or payable on all such brown or raw Sugar, granted by this Act, shall be paid to the said person or persons, or credited on the bond or bonds, or other securities given for securing the said duties, in the same manner as is provided and practised in the case of the exportation of the like article out of this Province.

IV. And be it further enacted, That no refined Sugars, Syrup or Molasses, manufactured or made in this Province, shall be removed from the place where the same shall be so manufactured or made, without a permit for such removal first obtained from the Collector of Impost and Excise.

V. And be it further enacted, That it shall and may be lawful for the Collector of Impost and Excise, to enter into all houses, or other places where the refining of Sugar shall be conducted, to examine the quantities of raw or refined Sugars, in such house or place.

VI. And be it further enacted, That all and every the Collector or Collectors of Impost and Excise, shall be and they hereby are authorised to administer the Oath by this Act appointed to be taken and made; and if any person or persons shall make Oath to any salse account, or shall falsely swear to any matter or thing hereby required to be verified on Oath, before such Collector or Collectors, the person or persons so offending, shall be deemed guilty of wilful and corrupt perjury, and shall, on conviction thereof, be liable to, and suffer, all the pains and penalties by Law insticted on persons guilty of wilfull and corrupt perjury.

VII. And be it further enacted, That all person or persons, who at any time before the passing of this Act, and within five months past, shall have been engaged in the manufacturing of refined Sugars in this Province, shall be entitled to, and allowed, a like drawback of the duties paid or payable on all the brown or raw Sugar, consumed or employed in such manufacture, and in the same manner as is hereby granted of the duties on such brown or raw Sugar, as shall hereafter be so consumed or used. Provided, That within three months an account of the brown or raw Sugar so consumed, and such affidavit of the truth thereof, as is by this Act required, be given to, and made before the Collector of Impost and Excise.

VIII. And be it further enacted, That in case of the removal of any of the brown or raw Sugars to the manufactory, or of any of the refined Sugars, Syrup or Molasses, above the value of five pounds, from the manufactory, without a permit sirst had and obtained for that purpose, such article or articles shall be forseited and liable to seizure, and condemnation, as in case of removal of other dutiable articles without a permit, where a permit is required.

IX. And be it further enacted, That this Act shall be, and continue in force until the eighteenth day of March, which will be in the year of our Lord one thousand eight hundred and eighteen, and no longer.

Refined Sugars, &c. not to be removed from the Manufactory without a permit.

Collector of Impost and Excise may examine Sugar Manufactories.

To administer Oaths required under this Act.

Perjury.

Drawback on raw Sugars, from what period allowed.

Proviso.

· Forfeiture of refined Sugars, &c. removed from Manufactory without a permit.

Continued until 18th March, 1818.

CAP. XXIV.

An ACT for the better regulating the manner of holding the Inferior Court of Common Pleas and General Sessions of the Peace, in the District of Yarmouth and Argyle in the County of Shelburne.

Preamble.

HEREAS, from the extent of the District of Yarmouth and Argifle in the County of Shelburne, and from the want of accommodation for the Members of the Court and for the Inhabitants who have oc-