

VIII. If the master gives such answers as shall be satisfactory to the Quarantine officer a clean Bill of health shall be granted by him to such vessel ; but if such answers be not satisfactory, or if there is reason to believe that the master is answering such questions falsely, or has misrepresented the facts, or concealed any information, or if the Quarantine officer has reason to anticipate danger to the public health, such Quarantine officer shall report the facts of the case to the Department of Agriculture at the City of Ottawa, and the minister of Agriculture may direct that the vessel shall be sent to any one of the regular Quarantine Stations, or the Quarantine officer may use the vessel itself for purposes of Quarantine and as a Quarantine depot when the Medical Attendant shall certify that it is unnecessary to remove the passengers, crew or cargo from the vessel, and in such latter case the Medical fees shall be payable by the master of the vessel as provided by the tenth section hereof.

IX. In every case in which the Quarantine officer may find or ascertain that any death from contagious disease has taken place during the passage or that there has been or is any contagious or infectious disease such as Asiatic Cholera, fever, small pox, scarlatina, measles, or other disease of a like kind, he shall forthwith employ a medical attendant, if in the opinion of such Quarantine officer the same is requisite and desirable, and such Quarantine officer shall forthwith telegraph or transmit to the Department of Agriculture at the City of Ottawa a report of the facts, and shall act upon such instructions as he may receive in respect thereto.

X. The Quarantine officer may pay the medical attendant employed by him for each visit which in his opinion shall be requisite, a reasonable compensation not to exceed the sum of four dollars and the aggregate amount of medical fees so payable in such respect shall be refunded and paid by the master of the vessel to the Quarantine officer and no clearance shall be given to the ship until such fees have been paid. But such fees as aforesaid shall not be required or exacted in cases where the vessel has proceeded to a regular Quarantine Station.

XI. A vessel shall have the right, before breaking bulk, to put to sea in preference to being quarantined as provided for by the 35 Victoria, cap. 27, sec. 9.

XII. Masters of vessels, whether liable to Quarantine or not shall come to when hailed by a Quarantine officer or any person thereunto deputed by a Quarantine officer in that capacity.

XIII. The Collector of Customs of each and every port of Canada, except the regular Quarantine Stations of Quebec, Halifax and St. John, New-Brunswick and any other Regular Quarantine Station which may hereafter be established by Proclamation of the Governor General, is hereby authorized to act as a Quarantine officer, under the provisions of these Regulations, and shall by virtue of such office be a Justice of the Peace under the authority and for the purposes of the Act 35 Vic., cap. 27.

XIV. Any person contravening any Regulation hereby made shall be liable to a penalty not exceeding four hundred dollars in any case, and the offender upon conviction shall be imprisoned until such penalty be paid.

XV. No vessel shall be entered or cleared at any Custom House in Canada, until all the requirements of these Regulations are fully complied with, and any person, vessel or thing who or which has passed or departed or been removed from any Quarantine Ground before all the requirements of such Regulations are fully complied with in respect of such person, vessel or thing, or without the written permission of the Officer empowered to authorize such passing or departure may be compelled to return or be carried back to such