

PROVINCE NOVA-SCOTIA the Day of

“ **R** ECEIVED of the Sum of for the Use and
 “ Service of the Province of *Nova-Scotia*, and in Behalf of
 “ said Province, I do hereby promise and oblige myself, and suc-
 “ cessors in the Office of Treasurer to repay the said or
 “ Order the Day of the aforefaid Sum of
 “ with Interest at the Rate of Six Pounds per *Centum per Annum*.

“ This Note being in Lieu of worn and defaced Notes hereto-
 “ fore issued from the Treasury, amounting to the like or same
 “ Sum and now cancelled. Witness my Hand.

Or in the following Form, at the Option of the Person who shall bring in such Notes or Receipts to be exchanged.

PROVINCE of *Nova-Scotia* the

“ **R** ECEIVED of the Sum of for the Use and
 “ Service of the Province of *Nova-Scotia*, and in Behalf
 “ of said Province, I do hereby promise and oblige myself and
 “ Successors in the Office of Treasurer, to repay the said
 “ or Bearer the Day of the aforefaid Sum of
 “ with Interest, at the Rate of Six Pounds per *Centum per Annum*.

“ This Note being in Lieu of worn and defaced Notes here-
 “ tofore issued from the Treasury, amounting to the like or same
 “ Sum, and now cancelled. Witness my Hand.

Such Notes to bear interest.

II. **And be it further Enacted**, That all Receipts so issued by the Treasurer of the Province, shall, according to the Tenor thereof, bear an Interest at the Rate of Six Pounds per *Centum per Annum*, and so in Proportion for a greater or lesser Sum, and all such Receipts so given, shall be dated on the Day following the Day to which the Interest due on such Notes or Receipts brought in as aforefaid was paid.

Notes brought in, to be cancelled in presence of Persons to be appointed by the Governor.

III. **And be it also further Enacted**, That all Notes brought into the Treasury as aforefaid, and for which Receipts shall be given in Pursuance of this Act shall be cancelled in Presence of such Persons as shall be appointed by the Governor, Lieutenant Governor, or Commander in Chief of the Province and all new Notes issued in Pursuance of this Act, shall be counter-signed by them, or at least two of them.

When Notes are brought in to be exchanged, the interest to be calculated to the day the new Note is dated; and not included in new Note issued.

IV. **And be it Enacted**, That when Notes of different Dates are brought to the Treasury to be exchanged for new Notes, the Interest in that Case shall be calculated upon each Note to the Day the new Note shall be dated, and the Treasurer shall pay said Interest and not include such Interest in any new Note so issued.