8° & 9° VICTORIÆ, Cap.93.

Goods may give Bond in lieu of original Bond.

Purchaser of Years from the Date of the first Entry thereof; and if after such Bond shall have been given the Goods or any Part thereof shall be sold or disposed of, so that the original Bonder shall be no longer interested in or have any Control over the same, it shall be lawful for the Collector and Comptroller to admit fresh Security to be given by the Bond of the new Proprietor or other Person having Control over such Goods, with his sufficient Sureties, and to cancel the Bond given by the original Bonder of such Goods, or to exonerate him to the Extent of the fresh Security so given.

Goods not duly warehoused, &c. to be forfeited.

LIII. And be it enacted, That if any Goods which have been entered to be warehoused shall not be duly carried into and deposited in the Warehouse, or shall afterwards be taken out of the Warehouse without due Entry and Clearance, or having been entered and cleared for Exportation, or for Shipment as Stores, from the Warehouse, shall not be duly carried and shipped, or shall afterwards be re-landed, except with the Permission of the proper Officer of the Customs, such Goods shall be forfeited.

Account of Goods to be taken on landing.

be taken out without Entry.

Deficiencies to be ascertained.

Duties to be paid upon Deficiencies.

LIV. And be it enacted, That upon the Entry and landing of any Goods to be warehoused the proper Officer of the Customs shall take a particular Account of the same, and shall mark the Contents on each Package, and shall enter the same in a Book to be kept for No Goods to that Purpose; and no Goods which have been so warehoused shall be taken or delivered from the Warehouse, except upon due Entry and under the Care of the proper Officers for Exportation, or for Stores, or upon due Entry and Payment of Duty for Home Use; and whenever the whole of the Goods warehoused under any Entry shall be cleared from the Warehouse, or whenever further Time shall be granted for any such Goods to remain warehoused, an Account shall be made out of the Quantity upon which the Duties have been paid, and of the Quantity exported, and of the Quantity (to be then ascertained) of the Goods still remaining in the Warehouse, as the Case may be, deducting from the whole the Quantity contained in any whole Packages (if any) which may have been abandoned for Duties; and if upon such Account there shall in either Case appear to be any Deficiency of the original Quantity, the Duty payable

Samples may be taken.

LV. And be it enacted, That it shall be lawful for the Collector and Comptroller, under such Regulations as they shall see fit, to permit moderate Samples to be taken of any Goods so warehoused, without Entry, and without Payment of Duty, except as the same shall eventually become payable, as on a Deficiency of the original Quantity.

upon the Amount of such Deficiency shall then be paid.

Goods may be sorted and repacked.

LVI. And be it enacted, That it shall be lawful for the Collector and Comptroller, under such Regulations as they shall see fit, to permit the Proprietor or other Person having Control over the Goods so warehoused to sort, separate, and pack and re-pack any such Goods, and to make such lawful Alterations therein, or Arrangements and Assortments thereof, as may be necessary for the Preservation of such Goods, or in order to the Sale, Shipment, or legal Disposal of