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REGULATIONS 3. 7

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MANAGEMENT & PROTECTION

FOR THE

OF THE

CANALS AND HARBORS

IN THE

DOMINION OF CANADA

UNDER THE

CONTROL OF THE FEDERAL GOYERNMENT

Authorized by the Governor in Council, in persuance of the Act. 31 Victoria. chapter 12.



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CANAL AND HARBOR REGULATIONS.

Notice is hereby given, that in accordance with the Act 31 Vict. ch. 12, s. 65 et 66. HIS EXCELLENCY THE GOVERNOR GENERAL in Council has been pleased to approve of the following Regulations to ensure the proper using, management and protection of the Canals of the Dominion of Canada, and the Harbors under the control of the Federal Government, in lieu of the Regulations, authorized by previous Orders in Council.

By Command,

Signed,

W. A. HIMSWORTH,

C. P. C.

Privy Council Office,) Ottawa, 31 May 1873.

REGULATIONS.

For the management and protection of the canals of the Dominion of Canada, and the Harbors under the control of the Federal government, authorized by the GOVERNOR GENERAL in Council in persuance of the Act 31st. Vict. chap. 12.

Section. 1.—The Master or person in charge of any Bell to be Vessel, Steamboat, Boat or Raft, navigating any of sounded hethe Canals, shall, immediately upon or before entering ring any of these Canals, obtain a clearance for such Vessel, Boat or Raft as aforesaid, at the first or nearest collector's office, which clearance shall be

exhibited at the first Lock after departing from the Collector's Office, to the Lock-Master, Surperintendent or any Officer duly appointed, and the same shall be exhibited at any other Lock, whenever, and as often as shall be required by any such officers, and in default thereof, the Lock-Master shall not permit such Vessel, Boat or Raft to pass through the Lock, and the Owner or Master in charge thereof, shall be subject to a fine not exceeding twenty dollars currency; and any superintendent, Collector, Wharfinger, Lock-Master or other Officer duly appointed shall have the right at any time to board any Vessel, Boat or Scow when they see necessary, in order to check or verify any Pass or Manifest of such Vessel, Boat or Scow, and any Master or Person in charge of any such Vessel, Boat or Scow who shall obstruct and prevent any Officer in such discharge of his duty, shall be subject to a penalty not less than Forty Dollars.

Vessel to be guaged and Bell sounded before entering a Lock.

Section 2. Every Vessel or Boat navigating any of the Canals, shall be correctly and distinctly marked and guaged in feet and inches at the bow amidships and stern, showing the exact draft of water drawn by each portion of the vessel or boat neither of which will be allowed to enter the Welland Canal drawing more than ten feet water or any of the St. Lawrence Canals drawing more than nine feet in any part or portion of the said vessel or boat and the master or person in charge of the same who shall proceed into either of the said Welland or St. Lawrence Canals in violation of this regulation shall be subject to a fine not exceeding one hundred dollars, and detention until this fine is paid and the vessel properly lightened. They shall also be supplied with a Horn Bell, or steam whistle, which it shall be the duty of the person in charge to sound or cause to be sounded at least one quarter of a mile or fifteen minutes before entering any Lock, or passing any Swing-bridge, under a penalty of not less than two dollars and not exceeding twenty dollars.

Section 3. Every Vessel or Boat navigating any Light to be of the Canals, or any navigable Channel between shewn at any of the Canals, whether under way or at anchor, night. or passing through any Lock, or lying moored in any Canal, shall, during the night, shew a conspicuous Light at the Bow and Stern; a Light shall also be exhibited at each end of every Raft passing through or lying in any navigable Channel or Canal at night, and the Person in charge of any such Vessel. Boat or Raft, who shall neglect to cause such Lights to be shewn, or the Owner of any such Vessei, Boat or Raft, shall incur a penalty of not less than four dollars and not exceeding forty dollars.

Section 4. No Steam-vessel shall be permitted to Steams Vespass any of the Canals, or in or out of the Harbors, cels to have at either end of the Welland Canal, which shall not shimney have fixed at the top of each of her Chimneys or smoke-pipes, a Wire-screen, through which the smoke from the fires of the said Steam-vessel is to pass, with Meshes or interstices not more than one quarter of an inch in width, the Screen to be so placed as to be perfectly visible when closed, and any Lock-Keeper who shall permit the passage of any Steam-vessel or Craft propelled by Steam, without such Wire-screen closed on each of the Chimneys or smoke-pipes shall be subject to a fine of twenty dollars for each offence; and every master or Person in charge of any such Steam-vessel or other Craft propelled by Steam, who shall proceed with a Vessel under his charge into or in any part of the said Canal, or harbors, such Vessel, to enter the said Canals, or harbors or to proceed through any portion thereof, without such Wire-screen closed over each of the chimneys of the Vessel or Craft, shall be subject to a like fine of twenty dollars for each offence, and for all damages ensuing there-from as estimated by the Canal Superintendent.

Section 5. It shall be the duty of every Master To approach or Person in charge of any Steam-boat or other Ves- Locks and

carrefully.

other Works sel, or of any Raft, on approaching any Lock or Bridge, to ascertain for themselves by careful observation, whether the Lock or Bridge is prepared and ready to receive them, or allow them to pass through, and to be careful to stop the speed of any such Steam-boat or other Vessel or Raft in sufficient time to avoid a collision with the Lock or its Gates. or the Bridges, or other works of the Canal or harbors, and should such take place, the Owner, Owners or Master of such Steam-boat, other Vessel or Raft, shall be subject to such fine as the Superintendent may impose, not exceeding eighty dollars and also be held liable for any damage to the Lock, Bridges or other works of the Canal, that may ensue from such collision; such damage to be estiother Works. mated by the Superintendent of the Canal, and at once paid over to the Collector, Paymaster or person appointed to receive it.

Penalty on injuring Lockgates, Bridges or

Vessel, &c., to be moved at any time on demand of Officer.

Section 6. The Owners, Master or Person in charge of any Vessel, Boat or Raft as aforesaid, shall, when required to do so by the Superintendent of the Canal. Wharfinger or other officer duly authorized on that behalf, promptly and with all diligence, move such Vessel, Boat or Raft as aforesaid, to any place where the Superindent or other Officer shall direct, as it may appear to him to be necessary for the purpose of repairing a breach, or for preserving the free and uninterrupted navigation of the Canal, or Harbor, or for the maintenance of order and regularity at the Locks, Wharves and Landing Places, or elsewhere, under a penalty not exceeding forty dollars.

Penalty on interference with Canal Machinery or Water.

Section 7. No person shall open or shut any of the Gates, or Sluices of any of the Locks or Waste Wiers, or draw down the level by any means whatever, for the supply of machinery, or for any other object, or shall in any manner interfere with any of the Locks, Bridges, Waste Wiers or other works of the Canal, unless by consent, and under the direction of the Officer or Person in charge of the same, and any person committing a breach of this regulation, or interfering with or obstructing the Superintendent, Lock Master, or other person employed under them, in the execution or performance of his or their duties, shall incur a penalty of not exceeding forty dollars for each and every offence.

Section 8. All Sailing or other Vessels navigating Sailing and any Canal or harbor, shall have their Yards topped to be trimor braced up, so as not to extend athwart Ships med. further than the side of the Vessel; their Booms. Bowsprits and Jibbooms and all Out-riggers, rigged in or topped up, and their Anchors secured so as to avoid doing damage to any of the Lock-Gates, Piers, Bridges or other works, or Vessels, under a penalty against the Owner, Master or Person in Charge, not exceeding forty dollars Currency, for any and every neglect of this regulation.

Section 9. No Master or Person in charge of any Penalty on Vessel, Boat or Raft, navigating any Canal or Harbor casting anshall cast anchor in the same, or in the channel lead-dc., taking or ing thereto, nor faster nor more and such Vessel. ing thereto, nor fasten, nor moor any such Vessel, receiving Boat or Raft whilst in the Canal, Harbor or channel Cargo wileading thereto, nor discharge any part of their cargo, thout permisor take in any lading or wood without the express sion. permission of the Superintendent, Wharfinger, Harbor Master, or Lock Master, under a penalty of not less than four dollars, nor exceeding forty dollars Currency, for each and every offence.

Section 10. No person shall build or repair Ves- No repairs to sels, Boats or Barges on any Canal ground, unless be made or with the permisson of and at such places as the Su-prepared for perintendent may point out, under a penalty of not the same wiless than four dollars nor more than eighty dollars thout permis-Currency, and the Master of any Vessel or person sion. whatsoever, who shall boil or heat tar, pitch, turpentine, rosin or grease, for graving or paying Vessel, or for any other purposes on any Canal Ground,

except with the permission of, and at such places as the Superintendent may point out, shall incur a like penalty of not less than Four dollars nor exceeding Twenty dollars currency.

Penalty for throwing refuse into Canal. Section 11. Any person or persons who shall throw into the Harbor or Canal, or any Lock, Feeder, Basin or Waste-Wier connected therewith, or into the channel, or within two hundred yards of the entrance thereof, any carcase or dead animal or putrid substance of any kind, or stones, ballast, timbers, brush or other rubbish, or in any manner obstruct any Canal or Harbour or Channel thereto, shall incur a penalty of not less than Two dollars and not exceding Two Hundred dollars Currency.

Iron polls not to be used. Section 12. No Pike-Poles or other instrument shod with Iron, shall be used in or about the Locks or in the Canals, under a penalty of four dollars, against the persons offending.

Nothing to be Section 13. No person or persons shall pile wood, piled or drag- or place timber, logs, stones or other materials upon ged upon Banks.

Canal or Basin, or upon any Canal Ground, or Harbor without the permission in writing of the Superintendent, and no person shall roll or draw from or into any of the Canals, Harbors or over the side of any Lock or Aqueduct, or over the side of any Embankment any log, timber or other material, and every violation of this regulation shall subject every person so offending, to a penalty not exceeding Forty dollars.

Rafts not allowed without special permission.

Section 14. Timber, Cordwood, Staves, Saw-Logs and Spars shall not be allowed to pass into or through any of the Canals in raft, without permission from the Superintendent, and every person offending against this regulation shall be subject to a fine of Twenty dollars Currency. In case rafts be admitted into the Canal with permission of the Superintendent, they shall be governed by the following regulations:

Section 15. No Raft or Tow of Timber passing Size of Rafts through the Welland Canal, shall exceed 25 feet, or if permitted. through the other Canals of the Dominion, except those hereunder mentioned, 12 feet in width. Between Allanburg and Lake Erie, they shall not exceed 560 feet in length, nor half that length between Allanburg and Lake Ontario. On the St. Lawrence Canals the width of the Rafts shall not exceed 25 feet, and the length 720 feet. On the Chambly Canal the width shall not exceed 23 feet, and the length 400 feet.

No such Raft or Tow of Timber shall approach Distance any other Raft or Tow of Timber, nearer than one-apart one eighth part of a mile, unless for the purpose of pass-following one ing, or be moored nearer than one-eighth part of a mile to any other Raft or Tow of Timber which shall be first moored.

No Traverse in any Crib of Timber shall extend Traverses in within one inch of the outer edge of the outside Cribs. piece of such Crib of Timber.

Every separate Raft or Tow of Timber shall be Clearance to provided with a clearance, and shall lie over on the be obtained off-side when passing any Vessel in the Canal. for Raft.

No Raft shall be allowed to lie unmoored in any Direction as Canal, or shall be moored or allowed to lie in any to mooring manner across the Channel to obstruct the naviga-Rafts, and manner of tion; and further, every Raft or Tow of Timber conducting shall be conducted through the Canal without any them. unnecessary delay, at such time only, and with such number of Men and Horses, and under such further regulations as shall be appointed by the Superintendent of the Canal.

Every Raft or Tow of Timber of the full length Directions as hereinbefore mentioned, when passing through the to number of Canal, shall have at least three men in charge thereof, charge and and shall be towed by two or more Horses. Every towage. shorter Raft shall have at least two Men, and one or more Horses.

In all cases of Vessels, Boats or Scows loaded with Lumber, it must be so stowed as not to project beyond the Gunwale of the Vessel, Boat or Scow.

Penalty.

And every violation of any of the provisions of this Section shall subject the Owner, Person or Persons in charge of such Tow or Raft, or last mentioned Vessel, Boat or Scow, to a penalty of not less than Ten dollars, and not exceeding Forty dollars.

Proceedings in case of sunken or abandoned property found.

Section 16. Should any Vessel, Boat, Scow, Raft, piece of Timber or other matter be left abandoned in any Canal or Basin, Harbor, Stream or Channel leading to or from the same, or in connection therewith, or in or near the entrance thereof floating or sunken, or in any measure incommoding or likely, in the opinion of the Superintendent, to incommode the navigation, or interfere with the improvements or works of the Canal, or Harbor, or should any articles be found upon the bank of the Canal or Harbor, not under the charge of any person, the owner thereof shall be subject to a fine of not less than Four dollars, nor exceeding Eighty dollars; which fine shall be held against the property so found, and the Superintendent of the Canal or Harbor Master may seize and remove any such unclaimed or abandoned property, and may afterwards sell the same at Public Auction, on giving two weeks written or printed notice, at two public places nearest the place where such property may be found, and shall pay the proceeds of the sale into the hands of the nearest Collector of Tolls or of the Paymaster or person appointed to receive it; or the Superintendent or Horbor Master may cause such property to be removed, levying the cost attendant thereon, as well as the fine so imposed, upon the owner or person claiming such property. Provided also that upon suspicion that the Captain or Master intends to abandon such wreck, &c., the Canal Superintendent or Harbor Master is hereby authorized to seize the same, as well as all the contents of said vessel, and to deal with the

same as hereinbefore provided in caseo fsunken or abandoned property. And provided also, that before removing any Vessel, Boat, Scow or Raft wrecked or sunken, or any part thereof, or the contents thereof. in the Canal or Harbor, or any property left on the banks of any Canal or Harbor connected therewith. the person or persons claiming such Vessel, Boat, Scow or Raft, or any portion thereof, or the contents thereof, or such property shall give security for the payment of all costs and expenses that may be incurred by or for the removal of such wrecked or abandoned property or any part thereof; such security to be approved of by the Superintendent of the Canal or Harbor Master, unless such person or persons have obtained leave from that officer to remove the same.

Section 17. If the Owner or Owners of any pro-proviso if perty so seized, shall appear and claim the same Owner is before the time of Sale, and pay the fine, the cost of found. seizure and expense of removal, no Sale shall take place.

Section 18. All Owners of Mills, or those in Directions to charge of them, shall stop or shut down their Gates, Owners of when directed by the Superintendent, or person in Mills. charge of that part of the Canal on which they are situated, and not at any time to draw down the Level below high-water mark, under a penalty of twenty dollars.

Section 19. When several Boats or Vessels are Directions for liyng by, or in waiting to enter any Lock, or to Boats waienter any Canal, they shall lie in single Tier, and ting at Locks at a distance of not less than 300 feet from such Lock or entrance, under a penalty of not less than four dollars or more than twenty dollars; and all Boats shall advance to pass a Lock in the order in which they lie in such Tier, except in the case of first class passenger and market Steamers, to which priority of passage over all other vessels, will at all

times be given on all the Canals and Locks in the Dominion,-(except the Welland Canal for which provision is made hereafter) — second class Steamers and propellers carrying freight and passengers which will have priority over those of the third class which will consist first, of Steamers and propellers carrying freight only, second, Tug Steamers, third Barges and sailing Vessels of all kinds. Provided also that priority of passage in the Welland Canal will at all times be given over all others to steamers freighted with goods or produce, in being passed through the entrance locks at Ports Dalhousie, Colborne and Maitland, and the locks at Allanburgh; and that further priority will at all times be given to steamers freighted with passengers and goods or produce, in being passed through locks No. 2 and 25 and the guard gates at Thorold. Any violation of the provisions of this section shall subject the offending party to a penalty of not less than four dollars or more than Forty dollars.

Boats approaching Locks to make fast while another is being locked through.

Section 20. All Vessels and Boats approaching a Lock, while any other Vessel, going in the contrary direction, is in or about to enter the same, shall be stopped and made fast to the Posts placed for that purpose, on the off-side from the Track-way, and remain there until the Vessel, going through the Lock, shall have passed, under a penalty, for every such offence, of not less than four dollars nor more than twenty dollars.

Directions to Vessels ascending and descending another Vessel.

Section 21. In all cases of Vessels or Boats meeting in any of the Canals, the Vessels decending the Canal shall keep the Tow Path, the ascending Vesor overtaking sels passing to the offside; and when any Vessel, navigating any Canal, shall overtake another Vessel which shall not be moving at the same rate of speed, the Vessel so overtaken shall bring up and lie to on the off-side, at the first convenient place, in order to allow the faster Vessel to pass by, under a penalty of not less than two dollars nor more than twenty dollars for every offence against this Section.

Section 22. No Vessel or Boat shall be permitted Not to pass to pass through any Canal in a less time, or at a through Cagreater speed, than that fixed by the Superinten-nal in less dant, or other Officer in charge thereof, (the parti-time. culars of which may be ascertained at the first Lock on entering such Canal,) under a penalty, for every such offence of not less than twenty dollars currency; and subject further to be detained at the last Lock, until the time limited for passing such Canal shall have expired. (See form of Notice.)

Section 23. The corners of all Boats or Scows, Directions for built with square heads, shall be rounded off to a Boats with All such Boats square heads radius of not less than three feet. or Scows shall also have their Owner's names or ners. Numbers prominently painted on the sides or stern, and they shall also be provided with two iron stakes with rings, to which to make fast when not moored to snubbing posts; and in the case of Boats or Scows taking in gravel, clay or stones, it shall be only at such places on the Canal as the Superintendent shall permit, and they must have such guards or trip-boards on the sides, to prevent such materials falling into the Canal, as the Superintendent may require, under a penalty not exceeding forty dollars.

Section 24. Every Vessel, Boat or Barge naviga-Rudder to be ting any Canal shall have its rudder so constructed constructed as not to catch or cut the tow-rope of any other Ves-in certain sel, Boat or Barge, under a penalty not exceeding manner. twenty dollars Currency, to be incurred by the Owner. Master or person in charge.

Section 25. Every Vessel, Boat and Raft as afore- The lockege, said, shall be conducted into, through and out of &c., to be perevery Lock in a careful manner, so as to do no injury fully; to such Lock, and for every neglect of this regula- Penalty for tion, the Owner or Master shall pay a fine of not neglect.

exceeding twenty dollars in addition to the cost of repairing any injury that may be done to the Lock, or its Gates or other works of the Canals of this Dominion or Harbors of the Welland Canal.

Boats, &c. to be provided with certain ropes.

Section 26. Every Vessel, Boat or Craft navigating the Canals, shall be provided with at least two good and sufficient hawsers or check-ropes, one at the bow and one at the quarter, which on passing entering any Lock are to be made fast to the snubbing posts on the bank of the Canal and Lock, and each rope to be attended by one of the boats crew, to check the speed of the Vessel while entering the Lock, and to prevent it striking against the Gates or other parts of the Lock, and to keep it from moving about in the Lock while the Lock is being filled or emptied, and the Master or Owner of any Vessel or Boat, who shall neglect to comply with this regulation, shall be liable to a fine not exceeding forty dollars, and the Vessel or boat shall not be permitted to pass if in the opinion of the Superintendent or other Officer duly appointed, the lines are considered insufficient.

Master to furnish two men Craft shall be passing through any Lock or Bridge, if required. the Master or person in charge shall furnish two at least of his boats crew to assist in working the Lock or Bridge, to pass his own Vessel through it, and the refusal or neglect of such Master or person in charge so to do, shall subject the said Master or person in charge to a fine of not less than two dollars nor more than forty dollars.

Penalty on refusal to enger, or Harbor Master, or if there be no Wharfinger ter berth propersion, of the Superintendent, Collector or Lockwided by Offitender, (whenever in his opinion it shall be necessary) to assign berths for all Vessels, Boats or Rafts when loading, unloading or stopping at any Basin, Harbor, or Landing-place, or approach, in, or to any

Canal; and any Master, Owner or person having charge of any Vessels, Boat or Raft, who shall refuse or neglect promptly to comply with such directions as shall be given by the Wharfinger, Harbor Master, Superintendent, Collector or Lock-tender, or any person who shall forcibly remove, or attempt to remove any Vessel, Boat or Raft, from the berth assigned to it by the said Officer, without his permission, shall be subject to a fine not exceeding twenty dollars.

Section 29. All Vessels, Boats and Rafts as afore-Vessels, &c., said, shall be held liable for any injury or damage liable for damage done, they may do to any Locks, Bridges, boats, or ma-or for Tolls, chinery used in making repairs or in executing and may be works upon any Canal or Harbor, or to any building seized until adjoining any Canal or Harbor, whether the same arise payment or from the fault, neglect or mismanagement of the master or person in charge, or from his inattention to the Canal regulations, or from accident, and every penalty which may be duly imposed, under these regulations, by any Collector of Tolls, Harbor Master or Superintendent of Canal, and declared in these regulations as against the Owner, Master, Navigator or person in charge of any Vessel. Boat or Raft as aforesaid, whether the same be for non-payment of Tolls, or for any fine duly imposed, or for any sum demanded by the Superintendent, Engineer or person in charge of any Canal, as compensation for any injury done, shall be chargeable upon such Vessel, Boat or Raft as aforesaid; and the Superintendent of the Canal is authorized and required to seize and detain any such Raft, Vessel or Boat as aforesaid, with her Cargo and Appurtenances, at the risk of the Owner or Owners, until payment of of such Tolls, Penalty or Compensation as aforesaid, and in default of such payment thereof, then the Superintendent or person in charge of the Canal. may proceed to sell, by Public Auction, any such Vessel, Boat or Raft, after having first given two weeks' notice of the day of such intended Sale, such

notice to be inserted in one or more of the Public Newspapers, published in or near the place where such Seizure was made, at least two clear weeks prior to the day of Sale.

Fine incurred

Section 30. Any Vessel or Boat that shall incur on one canal any fine, or do any injury upon any one of the may be levied Canals or Harbors, may be stopped and detained on any other. upon any other of the Canals or Harbors until the fine or compensation for injury done shall be paid, or until security be given for the payment thereof, in the manner above mentioned.

Canal Officers not to be inrested in any Canal Work.

Section 31. No Overseer or Foreman or other person employed to take charge of any work on the Canals, shall, without written permission from the Department of Public works, or the Chief Officer having the supervision of the Canal, furnish any Teams, Boats, Carriages, Materials or other things for the use of the Public or of any Canal; or employ or contract for the same when owned by any member of his family, or by any Foreman or Lock-Master, or employ any member of his family on the Canal, or employ any Teams, Carriages, Boats, Materials or other thing belonging to the Public,

nor sell any property to others.

Nor in Board- for any private use or purpose. And no Officer on ing labourers the Canals, or person holding any appointment under the Department of Public Works, shall either directly or indirectly be interested in any contract for labour, materials, or other things connected with the Canals, and shall not either directly or indirectly, derive any benefit from the Annual Expenditures on the Canals, beyond his established compensation, or shall he be in any way interested in boarding any Lock-tender, Foreman or Laborer on the Canal, or sell any articles or property of any kind whatsoever.

Nor keep inns, &c.

Section 32. No Lock-tender or other Officers on the Canals shall keep, or in any way be interested in any Inn, Tavern or Grocery, nor sell, or be interested in the sale of any Articles or Property whatsoever, to any person navigating or travelling on the Canals, nor shall they be directly or indirectly concerned in the sale of Fuel, or in the hiring of horses for towage.

Section 33. These Regulations shall also extend and apply to the several Canals and Public Works hereinafter mentioned, for their management, proper use and protection, that is to say: The Rideau Canal, including the Rideau River and the Lakes through which the Navigation passes, the Navigation between Lachine and Ottawa City, including the Carillon, Chûte à Blondeau and Greenville Canals and the Feeder from the North River; the Navigation from Scugog Lake to the Buckhorn Dam, including Scugog Lake and River, the Lock and Dan at Lindsay, Sturgeon Lake, Bobcaygean Canal, Lock and Dam, Pigeon and Mud Lakes and the Dam at Buckhorn.

And His Excellency is further pleased to order that the following Regulations, in addition to the Regulations above mentioned, shall, for the further management, use and protection of the same, apply to the Canal and Lock at Bobcaygeon aforesaid:

1. That no Scow, Barge, or other Vessel, shall be allowed to take on or deliver freight, while in either the Lock or Canal, under a penalty of Five Dollars for each offence; except that passenger Steamers may have the privilege of taking in fuel, landing or taking in freight, when in the Canal; provided that no longer time is occupied in so doing than one half hour, and no detention is caused thereby to any other Vessel.

2. That in cases of two Vessels approaching from opposite directions, about the same time, the one ascending shall stop, or tie up opposite a fixed point (to be designated by the Lockmaster,) and there remain until the other shall have passed through, under a penalty of Five Dollars for each offence

against this Rule.

3. That in cases where logs are taken down to the Saw Mill in operation on the North side of the Lock, the rafts of which they form a part, must be separated in the bay above the entrance; and no more than two logs abreast of each other shall be sent down or allowed to accumulate in any part of the Canal at one time; neither shall there be in the whole Canal at any one time, more logs than the basin built for their reception can accommodate but especially that no "floats," "traverses," or "withs," shall be allowed to enter the Canal, whether separated or connected with the logs intended for the Saw Mill; and further that any bark, slabs, edgings or other obstructions found in the Lock or approaches to it, known to have emanated from the Mill or the handling of the logs for it, shall be removed at the Mill owners expense. who shall, in addition, be fined the sum of Five Dollars for each time such occurrence takes place.

Section 34. No raft or tow of timber shall be allowed to be moored along the line of the Welland, or Lachine Canals, unless it be placed under the immediate charge of one or more men, (according to the quantity of timber it may contain,) under a penalty of not less than Ten Dollars, and not exceeding Forty Dollars, and the Superintendent is hereby authorized to place in charge of such raft or tow of timber, one or more men, as may seem to him necessary, and may seize and detain such raft or tow of timber until the expense incurred thereby as well as the fine be paid.