direct and" at the end of the first paragraph thereof, the words "on or before the tenth day of July in each year."

And the sub-section numbered 2 of the ninety-first section of the said Act is hereby amended by inserting after the word 5 "Excise" where it occurs the last time in the said subsection, the words " or which may be used in the manufacture of goods subject to duties of Excise."

6. The ninth section of the Act herein secondly above cited Sect. 9 of 29 V. is hereby amended by adding thereto the following sub- C. 3 amended. 10 section:

"3. The Inspecting Officer of Excise having determined the Correction of strength of the Beer or Wash, by either of the methods above distillers' mentioned, may cause the returns of the distiller to be amended returns.

15 by assessing the duty payable by such distiller, according to the whole quantity of Beer or Wash fermented or manufactured by such distiller during any period not more than one year before the time when the strength of the Beer or Wash is so ascertained, in proportion to the strength so determined, and

20 the quantity of spirits which could have been produced therefrom; and the extra duty so assessed beyond that mentioned in the returns to be so amended, shall be due and payable within five days after the distiller is notified thereof, under the same conditions and penalties to be enforced in the same 25 manner as the duty mentioned in such return."

7. From and after the passing of this Act, no spirits shall conditions on be removed from the distillery wherein they have been manu-which only factured, nor from any warehouse in which they have been removed. bonded or stored, until the duty on such spirits has been paid 30 or secured by bond in the manner by law required, nor until a permit for such removal has been granted in such form and by such authority as the Governor in Council may from time to time direct and determine ; and any spirits removed from such distillery or warehouse before the duty thereon has been so paid 35 or secured, or before such permit has been granted, shall be seized and detained by any officer of Excise, having a knowledge of the fact, and shall be and remain forfeited to the Crown.

S. Any Officer of Excise, or Customs, or any Constable Detaining or Peace Officer, having general authority therefor from any persons remo-40 superior Officer of Excise, may stop and detain any person or lawfully. vehicle carrying packages of any kind containing spirits, and may examine such spirits and require the production of a permit authorizing the removal thereof, and if such permit is produced, the Officer shall endorse the time and place of exam-45 ination thereon; but if no such permit is produced, then such spirits, if the quantity thereof be greater than five gallons, may be detained, if such officer has cause to believe that they have been unlawfully removed, until evidence to his satisfaction be

adduced that such spirits were being lawfully removed, and if