Privy Council, to order that the said Order in Council of the seventeenth of September one thou-sand eight hundred and nineteen be henceforth revoked, so far as relates to sums awarded for seizures made on shore by persons utider the orders of the Lord High Admiral, or the Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland, and no further ; and the same is hereby so far revoked, saving only as to sums awarded for seizures made prior to the date hereof, which shall be distributed according to the former Order :

And His Majesty is turther pleased to direct and appoint that all sums awarded, saving as above excepted seizures made prior to the date hereof, by the Commissioners of Customs or Excise in England, Scotland and Ireland, to persons under the orders of the Lord High Admiral, or the Commis-sioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland, for the arrest on shore of any person or persons for a breach of the laws as above described, shall be paid in the following proportions, to and for the benefit of 'the person or persons who shall actually make the arrest, viz.

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To the	neiso	n of he	rsons
who	r sha	i ab	naffy
To the who mak	e the	arrest.	1.14
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To the officer or officers One fourth part of the being present, of the reward to be divided, being present, of the party of men, to which the person or persons, making the arrest · shall belong.

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Three fourth parts of the usward to be diwiden in equal propertions, if more than tually make the arrest,

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of March 1821,

if more than one officer of the party shall be so present, as ť: tollows,

To the officer commanding the party, two shares.

To each of the other officers, one share.

And the Right Honourable the Lords Commissioners of His Majesty's Treasury, and the Lords Commissioners of the Admiralty, are to cause His Majesty's pleasure, hereby signified, to be duly Jas. Buller. complied with.

'T the Court at Carlton-House, the 9th of June 1821,

·· PRESENT,

The KING's Most Excellent Majesty in Council.

WTHEREAS by an Act, passed in the fifty-sixth year of His late Majesty's reign, cap. 38, in-tituled "An Act to empower His Majesty to suspend the ballot or enrolment for the local militia," it is enacted, that it shall be lawful for His Majesty, by any Order in Council, to direct

that no ballot or enrolment for the local militia shall take place; but that such ballot and eniolment shall remain and continue suspended for the period specified in any such Order of Council, and from time to time, by any like Order or Orders in Council, to continue such suspension so long as His Majesty shall deem the same expedient, any thing in any Act or Acts of Parliament to the contrary notwithstanding: and whereas by , an Order in Council, made the seventh of June last, it was ordered by His Majesty in Council, that no ballot or enrolment for the local militia should take place for the space of one year from the twenty-seventh of June last, but that the ballot and enrolment for the local militia should remain and continue suspended for the space of one year from the said twenty-seventh of June last: and whereas it is deemed expedient to continue suchsuspension of the ballot and enrolment for the local militia for the space of one year from and after the twenty-seventh day of this instant June; it is, therefore, ordered by His Majesty, by and with the advice of His Privy Council, that no ballot or enrolment for the local militia do take place for the space of one year from and after the twentyseventh day of this instant June, but that the ballot and enrolment for the local militia do remain and continue suspended for the space of one year from and after the said twenty-squenth, day of this instant June. Jas. Buller. 12.12

PRESENT,

T the Court at Carlton-House, the 21st

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The KING's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the fifty-eighth year of the reign of His late Majesty King George the Third, intituled "An Act, to " allow for three years, and until six weeks after " the commencement of the then next session of "Parliament, the importation into ports specially "appointed by His Majesty within the Provinces of Nova Scotia and New Brunswick, of the " atticles therein enumerated, and the re-exportation "thereof from such ports," it is evacted that it shall and may be lawful, in any British ship or vessel owned and navigated according to law, or in any ship or vessel belonging to the subjects of any Sovereign or State in amily with His Majesty, to import into and export from such ports within the provinces of Nova Scotia or New Brunswick, as shall be specially appointed for that purpose, certain articles in the said Act commerated, any thing in any law to the contrary notwithstanding; His Majesty, by virtue of the powers vested in Him by the above recited Act, is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that from and after the date of mis