

One Ship or Vessel, at any One Time, than Fifty Gallons or more of Wine (except in Cases where the Importer of Wine may bottle the same or any Part thereof, or may have occasion to shift the same or any Part thereof into Casks of smaller Size, and in such Cases the said Importer, but no other Person whomsoever, shall be entitled to Drawback on the Exportation of such Wine so bottled or shifted in like Manner as if the same had been exported in the original Cask or Package; with the Limitation that no less Quantity than Six Dozen Bottles of such Wine, nor a less Quantity than Twenty-five Gallons thereof in any One Cask, shall be entitled to such Drawback), Brandy, Hollands and Geneva; Five hundred Gallons or more of Molasses; One hundred Gallons or more of any other Liquors; Ten hundred Weight or more of brown Sugar; and Five hundred Weight of Coffee, nor unless the requisite Proofs of their having been landed without the Province be produced at the Office within Twelve Months from the Time of Exportation; and no Drawback shall be allowed upon Articles landed in any Part of the United States; Eastward of Machias Harbour; and provided also, that when satisfactory Proof is lodged with the Treasurer or Deputy Treasurer of the Export of any Article subject to Duty, the said Duty shall not be exacted within Twelve Months after the Exportation of such Articles.

Return of Duty
on Exportations
not to be exact-
ed within
Twelve Months.

VI. And be it further enacted, That the Evidence to be required of the Exportation of dutiable Articles in the same Bottom shall be Declaration of the Master, and of the Owner or Consignee, before the Treasurer or One of his Deputies; and the Declaration of the Master shall be as follows:

Evidence of Ex-
portation of Ar-
ticles in the same
Bottom without
being landed.

" I, A. B. do declare that the following Articles, to-wit, ———, are now actually on board
' the