of the said Church, to be held as aforesaid, and also all Receipts, Payments and Expenditure, as they may see fit, or upon an application for the street as they may see fit, or upon an application for the street as they may see fit, or upon an application for the street as they may see fit, or upon an application for the street as they may see fit, or upon an application for the street as they may see fit, or upon an application for the street as they may see fit, or upon an application for the street as they may see fit, or upon an application for the street as they may see fit, or upon an application for the street as they may see fit, or upon an application for the street as they may see fit, or upon an application for the street as they may see fit, or upon an application for the street as they may see fit, or upon an application for the street as they may see fit, or upon an application for the street as they may see fit, or upon an application for the street as they may see fit, or upon an application for the street as they may see fit, or upon an application for the street as the may be lawful for sums of Money, or any part thereof, we do hereby agree that it shall end may be lawful for sums of Money, or any part thereof the said Committee or Trustees, or any Three street as the property as the street as the mentione, and the property as the said Comgregation president at all reasonable times:

And on every Election of Assessors or Head Assessors, or of Persons to fill Vacancies occurring among them as aforesaid, the same shall be considered good and valid against the former proprietors and out of the proceeds of such sale to pay the said Congregation president at the management and property of the said Church, or other the ment and property of the said Church, or otherwise, as are hereby given to the General Annual Meeting of the said Congregation, to be held as aforesaid on the First Monday in October.

XIV. And be it enacted, That it shall be the duty of the said Six Assessors, so to be appointed as aforesaid, or of the majority of them, imme-diately after the holding of any such Meeting as aforesaid, to assess and fix, in just and equal proportions, as near as may be, what rate or amount shall be paid by each of the Members of the Congregation of the said Church towards defraying the Salaries of the Minister, Clerk of the Congregation, and other Officers thereof, and the Rates and Levies made or ordered as aforesaid, for Repairs, Alterations and Improvements, and to collect and receive the Amounts. when so fixed and assessed from the several Members of the Congregation. And if any Member of the Congregation, on demand made in writing, under the hand of any one or more of the said Assessors, neglect or refuse to pay the amount assessed against him as aforesaid, then and in such case, it shall be lawful for the said Assessors, or the majority of them, in their individual names, as such Assessors, or in the names of the majority of them, within Thirty days of the time of making such demand, in case the same shall then still remain unpaid, to sue for and recover the same in any Court of Law or Equity, or Court of competent jurisdiction, or before any Justice of the Peace in this Island. And it shall be the further duty of the said Assessors, upon receipt or recovery of the Amounts so assessed as aforesaid, to pay the same over unto the said Corporation or Board of Trustees, who shall apply the same to the several uses and Purposes for which they shall have been ordered to be raised.

XV. And whereas it is deemed necessary to give power to alter the present mode of assessing the members of the Congregation of the said Church, if occasion require, and they shall think fit: Be it therefore enacted, That it shall be lawful for the Members of the said Congregation, at any such Meeting as aforesaid, if they shall think proper, after having directed any Rates or Levies to be made for any of the Purposes aforesaid, to order that, instead of each individual Member of the said Congregation being assessed towards the payment thereof, that each Pewowner or Pewholder, only shall be assessed in respect of his Pew, and in such case it shall be the Duty of the said Assessors to assess what amount or proportion shall be paid by each Pewowner or Pewholder in the said Church, towards the Rates and Levies aforesaid; and the said Assessors shall have the same Powers and Duties with respect to Collecting, Recovering and paying over the amount so assessed against ers and Pewholders as are hereinbefore conferred and enjoined upon them, in Committee or Trustees to enforce payment of collecting, recovering and paying over the amounts assessed against individual Members.

XVI. And be it enacted, That it shall be the Duty of the said Head Assessors to overlook the Proceedings of the said Assessors-to see that they fairly and regularly assess and collect all Sums ordered to be levied, and that they duly pay over the same to the said Corporation. or Board of Trustees, for the purposes aforesaid.

AVII. And be it enacted, That when any of the said Assessors or Head Assessors elected as aforesaid shall die, resign or be removed, then and in such case the Vacancies so occurring shall be supplied by such Person or Persons as shall be elected to fill the same respectively, by a Majority of the Votes of the Members of the Congregation of the said Church present, either by themselves or by some Person or Persons duly authorised in writing to act for them at any Annual or other Meeting of the said Congregation, to be held as aforesaid.

provision for the calling of Special General Proceedings and Transactions of the said Assestant the current price, within Thirty days after sors, and of the various Congregational Meetings being notified of the same; and in case a failure of the said Church, to be held as aforesaid, and should be made in the payment of the said sum of Three other Members present thereat—which Minute or Entry, so signed, shall be evidence of such Appointment and Election.

> XIX. And be it enacted, That all Male Members of the Congregation of the said Church, above the age of Twenty-one years, shall be entitled to vote at any Meeting of the Congregation, and shall also be liable to be rated and assessed as aforesaid, under and by virtue of this Act; but no Female shall be allowed to Vote on any occasion whatsoever, unless she be the Owner of

> Act contained shall affect or annul a certain Deed or Instrument in writing under Seal, dated the Fifteenth Day of November, One thousand eight hundred and twenty-four, whereby certain persons who executed the same, being Owners of Pews in the said Church, among other things engaged to contribute towards keeping the said Church in repair, in manner and at the times as in the said Instrument (a Copy of which is set out in the Schedule to this Act) is mentioned, but the same shall still remain, continue and be in full force and effect for all the Purposes thereof—anything in this Act contained, to the contrary thereof, notwithstanding.

XXI. And be it enacted, That nothing in this Act contained shall affect or be construed to affect, in any manner or way, the Rights of Her Majesty, Her Heirs or Successors, or of any Person or Persons, or of any Body Corporate or Politic, such only excepted as are herein men-

XXII. And be it enacted, That this Act shall be a Public Act, and shall be judicially taken notice of as such, by all Judges, Justices of the Peace, Commissioners of Small Debts, and Ministers of Justice, and other Persons whomsoever, without being specially pleaded.

XXIII. And be it enacted, That this Act shall continue and be in force for the space of Three Years from the passing thereof, and no

SCHEDULE.

Deed or Instrument referred to in the Twentieth Section of this Act.

Whereas a certain Instrument in writing was executed, bearing date at Princetown, the Thirteenth Day of September, One thousand eight hundred and thirteen, purporting to be a Bond for the Sum set opposite to each Subscriber's name, to be paid to a Committee or Trustees therein named for the purpose of finishing a certain Building then erected in Princetown, for the Worship of Almighty God, upon the foundation of the Presbyterian Church Government, and authorising and empowering the said necessary for that purpose: And whereas the said Building has now become in a state of disrepair, and being desirous to preserve the same, and the said Committee or Trustees having resigned, it becomes necessary to appoint others. Now know all Men by these Presents, that we the present Proprietors of Pews in the said Building, have nominated, constituted and appointed Thomas M'Nutt, William Clark, and George Thompson of Darnley, and George Beairsto, and Dugald Stewart, of Princetown, aforesaid, a Committee or Trustees to supersec the Committee or Trustees aforesaid, with full power and authority to receive all such sum and sums of money as may be due and owing to the said Building from the said Committee or Trustees; and upon receipt thereof, Receipts and other themselves or by some Person or Persons duly authorised in writing to act for them at any Annual or other Meeting of the said Congregation, to be held as aforesaid.

XVIII. And be it enacted. That there shall be kept by the said Assessors, a Register or Book in which shall be entered and recorded, from time to time, the Proceedings for electing the Assessors and Head Assessors, and all other Officers of the said Church, and for supplying such Vacancies as aforesaid, as well as all the

any vacant Pews, from time to time, and at all times, for the benefit of the said Building. And lastly, it is hereby further agreed and declared, by and between the said parties hereto, that in case of the death of either of them, the said Thomas Macnutt, William Clark, George Thomson, George Beairsto, or Dugald Stewart, or that the whole or any one of the said Committee or Trustees shall refuse or decline to act, or that the majority of the Pewholders should be dissatisfied with the conduct or management of the said Committee, or of any one of them, then and in every such case it shall and may be law-XX. And be it enacted, That nothing in this ful to and for the major part of the Pewholders who shall be present at a Meeting to be held pursuant to a notice to be given for that purpose, to nominate and choose such other person or persons as they shall think fit, to be a Committee or Trustees in the place or stead of such Committee or Trustees, or of such party so removed by death or otherwise, as aforesaid: And every such person or persons, so to be chosen as aforesaid, shall have the like power, authority and controul, as either of them, the said Committee hereinbefore named, have, can, or may have, by virtue of these Presents, and shall and may act, in every respect, to all intents and purposes, as the said person or persons, in whose place or stead he or they shall be so nominated or appointed might have done, if he or they were or was living, or had not refused or declined to act, or had not been removed as aforesaid. In Witness whereof, we have hereunto set our Hands and Seals this Fifteenth day of November, in the year of our Lord One thousand Eight hundred and Twenty-four.

Signed, sealed and delivered) in the presence of Robert Woodside, James Mountain.

(Signed) William Donalds James Brandon Edward M'Kay John Thomson John Sinclair x

Benj. Thomson William Donald Executors for Jas. Woodside, deceased Andrew Woodside Dugald Stewart, sen. Alex. Mathews William Riely Joseph Murchland James Allen James Sinclair **Hugh Mathews** Daniel Watt

John x Power, sen. mark. Daniel x Taylor

George Ramsay x John Ramsay Robert Stewart

James M'Neill x

Charles M'Nutt John M'Gougan, jun. George Ellison x William Beairsto

George Beairsto Benj. Beairsto John Thomson William Clark Chas. Stewart Geo. Thomson Daniel Montgomery James Woodside

Witness to the Signatures of Hugh Craig, John Craig, and Thomas Hunter, (Signed) P. S. Macnutt.

Witness to the Signature of Alexander Ander-

(Signed) John Keir. Witness to the following Signatures, viz.:
P. Stewart, by his Agent, Thos. M'Nutt,
James Townsend, by his Agent, Geo. Beairsto
and Malcolm M'Gougan, for himself,
(Signed) P. S. Macnutt.

(Signed) Thomas M'Nutt Donald Ramsay George Owen Matthew Stewart John Coughlan Francis Clark

Archd. Woodside 💝 William x Coughlan Dugald Ramsay John Mathews x

Dugald Stewart, jr. x John Taylor Donald M'Gougan John M'Kay, jun. Neal Ramsay Malcolm M'Kendrick Lauchlin M'Kendrick Edward Ramsay, jr. Matthew Ste James Stewart, jun.

Dugald Stewart Malcolm Ramsay Edward Mountain x William Stewart Thomas Pickering Thomas Coughlan **Hugh Craig**

Jno. Craig Thomas Hunter Alexr. Anderson James Townsend. per Geo. Beairsto
P. Stewart,
per Thos. M'Nutt
Malcolm M'Gougan John Crozier Saml. Wilson x

NOTICE is hereby a us, DENNIS RE rying on Trade and Br Son," stands from the liabilities of the said

VOL. 21.

East Point, July 2, 1851.

Road Compensation
WHEREAS by an Order
Governor in Council
We st

Commissioners to ascertain as will accrue to those persons w which a certain New Road is near the House of Malcolm H Eastern Boundary of Richard to hereby give Public Notice commence the execution of 1 at the said line of Road; on Shour of 11 o'clock forenous, the provisions of an Act of 1 ande and passed in the Four Reign initialed An Act to of Highways.

SAMUE

Fishery (
We the undersigned havifor settling claims for
Fisheries, for Charlottetow
whatever will be entertained
Act have been strictly attend
The claimants must be inh
The vessel or vessels mus
Cod or Mackerel Fisheries,
cution of such voyage not be
that between the 15th day of
A Certificate from the Con
with the claim, setting forth
—the sort and quantity of I
Stock—and that the Crew wit
up to Twenty tons, and ones
tons up to Forty-twe tons, an

is up to Forty-two tons, at two tons.

The customary weekly all
Newfoundland Fisheries bein
of Beef or Pork, One pound

ounce of Tea - an equ

issioners, Claimants for the Macker

Catch inspected and weighed tive to their voyage, given, a satisfaction of the Commission JAMES 1
KENNET

Charlottetown, Prince Edu July 8, 1851.

A LL persons having legal CLARE, late of Tow

requested to render their Ac indebted to the said Estate ar AMY CLARK, A ALEXANDER WILLIAM CLA

Township 25, 18th June,

A LL persons having lega DEWAR, late of Lot send in their Accounts for

said Estate, are required to

Lot 48, July 14, 1851.

HE Subscriber having day of March, 1851.

LOTS 9 & 61, in this Islan

Ess., notifies the Tenants of

Esq., notifies the Tenanta Arrears of Rent, due on the

Port Hill, April 9, 1851

HE TRYON BR.
offers the following
For the best 2 acres
2d best do.

The names of the cor for the Wheat and Barley Tunips, on or before the

Tryon, July 11, 1851.

Insurance

Incorpore

National Loan

BOARD of DIRECT Hon. E. J. Jare Daniel Hodgson Robert Hutchin

Best 2 acres 2d best do.

Best do.
Best do.
2d best do.
2d best do.

To the Ten

Fishery (

missioners to ascertain an

Steame