Technical and Bibliographic Notes / Notes techniques et bibliographiques

The Institute has attempted to obtain the best original copy available for filming. Features of this copy which may be bibliographically unique, which may alter any of the images in the reproduction, or which may significantly change the usual method of filming are checked below.

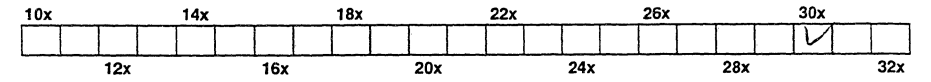
L'Institut a microfilmé le meilleur exemplaire qu'il lui a été possible de se procurer. Les détails de cet exemplaire qui sont peut-être uniques du point de vue bibliographique, qui peuvent modifier une image reproduite, ou qui peuvent exiger une modification dans la méthode normale de filmage sont indiqués ci-dessous.

	Coloured covers / Couverture de couleur		Coloured pages / Pages de couleur
استيتمي			Pages damaged / Pages endommagées
	Covers damaged /		
	Couverture endommagée		Pages restored and/or laminated /
			Pages restaurées et/ou pelliculées
	Covers restored and/or laminated /		
	Couverture restaurée et/ou pelliculée		Pages discoloured, stained or foxed /
			Pages décolorées, tachetées ou piquées
	Cover title missing / Le titre de couverture manque	F	
			Pages detached / Pages détachées
	Coloured maps / Cartes géographiques en couleur		
L			Showthrough / Transparence
	Coloured ink (i.e. other than blue or black) /		
	Encre de couleur (i.e. autre que bleue ou noire)		Quality of print varies /
	,	V	Qualité inégale de l'impression
	Coloured plates and/or illustrations /		
	Planches et/ou illustrations en couleur		Includes supplementary material /
			Comprend du matériel supplémentaire
	Bound with other material /		
\checkmark	Relié avec d'autres documents		Pages wholly or partially obscured by errata slips,
			tissues, etc., have been refilmed to ensure the best
	Only edition available /		possible image / Les pages totalement ou
	Seule édition disponible		partiellement obscurcies par un feuillet d'errata, une
	Celle editori disponible		pelure, etc., ont été filmées à nouveau de façon à
<u> </u>	Tight binding may cause shadows or distortion along		obtenir la meilleure image possible.
	interior margin / La reliure serrée peut causer de		obtenn la memeure image possible.
لاستعميها	l'ombre ou de la distorsion le long de la marge		Opposing pages with varying colouration or
	intérieure.		Opposing pages with varying colouration or discolourations are filmed twice to ensure the best
	interieure.		
	Plank logues added during restarations may appear		possible image / Les pages s'opposant ayant des colorations variables ou des décolorations sont
	Blank leaves added during restorations may appear		
	within the text. Whenever possible, these have been		filmées deux fois afin d'obtenir la meilleure image
	omitted from filming / II se peut que certaines pages		possible.
	blanches ajoutées lors d'une restauration		
	apparaissent dans le texte, mais, lorsque cela était		
	possible, ces pages n'ont pas été filmées.		
	Additional comments / Cover title page is bound in as last page in		
\mathbf{V}	Additional comments / Cover title page is bound in as fast page in book but filmed as first page on fiche.		

book but filmed as first page on fiche.

This item is filmed at the reduction ratio checked below / Ce document est filmé au taux de réduction indiqué ci-dessous.

Commentaires supplémentaires:



No. 100.

2nd Session, 3rd Parliament, 12 Victoria, 1849.

- -----

BILL.

An Act to regulate the Trade of Stevedore at the Port of Quebec.

Received and Read a first time, Monday, 19th February, 1849.

Second Reading, Thursday, 1st March, 1849.

Мг. Снавот.

FRINTED BY LOVELL AND GIBSON.

BILL.

An Act to regulate the Trade of Stevedore at the Port of Quebec.

HEREAS the magnitude and increas- Preamble. ing importance of the Canada Timber Trade render it expedient that Legislative provision should be made in order to ensure 5 the better qualification of persons exercising the trade of Stevedore or Shipstower at the Port of Quebec, and the more secure and advantageous loading of the cargoes of ships at the said Port, and in order to prevent per-10 sons unskilled in the said trade of Stevedore from practising the same, to the great injury and damage of such cargoes, and the endangering of the lives of Her Majesty's subjects: Be it therefore enacted, &c.

15 And it is hereby enacted by the authority Board of exof the same, That it shall be the duty aminers apof the Council of the Quebec Board of Trade, within twenty-one days after the passing of this Act, at a meeting to be

- 20 called for that purpose, to constitute and appoint in that City, thirteen persons from and out of those exercising the Trade of Stevedore in the said City of Quebec, and most skilled and practically acquainted
- 25 with the same, to be and to be called " The Quebec Board of Examiners for Steve-" dores," whose duty it shall be to examine and test the skill and qualification of all applicants to be admitted and licensed as Steve-
- 30 dores under the provisions of this Act: And all vacancies thereafter occurring in the said Board by death, resignation, permanent absence from the said City or otherwise, shall from time to time be filled from and out of
- 35 such licensed Stevedores, by votes given by ballot at a general meeting to be called to

that effect, by public notice to be forthwith given by the Chairman of the said Board, in the public Newspapers in the said City, and the person having a majority of votes at the said meeting shall become a member of the 5 said Board upon his complying with the requirements of this Act in that behalf; and at such meeting it shall be competent to all the members of the said Board for the time being to vote at the said election with the excep- 10 tion of the Chairman thereof, who shall only vote upon an equal division of the persons present.

Public notice of first meeting of Board.

Qnorum.

Vote of Chairman

IL And be it enacted, That within ten days after the announcement by the said 15 Council of the said Board of Trade in the Canada Gazette, of the appointment of the said " Quebec Board of Examiners for Steve-" dores," public notice shall be given by the member thereof whose name occurs first on 20 the list, in two of the public Newspapers published in the said City of Quebec, one in the English and the other in the French Language, of the time and place at which the said Board shall thereafter assemble for the 25 purposes of the present Act, which shall be within ten days after the publication of such notice; and upon the day so appointed and thereafter from time to time as circumstances may require, and pursuant to adjournment 30 or public notice to that effect by the Chairman, the said Board shall meet to test the skill, capacity and qualifications of all applicants to be licensed as Stevedores and for all and every the purposes of this Act; and five 35 of the members of the said Board, or any majority of the members thereof for the time being, shall be a quorum for holding any meeting of the said Board; and the decision of any \sim majority of the members present at any such 40 meeting shall be held to be the decision of the said Board, exclusive of the Chairman thereof, who shall only vote in the case of an equal division of the members present; and ۰. each member of the said Board before acting 45

as such shall take the oath contained in the Schedule A. hereunto annexed, to be administered by one of the Justices of Her Majesty's Court of Queen's Bench for the District 5 of Quebec, or before any Circuit Judge in and for the said District.

III. And be it enacted, That it shall be Superine nlawful for the said Quebec Board of Exam- dent of Steveiners for Stevedores, at the first meeting Chairman ap-

- 10 thereof by to elect ballot, from and out of pointed. the members of the said Board, a fit and proper person to be Superintendent of Stevedores for the Port of Quebec, and Chairman of the said Boa:d, and to discharge the duties
- 15 hereinafter assigned to him, which selection shall be subject to the approval of the Governor of this Province, and shall be forthwith reported for that purpose; and the person so selected, after signification of such approval.
- 20 shall with two responsible sureties execute a Bond to-Her Majesty, Her Heirs and Successors, in the penal sum of pounds currency, each, for the faithful dis-

charge of his duties as Superintendent and 25 Chairman of the said Board, which Bond

- shall enure to the benefit of all parties who may be damnified by the misseasance, malfeasance or nonfeasance of the said Superintendant and Chairman, and who shall have
- 30 a remedy therefor upon such Bond, by suit or action against the said Superintendent and Chairman and his sureties, before a Court of competent jurisdiction; and the said Superintendent and Chairman shall, before enter-
- 35 ing upon the duties of his office, take and subscribe before one of the Justices of the said Court of Queen's Bench, or one of the said Circuit Judges, the oath contained in the Schedule B. hereunto annexed.
- IV. And be it enacted, That within-calen-Licenses to 40 dar month -after the first meeting of the said Steredows ex-Board, it shall be lawful for them to recom- Trade before mend to be licensed as Stevedores, all per- this Act. sons applying for the same, upon the said

Board being satisfied either from personal examination, or otherwise, that such applicants have publicly practised the trade of Stevedore, during at least two seasons of navigation previous to the passing of this Act. 5 and also of their fitness and capacity to exercise the said trade of Stevedore, and not afterwards, except in the manner hereinafter specified; provided that due notice thereof be given by the said Superintendent of Steve- 10 dores and Chairman, simultaneously with the notice of the first meeting of the said Board hereinbefore directed to be given; And provided always that it shall be lawful for the said Board, at any time within two years after 15 the said first meeting thereof, in the event of the illness or the absence from this Province. of any person or persons who may at and before the time of the passing of this Act, have publicly exercised during the seasons 20 of navigation, the trade of Stevedore as aforesaid, at the said Port of Quebec, upon application of such person or persons within the period aforesaid, to recommend him br them to be licensed as such Stevedore or 25 Stevedores as aforesaid, upon the said Board being satisfied, by personal examination or otherwise, of his or their fitness to exercise the said trade, without such person or persons being obliged to serve any further ap- 30 prenticeship thereto.

Apprentice partially acquainted with the Trade at the passing of this Act.

V. And be it enacted, That within one ship of persons calendar month after public notice by the said Board to that effect, it shall be lawful for all persons then or previously engaged in 35 the trade or occupation of shipstowing, and not practising as Stevedores, and who may be desirous of qualifying themselves thereafter as such; to enter their names as apprentices, with some licensed Stevedore, 40 who shall enquire into the time, (without regard to continuity.) during which such persons may have followed such occupation, and after the expiration of a period equal to one calendar month, during the season of naviga- 45 tion in the River Saint Lawrence, shall certify to the said Board, what further period of apprenticeship, (without interruption unless of the said seasons of navigation,) will be ne-

- 5 cessary to entitle such person to apply for a license to practise as a Stevedore; and the certificate of such licensed Stevedore shall be conclusive in the premises, subject nevertheless, to be revised and altered by the said
- 10 Board, upon good cause shewn, and each licensed Stevedore, upon the expiration of the first mentioned period of one month, shall return to the said Board a list of all such apprentices, specifying the required
- 15 time for each to complete his apprenticeship.

VI. And be it enacted, That from and Apprentice-after the first meeting of the said Board, all ship of five persons desirous of acquiring the trade of ry to qualify 20 Stevedore, and obtaining a license to practise as Stevedore.

- as such, and not entitled to avail themselves of the provisions hereinbefore mentioned, shall be held to enter into and perform an apprenticeship of five consecutive years or
- 2) seasons of navigation, with some licensed Stevedore, and at the expiration of that period, to undergo an examination by the said Board, previously to their obtaining a certificate of qualification; Provided never-
- 30 theless that it shall be in the discretion of the said Board, in the event of the interruption of the continuity of the said apprenticeship of five years or seasons of navigation, upon good cause shewn, and if they think fit
- 35 so to do, to examine any apprentice so circumstanced, and to order that he shall serve such further apprenticeship as may be by the said Board deemed reasonable in order to complete his apprenticeship, without forfei-
- 40 ture of the period or periods already performed.

VII. And be it enacted, That it shall be Manner of islawful for the Governor to grant licenses, sning licenses. which shall be issued by the Superintendent

B119

of Stevedores to all persons duly gualified to practise the trade of a Stevedore, upon the production of a certificate of fitness and qualification from the said Board of Examiners, provided that each applicant shall exe-5 cute a Bond with two sufficient sureties to the satisfaction of the said Superintendent. to Her Majesty, Her Heirs and Successors in the penal sum of currency, each, to be taken and acknowledg- 10 ed before the said Superintendent, and in his absence or illness before one of the Justices of the said Court of Queen's Bench or one of the Circuit Judges for the said District of Quebec, upon view of such certificate 15 of qualification and of a certificate under the hand of the said Superintendent, or in his absence of the Chairman ad interim of the said Board, of the sufficiency of such suerties, which Bond shall enure to the ben- 20 efit of all parties damnified by the misfeasance, malfeasance, or nonfeasance of such Stevedore, and who shall have a remedy therefor upon such Bond by suit or action against the said Stevedore and suréties be-25 fore a Court of competent jurisdiction: and every such licensed Stevedore shall, before exercising his said trade, take and subscribe before any one of the said Justices of the said Court of Queen's Bench or Circuit 30 Judges the oath contained in Schedule D. hereunto annexed.

Penalty upon persons exercising the trade of Stevedore without a license.

VIII. And be it enacted, That from and after the expiration of the said period of one month next after the day of the first meeting 35 of the said Board as aforesaid, any person who shall stow or commence the stowing of the cargo of any ship or vessel in the capacity of Stevedore or Shipstower, or who shall have bargained or contracted for the stowing 40 of any such cargo in such capacity, or who shall directly or indirectly practice the trade of Stevedore or Shipstower, without being thereto duly licensed, shall upon being duly convicted thereof incur a penalty not exceed- 45 ing currency; and any master, and upon Ship-owner or consignee or other person having employing the control of any such ship or vessel, who persons not

shall employ any person not being a licensed 5 Stevedore to stow the cargo of the said ship or vessel or any portion thereof, shall, upon being duly convicted thereof, incur a like penalty; Provided always that nothing in this Act contained shall restrict any Master of a Shipowner, Agent or other per-10 vessel.

son as to the choice of a Stevedore having a legal capacity to stow or contract for the stowing of any vessel.

IX. And be it enacted, that it shall be List of licen-15 the duty of the said Superintendent of sed Stevedores. Stevedores to cause a list of all licensed Stevedores to be suspended in some conspicuous place in the office of the said Board: and it shall be the duty of every licensed

- 20 Stevedore immediately upon his having contracted for the stowing of any vessel, to report the same together with the name of such vessel, to the said Superintendent, who shall keep a list of all Stevedores so employ-
- 25 ed, to which, as well as to the said list of licensed Stevedores, all persons desiring the same shall have reference : And in the event If all the Steat any one time of all the licensed Steve-vedores are dores at the Port of Quebec in a condition to apprentica.
- 30 prosecute their trade being reported as en- may stow. gaged in stowing ships, it shall be competent it that case to any licensed Stevedore already engaged, to undertake the stowing of any vessel for which no disengaged Stevedore can
- 35 be procured, and to commence the stowing thereof by one of his most skilful apprentices, but which apprentice shall be removed at the instance of and replaced by, the licensed Stevedore who shall first report himself as
- 40 disengaged at the office of the said Board; and the work performed by any such apprentice shall be estimated by the said Superintendent, and the value thereof shall accrue to the licensed Stevedore whose apprentice he

45 may be.

engaged, an

licensed.

Dispute in relation to stowing how settled.

X. And be it enacted, That if any dispute or difficulty shall arise between the Master. Agent or other person interested in the stowing of the cargo of any ship or vessel, and the Stevedore hired and engaged to stow 5 the same, in regard to the proper stowing of such cargo or in regard to any other matter or thing connected therewith, it shall be competent to the said Master, Agent, or other person so interested therein, and to the said 10 Stevedore, by application to the said Superintendent, in writing, to demand an enquiry into the said difficulty, or a survey of the work performed, and thereupon it shall be lawful for the said Superintendent to name 15 and appoint any one of the Members of the Quebec Board of Examiners for Stevedores as Arbitrator on behalf of such Stevedore. to repair along with a Shipmaster or other competent person to be appointed us Arbitrator 20 on the part of the said Master, Agent or other person, in order to investigate such dispute or difficulty, and to hold such survey; and such Arbitrators shall make such order in the premises for the remedying of the evil com- 25 plained of, by suspending for a limited time such Stevedore, or otherwise, as to them may seem just and reasonable, and the reasonable expenses consequent upon such Arbitration shall be borne by that one of the 30 said parties against whom the said Arbitrators shall decree the same, or by both in such proportions as the said Arbitrators may award; Provided always, that in the event of any difference of opinion arising between the said 35 Arbitrators in relation to the said enquiry or survey, they shall call in as umpire the said Superintendent to decide the same, and that no such Stevedore shall be suspended unless the determination of the said Arbitrators to 40 that effect be duly reported to the said Board and concurred in by them; And provided also, that it shall at all times be competent to the said Superintendent, upon hisbeing thereto required by any of the parties interested 45 therein, to repair on board of any vessel en-

Superintendeut may inspect the ship. gaged in shipping her cargo and to inspect the same, and thereupon to report his doings to the said Board if he should deem the same necessary.

- XI. And be it enacted, That in the event Illness, &c. of 5 of the illness, absence, death or disqualifica- Superintendtion of the said Superintendent and Chairman, it shall be lawful for the said Board at any meeting thereof, to elect by ballot any
- 10 member of the said Board, to discharge ad interim all and every the duties of such Superintendent and Chairman during such illness or absence, or until another Superintendent and Chairman shall be appointed by the
- 15 Board, in manner aforesaid; and further that nothing in this Act contained shall prevent any Member of the said Board, being thereto duly licensed (the said Superintendent or Superintendent ad interim excepted) from
- 20 exercising the trade of Stevedore: Provided always, that any Member of the said Board appointed Superintendent ad interim shall be entitled to receive during the period he shall be in office, the same salary or emolu-
- 25 ments allowed by this Act to the said Superintendent, upon his complying with each and every of the requirements of this Act in relation to the appointment of the said Superintendent.
- XII. And be it enacted, That it shall be Office of 30 the duty of the said Superintendent to have Board. an office in a central and convenient place for the transaction of the business of the said Board and its Officers, which office shall be kept
- 35 open by him on every day, Sundays excepted, from the hour of six in the morning until the hour of six in the evening during the season of Navigation, and during ordinary office hours at other seasons of the year, and the
- 40 reasonable expenses of-such office shall be paid out of the moneys at the disposal of the said Board under the provisions of this Act. C119

Fund for expenses of Board and disabled Stevedores.

Per centage payable by Stevedore.

XIII. And whereas it is expedient and desirable to provide a fund to defray the necessary expenses of the said Board, and also for the relief of sick or disabled Stevedores and their wives and children, who may 5 stand in need of the same; Be it therefore enacted, That every licensed Stevedore shall be held and bound within ten days after the clearance at the Custom House of any yessel in which he may have been employed as 10 a Stevedore, to pay into the hands of the said Superintendent, at the rate of for every pound by him received, or which he may be entitled to receive for stowing the cargo of such ship as aforesaid; and in every 15 case in which any Stevedore shall have contracted to stow any such ship and bear the expenses of labourers, timber-towers or other subordinate persons employed therein, without specifying any particular sum for the 20 personal services of such Stevedore apart from the other expenses incurred therein, the said Stevedore shall be held and bound, within the period aforesaid, to pay into the hands of the said Superintendent, for every ship so 25 stowed by him of and under the burthen of one hundred and fifty tons, the sum of

currency, and for every vessel over one hundred and fifty tons and under two hundred tons the sum of 30

currency, and so on in the ratio

Penalty for neglect to pay the same.

currency for every increase of fifty tons; and v every such Stevedore failing to pay the said several sums into the hands of the said 35 Superintendent within the period aforesaid, shall be liable to pay double the said rates for every period of ten days during which he shall have failed to comply with this provision; and all the moneys accruing 40 from the said rates and increased rates shall be at the disposal of the said Board for the purposes of this Act, and may be recovered from all persons in default to pay the same, by suit or action in the name of the Super-45 intendent or Superintendent *ad interim*, be-

υ

fore any Court of competent jurisdiction; and every Stevedore in default to pay the same during one calendar month, shall be liable, in the discretion of the said Board, to 5 be reported to the Governor as such defaulter, and to be suspended as a licensed Stevedore, until the amount due by bim, and all the expenses incurred by reason of such default shall have been duly paid.

- XIV. And be it enacted, That the said salary of su-10 Superintendent and Chairman shall be en- perintendent, titled to receive from and out of the funds aforesaid, the sum of annually as a remuneration for his services as such
- 15 Superintendent and Chairman; And the balance remaining undistributed after payment of the necessary and unavoidable contingencies and expenses of the said Board, shall be appropriated for the relief of sick
- 20 and disabled Stevedores, and their wives and children, under the provision hereinafter next mentioned : And the said Superinten-Accounts to be dent shall be held annually on or before the laid before the first day of January to transmit in duplicate
- 25 to the Governor, and for the use of the Legislature, a detailed statement of all moneys _ paid and received by the said Board under the provisions of this Act, and a detailed account of the manner in which the same shall
- 30 have been distributed; and all the funds received under this Act shall be deposited weekly in one of the Banks in the said City of Quebec, and shall be drawn therefrom by checks or drafts signed by the Superin-
- 35 tendent and Chairman of the said Board, for the purposes of this Act.

XV. And be it enacted, That in order By-Laws. to give effect to the said provisions for the relief of sick persons and disabled Stevedores

40 and their wives and children, it shall be lawful for the said Board to make and enact such By-Laws as to them may seem fit and proper for the regulation thereof, to come into force as soon as they shall have been sanc-

Legislature.

tioned by one of the Justices of the said Court of Queen's Bench, and which By-Laws may be thereafter altered, amended or abrogated from time to time by the said Board, upon such alteration, amendment or -5 abrogation being in like manner sanctioned by one of the said Justices.

Provision in case of insufficiency or surplus of funds.

Proviso.

XVI. And be it enacted, That in the event of the funds accruing to the said Board under the provisions of this Act, being inade- 10 quate to defray the expenses thereof, and to afford a reasonable and sufficient sum for the relief of sick and disabled Stevedores, their wives and children as aforesaid, it shall be competent to the said Board, at a meeting to 15 be by them held for that purpose between the first and tenth days of December in each year, to increase the said rates payable by Stevedores to such an amount as the said Board may deem necessary for the purposes 20 aforesaid; and in the event of the balance remaining at the disposal of the said Board, after payment of its reasonable expenses, being by them deemed greater than may be reasonably required for the relief of such sick and 25 disabled Stevedores, their wives and children as aforesaid, it shall be competent to the said Board in manner aforesaid, to diminish the said rates in such proportion as they may expedient; Provided always, that 30 deem the resolution of the said Board, increasing or diminishing the said rates shall be forthwith reported to the Governor of this Province, and that it shall be lawful to the Governor by and with the advice and 35 consent of the Executive Council of this Province, within three months after the making and reporting of such resolution, to disallow and annul such increase or diminution and that it shall at all times be lawful for the 40 said Governor by and with the advice and consent aforesaid, to reduce all the rates payable by the said licensed Stevedores, under the provisions of this Act or any Resolution of the said Board made by authority hereof. 45

XVII. And be it enacted, That every per-Penneyter inson who shall wilfully infringe any of the fractions of provisions of this Act, or shall wilfully neglect to perform the duty or duties required 5 of him under the provisions thereof, (except where otherwise provided for) shall incur a penalty not exceeding pounds.

XVIII. And be it enacted, That all the How penalties penalties imposed by this Act may be pro- may be recov-10 secuted and recovered, with costs, before two ered.

- 10 secuted and recovered, with costs, before two or more of the Justices of the Peace for the District wherein the offence shall have been committed, on the oath of one or more credible witnesses, other than the informer, or on
- 15 the confession of the party accused, subject to the provisions contained in the Act of the Parliament of the late Province of Lower Canada, passed in the fourth year of the reign of His Majesty King George the Fourth,
- 20 and intituled, "An Act to regulate the man-"ner in which Justices of the Peace are an-"nually to account for Fines and Penalties "by them imposed and levied pursuant to law, "and for other purposes," and may be levied
- 25 by seizure and sale of the goods and chattels of the offender; and in the event of a want of sufficient effects, the said defendant or defendants so convicted, may be committed to the common gaol of the said District
- 30 for a period not exceeding three months, unless such penalty and costs be sooner paid; and every defendant in whose favour judgment shall be rendered upon such prosecution, shall, in the discretion of the said Jus-
- 35 tices, have his costs against the prosecutor and the like remedy and remedies for the recovery thereof; and one moiety of such penalties shall be forthwith paid over to the said Superintendent and Chairman and shall
- 40 form part of the fund for the relief of sick and disabled Stevedores, their wives and children, and the other moiety shall belong to the informer or party sung for the same.

Forfeitures when to be sued for.

XIX. And be it enacted, That all the forfeitures by this Act imposed shall be sued for within twelve months after the fact committed or the cause of action arisen, and not afterwards, either in Term time before any 5 of Her Majesty's Superior Courts of original jurisdiction, or before any other Court having jurisdiction to the amount of such forfeiture within the District wherein the fact shall have been committed, or the cause of 10 action shall have arisen, or the same shall have accrued, or in vacation before any Justice of such Court, in a summary manner, and shall also be recoverable with costs in the same manner as debts of the same value or 15 amount are recoverable in this Province by bill, suit, plaint or information.

Time within which certain brought.

XX. And be it enacted, That if any acactions may be tion or suit shall be commenced against any person or persons for any thing done or 20 omitted to be done in pursuance of this Act. such suit or action shall be commenced within twelve calendar months next after the offence committed and not afterwards; and the defendant or defendants in such suit or 25 action may plead the general issue, and give this Act and the special matter in evidence, at any trial to be held thereupon, and that the same was done or omitted to be done in pursuance and by the authority of this Act, and 30 if it shall appear so to have been done or omitted to be done, then judgment shall be given or a verdict found for the said defendant or defendants, and if the plaintiff shall be non-suited, or shall discontinue his action 35 after the defendant or defendants shall have appeared, or if judgment shall be given against the plaintiff, the defendant may and shall recover costs and have a like remedy for the same as defendants in other cases 40 have by law.

XXI. And be it enacted, That if the Governor in Council anthosaid Quebec Board of Examiners for Steverized to do dores to be constituted under this Act, certain acts.

shall at any time refuse or neglect to comply with any of the requirements of this Act, it shall be lawful for the Governor of this Province by and with the advice and con-5 sent of the Executive Council thereof, upon complaint to that effect by any person or persons interested therein, to make any appointment or to do any other act, matter or thing which the said Quebec Board of Examiners 10 for Stevedores ought to have made or done.

XXII. And be it enacted, That the term Integretation "Governor," wherever the same occurs in clause. this Act, shall be held to comprehend the person administering the Government of this

15 Province for the time being; and the terms "ship and vessel" shall embrace every ship or vessel of whatever kind or class, of and exceeding the burthen of one hundred and fifty tons, trading to or from this Province 20 or to or from any parts beyond the limits thereof.

XXIII. And be it enacted, That this Act Commenceshall commence and have force upon from ment of Act. and after the day of 25 in the year one thousand eight hundred and forty

SCHEDULE A.

I, A. B. do solemnly swear that I will faithfully and impartially, and to the best of my skill and capacity, discharge my duty as a Member of the Quebec Board of Examiners for Stevedores according to the true intent and meaning of the Act of the Parliament of Canada, initiuled, "An Act to regulate the "Trade of Stevedore at the Port of Quebec," and that I will not either directly or indirectly receive any fee, reward, gratuity or favour whatever for or by reason of my duty as such member: So help me God.

SCHEDULE B.

I, A. B. do solemny swear that I will faithfully. truly and impartially, and to the best of my skill and capacity, execute, perform and fulfil the office and duty of Superintendent of Stevedores for the Port of Quebec, and Chairman of the Quebec Board of Examiners for Stevedores, according to the true intent and meaning of the Act of the Parliament of Canada, intituled, "An Act to regulate the Trade " of Stevedore at the Port of Quebec ;" that I will not either directly or indirectly receive any fee. reward, gratuity or favour whatever for or by reason of any function of my office as such Superintendent and Chairman of the said Board, except such as are allowed to me by the said Act, and that I will not act as Superintendent or Chairman in regard to the stowing of any ship or cargo ro in any matter or thing relating thereto, in which I may have a personal interest : So help me God.

SCHEDULE C.

I, A. B. do solemnly swear that I will faithfully and impartially and to the best of my knowledge and understanding, execute and perform the duty of a Stevedore, according to the true intent and meaning of an Act of the Parliament of this Province, intituled, "An Act to regulate the Trade of Stevedore at the Port of Quebec:" So help me God.