IV. Provided always, and be it further enacted, That upon the entry of any Goods of foreign growth or produce, subject to duties under this or any other Act of Assembly, and which are also subject to duties, and intended to be warehoused under the provisions of any Act or Acts of the Imperial Parliament; the importer of such goods, instead of paying or securing the Provincial duty as directed in and by the said herein before first recited Act of Assembly, shall for payment of give Bond with at least one sufficient Surety to duties before takbe approved of by the Treasurer or his Deputy, in double the amount of duties payable at the Treasury thereupon; with Condition for safe depositing the Goods in the Warehouse, and for the payment of such duties before taking the same out of the Warehouse for home consumption, or for the exportation thereof; and with further condition, that if the said Goods are not years,duties to be taken out of the Warehouse within two years, the duties shall, at the expiration of that period, be paid.

V. And be it further enacted, That if any Goods taken out Goods which shall have been so Warehoused, of Warehouse, exshall be taken out of the Warehouse, except for tion, without payexportation, without payment of the said duties mentofduties, may so imposed by this or any other Act of Assembly; such Goods shall be forfeited, and may be seized and disposed of in the manner directed in and by ' the said Act passed in the third year of His

Majesty's Reign.

## CAP. II.

An Act to authorize the Justices of the Peace of the City and County of St. John, to raise a sum of money for completing the Court House of the said City and County.

Passed 5th Arpil, 1828.

DE it enacted by the Lieutenant-Governor, Council, and Assembly, That it shall and may

Upon entry of dutiable goods intended to be Warehoused. Importers to give Bond with one Surety in double the amount of duties,payable at the Treasury for the safe depositing of . the Goods in the Warehouse, and ing them out.

If Goods left in Warehouse for 2

cept for exporta-

Justices in Sessions may borrow money, not exceeding £ 1000.

may be lawful for the Justices of the Peace, in and for the City and County of Saint John, at any General Sessions of the Peace for the said City and County, to borrow such sums of money as may from time to time be required, for the completion of the Court House lately erected in the said City, not exceeding in the whole the sum of four thousand pounds, to be paid off and discharged in the manner hereinafter mentioned; the same to be taken in loans of not less than one hundred pounds; and that Certificates or Notes in the following form, or to that effect, shall be prepared and delivered to the persons from whom such loans may be obtained, viz.

To be taken in loans of not less than £100. Notes to be given.

"Number

" City and County of Saint John, ss. These " are to certify that [ here insert name, residence, " and addition of lender ] hath lent and advanced " to the Justices of the Peace for the said City and "County, the sum of one hundred pounds cur-" rency, which sum is payable to him or his or-" der, together with lawful interest, pursuant to " an Act of Assembly made and passed in the " ninth year of His Majesty's Reign, intituled " An Act to authorize the Justices of the Peace " of the City and County of Saint John, to raise "a sum of money for completing the Court " House of the said City and County,"

Dated the day of in the year of our Lord one thousand eight hundred and twenty

By order of the Sessions. A. B. Presiding Justice.

C. D. Clerk.

Notes to be signed by the presid-

Which same Certificates or Notes shall be signed by the Justice presiding at the said Sesing Justice and sions, and countersigned by the Clerk; and shall Clerk, and numbered according to the time in which the same may be made and issued; and a memorandum thereof shall be duly entered by the Clerk in the minutes of the Court,

II. And be it further enacted, That the said Notes to be nego-Certificates or Notes shall be negociable in the tiable, and to draw same manner as Promissory Notes; and that the Interest holders thereof shall be entitled to receive Interest for the same annually; to be paid by the Treasurer of the said County out of the assessments hereinafter mentioned.

III. And be it further enacted. That it shall and may be lewful for the said Justices of the Peace Assessment of the said City and County, and they are hereby made annually for · authorised and required, to make a rate and assess- completing ment of four hundred pounds in the present year, Building and discharging the and a rate and assessment for a like sum in loans. each and every succeeding year, besides the charge for assessing and collecting, for the purpose of completing the said building and discharging the principal and interest of the loans contracted for that purpose, by virtue of this Act, until the same shall be paid off; the said To be assessed as several sums to be assessed, levied, collected, other County Raand paid, in such proportions, and in the same manner, as any other County rates for public charges can or may be assessed, levied, collected, and paid, under and by virtue of any Act or Acts which at the time of making such assessments, may be in force in the Province, for assessing, levying, and collecting of rates for public charges.

IV. And be it further enacted, That the monics to be assessed as aforesaid, shall from sessed, to be aptime to time be applied after discharging the vearly interest due on the several loans, to the terest, to the paypayment of the principle sums mentioned in such ment of the princi-Certificates or Notes, in due order, according to the numbers, beginning with number one; and that the said County Treasurer, shall from time to time give one months public notice by advertisement to give one months in one of the Newspapers published in the said notice, and call in City, for calling in such and so many of the Cer- as many notes as he is prepared to tificates as he is prepared to pay off; specifying pay.

Monies to be asplied, after discharging the Inpal of the notes according to their

the numbers in such advertisement; and that from and after the expiration of such notice, the After notice, ininterest on such Certificates shall cease.

County Treasurer to retain three pence per pound for receiving and paying monies.

terest to cease.

V. And be it further enacted. That the said County Treasurer shall be entitled to the sum of three pence on the pound for his services in receiving and paying the said monies, so to be assessed under the provisions of this Act, and no more.

## CAP. III.

An Act to continue and amend the Acts for the better securing the Navigation of the inner Bay of Passamaquoddy.

Passed 5th April, 1838.

3 Geo. 4, c. 14, continued till 1st April, 1885.

E it enacted by the Lieutenant-Governor, Council, and Assembly, That an Act of Assembly made and passed in the third year of the Reign of His present Majesty, intituled "An Act for the better securing of the Naviga-"tion of the Inner Bay of Passamaquoddy; "and to indemnify the Deputy Province Trea-"surer at Saint Andrews against any demands "for monies collected for Tonnage Duties since "the former Acts for the purpose expired," be continued; and the same is hereby declared to be in force until the first day of April, which will be in the year of our Lord one thousand eight hundred and thirty-five, excepting so far as the same is hereby altered and amended.

II. And whereas the fourth Section of the 4th section re- said recited Act has been found ineffectual: Be it further enacted, that the said fourth Section of the said Act be, and the same is hereby repealed.

III. And be it further enacted, That the Mas-Masters of Ves- ter or Commander of every Ship or Vessel, inward selsentering with bound, and entering the Bay of Passamaquoddy within Deer Island, shall, within twenty-four hours.

in Deer Island, to report within

pealed.