ment of duties.

Treasurer to keep an account of Interest.

benefit of without Clergy.

fame on their voluntary acceptance thereof, which Notes shall be Notes to be received again received at the Treasury at their specified value, equal to the at the Treasury in pay- like value of Gold or Silver, when and as often as the fame are prefented and offered in payment of duties, and the like Interest from their dates, estimated and allowed in fuch payment. And the Treafurer and his deputies are hereby required and directed to keep a regular account of all Interest so received or allowed by them.

V. And be it further enabled, That if any perfon or perfons whatfoever, shall presume to counterfeit any of the Notes aforesaid, Counterfeining or al-iffued by virtue of this Act, or alter any of the fame fo that they tering Notes, Felony Inall appear to be of greater value than when originally filled up, without benefit of numbered and figned, or shall knowingly pass or give in payment any of the Notes aforefaid so counterfeited or altered, every perfon guilty of fo counterfeiting or altering any fuch Note, or knowingly passing or giving in payment any fuch altered or counterfeited Note, shall be deemed guilty of Felony without benefit of Clergy.

the amount in Cafh.

the notice.

VI. And be it further enacled, That when and as often as the When the flate of the flate of the Treasury will admit the calling in to the value of Two Treasury will admit the double of the North States for idead and mid and Treasury will admit the hundred Pounds and upwards of the Notes fo issued and paid out, amount of £200, the the Treasurer shall by Advertisement in the Royal Gazerre, appoint Treasurer to give 30 the time at which he will receive such Notes, and pay the amount al Gazette, and pay of the same, together with the Interest due thereon in Gold and the amount in Cash. Silver, giving Thirty days notice of fuch redemption, and mention-

Notes of the largefta ing the numbers of the Notes to required to be produced for paymount to be first paid. ment, calling in first those of the largest amount then in circula-

tion, and on failure of producing fuch Notes at the time limited, No Interest allowed all future Interest on the faine shall cease, and no other or greater amount of Interest shall be recovered on such Notes fo called in than was due and payable at the date the fame were required to be prefented for payment at the Treafury.

VII. And be it further enacted, That the Province Treasurer, to-Perfons appointed to gether with the perfons appointed to Counterfign the fame, be and contract for the Notes, hereby are appointed to contract for and fuperintend the completing of the Notes to be iffued by virtue of this Act. &c.

CAP. X.

# An ACT for raifing a Revenue in this Province. Passed the 5th of March, 1807.

I. BE it enacled by the PRESIDENT, Council and Affembly, That from and after the First day of APRIL next, there be and hereby is granted to the KING'S Most Excellent MAJESTY, his Heirs and Succeffors, for the use of this Province, and for the fupport of the Government thereof, the feveral rates and duties on the Articles herein after mentioned, which shall or may be brought or imported into any Port or place within this Province, to be paid by the Importer or Importers thereof-That is to fay :- For every gallon Duties per gallon on of Rum, feven pence half-penny; and an additional one penny half-Rum, Wine, Brandy, penny per gallon on all Rum to be imported as aforefaid, when two-

Ъc.

thirds of fuch Rum is not purchased with the produce of this Province.

#### 47th G. III.

#### GABRIEL G. LUDLOW, Efq. President.

vince, and the fame is not imported in a veffel or veffels no part whereof is owned therein. For every gallon of Wine, nine pence; and an additional three pence per gallon on all Wines not purchased with the produce of this Province, nor imported in a veffel or veffels no part whereof is owned therein. For every gallon of Brandy, Gin and all other diffilled Spirituous Liquors, nine pence. For every gallon of Molaffes, one penny. For every pound of Coffee, Molaffes and Browd one neuron Ror every grofs hundred weight of Brown Sugar on the Sugar. one penny. Ror every gross hundred weight of Brown Sugar on the amount of the original invoice, allowing twenty-five per cent, for tare and wastage, two shillings and fix pence, where two-thirds of fuch Sugar has been purchased with the produce of this Province. and imported in a veffel or veffels part whereof is owned therein ; and four shillings per hundred weight on all Brown Sugar otherways imported.

And be it further enacled, That the faid rates and duties shall To be paid at the time be paid at the time of the Importation of fuch articles, into, the of importation, City and County of Saint John, unto the Treasurer of the Browince or his deputy there; and at every other Port or place to the deputy of the faid Treasurer for the Port or place where the fame shall be imported, unless such rates and duties on any. one. cargo stall amount to upwards of Ten Pounds, in which cafe and where unters they amount to the fame shall not amount to Fifty Pounds, it shall be lawful for upwardsol Ten Pounds the faid Treasurer or his deputy or deputies respectively, to take a ken. Bond duly executed by the owner or importer of fuch dutiable anticles, with one good and fufficient furety in double the amount of the rates and duties payable upon the articles specified in the report of fuch cargo for the payment of the fame, one half in Three. months, and the other half in Six months; and where the rates and duties arifing on any one cargo (as specified in the report of such cargo.) shall amount to Fifty Pounds, and shall not exceed One hundred Pounds, then it shall be lawful for the faid Treasurer or his deputy or deputies respectively, to take a Bond executed in like manner for the payment of the fame, one third in Three months, one third in Six months, and the remaining third in Nine months; and where the rates, and duties arifing on any one cargo (as, specified in the report of fuch cargo) thall exceed One hundred Pounds, then it shall be lawful for the faid Treasurer or his deputy on deputies respectively, to take a Bond executed in like manner for the payment of the fame, one fourth in Three months, one fourth in Six months, one fourth in Nine months, and the remaining fourth in Twelve months. All which Bonds shall be taken in the name of the Treasurer, payable to him or to the Treasurer of the Province Bonds to be taken in the Treasurer, payable to him or to the Treasurer of the Province the name of the Treasurer of the Treasurer of the Province the name of the Treasurer of the for the time being, and conditioned for the payment of the amount furer, and payable to of the faid rates and duties respectively, at the time or times speci- the Treasurer for the fied therein, either to the Treasurer himself or to the Treasurer for the time being or his deputy if taken in Saint John, or to the deputy Treasurer for the time being, at the Port or place where the fame may be taken.

And be it further enacled, That every Master of any thip or TII. veffel, coming into any Port or Harbour of this Province, shall within twenty-four hours after his arrival and before breaking bulk, four hours to report in make report to the faid Treafuter or his deputy there in writing, writing under oath, by him fubfcribed and under oath, of all the packages or articles whether dutiable or not, on board fuch thip or veffel, defcribing and specifying the same, and shall in the same report state that there and state that nothing bes not to his knowledge or belief, been landed or taken from on has been landed,

D

board

How recovered.

to forfeit [ 100.

plied.

Treafurer to enter and feizurc,

by writ of affifiance,

flores, &c.

board fuch thip or veffel any fuch articles or any part thereof within this Province, fince the failing of fuch thip or veffel from the Port or place where fuch articles were laden on board the fame for Exportation: And in cafe of refufal or neglect of any fuch Mafter under penalty of f 100. he shall forfeit and pay the sum of One hundred Pounds, to be recovered by information to be made and filed by his Majefty's Attorney-General in the Supreme Court of Judicature of this Province, upon the filing whereof the first process in all cases shall be a Capias, to be directed to the Sheriff or Coroner of the place where the offender may be found; by virtue of which process the faid offender shall be held to bail for his appearance at the return of the process, to answer the matters charged in such information, and if it shall appear, or there shall be reasonable cause to suspect that Duriable articles land. fuch articles hereby made dutiable have been clandestinely landed, ed contraty to law, or brought or imported into this Province, before entry and report found on board not en- made as aforefaid, or not being duly entered as aforefaid, shall be found on board any thip or veffel after fuch entry and report, or if any fuch articles shall have been landed from any ship or vessel after entry and report made as aforelaid, other than were specified in fuch report, or for which a permit shall not have been obtained agreeably to the provisions of this Act, fuch dutiable articles fo landed or found on board contrary to the true intent and meaning of this Act, shall be and the same are hereby declared to be forfeited, and shall and may be feized and detained by the faid Treasurer or his deputy or deputies respectively, and information made by his Majesty's Attorney-General and proceedings to condemnation had in the Supreme Court. And the Mafter of fuch ship or veffel and the maller and e and each and every perfon concerned, shall also be liable to the very perfoncencerned penalty of One hundred Pounds, to be recovered in manner as is herein first before set forth; all which penalties and forfeitures after deducting the cofts and charges of profecution, together with all reasonable charges that may have accrued, shall be paid as follows, Forfeitures how ap that is to fay, one half part to the officer feizing and profecuting the fame articles to condemnation or complaining against and profecuting fuch offender or offenders to conviction, and the other half into the hands of the Treasurer of the Province for the use And it shall and may be lawful for the faid Treasurer and thereof. fearch veffels, and feize his deputy or deputies respectively, at all times to enter on board articles made liable to any thip or vefiel and to examine and fearch throughout the fame for dutiable articles, and there to feize and from thence to carry away all fuch as are by this Act made liable to fcizure; and being and being authorized authorized by writ of alliftance under the feal of his Majefty's Supreme Court or of the Inferior Court of Common Pleas of the County in which the articles herein after mentioned shall be found (which writ the proper officers of fuch Courts respectively are hereby authorized and required to iffue upon the allowance or fiat of one of the Juffices of fuch Court, to be filed together with the affidavit upon which the fame is grounded) to take the High Sheriff in perfon or his deputy, or any Coroner of the County, and in the to examine houses, day time to enter and go into any house, store, warehouse or outhouse, and in case of refistance to break open doors, and open and examine calks, chefts, or other packages, and there to feize and from thence to carry away any fuch dutiable articles whatfoever fo landed, brought or imported as aforefaid, contrary to the provisions and the true intent and meaning of this Act.

And be it further enacled, That in addition to the entry and report herein before required to be made by the Mafter of any thip

or

#### 47th G. III. GABRIEL G. LUDLOW, Elg. President.

or veffel, arriving in any Port or place in this Province, the owner Owner or confignee to or confignee of the dutiable articles on board fuch thip or veffel report in writing, and (and in cafes where there may be feveral owners or confignees of the fame cargo, each owner or confignee thereof) shall make report in writing by him fubfcribed, under oath before the faid Treafurer or either of his deputies, of all dutiable articles belonging to or configned to him as aforefaid, on board fuch thip or veffel, and before fuch entry and report shall be made by the owner or confignee as aforelaid, the faid articles shall not be permitted to be landed from on board fuch thip or veffel.

V. And be it further enacled, That for the recovery of all fuch duties as are imposed by this Act and shall not be paid at the seve- Treasurer to put bonds in fuit, if not paid in ral times limited for the payment thereof respectively as aforefaid, time the faid Treasurer or his deputy of the Port or place in which such Bonds may have been taken, is hereby directed to caufe process to be iffued against all and every perfon and perfons fo standing indebted, and to pursue the same, if necessary, to final judgment and execution : And if the faid Treasurer or either of his deputies as aforefaid, shall not within One month after the time limited for the payment of any one fum so becoming due as aforefaid, cause procels to be iffued as aforefaid, the faid Treasurer or fuch deputy fo or be answerable for neglecting shall be answerable for and chargeable with the fame. the fame.

And be it further enacted, That it shall be the duty of the VI. Treasurer of the Province for the time being, to appoint fit perfons Treasurer to appoint (to be approved by the LIEUTENANT GOVERNOR or Commander in deputies to be appro. Chief) to be his deputies in the foreral Ports and places in this Divide Lieute. Chief) to be his deputies in the feveral Ports and places in this Pro- nant Governor, vince, where the fame may be necessary to perform the duties and fervices in and by this ACt required, which perfons to appointed thall give good and fufficient fecurity, by Bond to his Majefty, for ricy, the faithful discharge of their duty respectively, and be accountable to the faid Treasurer when thereunto required, for all sums so to be received by virtue of this or any former Act; and that fuch Deputies shall have the fame powers to make feizures and proceed to and shall have power condemnation, as are given to the Treasurer by virtue of this Act, to make feizures, &c. and shall and may retain Ten Pounds for every Hundred Pounds AllowedTen perCent. they shall so receive, in full for their services, exclusive of their proportion of the proceeds of the penalties and forfeitures incurred by this Act.

VII. And be it further enacled, That it shall and may be lawful for the Treasurer of the Province, in case of fickness or necessary ab-Treasurer in case of fence from the City and County of Saint John, to appoint a fit ficknels, &c. to appoint perfon to act as his Deputy there, for whole acts the faid Treasurer a deputy in St. John, shall be responsible; which Deputy shall have the same powers and authority in every respect during his continuance in office as the faid Treasurer hath by virtue of this Act when present, and capacitated to execute the duties incident to his office. Provided always, That fuch deputy or deputies in the City of Saint John, shall not who has no allowance. be entitled to any allowance whatever from the public Treasury for his fervices, excepting his proportion of the proceeds of any penalties and forfeitures incurred by this Act, which may arife in consequence of any seizure made by him, any thing herein contained to the contrary thereof in anywife notwithflanding.

VIII. And be it further enabled, That the Tide Surveyor for the Tide Surveyor in st. City and County of Saint John, now appointed or who shall here. John to be under the after

direction of the Trea- after be appointed by the Lieutenant Governor or Commander in faret

18

ed.

TY to this Act.

Itr.

plied.

entry.

duties to be repaid.

Maller to make oath.

Chief, shall in all respects be subordinate to, and under the direction and controul of the Treasurer of the Province or his deputy there; and that from and after the entry of any thip or veffel at the Permits to be made Treasurer's office at that place, there shall be a permit or permits out by the Treasurer, made out and directed by the faid Treasurer to the faid Tide Surveyor, expressing therein the quantities of the feveral dutiable articles contained in the cargo of the faid ship or vessel as entered at without which no duti- the faid Treasurer's office : And no dutiable articles shall be landed able goods to be land- from on board any fhip or vessel within the faid City and County

of Saint John, without fuch permit or permits fo to be given as Tide Surveyor to at aforefaid ; and that it shall be the particular duty of the faid Tide tend to the unlading of Surveyor to attend to the unlading of any fuch thip or veffel under gouds are landed or the permits fo to be given by the faid Treasurer or his deputy there; found on board courta- and if any dutiable articles shall be found landed from on board any fuch fhip or vefiel within the faid City and County, before entry and report made, and a permit or permits obtained as is herein before required, or if there shall be found on board any such ship or veffel any fuch dutiable articles not mentioned in the fame permit or permits, or if any fuch dutiable articles shall at any time be found to have been landed there from any ship or vessel, or otherways brought or imported contrary to the provisions of this Act, it shall be the duty of the faid Tide Surveyor, and he is hereby required to Betain the fame and forthwith to take possession of and detain the fame, and immediatereport to the Treafu- ly make report thereof to the faid Treasurer or his deputy there, in order that the fame articles may be feized and profecuted to condemnation in manner as is herein before provided. And the faid Forfeitures how ap- Tide Surveyor, for taking and detaining fuch articles, shall have and receive one moiety of the part of fuch forfeitures hercin before directed to be paid to the officer feizing and profecuting the fame.

And be it further enacled, That the rates and duties arifing IX. Daties to be paid or by virtue of this Act, shall be paid or secured to be paid in manner focured at the time of as is herein before provided, at the time of entry and report of the thip or veffel having on board fuch dutiable articles, and before Articles intended for bulk be broken. And if the whole or any part of fuch dutiable arexportation in the fame ticles shall be intended for Exportation in the fame bottom, the velicito be mentioned, fame shall be mentioned and such articles particularly specified in the entry and report, which is by this Act required to be made of fuch vellel and cargo, at the Treasurer's office; and in case fuch arand if adually export ticles fo reported for Exportation shall be actually exported in the ed in the faine veffel, fame bottom in which they were imported, to any Port or place without the limits of this Province, then any monies which may have been paid for the rates and duties arifing thereon, shall be repaid, and the Bonds fo taken to fecure fuch duties, fo far as may relate to them, shall be cancelled and confidered of no validity. Provided always, that the evidence to be required of fuch Exportation, shall be the following oath, to be taken and fubfcribed by the Master of such thip and vessel, before the faid Treasurer or either of his deputies, to wit :---

Ŧ

do fwear, that the following articles, to wit: are now actually on board the

whereof I am Master; that the same articles were imported into this Province in the fame veffel, and are the fame articles mentioned and specified in the entry and report of the same vessel and cargo at this office, on the day of that the faid articles

are

#### 47th G. III.

### GABRIEL G. LUDLOW, Efq. Prefident.

are now in the fame state and condition in which they were at the time of Importation into this Province; that no part thereof hath. been landed fince the entry and report thereof as aforefaid; and that the fame or any part thereof are not to be landed in any part of this Province, to the beft of my knowledge and belief. So help me GOD.

And further, That the owner or confignee of the fame articles Owner or confignee fhall at the fame time make and fubscribe an affidavit (to be indor- to make affidavit. fed upon the faid affidavit of the faid Mafter) before the faid Treafurer or one of his deputies, flating that he is the owner or confignee of fuch articles, and that the contents of fuch affidavit fo made by the faid Master are just and true, according to the best of his knowledge and belief.

X. And be it further enacted, That if at any time it shall be found that all or any of the articles to reported for Exportation, have been exportation being landlanded contrary to the provisions of this Act, every thip or veffel in ed contrary to this Act, which the fame were imported, together with all and every of fuch volicit and goods to be articles shall be forfeited, and shall and may be feized and profecuted to condemnation, and the proceeds thereof applied in the manner herein before mentioned.

And be it further enacled, That if at any time within One If discovered within XI. year after the report fo made of the articles intended to be export- one year, that articles ed in the fame bottom in which they were imported, it shall be reported for exportadiscovered that any of those articles have been fraudulently landed dulently landed, the in any part of this Province, the owner or confignee of fuch arti-owner or confignee cles and the Mafter or owner of fuch flip or veffel fhall feverally of the flip to forfeit forfeit and pay the fum of One hundred Pounds for each offence, to £ 100 each. be recovered by information to be made and filed by his Majefly's How recovered and Attorney General, in manner as before mentioned and applied, applied. (after deducting the cofts and charges) one half to the Informer and the other half to be paid into the hands of the Treasurer of the Province for the use thereof.

XII. And be it further enacted, That upon the following dutiable articles which shall be imported into this Province after the com- Drawback allowed upmencement of this Act, and upon which the rates and duties herein on articles exported. before imposed have been paid or fecured to be paid as aforefaid, there shall be allowed upon Exportation of the fame the following drawback, to wit: For every gallon of Rum, fix pence half penny; for every gallon of Wine, Brandy or Gin, eight pence ; and for every hundred weight of Brown Sugar, two Shillings .- Provided always, Provito. that one hundred gallons or more of Liquor, in the original package or cafk, or ten hundred weight or more of Brown Sugar are exported in one fhip or veffel at one time; and alfo that the fame be exported within Six Months from the time of the Importation thereof.

XIII. And be it further enacled, That the drawbacks herein before Drawback to be paid allowed, shall be paid by the Treasurer or one of his Deputies as on of the duties on aforefaid, to the Owner or Importer thereof, out of the Monies a- the anticles exponed. riling from the duties on the fame articles to exported when the fame Monies shall be received and not before. Provided always, Proviso. that previous to any part of fuch drawback being paid, the Owner or Importer of fuch articles shall at the time of exporting the fame, make and fubicribe the following Oath before the Treasurer or one of his deputies, to wit :---

I

E

do fwear, that the

Oath of the Importer. now shipped on board the whereof Mafter, was lawfully imported into this Province in the by me 18

and that the duties thereon Master, from have been paid by me or fecured to be paid at this office; and that the fame or any part thereof is not intended to be relanded in any part of this Province, to the best of my knowledge and belief. So help me GOD.

And provided also, That the Master of the ship or vessel in which the fame articles are to be exported, shall make and fubscribe the following Oath, to be indorfed on the laft mentioned affidavit before the Treasurer or one of his deputies, to wit :--

Oath of the Mafter.

*x*eriificatesi

and make neah.

as men-I do fwear that the articles fhipped by tioned in the affidavit upon the other fide hereof, are now actually whereof I am Master, bound for on board the

and that the fame or any part thereof are not again to be relanded in any part of this Province, to the best of my knowledge and belief. So help me GOD.

And provided also, That it shall be incumbent on the Owner or Importer to produce Importer of fuch dutiable articles, to produce to the Treasurer or to the deputy, to whom the duties shall have been fecured, a certificate under the hand and feal of the Collector or principal officer of the Cuftoms, at the port or place to which the fame shall be exported, or if fent to a Foreign port, a certificate under the hands of two of the principal Merchants there refiding (authenticated under the feal of office of a public Notary) that the fame articles have been there landed : And provided also, that it shall be further incumbent on the Owner or Importer (upon producing fuch certificate and requiring the drawback as aforefaid ) to make and fubscribe the following Oath before the Treasurer or one of his deputies, to wit :-

> do fwear, that the articles by me exported on T Master, a certificate of the board the landing of which is now by me exhibited, have been really and and that the fame or any part bona fide landed at thereof are not again to be landed in any part of this Province, to the best of my knowledge and belief. So help me GOD.

relanded to be forfeited.

XIV. And be it further enacled, That if any of the before fpeci-Articles fraudulently fied articles shall be fraudulently relanded in any part of this Province after fhipment for Exportation as aforefaid, the fame shall be forfeited, proceeded against and applied in the manner herein before directed.

XV. And be it further enacted, That if it shall be discovered at If different within any time before or within one year after the drawback shall be fo one year that articles received, upon the Exportation of any dutiable articles as aforefaid, have been fraudulent- that any of those articles have been fraudulently relanded in any ly relanded, owner or that any of those articles have been fraudulently relanded in any importer to forfeit part of this Province, the Owner or Importer of fuch articles shall

forfeit and pay the fum of One hundred Pounds for each offence, to How recovered and be recovered by information to be made and filed by His Majefty's Attorney-General, in manner as before mentioned, and applied, (after deducting the cofts and charges) one half to the Informer and the other half to be paid into the hands of the Treasurer of the Province for the use thereof.

£ 100.

applied.

### GABRIEL G. LUDLOW, Elq. President.

And in order to deter and prevent as much as pollible XVI. perfons from being engaged in illicit trade, which if practifed will operate greatly to the prejudice of the fair dealer as well as to the public Revenue of this Province, Be it further enacled, that it shall he the duty of the Treasurer of the Province and all and every of Treasurer to be vigihis deputies, as also of the Tide Surveyor in the City of Saint John, lant. to be vigilant in detecting all perfons that may be fo engaged, as well as all articles made liable to duty by virtue of this Act, illegally introduced or imuggled into any part of this Province : And all ar- Dutiable goods feized ticles in and by this Act made dutiable, which shall be feized and and fold at the Cuf-condemned and fold at the Custom-House or by any officer of the tom-House to pay du-King's cuftoms in any part of this Province, for having been illegally introduced or imuggled into the fame, shall be liable to the fame rates and duties as if those articles had been legally imported and entered at the Treasurer's office, as required by this Act: And the purchaser or purchasers of any such articles at such Custom- Purchasers to report House fales, shall within Twenty-four hours after the fame purcha- to the Treasurer, fes shall be made, and before any part of fuch articles shall be vended or confumed, make report to the faid Treasurer or his deputy at that place in writing, and under oath before the faid Treasurer or his deputy aforefaid, of the articles fo purchased as aforefaid, and the duties arising thereon shall at the same time be paid or secured duties, to be paid, in the fame manner and under the fame regulations as duties arifing upon fuch articles when legally imported as aforefaid : And in case of refusal and neglect fo to make report and entry of and for refusal or ne-fuch articles fo purchased, the same are hereby declared forfeited, gleft to forfeit the ar-fuch articles fo purchased, the same are hereby declared forfeited, ticles purchased, and shall and may be searched for, seized, condemned, fold and applied in the fame manner as is herein before provided by the third fection of this Act. And if fuch articles or any part thereof cannot and if fuch articles canbe found, then the purchaser thereof shall forfeit and pay the fum not be found, to forof One hundred Pounds, to be recovered and applied in the fame teit f 100. manner and to the fame uses as is provided in and by the fame fection of this Act.

XVII. And be it further enacted, That upon the Exportation of any fuch articles so purchased at the Custom-House sales as afore-faid, and upon which the duties have been paid or fecured to be exportation of purchapaid, the purchafer shall be entitled to the like drawback as is here- fed articles. in before allowed upon the Exportation of fimilar articles under and fubject to the like regulations, provilos and refirictions, as are herein before made and provided.

XVIII. And be it further enabled, That the quantities of dutiable Rum, &c. to be gau-Liquors and Molasses, shall be ascertained by the Instrument com- ged by Gunter's Cal-lipers, by sworn Gaumonly called Gunter's Callipers, and by no other Inftrument what-gers, ever, and fhall be gauged by a fworn Gauger or Gaugers, legally appointed or to be appointed for that purpole, if in the City of Saint John, by the Lieutenant Governor or Commander in Chief, and in the feveral Counties by the Justices in their General Sessions, or any Special Seffions for that purpose holden—Provided that no No Gauger to gauge Gauger shall gauge any dutiable article which shall be his own pro- his own property. perty or configned to him."

Provided always, and be it further enacted, That no goods Goods imported into XIX. imported into this Province and configned to any perfon in the this Province and con-Province of Nova-Scotia, shall be liable to any of the duties impo-figned to Nova-Scotia fed by this ACt, but fuch goods may be landed and re-shipped for not liable to duties. the faid Province, provided they are exported within Ninety days

after

after landing, in the fame calks or packages in which they were landed; and the Confignee or perion to whole charge or care fuch goods may be fent or committed, make oath before the Treasurer or either of his deputies, that fuch goods were originally thipped for the purpole of being conveyed into the Province of Nova-Scotia and not intended for fale or confumption in this Province; and that the faid goods are re-flipped in the fame state and casks or packages they were landed and received by him.

And be it further enacted, That the faid Treasurer of the XX. Treafurer authorized Province and all and every of his deputies, are hereby authorized and empowered to administer the several oaths herein required to be made and taken, and every perfon who shall be convicted of making or taking a falle oath to any of the facts herein directed or Falle oath made per- required to be fworn to, fhall be deemed guilty of perjury, and fhall be liable to the pains and penalties to which performs are by law liable for wilful and corrupt perjury.

XXI. And be it further enacted, That all the Monies arising by the Treasury until dif- virtue of this Act, shall remain in the Treasury until the same shall be disposed of by an Act or Acts of the General Assembly of this Province, to be paffed for that purpole.

> XXII. And be it further enacted, That this Act shall continue and be in force until the First day of April, which will be in the year of our Long, One thousand Eight hundred and Nine, and no longer, except for the recovery of any of the penalties and forfeitures herein before inflicted and incurred.

# CAP. XI.

# An ACT to enable the Justices of the County of York in their General Selfions, to Affels the fame for the purpose of completing the Gaol of the faid Paffed the 5th of March, 1807. County.

THEREAS it is necessary to enable the Justices of the County of York to raife by Affeniment certain Monies, for the purpofe of completing the Gaol of the faid County-

BE it therefore enacled by the PRESIDENT, Council and Affembly, That the faid Juffices in their General Seffions, be and they are hereby authorized and empowered to Affels the faid County in a A fum not exceeding fum not exceeding One Hundred Pounds, for the purpose of finishing the faid Gaol, to be in fuch proportion and in fuch manner affessed, collected and paid, as by Law directed.

to administer oaths.

jury.

Monies to remain in poled of by Law.

Limitation.

Préamble.

£100 to be affeffed.