## TREASURY NOTES,

Commissioners of, confirmed in their appointment, 161.

Do. do. authorized to issue Notes of new design, 158.

Old Notes to be called in, and exchanged for new, 158, 159.

Do. on exchange, to be destroyed, 159.

Date and number of new Notes, ib.

Treasurer's duty, on receipt of old Notes, 159, 160.

Remuneration to Commissioners, 163.

Vacancies in Commission, how filled, 162.

New issue of, subject to same enactments as former issues, 160.

## TREASURY WARRANTS,

Outstanding, to be paid off with money received for Debentures, 709. If not paid on demand, to be endorsed for Interest at five per cent.

Form of endorsement, 714.

Interest on, to be paid annually, 711.

In what order to be called in and paid, 712.

Postponement of payment of, if not presented, ib.

Not to be issued for a larger sum than £100 each, 713.

## TREES,

Cutting of, on Crown Lands, 450, 451.

Do. without written License of owner, 451, 452.

## TRESPASSES.

Consolidated Act relating to, 448, et seq.

Locating upon Crown Lands, 450.

Cutting, &c., Timber, &c., on do., 450, 451.

Do. do. upon Lands of private parties, 451, 452.

Limitation of actions for do., 452.

What shall be deemed a lawful Fence, ib.

By Cattle, Hogs, Sheep, &c., 452, 453.

Mode of assessing and recovering damages, 453.

Do. apportioning do., 454.

By unruly Beast, 454, 455.

By Cattle, &c., into Pasture ground, 455.

Boar Pig running at large, 455, 456.

Swine going at large without rings, 456.

Destruction of Thistles, if required by owner of adjoining land, 457.

Upon real or personal property of any kind or description, 458.

Limitation of action, ib.

Upon any Church, Chapel, or any other public property, 459.

Offenders under 16 years of age, how punished, ib.

Do. may be apprehended in the act, 460.

Form of Conviction, 461.

Conviction may be pleaded in bar of suit, ib.

By Geese, Turkeys, and Ducks, 462.

Geese going at large in Charlottetown, ib.

Cutting, maining, &c., Horses, Cattle, Sheep, &c., 463.

Justice of the Peace may receive evidence of Title to land, ib. Either party to a suit for, may appeal to Supreme Court, 464.

No Judgment to be pleaded in bar to support or defeat Title to lands,

&c., ib.

Construction of Terms in Act relating to, ib.