Technical and Bibliographic Notes / Notes techniques et bibliographiques

L'Institut a microfilmé le meilleur exemplaire qu'il lui a

été possible de se procurer. Les détails de cet exem-

plaire qui sont peut-être uniques du point de vue bibli-

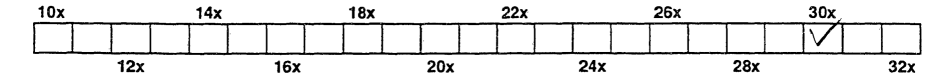
the images in the reproduction, or which may ographique, qui peuvent modifier une image reproduite, significantly change the usual method of filming are ou qui peuvent exiger une modification dans la méthochecked below. de normale de filmage sont indiqués ci-dessous. Coloured covers / Coloured pages / Pages de couleur Couverture de couleur 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 Pages detached / Pages détachées Coloured maps / Cartes géographiques en couleur 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 / 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 / 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 pelure, etc., ont été filmées à nouveau de façon à Tight binding may cause shadows or distortion along obtenir la meilleure image possible. interior margin / La reliure serrée peut causer de l'ombre ou de la distorsion le long de la marge Opposing pages with varying colouration or intérieure. discolourations are filmed twice to ensure the best possible image / Les pages s'opposant ayant des Blank leaves added during restorations may appear colorations variables ou des décolorations sont 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. Cover title page is bound in as last page in Additional comments / book but filmed as first page on fiche. Commentaires supplémentaires:

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

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



No.	103	

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

BILL.

An Act to amend the Emigration Act.

Received and Read a first time, Tuesday, 20th February, 1849.

Second Reading, Tuesday, 27th Feb., 1849.

MR. MERRITT.

BILL.

An Act to repeal certain Acts therein mentioned, and to make further provision respecting Emigrants.

HEREAS it is necessary to repeal cer- Prean.lile. tain Acts hereinaster mentioned, and to make such further provision with reference to Emigration as will tend to prevent the in-5 troduction into this Province of a Pauper Emigration labouring under disease, and at the same time to encourage the introduction of a more healthy and useful class of Emigrants: Be it therefore enacted, &c.

10 And it is hereby enacted by the authority of the same, That the Act of the Legisla- Repeal of the ture of this Province passed in the Session Acts 4 and 5 held in the fourth and fifth years of Her Ma-nd 11 Viet. jesty's Reign, and intituled, "An Act to cre- c. 1. 15" ate a Fund for defraying the expense of ena-" bling Indigent Emigrants to proceed to their " place of destination, and of supporting them "until they can procure employment,"—and the Act of the said Legislature, passed in the 20 eleventh year of Her Majesty's Reign, and intituled, "An Act to make better provision " with respect to Emigrants, and for defray-"ing the expenses of supporting Indigent Emi-" grants, and of forwarding them to their place 25" of destination, and to amend the Act therein "mentioned,"—be and the same are hereby

II. And be it enacted, That there shall be A rate or dury raised, levied and collected, a rate or duty, each Emigrant 30 payable in the manner hereinafter prescribed, or Passenger by the master or person in command of every Europe into vessel arriving in the Port of Quebec or in this Province the Port of Montreal from any Port of the by sea. United Kingdom or of any other part of Eu-35 rope, with Passengers or Emigrants there-

repealed.

from, and having been cleared of the Custom House at such Port after the

10s.

and such rate or duty shall be currency for every such Passenger or Emigrant who shall have embarked from 5 any Port in the United Kingdom under the sanction of Her Majesty's Government ascertained by a certificate from one of the officers of Her Majesty's Customs at the Port at which such vessel shall have cleared, and

currency for every such Passenger

10s.

sble.

or Emigrant who shall have embarked with-

By whom pay- out such sanction; and such rate or duty shall be paid by the master or person in command of such vessel or by some person on his 15 behalf, to the Collector or other Chief Officer of the Customs at the Port at which such vessel shall be first entered, and at the time of making such first entry, which shall contain on the face of it the number of passen-20 gers actually on board the vessel; and no such entry shall be deemed to have been validly made, or to have any legal effect whatsoever, unless such rates or duties be so paid as Proviso: chil- aforesaid: Provided always, that no child un- 25 dren under 12 der the age of twelve months shall be reckoned among the number of Passengers;

months exempted.

Proviso: by order of the Government payment of the duty.

and provided also, that any draft, order or Drafts drawn other document made or signed by any person in the United Kingdom aforesaid duly 30 to be taken in empowered to that effect by Her Majesty's

Government, and directed to Her Majesty's. Commissary General or other officer having charge of the Military Chest in this Province, and authorising the payment to the Collector 35 or Chief Officer of the Customs aforesaid, of the rate or duty which would otherwise be payable by the master of any vessel for any Emigrant or any number of Emigrants on board such vessel, shall be taken and accept- 40 ed by the Collector or Chief Officer as payment of the rate or duty payable on such Emigrant or Emigrants, and the sum mentioned in such order shall thereafter be re-

ceived by such Collector or Chief Officer and 45 paid over and applied in the same manner as

other money raised under the authority of this Act.

III. And whereas masters of vessels are in Increased rate the practice of embarking Passengers after to be payable 5 the vessel has been cleared and examined by not on the the proper officer at the Port of departure, Ship's Passenand without delivering lists of such additional passengers to some officer to whom by law the same ought to be delivered; for the pre-10 vention and punishment of such practice, Be it enacted, That for every passenger not included in the list of passengers delivered to the Collector or Officer of Her Majesty's Customs at the Port of Departure, or at the 15 Port where such additional Passenger may have been embarked, or at the Port at which such vessel may have touched after the embarkation of such Passenger, the master or person in command of such vessel shall, in 20 addition to the rate or duty payable as aforesaid, and at the same time and under the same penalties, pay to the Collector or Chief Officer of the Customs at the Port of Quebec or Montreal, at which so ever the said vessel shall 25 be first entered, the sum of currency, for each Passenger so embarked as

IV. And be it eacted, That no master or Passengers not 30 person having the command of any vessel to leave the Ship until the arriving in either of the Ports last men-Duty is paid. tioned, shall permit any Passenger to leave such vessel, until he shall have delivered to the Collector or other Chief Officer of Her Ma-35 jesty's Customs at such Port, a correct list of all Passengers on board of such vessel at the time of her arrival at such Port, nor until such list shall have been certified to be correct, and a certificate of such correctness and a 40 permission to allow his Passengers to leave the vessel, and a receipt for the duties payable by him under the provisions of this Act, shall have been given to him by the said Col- Penalty for lector or other Chief Officer, under a penalty contravention.

aforesaid and not included in one of the said

Lists.

£5.

£25.

of not less than and not exceeding currency, to be paid by such master or person having the command of the vessel, for every Passenger leaving the same contrary to the provisions of this Act: Proviso: List Provided always, that the said list shall contain the name of each head of a family being certain parti- a Passenger on board such vessel, his profession or trade, his country and the place of his destination, and the number of grown per- 10 sons and children belonging to his family on board such vessel, and the name of each person not belonging to any family, with the like

particulars of country, trade, profession and

ે 15

of passengers to comprise culars.

Certain further particulars as to oassengers likely to become chargeable upon the public.

destination.

Penalty for omitting such particularsand stating them falsely, &c.

£5.

Who shall be liable for penalty.

provided.

V. And be it enacted. That in addition to the particulars herein before required in the list of Passengers to be delivered on each voyage by the master of any vessel carrying Passengers and arriving in either of the Ports of Que- 20 bec or Montreal, to the Collector or Chief Officer of Her Majesty's Customs at such Port, the master shall report in writing to the said Collector or Chief Officer, the name and age of all Passengers embarked on board of such 25 vessel on such voyage, who shall be lunatic. idiotic, deaf and dumb, blind or infirm, stating also whether they are accompanied by relatives likely to be able to support them; and in case any such master or person having the 30 command of any such vessel shall omit or neglect to report the particulars herein specified, or shall make any false report in any such particulars, he shall incur a penalty of not less £25. than pounds and not exceeding pounds currency, for every such Passenger in regard to whom any such omission or neglect

shall have occurred, or any such false report or statement shall be made, for which the

owner or owners of every such vessel shall 40

also be liable jointly and severally, and which may be sued for and recovered as hereinafter

VI. Provided always and be it enacted, Passengers That nothing in this Act contained shall pre- may be allow-ed to leave the vent the master or person having the com-ship at their mand of such vessel from permitting any Pas-own requestion condi-5 senger to leave the vessel at the request of tions. such Passenger before the arrival of the vessel in the harbour of Quebec, but in every such case, the names of the passengers who shall so leave shall be entered in the mani-10 fest on the list of Emigrants made out at the time of the clearing of the vessel from the United Kingdom or other part of Europe as aforesaid, and shall be certified under the signatures of the Passengers so leaving the ves-15 sel; and if the number of Passengers remain- Penalty for ing on board on the arrival of the vessel in contravention, the Harbour of Quebec, do not correspond with that mentioned in such manifest, after

20 the vessel, the master or person having the command of such vessel shall incur a penalty pounds currency for each Passenger £5. not found on board or entered on the mani-

deducting the number who shall have so left

fest as having left the vessel as aforesaid.

VII. And be it enacted, That the said report Further parshall further contain the name, age and last ticulars as to place of residence of any person who may on the pashave died during the passage of such vessel, and shall specify whether such passenger 30 was accompanied by relatives, or other persons, and the names of such relatives or other persons, who were entitled to take charge of the moneys, goods and effects which may have been left by such passenger, 35 and if there shall have been no such relatives or other persons entitled to take charge of the same, then the said report shall fully designate the quantity and description of such property, whether money or otherwise, which shall 40 have been left by such Passenger, and the said master or person in command of any such vessel shall pay over and fully account for the same, to the Collector or Chief Officer of Customs for the Port at 45 which the said vessel may be entered; and

Certain monies of emigrants to be paid over to the Collector in certain cases.

Penalty for contravention.

the said Collector or Chief Officer of Customs shall thereupon grant unto such master a receipt for all such moneys, goods or effects as may be so placed in his hands by such master, which receipt shall contain a 5 full description of the nature or amount thereof; and in case any master or person in command of any such vessel shall neglect or refuse to make such report, or to pay over and account for any such moneys, goods or effects, 10 as required by this Section, he shall incur a penalty of not less than pounds and not exceeding pounds, currency, for every such case of neglect or refusal.

£5. £100.

Passengers entitled to remain on board the ship for a certain timo after her artival.

Penalty for compelling them to leave sooner.

£5.

VIII. And be it enacted, That every Pas- 15 senger on board any vessel arriving in the harbour to which the master or person in command of such vessel shall have en-. gaged to convey him, shall be entitled to remain and keep his baggage on board such 20 vessel, during forty-eight hours after her arrival in such harbour, and every such master who shall compel any Passenger to leave his vessel before the expiration of the said term of forty-eight hours, shall incur a pen-25 alty of not exceeding currency, for every Passenger he shall so compel to leave his vessel, nor shall any master or person in command of such vessel, remove or cause to be removed, before the expiration 30 of the said forty-eight hours, any berthing or accommodation used by his Passengers under a like penalty.

Penalty on Pilots knowing passengers have left the ship, and not reporting the fact.

IX. And be it enacted, That every Pilot who shall have had charge of any vessel hav- 35 ing Passengers on board, and shall know that any Passenger has been permitted to leave the vessel, contrary to the provisions of this Act, and shall not within twenty-four hours after the arrival of such vessel in the harbour 40 to which he shall have engaged to pilot her, inform the Collector or other Chief Officer of Her Majesty's Customs at such place, that a Passenger or Passengers has or have been

so permitted to leave the vessel, shall incur a penalty not exceeding rency, for every Passenger with respect to whom he shall have wilfully neglected to 5 give such information.

X. And be it enacted, That it shall be the Medical Suduty of the Medical Superintendent at the perintendent to go on bourd Quarantine Establishment in this Province, and examine forthwith after the arrival thereat of any ships and to 10 vessel carrying Passengers, to examine into particulars. their condition, and for that purpose the said Medical Superintendent, or such other competent person or persons as may be thereunto appointed, shall have authority to go on 15 board and through any such vessel, and to inspect the said List of Passengers, and the Bill of Health, Manifest, Log-Book or otherwise of the said vessel, and, if necessary, to take extracts from the same; and if, on ex-Passengers 20 amination, there shall be found among such lunatic, idiotic, Passengers any lunatic, idiotic, deaf and dumb, blind or infirm person, and any such person shall, in the opinion of such Medical Superintendent be likely to become perman-25 ently a public charge, the said Medical Superintendent shall forthwith report the same officially, to the Collector or other Chief Officer of the Customs at the Port of Quebec or of Montreal, at whichsoever the vessel 30 is first to be entered, who shall require the master of such vessel, in addition to the rate Master to give or duty payable for the Passengers generally, such Passengers to execute jointly and severally with two ers. sufficient sureties, a bond to Her Majesty 35 in the sum of currency, £75. for every such passenger so specially reported, conditioned to indemnify and save harmless this Province or any municipality, village, city, town or county, or chari-40 table institution within the same, from any expense or charge which shall or may be

incurred, within the space of

from the execution of the said bond, for the maintenance and support of any such Pas-

45 senger; and the said sureties shall justify Justification of

before and to the satisfaction of the said Collector or Chief Officer, and by their oath or affirmation (which such Collector or Officer is hereby authorized to administer) shall satisfy him that they are respectively resi- 5 dents in this Province and each worth double the amount of the penalty of such bond over and above all their debts and liabilities, personal and real: Provided always, that every such master may, if the said passenger be 10 a member of an emigrating family, relieve himself from making and executing such bond, by the payment to the said Collector or Chief Officer of the sum of shillings currency, for each such passenger 15 so specially reported, and not otherwise.

Proviso: master may avoid giving the bond by paying commutation money. 20s.

Money paid

of any such be recovered under the bond.

XI. And be it enacted, That in case any for the support Passenger, for whom any bond shall have passenger may been given as aforesaid, shall, at any time years from the execution thereof, 20 become chargeable upon this Province, or upon any municipality, village, city, town, or county, or upon any charitable institution within this Province, the payment of such charge or expense incurred for the maintain- 25 ance and support of such Passenger shall be provided for out of the moneys collected on and under such bond, to the extent of the penalty therein contained, or such portion thereof as shall be required for the pay-30 ment of such charges or expenses.

Penalty on master neither ing the commutation money.

XII. And be it enacted, That if the master of any vessel, on board of which such giving the ter of any bond nor pay- Passenger specially reported as aforesaid, shall have been carried, shall neglect or 35 refuse to execute the said bond, or to pay the commutation money in lieu thereof, forthwith, after the said ship shall have been reported to the said Collector or Chief Officer, such master shall incur a penalty of 40 currency, and the said

£100.

vessel shall not be cleared on her return voyage until the said Bond shall have been executed, or the commutation money in lieu thereof, paid, nor until the said penalty shall have been paid, with all costs which shall have been incurred on any prosecution for the recovery thereof.

XIII. And be it enacted, That after the Bond to be said Bond shall have been executed as afore-transmitted to Receiver Gensaid, the said Collector or Chief Officer shall eral and kept transmit the same to the Receiver General of by him. this Province, to be by him kept and held, 10 during the said period of years from the execution of the said bond, or until the payment of the penalty therein mentioned (if incurred) shall be enforced; and for the A certain duty purpose of ascertaining the necessity of such assigned to the lo enforcement, it shall be the duty of the Chief Agents in U. Emigrant Agents, in Upper and Lower Ca-C. and L. C. nada, upon representation made to either of them, as the case may be, in their respective portions of the said Province, to ascertain the on right and claim to indemnity for the maintenance and support of any such specially reported Passenger, and to report the same to the Executive Government of this Province, and the said report shall be final and 25 conclusive in the matter, and shall be evidence of the facts therein stated, and the said penalty, or so much thereof as shall be How the penfrom time to time sufficient to defray the alty incurred expense incurred for the maintenance and ered. 30 support of any Passenger for whom the said bond was given as aforesaid, shall be prosecuted for, and recovered by suit or information in Her Majesty's name, in any Court in this Province having jurisdiction in civil cases 35 to the amount for which such suit or information shall be brought.

XIV. And be it enacted, That no person Medical Subeing Medical Superintendent at the said Qua-perintendent and other quarantine Establishment, nor any person thereat rantine officers 40 employed under him, and remunerated for to have no inhis services from the public moneys of the contract, &c. Province, shall, directly or indirectly, by him-connected with self or others, be concerned or have any matters. interest in the said Quarantine Establishment

whatever, nor in any public works thereat. nor in any contracts relating thereto, nor in vending or furnishing supplies or necessaries of any kind therefor, nor to any Emigrant or Emigrants arriving thereat, nor trade in any respect as such Superintendent, or as such other officer thereat, either directly or indirectly, for his or their benefit, under the penalty, in case of contravention hereof, of dismissal from his office or employ, at the 10 said Quarantine Establishment, and of being forever thereafter incapable of being again employed, and of serving thereat, and that each and every person herein offending, shall moreover be held and taken to be guilty of 15 a misdemeanor, and on conviction thereof. be in the discretion of the Court, liable to punishment by fine, not exceeding

currency, or imprisonment for period not exceeding six calendar on

XV. And whereas inconvenience and expense are occasioned by the practice of

months.

masters of vessels carrying Passengers anchoring at great distances from the usual on landing places in the Port of Quebec, and landing their Passengers at unreasonable hours, Be it therefore enacted, That all be landed with- masters of vessels having Passengers on its and at cer- board shall be held, and they are hereby 30 required to land their passengers and their baggage, free of expense to the said Passengers, at the usual public landing places in the said Port of Quebec, and at reasonable hours, not earlier than six of the clock in the morn- 35 ing, and not later than four of the clock in the afternoon; and such vessels shall, for the purpose of landing their Passengers and baggage, be anchored within the following limits in the said Port, to wit: the whole space of 40 the River Saint Lawrence from the mouth of the River Saint Charles to a line drawn

> across the said River Saint Lawrence, from the Flag-staff on the Citadel on Cape Diamond, at right angles to the course of the said 45

Passengers to tain hours.

£25.

River, under a penalty of rency for any offence against the provisions of this section.

XVI. And be it enacted, That all and Duties and 5 every the rates or duties, penalties or for penalties to be feitures imposed or declared under the au- upon the vesthority of this Act shall be a special lien up- sol. on the vessels by reason whereof such monevs shall have become payable, and the 10 master whereof shall have become liable in such penalty, and may be enforced and col- How enforced. lected by the seizure and sale of the ship, her tackle or furniture, under the warrant or process of the Justices or Court before whom 15 the same may have been sued for and recovered, and shall be preferred to all other liens or hypothecations, except mariners' wages.

XVII. And be it enacted, That the moneys To whom mo-20 levied under the authority of this Act shall neys levied un-be paid by the Collector or other Chief Of-shall be paid ficer of the Customs by whom they shall over. have been received, into the hands of the Receiver General, for the purposes herein-25 after mentioned.

XVIII. And be it enacted, That the mo- For what purneys raised, levied and received under the poses such monies shall authority of this Act shall be applied by such be applied. officers or persons and under such rules and 30 regulations as the Governor, Lieutenant Governor or Person administering the Government shall appoint from time to time for that purpose, in defraying the expenses of medical attendance and examination of destitute 35 Emigrants on their arrival.

XIX. And be it enacted, That all penalties How penalties imposed by this Act may be sued for and under this Act recovered with costs on oath of one credible ered and appliwitness other than the prosecutor, in a sum-ed. 40 mary manner, before any two Justices of the Peace in the City of Quebec or in the City of Montreal; and such Justices may commit

the offender to the Common Gaol of the District until such penalty and costs shall be paid: and one moiety of every such penalty shall belong to Her Majesty, Her Heirs and Successors, and shall be paid into the hands 5 of the Receiver General to be applied to the purposes to which the other moneys levied under the authority of this Act are hereby appropriated, and the other moiety shall helong to the prosecutor.

10

Mode of proceeding in cases of contravention of this Act.

XX. And be it enacted, That upon complaint being made in any case over which two Justices have jurisdiction as aforesaid, before any one Justice of the Peace, he shall issue a summons requiring the party offend- 15 ing or complained against to appear on a day and at an hour and place to be named in such summons, and every such summons shall be served on the party offending or complained against, or shall be left at his last 20 place of residence or business, or on board any vessel to which he may belong; and either upon the appearance or default to appear by the party offending or complained against, it shall be lawful for any two or more 25 Justices to proceed summarily upon the case. and either with or without any written information, and upon proof of the offence or of the complainant's claim, either by confession of the party offending or complained against, 30 or upon the oath of at least one credible witness other than the Prosecutor oath such Justices are hereby authorised to administer) it shall be lawful for the Justices to convict the offender, and upon 35 conviction to order the offender or such party complained against, to pay such penalty as is imposed by this Act, according Costs allowed, to the nature of the offence, and also to pay the costs attending the information or com- 40 plaint, and if forthwith upon such order the moneys thereby ordered to be paid, be not paid, the same may be levied, together with

> the costs of the distress and sale, by distress and sale of the goods and chattels of the 45

What proof shall be sufficient.

Penalty how levied.

party ordered to pay such moneys, the surplus, if any, to be returned to him upon demand; and any such Justices may issue Detention of their warrant accordingly, and may order also the Defendant in certain 5 such party to be detained and kept in cases. safe custody until return can conveniently be made to such warrant of distress, unless such party shall give security to the satisfaction of such Justices for his appearance before them 10 on the day appointed for such return, such day or days not being more than three days from the time of taking such security; but if He may be it shall appear to such Justices by the admis- committed to Gaol for sion of such party or otherwise, that no suffi- want of suffi-15 cient distress can be had whereon to levy cient distress. the moneys so adjudged to be paid, they may, if they think fit, refrain from issuing such warrant of distress in such case, or if such warrant shall have been issued, and upon the m return thereof such insufficiency as aforesaid shall be made to appear to the Justices or to any two or more of such Justices, then such Justices shall, by warrant, cause the party ordered to pay such moneys and costs as 25 aforesaid, to be committed to Gaol, there to remain without bail for any term not exceeding three months, unless such monies and costs ordered to be paid and such costs of distress and sale as aforesaid, be sooner paid 30 and satisfied: Provided always, that such im- Proviso. prisonment in the case of a master of any vessel shall not discharge the said vessel from the lien or liability attached thereto by the provisions of this Act.

XXI. And be it enacted, That no convic- Proceedings tion or proceeding under this Act shall be not to be requashed for want of form, or be removed by quashed for appeal or certiorari or otherwise into any of want of form. Her Majesty's Superior Courts of Record 40 within this Province; and no warrant commitment shall be held void by reason of any defect therein, provided it be thereby alleged that the party has been convicted, and there be a good and valid conviction to sus-45 tain the same.

Accounting clause.

XXII. And be it enacted, That every person to whom shall be entrusted the expenditure of any portion of the moneys hereby appropriated, shall make up detailed accounts of such expenditure, shewing the sum ad- 5 vanced to the accountant, the sum actually expended, the balance (if any) remaining in his hands, and the amount of the monies hereby appropriated to the purpose for which such advance shall have been made, remain- 10 ing unexpended in the hands of the Receiver General, and that every such account shall be supported by vouchers therein distinctly referred to by numbers corresponding to the numbering of the items in such account, and 15 shall be made up to and closed on the first day of December in each year during which such expenditure shall be made, and shall be attested before a Justice of the Court of Queen's Bench or a Justice of the Peace, 20 and shall be transmitted to the officer whose duty it shall be to receive such account, within fifteen days next after the expiration of the said period respectively.

Due application clause. XXIII. And be it enacted, That the due ap- 25 plication of the monyes received for the public use of the Province under the authority of this Act, shall be accounted for to Her Majesty, Her Heirs and Successors, through the Lords Commissioners of Her Majesty's Treasury 30 for the time being, and in such manner and form as Her Majesty, Her Heirs and Successors shall direct; and that a detailed account of all such moneys shall be laid before the several branches of the Provincial Legisla- 35 ture within the first fifteen days of the next session thereof.

Interpretation clause.

XXIV. And be it enacted, That the word "Master," whenever used in this Act, shall be held to apply to any person in command 40 of a vessel: the word "Vessel" shall include all ships, vessels, or craft of any kind carrying passengers: the word "Passengers" shall apply to Emigrants usually and commonly

known and understood as such, and not to troops or military pensioners and their families who are carried in transports or at the expense of the Imperial Government: the 5 word "Quarantine" shall apply to Grosse Isle or other places at which such Quarantine shall be directed to be performed; and any word importing the singular number shall include a plurality of persons or things, unless 10 there be something in the context inconsistent with such interpretation.