Duties of Customs, &c.-Amendment. 22 VICT. Cap. 76. 222

13, 14 V. c 3. intituled, An Act to facilitate Reciprocal Free Trade between this Province and the other British North American Provinces, the Governor in Council shall at any time declare that; any article whatever when of the growth, produce or manufacture of the British North American Provinces or Possessions in the said Act mentioned, or of any one or more of them, is not, or is not under certain circumstances, admissible into this Province free of duty, then the duty on such article, when it is not admissible free, shall be that imposed on the like article by this Act or by any other Act then in force, but if no duty be so imposed, then it shall be admitted free.

Recital.

12 V. c. 1, ss. 8, 11, 12, &c.

5. Whereas by the eighth, eleventh, twelfth and other sections of the said Act, passed in the twelfth year of Her Majesty's Reign, and intituled, An Act to amend the Law relative to Duties of Customs, certain oaths or affirmations in the Schedule B to the said Act are in certain cases required to be taken, and two of the said oaths or affirmations (being the first and fourth in the said Schedule) may, under the terms thereof, be taken by an agent, not being the owner, importer or consignee of the goods to be entered, and a practice has arisen of employing as Agents, Clerks and other parties, to make entries and to take the said oaths or affirmations, who have not the personal knowledge requisite to enable them to take the same so as to meet the intent and purpose of the said Act, and the Revenue and the fair trader have been thereby injured ; It is therefore enacted as follows:

If the oath sections be ration of the owner, &c, to be also attached to the Bill of Entry.

Proviso.

1. Hereafter, no person other than the owner, consignee or under the said importer of the goods of which entry is to be made, shall be allowed to take any oath or affirmation, unless there be attached agent, a decla- to the Bill of Entry therein referred to, a declaration by the owner, consignee or importer of the said goods, (or his legal representative under section ten of the said Act,) to the same effect as the oath or affirmation, (adapting the form and words to the case,) distinctly referring to the Invoice presented with such Bill of Entry, and signed by such owner, importer or consignee. (or his legal representative,) either in presence of the agent making the entry, who shall attest the signature, or of some Justice of the Peace or Notary Public, who shall attest the same; and such declaration shall be kept by the Collector, who may detach the same from the Invoice, if the latter be annexed thereto and be not left with him; and for any wilfully false statement in such declaration, the person making the same shall incur the same penalty as if it were made in the oath or affirmation. Provided always that such written declaration may be dispensed with under the order of the Governor in Council, where it may be deemed advisable in the interests of Commerce, to dispense therewith.

Governor in Council may

2. It shall be lawful for the Governor in Council by Regulation to authorize the alteration of any of the forms of oaths or affirmations