Officer of the Colonial Revenue, the payment of such Imperial Duties shall be taken, held and received to be a full payment and discharge of all Colonial Impost Duties hereby imposed on such wheat, flour, molasses and butter, in and by the second column of the said Table of Duties hereunto annexed, and the security given for such Colonial Impost Duties shall be cancelled, or credit given or allowed thereon for the Duties paid, in the same manner as if such Colonial Impost Duties on the same quantity or quantities of wheat, flour, molasses and butter, had actually been paid to the said Collector or Officer of the Colonial Revenue.

On Foreign salted beef and pork, tongues and bacon XXI. And be it enacted, That so long as the Imperial Duties, by the said Act of the Imperial Parliament, or by any Act or Acts in amendment, or alteration thereof, imposed upon salted beef and pork, tongues and bacon, not being of the growth, production or manufacture of the United Kingdom, or of some of the British Possessions, shall continue and remain in force, then and in such case, whenever it shall be shewn to the Collector or proper Officer of the Colonial Revenue, that such Imperial Duties shall have been actually paid at some port or place within this Province, either by the production of a certificate from the Collector of Her Majesty's Customs, or otherwise to the saitsfaction of the said Collector or Officer of the Colonial Revenue, then and in such case credit shall be allowed by the said Collector, or Officer of the Colonial Revenue for the Duties so paid at the Custom House, and the excess only of the Colonial Impost Duties by this Act imposed on such articles over and above the said Imperial Duties so paid, shall be levied, collected, and received by the Collector or Officer of the Colonial Revenue.

And whereas, under the said Act of the Imperial Parliament, doubts are entertained whether or not teas, when imported direct from China, or the United Kingdom, or other Bri-

tish Possessions, are not liable to pay Duty as a non-enumerated article.

tunties or Teas

XXII. Be it enacted, That in case any Duty shall be levied and collected under the said Act of the Imperial Parliament, or any Act or Acts in amendment thereof, upon teas imported direct from China, or from the United Kingdom, or some other British possession, then, upon proof made to the Collector or other proper officer of the Colonial Revenue, by the production of a Certificate from the Collector of Her Majesty's Customs, or otherwise, that such Imperial Duties have been actually paid at some port or place within this Province, then and in such case credit shall be allowed for such Imperial Duties by the said Collector or Officer of the Colonial Revenue, and the excess only of the Colonial Impost Duties imposed by this Act over and above the Imperial Duties so paid on such Teas, so imported as aforesaid, shall be collected and received by such Collector or proper Officer of the Colonial Revenue, or if there shall be no such excess, and such Imperial Duties, so paid as aforesaid, shall equal or exceed the Colonial Impost Duties, hereby imposed, then no Duty shall be collected or received under this Act.

Valuats insported to improve the brood dary free

XXIII. And be it enacted, That any animal hereby charged with Duty, which shall be imported for the purpose of improving the breed, and which shall be certified to be so imported, by the President and Secretary of any Agricultural Society, recognised and known as such by the Central Board of Agriculture, shall be wholly free of any Colonial Impost Duty imposed by this Act.

XXIV. And be it enacted, That this present Act may be altered and amended by any

Act or Acts of the present Session of the General Assembly.