

Cheese; Tallow; Lard; Horns; Manures; Ores of Metals of all kinds; Coal; Pitch; Tar; Turpentine; Ashes; Timber and Lumber of all kinds—round, hewed and sawed—unmanufactured in whole or in part; Firewood; Plants; Shrubs and Trees; Pelts; Wool; Fish Oil; Rice; Broom-Corn and Bark; Gypsum, ground or unground; hewn, or wrought, or unwrought Burr or Grindstones; Dyestuffs; Flax, Hemp, and Tow—unmanufactured; unmanufactured Tobacco; Rags;—shall be introduced into this Island free of duty, so long as the said Treaty shall remain in force; and all the other provisions of the said Treaty shall go into effect, and be observed on the part of this Island with the United States of America.

Shall be admitted into this Island free of duty, so long as the Treaty, signed at Washington on the 5th June, 1854, shall remain in force, and other provisions of such Treaty are to go into effect, &c.

CAP. III.

An Act to amend two Acts therein mentioned, relating to Land Assessment.

[*Passed October 7, 1854.*]

WHEREAS the Assessment imposed on Land by the Act eleventh Victoria, chapter seven, and the Act fifteenth Victoria, chapter thirteen, is made payable into the hands either of the Treasurer of this Island or the Deputy Collectors of Assessment, appointed under the provisions of the first herein before recited Act: And whereas the payment of small sums into the Treasury for Land Assessment has been found to impede the business therein:

Preamble.

11 Vic., cap. 7.

15 Vic., cap. 13.

I. Be it therefore enacted by the Lieutenant Governor, Council and Assembly, that from and after the passing of this Act, it shall not be compulsory on the Treasurer of this Island, for the

Treasurer not to be obliged, previous to proclamation of lands for