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for that purpose, shall be applied to the payment of any debt now-incurred for the support of sick and disabled Seamen there, or to the erection of a suitable building as an Hospital for such Seamen, if considered necessary; Provided Authority from the always, that the Commissioners shall not proceed to the erection of any building without license or authority first had and obtained for that purpose, from the Lieutenant Governor or Commander in Chief of the Province for the time being, by and with the advice-and consent of Her Majesty's Executive Council.

'II. And whereas it may be expedient to purchase a lot or lots of land, at or ' near the Town of Dalhousie, in the County of Restigouche, for the purpose of ' erecting such Hospital;' Be it therefore enacted, That if the Commissioners of the Justices in trust. Seamen's Funds for the County of Restigouche should agree for the purchase of a lot or lots of land, for the above purpose, and such purchase should be approved of and sanctioned by the Lieutenant Governor or Commander in Chief of the Province for the time being, by and with the advice of the Executive Council as aforesaid, the same shall and may be conveyed to the Justices of the Peace for the County of Restigouche, to hold to them and their Successors for ever, in trust for the use and purpose of such Marine Hospital as aforesaid.

Port of Dalhousie defined.

Duty imposed on

ling shipped from the Province.

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III. And be it enacted, That the harbours, waters, creeks and places included within the bounds of the County of Restigouche, shall be taken and considered as constituting the Port of Dalhousir, so far as regards the purposes of this Act, and no further.

CAP. XVIII.

An Act relating to the collection of Duty on Timber and other Lumber.

Passed 25th March 1844.

7HEREAS, in consequence of the alteration of protective duties upon ' Colonial Timber, and other circumstances affecting its value, it is ' thought reasonable and just to reduce the rates of tonnage duty on Timber and ' Lumber cut upon Crown Lands, and to adopt a less difficult and expensive mode $e \cdot 199^{\circ}$ for its collection : And Whereas also it is considered necessary for the purpose of sustaining the Public Revenues, that a small duty should be imposed upon ' all Timber and Lumber shipped from this Province;

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council all Timber, Masts, and Assembly, That from and after the day appointed for this Act to come into Lumber or Scant- operation there be imposed and there is hereby imposed upon all Timber operation, there be imposed, and there is hereby imposed upon all Timber, Masts, Pine Spars, Saw Logs, Sawed Lumber, or Scantling, shipped from this Province, the following rates of duty, that is to say :---

For every forty cubic feet of Pine Timber, the sum of one shilling;

For every forty cubic feet of Spruce, Juniper or Hard Wood Timber, Masts or Spars, the sum of ninepence;

For every thousand superficial feet of Saw Logs, Sawed Lumber or Scantling, the sum of one shilling;

Provided always and be it further enacted, That the duty imposed by this section shall not be payable upon the exportation of any Timber, Masts, Spars, Saw Logs, Sawed Lumber or Scantling which shall have been cut upon Crown Lands under a license from the Lieutenant Governor or Administrator of the Government for the time being, before this Act shall come into operation; nor upon any Timber, Masts, Spars, Saw Logs, Sawed Lumber or Scantling cut upon granted Lands within this Province, and actually carried to the Port of shipment before this Act shall come into operation, and the duties hereby imposed shall be remitted as hereinafter provided.

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nor in Council to be first had.

On the approved agreement for the

purchase of a piece of land, the same

may be conveyed to

Exceptions.

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II. And be it enacted, That at the time appointed for this Act to come into Account of Timber, operation, it shall be the duty of all persons owning any Timber, Masts, Spars, Duty when this Act Saw Logs, Sawed Lumber or Scantling fit for exportation, and who may claim the comes into operasame to be exported free of duty, to cause a particular account of the same to be and remission made taken and certified under the hand of the Seizing Officer of the district in which such Timber, Masts, Spars, Saw Logs, Sawed Lumber or Scantling may be; which account shall be filed in the office of the Surveyor General of this Province, and a duplicate thereof shall be filed in the office of the Treasurer or Deputy Treasurer at the Port or district where such Timber, Masts, Spars, Saw Logs, Sawed Lumber or Scantling, may be shipped; and upon the exportation of Timber, Masts, Spars, Saw Logs, Sawed Lumber or Scantling, by the person who may have had such Timber, Masts, Spars, Saw Logs, Sawed Lumber or Scantling on hand, although the Timber, Masts, Spars, Saw Logs, Sawed Lumber or Scantling so exported may not be the identical Timber, Masts, Spars, Saw Logs, Sawed Lumber or Scantling mentioned in the accounts aforesaid, all duties imposed by this Act upon Timber, Masts, Spars, Saw Logs, Sawed Lumber or Scantling, to the extent of the quantity so taken an account of, shall, on shipment of the quantity so taken an account of, be remitted by the said Treasurer or Deputy Treasurer, and an endorsement thereof made by him upon such duplicate account to be taken and filed in the office of the said Treasurer or Deputy Treasurer; which account shall be transmitted with the other accounts of exportation of Timber, Masts, Spars, Saw Logs, Sawed

Lumber and Scantling, to the Secretary of the Province. III. And be it enacted, That it shall in all cases be the duty of the shippers or An attested stateof the exporters from this Province, of Timber, Masts, Spars, Saw Logs, Sawed ^{ment} of Timber, Lumber or Scantling, and they are hereby respectively required to render to the ^{ment} of the Port or place of shipment within this Pro-Treasurer or Deputy Treasurer of the Port or place of shipment within this Pro-vince, a just and true statement, on oath before such Treasurer or Deputy vince, a just and true statement, on oath, before such Treasurer or Deputy Treasurer, who is hereby authorized and required to administer such oath, of all the Timber, Masts, Spars, Saw Logs, Sawed Lumber or Scantling that shall be shipped on board of any ship or vessel for exportation, and at the same time to pay the duty thereon, which is imposed by the first section of this Act, (except such as is entitled to a remisson of duty,) into the hands of such Treasurer or **Deputy Treasurer.**

IV. And be it enacted, That any person or persons who shall make a false Penalty for making report or manifest of the quantity of Timber, Masts, Spars, Saw Logs, Sawed manifest. Lumber or Scantling entered for exportation, shall, upon conviction thereof, forfeit and pay a sum not exceeding fifty pounds, to be recovered and levied in the name of Her Majesty and for Her Majesty's use.

V. And be it enacted, That it shall not be lawful for any consignee, shipper No vessel laden or owner of any Timber, Lumber or other Wood, liable to the payment of any liable to Duty to be duty or duties under the provisions of this Act, that shall or may, after the passing cleared at the Cus-of this Act, be laden on board of any ship or vessel, or the master or commander after payment of Duties. thereof respectively, in this Province, to clear such ship or vessel so laden or having on board such Timber, Lumber or other Wood, at the Custom House of any Port within this Province, until such consignee, shipper or owner shall have first paid such duties, and have procured and obtained from the Treasurer or Deputy Treasurer of the Port or place where such Timber, Lumber or other Wood shall be shipped or laden, a certificate that the duties payable on the Timber, Lumber or other Wood, liable as aforesaid, and so laden on board of such ship or vessel, have been paid agreeably to the provisions of this Act.

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Penalty for clearing vessel, or sailing without first paying Duties.

Recovery.

Application.

Before any Timber &c., shipped, Bond for Duties to be entered into.

Penalty for shipping Timber, Bonds.

Recovery.

Application.

A. D. 1844.

VI. And be it enacted, That if any such consignee, shipper or owner shall presume to clear any ship or vessel at any Custom House within this Province, having on board any Timber, Lumber or other Wood, liable to the payment of any duties under the provisions of this Act, or to sail or depart with such ship or vessel from any Port or place within this Province, without first paying such duties into the hands of the Treasurer or Deputy Treasurer of the Port or place of shipment, agreeably to the provisions of this Act, such consignee, shipper or owner, shall be subject and liable to a penalty for each and every offence of not less than three pounds, nor more than one hundred pounds, at the discretion of the Court before whom such offender or offenders shall be prosecuted; which penalty, with costs of suit, shall be recovered in an action of debt in any Court or Tribunal in this Province competent to try the same, upon the oath of one or more credible witness or witnesses, at the suit of the Province Treasurer or Deputy Treasurer of the Port or place of shipment; three fourth parts of which penalty shall, when received, be paid into the hands of the Province Treasurer as part of the Revenues of the Province, and the residue to the informer or person prosecuting for the same.

VII. And in order to secure the payment of the duties imposed by this Act on 'Timber, Lumber and other Wood that shall or may hereafter be exported from ' this Province,' Be it enacted, That before any consignee, shipper or owner of any Timber, Lumber or other Wood shall ship or load, or cause to be shipped or laden, on board of any ship or vessel, any Timber, Lumber or other Wood liable to duty under this Act, such consignee, shipper or owner, shall give a Bond to the Queen's Most Excellent Majesty, conditioned for the payment to the Treasurer or Deputy Treasurer of the Port or place of shipment, with good and sufficient security, to the satisfaction of such Treasurer or Deputy Treasurer, in the penal sum of one hundred pounds, conditioned for the payment of all the Duties payable on any Timber, Lumber or other Wood that shall be so shipped or laden on board any such ship or vessel, prior to such ship or vessel being cleared at the Custom House of the Port or place of shipment, or to such ship or vessel sailing from the place or places of lading.

VIII. And be it enacted, That if any Timber, Lumber or other Wood liable to before entering into the duties under the provisions of this Act, shall be shipped or laden on board of any ship or vessel at any Port or place in this Province, prior to the giving of such bond or security required by the seventh section of this Act, the consignee, shipper or owner of such Timber, Lumber or other Wood so shipped contrary to the provisions of this Act, shall be subject and liable to a penalty not exceeding five pounds, nor less than two pounds, for each and every offence, in the discretion of the Justice or tribunal before whom prosecuted; which penalty, together with the costs of suit, shall or may be recovered upon the oath of one or more credible witness or witnesses, before any one of Her Majesty's Justices of the Peace for the County or City and County in which such Timber, Lumber or other Wood shall be so shipped or laden, at the suit of the Treasurer or Deputy Treasurer of the Port or place of shipment, by action of debt, in like manner, and under the like proceedings with the like costs as small debts are recoverable, before one Justice of the Peace, by virtue of an Act of the General Assembly of this Province, intituled An Act to regulate proceedings before Justices of the Peace in Civil Suits, three fourth parts of which penalty, when received, shall be paid into the hands of the Province Treasurer or Deputy Treasurer, as part of the Revenues of the Province, and the residue to the informer or person prosecuting for the same.

IX.

A. D. 1844.

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IX. And be it enacted, That this Act shall not come into operation until the Commencement first day of May next, and shall be and continue in force until the first day of May Act. which will be in the year of our Lord one thousand eight hundred and forty six. \downarrow

CAP. XIX. An Act to amend an Act, intituled An Act to repeal an Act to encourage the destroying of 6 V. c. 10, s. 3. from Wolves, and an Act to grant a Bounty on the destruction of Bears in this Province, and to make other provision in lieu thereof.

Passed 25th March 1844.

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DE it enacted by the Lieutenant Governor, Legislative Council and Assem-I. bly, That the third section of an Act made and passed in the sixth 6 V. c. 10, s. 3, repealed. year of the Reign of Her present Majesty Queen Victoria, intituled An Act to repeal an Act to encourage the destroying of Wolves, and an Act to grant a Bounty on the destruction of Bears in this Province, and to make other provision in lieu thereof, be and the same is hereby repealed.

II. And be it enacted, That it shall and may be lawful for His Excellency the Governor in Coun-Lieutenant Governor or Administrator of the Government for the time being, on Warrant on the application to him from time to time to be made by any of the several Clerks of of the Clerks of the the Peace of the Counties in this Province respectively, by and with the advice Peace, for monies to be accounted for. and consent of Her Majesty's Executive Council, to issue his Warrant on the Treasurer of this Province, or any of his Deputies, directing him to pay over to such Clerk of the Peace, or to his order, out of any monies of any nature or kind soever then in the hands of the said Treasurer or Deputy Treasurer, such sum of money, not to exceed the sum of fifteen pounds in any one year, as to his said Excellency and Her Majesty's said Executive Council may seem meet, to be applied by such Clerk of the Peace, and accounted for by him in the manner hereinafter provided.

III. And be it enacted, That to entitle any person or persons to the reward of To entitle to the Bounty, the nose of thirty shillings for killing a Wolf, or fifteen shillings for killing a Bear, as men- Wolf or Bear to be produced to a Justice of the Inst. Section of the Act to which this Act is an amendment, he or Justice of the Bounty and preservite and preservi they shall bring the nose or noses of the Wolf or Wolves, Bear or Bears, for the Bear affidavit made. killing of which the Bounty is claimed, to any one of Her Majesty's Justices of the Peace residing nearest to the place where the same may have been killed, and shall take and subscribe (or affix his ordinary mark) to the following oath, printed or written, that is to say :---

"I (or we) do swear, that I (or we) did on the day of , kill (or " assist to kill) a Bear (or Bears,) or a Wolf (or Wolves,) at \lceil here describe " the place as near as may be] in the Province of New Brunswick, and that the " nose (or noses,) now produced by me (or us) is (or are) the nose (or noses) of " the Bear (or Bears,) Wolf (or Wolves,) so killed, for which the Bounty granted " by Law is claimed, and that no other person has received the Bounty for the " same."

Which oath such Justice is authorized and required to administer without any fee; and shall burn or otherwise destroy the nose or noses so produced before him; and shall also certify under his hand in the jurat of the said affidavit, that he Justice to certify his belief of facts, verily believes the statement therein contained to be true, and that he has burned &c. on the jurat. or destroyed the said nose or noses, and shall deliver the said affidavit and certificate to the deponent or deponents.

IV. And be it enacted, That it shall and may be lawful for the several Clerks Clerks of the Peace of the Peace in their respective Counties, and they are hereby required on presentation of any such affidavit or affidavits with certificate or certificates as aforesaid, Bounty,

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