This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 14 February, 1877. F. W. WEBB, Acting Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO

VICTORIÆ REGINÆ.

No.

An Act to amend and consolidate the Laws for the regulation of the Customs.

WHEREAS it is expedient that the several Acts now in force Preamble. for the regulation of the Customs should be amended and consolidated into one Act Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the 5 Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:—

1. After the commencement of this Act the several Acts set Acts repealed. forth in the First Schedule hereto are hereby repealed. Except as to anything previously done under their authority respectively and except 10 so far as relates to any arrears of duty or to any drawback which shall be or become due or payable. And Except so far as may be necessary for the purpose of supporting or continuing any proceeding already taken or to be taken after the commencement of this Act. And Except as to the recovery or application of any penalty for any 15 offence committed or any forfeiture incurred before the commencement of this Act. Provided also that all orders and regulations and appointments duly made and all bonds or other securities taken or licenses.

granted shall nevertheless be valid and effectual. 3—A

| | Customs Regulation. |
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| .njii | 2. In the construction of this Act the following words within Interpretation of inverted commas shall have the meanings and include the persons or terms. things set against them respectively unless inconsistent with the context— |
| 5 | do tellor the dottellor with the dattee of the Executive, |
| | Council; "Attorney General"—Any Law Officer of the Crown or Barrister acting with his authority; |
| | "Justice"—Any Justice of the Peace; |
| 10 | Customs"; |
| | "Collector"—The Collector of Customs or the principal Officer of |
| | Customs at any port or place Or any person duly appointed to act for either; |
| 15 | "Landing Waiter"—Any officer authorized to superintend the landing or examination of goods on their importation or |
| | exportation; "Officer" "Proper officer" or "Officer of Customs"—Any person |
| | duly employed or appointed to act in the performance of any |
| 20 | Jan of the officer of the first the first the shall be |
| | deemed the Proper officer or other officer named in any Act for the collection of Customs Duties; |
| | "Warehouse-keeper"—The officer in charge of any Queen's |
| 25 | Warehouse or the owner or other person lawfully in charge of any licensed warehouse; |
| 20 | "Wharfinger"—The owner or other person lawfully in charge of |
| | any wharf; |
| | "Shipowner" or "Owner of a Ship"—The owner master or any person authorized to act as agent for the owner or to receive |
| 30 | freight or other charges payable in respect of any ship; |
| | "Master"—The person in command or charge of any ship; |
| | "Seaman"—Any mate mariner or other person being one of the crew of any ship; |
| ~~ | "Importer"—The owner consignee or other person then possessed |
| 35 | of or beneficially interested in any goods imported until duly discharged by the Customs; |
| | "Owner of Goods"—Any person entitled whether as owner or |
| | agent for the owner to the possession of the goods subject to |
| 40 | any lawful lien subsisting; "Ship"—Any kind of vessel used in navigation; |
| | "Boat"—Any vessel employed in removing goods or passengers |
| | in port; |
| , | "Dray"—Any wheel-carriage for the conveyance of goods; "Hatchway"—Any entrance whatever to the hold of a vessel; |
| 45 | "Legal Wharf"—Any public wharf quay railway shed or other |
| | place duly appointed for the lading or unlading of goods; "Sufferance Wharf"—Any private wharf duly authorized for the |
| | lading and unlading of goods; |
| 50 | "Entry"—The Customs document required for the landing or |
| 00 | discharge of goods from any importing ship or warehouse; "Goods"—Any description of merchandize or chattels; |
| | "Un-customed Goods"—Any goods which have not been duly |
| | passed by the Customs; "Dutiable Goods"—All goods subject to the payment of duty |
| 55 | and on which duty has not yet been paid; |
| | "Cargo"—All articles of merchandize not being ship's stores |
| | passengers' luggage or ballast; "Bonded Goods"—All dutiable goods placed in a warehouse under |
| | control of the Customs pending the payment of duties; |
| | "Ship's |
| | |

"Ship's Stores"—All stores bona fide shipped for consumption on board and not forming part of the cargo; "Queen's Warehouse"—Any place duly appointed for lodging goods therein under the order of the Collector; "Warehouse" or "Bonded Warehouse"—Any licensed building 5 or premises in which goods when landed from ships may be lawfully placed until cleared by the Customs; "Foreign" or "Abroad" - Out of the Colony of New South Wales; "Office"-Any office or employment in the Department of 10 Customs; OF "Transire"—A permit or warrant for the free passage of goods; "Customs"—The Department of Customs; "Port"—Any anchorage for shipping proclaimed to be a port; "Package"—Casks cases bundles or parcels of any kind or 15 description; "Coasting-trade"—Trade by ships from port to port within the 16 Colony; "Coaster" or "Coasting-ship"—Any ship employed in the coast-20 ing trade; "Drawback"-The lawful return of duty previously paid on exportation of goods. 3. The Governor may appoint a Collector and such other Officers Appointment of

as may be required for carrying out the provisions of this Act all of Officers.

39 & 40 Vic. c. 36 s, 2. 25 whom shall be subject to the control of the Colonial Treasurer who may define the duties of every officer and may require any of them to give such security for good conduct as he may consider necessary.

4. Every person duly employed on any service relating to the Persons employed in Customs shall be deemed to be the Proper or Particular officer named Customs to be deemed officers. 30 in any Act relating to the same for any prescribed duty or service And Ib. s. 4. everything required to be done at any particular place within any port if done at any other place therein with the sanction or approval of the Colonial Treasurer or Collector shall be valid notwithstanding.

5. Every person appointed to any office or in any way employed Declaration on ad-35 in the Customs shall when required by the Collector make and subscribe mission to office. the following Declaration before the Collector or a Justice of the Peace-

"I A.B. solemnly declare that I will faithfully execute to the best of my ability the office or trust committed to me in the 40 service of Her Majesty's Customs and that I will not either demand or receive any fee or reward of any kind either directly or indirectly for doing or abstaining from doing any service act duty matter or thing in the execution of my office or employment on any pretext whatever except my salary and what is or may be allowed me by law or by the Colonial 45 Treasurer or the Collector of Customs"-

And if any officer shall either demand or receive any such fee or reward Officers taking bribes he shall on proof thereof to the satisfaction of the Colonial Treasurer may be dismissed. be liable to immediate dismissal.

6. No officer of the Customs shall be compelled to serve on any Exemption from in any municipal or other public office.

Exemption from public offices.

Ib. s. 9. jury or in any municipal or other public office.

7. The only annual public holidays kept by the Customs shall be Public holidays. Christmas Day Good Friday New Year's Day Her Majesty's Birthday the Prince of Wales' Birthday the Anniversary of the Foundation of the 55 Colony (twenty-sixth January) or the day appointed for the celebration

of any of them respectively and any public holiday proclaimed by the

Governor.

Appointment of Ports Wharfs Warehouses &c.

APPOINTMENT OF

8. The Governor may by public notice published in the Gazette Government may appoint any harbour haven creek river or place within the Colony to appoint ports and be a Port and declare what Ports or places shall be warehousing ports legal and sufferance wharfs. 5 or places And may appoint proper places within the same to be legal ib. s. 11.

wharfs and declare the limits of any such ports or wharfs respectively And may also appoint proper places to be Sufferance wharfs for the lading and unlading of goods and baggage under such conditions and restrictions as shall be from time to time provided.

9. The Governor may in like manner appoint stations or Appointment of localities for ships arriving at or departing from any port within the stations for to bring to. Colony to bring to for the boarding or landing officers of the Customs Ib. s. 14. And the Collector may station officers on board any ship while within the limits of any such port.

10. The Colonial Treasurer may appoint any building or premises Appointment of to be a Queen's Warehouse and may license persons to keep Ware-Ib. s. 12.

houses approved by him in such ports or places. 11. The keeper of every such warehouse shall give such security Warehouse-keepers

by bond or otherwise as the Colonial Treasurer or Collector may require to give security 20 and approve for the safe custody of all such goods as shall at any time be warehoused therein until duly cleared therefrom and no goods shall be deposited in any such warehouse after the commencement of this Act until the required security shall have been given And no Bond No Bond required held of the from importer. shall after the commencement of this Act be required from the

25 importer of goods on the warehousing thereof.

12. The keeper of every such warehouse shall pay annually by Annual license fee. four quarterly payments in advance a license fee according to the scale specified in the Third Schedule to this Act and in default of payment of any portion of the said fee for fourteen days after notice shall have

30 been given by the Collector the goods bonded in such warehouse may be removed by order of the Collector at the expense of the keeper to any other warehouse and the license of such keeper may be revoked.

13. The Colonial Treasurer may fix the rate of storage Rate and appropriawhich shall be payable in respect of any goods deposited or secured in tion of storage

35 any Queen's Warehouse And all such rates when paid shall be

received and appropriated as duties of Customs.

14. The Collector may license the owners of boats and drays for Collector may the conveyance of goods cleared for drawback or from the warehouse to license persons for be put on board any chin for expectation of the put of board any chin for expectation of the put be put on board any ship for exportation or from any importing ship to

40 any wharf or quay and such goods shall be conveyed (unless when being landed in the ship's own boats) only by persons so licensed or by persons in their employ and when granting any such license may require sufficient security by bond or otherwise for the faithful and upright conduct of the licensee and his servants.

45 Collection and management of duties drawbacks and allowances.

COLLECTION OF DUTIES &C.

15. All duties of Customs rates and charges and all drawbacks and allowances now or hereafter imposed or allowed by law shall be Duties to be under under the management of the Colonial Treasurer and shall be calculated management of the Colonial Treasurer. collected appropriated and paid under the provisions of the laws now or 1b. s. 17

50 then in force relating thereto and all duties and drawbacks imposed or allowed according to any specified quantity or value shall be deemed to apply in the same proportion to any greater or less quantity or value and such duties shall be calculated according to standard weights and measures and paid (if so required by the Collector) in current coin.

16. Whenever any New duties are imposed by any Act in lieu Former duties to of any former duties payable at the time of the commencement of continue until new duties chargeable. such Act such former duties shall be payable until such new duties 1b. s. 18. become chargeable except in cases where the Act imposing such new

5 duties shall otherwise provide And all moneys payable from any duties of Customs whatsoever under any former Act although computed thereunder and whether secured by bond or otherwise shall be levied and appropriated as if the same had been made payable by this Act or any other Act in force at the time and all drawbacks or allow-

10 ances payable under any former Act shall be paid or allowed under this or such other Acts as may be at the time in force.

17. All sums of money received officially by the Collector or any All moneys to be officer of Customs shall within twenty-four hours after receipt thereof paid into the be paid into the Treasury or into such Bank or otherwise as the Colonial

15 Treasurer shall appoint And at the same time the Collector or other officer shall transmit to the Colonial Treasurer a specific account of all such sums received showing dates and items and according to such form as shall be required by the Colonial Treasurer.

18. All Dutiable goods may be deposited in any warehouse Goods may be ware-20 without payment of duty upon the first importation thereof. And shall housed and be chargeable with upon being entered for home consumption be subject to such duties existing duties on as may at the time of passing such entry be payable on similar goods similar goods. under any Act imposing duties of Customs then in force except in cases where special provision shall be made in any such Act to the contrary.

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Disputes between Importers and Officers of Customs.

DISPUTES BETWEEN IMPORTERS AND OFFICERS.

19. If any dispute shall arise as to the proper rate of duty Importer to deposit payable in respect of any goods the importer thereof shall deposit in the have delivery of hands of the Collector the amount of duty demanded by him and the goods.

Links and Li same shall be deemed to be the duty authorized by law Unless an

30 Action shall be brought in a Court of competent jurisdiction by the importer against the Collector within thirty days following to try the question whether any and what amount of duty is payable upon such And on payment of the said deposit and passing the required entry the said goods shall be forthwith delivered to the importer

35 Provided always that the importer shall have the option of submitting a Action may be written statement of the matter in dispute to the Board of Commissioners mission to Commission hereinafter provided for their decision in lieu of bringing the said action sioners. And the said Commissioners shall thereupon have authority to enquire into and determine the matter in the manner hereinafter provided.

20. In case no such Action shall be brought or submission made If decided in favor of within the time hereinbefore limited for that purpose such deposit shall to be returned with be applied to the use of Her Majesty as if the same had been originally interest. paid as the legal and undisputed duty on such goods But in case such action shall be so brought or the matter in dispute be submitted to the

45 Commissioners for decision as last provided and it shall thereupon be finally determined that the duty so demanded and deposited was either excessive or that none was payable then the difference in amount or the whole sum deposited (as the case may be) shall forthwith be returned to the importer with interest thereon after the rate of

50 five pounds per centum per annum during the period of deposit and such payment shall be accepted by him in satisfaction of all damages and expenses except costs of suit And the party succeeding in an action shall be entitled to have his costs taxed as between party and party and the same shall be recoverable as in an ordinary action in such Court

55 Provided that if the verdict shall be given against the Collector the costs so taxed shall be paid out of the Consolidated Revenue.

21. If any dispute shall arise between any masters or owners Disputes to be referred to Commissioners. of ships importers or exporters of goods or their agents and any officer Ib. s. 32. of Customs with reference to the seizure or detention of any ship or goods or to any breach of or non-compliance with the laws or regula-5 tions relating to the Customs it shall be lawful for the Commissioners to hear and determine such dispute and to adjudge the penalties herein provided in that behalf And the Governor may wholly remit Governor may remit or mitigate any penalty or forfeiture.

Board of Commissioners and their functions.

22. The Governor shall appoint three persons to constitute a Governor may Board to be called "The Commissioners of Customs" (any two of whom Commissioners &c. shall form a quorum) who shall with open doors hear and determine 1b. s. 33. disputes between any officer of Customs and any other person respecting any matters whatever relating to the Customs which may be 15 submitted to their judgment by the Collector on behalf of any such

officer Or by the person preferring any complaint against such officer Or by any person who shall be dissatisfied with the determination of the Collector Or by the Colonial Treasurer in respect of any matter relating to the Customs.

20 23. The Commissioners shall take the evidence tendered to them Course of prorelating to the matter of enquiry on oath and may thereupon either Ib. s. 34. decide the case and make an order accordingly or if they see fit direct a prosecution under this Act And their decision and order in case any penalty or forfeiture shall be adjudged shall have the same force and

25 effect as a legal conviction for penalties by Justices And the Commissioners shall also possess all the authority conferred upon Justices by any Act now or hereafter in force in cases of summary jurisdiction And the course of proceeding of the Commissioners upon the hearing of any such matter of dispute or other inquiry submitted to them shall

30 be as nearly as possible in conformity with the practice adopted before Justices in the exercise of their summary jurisdiction Provided that all acts matters and things done and performed by the Board of Commissioners shall be subject to the disallowance of the Governor.

24. In case any penalty or forfeiture shall be adjudged by the 35 Commissioners to be paid or enforced such judgment or decision and order shall unless the same be disallowed as hereinbefore provided for be as valid and effectual as any conviction and order which Justices are empowered by law to make in cases of summary jurisdiction.

25. In the exercise of their functions the Commissioners commissioners to 40 shall have power to make rules and orders subject to the and forms. approval of the Colonial Treasurer for the general conduct of all Ib ss. 36 37 and 38. business in relation to the matters submitted to them And with the like approval they may make the forms to be used for complaints or other matters of enquiry and for any other process necessary But if

45 no form applicable to any matter has been so made or approved any appropriate form in use in the District Courts may be used or altered so as to make it applicable to the circumstances And the Com- To award costs. missioners may award all reasonable costs and expenses to the successful party not exceeding the scales allowed respectively in the said District

50 Courts And they may summon and compel the attendance of witnesses and the production of papers under a penalty of twenty pounds And To summon when engaged in the hearing of any matter of inquiry under the provisions of this Act they may exercise all the power and authority of a Chairman of General Sessions to enforce order during such inquiry by To enforce order. 55 all persons whomsoever.

26. All rules and orders for the general conduct of such Rules and orders &c. enquiries and the forms to be used when so made and approved as public places. herein provided shall be suspended on a board or otherwise exhibited

in the long-room of the Custom House and other place appointed by the Colonial Treasurer and in the room or apartment provided for the use of the Commissioners in conducting the enquiries submitted to them under the provisions of this Act And a copy of the same shall 5 also be published in the Gazette and afterwards be laid before Parliament as hereinafter provided in the case of regulations made by the Governor

27. The Board of Commissioners shall meet for the despatch Commissioners to of business at least once in every week in such apartment in the meet every week. 10 Custom House or elsewhere as may be provided for them by the Colonial Treasurer And they may proceed to the hearing of all matters so as aforesaid authorized to be referred to them Provided But may adjourn the that they may adjourn the hearing of any matter upon such terms hearing as they may think fit whenever the justice of the case in their opinion

15 demands a postponement.

28. The sum of two hundred pounds shall be paid half-yearly Fees to the Board. by the Colonial Treasurer from the Consolidated Revenue Fund as fees for the attendance of the Commissioners at the meetings of the Board and the Commissioners may make rules subject to approval of the 20 Governor for the apportionment and distribution of such fees and if any Commissioner be absent at any time when the Board may be required to meet the Governor may appoint a person to temporarily fill his place and such person shall be entitled to the proportion of fees which for such meeting would otherwise have accrued to the Commissioner whose

25 place is so filled had he been present thereat And if any of such Absence from Colony Commissioners shall fail to attend the meetings of the Board for three months consecutively or shall absent himself from the Colony for six successive months without the sanction of the Colonial Treasurer he shall be held to have resigned his office.

29. Whenever in any matter so submitted to the said Com- Commissioners may missioners any penalty or forfeiture shall have been incurred by the mitigate penalties &c. person offending it shall be lawful for the Commissioners or the Colonial Treasurer to mitigate the penalty or to adjudge the payment of a minor sum in lieu of the thing forfeited if the matter involved is of 35 small value or if in their opinion the forfeiture has been incurred through accident inadvertence or misconception of the Act or any

regulation.

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The prohibition of certain goods.

IMPORTATION AND WAREHOUSING.

30. If any goods specified in the following list of Prohibitions Prohibition and 40 shall be imported or be found on board any ship except for the purpose restrictions of transhipment or exportation the same may be forfeited and may be destroyed or otherwise disposed of as the Colonial Treasurer may direct:

LIST OF GOODS ABSOLUTELY PROHIBITED TO BE IMPORTED—

45 Counterfeit coin or false money purporting to be sterling coin of the realm and not being of the established standard in weight or fineness;

Indecent or obscene books paintings drawings cards engravings photographs prints or other productions or articles;

Spirits (not being perfumed or medicinal spirits) in ships under forty tons register and (unless bottled) in casks or other vessels containing less than twelve gallons of liquids measurement and not duly reported as being part of the cargo or stores of the importing ship;

Snuff or tobacco in ships under forty tons register and in packages each containing less than twenty-five pounds net weight or

containing any other goods;

Cigars

Cigars or Cigarettos in ships under forty tons register or in outer packages containing less than thirty pounds net weight or less than five thousand in number each or containing any other goods;

Opium (except when made up in the form of chemists' drugs) in ships under forty tons register and in packages each containing less than thirty pounds net weight or containing

any other goods;

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Infected cattle sheep or other animals and hides skins horns hoofs or any other part of cattle or other animals which the 10 Governor in Council may by proclamation prohibit in order to prevent the spreading of any contagious distemper:

Provided always that the above restrictions on tonnage shall not extend to the importation of any such goods by the River Murray by 15 ships or boats of any less size if due notice of such goods being thus

imported shall be given by the importer to the Collector.

31. The importation of arms ammunition gunpowder and other Arms &c. may be explosives may be prohibited by proclamation or order of the Governor prohibited. in Council whenever deemed expedient.

The arrival and unlading of Ships from abroad. 20

32. If upon the first levying or repealing of any duty or the Time of importation first permitting or prohibiting of any importation or at any other and arrival defined. period or for any of the purposes of this or any Act relating to the

Customs it shall become necessary to determine the precise time of the 25 importation of any goods or the arrival of any ship such time shall be deemed to be that at which the ship importing such goods shall have received a Pilot on board for the purpose of entering or have actually entered the port or on the River Murray shall have taken her departure from her last port of call in Victoria or have crossed the dividing

30 parallel between South Australia and this Colony.

33. If any ship coming into any port or place within the Colony ship to come quickly shall not come as quickly up to the proper place of mooring or unlading to place of unlading shall not come as quickly up to the proper place of mooring or unlading or to station. as the regulations and the nature of the port or wind will admit Or 39 & 40 Vic. c. 36 shall not bring to at the stations duly appointed for the boarding of ships s. 46.

35 by the officers of Customs Or if after arrival at such place such ship shall remove except directly to some other proper place of mooring or unlading without the sanction of the proper officer of the Customs Or if the master of any ship on board of which any officer is stationed shall refuse to provide such officer with sleeping accommodation or 10 sufficient room under the deck for his bed or hammock the master of

such ship shall forfeit a sum not exceeding twenty pounds.

34. The proper officer of the Customs may board any ship Officers to have access arriving at any port in the Colony and stay on board until all the to all goods. goods shall be duly discharged And shall have free access to every Ib. s. 47.

45 part of the ship with authority to fasten down hatchways and to mark any goods before landing and to lock up seal mark or otherwise secure any goods on board such ship And if any place or any trunk box or chest be locked or otherwise fastened and the same shall not be opened on demand such officer may cause the same to be forcibly 50 opened and if any dutiable goods be found concealed therein or on

board any such ship they shall be liable to forfeiture.

35. If such proper officer shall place any lock mark or seal seals &c. not to be upon any goods or ship's stores or any package on board and such broken. lock mark or seal be opened altered or broken by any one without Ib. Idem.

55 authority—Or if any goods or ship's stores be secretly conveyed away—Or if the hatchways after having been fastened down by the officer be opened—the master of such ship for every such offence in respect to goods shall be liable to forfeit a sum not exceeding one hundred pounds and for every such offence in respect to ship's stores Reporte

60 any sum not exceeding fifty pounds.

Report of ship and entry of cargo from abroad.

REPORT &C.

36. The master of every ship whether laden or in ballast shall with-Master to report in twenty-four hours after arrival from abroad at any port in the Colony Ib. s. 50. and before breaking bulk except in the case of steamers hereinafter 5 provided for and except when bulk may be broken under the provisions of the "Gunpowder and Explosive Consolidation Act of 1876" or of any Acts subjecting ships to Quarantine make due report of such ship appointed in the form containing the several particulars indicated or required thereby and if the cargo shall have been laden at more than one

10 place shall state the names of those places where the same were laden respectively And if the master shall neglect to make such report as Penalty. above required or if any of the particulars therein contained be false he shall be liable to forfeit any sum not exceeding one hundred pounds.

37. Steamships employed in the Intercolonial and New Zealand Owner or agent may 15 trades may be permitted to report subject to the provisions and penalties report. of the preceding clause either by the master or by the owner or by an agent.

38. Goods not duly reported may be detained by any officer of Goods not reported Customs until explanation be made to the satisfaction of the Collector may be detained. 20 and such goods may in the meantime be taken at the expense of the 1b. s. 51.

master to any warehouse And in case it shall appear to the Collector that such omission was made with intent to defraud the revenue the master of such ship shall be liable to a penalty not exceeding one hundred pounds and if such omission shall appear to the Collector to 25 have been made with the knowledge or connivance of the owner of the

goods such goods shall be liable to forfeiture.

39. The Master of every such ship or in the case of steamships Master to deliver employed in the Intercolonial or New Zealand trade the owner or answer questions. agent thereof shall at the time of making such report deliver to the Ib. s. 53.

30 Collector if required the Bill of lading or a copy thereof for every part of the cargo on board And shall answer all such questions relating to the ship cargo crew and voyage as shall be put to him by the Collector And in case of refusal to answer any such questions truly produce any such bill of lading or copy Or in case any such shall be 35 false Or if after the arrival of the ship within four leagues of the coast any part of the cargo be unshipped (unless authorized by any law in force as hereinbefore provided) the master or owner or agent aforesaid in every such case shall be liable to a penalty not exceeding

one hundred pounds.

40. The Commanding Officer of any Ship of War having on Officer of man-of-40 board any goods laden abroad for delivery in New South Wales shall cargo. on arrival at any port in the Colony and before any part of such goods 1b. s. 52. be taken out of such ship sign and deliver to the Collector a report stating to the best of his knowledge the contents and quantity of 45 every package of such goods and the marks and numbers thereon and

the names of the respective shippers and consignees of the same.

41. Whenever a ship shall be wrecked or cast ashore upon any If ship wrecked and part of the coast of New South Wales the master thereof if landed in report. the Colony shall upon being so required by the Collector make a report 50 of such ship and cargo so far as it may be practicable or he shall be liable to a penalty not exceeding twenty pounds.

42. The Governor may make rules and regulations or may relax Regulations for alter or suspend the operation of any of the provisions of this Act for Murray. the report entry and clearance of ships and goods on the river Murray 55 to meet the circumstances of the trade on that river.

Transhipment

Transhipment of Goods.

43. Goods imported by any ship and intended for exportation Goods may be transmay be passed to the exporting ship by a transhipment entry in the shipped without form appointed and such goods may be thereupon taken by licensed another ship.

5 boat or dray to such ship without examination provided a bond as hereinafter provided in the case of the exportation of warehoused goods be executed.

44. Goods imported by any ship and intended for any other Goods may be transport in the Colony may be transhipped to a coasting vessel without shipped without examination to a 10 examination provided there be a Customs officer authorized to collect coaster. duties at such port and provided a bond be executed as in the case hereinafter provided with regard to warehoused goods sent coastwise.

Time for entry and landing of goods after arrival of ship.

TIME FOR ENTRY.

45. Except in the case of steamers as hereinafter provided for Time and place of no goods except live animals fresh meat fish fruit vegetables coin landing goods. and bullion (all which may be landed before report or entry) shall be Ib. s. 48. unshipped or landed from any ship without the authority of the Collector on Sundays Holidays Saturdays after the hour of noon or on any day beyond the appointed hours. Nor shall any goods be 20 unshipped or landed unless in the presence or with the authority of the proper officer of the Customs nor be landed except at some legal or sufferance wharf or other place duly appointed for the landing of goods. Nor shall any such goods after having been unshipped or put into any boat to be landed be transhipped or 25 removed into any other boat previously to their being landed without the permission of the proper officer of the Customs. And when any goods shall be unshipped from any importing ship for the purpose of

being landed after due entry thereof such goods shall be forthwith landed at the wharf or other place at which the same are intended to 30 be landed And if any such goods shall be so unshipped landed transhipped or removed contrary hereto the same may be seized together with the boat employed in removing the same and shall be liable to forfeiture.

46. The importer of goods shall make entry thereof before the Times allowed for 35 expiration of the time hereinafter respectively prescribed after the date entry of goods. of the report of the ship importing the same viz.:—

(1.) For goods imported in any sailing vessel from any port in Queensland Victoria South Australia Tasmania Western Australia New Zealand or the South Sea Islands—twelve hours.

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(2.) For goods imported in any steamer from any of the said ports—twelve hours.

(3.) For goods imported in any vessel from any port other than the said ports—twenty-four hours.

45 And the above computation of time shall be exclusive of Sundays and Exclusive of holidays and of any days during which the ship and goods may have Quarantine &c. been subject to Quarantine And the bill of entry of any goods when Entry of goods not signed by the Collector or proper officer shall be transmitted to the liable to duty. proper officer and be his Warrant for the delivery of the goods therein 50 mentioned.

47. The Collector may in the case of steamers or other special permits in special cases grant permits to enable such ships to be discharged certain cases. previously to the report thereof or to the passing of entries for the cargo But goods thus discharged whether dutiable or not shall be placed

placed by the master or owner of such steamer or ship under charge of a wharfinger or warehousekeeper approved by the Collector who shall at the expense of the master or owner of such steamer or other ship take proper measures to protect the cargo And such goods 5 shall not be delivered by such wharfinger or warehousekeeper until due entries for the same are passed.

48. If the importer shall not within the time prescribed in Shipowner may section forty-six make entry of such goods the master owner or enter and land goods in default by section forty-six make entry of such goods the master of in default by agent of such ship may on the expiration of such period make an importer.

10 imperfect or provisional entry and land the goods subject to the s. 67 and 35 Vic. No. 9 s. 3.

(1.) If a time for the delivery of the goods is expressed in the charter party then at any time after the time so expressed;

(2.) If any wharf or warehouse be named in such charter party 15 for the landing or reception of the goods they shall be landed and placed accordingly-Otherwise they may be landed and placed on any legal or sufferance wharf and in any warehouse And such goods shall not be delivered by such wharfinger or warehousekeeper until due entries for the same are passed. 20

(3.) At any time before the goods are actually landed the importer shall have the preferential right of making the entry and landing the same:

(4.) If any goods are landed for the purpose of assorting them or otherwise at the wharf where the ship is discharging and the importer at the time of such landing has made entry of the same and demands their delivery such goods shall be assorted and be delivered to him within twenty-four hours and the expense of such landing and assortment shall be borne by

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expense.

the shipowner; 30 (5.) If at any time before the goods are landed or unshipped the importer has made entry for the landing and warehousing thereof at any other wharf than where the ship is discharging and shall demand the delivery the master or owner shall thereupon at once make such delivery or state the time at which the goods can be delivered Otherwise the master 35 or owner before landing or unshipping such goods shall give to the importer or to any warehouse keeper named by him twelve hours notice in writing that the goods are ready for delivery and the master or owner shall if he lands or unships 40 the same without giving such notice do so at his own risk and

49. If any such goods shall not be claimed and perfect entry After three months made within three months after being so landed such goods may be goods so landed may sold by the Collector subject to any duty thereon and the proceeds of 45 sale applied first to the payment of freight and charges including warehouse rent and any surplus shall be paid to the importer of the goods on his application for the same subject to the satisfaction of any lien thereon as next provided But if any goods so landed shall be of such an explosive or perishable nature as in the opinion of the Collector 50 to render their immediate sale desirable they may be sold by him

forthwith. 50. If at the time when any goods are thus landed from any ship on landing goods the and placed in the custody of any wharfinger or warehousekeeper the notice of lien for shipowner gives to him notice in writing that the goods are to remain freight 55 subject to a lien for freight or other charges payable to the shipowner s. 68. to an amount therein mentioned the wharfinger or warehousekeeper shall retain such goods until due entries are made and until the lien is discharged as hereinafter mentioned otherwise he shall make good to the shipowner any loss to him thereby occasioned.

03

51. If a written authority for the delivery of the goods Or a How Lien may be receipt for the amount claimed Or a release for such freight and charges 1b. ss. 69 & 70. signed by the shipowner or his known agent be shewn and a copy of such document at the same time be delivered to the wharfinger or 5 warehousekeeper Or if the importer shall deposit in his hands the sum so claimed by the shipowner Or if a decision of any competent Court be given declaring that no such lien exists Or if a sale be made of the goods as hereinafter provided the said lien shall be discharged.

52. If such Deposit be so made and the person making the The sum deposited 10 same does not within fifteen days after making it give to the wharfinger be paid over to the or warehousekeeper notice in writing to retain it either stating therein shipowner. Ib. s. 71. the sum which he admits to be due to the shipowner Or that he denies any sum to be payable (as the case may be) the wharfinger or warehousekeeper may at the expiration of such fifteen days pay the sum 15 deposited to the shipowner and shall thereupon be discharged from all

liability in respect thereof.

53. If the importer or person making such deposit shall during The proceedings the fifteen days give notice in writing to the wharfinger or warehouse-notice to retain keeper to retain the same he shall immediately inform the shipowner or deposit.

20 his known agent of such notice and shall pay or tender to him out of the lib. s. 72. sum deposited the sum (if any) admitted by such notice to be payable and shall retain the balance Or (if no sum is admitted to be payable) the whole sum deposited for thirty days from the date of the said notice And at the expiration of such thirty days (unless legal proceedings have

25 been taken in the meantime by the shipowner against the importer to recover the said balance or whole sum Or otherwise for the settlement of the matters in difference between them concerning such freight or other charges and a written notice of such proceedings has been served on the wharfinger or warehousekeeper) he shall pay the said balance 30 or whole sum (as the case may be) to the importer and shall there-

upon be discharged from all liability in respect thereof.

54. If such Lien be not discharged by any of the means before After ninety days the provided or otherwise and no deposit be made as provided the goods may be so that the goods may wharfinger or warehousekeeper shall if required by the shipowner at 35 the expiration of ninety days from the time when the goods were first placed in his custody (or if the goods be of a perishable nature at such earlier period as he thinks fit) sell with the sanction of the Collector and subject to the Customs Duties rates or charges by public auction the whole or so much of the said goods as may be necessary to satisfy

40 the following charges and which he shall out of the proceeds pay in the order next mentioned (that is to say)-

(1.) The expenses of the sale-

45

The several charges due to the Wharfinger or Warehousekeeper (as the case may be) subject to any agreement made between either and the shipowner as to the priority of their respective charges and according to which agreement the payment shall be made—
(3.) The freight and charges due to the shipowner—

And the surplus (if any) shall be paid to the importer of the goods. 55. Before making such sale the Wharfinger or Warehouse- Notice of sale to be keeper shall give notice thereof by an advertisement in the Gazette advertised. and in one other newspaper circulating in the neighbourhood And s. 74. shall also send a notice thereof in a letter by the post to the importer of the goods if his name and address shall be known to him but

55 the non-transmission of such notice shall not in any manner invalidate

the sale or the title of any purchaser. 56. Whenever goods are placed in the custody of a wharfinger Rent and expenses of or warehousekeeper under the provisions of this Act he shall be entitled wharfinger &c. to charge rent for the same according to the rates customary and he

shall have authority from time to time to do all things necessary in his opinion for the proper custody and preservation of the goods at the expense of the importer and shall have a lien upon the goods for the said rent and expenses But shall not deliver such goods until perfect 5 entry thereof be made or the sanction of the Collector be otherwise given.

57. No wharfinger or warehousekeeper shall be compelled to Protection for take charge of any goods which he would not be liable to take charge wharfingers &c. of if this Act had not been not all he he have the charge in s. 77. of if this Act had not been passed Nor shall he be bound to enquire

10 into the validity of any lien claimed by any shipowner.

58. Nothing in this Act contained shall be deemed to interfere Not to interfere with with the provisions of the "Gunpowder and Explosives Consolidation provisions of other Act of 1876" Or of any Act enabling persons to expedite the discharge of ships in the loading or delivery of goods Or to deprive 15 shipowners wharfingers or warehousekeepers of any legal rights or remedies whatsoever.

Entry of Dutiable Goods.

59. On the landing of any goods liable to duties of Customs Bill of entry for and intended to be delivered for home consumption the importer or his home consumption. 20 agent shall within the respective times in that behalf appointed and

before delivery is taken of such goods make entry thereof by delivering to the Collector a Bill of entry in the form appointed containing the

several particulars of such goods thereby indicated or required.

60. The importer or his agent shall at the time of making Payment of duties. 25 such entry pay the proper Duties payable upon the goods mentioned in such bill of entry to the Collector or officer authorized to receive the same And such bill of entry when signed by the Collector or officer shall be transmitted to the Landing Waiter and be his Warrant for the landing and delivery of such goods.

Entry for the Warehouse.

61. The importer of any goods intended to be warehoused with- Particulars of entry out payment of duty on the first entry thereof shall deliver to the goods. Collector a Bill of entry in the form appointed of such goods desig-

nating the proposed warehouse and the name of the person for whom 35 they are to be so warehoused and such Bill of entry when signed by the Collector shall be transmitted to the proper officer of Customs Warrants. and be the Warrant for the due warehousing of such goods Provided Further entry may be always that if after any goods shall have been so entered and landed made for ware-house goods before but not actually deposited in the warehouse the importer shall further deposit. 40 duly enter the same or any part thereof for home use or exportation

the same may be delivered and taken accordingly.

30

62. An officer of Customs duly authorized in that behalf may Fraudulent entries. at any time open and examine any packages of goods whilst in a warehouse or on board ship and intended to be landed And if any package 45 entered for duty shall be found to contain goods not mentioned in the entry or invoice Or if any goods shall be found which do not correspond with the description thereof in the entry or invoice And if such omission or non-correspondence shall appear to the Collector to have been made for the purpose of avoiding the payment of any part of the duty on such 50 goods all the packages and goods included or pretended to be included or which ought to have been included in such invoice or entry shall be liable to forfeiture.

Entry by Bill of Sight.

63. If the importer of any goods be unable from want of full Entry when goods information to make a Perfect entry thereof he may on subscribing a Bill of Sight. declaration to that effect before the Collector make an entry by Bill of

5 Sight for such goods in the form appointed containing the several particulars indicated or required thereby.

64. Such entry being delivered to the Collector and signed by Entry to be perfected him shall be the Warrant for landing such goods to be examined by after examination. the importer in the presence of the proper officer and the importer shall 10 within three days after the landing thereof and before the same shall be delivered make a Perfect entry thereof by indorsing upon such Bill of Sight such particulars as are hereinbefore provided for making entry of goods But no goods entered by Bill of Sight shall be Goods entered by delivered until such Perfect entry be made and the duties (if any) paid Bill of Sight not deliverable until 15 thereon unless the importer shall have deposited with the proper officer duty paid or secured.

a sum sufficient to cover the duties payable thereon.

65. If Perfect entry of any goods landed by Bill of Sight as If entry be not aforesaid be not made within three days after the landing thereof such removed to a waregoods shall be taken to the nearest or other warehouse by the officers house. 20 of the Customs and if the importer shall not within one month after such landing (or within such further period as the Collector shall in his discretion allow) make perfect entry of such goods and pay the charges of removal and of warehouse rent such goods shall be sold

subject to such duty as may be payable thereon or for exportation and 25 the overplus (if any) after payment of such charges shall be paid to the importer thereof.

Entries generally.

66. If any package shall have been landed in pursuance Goods concealed or of any entry and any goods liable to duty shall be found in such be forfeited.

30 package concealed in any way or packed to deceive the officers such package and the contents thereof shall be liable to forfeiture And if any goods be taken or delivered either out of a ship or warehouse not having been duly entered the same shall be liable to forfeiture But No entry for no entry shall be required in respect of passengers baggage which may passengers baggage.

35 be examined landed and delivered under such regulations as the Collector may direct yet if any prohibited or dutiable goods shall be found concealed therein either before or after landing the same shall be liable to forfeiture together with the other contents of the package containing Provided always that the Collector may permit the owner of

40 any such baggage containing any dutiable goods to take out a baggage Baggage sufferance sufferance for landing the same And the duty may be paid thereon if dutiable goods therein. although such goods may not be in the quantities or packages which

may be legally required when imported as merchandize.

67. The Collector may permit any surplus ship's stores not Surplus stores may 45 being by him deemed excessive to be entered for private use subject of merchandise. to the same duties rules and regulations as the like sort of goods would be subject to on importation as merchandise Or permit the master owner purser or other officer or passenger of such ship to whom any surplus stores belong to enter and warehouse the same 50 for future use as ship's stores although such stores cannot legally be

imported as merchandise Or permit the said master to victual the crew remaining on board (if any) out of such surplus stores without

payment of duty.

68. Whenever any one assuming to be authorized shall make Authority to transact 55 application to an officer of the Customs to pass entries or transact any business may be demanded. other business on behalf of any person such officer may require the applicant to produce a written authority from such person and may refuse to transact the business without such authority.

69. The officer of Customs may on the entry of any goods or at Samples may be any time afterwards take samples of such goods for examination or for taken. ascertaining the duties payable on such goods or for such other purpose as the Collector may deem necessary and such samples shall 5 be disposed of and accounted for in such manner as the Collector may direct And the officer may also permit the importer to take such moderate samples as may be authorized by the Collector of any goods warehoused without payment of duty.

Abatement of Duty.

70. No claim for an abatement of duty in respect of any goods Claims on account of imported into the Colony shall be allowed on account of damage on damaged goods to be the voyage or by wreck unless such claim shall be made on the first examination. examination thereof and it shall be proved to the satisfaction of the Collector or his officers that such damage was sustained before the

15 landing thereof And all goods derelict jetsam flotsam and wreck wrecked goods. brought or coming into the Colony and all droits of Admiralty sold therein shall always be subject to the same duties as goods of the like kind are subject to on importation into the Colony But an abatement

on account of damage (not exceeding one half of the duty 20 originally chargeable on such goods) may be authorized by the Colonial Treasurer or he may submit the question as to the extent of such abatement for the decision of the Commissioners.

71. The Collector shall permit dutiable articles imported bond Wines and spirits for fide for the supply of Her Majesty's Land or Sea Forces to be Naval and Military officers. 25 delivered from any ship free of duty and such dutiable articles shall be issued to the officer in charge of the Commissariat department or

other officer specially appointed in that behalf.

72. Subject to such regulations as the Collector shall make in Tobacco may be that behalf the importer of any tobacco may at any time soak the same soaked for dressing 30 in turpentine oil or tar or other fluid approved by the Collector in the presence of an officer of Customs so that the same shall be effectually rendered unfit for human consumption or for any other purpose than for sheepwash and such tobacco shall then be admitted at such duty as shall be lawfully authorized in that behalf.

73. The Collector may permit any person to mix in any spirits of wine used bonded warehouse spirits of wine being not less than fifty per in arts. cent. overproof in strength with not less than one-ninth of its bulk measure of wood naphtha or methylic alcohol Or to mix spirits of wine of any other strength or proportion with wood naphtha or such 40 other substance as shall render such spirit unfit for use as a beverage and incapable of being converted to that purpose and thereupon such mixture may be allowed and delivered for use in the arts and manufactures of the Colony at the rate of duty payable upon imported methylated spirits Provided that such wood naphtha or other 45 substance shall before the mixing thereof be examined and approved

Landing examination and warehousing of goods.

by the officer appointed in that behalf by the Collector.

LANDING AND EXAMINATION.

74. The importer or owner shall be at the expense of unshipping &c, to be carrying and landing of all goods and bringing them to the proper place at expense of 50 for examination and of weighing opening unpacking repacking importer. bulking sorting lotting marking and numbering and of the soaking 39 and 40 Vic. c. 36 bulking sorting lotting marking and numbering and of tremoving. of tobacco and mixing of spirits of wine as aforesaid and of removing and placing and keeping all goods in the warehouse or other proper place of deposit.

75. If any goods shall be removed from any ship wharf or Goods removed other place previous to the examination thereof by the proper officer without authority to of Customs or if entered to be warehoused shall be carried into the warehouse unless with the authority or knowledge of such officer such 5 goods shall be liable to forfeiture.

76. Upon the entry and landing of any goods to be warehoused Proper officer to or within such period as the Collector shall direct with respect to any take account of goods of them the present of Collector shall direct with respect to any take account of goods of them the proper officer of Customs shall take a particular Account Ib. 77. of such goods at the wharf or in the warehouse and shall enter in a

10 book kept for that purpose the name of the ship and of the person in whose name they are entered the marks numbers and contents of every package the description of the goods and the intended warehouse where the same shall be deposited And when so deposited with the authority of such officer he shall certify that the entry and warehousing of such 15 goods is complete and they shall thenceforth be considered goods warehoused.

77. The Account of the goods so taken as aforesaid shall be the Duty to be paid voucher upon which the duties payable thereon shall be charged upon account. their ultimate delivery after due entry and the full duties thereon shall Ib. s. 78.

20 be paid according to the quantity taken in such account without abatement for any deficiency except as hereinafter provided.

78. All goods warehoused shall be deposited in the packages in Warehoused goods to they shall have been imported except such goods as are be deposited in which they shall have been imported except such goods as are original packages, permitted to be skipped on the wharf or bulked sorted lotted packed Ib. s. 79. 25 or repacked in the warehouse and if such goods are not so deposited or if any alteration shall afterwards be made in the goods so deposited or in the packing thereof in the warehouse or if the same shall be Goods removed removed from the room in the warehouse in which the same are without sanction of deposited without the sanction of the proper officer except for delivery officers penalty twenty pounds.

30 under the authorized Warrant for that purpose the warehousekeeper

shall be liable to a penalty not exceeding twenty pounds.

79. If the keeper of any warehouse shall neglect to stow the Goods to be properly goods warehoused therein so that easy access may be had to them Ib. s. 81. -Or if he shall not produce to any officer of Customs on demand 35 any goods deposited which shall not have been duly cleared and delivered And to be produced

therefrom such warehousekeeper shall for every such neglect be liable demand.

to a penalty not exceeding twenty pounds.

80. If any goods entered to be warehoused shall not be duly Goods not duly warehoused in pursuance of such entry or being duly warehoused shall warehoused or concealed to be forfeited. 40 be in any way concealed in or removed from the warehouse or 1b s. 83. abstracted from any package or transferred from one package to another or otherwise for the purpose of illegal removal or concealment they shall be liable to forfeiture.

81. If any person shall clandestinely open any warehouse Or Opening warehouse 45 except with the authority of the proper officer of Customs acting in to goods clandestinely the execution of his duty gain access to the goods such person shall be a misdemeanor. deemed to have committed a misdemeanor and may be punished accordingly.

82. If any goods shall be taken out of any warehouse without Warehousekeeper 50 due entry of the same the warehouse-keeper shall forthwith pay the warehouse. duties due upon such goods And every person who shall take out Persons taking out such goods without payment of duty or who shall aid assist or be same unlawfully concerned therein And every person who shall wilfully destroy or shall deemed guilty of misdemeanor. embezzle any goods duly warehoused shall be deemed guilty of a misde- 1b. s. 85.

55 meanor and shall be liable to be punished accordingly And if the person so offending shall be an officer of Customs not acting in the due execution of his duty no duty shall be payable by the importer for or in respect of the same.

83. No compensation shall be made to the importer by reason No compensation of any damage or loss occasioned to goods in the warehouse or in any by fire. examining shed by fire or other inevitable accident But if any goods But duties may be shall be lost or destroyed by unavoidable accident either on shipboard or b. s. 86 and 87. 5 in landing or in receiving into the warehouse or while in the warehouse and the circumstances be stated and the loss proved to the satisfaction of the Collecter the Colonial Treasurer may remit or (if paid) return the duties.

Removal of warehoused goods.

REMOVAL.

84. All goods deposited in the Queen's warehouse under the Clearance of goods 10 provisions of this Act and not duly cleared therefrom within three house. months may be sold subject to the duties and charges thereon or for exportation and if not thus sold may be destroyed by the direction of the Collector.

85. Any goods warehoused at any port may be removed by sea Goods may be 15 or by inland carriage to any other port or place appointed as a warehouse to warehousing port or place under this Act to be rewarehoused and another. again as often as may be required at any other such port or place to be there rewarehoused from any warehouse in any port or place to

20 any other warehouse in the same port or place under such regulations and with such security as the Collector may direct on the delivery to the proper officer by the person requiring such removal of a Request Note stating the particulars of the goods required to be removed the name of the port or place or of the warehouse if in the same port or

25 place to which the same are intended to be removed and with such other information and in such manner and form as the Collector may direct or require And thereupon the Collector may issue to the owner a Permit which shall be the warrant for the removal of such goods.

86. On the delivery of any goods for removal an Account con- An account of goods 30 taining the particulars thereof shall be transmitted by the Collector removed to be transat the port of removal to the Collector at the port or place of destin-begiven ation. And the owner shall enter into a bond with such sureties or Ib. s. 89. security as the Collector may require in a sum not less than double the amount of duty chargeable on such goods for the due arrival and 35 rewarehousing thereof at the port or place of destination within such

time to be named in the bond as the Collector may direct And such bond may be taken either by the Collector at the port or place of removal or at the port or place of destination at the discretion of the owner and if such bond shall have been given at the intended port or

40 place of destination a certificate thereof under the hand of the Collector of such port or place shall at the time of the entering of such goods be produced to the Collector at the port or place of removal And such bond shall remain in force until such goods shall have been produced to the proper officer and duly rewarehoused at the port of destination

45 within the time allowed for such removal or shall have been otherwise accounted for to the satisfaction of the Collector and until the full duties due upon any deficiency of such goods not so accounted for shall have been paid and upon the exigence of the bond being satisfied it shall be cancelled But if it shall appear to the Collector that any fraudulent

50 action is taking place with regard to such goods he may at once proceed upon the Bond which may in such case be legally enforced notwithstanding that the time has not expired within which the removal was to be accomplished Provided always that the owner may enter into a A general bond may be given by the general bond with such sureties in such amount and under such con-owner.

55 ditions as the Collector may approve for the removal from time to time of such owner's goods from one warehouse to another in the same or other port or place and for the due arrival and rewarehousing of the same at the place of destination. 87.

87. Upon the arrival of such goods at the port or place of Goods removed to be destination the same shall be entered and rewarehoused in the same regulations as on manner and under and subject to the same laws rules and regulations importation. Ib. s. 90. so far as the same may be applicable as are required on the entry and

5 warehousing of goods on the first importation thereof.

88. If upon the arrival of goods so removed as aforesaid at the port Goods removed may or place of destination the importer shall be desirous forthwith to export be exported or duty paid on removal. the same or to pay duty thereon for home use without actually lodging ib. s. 91. the same in the warehouse for which they have been entered and

10 examined to be rewarehoused the proper officer of Customs at such port or place may after the due entry and examination of such goods for rewarehousing permit the same to be entered and shipped for exportation or to be entered and delivered for home use upon payment of the duties due thereon as if such goods had been actually lodged in such warehouse 15 And all goods so exported or for which the duties have been so paid

shall be deemed to have been duly cleared from the warehouse.

89. All warehoused goods shall be cleared either for home use Warehoused goods to or exportation at the expiration of three years from the day on which be cleared in three the same were so warehoused or within such further period and in such Ib. s. 92. 20 cases as the Collector shall sanction unless the importer shall re-warehouse them whereupon the goods shall be examined by the proper officer and the duties due upon any deficiency or difference between the quantity ascertained on landing and that found to exist on such examination and also the expense thereof (subject to the allowances 25 for breakage leakage dryage or other deficiencies explained to the

satisfaction of the Collector) shall be paid and thereupon the goods But may be rewareaccording to the quantity so found shall be rewarehoused in the same housed. manner as on first importation.

90. If any warehoused goods shall not be so cleared exported Goods uncleared in 30 or rewarehoused and the duties ascertained to be due on the deficiencies sold. as aforesaid be so paid at the expiration of the three years from the Ib. s. 93. previous entry and warehousing thereof or within such further period as shall be sanctioned as aforesaid such goods shall after one month's notice to the warehousekeeper and the same being published at least twice

35 during such month in the Gazette and some other newspaper circulating in the locality be sold by the Collector subject to any duty which may be due thereon or for exportation and the proceeds thereof shall be applied to the payment of such warehouse-rent and charges as shall be proved to the satisfaction of the collector to be due thereon

40 and any surplus shall be paid to the importer or in his absence into the Treasury on his account But if not thus sold they may be destroyed by the direction of the Collector and the duties due upon any deficiency thereof as provided by the last section not allowed by him nor explained to his satisfaction shall be forthwith paid by the warehousekeeper.

91. On such rewarehousing the Collector (if satisfied that the Examination may be goods are in the warehouse and the packages are entire and there is no dispensed with under ground to suspect any undue deficiency therein) may if so desired by Ib. idem. the importer dispense with the examination thereof Provided that in all such cases the warehousekeeper shall be liable at the time of delivery 50 of such goods to pay the duties due on any such deficiency therein (subject to the allowances as aforesaid) which may then be found to

exist. 92. Subject to such regulations as the Collector shall make in Goods may be that behalf the importer may in the warehouse sort separate pack and Ib. s. 95. 55 repack any goods and make such alterations therein as may be necessary for the preservation sale shipment or disposal thereof provided that such goods be repacked in such packages as the Collector shall permit And also draw off any wine or spirits into reputed quart or pint bottles And draw off and mix brandy with any wine not exceeding the proportion

portion of ten gallons of brandy to one hundred gallons of wine And also fill up any casks of wine or spirits from any other casks of the same respectively secured in the same warehouse And also rack off any wine from lees and mix any wines of the same sort thereupon 5 erasing from the cask or package all import brands unless the whole of the wine so mixed be of the same brand And also to take such samples of goods as may be allowed by the Collector with or without entry and with or without payment of duty And after such goods have been so separated and repacked the Collector may at the request 10 of the importer permit any refuse damaged or surplus goods occasioned by such separation or repacking or any goods which may not be worth the duty to be destroyed and the duties shall not be payable thereon.

Regauges.

REGAUGES &c.

93. The importer may at any time at his own expense (but Regauges may be subject to such regulations as the Collector shall make in that behalf) taken weigh measure or gauge any goods for the purpose of ascertaining the deficiency arising from natural causes or otherwise But the duties on such goods shall be paid according to the quantities to be ascer-20 tained by the proper officer on delivery of the same from the warehouse except as hereinafter provided.

Entry and delivery of warehoused goods.

ENTRY FOR HOME

94. No warehoused goods shall be taken or delivered from the warehouse except upon due entry for exportation or upon payment of Entry for exportation 25 the full duties payable thereon for home use except goods duly delivered 39 and 40 Vic. c. 36 to be shipped as ship's stores in such quantities and under such regula-s. 97. tions as the Colonial Treasurer may see fit to sanction.

95. Upon the entry of any goods to be cleared from the ware-Persons entering house for home consumption the person entering such goods shall goods for home consumption to deliver a bill of entry and shall at the same time pay to the proper officer bill of entry.

of Customs the full duties payable thereon not being less in amount Ib. s. 98. than according to the account of the quantity taken by the proper the landing account officer on the first entry and landing thereof except as to the follow-except in certain ing goods viz. sugar opium tobacco cigars wine and spirits whether 35 in cask or in bottles the duties whereon when cleared from the ware-

such goods ascertained by weight measure or strength at the time of

house for home consumption shall be chargeable upon the quantity of

actual delivery thereof unless there is reasonable ground to suppose that any portion of the deficiency or difference between the weight 40 measure or strength ascertained on landing and first examination of any of such last-mentioned goods and that ascertained at the time of actual delivery has been caused by illegal or improper means in which case the proper officer shall make such allowance only for loss as he may consider fairly to have arisen from natural evaporation or other legiti-

45 mate cause.

96. No duty shall be charged in respect of any deficiency in Duty on deficiencies goods entered and cleared from the warehouse for exportation unless of goods exported not the officers of Customs shall have reasonable ground to suppose that fraudulent. such deficiency or any part thereof has arisen from illegal abstraction. Ib. s. 99.

50

Entry of goods for exportation.

97. No person shall export any warehoused goods or goods Warehouse goods not entitled to drawback nor enter them for exportation to any place out to be exported in ships under forty of the Colony in any ship of less than forty tons register except in tons case of goods exported by the River Murray as hereinafter mentioned. Ib. s. 100.

98.

98. The exporter of goods for which no bond is required shall Specification for free within six days after the final clearance outwards of the exporting clearance. ship deliver to the proper officer at the port of shipment a bill of entry Ib. 110. containing the several particulars of such goods in the form appointed

5 And shall if required by the Collector make and subscribe a declaration to the truth thereof And on failure to comply with any of such requirements the exporter or his agent making such bill of entry shall be liable to a penalty not exceeding five pounds.

99. No warehoused or drawback goods shall be shipped or Goods to be shipped 10 water-borne to be shipped or otherwise delivered for exportation from in legal hours. any port or place in the Colony on any Sunday or Holiday without the 1b. s. 102. permission of the Collector nor from any place not being a legal or sufferance wharf nor without the authority of the proper officer of Customs nor before due entries outwards of both ship and goods and

15 the proper officer may open all packages and fully examine all goods shipped or brought for shipment and if any goods taken from the Goods illegally warehouse for removal or exportation shall be removed or shipped forfeited. except in conformity with the regulations made in that behalf the same shall be liable to forfeiture.

100. Before any warehoused goods or goods entitled to any Entry and Cleardrawback of Customs on exportation shall be permitted to be exported
by any ship the exporter shall deliver to the Collector a bond note or On entry outwards of account of such goods in the form appointed containing the several warehoused goods particulars therein required and shall execute a bond in double the Ib. s. 104.

25 amount of the duties on such goods with such sureties or security as the Collector may require conditioned that such goods shall be duly shipped exported and landed at the place for which they are entered outwards or otherwise accounted for to the satisfaction of the Collector and such bond note or account when certified by the proper officer shall

30 be the export entry for the goods specified therein Or the exporter subject to any regulations made in that behalf may give a general bond and security in lieu of a separate bond for each exportation And Drawbacks allowed on such bond being given and on a declaration by the exporter being except on certain made before the Collector that the full duties due on importation have

35 been paid drawback shall be allowed upon the exportation of all dutiable goods excepting sugar wine spirits beer and tobacco.

101. Drawback may be allowed upon the exportation of the Drawbacks allowed goods excepted in the preceding section under such Regulations as may on excepted goods. be made by the Governor in that behalf and a like bond being given

40 for such goods as last provided in the next preceding section But it shall be further stipulated in the said bond that such goods shall not be altered or tampered with and that no admixture or substitution of any other article shall be made therewith or therein And all such bonds shall be cancelled only by the production of a certificate from 45 the proper officer of Customs at the port to which such goods are

exported that they have been duly landed at such port Or on such proof as the Collector may require as a condition of drawback (in case there be no Customs officer at such place) Or on proof of wreck of the ship by which they were exported Otherwise such bond shall 50 remain in full force.

102. Goods may be exported by land from any Bonded ware-Warehoused goods house to any adjoining Colony under such Regulations as may be made may be exported without by the Governor in that behalf and the exporter of such goods shall payment of duties. give his bond in double the amount of duty thereon and with such

55 sureties or other security as the Collector shall approve that no part of such goods shall be used within the Colony and that the contents of the packages in which such goods may be contained shall be delivered in the same condition and shall not in any way be tampered with or altered and that no admixture or substitution of any

other goods shall be made therein and that he will on demand pay the duty on any deficiency in weight measure or strength on any such goods which may appear between the account taken at the warehouse from which they have been exported and that taken by the Officer of 5 Customs on their arrival in such adjoining Colony And the exporter shall deliver to the proper officer at the port where such goods are warehoused and from which he desires to export them a request note in which such goods shall be described and the route specified as also the intended place of crossing the border which shall be a place where

10 a Customs officer is stationed and thereupon the Collector shall issue a permit to the owner which shall accompany the said goods and be the Warrant for their removal And on such permit being returned with a certificate from the proper officer that such goods have duly crossed the border and also a certificate from the officer in the adjoining

15 Colony that such goods have been received there and on payment of duty on any deficiency in weight quantity or strength thereof the said bond shall be cancelled but otherwise shall remain in full force.

103. Drawback may be allowed on goods exported by land to any Drawback on exadjoining Colony under such Regulations as may be made by the portation overland, 20 Governor in that behalf if such goods are in the original packages or condition in which they were imported and if the exporter of such goods shall make declaration that the full duties due on the importation thereof have been paid and shall enter into a bond to double the amount of the duties and with such sureties or other security as the Collector shall

25 approve conditioned that no part of such goods shall be used within the Colony and that the contents of each package containing such goods shall be delivered in the same condition and shall not in any way be altered or tampered with and that no admixture or substitution of any other goods shall be made therein And the exporter shall deliver

30 to the proper officer at the port or place of exportation a Request note in which such goods shall be truly described and the route specified by which he intends to forward them and the place at which it is intended that they shall cross the border And thereupon the Collector shall issue a permit which shall accompany the said goods

35 And on such permit being returned signed by the proper officer at the border and certifying that they have not been apparently tampered with and that they have duly crossed the border and on the production of a certificate signed by an officer of Customs of the adjoining Colony duly authorized in that behalf that they have been received

40 into such Colony and specifying the weight quantity and strength thereof the Collector shall certify the necessary debenture for drawback Provided however that no drawback shall be allowed on any deficiency in weight quantity or strength nor on any such goods unless they shall have crossed the border at a place where a Customs 45 officer is stationed and under the supervision of a Customs officer.

104. If any person shall use or in any manner deal with any Penalty on dealing goods thus entered and delivered for exportation by land Or shall alter with exported in the Colony. or tamper with such goods by making any admixture therein or substituting any other goods for such goods or otherwise he shall be deemed 50 guilty of a misdemeanour and shall be liable to a penalty not exceeding

one hundred pounds or he may be prosecuted for such offence and be

punished by fine and imprisonment accordingly.

105. No drawback shall be allowed upon the exportation of any Drawbacks not goods which in their duty-paid condition shall be of less value than the allowed on goods not amount of the drawback claimed. And no drawback shall be allowed worth duty. 55 amount of the drawback claimed And no drawback shall be allowed Notice of shipment on any goods cleared for exportation unless the exporter or his agent for drawback shall have made the entry for drawback nor unless such goods shall have been delivered to the proper officer for examination previously to their being shipped or delivered for the purpose of crossing the border.

106. If it shall be proved to the satisfaction of the Collector Duty on goods destroyed on removal that any goods duly entered for delivery from the warehouse for may be remitted. removal or exportation have been damaged lost or destroyed by unavoidable accident either in the delivery from the warehouse or the 5 shipping thereof the Colonial Treasurer may abate or wholly remit the duties otherwise due thereon.

Exportation of gold.

EXPORTATION OF

107. All gold intended for exportation under any Act for Gold boxes to be granting a duty upon gold shall be weighed by the proper officer of sealed and secured. 10 Customs and shall be placed in boxes or other secure packages and on the outside of each shall be marked the gross weight thereof and the net weight of the gold contained therein and such boxes or packages shall after examination by the proper officer of Customs be sealed and

secured by him at the expense of the exporter.

108. If any such gold shall be shipped or water-borne to be Penalty for illegal shippent of gold. shipped for exportation before due entry of the same and payment of shipment of gold. duty thereon such gold shall be liable to forfeiture and any person who shall ship or be aiding assisting or concerned in the shipment or carrying of such gold with intent to defraud the revenue shall be liable to a

20 penalty of one hundred pounds.

Debentures for drawback on goods exported.

DEBENTURES ON

109. For the purpose of ascertaining the drawback claimed and Debenture to be payable upon any goods duly entered shipped and exported a debenture passed shall after the same shall have been duly exported be prepared by the 25 exporter and the proper officer shall certify upon such debenture that such goods have been so exported and the drawback shall thereupon be computed and passed with all convenient despatch.

110. The person entitled to the drawback on any goods duly Declaration on exported (or his agent authorized by him for that purpose) shall debenture. 30 make and subscribe a declaration upon the debenture that the goods mentioned therein have been actually exported and have not been re-landed and are not intended to be re-landed in any part of the Colony and that such person at the time of entry and shipping was entitled to the drawback thereon and the name of the person 35 entitled to the drawback shall be stated in the debenture which shall

then be delivered to such person or his agent on his complying with the regulations made in that behalf and his receipt on the debenture countersigned by the holder of such debenture (if the same shall have been transferred in the meantime) shall be the discharge for such 40 drawback when paid And such debenture when duly signed by the

Collector or other proper officer shall on presentation at the Treasury be sufficient warrant to the Colonial Treasurer to pay the same out of the Consolidated Revenue.

111. If any goods which have been cleared to be exported for Penalties for illegal 45 any drawback shall not be duly exported from the Colony to places disposal of goods exported for drawabroad and shall not have been duly re-landed or discharged as short-back shipped under the care of the proper officer such goods together with the ship boat or dray which may have been used in carrying such goods shall be liable to forfeiture And the master and any 50 person who shall aid assist or be concerned in such carrying from the ship in which the same were shipped for exportation shall be

liable to be proceeded against as for a misdemeanor.

Shipment of Stores.

112. The master of every ship of the burden of forty tons An account or victualling bill for register or upwards entering outwards to any place out of the Colony stores. shall upon due application made by him receive from the proper 9 Vic. No. 15 s. 38. 5 officer an account or victualling bill (which may be endorsed upon the Content) for the shipment of such stores as he shall require and as shall be allowed by the Collector for the use of such ship with reference to the number of the crew and passengers on board and the probable duration of the voyage upon which she is about to depart 10 and no articles taken on board any ship shall be deemed to be stores except such as shall be specified in such account or victualling bill And if any such stores shall be re-landed in the Colony without the sanction of the proper officer the same shall be forfeited and the master shall be liable to a penalty not exceeding twenty pounds.

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Clearance of ships outwards.

CLEARANCE OUTWARDS.

113. If there be on board any ship any goods being part of the inward cargo reported for exportation in the same ship the master ed to be certified. shall on clearing outwards such ship from any port in the Colony 39 & 40 Vic. c. 36 deliver to the proper officer a copy of the report inwards so far as s. 127. 20 it relates to such goods certified by the Collector or other proper officer

and the same shall be filed with the certificates or shipping bills (if any) and the account of the ship's stores.

114. Before any ship shall be cleared outwards from the Colony Master to deliver the master or in the case of steamships employed in the Intercolonial 25 or New Zealand trade the owner or agent thereof shall deliver to the Collector a Content in duplicate of such ship in the form appointed and containing the several particulars therein required as far as the same can be known by him and shall make and subscribe the declaration at the foot thereof in the presence of the Collector or other 30 officer and shall answer such questions as shall be demanded of him

concerning the ship the cargo and the intended voyage.

115. Before the clearance of such ship the master or in the case Certificate of Clearance. of steamships employed in the Intercolonial or New Zealand trade the Ib. s. 128. owner or agent thereof shall deliver the warrants or certificates (if any) 35 to the proper officer who shall file them together with the Content aforesaid and an account of the stores on board and shall then deliver to the master owner or agent aforesaid the duplicate Content and a Certificate of Clearance attached and sealed thereto And such Certificate when so filled up and signed by the proper officer shall be the 40 clearance and authority for the departure of the ship.

116. If any goods for the exportation of which in any ship a Forfeiture of goods bond shall have been given shall not be duly shipped before her illegal shipment. departure or shall not be duly notified to and certified by the proper officer as "short-shipped" and if such goods being warehoused goods 39 & 40 Vic. c. 36 45 shall not within forty-eight hours after the final clearance of the ship be re-warehoused or re-entered for exportation under bond in some other ship the person who originally entered the same for exportation shall be liable to a penalty not exceeding twenty pounds and if any goods after any such shipment shall be afterwards unshipped without 50 the sanction of the proper officer such goods shall be forfeited and the master of such ship and every person concerned in such unshipment shall be liable to a penalty not exceeding one hundred pounds.

117. When it shall be necessary for the purposes of this Act Time of exportation or of any Act relating to Customs duties to prove the time at which and departure. 55 any goods shall be shipped on board any export ship the passing of the entry shall be deemed to be the time of exportation of such goods and the time of the last clearance of any ship shall be deemed to be her time of departure.

118. The following goods may by proclamation or order of the Prohibiting exporta-Governor in Council be prohibited either to be exported or carried tion of certain goods. coastwise that is to say arms ammunition and gunpowder military and naval stores and any articles which the Governor shall judge capable 5 of being converted into military or naval stores and if any goods so prohibited shall be exported from the Colony or carried coastwise or be waterborne to be so exported or carried coastwise they shall be liable to forfeiture.

Boarding ships after clearance.

BOARDING OF SHIPS.

119. Any officer of Customs may go on board any ship after Boarding ship after clearance outwards within the limits of any port in the Colony or clearance. within four leagues of the coast thereof or on board any coaster at any 10 period of her voyage and may demand the clearance or transire and if the master shall refuse to produce the same or if there be any goods 15 on board in respect of which certificates are required not contained therein or any stores not included in the account thereof such goods or stores shall be liable to forfeiture and the master shall be liable to a

penalty not exceeding twenty pounds.

120. If any officer of Customs shall place any lock mark or Penalty for breaking 20 seal upon any goods taken from the warehouse without payment of seals put upon stores. duty as stores on board any ship departing from any port and such lock mark or seal be wilfully opened altered or broken or if any stores be secretly conveyed away before the departure of such ship or vessel

the master shall be liable to a penalty not exceeding twenty pounds.

121. If any ship departing from any port in the Colony shall Penaltics for ship not bring-to at such stations as shall be appointed by the Collector for stations or carrying the landing of officers from ships or for further examination previous away officers. to such departure the master of such ship shall forfeit the sum of twenty pounds and if any ship shall depart from any port with any 30 officer of Customs on board against his consent the master shall forfeit one hundred pounds.

COASTING TRADE.

The Coast Trade. 122. The master of every coaster shall keep a cargo-book Master of coasters to stating the name of the ship the owner the master the port to keep cargo-book. 35 which she belongs the port of loading and that to which she is bound on each voyage and a general statement of the nature of the cargo and shall specify therein the particulars of any bonded goods accompanied by a permit and the respective times of departure from every port of loading and of arrival at every port of discharge And 40 such master shall on demand produce such book for the inspec-tion of any officer of Customs who shall be at liberty to make any note or remark therein And if any package entered in the cargo-book as containing dutiable goods shall be found not to contain such goods such package with its contents shall be liable to forfeiture 45 or if any package shall be found to contain dutiable goods not entered in such book such goods shall be liable to forfeiture And if such master shall fail to keep such cargo-book correctly or to produce the same when demanded he shall be liable to a penalty not exceeding

twenty pounds.

twenty pounds.

123. Before any coaster except as hereinafter provided shall Cargo-book duly signed to be the depart from the port of loading the master shall produce the cargo-transire for coaster. book to the Collector who shall sign the same and thereupon such cargo-book shall be the clearance of the ship for the voyage and the transire for the goods specified therein and if the master shall fail to 55 deliver such cargo-book he shall be liable to a penalty not exceeding

124.

124. Within twenty-four hours after the arrival of any coaster Cargo-book to be except as hereinafter provided at the port of discharge and before any produced at port of discharge. goods be unladen the cargo-book shall be delivered to the Collector or proper officer who shall note thereon the date of delivery and if any 5 goods shall be unladen contrary hereto the master shall be liable to a penalty not exceeding twenty pounds.

125. The master or owner of any coaster shall on giving Bond General Transires in such sum and with such sureties or security as the Collector may may be permitted. require be entitled to receive a General Transire which shall empower

10 such coaster to make coasting voyages for three months without requiring a clearance each voyage Provided that if any bonded goods accompanied by Permit are carried under such General Transire the master shall enter the particulars thereof in his cargo book and deliver such goods only to the proper officer at the port of discharge or he 15 shall be liable to a penalty not exceeding fifty pounds.

126. On obtaining such General Transire the master shall satisfy On obtaining the Collector that all lights harbour or tonnage dues for which such ship be satisfied. may be liable have been duly paid And if such Transire shall expire on expiration at sea

while a coaster is at sea the master shall either obtain a renewal of to be renewed. 20 such Transire at the first port at which he shall arrive or obtain a clearance therefrom in the same manner as if no such Transire had been held by him And if the master shall in the opinion of the If master breaks any Collector have disobeyed any of the provisions or the rules or regulations &c. contained in or made under the authority of this Act the Collector General Transire.

25 shall have authority to cancel such general Transire and may refuse to grant to such master any renewal thereof.

Regulations.

127. The Governor shall at all times have and may exercise the Governor may make Regulations. following powers-

(1.) He may at any time make such Regulations as may be necessary for the due execution of this Act and not being inconsistent therewith and for the more effectual management of the Department of Customs and the control of all officers employed therein;

He may prescribe the conditions and under what circumstances Drawbacks may be allowed on the exportation of sugar wine spirits beer and tobacco;

He may prescribe the conditions and under what circumstances goods may be exported by land from any bonded warehouse to any adjoining Colony;

(2.) He may by Proclamation exempt from the operation of any specified sections of this Act any named ports or places within the Colony;

(3.) He may make Regulations for carrying into effect any Con-45 vention entered into between this Colony and any of the adjoining Colonies under the "Border Duties Convention Act of 1876";

(4.) He may by Proclamation prohibit the importation of infected cattle sheep or other animals or any part of the carcase of such animals in order to prevent the spreading of any 50 contagious distemper;

(5.) He may by Proclamation declare that any specified sections of the Imperial Customs Consolidation Act thirty-ninth and fortieth Victoria chapter thirty-six that relate to smuggling shall take effect in this Colony so far as the same may be applicable and shall have the same force and validity in all matters and legal proceedings as if such sections had been included in this Act:

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Provided

Provided that all Proclamations or Regulations so made are thereupon published in the Gazette and that copies of the same shall without unnecessary delay be laid before both Houses of Parliament if then in Session otherwise within one month after the next meeting of

5 Parliament And all Proclamations or Regulations when so made and Regulations to have published but not before shall have the same force and effect until the force of law and gazette to be repealed or altered as if each respectively had formed a part of this evidence. Act and the production of the Gazette containing them shall be sufficient evidence upon any trial or proceeding in any Court of every

10 such Proclamation or Regulation having been duly made and promulgated.

Miscellaneous Provisions.

128. The Colonial Treasurer may make Regulations assigning to Colonial Treasurer all officers of Customs their duties and their hours of attendance on may make Regula-15 duty And fixing the remuneration to be paid to any officer for the

performance of duties on public holidays or when employed under special circumstances And appointing the hours within which ships may discharge or load their cargoes And prescribing the forms whether in duplicate or otherwise of all entries reports bonds or other docu-

20 ments requisite under the provisions of this Act Provided that until any new form of entry or other document be prescribed the existing forms shall as far as applicable be used and be valid under this Act And provided further that all such Regulations when made shall be published in the Gazette and also be exhibited on a board in the long-25 room or other office open to the public in the Custom House.

129. Whenever any article of merchandize then unknown to The Governor may the Collector is imported which in the opinion of the Collector or of levied on substituted the Commissioners is apparently a substitute for any known dutiable articles.

article or is apparently designed to evade duty but possesses properties 30 in the whole or in part which can be used or were intended to be applied for a similar purpose as such dutiable article it shall be lawful for the Governor to direct that a duty be levied on such article at a rate to be fixed in proportion to the degree in which such unknown article approximates in its qualities or uses to such dutiable article and such

35 rate thus fixed shall be published in a Treasury order in the Gazette and one other newspaper published in Sydney and exhibited in the long room or other public place in the Custom House And a copy of all such Treasury orders shall without unnecessary delay be laid before both Houses of Parliament.

130. Whenever under any of the provisions of this Act either Goods and articles goods ships or boats are declared to be liable to forfeiture the sanction without sanction. and approval of the Colonial Treasurer shall be obtained before any such forfeiture shall be enforced And if the same shall at any time have been enforced it shall nevertheless be lawful for the Governor 45 to remit such forfeiture and to substitute a specified fine less than the

value thereof in lieu thereof if in his opinion the circumstances of the case warrant such leniency.

131. The word "importer" in any Act relating to the Customs Meaning of the word is hereby declared to apply to and include the owner consignee or "importer" in any 50 other person then possessed of or beneficially interested in any goods Customs. imported into the Colony from the time of importation until duly \$\frac{22}{s}\$, \$\frac{22}{s}\$. discharged by the Customs.

132. All ships boats and drays and all goods whatsoever which Sale of things conshall have been seized and condemned to forfeiture for the breach of demned to forfeiture.

55 this Act or of any law relating to the Customs shall be disposed of as soon as conveniently may be after the condemnation thereof in such manner as the Colonial Treasurer may direct. 133.

133. If any importer required by this Act to make entry of any Penalty on importers goods shall make a false entry thereof or shall wilfully neglect or not complying with refuse to comply with any of the provisions of this Act applicable to such entry he shall be liable to a penalty not exceeding twenty pounds 5 Provided that if any such importer shall be charged as a consignee of such goods he shall not be liable to any penalty under this section if he shall prove by his own declaration or otherwise that the goods were consigned to him without his consent.

134. Whenever by any Act now or hereafter to be passed customs duties and 10 Duties of Customs are or shall be imposed on the importation of regulations to apply to importations by goods wares or merchandize such imposition of Duties shall be held to land as well as by sea. apply to such importations by land as well as by sea. And the pro- 27 Vic. No. 15 visions of this and any other Act now or hereafter passed for the regulation of Customs shall be held to apply to goods so imported.

Bonds and Other Securities.

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Bonds and other securities.

135. All bonds and other securities entered into by any person whether under twenty-one years of age or not for the performance of All bonds entered whether under twenty-one years of age or not for the performance of into valid. any condition order or matter relative to the Customs shall be valid in Ib. s. 165. law and upon breach of any of the conditions thereof may be sued and 20 proceeded upon in the same manner as any bond expressly directed or given by or under the provisions of this or any Act relating to the Customs and all such bonds shall be taken to or for the use of Her Majesty and all such bonds may after the expiration of three years from the date thereof or on the performance of the condition thereof 25 be cancelled by order of the Collector.

False declarations answers and documents.

FALSE DECLARATION.

136. If any person shall make or subscribe any false declaration Penalties on making or make or sign any declaration certificate or other instrument authorized by this Act to be verified by signature only the same being false 1b. s. 168. 30 in any particular Or if any person shall make or sign any declaration signing false documade respecting any matter for the consideration of the Collector the same being untrue in any particular Or if any person required by Untruly answering this Act to answer questions put to him by any officer of Customs shall questions. not truly answer such questions Or if any person shall fraudulently 35 counterfeit falsify alter or wilfully use when so counterfeited falsified or altered any document or writing required by this Act or by the Collector to be used in the transaction of any business or matter relating to the Customs after the same has been officially issued Or Counterfeiting and shall counterfeit the seal signature initials or other mark used by any using false official documents.

40 officer of Customs for the verification of any such document or writing or for the security of goods or any other purpose in the conduct of business relating to the Customs or under the control or management of the Collector or any officer of Customs every person so offending shall for every such offence be liable to a penalty not exceeding one 45 hundred pounds.

Restrictions &c. on small vessels for the prevention of smuggling.

SMUGGLING.

137. Every vessel or boat which shall be used or employed in Vessels and boats to any manner contrary to the regulations prescribed by the Colonial be licensed any manner contrary to the regulations prescribed by the Colonial be licensed any manner contrary to the regulations prescribed by the Colonial be licensed any manner contrary to the regulations prescribed by the Colonial be licensed any manner contrary to the regulations prescribed by the Colonial believed by the colonial by the colonial believed by the colonial believed by the colonial by the c Treasurer shall be liable to forfeiture unless the same shall have been 50 specially licensed to be so used or employed as next hereinafter provided. 138.

138. The Collector may grant licenses in respect of any un- Colonial Treasurer registered vessels or boats subject to such regulations as may be made may grant special mich the company of such licenses on terms. with the approval of the Colonial Treasurer And the owner of such Ib. s. 171. vessels or boats shall execute a bond for such amount and with such 5 sureties or security as the Collector may approve for the observance of such regulations And any vessel or boat found employed in navigation without such license shall be liable to forfeiture and the master or

owner shall be liable to a penalty not exceeding ten pounds.

139. The license of every boat trading on the coast shall be Revocation of license. 10 produced by the holder to the Collector once in every year and when- Ib. s. 173. ever demanded by any Customs officer and the Colonial Treasurer may at any time revoke the same whenever any gross misconduct shall be proved against the holder of such license or on the master or owner being found guilty of any wilful breach of the regulations.

140. If any ship or boat shall be used in the importation landing Vessels removing removal carriage or conveyance of any uncustomed or prohibited uncustomed or goods the owner and master thereof shall each be liable to a penalty forfeited. not exceeding one hundred pounds and such vessel or boat shall be 1b. 172.

20 141. The owner or master of every ship belonging wholly or in Ships boats to have part to any of Her Majesty's subjects shall cause to be painted upon the name of the outside of the starm of experience that he are the starm of the ship port and the outside of the stern of every boat belonging to such ship her name materials and the port or place to which she belongs and the master's name 1b. s. 175. withinside in letters not less than two inches in length And whenever 25 any such boat not so marked shall be found the master shall be liable

to a penalty not exceeding ten pounds.

142. The owner of every boat not belonging to any ship and Boats not belonging to ships to ships to have employed in the conveyance of goods or baggage shall cause to be to ships to have painted upon the stern of such boat in letters of two inches in length owner and port.

30 the name of the owner of the boat and the port or place to which she 1b. s. 176. belongs and every such boat wherever found not so marked shall be liable to forfeiture if the owner be unknown or if known he shall be liable to a penalty not exceeding ten pounds.

143. If any ship or boat shall be found or discovered to have Any vessel or boat 35 been within any port bay harbour or river of the Colony having then arriving within any or recently on board or in any manner attached thereto any spirits hibited goods on opium tobacco snuff or cigars contrary to the provisions of section board or forested. opium tobacco snuff or cigars contrary to the provisions of section board forform Ib. s. 179. thirty-one such ship or boat and such spirits opium tobacco snuff or eigars shall be liable to forfeiture but if it shall be proved to the satis-

40 faction of the Collector that any such articles were on board without the knowledge of the owner or master of such ship or boat and without any want of reasonable care on the part of either the Collector shall deliver up the said ship or boat.

144. If any ship or boat whatever shall be found within the limits Ships in port with a 45 of any port of the Colony with a cargo on board and such ship or boat found in ballast and shall afterwards be found light or in ballast and the master is unable cargo unaccounted to give a due account of the port or place within the Colony where for may be forfeited. to give a due account of the port or place within the Colony where Ib. s. 183. such ship or boat shall have legally discharged her cargo such ship or boat shall be liable to forfeiture.

145. If any ship or boat belonging wholly or in part to Her Ships of Her Majesty's subjects or having one-half of the persons on board subjects having on board subjects having on board white of Her of Her Majesty shall not bring-to upon signal made by any ship or subjects of Her boat in Her Majesty's service or in the service of the Government by overboard goods may hoisting the proper pendant and ensign whereupon chase shall be given be forfeited.

55 and any person on board the ship or boat so chased shall during the 1b. s. 180. chase or before or after such ship or boat shall bring-to throw overboard any part of her lading or shall stave or destroy any part thereof to prevent seizure such ship or boat shall be liable to forfeiture and all persons escaping from any such ship or boat shall be deemed subjects

60 of Her Majesty unless the contrary be proved.

146. All ships and boats belonging wholly or in part to Her British ships having Majesty's subjects having false bulkheads false bows double sides or places for concealing or devices for running bottoms or any secret or disguised place whatsoever adapted for the goods and foreign purpose of concealing goods constructed in such ships or boats or secreted forfeited.

5 having any hole tube pipe or device in or about such ships or boats Ib. s. 179. adapted for the purpose of running goods and all foreign ships or boats coming into any port having on board any goods liable to the payment of duties or prohibited to be imported concealed in any secret or disguised place whatsoever constructed in such ships or boats shall

10 be liable to forfeiture.

147. If any goods liable to the payment of duties shall be Goods shipped or unshipped from any ship or boat (Customs or other duties not being payment of duty and first paid or secured) or if any prohibited goods shall be imported or if prohibited goods any goods having been warehoused or otherwise secured either for Ib. s. 177.

15 home use or exportation shall be clandestinely or illegally removed or illegally removed from or out of any warehouse or place of security or if any goods which from warehouse. are prohibited to be exported shall be put on board any ship or boat or Or if prohibited are be brought to any wharf or other place in order to be put on board water-borne.

any ship or boat for the purpose of being exported or if any goods 20 which are prohibited to be exported shall be found in any package produced to any officer of Customs as containing goods not so prohibited or if any goods subject to any duty or restriction in respect of importation or which are prohibited to be imported shall be found or Or concealed on discovered to have been concealed in any manner on board any ship

25 or boat within the limits of any port or shall be found either before or after landing to have been concealed in any manner on board any such ship or boat within such limits then and in every of the foregoing cases all such goods shall be liable to forfeiture together with any Liable to forfeiture.

goods which shall be found packed with or used in concealing them. 30 148. All goods the importation of which is in any way restricted Restricted goods to which are of a description admissible to duty and which shall be found be deem the deem which are of a description admissible to duty and which shall be found be deem to description admissible to duty and which shall be found be deem to determine the deem to deem to determine the deem to deem

or seized under any law relating to the Customs shall for the purpose of proceeding for the forfeiture of them or for any penalty incurred in respect of them be deemed and may be described in any legal pro-35 ceedings and on the trial or hearing thereof as goods liable to and unshipped without payment of duties unless the contrary be proved.

149. If any ship or boat liable to seizure or examination under ships to bring to this or any Act for the prevention of smuggling shall not bring-to under a penalty of when required so to do the master of such ship or boat shall be liable Ib. s. 181.

40 to a penalty of twenty pounds and on the same being chased by any vessel or boat in Her Majesty's Navy having the proper pendant and ensign of Her Majesty's ships hoisted or by any vessel or boat duly employed for the prevention of smuggling having a distinguishing pendant and ensign hoisted it shall be lawful for the captain master or

45 other person having the charge or command of such vessel or boat in And not bringing to Her Majesty's Navy or employed as aforesaid (first causing a gun to be may be fired into. fired as a signal) to fire at or into such ship or boat and the officer commanding or other person acting in his aid or by his direction shall be and is hereby indemnified and discharged from any indictment

50 information penalty action or other proceedings for so doing.

150. Any officer of Customs or other person duly employed for ships may be the prevention of smuggling may go on board any ship or boat which searched within the shall be within the limits of any port of the Colony and rummage and Ib. s. 182. search any part of such ship or boat for prohibited or dutiable goods

55 and remain on board such ship or boat so long as she shall continue within the limits of such port.

151. Any officer of Customs or other person acting in his aid Officers of Customs or duly employed for the prevention of smuggling may upon reasonable may stop drays and suspicion stop and examine and draws and suspicion stop and examine and suspicion stop and suspicion suspicion stop and examine any dray or other means of conveyance Ib. s. 203.

for the purpose of ascertaining whether any smuggled goods are contained therein and if no such goods shall be found the officer or other person having had probable cause to suspect that smuggled goods were contained therein shall not on account of such stoppage 5 and search be liable at law on account thereof and any person driving or conducting such dray or other conveyance who shall refuse to stop or allow any such examination when required so to do in the Queen's name shall be liable to forfeit the sum of one hundred pounds.

152. If any Officer of Customs shall have reasonable cause to Officers may search 10 suspect that any uncustomed or prohibited goods are harboured kept premises by warrant or concealed in any house or other premises by warrant premises by warrant or concealed in any house or other premises by warrant premises by warrant or concealed in any house or other premises by warrant premises by warrant or concealed in any house or other premises by warrant premises by warrant or concealed in any house or other premises by warrant premises by warrant premises by warrant or concealed in any house or other premises by warrant premis

or concealed in any house or other place and it shall be made so to cause show appear by information on oath before any Justice it shall be lawful for him by special warrant under his hand to authorize such officer to enter and search such house or other place and to seize and carry away any

15 such uncustomed or prohibited goods as may be found therein And it shall be lawful for such officer and he is hereby authorized in case of resistance to break open any door and to force and remove any other impediment or obstruction to such entry search or seizure as aforesaid and such officer may if he see fit avail himself of the service of any

20 police officer or constable to aid and assist in the execution of such warrant and any police officer or constable is hereby required when so called upon to aid and assist accordingly.

153. All ships boats drays or other means of conveyance to-ships and carts gether with all horses or other animals and things used in the removal removing run goods forfeited. 25 of any goods liable to forfeiture under this or any other Act relating to 1b. s. 202.

the Customs shall be forfeited.

154. All ships boats drays animals and things so used and all Ships goods and goods whatsoever liable to forfeiture and all persons liable to be persons may be detained for any offence under this or any other Act relating to the Ib. Id.

30 Customs may be seized or detained in any place either upon land or water by any officer of Her Majesty's Army Navy or Marines on full pay or by any officer of Customs or by any police officer or constable or any person duly employed for the prevention of smuggling and all ships boats goods drays animals and things so seized shall forthwith be

35 delivered into the care of the proper officer of Customs appointed to receive the same at the nearest Custom House And the forfeiture of Forfeiture of ships any ship boat or dray animal or other things shall be deemed to include &c. to include the tackle and draught the tackle apparel and furniture thereof and the forfeiture of any animals &c. goods shall be deemed to include the packages in which the same are

40 found and all the contents thereof. 155. If any goods liable to forfeiture under this or any other Officers seizing goods Act relating to the Customs shall be seized or taken by any police to carry them to the Customs. officer or other person duly authorized such goods shall without delay be carried to the nearest Customs warehouse and there delivered to the

45 proper officer to be dealt with according to law. 156. If any goods liable to forfeiture shall be stopped or taken by Goods stopped by any police officer on suspicion that the same have been feloniously stolen retained until trial of he may carry the same to the Police Office to which the defendant is taken persons charged with there to remain until produced at the trial of the offender and the officer steams. 10. s. 206.

50 shall forthwith give notice in writing to the Collector of his having so detained the said goods with the particulars of the same but immediately after such stoppage if the offender be not detained or if detained immediately after his trial such officer shall convey to and deposit the said goods in the nearest Customs warehouse to be proceeded against 55 according to law and if any police officer so detaining any such goods

shall neglect to convey the same to such warehouse or to give such notice he shall be liable to a forfeiture of ten pounds.

157. Whenever any seizure shall be made as being liable to Notice to be given to owner of ships forfeiture under this or any Act relating to the Customs the person or goods seized and making

making such seizure shall forthwith give notice in writing of such seizures to be claimed seizure and of the grounds thereof to the master or owner of such within one month. ship boat or goods if known (unless such master or owner be present at the seizure) either by delivering such notice to him personally or by 5 letter addressed to him and transmitted by post or delivered at his last place of abode or business if known and all seizures shall be held to be condemned and may be sold or otherwise disposed of as the Colonial Treasurer may direct unless the person from whom such seizure shall

have been made or the master or owner thereof or some person authorized 10 by him shall within one month from the day of seizure give notice in writing to the person seizing the same or to the Collector at the nearest port that he claims or intends to claim the things so seized any such are of a perishable nature or consist of animals the same may be sold by order of the Colonial Treasurer and the proceeds held

15 by him to abide the result of any legal claim.

158. Any officer of Customs or other person duly employed in Persons may be the prevention of smuggling may search any person on board any ship searched if reason to or boat within the limits of any port or who shall have landed from goods are concealed any ship or boat or any person who shall be about to cross the frontier upon them.

20 of the Colony provided such officer or person employed as aforesaid

shall have good reason to suspect that such person is carrying or has any uncustomed or prohibited goods secreted about him and if any person shall rescue destroy or attempt to destroy any goods to prevent seizure or shall obstruct any such officer or other person so employed

25 as aforesaid in going remaining or returning from on board or in searching such ship or boat or person or otherwise in the execution of his duty every such person shall be liable for every such offence to

forfeit the sum of one hundred pounds.

159. Every person who shall import or bring or be concerned Persons importing 30 in importing or bringing into the Colony any prohibited goods or any or exporting goods the exportation of which is restricted contrary to such prohi-restricted goods and bition or restriction and whether the same be unshipped or not or shall persons shipping unship or assist or be otherwise concerned in the unshipping of any harbouring or having

goods which are prohibited or of any goods which are restricted and custody of such goods to forfeit the 35 imported contrary to such restriction or of any dutiable goods the value of £100. duties for which have not been paid or secured or who shall know-ingly harbour keep or conceal or knowingly permit or suffer or cause or procure to be harboured kept or concealed any prohibited restricted or uncustomed goods or any goods which shall have been illegally

40 removed without payment of duty from any warehouse or place whatsoever or shall knowingly acquire possession of any such goods or shall be in any way knowingly concerned in the illegal removal of any goods from any such warehouse or place of security in which they shall have been deposited or shall be in any way knowingly concerned in con-45 veying removing depositing concealing or in any manner dealing with

any such goods with intent to defraud Her Majesty of any duties due thereon or to evade any prohibition or restriction applicable to such goods or who shall be in any way knowingly concerned in any fraudulent evasion or attempt at evasion of any duties of Customs 50 or of the laws and restrictions of the Customs relating to the impor-

tation unshipping landing and delivery of goods or otherwise contrary to this or any other Act shall for each such offence be liable to forfeit either treble the value of the goods or the penalty of one hundred pounds at the election of the Collector.

160. Every person who shall remove any goods imported into If goods removed the Colony from any ship wharf or other place previous to the prior to examination examination thereof by the proper officer without authority or who concerned. shall remove from any wharf or other place any goods entered to be warehoused after the landing thereof so that no sufficient account is

taken thereof by the proper officer or so that the same are not duly warehoused or shall be otherwise knowingly concerned in such removal or withdrawal shall be liable to forfeit for every such offence treble the

161. Every person who shall ship or unship or be knowingly Persons shipping concerned in the shipping or unshipping of any goods liable to for-unshipping or confeiture under this or any other Act relating to the Customs or who goods to forfeit £100 shall knowingly carry or conceal or be concerned in the carrying or and be detained. concealing of any such goods shall be liable to forfeit for every such

10 offence treble the value of the goods.

162. If any person liable to be detained under this or any other Persons may be Act relating to the Customs shall not be detained at the time of com- detained at any time mitting the offence for which he is so liable or shall after detention Ib. s. 199. make his escape such person may at any time within three years after-15 wards be detained to be dealt with as if detained at the time of com-

mitting such offence.

163. If any person shall offer for sale any goods under pretence Persons offering that the same are prohibited or have been unshipped and landed or goods for sale under pretence of being run on shore without payment of duties all such goods although not run. 20 dutiable or prohibited shall be forfeited and every person so selling or 1b. s. 201. offering such goods for sale shall be liable to forfeit treble the value thereof.

Compensation and rewards.

164. The proceeds of all forfeitures made and enforced under Rewards to be regu-25 this Act shall be carried to the credit of the Consolidated Revenue lated by Governor. Fund and the Governor on the recommendation of the Colonial and 216. Treasurer shall direct the payment of rewards for all seizures made under the authority of this Act to such persons by whose means whether directly or indirectly such seizures were made and in such 30 proportions as he shall think fit And notwithstanding any provision contained in any section of this Act for any specific penalty or forfeiture being adjudged or seizure authorized no persons directly or indirectly concerned therein shall be entitled at law to claim the same

or any portion thereof. 165. In all cases where any penalty the amount of which is to How value is to be be determined by the value of any goods is directed to be sued for abcertainted by the value of any goods is directed to be sued for 11 lb. s. 214. under this or any other Act relating to the Customs such value shall as regards proceedings in any Court or before Justices be estimated

and taken according to the rate and price for which goods of the like 40 kind and quality upon which the duties of importation shall have

Procedure for penalties and forfeitures.

been paid were sold about the time of the commission of the offence.

LEGAL PROCEEDINGS 166. In all legal proceedings at the suit of the Crown for the Penalties and for recovery of any duty or penalty or the enforcement of any forfeiture feitures how sued for. 45 under this or any other Act relating to the Customs costs may be Ib. s. 218. recovered and amendments made as in cases between subject and And all duties penalties and ferfeitures of money or goods imposed by this or any other Act relating to the Customs may be sued for and recovered by action or information in the name of the Attorney 50 General in the Supreme Court or in the Court of Vice Admiralty or by

information in the name of some officer of Customs before two or more Justices in Petty Sessions where the amount does not exceed one hundred pounds.

167. If any suit or prosecution for any penalty or forfeiture Justices jurisdiction 55 shall have been commenced in the Supreme Court the Attorney General by consent. at his discretion may on the defendant's request in writing to him

order such suit or prosecution to be brought by information before any Justices whereupon such suit or prosecution in the Supreme Court shall cease and on the production of such order of the Attorney General any Justices shall receive such information and in due course proceed 5 to hear and determine the same.

168. When by this or any other Act relating to the Customs a Penalties joint and penalty is jointly and severally incurred by any number of persons several may be sued they may be proceeded against jointly by one information or severally several informations. they may be proceeded against jointly by one information or severally several in by separate informations as the Attorney General may deem expedient Ib. s. 222.

10 and in case of a proceeding against such several persons by joint information for recovery of the penalty so severally incurred by each the same shall be recoverable against each notwithstanding that any may have allowed judgment to go by confession or default or that the

penalty adjudged to be paid by any one of the defendants may be for a 15 different amount from that of the penalty in which any or other of the defendants may be convicted or that any of them so jointly prosecuted may be acquitted And no judgment on any such information shall be reversed or avoided on error in law alleged therein by reason of any of the premises but every such judgment shall be valid and effectual against

20 any or all of the defendants so jointly proceeded against and for the full amount of the penalty in which every such person shall have been

respectively convicted.

169. When any verdict shall pass or conviction be had against Persons previously any person for any offence for which any pecuniary penalty shall have convicted may on verdict be 25 been imposed by this or any other Act relating to the Customs and it imprisoned. shall appear that such person had been previously convicted of any similar offence the presiding Judge or Justices may order that the defendant shall in lieu of payment of any penalty be imprisoned with or without hard labour for a period not less than six nor more than 30 twelve months.

Proceedings before Justices for recovery of penalties and forfeitures. PROCEEDINGS BEFORE

170. Any penalty or forfeiture for any offence against this or How offences to be any other Act relating to the Customs may be enforced and recovered prosecuted. upon conviction before any two Justices in a summary way.

35 171. All informations exhibited before any Justice for any Form of informaoffence committed against or forfeiture incurred under this or any tions and convictions other Act relating to the Customs and all summonses convictions and Ib. s. 223. condemnations for such offences and forfeitures and all warrants of any Justices founded upon such convictions may be in the form or to the

40 effect in the Third Schedule to this Act and the Form of information given in the said Schedule (with such words added as are applicable to the offence or forfeiture and with the number in figures of the section creating the offence or forfeiture) shall be applicable to and sufficient for all purposes in the prosecution of such offences and for-

45 feitures and two or more offences or forfeitures may be included in the same information and every such information and every conviction or warrant of commitment or condemnation for such offence or forfeiture shall be deemed valid and sufficient in which the offence or forfeiture is set forth to the effect of the Form in the said Third Schedule and

50 of the words of the section of this or any other Act by which the penalty or forfeiture for such offence has been imposed and no conviction warrant of commitment or condemnation shall be held void by reason of any defect therein and no person shall be entitled to be discharged out of custody on account of such defect provided it be

55 alleged in such warrant that he has been convicted of such offence and that it shall appear to the Court or Judge before whom such warrant is returned that such conviction proceeded upon good and 3-E

valid grounds and every such warrant may be executed by any officer of Customs or police constable And no objection shall be taken or allowed to any information or summons for any alleged defect therein in substance or form or for any variance between such information or 5 summons and the evidence adduced at the hearing in support thereof.

172. Upon the exhibiting of any information before any Justice Justices may summon for any offence against this or any other Act relating to the Customs offender. Ib. ss. 224 & 227. for which offence the party charged is not liable to be detained or by which information any penalty or forfeiture shall be sought to be 10 recovered or any punishment of hard labour sought to be inflicted within three years next after the commission of the offence such Justice or any other Justice may from time to time and at any time afterwards issue his summons directed to such party stating shortly the matter of such information and requiring him personally to appear at a certain

15 time and place before him or any other Justice to answer the said information and to be further dealt with according to law And every Summons or subpana such summons and every subpœna to a witness in the case may be served may be served per sonally &c. by any officer of Customs or police constable or by any person employed for that purpose upon the party to whom it is so directed either per-

20 sonally or by leaving the same at his last known place of abode or business or on board any ship to which he may belong or have lately belonged.

173. When any information shall have been exhibited before Justices may conany Justice for the forfeiture of any goods whatsoever seized under demn goods liable to 25 this or any Act relating to the Customs such Justice is hereby required forfeiture. to summon the owner of such goods or the person from whom they were seized to appear before him or any other Justice and upon his appearance or default to appear (as the case may be) such Justice may proceed to the examination of the matter and on proof that the 30 goods are liable to forfeiture under this or any other Act relating to the Customs may condemn the said goods accordingly.

174. Where any offence shall be committed in any place upon offences on the the water where the officers have any doubt whether such place is waters and jurisdiction. within the boundaries or limits of any port bay or harbour in the 1b. s. 229.

35 Colony such offence shall for the purpose of this or any other Act relating to the Customs be deemed and taken to have been committed on the high seas And for the purpose of giving jurisdiction under the said Acts every offence shall be deemed to have been committed and every cause of complaint to have arisen either in the place in 40 which the same actually was committed or arose or in any place on

land where the offender or person complained against may be found or be brought.

175. If any penalty or forfeiture incurred for any offence under Persons not detained this or any other Act relating to the Customs be not paid on conviction may be committed in default of payment 45 the convicting Justices may by warrant under their hands and seals of penalty until paid commit the offender to gaol there to remain for a period not exceeding or to hard labour. twelve months unless the penalty shall be sooner paid and where the offender is convicted of any offence for which the punishment of hard labor is inflicted such Justices shall commit the offender to gaol there 50 to be kept to hard labor for such time as may be authorized by this

or any other Act relating to the Customs.

176. All complaints or other legal proceedings before Justices All legal proceedings may be laid and taken by the Collector of Customs or other officer of before Justices may be taken in the name Customs appointed by the Governor in that behalf against any person of the Collector of 55 for non-compliance with or any breach of this Act or any regulations Customs. made under its authority.

177. Any person feeling himself aggrieved by any conviction Appeal allowed to or penalty or forfeiture imposed by Justices under the authority of Quarter Sessions by this Act may appeal against the same to the next Court of Quarter Sessions

Sessions holden in the district where the subject matter thereof arose unless such Quarter Sessions shall be held within fourteen days from the date of such conviction or judgment and in that case to the Court of Quarter Sessions then next following And such Court 5 shall have power to hear and determine the matter in a summary way and shall have and exercise all other powers vested in them by the third section of the Act fifth William the Fourth number twenty-two and the decision of such Court shall be final and conclusive in respect to the subject matter of such appeal 10 always that the person so appealing shall have given written notice seven days at the least before the hearing of such appeal of his intention to appeal and stating the grounds thereof to any one of the convicting Justices and to the Collector or officer of Customs who prosecuted the matter before the convicting Justices And provided 15 also that such person in case a penalty or forfeiture shall have been adjudged against him shall pay into the hands of the convicting Justices the full amount or value thereof (as the case may be) together with the costs awarded within one week next after conviction and shall within the same period enter into a bond with two sureties

20 approved by such Justices conditioned to prosecute such appeal with

effect and to abide the event of such appeal and to pay the full amount of all such costs as may on such appeal be awarded against him. 178. No order nor any other proceeding matter or thing done Proceedings not to be or transacted in relation to the execution of this Act shall be vacated quashed or set aside for want of form.

25 quashed or set aside for want of form nor be removable by certiorari or otherwise into the Supreme Court.

179. The Collector shall as soon as conveniently may be after General orders to be the commencement of each year cause to be published in the Gazette printed. all regulations orders or rules made either by the Governor or the 30 Colonial Treasurer or by the Collector during the preceding year in

anywise relating to the Customs.

180. This and every other Act now or hereafter in force relating Laws to apply to to the duties of Customs and regulation of the Customs shall extend and River Murray. apply to the River Murray and all vessels navigating the same as fully 35 and effectually as if such river were part of the high seas within one league of the coast of New South Wales and all vessels navigating the said river shall be deemed to be vessels trading with the said Colony or on the coast thereof.

181. If in any prosecution in respect of any goods seized for Defendant's proofs in 40 non-payment of duties or any other cause of forfeiture or for the smuggling cases. recovering any penalty under this or any other Act relating to the Customs any dispute shall arise whether the duties of Customs have been paid in respect of such goods or the same have been lawfully imported or unshipped or lawfully shipped or water-borne to be shipped 45 or concerning the place from whence such goods were brought then and in every such case the proof thereof shall be on the defendant in

such prosecution and the defendant shall be competent and compellable

to give evidence.

182. The averment that the Collector of Customs has directed Averments in 50 or elected that any information or proceedings under this or any other Ib. s. 260.

Act relating to the Customs shall be instituted or that any ship or boat is foreign or belonging wholly or in part to Her Majesty's subjects or that any person detained or found on board any ship vessel or boat liable to seizure is or is not a subject of Her Majesty or that any goods 55 thrown overboard staved or destroyed were so dealt with to avoid seizure or that any person was employed for the prevention of smuggling or that the offence was committed within the limits of any port shall be deemed to be sufficient without proof of any such allegation on the part of the prosecutor or plaintiff unless the defendant in any such 183. 60 case shall prove to the contrary.

183. If during any legal proceedings a question shall arise Proof that a party is whether any person is an officer of the Navy on full pay or an officer and officer and officer of Customs his own evidence thereof or other evidence of his having Ib. ss. 261 and 262. acted as such shall be deemed sufficient without the production of his 5 commission or appointment and any order issued by the Colonial Treasurer or Collector shall be sufficiently proved by its production

without proof of the signature.

184. Condemnation by any Justices under this or any other Evidence of Act relating to the Customs may be proved in any Court of justice or condemnation in cases of forfeiture.

10 before any competent tribunal by the production of a certificate of Ib.s. 263. such condemnation purporting to be signed by any one of the convicting Justices or by an examined copy of the record of such condemnation certified by the Clerk of Petty Sessions.

185. This Act may be cited as "The Customs Regulation short title.

15 Act 1877."

SCHEDULES.

FIRST SCHEDULE.

Section 1.

| | Year and number of Act | Title of Act. |
|----|------------------------------|---|
| _ | | An Act to authorise the issue of wine duty free to Military Officers serving in the Colony of New South Wales. |
| 5 | 9 Vic. No. 15 | An Act to provide for the general regulation of the Customs in the Colony of New South Wales. |
| | 10 Vic. No. 9 | An Act to amend the Law relating to the general regulation of the Customs in New South Wales. |
| 10 | 13 Vic. No. 43 | An Act to amend an Act passed in the ninth year of the reign of Her present Majesty intituled an Act to provide for the |
| | | general regulation of the Customs in New South Wales. An Act to impose a duty on Bonded Warehouses. |
| 15 | | An Act further to amend the Act for the general regulation of Customs in New South Wales. |
| | 27 Vic. No. 15 35 Vic. No. 9 | An Act to remove doubts respecting Duties of Customs. An Act to amend the Law regulating the time allowed for entering imported goods. |
| | | ing imported goods. |

SECOND SCHEDULE.

Section 12.

Scale of License Fees for Bonded Warehouses. 20 For each warehouse or set of warehouses adjoining or on the same wharf and licensed to the same warehouse-keeper capable of containing not exceeding Fifty tons (calculated at forty cubic feet of space to the ton but not more than ten feet in height being Fifty pounds measured upon each floor) 25 For every Ten tons additional (but not exceeding three hundred pounds sterling in the whole) The measurements to be made by an authorized officer of Customs and duly entered by him in a book to be kept for that purpose.

THIRD SCHEDULE.

Section 172.

30 FORM OF INFORMATION BEFORE JUSTICES.

BE it remembered that A.B. an officer of Customs under the direction of the To wit. | Collector of Customs informs me Esquire one of Her Majesty's Justices of the Peace in and for the Colony of New South Wales [That &c.]

GENERAL FORM OF COUNTS.

That C.D. on the day of 18 did import [or bring or unship or deliver or carry or remove or harbour or deal with or was concerned in importing or unshipping or delivering or carrying or removing or harbouring or dealing with to evade the payment of the duties due thereon or to evade the prohibition or restriction relating 40 to the importation and delivery of certain uncustomed or prohibited or restricted goods to wit [describe them] contrary to section [here insert in figures the number of the section creating the offence] of the "Customs Regulation Act 1876" whereby the said C.D. has forfeited the sum of being treble the value of the goods or the penalty of one hundred pounds [as the case may be] for which the Collector of Customs has elected to sue or the sum of pounds or a sum not exceeding pounds or has become liable to be imprisoned for [here insert the penalty or period of imprisonment imposed by the section under which the offence is charged.] 45 or the sum of

COUNT FOR GOODS ONLY.

That certain goods to wit [here mention generally the goods or things] were seized on the day of 18 for being dealt with contrary to section [here insert the number of the section in figures] of "The Customs Regulation Act 1876" whereby the said goods or things have become liable to forfeiture and that C.D. of has claimed the same. 50 the

Exhibited to and before me the day of 18

COUNT

COUNT FOR CONTUMACY.

That C.D. a person required by section [here insert the number of the section in figures] of "The Customs Regulation Act 1876" to answer questions put to him by an officer of the Customs to wit on the day of 18 5 did untruly answer or did refuse to answer a certain question put to him by an officer of Customs.

FORM OF SUMMONS ON INFORMATION. WHEREAS an information has been exhibited by [A.B.] an officer of Customs 10 To wit. Sunder the direction of the Collector of Customs before me Esquire one of Her Majesty's Justices of the Peace in and for the Colony of New South Wales for that [here copy the information] These are therefore to require you personally to appear before me or such other of Justice or Justices of the Peace as may be present at in the instant [or next] at the hour of o'clock in the day of forenoon of the same day to answer the said information.

> of Given under my hand and seal at in the day of

FORM OF SUMMONS ON INFORMATION FOR CONDEMNATION OF SEIZURES.

in the Colony of New South Wales. of 20 An information having been preferred by [A.B.] an officer of Customs under to wit. It the direction of the Collector of Customs before me and the condemnation of [here state the goods] seized on the day of the condemnation of [here state the goods] seized on the day of the condemnation of [here state the goods] seized on the day of the customs dealt with contrary to section of "The Customs Regulation Act 1876" and claimed by you

and claimed by you. These are therefore to require you to appear before me or such other Justice of ace as may be present at in the of on the the Peace as may be present at in the of on the day of [instant or] next at the hour of o'clock in the forenoon 30 same day to shew cause why the said goods should not be condemned as forfeited. o'clock in the forenoon of the

in the Given under my hand and seal at day of

FORM OF SUMMONS FOR WITNESS. in the Colony of New South Wales. of To

35 You are hereby required personally to be and appear on the day of instant [or next] at the hour of o'clock in the forenoon at the of before me or such other of Her Majesty's Justices of in the the Peace as may be present to give evidence and testify the truth according to your 40 knowledge concerning the facts alleged in a certain information exhibited against C.D. under "The Customs Regulation Act of 1876" and herein fail not under the penalty therein provided.

Given under my hand and seal at in the day of

FORM OF CONVICTION.

45

BE it remembered, that on this day of in the year 18 to wit. Sat in the of C.D. is convicted before us the undersigned two of Her Majesty's Justices of the Peace for the Colony of New South Wales for that he the said C.D. [here state the offence as in the information] and [where 50 the party has been convicted of an offence punishable by pecuniary penalty and imprisonment in default of payment] we adjudge the said C.D. for his said offence to forfeit and pay the sum of [add if such be the case] which we mitigate to the sum of and if the said sum of be not forthwith paid we adjudge the said C.D. to be imprisoned in Her Majesty's gaol at until the same be paid or where it shall to have been so adjudicated and instead of the words "until the same be paid" insert the words "for the period of six calendar months] unless he shall sooner pay the said sum of [or where the defendant has been convicted of an offence punishable by imprisonment with hard labor] we adjudge the said C.D. for his said offence and where the defendant has been previously convicted insert here "he having been previously convicted" and there kept to hard labor for the and there kept to hard labor for the 60 to be imprisoned in Her Majesty's gaol at calendar months.

in the Colony of New South Given under our hands and seals at in the year 18 Wales this day of

FORM .

FORM OF COMMITMENT FOR NON-PAYMENT OF A PECUNIARY PENALTY.

To A.B. an officer of Customs and to all police constables and to the keeper to wit. Soft the gaol at C.D. having been this day convicted before us the undersigned two of Her Majesty's Justices of the Peace for the Colony of New 5 South Wales, upon the information of A.B. an officer of Customs under the direction of the Collector of Customs of having within three years now last past [here state the offence generally and the date thereof] We did adjudge that the said C.D. had forfeited for his said offence the sum of [adding if mitigated which we mitigated to the sum of] which has not been paid.

These are therefore to command you forthwith to convey the said C.D. to the said gaol at and to deliver him into the custody of the keeper of the said gaol.

And we the said Justices do hereby authorize and require you the said keeper to receive the said C.D. into your custody and him safely to keep in the said gaol until 15 he shall duly pay the said sum of or be discharged according to law [or if it be so adjudicated insert instead of what follows the word "gaol" the words "for the period of six calendar months unless he shall sooner pay the said sum of "]

Given under our hands and seals at in the Colony of New South Wales this day of in the year 18.

FORM OF COMMITMENT TO HARD LABOR.

To A.B. an officer of Customs and to all police constables and to the keeper

to wit. I of the gaol at C.D. having been this day duly convicted before us the undersigned two of Her Majesty's Justices of the Peace for the Colony of New South Wales upon the informa-25 tion of A.B. an officer of Customs under the direction of the Collector of Customs of having within three years now last past [here state the offence generally and the date thereof] we did adjudge that the said C.D. should for his said offence [if previously convicted insert "he having been previously convicted"] be imprisoned in the gaol at and be there kept to hard labor for the period of calendar months.

These are to command you forthwith to convey the said C.D. to the said gaol and to deliver him into the custody of the keeper thereof and we the said Justices do hereby authorize and require you the said keeper to receive and take the said C.D. into your custody and him safely to keep to hard labour in the said gaol for the period of calendar months.

Given under our hands and seals at in the said Colony this day of in the year 18.

FORM OF CONDEMNATION OF SEIZED GOODS.

To wit. \ BE it remembered that an information having been exhibited by A.B. an \(\) officer of Customs under the direction of the Collector of Customs before us 40 two of Her Majesty's Justices of the Peace for the Colony of New South Wales for the condemnation of \(\) here state the goods \(\) for being dealt with contrary to section of "The Customs Regulation Act 1876" whereby the same became liable to forfeiture and which said goods having been claimed by C.D. of who was duly summoned to show cause why the same should not be condemned as forfeited and the 45 forfeiture thereof having been duly proved before us we do adjudge the same to be forfeited and do condemn the same accordingly.

Given under our hands and seals at day of in the year 18 in the said Colony this

20

Torus es Compressor vo IIvan Louis.

1. Sees el Castino and to stipplies constationed to the