, difcover that the Mortgagor has no good title to the premises contained in the said Mortage, or that the same is defective, it shall and may be lawful for the faid Loan Officers or their Succeffors in office, and they are hereby required, to commence an action or actions of debt or covenant upon the faid Mortgage, against the said Mortgagor, his or her heirs, executors, and administrators, and the same to prosecute to judgment in any Court of Record, for the recovery of the money lent and unpaid upon the Mortgage, and the interest thereof, whether the same has become due or not; and the said Court are hereby authorised and empowered to award judgment against the Mortgagor for the said sum, and costs of suit, upon proof of the execution of the faid Mortgage; and that the Mortgagor's title to the premises therein contained, is not good, but defective, and to award execution thereon; any law, usage or custom, to the contrary notwithstanding: in which action or actions, the Mortgagor shall be held to Special Bail, or his goods, chattels or estate, attached. Provided always,

that nothing herein contained shall extend, or be construed to extend, to save harmless or indemnity the faid Loan Officers, for any negligence or inattention in their duty, in enquiring into, and ascertaining, the titles to the Lands mortgaged to them, as Loan Offi-

XV. And be it further enacted, That if the faid Loan Officers for the faid Counties respective- Desective

XVI. And be it further enacted, That if any person or persons, who shall borrow Notes under Non payment this Act, shall neglect to pay, or cause to be paid, every year, on the day limited for the payment thereof, or within fixty days thereafter, the yearly interest due upon his or their mort- principal of gage, and also the part of the principal as it becomes due and payable thereon, then, and in loans this case, the Loan Officers to whom such Mortgage was made, or their successors in office, shall be seized of an absolute indefeasible estate in see simple, in the real estate in the said Mortgage mentioned, and thereby mortgaged to them, their fucceffors and affigns, to the uses and for the purposes in this Act mentioned, and the mortagor or mortagors, his or their heirs and assigns, shall be utterly precluded and barred of all equity of redemption of

annually of in-

the mortgaged premises; any law, usage, custom or practice of Courts of Equity, to the

Death &c. of Lean Officers

contrary notwithstanding. XVII. And be it further enacted, That if any Loan Officer shall die, remove, misbehave, neglect, or refuse to do and perform, the duties required by this Act, it shall and may be lawful for the Lieutenant-Governor, or Commander in Chief, by and with the advice of His Majesty's Council, to appoint another person in his stead, who shall, before entering upon the duties of his office, give bond, with fureties, and take and subscribe the oath in manner as aforesaid; and the Loan Officer, so dying, or going out of office, his executors or administrators, shall, upon demand, deliver to the other Loan Officer for the same County or District, all the Notes, Monies, Books and Papers, in his custody and possession belonging to the said Loan Ossice, upon oath before any Justice of the Peace; and in case such former Loan Officer, or his executors or administrators, shall refuse or neglect to make such delivery under oath as aforesaid, the bond of fuch Loan Officer shall be forfeited.

Allowance to Loan Officers.

XVIII. And be it further enacled, That the Loan Officers for each County or District shall be, and they are hereby authorised to retain out of the interest received on the Notes lent by them under this Act, at and after the rate of two pounds ten shillings per cent. on the amount of the interest so received for their services; and also shall, and they are hereby authorifed to, demand and receive for their own use, from each person borrowing Notes as 2foresaid, the following fees, and no other, that is to say:-

For every Valuation and Appraisement, Seven Shillings and Six Pence.

For every Mortgage, Five Shillings.

For every Release and Discharge, Two Shillings and Six Pence.

For selling Real Estate, Three Pence in the Pound.

For every Deed, Five Shillings.

And for Deed or Re-conveyance, Five Shillings.

And any Loan Officer or Officers taking or receiving greater or larger fees than are above expressed, he or they shall forfeit and pay, for each offence, the sum of twenty pounds; to be recovered by bill, plaint, or information, in any Court of: Record in this Province;

one half to our Lord the King, the other half to the person suing for the same.

Mortgages forcelose: -premises sold.

XIX. And be it further enacted. That when and as foon as the equity of redemption of any mortgaged premises is foreclosed in manner as aforesaid, it shall and may be lawful for the faid Loan Officers, or their successors in office, and they are hereby directed forthwith to advertise the said premises in the most public places within the County or District in which the real estate lies, and in the Royal Gazette, for thirty days, that the same, or such part thereof as they may deem necessary and sufficient to pay and discharge the sum borrowed, with the interest thereof, and the expenses thereon; will be sold at public auction, at some convenient place, to be named, to the highest bidder, and at the time and place appointed the said Loan Officers shall sell the same, or so much thereof as aforesaid, to the highest bidder; and, upon payment of the consideration money, the said Loan Officers or their successors, shall execute and deliver to the purchaser or purchasers, a deed or conveyance, in the form following: - This Indenture made the between of Our Lord

Deed of conveyance.

Loan Officers for the County of of the other part. Witnesseth, of the one part, and as Loan Officers, as aforesaid, for, and in consideration of the sum of that the faid the receipt whereof is hereby acknowto them in hand paid by the faid -ledged:

ledged: Have granted, bargained, fold, aliened, releafed and confirmed, and by these presents do grant, bargain, sell, alien, release and confirm, unto the said and affigns, in pursuance of an Act of the General Assembly, passed in the fifty ninth year of His Majesty's Reign, entitled, An Act for the appointment of Commissioners to issue Treasury Notes, and to establish Loan Offices in the Counties of Annapolis and King's County. All: together with all and fingular the hereditaments and appurtenances to the same belonging, or in any wise appertaining, and also, all the estate, right, title, interest, property, claim, demand and possession whatsoever, of the said Loan Officers, as aforesaid, or their successors, of in, and to the said premises, and every part thereof, to have, and to hold the said land and premises hereby released and confirmed, and every part thereof, and all the appurtenances to the faid his heirs and affigns, to the fole and proper use and behoof of the said his heirs, and affigns, for ever .- In Witness

Which deed or conveyance when executed and delivered, shall convey to the purchaser or purchasers, his, or their heirs and assigns, a good estate in fee simple, free and discharged from all equity of redemption, and all other incumbrances made and suffered by the mortgagor or mortgagors, his, or their heirs and assigns, fince the said mortgage, and such deed

and conveyance shall be held good in law and equity.

XX. And be it further enacted, That, if the said Loan Officers, or either of them, or their sal of Loan Offuccessors, or either of them, shall neglect and refuse to advertise, sell and convey, the mort- ficers to sell gaged Premises, or such part thereof as aforesaid, when and as the equity of redemption is fore- property mortclosed, in manner as aforesaid, they, or either of them, so neglecting or refusing, shall forfeit and pay the sum of two hundred pounds; to be recovered by bill, plaint or information, in any Court of Record in this Province; one half thereof to the use of Our Lord the King, the other half to the use of the person suing for the same.

XXI. And be it further enacted, That of the money received by the Loan Officers, on the fale of real effate as aforesaid, they shall retain in their hands the principal and interest due ale of mortand unpaid, and secured to be paid by the Mortgage upon the same, together with the costs gaged property and charges of the sale thereof, and the overplus, if any, they shall pay to the Mortgager, his executors, administrators or affigns.

XXII. And be it further enacted, That, whenever upon such sale as aforesaid, any part or par- Reconveyance cel of the said estate so mortgaged shall be sufficient to pay and discharge the principal and interest so due upon such Mortgage, it shall and may be lawful for the Loan Officers aforefaid, and they are hereby required, to re-convey, by deed of bargain and fale, to the faid Mortgagor, his heirs and assigns, the residue of such part of the said real estate as remains upon such sale over and above the satisfying of principal, interest and expenses, as aforesaid.

XXIII. And be it further enacted, That the Loan Officers for each County aforesaid, appointed under this Act, shall keep a journal of their proceedings, correctly stating every act and thing done by them under their appointment; and shall yearly, prior to the thirty-first of December in each year, render an account to the Auditor of Accounts of all Notes and Monies received, lent and transmitted, to the Treasurer, agreeably to such form of account as may be furnished him by the faid Treasurer; and also, at the same time, transmit a copy of their journal up to the close of each year; which accounts and journal shall be, by the said Loan Officers, verified under Oath.

of property to Mortgagors.

Proceedings of Loan Officers.

Province Notes funded.

XXIV. And be it further enacted, That if any person, at any quarterly periods after the thirtyfirst of December, in the year one thousand eight hundred and twenty-two, that is to say, at the thirty-first of March, thirtieth of June, thirtieth of September, and thirty-first of December, in any succeeding year, shall tender for payment at the Treasury, any of the Notes iffued or re-iffued under this Act, to the amount of one hundred pounds and upwards, and the Treasurer shall not be able to pay the same in gold or silver, it shall and may be lawful for the Lieutenant-Governor, or Commander in Chief for the time being, by and with the advice of His Majesty's Council, by warrant under the hand and seal, to direct the Commissioners aforesaid, or to appoint other Commissioners in their stead, and to direct them to fund fuch fum and fums in the faid Notes as shall be so tendered for payment from time to time as aforesaid, and to grant certificates to the amount thereof, on interest, and the faid Commissioners, in the presence of the Treasurer, shall cancel the Notes so funded, by cutting therefrom the name of the Treasurer, and the year in which they were issued, and shall deliver the same to the Secretary of the Province to be examined and destroyed, as, by the twelfth Section of this Act, is directed.

Payment of Certificates of Notes funded.

XXV. And be it further enacted, That it shall and may be lawful for the Treasurer, and he is hereby directed, when and as foon as he shall receive a sum of money in gold and silver sufficient to pay and discharge the amount, principal and interest, due upon any certificate granted under this Act, he shall give sixty days notice of his intention to pay such certificate, and fix a day for the payment thereof; and as gold and filver shall be received into the Treafury, sufficient to pay the principal and interest due upon any other certificate or certificates granted as aforesaid, he shall give the same notice, and shall continue to do so, paying and discharging the smaller certificates before the larger ones, until the whole of the principal and interest due upon the certificates granted as aforesaid, shall be fully paid and satisfied; and the person or persons, holding such certificate or certificates, failing to attend and produce the same at the times respectively limited, all future interest thereon shall cease, and no other or greater amount of interest shall be paid on such certificates so called in, than was due and payable at the time the same were required to be presented to the Treasury as aforesaid.

XXVI. And be it further enacted, That it shall and may be lawful for the said Treasurer, and he is hereby directed, to pay to the person or persons duly authorised to receive the same, ficates of Notes yearly and every year, the interest as the same may become due upon any certificate or certificates granted under this Act, until the principal thereof shall be fully paid and discharged.

Payment of infunded.

XXVII. And be it further enacted, That if, on the thirty-first of December, in the year one 31st Dec. 1828. thousand eight hundred and twenty-eight, all the Notes which shall be issued and re-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 or funded as aforesaid, it shall and may be lawful for the holders of any fuch Notes, to present the same for payment at the Office of the Treasurer, and he is hereby directed and required to pay all such Notes on demand in gold or filver, out of any Monies then in the Treasury not otherwise specially appropriated; and the faid Notes so received and paid at and after the faid thirty-first of December in the year last aforesaid, shall be by the Treasurer immediately cancelled, and delivered to the Secretary of the Province, to be examined and destroyed in manner as is directed by the twelfth Section of this Act.