

An Act further to amend the Customs Act.

HER Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows :—

1. Section 105 of *The Customs Act*, chapter 32 of the Revised Statutes, is hereby repealed and the following is substituted therefor :—

R.S.C., c. 32,
new section
105.

“ 105. Warehoused goods may be delivered as ship’s stores for any vessel of the registered tonnage of fifty tons and upwards, bound on a voyage to a port out of Canada, or engaged in trade between an Atlantic port and a Pacific port of Canada, or in trade on inland waters along the international boundary between the United States and Canada, or for any vessel bound for and engaged in the deep sea-fishing, proof being first made by affidavit of the master or owner, or his agent, to the satisfaction of the proper officer, that the stores are necessary and intended for the purposes aforesaid : Provided, that the Minister of Customs may define and limit the kind, quantity and class of goods which may be so delivered as ship’s stores; and provided also, that he may define and limit the kind, quantity and class of articles arriving in Canada as stores of vessels which may be used free of duty on board such vessels in Canadian waters, or which shall be treated as surplus stores of vessels.

As to ware-
housed goods
taken as ship’s
stores.

Proviso.

“ 2. If such stores or any part thereof are or is re-landed, sold or disposed of in Canada without due entry and payment of duty, such stores and the vessel for or from which they were delivered shall be seized and forfeited.”

Forfeiture for
re-landing,
etc., without
paying duty.

2. Section 245 of the said Act is hereby amended by adding the following paragraphs thereto immediately after the word “ regulations ” in the fourth line of paragraph (p) :—

Section 245
amended.

“(q.) For prescribing the allowance which shall be made for deficiencies on wines and spirits in cask, in bonded warehouse, arising from natural causes; provided, however, that the scale shall not exceed that allowed in the United Kingdom for deficiencies on wines and spirits in bond;

Regulations
by Governor
in Council as
to deficiencies
on spirits.

“(r.) For fixing and establishing uniform standards of purity, quality and fitness for consumption of all kinds of teas imported into Canada, and for determining the places where the duplicates of such standards shall be kept, and the conditions on which such standards shall be supplied to importers and dealers in tea, and the manner in which imported teas shall be examined and tested and their fitness for use finally decided; provided that all teas or goods described as tea, of

Fixing stan-
dards for tea.