

tinued and amended is provided, shall not exceed the sum of Ten Pounds, then the said Duties shall be paid down by the Importer or Person making the Entry thereof, before any Permit shall be granted for the Goods contained in such Entry, but, if the amount of such Duties shall exceed the sum of Ten Pounds, then the Importer shall give Bond, with two sufficient sureties, to be approved of by the Collector of Impost, in treble the Duties payable on such Goods, with a condition for the payment of the said Duties by instalments, and in manner following, that is to say : one fourth part of said Duties in six months, another fourth part thereof in nine months, and the remaining half part in one year, from the date of such Bond respectively, and such Bond shall be given in the manner and form prescribed therefor by the Board of Revenue, and a Warrant of Attorney shall also then and there be executed by the same parties, and in the form by the said Board to be directed, for the Confession of a Judgment for the amount of the said Bond, in case default should happen to be made in payment of any instalment thereof; *Provided always*, that where Goods have been warehoused above one year, then the Colonial Duties, if exceeding Ten Pounds, shall be payable one half in three months, and the other half in six months, from the date of the Entry from Warehouse, and the Bond shall be made accordingly.

Above that sum—Bond to be given

Limitation of period for entering Goods

IV. *And be it further enacted*, That, instead of the period of twenty days allowed by the twenty-seventh Clause of the said Act hereby amended, for the Entry inwards of Goods, after the arrival of the importing Ship, there shall be allowed for such Entry six days only after such arrival, and if due Entry inwards be not made within the said six days, it shall and may be lawful to proceed as in and by the said Clause is directed, in the same manner as if the said period of six days had been inserted in such Clause, instead of twenty days as therein mentioned.

CAP. XCII.

An Act to continue and amend the Act for the Encouragement of Schools.

(PASSED THE 29th DAY OF MARCH, 1836.)

BE it enacted, by the Lieutenant-Governor, Council and Assembly, That an Act, passed in the Second Year of His present Majesty's Reign, entitled, An Act for the Encouragement of Schools, save and except the Fifth Clause or Section thereof, which is hereby repealed, and also, save and except so far as the same is or may be hereinafter altered or amended, shall be continued, and the said Act, and every matter, clause and thing, therein contained, (except as hereinbefore excepted,) are hereby continued for Two Years, and from thence to the end of the then next Session of the General Assembly.

Act 2d Wm. IV. continued with exceptions

Assessments in aid of Schools

II. *And be it further enacted*, That, whenever a majority of the Freeholders and Inhabitants of any School District, within any County or District in this Province, rateable or subject to be assessed as hereinafter mentioned, who shall meet at a Public Meeting of such Freeholders and Inhabitants, to be held after sufficient public notice, to be given at least twenty days previous to such Meeting, by the Trustees of such School District, in at least five public places in the same district, shall agree at such Public Meeting to raise the several sums required to be raised and provided by them, under the provisions of this Act, or the Act hereby continued and amended, by an equal rate or assessment upon each person according to his ability, they shall certify the same to the next General Sessions of the Peace for the County or District wherein such School District is situate, as aforesaid, and the same shall be assessed at the same time, and in the same manner, and under and subject to the several regulations, and by the same means, course and proceedings, as by any Acts of the General Assembly, now in force or hereafter to be enacted, are or may be provided for levying rates for the support of the Poor upon each of the Freeholders and Inhabitants of such School District, in a rateable and equal proportion, according to his ability, and shall be collected and paid over to the Trustees or