or within such further time as the Commissioner upon good cause shewn therefor on affidavit shall grant, then and in such case the certificate of such Bankrupt shall be deemed and taken to be refused.

CAP. VII.

.

An Act for the better prevention of Trespasses on Crown Lands and Private Property. Passed 11th April 1850.

I. **B** E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That from and after the passing of this Act, whosoever shall wilfully and without legal authority therefor, cut and carry away, or cause to be cut and carried away, or being cut shall carry away, or cause to be carried away off any Lands, granted or ungranted, any trees, logs, or timber of any kind, shall be guilty of a misdemeanor, and shall be liable to be imprisoned in the common gaol of the County where the offence may be committed for any term not exceeding one year, or fined in any sum not exceeding fifty pounds, at the discretion of the Court.

II. And be it enacted, That when any such offence has been committed upon ungranted Lands, the property in the trees, logs or timber cut or carried away shall be laid to be in Her Majesty the Queen; and in case such offence had been committed upon granted Lands, the property in the trees, logs or timber so cut or carried away, may be laid to be in the owner of the freehold of such granted Lands; and in case such offence be committed upon Land held from the Crown, under lease or licence, the property in the trees, logs or timber so cut or carried away, may be laid to be in the lessee or licencee of such Land.

III. And be it enacted, That whenever any timber, trees or logs are cut and carried away from any grounds held under lease or licence from the Crown, the lessee or licencee may recover damages therefor in an action of trespass or replevin against the person or persons so cutting and carrying away, in any Court of competent jurisdiction, and such lessee or licencee, for the purpose of such action, shall be deemed and taken to be the owner of such property.

IV. And be it enacted, That nothing in this Act contained shall in any wise affect any civil remedy of any parties injured by any such trespasses.

V. And be it enacted, That this Act shall continue and be in force for two years and no longer.

CAP. VIII.

An Act to amend the Act providing for the Collection and Protection of the Revenue of this Province.

Passed 11th April 1850.

Warehoused goods I. may be removed on permission from one Warehouse to another in the same Port.

Goods so removed and the proprietors to be liable as before.

Warehouse Bonds may be cancelled and new Bonds I. **B**E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That any goods which have been or shall be hereafter warehoused in some Warehouse in any Port in this Province, may, with the permission of the Treasurer or Deputy Treasurer at such Port first obtained, be removed to any other Warehouse in the same Port in which goods may be warehoused on importation.

II. And be it enacted, That all goods which hereafter shall be removed from one Warehouse for or to another in the same Port, and all proprietors of such goods, shall be held subject in all respects to all the conditions to which they would have been held subject if such goods had remained in the Warehouse where the same had been originally warehoused.

III. And be it enacted, That if any goods shall have been warehoused in any Warehouse, and particular security, as in such case is required, shall have been given

Illegally cutting and carrying away trees, logs, &c., made a misdemeanor,

How property to be laid in the indictment.

Lessees or licencees of Crown Lands may recover damages.

Act not to affect any civil remedy.

Inmitation.

18