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<u> </u>	Additional comments /	Various pagings.		
	Commentaires supplémentaires:	Sessional papers	Nos. 16c	& 16d not printed.

In Sessional paper No. 16, Correspondence relative to the Fisheries Question 1885-87, page 113 & 213 are incorrectly numbered pages 13 & 321.

SESSIONAL PAPERS.

VOLUME 15.

FIRST SESSION OF THE SIXTH PARLIAMENT

OF THE

DOMINION OF CANADA

SESSION 1887.



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1887.

See also Numerical List, page 4.

ALPHABETICAL INDEX

TO THE

SESSIONAL PAPERS

OF THE

PARLIAMENT OF CANADA.

FIRST SESSION, SIXTH PARLIAMENT, 1887.

A.7. 14		€1	
Adulteration of Food	3c	Canadian Section, Colonial Exhibition, Re-	
Siteurture, Annual Panout	$_2$	port on	12*
The Attianasca Railway Po	4	Canals, Expenditure on	8 c
on Co, Canadian	2b	Canal Statistics	84
Auditor General, Annual Report	3	Canal Tolls	8b
w.	İ		29
Banff Springs Reservation	9 1	Chambly Canal Superintendent	42
7 ~ natcholders in	8	Change of Names of Places	66a
	6	Chinese Immigration57,	57a
The Daniel Court of Donaut	0	Chippewa Indians	20a
	٦. ١	Civil Service List	5b
	$\frac{5a}{8}$	Civil Service Promotions and Appointments. 5	c, $5e$
	2	Civil Service, Report of Board of Examiners	5 a
	9	Civil Service Superannuations	25
	. i	Claim of Six Nation Indians	20b
	24	Claims in the Disputed Territory	19a
	7	Clerk of the Crown in Chancery, Returns	
	32	from53, 53a,	53 <i>b</i>
	86	Collings, James. M.D	32
Brokovski, Edward	73	Colonial Conference45,	45 a
	15	Commercial Relations with France	88
Cadets, Royal Military College 8 Canadian Archives		Commissioner, Dominion Police	2 8
Canadian Archives	34	Commissioner, North-West Mounted Police.	7a
Canadian Pacific Railway34 to 3	26	Consolidated Fund	24
Correspondence between Interior Depart-	34d	Criminal Statistics	12a
ment and C. P. R		ъ	
Agreements with James Leamy and Don-	34	Defences of British Columbia	62
	.	Deposits in P. O. Savings Banks	37
Reports on Work-Selection or Reserva-	34a	Disputed Territory, Claims in the	19a
tion of Land—Point Douglas—Lands at	1	Dominion Lands granted Railway Com-	100
Donald—Lands on Indian Reserve at	}	panies	74
False Creek—Payment of Moneys—New	i	Dominion Police Commissioner	28
Westminster Branch—Sudbury and Sto-	ļ	Dynamite imported into Halifax	61
bie Mines Branch—Extension of Algoma	ļ	· ·	01
Branch-Rates and Tolls-Particulars	- }	E	
		Election Returns, 1887	53 <i>b</i>
- on a fattle of Regins	346	Electoral District of Kamouraska	47
	34c	Elgin County, Junior Judge for	56
1	34d	Esquimalt and Nanaimo Railway	83.

E	J
Estimates, 1887-88 2	Jackson, LieutCol. W. H., Report of 9
Examinations for Promotion	Junior Judge, County of Elgin 56
Exchange Bank	Justice, Annual Report 4
Expenditure and Receipts 24a, 24b	ĸ
Expenditure on Canals	Kamouraska, Electoral District of 47
Expenses, Unforeseen	Kamouraska, Wharf at
Exports and Imports	Kingsport, Railway from 78
Exports and imports	Kingston and Montreal Forwarding Co 85
Fabre, Hon. Mr., Report of 88	i,
Final Report of War Claims Commission 9b	L. Tanadaia Dalaia - Whatfaf
Fisheries, Annual Report 16	Langlois, Polydore, Wharf of
Fisheries Protection Service	Lands on Vancouver Island
Fisheries Question. Correspondence relative	Lands sold in Manitoba by C. P. R 34
to	Laurie, Major-General, Report of
Fishing Bounties 16c	Leamy, James, Agreement with 34d
Fishing Rights of Indians	Leeds and Grenville Licensees
Food, Adulteration of	Les Fonds Post Office
Franchise Act	Library of Parliament, Annual Report 17
Franchise Act	Licenses to cut Timber
	List of Shipping 15
Gauging Molasses	Lobster Fishery 16
Giasson, Napoleon, Dishissal of Governor General's Warrants21, 21a, 21b	MI
Grain and Animal Products 52	Main Ducks and Yorkshire Islands 71
Grain carried on Intercolonial Railway 54	Manitoba Census 29
	Marine, Annual Report 15
Gray, John, Appointment of	Medicine Hat Railway and Coal Co 74
Haldimand Election Recount	Metlakahtla Indians 20
Haldimand Election Recount	Militia, Annual Report 9
Halifax, Dynamite imported into	Militia List 9
	Miscellaneous Unforeseen Expenses 22
Harbor of Refuge at Port Rowan	Montmorency Voters' List 53
That bot of the tage at the tage	Montreal Cotton Company 67
High Commissioner	Montreal Flood Commission 46
1101101	Mortuary Statistics 12
Hudson Bay Expedition	Mounted Police, Report of Commissioner 7
I	Murray Canal 42
Ice-boats owned by Government	Me
Imperial Institute	McDougall, Michael 16
2224	McGillivray, Donald, Agreement with 34
14.1.1.1	McKay, William, Amounts paid 70
	McLaren, Inspector, Report of 39
Indians, Fishing Rights of	N
Inspection of Weights, Measures and Gas 86	170
Insurance Companies, Abstract of State-	1
ments of	
	"Northern Light," Steamer
Insurance, Reports of Superintendent, 1885 and 188614, 14b	l a series de la companya del companya de la companya del companya de la companya
·	1
Intercolonial Railway— Rolling Stock	•
	O'Donoghue, M. F 77
•	I Oxford to New Glasgow, Railway from 44
=	l 1 2
Capital Expenditure	
Casualties to Trains	Permits to cut Timber
Revenue and Expenditure	1
Wire and other Fencing	Port Hood Harbor
Grain carried on	Port Moody, Wharf at
Interior, Annual Report	Port Rowan, Harbor of Refuge at
Interior Department and C. P. R 34	Port Kowan, narbor of Refuge at

P	1	s	
Postmaster-General, Annual Report	10	St. Vincent de Paul Penitentiary-Continued.	
Post Office at Les Fonds.	35	Addenda for Defence of Warden	4 <i>g</i>
Post Office Savings Banks	37	Defence of Warden	4 Å
Preventive Officers.	50	Letter of J. B. Désormeau	4i
Prince Edward County Voters' Lists	476	Reconciliation between Warden and As-	
Prince Edward Island, Subsidy to	60	sistants	4 <i>j</i>
Prince Edward Island Subway	63	Letter of J. E. Durocher	4 k
Promotion Examinations	5d	Escape of Herwood and Williams	47
Public Accounts, Annual Report	2	Complaints by Chief Keeper McCarthy	4m
Public Works, Annual Report	11	Charges by "L'Etendard"	4n
Public Works Expenditure	11a	Evidence of Employees	40
Φ.		Letter of J. H. Bellerose and others	4 p
•		Complaints against Adolphe Lefaivre	$\frac{1}{4q}$
Qu'Appelle, Long Lake and Saskatchewan			80 [^]
Railway Co	74	· · · · · · · · · · · · · · · · · · ·	60
R		Subway, Prince Edward Island	63
Railway Commission	13 <i>b</i>	l * *	25
Railway Companies, Subsidies to	80	Superintendent of Chambly Canal	42
Railway from Oxford to New Glasgow	4 4	Supplementary Estimates	2
Railways and Canals, Annual Report	13	Swisher, Joseph	76
Railway Statistics	13a	T	
Receipts and Expenditure24	, 24a	-	00
Recommendations for Scrip	59		68
Regina Town Site	34c	1 -0 -) 8-7	56 a
Report of Executive Commissioner, Colonial		Thursday Roy District Explorations in	51 66
Exhibition	12*	Thunder Bay District, Explorations in Timber, Licenses and Permits to cut	19
Representatives at Colonial Conference	45	1 '	20c
Returning Officers, Particulars concerning.	53a	Timber, Sale of	58
Revising Officers, Remuneration to	47c	Trade and Navigation, Annual Report	1
Royal Military College Cadets	84	Trade Relations with West Indies	43
. S		Travis, Hon. Jeremiah, Enquiry respecting	56a
Schooner "Ste. Anne"	86	Town Sites in the North-West	34c
Scrip, Recommendations for	5 9	1 .	• • •
Secretary of State, Annual Report	5	U	
Seed Grain Advances	52a	Unforeseen Expenses	22
Seizure of British American Vessels48	. 48a	· v	
Seymour, M. M., M.D	32	Vancouver Island, Lands on	83
Shareholders of Banks	18	Vancouver Island, Lands on	
Shipping List	15c	Voters Dists, I lince Daward County 114,	, * 1 0
Six Nation Indians, Claim of	20b	w '	
Steamboat Inspection	15a	Walters, John, Charges against	71
Steamship Service between France and		War Claims Commission, Final Report of	98
Canada	72	Warrants, Governor General's21, 21a,	216
St. Vincent de Paul Penitentiary4a	to 4 g	Weights, Measures and Gas, Inspection of	81
Supplementary Report of Inspector of	_	Welland Canal, Bridge across the	420
Penitentiaries	4a	Wellington, Harbor of Refuge at	300
Report of Inspector Moylan	46	West Indies, Trade Relations with	43
Escape of Fortier	4c	Wharf at Port Moody	340
Charges against Roumald Gadbois	4 d	Windsor and Annapolis Railway	87
Memorandum from J. G. Baillairgé	4 <i>e</i>	Wire Fencing	75)
Escape of Dorion	4 <i>f</i>	Wood, A. F	421

See also Alphabetical Index, page 1.

LIST OF SESSIONAL PAPERS

Arranged in Numerical Order, with their Titles at full length; the Dates when Ordered and when Presented to both Houses of Parliament; the Name of the Member who moved for each Sessional Paper, and whether it is Ordered to be Printed or Not Printed.

ERRATUM FOR LIST OF 1886.

On page 6, Return No. 9a, read Printed for Distribution only, instead of Not printed.

CONTENTS OF VOLUME A.

Census, 1886, of Province of Manitoba Printed for both Distribution and Sessional Papers.

CONTENTS OF VOLUME No. 1.

1. Tables of the Trade and Navigation of the Dominion of Canada, for the fiscal year ended 30th June, 1886. Presented to the House of Commons, 15th April, 1887, by Hon. M. Bowell—

Printed for both Distribution and Sessional Papers.

CONTENTS OF VOLUME No. 2.

2. Public Accounts of Canada, for the fiscal year ended 30th June, 1886. Presented to the House of Commons, 15th April, 1887, by Sir Charles Tupper. Estimates for the fiscal year ending 30th June, 1888; presented 9th May, 1887. Supplementary Estimates of Canada for the fiscal year ending 30th June, 1887; presented 14th June, 1887. Supplementary Estimates of Canada for the fiscal year ending 30th June, 1888; presented 14th June, 1887. Additional Supplementary Estimates for the year expiring 30th June, 1888; presented 20th June, 1887—

Printed for both Distribution and Sessional Papers.

CONTENTS OF VOLUME No. 3.

3. Annual Report of the Auditor-General on Appropriation Accounts, for the year ended 30th June, 1886. Presented to the House of Commons, 18th April, 1887, by Sir Charles Tupper—
Printed for both Distribution and Sessional Papers.

CONTENTS OF VOLUME No. 4.

- 4. Report of the Minister of Justice as to Penitentiaries in Canada, for the year ended 30th June, 1886. Presented to the House of Commons, 19th April, 1887, by Sir John A. Macdonald—
 Printed for both Distribution and Sessional Papers.
- 4a. Supplementary Report of the Inspector of Penitentiaries, for the year ended 30th June, 1886, Presented to the House of Commons, 3rd June, 1887, by Hon. J. S. D. Thompson—
 Printed for Department of Justice only.
- 4c. Return to an Address of the Senate to His Excellency the Governor General, dated 12th May, 1886, for copies of the reports made by the Inspector of Penitentiaries upon the escape of one Fortier, a prisoner, from the penitentiary of St. Vincent de Paul, on or about the 1st October,

- 4e. Return to an Address of the Senate to His Excellency the Governor General, dated 17th May, 1886, for a copy of a letter or memorandum addressed by J. G. Baillairgé, Esquire, one of the members of the commission appointed to make an investigation into the management of the St. Vincent de Paul Penitentiary, in 1884, to Godfroi Laviolette, Esquire, Warden of that penitentiary, requesting the latter to withdraw from his reply to the defence of Mr. Télesphore Ouimet all that might be considered an attack upon, or complaint against the inspector, the other member of the commission of enquiry; also a copy of Mr. Laviolette's answer to this demand; also a copy of the report upon the state of that institution, made by the warden of the aforesaid penitentiary to the inspector after the customary visit of the latter at the beginning of the present year 1886, probably in February last, if such report has been made; also a copy of the judgment or decision of the Honorable Minister of Justice following the report by Messieurs Moylan and Baillairgé upon the enquiry held by them in 1884 into the management of St. Vincent de Paul Penitentiary. Presented to the Senate, 31st May, 1887.—Hon. Mr. Bellerose......See 4a.

- 4l. Return to an Address of the Senate to His Excellency the Governor General, dated 14th May, 1886, for copies of all reports which may have been made by Inspector Moylan, or by any other persons appointed by the Government for that purpose, on and upon the occasion of the escapes,

- 5. Report of the Secretary of State of Canada, for the year ended 31st December, 1886. Presented to the House of Commons, 21st April, 1887, by Hon. J. A. Chapleau—

Printed for both Distribution and Sessional Papers.

- 5b. The Civil Service List of Canada, on the 1st July, 1886, pursuant to the 59th section of the Civil Service Act. Presented to the House of Commons, 17th May, 1887, by Hon. J. A. Chapleau..... Printed for both Distribution and Sessi nal Papers.
- 5c. Return of the names and salaries of all persons appointed to or promoted in the Civil Service during the year ending 1886, in terms of section 58, sub-section 2, of "The Civil Service Act" (Revised Statutes 17). Presented to the House of Commons, 29th April, 1887, by Hon. J. A. Chapleau Printed for Sessional Papers only.
- 5d. Return to an Order of the House of Commons, dated 11th May, 1887, for statement showing names of all candidates at the promotion examinations held at Ottawa, beginning on 1st March, past; names of all who passed such examinations and copies of all examination papers submitted to such candidates; also statement showing whether any, and, if so, which of such candidates were examined at such examinations later than the said 1st of March, and what questions were submitted to such candidate or candidates. Presented to the House of Commons, 25th May,
- 5e. Return to an Order of the House of Commons, dated 20th April, 1887, for a Return showing: 1. The number of vacancies in the Civil Service on the 1st day of January, 1887, caused by superannuation during the year 1886. 2. The number since filled, and whether filled by promotions or new appointments. 3. The date of the appointment, the names of the party promoted or appointed, and the salary paid. 4. The names of all new appointments to the Civil Service since the 1st day of January, 1886, up to the 1st April instant, the position to which they have been appointed and the salary paid; also the respective ages of the appointees; also the changes and new appointments in the Senate and House of Commons. Presented to the

CONTENTS OF VOLUME No. 5.

6. Annual Report of the Department of Indian Affairs, for the year ended 31st December, 1886. Presented to the House of Commons, 15th April, 1887, by Sir John A. Macdonald-Printed for both Distribution and Sessional Papers.

CONTENTS OF VOLUME No. 6.

- 7. Annual Report of the Department of the Interior, for the year ended 31st December, 1886. Presented to the House of Commons, 18th April, 1887, by Hon. Thos. White-
 - Printed for both Distribution and Sessional Papers.
- 7a. Report of the Commissioner of the North-West Mounted Police Force, 1886. Presented to the House of Commons, 6th June, 1887, by Sir John A. Macdonald -

Printed for both Distribution and Sessional Papers.

CONTENTS OF VOLUME No. 7.

- 8. Report, Returns and Statistics of the Inland Revenues of the Dominion of Canada, for the fiscal year ended 30th June, 1886. Presented to the House of Commons, 15th April, 1887, by Hon. J.
- Sa. Canal Statistics for season of navigation, 1885, being Supplement No. 1 to the Inland Revenue Report, for the year ended 30th June, 1886-

Printed for both Distribution and Sessional Papers.

- Sb. Thirteenth Report on Inspection of Weights, Measures and Gas, being Supplement No. 2 to the Report of the Department of Inland Revenue. Presented to the House of Commons, 20th April, 1887, by Hon. J. Costigan Printed for both Distribution and Sessional Papers.
- Sc. Report on Adulteration of Food, being Supplement No. 3 to the Report of the Department of
- *d. Statement showing the amount of tolls accrued on all the canals for eleven months ended 31st May, 1887. Presented to the House of Commons, 20th June, 1887, by Sir Charles Tupper-
- Se. Statement showing comparatively the expenditure on canals for the eleven months ending 31st May, 1886, and to 31st May, 1887. Presented to the House of Commons, 20th June, 1887, by Sir

CONTENTS OF VOLUME No. 8.

- 9a. The Militia List of the Dominion of Canada. Corrected to 1st January, 1887. Presented to the House of Commons, 15th April, 1887, by Sir Adolphe Caron-

Printed for both Distribu ion and Sessional Papers.

9b. Final Report of War Claims Commission on matters in connection with the suppression of the rebellion in the North-West Territories in 1885, being continuation of Appendix No. 4 to the Report of 18th May, 1886, of the Department of Militia and Defence. Presented to the House of Commons, 4th May, 1887, by Sir Adolphe Caron—

Printed for both Distribution and Sessional Papers.

9c. Report of Lieutenant-Colonel W. H. Jackson, Deputy Adjutant-General, Principal Supply, Pay and Transport Officer to the North-West Forces, and Chairman of War Claims Commission, on matters in connection with the suppression of the rebellion in the North-West Territories in 1885. Presented to the House of Commons, 4th May, 1887, by Sir Adolphe Caron—

Printed for both Distribution and Sessional Papers.

9d. Report of Major General Laurie, commanding base and lines of communication, upon matters in connection with the suppression of the rebellion in the North-West Territories in 1885. Presented to the House of Commons, 23rd June, 1887, by Sir Adolphe Caron—

Printed for both Distribution and Sess onal Papers.

CONTENTS OF VOLUME No. 9.

10. Annual Report of the Postmaster General, for the year ended 30th June, 1886. Presented to the House of Commons, 15th April, 1887, by Hon. A. W. McLelau—

Printed for both Distribution and Sessional Papers.

- 11a. Statement of Expenditure on Public Works of the Dominion of Canada, from 1st July, 1867, to 30th June, 1881; also Statement of Expenditure prior to and since Confederation—

Printed for both Distribution and Sessional Papers.

CONTENTS OF VOLUME No. 10.

- 12 Report of the Minister of Agriculture for the Dominion of Canada, for the calendar year 1886.

 Presented to the House of Commons, 20th April, 1887, by Hon. J. Carling—

 Printed for both Distribution and Sessional Papers.
- 12*. Report of Sir Charles Tupper, G.C.M.G., C.B., Executive Commissioner, on the Canadian Section of the Colonial and Indian Exhibition at South Kensington, 1886. Presented to the House of Commons, 25th April, 1887, by Hon. J. Carling—

Printed for both Distribution and Sessional Papers.

CONTENTS OF VOLUME No. 11.

12b. Report on Canadian Archives, 1886 Printed for both Distribution and Sessional Papers.

CONTENTS OF VOLUME No. 12.

12c. Abstracts of the Returns of Mortuary Statistics for the year 1886-

Printed for both Distribution and Sessional Papers.

- 13. Annual Report of the Minister of Railways and Canals, for the past fiscal year, from the 1st July, 1885, to the 30th June, 1886, on the works under his control. Presented to the House of Commons, 19th April, 1887, by Hon. J. H. Pope. Printed for both Distribution and Sessional Papers.

CONTENTS OF VOLUME No. 13.

- 14. Report of the Superintendent of Insurance, for the year ended 31st December, 1885—

 Printed for both Distribution and Sessional Papers.
- 184a. Abstract of Statements of Insurance Companies in Canada, for year ending 31st December, 1886. Presented to the House of Commons, 25th April, 1887, by Sir Uharles Tupper—

 Printed for both Distribution and Sessional Papers.
 - 14b. Report of the Superintendent of Insurance, for the year ended 31st December, 1886—

 Printed for both Distribution and Sessional Papers.

CONTENTS OF VOLUME No. 14.

- 15. Nineteenth Annual Report of the Department of Marine, for the fiscal year ended 30th June, 1886. Presented to the House of Commons, 15th April, 1887, by Hon. G. E. Foster.
 - Printed for both Distribution and Sessional Papers.
- 15b. Report of the Hudson Bay Expedition of 1886, under the command of Lieut. A. R. Gordon, R.N.

 Printed for both Distribution and Sessional Papers.
- 15c. List of Shipping issued by the Department of Marine and Fisheries; being a List of Vessels on the Registry Books of the Dominion of Canada, on the 31st day of December, 1886—

Printed for both Distribution and Sessional Papers.

CONTENTS OF VOLUME No. 15.

- 16. Annual Report of the Department of Fisheries, Dominion of Canada, for the year 1886. Presented to the House of Commons, 2nd June, 1887, by Hon. G. E. Foster—
- Printed for both Distribution and Sessional Papers.

 Special Report of the Fisheries Protection Service of Canada, 1886. Presented to the House of Commons, 3rd June, 1887, by Hon. G. E. Foster—
- Printed for both Distribution and Sessional Papers.

 Correspondence relative to the Fisheries Question, 1885-87. Presented to the House of Commons, 3rd May, 1887, by Hon. G. E. Foster—
- Printed for both Distribution and Sessional Papers.

 Return to an Order of the House of Commons, dated 6th June, 1887, for a Return showing the names of all persons who applied for fishing bounties for the year 1885, for the district of Grand Narrows and Washabuck, in the county of Victoria, Nova Scotia, showing too the names of those applicants who, for that year, were refused; showing too if the claim for fishing bounty of Michael McDougall was refused, and if so, why; showing too if said McDougall was afterwards appointed fishery warden for the said district, and, if he was, showing who was his immediate predecessor, and if the latter resigned or was dismissed, and if dismissed all papers showing why. Presented to the House of Commons, 22nd June, 1887.—Mr. Barron. Not printed.

- 16d. Return to an Order of the House of Commons, dated 6th May, 1887, for copies of correspondence in connection with the lobster fishery and close season in the Provinces of Nova Scotia and Prince Edward Island. Presented to the House of Commons, 16th June, 1887.—Mr. Flynn. Not printed.
- 17. Report of the Joint Librarians of Parliament on the state of the Library of Parliament. Presented to the House of Commons, 14th April, 1887, by Hon. Mr. Speaker—

Printed for Sessional Papers only.

CONTENTS OF VOLUME No. 16.

18. Shareholders in the Chartered Banks of the Dominion of Canada, as on the 31st December, 1886. Presented to the House of Commons, 18th April, 1887, by Sir Charles Tupper.

Printed for both Distribution and Sessional Papers.

- 19a. Return to an Address of the House of Commons to His Excellency the Governor General, dated 6th June, 1887, for copies of all Orders in Council and of all correspondence between the Government of Canada and the Government of the Province of Ontario, and between the Government of Canada and any person or persons, respecting timber licenses and Crown titles to lands affected by claims of settlers, and by mining claims, within the so-called Disputed Territory. Presented to the House of Commons, 15th June, 1887.—Mr Dawson—

Printed for both Distribution and Sessional Papers.

- 20b. Return to an Order of the House of Commons, dated 2nd May, 1887, for copies of all title deeds, patents, correspondence, and all documents respecting the claim of the Six Nation Indians, as set forth in their petition presented to this House on the 18th April, 1887. Presented to the House of Commons, 16th June, 1887.—Mr. Paterson (Brant)—

Printed for both Distribution and Sessi nal Papers.

20c. Return to an Address of the House of Commons to His Excellency the Governor General, dated 6th June, 1887, for copies of all papers, letters, documents, maps, &c., in any way relating to the action of the Dominion Government in setting apart an Indian reserve, under the Robinson or other treaty, between White Fish and Wanabtasch Rivers, several miles inland from the north shore of Georgian Bay; for copies of all correspondence had between the Governments of the

- 24a. Return to an Order of the House of Commons, dated 25th April, 1887, for a Return showing receipts and expenditure from 1st July to 20th April, in the years 1886 and 1887 respectively, with estimates for each year. Presented to the House of Commons, 28th April, 1887.—Sir Richard Cartwright.

 Not printed.

- 27. Statement of the affairs of the British Canadian Loan and Investment Company, on 31st December, 1886. Presented to the House of Commons, 25th April, 1887, by Hon. Mr. Speaker—

 Not writted.
- 88. Report of the Commissioner, Dominion Police, under Revised Statutes of Canada, chapter 184, section 5. Presented to the House of Commons, 25th April, 1887, by Hon. J. S. D. Thompson—]

 Not printed

- 30. Return to an Order of the House of Commons, dated 19th April, 1886, for copies of all correspondence relative to the closing of the northern entrance into Port Hood Harbor, with copies of reports of the Chief Engineer of the Public Works Department in reference to the matter; also copy of plan, specification and tenders asked for by the late Minister of Public Works in 1878.

 Presented to the House of Commons, 27th April, 1887.—Mr. Cameron (Inverness)...Not printed.

- -32. Return to an Order of the House of Commons, dated 11th May, 1887, for vouchers, papers and correspondence showing the appointment of James Collings, M.D., as medical attendant of the Indian children at the Industrial School for Indian children at Qu'Appelle, under the care of Rev. Father Hugonard, the length of such service as medical attendant, and the amount received for the same; also the date of appointment of M. M. Seymour, M.D., as medical attendant of the Indian children in said school, the length of time during which he has served as medical attendant for the children of said school, and the date and amount of payment received for such service. Presented to the House of Commons, 22nd June, 1887.—Mr. Charlton......Not printed.
- 23. Return to an Order of the House of Commons, dated 25th April, 1887, for a Return showing amount owing by the Exchange Bank to the Government of Canada at the time of the bank's failure, and statement showing all sums (with dates of payment) paid on account of such indebtedness. Presented to the House of Commons, 28th April, 1887.—Mr. Nulock..Not printed.

34b. Return (in part) under Resolution of the House of Commons, passed on the 20th February, 1882, on all subjects affecting the Canadian Pacific Railway, respecting details as to: 1. The selection of the route. 2. The progress of the work. 3. The selection or reservation of land. 4. The payment of moneys. 5. The laying out of branches. 6. The progress thereon. 7. The rates of tolls for passengers and freight. 8. The particulars required by the Consolidated Railway Act and amendments thereto, up to the end of the previous fiscal year. 9. Like particulars up to the latest practicable date before the presentation of the Return. 10. Copies of all Orders in Council and of all correspondence between the Government and the railway company, or any member or officer of either, relating to the affairs of the company. Presented to the House of Commons, 13th May, 1887, by Hon. J. H. Pope-

Printed for Sessional Papers only.

- 34c. Return to an Order of the House of Commons, dated 6th June, 1887, for a Return showing the nature of the agreement made between the Government and the Canadian Pacific Railway Company, and other parties (if any), respecting the town site of Regina and other town sites in which the Government is part owner, the cost to the Government of collecting their share of the payments made on lots sold in such town sites up to the 30th June, 1886; also the amount realized up to that date by the Government on the sale of such lots, and the number of lots in town sites, together with the quantity of farm lands in the North-West Territories, to which the Canadian Pacific Railway Company is entitled, but for which up to the present they have not received patents from the Government. Presented to the House of Commons, 17th June, 1887. -Mr. Davin......Prin'ed for Sessional Papers only.
- 34d. Return to an Order of the House of Commons, dated 2nd May, 1887, for a Return of all lands sold in the Province of Manitoba by the Canadian Pacific Railway Company up to the 1st of April, 1887, together with the date of sale and the name of purchaser. Presented to the House
- 35. Return to an Order of the House of Commons, dated 19th April, 1886, for copies of all petitions correspondence or other documents relating to the establishment of a post office at a certain place called "Les Fonds," in the parish of St. Antoine. county Lotbinière. Presented to the
- 36. Return to an Order of the House of Commons, dated 20th April, 1887, for a statement showing all sums collected since 1st October, 1868, under the provisions of Statutes and Orders in Council in that behalf, as duty on foreign reprints of British copyright works, giving the amounts so collected upon each copyright work, and showing amount remitted in each year to the Imperial Government for payment out to those beneficially interested in the copyright of such works.

CONTENTS OF VOLUME No. 17.

- 37. Return to an Order of the House of Commons, dated 29th March, 1886, for a statement of sums deposited in the Post Office Savings Bank and Government Savings Banks on the 1st January, 1886, showing: Number of depositors holding amounts over \$1,000; number of depositors holding amounts over \$500 and under \$1,000; number of depositors holding amounts over \$300 and under \$500; number of depositors holding amounts below \$300, with total amount held by each class respectively. Presented to the House of Commons, 29th April, 1887.—Mr Charlton—
 - Printed for Sessional Papers only.
- 38. A detailed statement of all bonds and securities registered in the Department of the Secretary of State of Canada, submitted to the Parliament of Canada under "the Revised Statutes of Canada" (chapter 19, Section 23). Presented to the House of Commons, 29th April, 1887, by
- 39. Return to an Address of the House of Commons to His Excellency the Governor General, dated 20th March, 1887, for a Return of the reports of Inspector McLaren and Mr. Bremner of the Customs Department to the Minister of Customs, as to the mode of gauging molasses at the port of St. Stephen, N.B., and also any reports as to the mode used at the port of St. John, N.B., and any Orders in Council issued upon these reports or instructions of the Department of Customs. Presented to the House of Commons, 4th May, 1887.—Mr. Weldon (St. John)...........Not printed.

- 42. Return to an Address of the House of Commons to His Excellency the Governor General, dated 19th April, 1887, for copies of all applications made to the Government, and of all recommendations made in relation to the position of superintendent of the Chambly Canal; of the document appointing the present incumbent of that position; with a statement of his yearly salary and of all contingencies allowed him, and of the respective salaries paid to the two predecessors of the present superintendent. Presented to the House of Commons, 5th May, 1887.—Mr. 1 reformaine—Not princed.
- 42b. Return to an Address of the Senate to His Excellency the Governor General, for copies of documents in reference to the appointment of A. F. Wood, Esquire, of Madoc, as auditor or arbitrator in connection with the Murray Canal; the sums of money paid the said A. F. Wood from time to time for his services, together with the vouchers therefor, and more especially for the month of November, 1886, giving the number of days of actual service, and the amount paid to him or to his order for that month. Presented to the Senate, 23rd June, 1887.—Hon. Mr. Flint...Not printed.

- 45. Return to an Address of the House of Commons to His Excellency the Governor General, dated 27th April, 1887, for a copy of the Commission or other document appointing Sir Alexander Campbell and Mr. Sandford Fleming as representatives of Canada at the Colonial Conference in London, and of any instructions given to them in such capacity; and all papers respecting said Conference. Presented to the House of Commons, 9th May, 1887.—Mr. Casey...Not printed.

- 47a. Return to an Order of the House of Commons, dated 19th April, 1887, for a Return giving the total cost of the preparation of the voters' lists under the Electoral Franchise Act in Canada; together with a detailed statement of the cost in each electoral division for salaries of revising officer, clerk and bailiff, and travelling allowance to each, if any; giving also amount paid for printing lists, and showing to whom paid in each division: the amount paid for advertising, rent of halls, and for every other service connected therewith in each electoral division in the Dominion of Canada. Presented to the House of Commons, 11th May, 1887.—Mr. Landerkin—Printed for both Distribution and Sessional Papers.
- 47c. Certified copy of an Order in Council relating to the remuneration to be given to the revising officers. Presented to the House of Commons, 22nd June, 1887, by Hon. J. A. Chapleau—

 Trinted for Sessional Papers only.

- 51. Return to an Order of the House of Commons, dated 20th April, 1887, for a Return of the quantity and value of tea imported from China and Japan, and entered at ports or outports of British Columbia, either for home consumption or in transit, from the 1st July, 1885, to the 1st April, 1887. Presented to the House of Commons, 16th May, 1887.—Mr. Bowman....Not printed.

- 53. Return from the Clerk of the Orown in Chancery, in obedience to the Order of the House of Commons, dated 11th May, 1887, for copies of Return, if any, made by returning officer for Haldimand, at election of 1887, after making his final addition, or of his declaration, if no such return was made, and of his return made after the recount by the county judge. 2. Notice of a recount or other proceedings served upon such returning officer. 3. Certificate made by the county judge of Haldimand, as to result of said recount. 4. Any judgment delivered by said county judge during, or after such recount, and of all minutes or memoranda made by said judge or his clerk containing entries or memoranda in regard to any of the ballots in dispute during such recount, showing what decision was come to in the case of each ballot, which ballots were reserved, and what judgment was delivered in regard to such reserved ballots, whether such minutes and other papers were publicly read by such judge or clerk or not during said recount. Presented to the House of Commons, 18th May, 1887.—Mr. Casey. Not printed.

- 536. Return to an Order of the House of Commons, dated 25th April, 1887, for a statement from the records of the elections to the present House of Commons, showing the number of votes polled for the respective candidates in the several electoral districts and in the various sub-divisions thereof, together with the number of ballots rejected and spoiled in each sub-division at the last general election, and each election subsequently held up to date; also the number of electors on the voters' lists, together with the population as shown by the last census of each electoral district and the municipalities thereof, whether there was an election by acclamation or a poll; and a separate statement in each case in which a recount or re-addition was made showing the changes made in every sub-division on such recount, with the number of ballots rejected which had been formerly allowed and the number allowed which had been formerly rejected, with reason so far as obtainable for such rejection or allowance. Presented to the House of Commons, 10th June, 1887.—Mr. Mills...Printed for both Distribution and Sessional Papers.
- 53c. Return to an Order of the House of Commons, dated 25th May, 1887, for a copy of the final list of voters for the county of Montmorency, sent by J. A. Charlebois, Esq., Revising Officer for the said county, with letter of the said Charlebois accompanying the said list; also the other lists, with all additions thereto subsequently sent to the Clerk of the Crown in Chancery by the said Charlebois, with copies of letters of Charlebois accompanying the same; also the polling books of the parishes of L'Ange Gardien and St. Pierre, in the said county of Montmorency. Presented to the House of Commons, 27th May, 1887. Mr. Langelier (M. n. morency)—Not printed.
- 54. Return to an Order of the House of Commons, dated 11th May, 1887, for a Return showing the quantity of grain of any kind in bushels carried over the Intercolonial Railway from Rivière du Loup to Halifax during the period 1st July, 1885, to 31st March, 1887, with the net amount of money received for freight thereon and passed to the credit of the same railway. Presented to the House of Commons, 25th May, 1887.— Mr. Ellis. Printedfor Sessional Papers only.

- 58. Return to an Order of the House of Commons, dated 2nd May, 1887, for copies of all correspondence, departmental orders, reports and other papers relating to Tracadie Harbor, Prince Edward island. Presented to the House of Commons, 27th May, 1887.—Mr. Welsh—Not wrinted.
- 59. Return to an Order of the House of Commons, dated 19th April, 1887, for a return of the names of those persons, outside of the militia, who have been recommended for scrip, for services of whatever kind, in the late rebellion. Presented to the House of Commons, 30th May, 1887.—

 Mr. Davin Printed for Sessional Papers only.

- 64. Return to an Order of the House of Commons, dated 11th May, 1887, for copies of all correspondence in the possession of the Department of Indian Affairs respecting the dismissal of Mr. Napoléon Giasson from his position as measurer of stone, at Caughnawaga, in the county of Laprairie. Presented to the House of Commons, 1st June, 1887.—Mr. Dayon..........Not printed.
- 65. Return to an Address of the House of Commons to His Excellency the Governor General, dated 11th May, 1887, for a copy of the letter of resignation by Sir Charles Tupper of the office of High Commissioner, showing the date of such resignation; also a statement showing the date when the Government House (the residence of the High Commissioner in London) was vacated, and showing in whose care the house has been placed since its vacation; also a copy of the Commission now in force, together with any instructions which may have been given to the present Commissioner; also all correspondence between Sir Charles Tupper while High Commissioner and the Government, relating to his visit to this country, to his resignation of the office of High Commissioner, to his re-appointment, if he has been re-appointed, and relating to his acceptance, for the present, of an office in the Administration. Presented to the House of Commons, 6th June, 1887.—Mr. Mills.

 Not printed.

- 67. Reports and other papers concerning irregularities committed by the Montreal Cotton Company, &c. Presented to the House of Commons, 7th June, 1887, by Hon, Mr. Bowell......Not printed.

- 74. Copies of Orders in Council, correspondence, &c., relating to grants of Dominion Lands to the following railway companies: Alberta and Athabasca Railway Company; Qu'Appelle, Long Lake and Saskatchewan Railway Company; and Medicine Hat Railway and Coal Company. Presented to the House of Commons, 17th June, 1887, by Hon. Thos. White...............Not printed.

- 75a. Return to an Order of the House of Commons, dated 20th April, 1887, for a Return of the number of Pullman and parlour cars belonging to the Intercolonial Railway and used thereon, the cost of such cars, and the parties from whom the same were purchased, or by whom built for the railway. Presented to the House of Commons, 19th June, 1887.—Mr. Weldon (St. John)—

 Printed for Sessional Papers only.
- 75b. Return to an Order of the House of Commons, dated 20th April, 1887, for a Return of the quantity of lubricating, machinery, car or other oil, furnished or delivered to the Intercolonial Railway during the year ending 31st December, 1886; the contracts under which the same were delivered; the names of the several contractors, and the several amounts paid under such contracts. Presented to the House of Commons, 17th June, 1887.—Mr. Weldon (St. John)—

Printed for Sessional Papers only.

- 75e. Comparative Statement of revenue and expenditure, Intercolonial Railway. Presented to the House of Commons, 22nd June, 1887, by Sir Charles Tupper.. Printed for Sessional Papers only.
- 76. Return to an Address of the House of Commons to His Excellency the Governor General, dated 10th May, 1887, for copies of all memorials, petitions and applications of one Joseph Swisher, a volunteer of the Rebellion of 1837, asking that some substantial consideration be granted him, on account of his health having been greatly impaired while serving as a volunteer during said Rebellion. Presented to the House of Commons, 18th June, 1887.—Mr. Wilson (Elgin)—

Not printed.

- 77. Return to an Address of the House of Commons to His Excellency the Governor General, dated 10th May, 1887, for copies of any and all letters addressed to the Government or any member of Cabinet by M. F. O'Donoghue, or any other person in his behalf, asking for compensation for the alleged loss or confiscation of the property of the late W. B. O'Donoghue, who was concerned in the North-West troubles of 1869-70. Also for copies of all letters, Orders in Council and other documents in the possession of the Government relating to any claims made by the said M. F. O'Donoghue. Also for a statement showing the amounts paid to M. F. O'Donoghue, or any other person on his behalf, by the Government for services rendered or on any other account. Presented to the House of Commons, 18th June, 1887.—Mr. Barron.......Not printed.
- Copies of Despatches, &c., in relation to the proposed Imperial Institute. Presented to the House of Commons, 15th June, 1887, by Sir Charles Tupper—

- 80. Papers, correspondence, &c., respecting subsidies to certain railway companies, and towards the construction of certain railways, as follows: Saint Catharines and Niagara Central Railway Company; Vaudreuil and Prescott Railway Company; Richmond Hill Junction Railway Company; Drummond County Railway Company; Joggins Railway Company; Moncton and Buctouche Railway Company; Beauharnois Junction Railway Company; Harvey Branch Railway Company; Brantford, Waterloo and Lake Erie Railway Company; Guelph Junction Railway Company; Massawippi Railway Company; Napanee, Tamworth and Quebec Railway Company; Arthabaska and Wolfe Railway Company; South Norfolk Railway Company; Jacques Cartier Union Railway Company; Teeswater and Inverhuron Railway Company; Oshawa Railway and Navigation Company; Chicoutimi and Lake St. John Railway Company; Great Eastern Railway Company; Ontario and Pacific Railway Company; Caraquet Railway Company; St. Lawrence and Lower Laurentian Railway Company; St. John Valley and River du Loup Railway Company; Lake Témiscamingue Railway Company; Carillon and Grenville Railway Company; Lake Temiscamingue Colonization and Railway Company; Leamington and St. Claire Railway Company; Cumberland Railway and Coal Company; Montreal and Champlain Junction Railway Company; Quebec and Lake St. John Railway Company; Témiscouata Railway Company; Comwallis Valley Railway Company; Nova Scotia Central Railway Company; Tobique Valley Railway Company; Railway from Woodstock, N.B., towards Centreville; Railway Bridge over St. Lawrence River at Coteau Landing; Lake Erie, Essex and Detroit River Railway Company. Presented to the House of Commons, 21st
- 82. Return to an Order of the House of Commons, dated 10th May, 1887, for copy of report of W. Pearce, D.L.S., on the Bauff Springs Reservation, and of claims made to the possession of said Springs or to indemnity for not obtaining possession of them, and all correspondence and papers in connection with such claims; also a detailed statement of all expenditure in connection with the Bauff Reservation, or with any claims to said Springs. Also a detailed statement of all licenses or allotments for mining, residential or other purposes already granted on the Reservation. Presented to the House of Commons, 22nd June, 1887.—Mr. Casey....Not printed.
- 83. Return to an Order of the House of Commons, dated 25th April, 1887, for a Return of copies of all correspondence between the Department of the Interior and the Government of British Columbia, having reference to the lands on Vancouver Island, held in trust by the Dominion Government for the Esquimalt and Nanaimo Railway Company, under the conditions of the Settlement Act, 1884. Also copies of all correspondence between the Department of the Interior and the Esquimalt and Nanaimo Railway Company, or with any person acting for or in their behalf, in any manner referring to the said railway lands. Also copies of all correspondence with any settlers or squatters upon said railway lands, or with any other person or persons with reference thereto. Also copies of all references to the Department of Justice as to the rights of settlers or squatters upon said railway lands, the form of patent issued to settlers, and the form and conditions of the patents issued, or to be issued, to the railway company; together with the report or reports of the Minister of Justice thereon. Also the number of patents that have been issued to settlers upon the said railway lands by the Department of the Interior up to this date. Also copies of any arrangement with or security from the company for the prompt issue by them up to the 19th day of December next, of pre-emption records to persons desiring to settle upon said lands under the conditions of the Settlement Act. Presented to

- 88. Report of the Hon. Mr. Fabre, Agent at Paris, on Commercial Relations with France. Presented to the House of Commons, 23rd June, 1887, by Hon. J. A. Chapleau—

Printed for both Distribution and Sessional Papers.

ANNUAL REPORT

OF THE

DEPARTMENT OF FISHERIES,

DOMINION OF CANADA,

FOR THE YEAR

1886.

Brinted by Order of Barliament.



OTTAWA:

PRINTED, BY MACLEAN, ROGER & CO., WELLINGTON STREET.

1887.

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171

INDEX

TO THE

REPORT ON THE FISHERIES OF CANADA FOR THE YEAR 1886.

	PAGE.
Produce of the Fisheries	٧
General Remarks on the result of the Fisheries in the different Provinces.	٧i
Close Seasons	x
Fish-ways.	хi
Statement of Value of Fishing Material, etc.	x iii
General Recapitulation of the Yield and Value of the Fisheries	xiv
Comparative Statement of the Yield and Value of the Fisheries in the	
respective Provinces of the Dominion	xvi
Expenditure—Fisheries and Fish-breeding	xxiii
Revenue from Fisheries	xxiv
Fish-breeding.	XXV
Fishing Bounties	XXV
Protection of Lobsters and Oysters.	xxvi
Protection of Canadian Fisheries against Foreigners	xxvi
Statement of Fines	xxviii
PART 1.	
APPENDICES.	
APPENDIX No. 1.—LIST OF FISHERY OFFICERS IN THE DOMINION	1
Detailed Statement of Expenditure on account of Fish-	
ories	24
" No. 2.—Detailed Statement of Fishing Bounties	58
" No. 3.—Nova Scotia: Report of W. H. Rogers, Esq., Inspector	
of Fisheries, with Fishery Statistics	83
CAPE BRETON: Report of A. C. Bertram, Esq., Fishery	
Officer	96
No. 4.—NEW BRUNSWICK: Report of W. H. Venning, Esq.,	
Inspector of Fisheries, with Fishery Statistics	142
" No. 5.—PRINCE EDWARD ISLAND: Report of J. Hunter-Duvar,	

Esq., Inspector of Fisheries, with Fishery Statistics

			PAGE4
APPENDIX	No. 6.—QUEBEC:	Report of Wm. Wakeman, Esq., Officer in charge of the Fisheries Protection Service in the Gulf and River St. Lawrence, with Fishery Statistics	195
	"	Synopses of Fishery Officers' Reports above Quebec	225
	u	Fishery Statistics, South Shore, Quebec to Cape Chatte	236
		Fishery Statistics, North Shore, Quebec to Bersimis	238
	"	Fishery Statistics, above Quebec	242
46	No. 7.—British	Recapitulation of the Quebec Divisions COLUMBIA: Report of Thomas Mowat, Esq.,	244
"	•	pector of Fisheries, with Fishery Statistics Fishery Statistics	247 280
"	No. 9.—MANITOB	Synopses of Fishery Overseers' Report A: Report of Alex. McQueen, Esq., Inspector	295
		Fisheries for Manitoba	310
"	•	's BAY FISHERIES: Report of A. R. Gordon, Esq.,	320

PART 2.

FISH-BREEDING.—Report by the Superintendent.

THIRD ANNUAL REPORT

OF THE

DEPUTY MINISTER OF FISHERIES

FOR THE YEAR 1886.

To the Honorable

GEORGE E. FOSTER.

Minister of Marine and Fisheries.

Sir,—I have the honor to submit the third annual report of the Fisheries Department. The financial statements are for the year ended 30th June, 1886, while the fisheries statistics and fishery officers' reports, as well as those on Fish Breeding, Fishing Bounties and Fisheries Protection Service are brought down to the 31st of December.

It is a matter for congratulation that the Canadian fisheries as a whole are steadily improving in yield and value. Compared with last year's returns, the figures show an increase of \$956,315; the total value being set down at \$18,679,288.

PRODUCE OF THE FISHERIES.

With the exception of Prince Edward Island, where a decrease of over \$150,000 in the value of lobsters alone, it is satisfactory to note that this great core of wealth is in a flourishing condition.

The following figures represent the total value of the fisheries of the Dominion of Canada for the year 1886:—

•								
Nova Scotia -	•		-		-		•	\$8,415,361
New Brunswick -		-		-		•		4,180,227
Quebec -	-		-		-		-	1,741,382
Prince Edward Island		-		-		-		1,141,991
British Columbia	-		-		-		-	1,577,348
Ontario -		-				-		1,435,998
Manitoba and North	West	t T er	ritorie	8	-		-	186,979
Total			-				_	81 8,679,288

This is exclusive of the quantity consumed by the Indian population in British Columbia estimated at 25,000,000 pounds, and also of the total yield of Manitoba and the North-West Territories, of which only approximate data are at present available, which would increase the total value to fully \$22,000,000.

DETAILS.

The following table shows the value of the principal kinds of commercial fishes.

\mathbf{Cod}	-		-		-		-		-	\$4,553,079
Lobsters		-		-		-		•		2,638,394
Herring	-		•		-		-		-	2,211,498
Mackerel		-		-		-		-		1,556,424
Salmon	-		-		-	-	-		-	1,370,856
Haddock		•		-		-		-		747,685
Sardines	-		-		-		-		-	735,642
Fish Oils		-		-		-		-		505,771
Whitefish	-		-		-		-		-	434,349
Smelt		•		-		-		-		432,213
Trout	-		-		-		-		-	421,400
Seal Skins		-		-		-		-		419,546
Pollock	-		-		-		-		•	276,657
Oysters		-		-		-		-		183 , 9 15
Eels	-		•		-		-		-	163,621
Pickerel				-		-		•		159,684
Alewives	-				-		-		-	134,849
Hake -		-		-		-		-		138,179
Sturgeon	-		-		•		-		•	118,819
Shad -		-		-		-		-		109,896
Halibut	-		-		-		-		-	96,912

GENERAL REMARKS.

NOVA SCOTIA.

The yield in the fisheries of this Province shows an increased value of \$131,438. Although a slight falling off occurred in salmon fishing, this industry is in a healthy condition, and gives fair promise of better results next year. The catch of alewives was about equal to that of last year. Mackerel fishing was very fair, and prices ruled unusually high during the latter part of the season. Herrings were scarce. Although the statistics indicate a falling off in the number of vessels engaged in the deep-sea fishing, the total yield of cod, haddock, pollock and hake shows an increase in value over last year of nearly \$270,000; hence it is apparent that this industry has been pursued with much success by inshore boat

fishermen. Smelt fishing is yet in its infancy, but promises to assume large proportions before long. In order to protect this valuable industry, it was deemed advisable to extend to Nova Scotia the fishery regulations which prevail in the Province of New Brunswick. Lobsters, although still abundant, show evident signs of being overfished in several localities, and it will soon become necessary to adopt more stringent measures in order to prevent its being further injured.

NEW BRUNSWICK.

Taken as a whole, the returns of the year's catch in this Province show an increase of about \$175,000. The improvement in the catch of salmon which marked last year's returns was not sustained; the figures standing 1,291,255 lbs., in 1886 against 1,437,316 lbs. in 1885. This unsatisfactory result is attributable to excessive netting in the tidal estuaries, which prevents the salmon from reaching their spawning beds in the upper portions of rivers. There is also a marked falling off in the catch of bass attributable to the same causes. Shad and alewives exhibit a steady decrease. In smelt fishing, there is an increase of nearly one million pounds over the catch of last year. Frost fish, or tommy cod, which were formerly used for manuring purposes only, are being exported at remunerative prices. Sturgeon fishing proved a total failure. Herring show a large increase; the same can be said of mackerel. Cod, about the same as last year. The steady demand for halibut caused considerable increase in the catch. The catch of lobsters was enormous; the returns show that 4,661,812 lbs. were canned and 4,290 tons sold fresh, the whole quantity representing 28,000,000 lobsters.

The fishways at St. George, on the Ste. Croix River, which were opened last spring, are reported to be very efficient structures. A first-class fishway was built in the dam across the Linton stream, in the County of Charlotte and another at the foot of Magaguadavic Lake. The fishways on the Ste. Croix and Dennis Stream are in good repairs, and a new one has been built at Baring which will give the fish free access to the whole chain of lakes on that branch of the Ste. Croix.

PRINCE EDWARD ISLAND.

The fishery statistics of this Province show a deficiency in value, as compared With last year, of \$151,438; there being a falling off of nearly one million pounds in the item of lobsters alone. The catch of mackerel was very fair, exceeding that of last year by about 5,300 barrels. An increase of nearly 5,000 barrels is also noticeable in the oyster fishery.

QUEBEC.

The yield of the fisheries in this Province shows an increase of \$21,922, in spite of a heavy falling off in the value of fish oils. Seal fishing improved considerably; the number of skins being 28,226 in 1886, against 9,195 in 1885. Herring fishing was poor. Cod fishing, about equal to last year. Salmon shows a slight falling off. In lobsters, there is an increase of 77,225 pounds. Mackerel fishing was a total failure.

BRITISH COLUMBIA.

The value of fish caught in this Province, including the consumption by Indians, is estimated at \$4,834,848, and if the quantity consumed by Indians be deducted, the figures would stand thus:—

1886		-	-		-		-		-		-		\$1,577,348
1885	-	-		-		•		-		-		-	1,078,038
		Increa	se		-		-		-		-		\$ 499,310

The total amount of capital invested in the salmon fishery is estimated at \$872,445, and the number of men employed at 6,211.

There were 20 vessels and 459 men engaged in the fur seal fishery, and 38,907 seals killed, representing a value of \$389,070.

The Inspector of Fisheries claims that whitefish and speckled trout of a large size abound in the inlands waters of British Columbia.

During the last season the Inspector was instructed to visit the southern coast of Vancouver Island for the purpose of ascertaining whether cod and other deep-sea fish were to be found in paying quantities. The result of his operations is fully described in a special report, which contains matters of great interest to persons willing to engage in this new industry. It is the intention of the Department to continue these investigations during the season of 1887.

IN MANITOBA AND THE NORTH-WEST TERRITORIES

the value of the fisheries is given at \$186,979; the most important item of [production being the whitefish.

Owing to the pressure brought to bear upon this Department by local residents, the former close season for whitefish which comprised the whole month of November was altered so as to read from 5th October to 10th November. This is the regulation now in force and it appears to have given general satisfaction. A staff of efficient fishery guardians was employed under the Inspector and rendered good services.

Several fishways were built at places most needed, and others will be put up next season.

It is considered that the experiment of breeding fish artificially which is so successfully pursued in the other Provinces of the Dominion might advantageously

be extended to Manitoba and the North-West Territories. Whitefish are still so abundant, it would be unnecessary to breed them artificially; the prohibitions now in force, if strictly carried out and faithfully complied with, being considered sufficient for the protection of the breed. But there are several species of eatable fishes, such as bass and German carp which might advantageously be introduced into the waters of Manitoba and the North-West Territories.

ONTARIO.

It is with sincere gratification that reference is made to the steady improvement and abundant yield of the fisheries of the Province of Ontario during the present year. Their general condition and increasing productiveness are most satisfactory. In several instances the value has nearly doubled that of previous seasons. These satisfactory results are justly ascribed in a great measure to the excellent fishery laws enacted by the Dominion Parliament and the judicious system of protection and regulation which this Department has carried out conformably with such enactments.

FISHERY OFFICERS' REPORTS.

Special attention is called to the tables published in Appendix No. 8 of this report, as well as to the reports of the large staff of Fishery Overseers employed; under this Department.

THE FISHERY LAWS OF THE DOMINION.

TABLE OF CLOSE SEASONS, 1887.

The second secon						
Kinds of Fish.	Ontario.	Quebec.	Nova Scotia.	New Brun' wick	P. E. Island.	Manitoba and N. W. T.
Salmon (net fishing)		May 1.	Mar. 1.	Mar. L.	i i	
do (angling)		Sept. 1 to	Sept. 15 to	Sept 15 to		*****
do do Ristigouche River		Aug. 15 to	Feb. 1.	Feb. 1. Aug. 15 to May 1.	***********	
Speckled Trout (Salvelinus Fontin- alis).	Sept. 15 to May 1.	Oct. 1 to Jan. 1.			Oct. 1 to Dec. 1.	Oct. 1 to Jan. 1.
Large Grey Trout, Lunge and Win- ninish.	i	l Dec. L	ĺ	<u> </u>		
Pickerel (Doré)	April 15 to May 15.	April 15 to May 15.				April 15 to
Bass and Maskinongé	April 15 to June 15.	April 15 to June 15.	1	1	İ	1
Whitefish and Salmon Trout	Nov. 1 to			,		
Whitefish						
Sea Bass				Mar. 1 to		
Smelts			April 15 to May 15.	Oct. 1. April 15 to May 15.		********
Lobsters		Bag net	fishing prob lice	nibi ted, exc onse.	ept under	
TODOLO	,		April 1. (W. coast)	April 1. (S. coast)		****************
			April 20.	Aug. 20 to April 20.		
Sturgeon	ì	1		May 1.		June 15.
Oysters		June 1 to Sept. 15.	June 1 to Sept. 15.	June 1 to	June 1 to	

Note.—Fishery laws only partially extended to British Columbia. Drifting for salmon confined to tidal waters, and fishing to be discontinued from Saturday noon till 6 p.m. Sunday.

SYNOPSIS OF FISHERY LAWS.

Net fishing of any kind is prohibited in public waters, except under leases or licenses.

The size of nets is regulated so as to prevent the killing of young fish. Nets cannot be set or seines used so as to bar channels or bays.

A general weekly close time is provided in addition to special close seasons.

The use of explosive or poisonous substances for catching or killing fish is illegal.

Mill dams must be provided with efficient fish-passes. Models or drawings will be furnished by the Department on application.

The above enactments and close seasons are supplemented in special cases, under authority of the Fisheries Act, by a total prohibition of fishing for stated periods.

CLOSE SEASON-REMARKS.

In order to comply with an almost general desire, the regulation of 20th May, 1886, fixing the close season for whitefish in the Province of Manitoba and the North-West Territories from 1st November to 1st February, was altered so as read from 5th October to 10th November. It is claimed that the latter dates fully cover the breeding period of these fish, and will afford sufficient protection. The Department is causing experiments to be made in order to fully determine that point.

The close season for smelts, already in force in the Province of New Brunswick, has been extended to that of Nova Scotia, and fishing by means of bag nets is prohibited except under licenses from this Department.

In order to put a stop to the waste which hitherto occurred in oyster fishing, the close season has been extended to the 15th September instead of the 1st, as formerly.

BUILDING OF FISHWAYS.

Five new fishways on the Rogers' patent model were built on the following streams in the Province of Nova Scotia during the year 1886:—

County.	Mill Dam.	River.
Lunenburg do Halifax Guysboro' do	Davison's Eaton's Boutillier's Fisher's McDonald's	La Have Gold Nine Mile St. Mary's Sherbrooke

A large fishway on McCallum's dam, Avon River, Hants' County is not yet in operation, but will be completed during the season of 1837.

Three fishways were built at Milltown and Baring, in the County of Charlotte, New Brunswick. A first-class Rogers' ladder has also been placed in the dam across Linton Stream, which will enable fish to ascend to the lakes. The dam at the foot of Magaguadavic Lake, at a place called "The Flume," has also been provided with a fish-pass cut through the solid rock, at a large expense. The fishways on the Ste. Croix and that on Dennis Stream have been kept in good repair, and their beneficial effects are seen in the increasing number of fish that ascend them.

EXTENSION OF THE LEASING AND LICENSING SYSTEM TO MANITOBA AND THE NORTH-WEST TERRITORIES.

The system of granting leases and licenses for fishing privileges is evidently contemplated by the Fisheries Act as a basis of administration. It systematizes the fishing business and is auxiliary to protective measures for preserving and increasing the fisheries. It also promotes investment of capital, and gives permanence and security to fishing industries.

This system which is already in operation in the several Provinces of the Dominion will, during the season of 1887, be extended to Manitoba and the North-West Territories, and it is confidently expected that the most beneficial results will accrue from the adoption of this measure.

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Snowing the Number, Tonnag	Numbe	9r, To1	паве ап	nd Value	of Vesse rent Pr	KKU els and Ba ovinces	kkCAFITULATION nd Boats; Value of Fi ces of the Dominion,	KECAFITUM INTIUM Material, et Value of Vessels and Boats; Value of Fishing Material, et the different Provinces of the Dominion, for the Year 1886.	ing Mate r the Yea	rial, etc., r 1886.	and the	Number	KECAFILTOLATION o and Value of Vessels and Boats; Value of Fishing Material, etc., and the Number of Fishermen in the different Provinces of the Dominion, for the Year 1886.
	tmen.	À A	Vessels and	and Tugs.	Bo	Boats.	Gill Nets and Seines	nd Seines.	rush and	94 019:	19d1o b		
Provinces.	Number of Fishe	Number.	Топпяке.	Value.	Number.	Value.	Fathoms.	Value.	ra qarT to ot LaV Meta, Weira, B Red fisheries	Value of Lobste ies, Traps, etc Lobster Indu	V pproximate V freezers a n of Treezers a n of	Total Value,	Remarks.
				 		•		•	€	₩.	69	69	
Nova Scotia	27,485	613	29,119	1,315,166	13,030	291,738	1,528,548	563,288	197,245	253,466	312,522	2,936,425	See page 141.
M New Brunswick.	9,359	173	2,903	84,460	6,179	193,937	374,509	239,541	138,713	280,553	393,871	1,331,075	do 170.
P. E. Island	3,496	92	3,249	65,800	1,018	31,415	49,091	18,165	1,000	270,000	107,850	494,230	do 194.
Quebec	8,819	152	8,279	315,780	6,434	168,122	226,274	157,560	59,663	92,285		793,410	do 223&246.
Ontario	2,797	42	585	73,205	1,232	103,253	916,633	140,733	65,025		5,494	386,710	do 294.
British Columbia	3,776	47	1,471	126,000	1,264	080'09	010'861	143,865			542,500	872,445	do 279.
Totals	55,731	1,113	44,605	1,980,411	28,137	850,545	3,288,061	1,263,152	461,616	896,304	1,362,237	6,814,295	

GENERAL RECAPITULATION

Of the Yield and Value of the Fisheries in the Dominion of Canada, for the years 1805 and 1886.

	. 188	85.	188	6.
Kinds of Fish.				
	Quantity.	Value.	Quantity.	Value.
		\$ cts.		\$ cts.
Cod Cwt.	1,077,393	4,537,727 75	1,080,716	4,549,571 60
Boneless Cod Lbs.	477 000	1 007 001 00	69,790 374,784	3,507 40 1,518,022 00
Herring, pickled Brls. do smokedBoxes.	477,262 1,461,854	1,997,901 00 365,463 50	1,129,305	282,326 25
do frozen	15,800,150	94,800 90	21,023,300	126,139 89
do fresh Lbs.	364,640	14,951 60	5,767,554	285,010 70
Lobsters, preserved, in cans'	17,303,038	2,463,780 03 149,951 00	16,434,421 8,662	2,356,659 75 281,734 40
do in shell, alive, &c Tons. Salmon, pickled Brls.	4,998 7,826	103,744 00	6,511	85,753 00
do fresh No.	201,700	40,940 60		*******
do do in ice Lbs.	2,391,365	411,231 42	2,917,712	433,552 70
do preserved, in cans	5,258,918	552,459 70	7,762,321	842,876 20
Mackerel, preserved, in cans	404,365 539,734	43,873 00 61,287 00	49,048 772,592	8,674 60 81,909 60
do fresh "	000,101	01,20, 00	93,500	4,895 00
do pickled Brls.	145,752	1,448,137 00	147,962	1,479,620 00
Haddock Cwt.	189,372	663,145 86	213,474 40,841	747,685 26 138,179 00
Pollock	55,644 65,290	194,754 00 228,515 00	79,045	276,657 50
Trout Lbs.	5,545,449	432,160 02	5,052,413	397,099 50
do pickled Brls.	4,305	42,772 00	2,430	24,300 00
Whitefish, pickled	5,355	53,550 00	4,903	41,788 00
do fresh Lbs. Smelt "	2,917,560 5,982,358	233,404 80 359,029 98	5,918,623 7,209,888	392,561 93 432,213 28
Sardines Hhds.	58,145	355,731 00	73,627	735,642 00
Oysters Brls.	57,132	171,896 00	62,905	189,915 00
Hake Sounds Lbs.	106,667	106,667 00	107,643	99,411 00
Cod Tongues and Sounds Brls.	4,142 39,738	29,448 05 158,513 50	1,856 3 3 ,887	13,475 00 134,849 60
Shad	No. 143,320	13,657 30	Lbs. 509,710	30,582 60
do pickled Brls.	14,535	135,517 60	8,520	79,314 00
Eels do	4,600	41,202 00	7,3 60	66,014 00
do Lbs.	1,817,755	91,940 25	1,635,296	97,607 31 96,912 32
Halibut	1,735,917 2,372,175	104,155 02 118,871 15	1,563,872 2,373,133	118,819 29
Maskinongé	679,220	43,629 60	857,645	55,647 00
Bass """	1,074,103	69,189 22	867,204	56,560 74
Pike "	2,120,003	131,939 48	2,624,785	159,684 32 59,394 63
Winninish	1,022,620 118,750	51,978 60 7,125 00	1,438,664 64,600	3,876 00
Bar and Whitefish Dozen.		8,497 50	7,372	9,215 00
Tom Cod or Frost Fish Lbs.	641,260	25,650 00	1,463,875	43.555 00
Flounders	152,520	9,150 12	49,920	2,995 20 19,832 00
Squid Brls. Ool&chans, pickled	3,487	13,948 00	4,958	800 00
do freshLbs.	31,350	1,881 00	44,000	2,640 00
do smoked "	13,000	1,300 00	1,900	380 00
Clams		8,180 00	60.00	7,950 00
Fur Seal Skius	{	159,214 00	38,907 31,226	389,370 00 30,476 00
Sea Otter Skins "	1		25	1 1 600 00
Porpoise Skins	108	240 00	177	668 00
-	x iv			

GENERAL RECAPITULATION

Of the Yield and Value of the Fisheries in the Dominion of Canada—Concluded.

77' J 6 70' 1	18	85.	188	86.
Kinds of Fish.	Quantity.	Value.	Quantity.	Value.
Fish Oils	35,938 273,901 3,906 59,400	\$ cts. 489,287 20 2,220 00 144,237 99 242,650 75 59,340 00 2,090 00 3,564 00 120,000 00 43,500 00 246,632 25 17,722,973 18	899,363 1,800 25,176 { 171,210 171,769 1,303	\$ cts. 505,771 75 1,800 00 104,268 51 198,937 00 70,688 50 21,045 00 2,500 00 8,690 00 125,000 00 39,500 00 303,564 34 18,679,288 57

Of Production in each Branch of the Fisheries in the respective Provinces of the Dominion of Canada, in 1885 and 1886.

PROVINCE OF NOVA SCOTIA.

Kinds of Fish.	18	85.	188	86.
Miles of Fish.	Quantity.	Value.	Quantity.	Value.
مراضا البرانيس كيك والمسابق والبرانية بياضه فيرس سينبري		\$ cts.		\$ ct
Salmon Brls.	3,428	61,704 00	2,584	46,512 0
do fresh Lbs.	445,€58	86,647 35	469,253	90,493 10
do smoked"	27,465	5,493 00	8,150	1,630 0
do preserved Cans.	30,570	6,114 00	14,981	2,996 2
Mackerel, Brls	108,136	1,081,360 00	101,947	1,019,470 0
do preserved Cans.	10,656	1,598 40	22,880	3,432 0
do fresh Lbs.	207,160	D20 C40 AA	93,500	4,895 0
Herring Brls. do smoked Boxes.	116,080	828,640 00	155,750 36,761	623,300 0
do frozen or fresh Lbs.	328,040	29,020 00 13,121 60	260,700	9,190 20 10,428 00
Alewives Brls.	17,591	70,364 00	17,122	68,489 6
do smoked No.	100,000	800 00	100,000	800 0
Cod, dried Cwt.	806,426	3,427,311 25	827,371	3,516,330 3
do boneless Lbs.			31,000	1,360 0
od Tongues and Sounds Brls.	1,215	8,565 00	1,571	11,002 0
Haddock Cwt.	185,575	555,014 00	195,716	6 85,009 0 6
Pollock	56,739	198,588 00	71,332	249,662 5
Hake Sounds Lbs.	58,090	58,090 00	57,553	•
Finnan Haddies	381,000	15,240 00	121,544	57,553 00 4,861 76
Halibut	1,491,987	89,519 22	1,371,039	82,102 34
Shad Brls.	4,919	39,357 60	2,943	23,554 0
Sass Lbs.	14,636	878 20	21,590	1,284 6
Frout ''	128,075	7,684 50	131,562	7,893 7
quid Brls.	3,139	12,556 00	4,394	17,576 0
Smelt Lbs.	418,150	25,089 00	600,243	36,014 50
Gels Brls.	2,979	26,811 (0 3,930 00	3,502 1,397	31,518 00
obsters, preserved	1,310 6,805,340	1,020,801 00	7,206,347	4,191 00
do Tons	0,000,040	56,621 00	1,200,341	1,080,952 08 153,034 40
ish OilsGals.	493,100	320,515 00	492,585	320,021 28
od Liver Oil "	2,220	2,220 00	1,800	1,800 00
luano Tons.	1,091	16 3 5 00	588	8,830 00
Fish used as bait Brls.	51,676	51,676 00	57,132	57,132 00
do for manure	23,245	11,632 50	26,139	13,069 50
fixed Fish Lbs.	1 100	E COO 00	6,200	317 00
Clams Brls.	1,136	5,680 00	990	4,950 00
Amount sold in Halifax Fish Market		43,500 00		39,500 00
Iome Consumption of various counties, as per return		100,281 25		124,526 2
Total		8,283,922 87		8,415,361 4
Increase				131,438 5

Of Productions in each Branch of Fisheries, &c.—Continued.

PROVINCE OF NEW BRUNSWICK.

_	188	5.	1886		
Kinds of Fish.					
e.	Quantity.	Value.	Quantity.	Value.	
•		\$ cts.		\$ cts.	
odfish Cwt.	1 000 00	- 1	. 50 445	•	
lerring Bris	83,298 109,717	354,016 50	79,445	337,641 25 380,720 00	
do smokedBoxes.	1,313,535	438,868 00 328,383 75	95,180	270,346 00	
UO frozon No. 1	15,800,150	94,800 90	1,081,384 21,023,300	126,139 80	
Rrlo Rrlo	10,845	108,450 00	17,868	178,680 00	
	135,616	20,342 40	70,128	10,519 20	
addock o	17,587	61,554 50	13,321	46,623 50	
	16,192	56,672 (0	16,034	56,119 00	
	41,124	143,934 00	22,990	80,465 00	
	47,360	2,841 60	55,721	3,343 26	
almon, pickled Brls.	191	3,438 00	224	4,032 00	
40 fresh in ice Lhe	1,356,498	271,299 60	1,201,732	240,346 40	
preserved, in cans	16,6:8	3,323 60	4,125	825 00	
40 smoked 4	6,900	1,390 00	18,198	3,639 60	
lewives Brls.	21,070	84,280 00	15,865	63,460 00	
	70,930	4,258 80	65,610	3,939 00	
	5,497,858	329,871 48	6,484,145	389,048 70	
	9.616	96,160 00	5,577	55,770 0	
	1,522	13,698 ∩0	3,745	33,705 C	
	26,240	1,574 40	16,264	975 8	
	55,860	335,160 00	73,291	732,9 10 0	
	185,150	11,1(9 00	131,707	7,90 3 4	
	97,500	5,850 00	134,200	8,052 0	
	13,350	801 00	14,900	891 0	
	27,368	83,104 00	28,083	84,249 0	
do preserved	5,236,252	785,437 80	4,661,812	699,271 8	
od Tongues and State But	3,111	93,330 00	4,290	128,700 0	
od Tongues and Sounds Brls.	138	966 00	46	322 0	
rish Oil	48,577	48,577 00	29,510	29,510 0	
igh Guano	98,142	58,885 20	92,788 655	55,672 8	
rish used as manure	2,785	41,775 00		9,825	
do 1 DI18.	20,890	10,445 00	39,185	19,592 5	
equid.	51,968 348	77,952 00 1,392 00	55,484 564	83,181 0 2,256 0	
rost FishLbs.	583,141	23,325 64	713,875	28,555 0	
Flounders Lbs.	152,502	9,150 12	49,920	2,995 2	
ish Roes Brls.	152,503	24 00	40,020	A, 559 4	
Total		4,005,431 29		4,180,227 2	
Increase	1			174,795 9	

Of Production in each Branch of Fisheries, &c.—Continued. PROVINCE OF PRINCE EDWARD ISLAND.

Kinds of Fish.	18	85.	188	36.
Kings of Figu.	Quantity.	Value.	Quantity.	Value.
		\$ cts.		\$. cts
Cod Cwt.	22,891	97,288 00	12,850	51,400 00
do boneless		,	35,790	2,147 40
Herring Brls.	46,937	187,748 00	43,204	129,612 00
do smoked Boxes.	60	15 00		
Mackerel Brls.	24,424	244,240 00	27,534	275,340 00
do preserved Cans.	393,462	39,346 20	679,584	67,958 40
Haddock Lbs.	83,306	4,998 36	71,550	4,293 00
Hake Cwt.	14,520	50,820 00	9,530	28,590 00
Salmon, fresh Lbs.	8,455	1,268 25	2,440	366 00
Alewives Brls.	877	3,069 60	700	2,100 00
Halibut Lbs.	6,770	406 20	9,680	580 80
Bass "	770	46 20	200	13 00
Trout "	71,120	4,267 20	75,195	4,511 70
Smelts "	57,500	3,450 00	74,100	4,446 00
Sels "	105,250	6,315 00	150,650	9,039 00
3Hau	200	12 00	750	45 00
Oysters Brls.	28,204	84,612 00	33,125	99.375 00
Lobsters, preserved, in cans Lbs.	4,389,189	526,702 68	3,616,780	434,013 60
Cod and Hake Sounds	28,117	18,276 05	20,580	12,348 00
Fish Oil Galls.	19,220	12,493 00	14,997	7,498 50
Manure Tons.	3,056	3,056 00	3,315	3,315 00
Fresh fish, local consumption Lbs.	166,666	5,000 00		5,000 00
Total		1,293,429 64		1,141,991 40
Decrease in 1886		_,=00,120 01		151,438 24

Of Production in each Branch of Fisheries, &c.—Continued.

PROVINGE OF QUEBEC.

	188	5.	1886	
Kinds of Fish.	Quantity.	Value.	Quantity.	Value.
		\$ cts.		\$ ets
Mmon middled	700		0.47	•
do freeh Brls.	739	7,390 00	647	9,058 00
do Lus.	580,754	52,016 22	418,687 2,255	44,555 20 451 00
od Preserved, in cans	2,914 164,778	437 10 659,112 00	161,050	644,200 0
&ddock "	694	2,776 00	1,037	4,148 0
alibutLbs.	61,600	1.848 00	46,432	2,785 9
Take Dickied	53,542	244,115 60	40,820	185,540 0
do smokedBoxes.	4,179	1,044 75	7,560	1,890 0
4 0 10	143,200	13,645 30	Lbs. 508,960	30,537 6
els	816,815	84,681 50	1,433,601	86,016
lo pickled Brls.	99	693 00	113	791 (
ackerel	2,347	14,082 00	613	6,130 (
ardines	6,857	20,571 00	744	2,232 (
	1,713	8,565 00	535	2,675 (
do Lbs.	361,100	18,055 00	795,800	39,790 (
do	593,820	42,263 20	494,340	37,286 8
inn:	139	1,112 00	152	1,520
inninish Lbs.	118,750	7,125 00	64,600	3,876
ar and Whitefish Doz.	6,798	8,497 50	7,372	9,215
askino-	50,060	4,004 80	53,800	4,304
BRO STATE OF THE S	113,820	9,105 60	209,415	16,753
ickanal	237,150	18,972 00	226,965	18,157
ka	265,009	20,639 84	479,852	36,255 21,201
om Cod	554,190	28,556 50	424,030	
od Ton	1,550 189	2,325 00 1,701 00	10,000 239	15,000 2,151
Opato - Sacs with Bonting	872,257	130,838 55	949,482	142,422
mall and district the second second	18,349	68,959 00	17,332	59,215
eal Skins	9,195	9,195 00	28,226	28,226
orpoise skins	108	240 00	177	668
ish used as heit and manuse. Rais.	142,740	71,370 00	253,053	102,083
ish used as bait and manure Brls.	95,562	87,899 25	131,919	93,335
tuano Tons.			60 j	2,400
melts Lbs.	8,850	619 50	32,400	1,944
ish used as local consumption Brls.	19,251	77,004 00	21,142	84,568
Total		1,719,459 61		1,741,382
Increase		-,, 01	1	21,922

Of Productions in each Branch of Fisheries, &c.—Continued.

PROVINCE OF BRITISH COLUMBIA.

771 3 API 3	188	5.	1886.	
Kinds of Fish.	Quantity.	Value.	Quantity.	Value.
		\$ cts.		\$ cts.
Balmon Brls.	3,468	31,212 00	3,056	26,151 00
do fresh No.	204,700	40,940 00	Lbs. 825,600	57,792 00
do preserved, in cans Lbs.	5,208,816	542,585 00	7,740,960	838,604 00
do smoked "	370,000	37,000 00	22,700	3,405 00
Herring, fresh "	36,600	1,830 00	38,000	1,140 00
do smoked "	56,000	7,000 00	4,500	900 00
Frout, fresh "	83,000	5,810 00	30,750	3,075 00
Sturgeon "	354,500	17,725 00	114,900	5,745 00
Whiting	241,160	12,058 00	55,000	2,750 00
Dlams		2,500 00		3,000 00
Halibut, fresh	159,000	9,540 00	81,000	8,100 00
Ovsters Brls.	250	1,250 00	300	2,100 00
Oolachans, pickled Lbs.	22,500	1,800 00	16,000	800 00
do smoked "	13,000	1,300 00	1,900	380 00
do fresh "	31,350	1,881 00	44,000	2,640 00
Fur Seal Skins No.		150,019 00	38,907	389,070 00
Hair do		100,019 00	3,000	2,250 00
Sea Otter Skins	i		25	1,500 00
Fish OilGalls.	62,730	26,024 00	45,910	20,496 00
Crabs and Prawns		2,000 00		2,500 00
Sardines				500 00
Smelts, fresh Lbs.			19,000	760 00
Assorted Fish "	59,400	3,564 00	173,800	8,690 00
Fresh fish, sold in local markets		120,000 00		125,000 00
Fish for home consumption, Chinese laborers		62,000 00		70,000 00
Total		1,078,038 00		1,577,348 00
Increase	1	1 -, -, -,		499,310 00

Note.—The consumption by Indians is not included in the above figures.

Of Production in each Branch of Fisheries, &c.—Continued. PROVINCE OF ONTARIO.

	188	35.	1886.	
Kinds of Fish.	Quantity.	Value.	Quantity.	Value.
		\$ cts.		\$ cts
Whitefish Brls.	5,355	53,550 00	2,489	24,890 00
do Balman Lbs.	2,867,500	229,400 00	3,167,226	253,378 08
Rrls.	4,166	41,660 00	2,278	22,780 00
do Lbs.	4,598,454	367,876 32	4,254,916	340,393 28
Pring	59,706	298,530 00	39,830	199,150 00
do Lb3.			5,468,854	273,442 70
askinongéLbs.	565,400	33,924 00	648,230	38,893 80
ickerel	636,397	38,183 82	486,742	29,204 52
ickerel	1,757,494	105,449 64	1,747,369	104,842 14
Illrana-	468,430	28,421 50	387,705	19,3 85 2 5
(B)	1,459,035	72.951 75	1,374,669	68,733 45
Oargo D: 1	18,875	943 75	51,045	2,552 28
ish for I	1,646,933	49,407 99	1,296,095	38,882 86
ish for Home Consumption	913,100	27,393 00	649,003	19,470 09
Total		1,342,691 77		1,435,998 41
Increase				93,306 64

Approximate yield and value of the Fisheries for the Year 1886. MANITOBA AND NORTH-WEST TERRITORIES

The decoration of Physics	1886	3.
Kinds of Fish.	Quantity.	Value.
Whitefish, fresh. Lbs. do salt Bbls. Pickerel, (Doré) Lbs. Pike (Jackfish) " Sturgeon " Tullibee " Smoked Fish " Mixed Fish "	2,697,597 2,414 263,364 626,929 18,000 95,246 440 150,532	\$ cts. 134,879 85 16,898 00 10,534 56 18,807 87 900 00 1,904 92 44 00 3,010 \times 4
Total		186,979 84

RECAPITULATION.

Provinces.	Val	ue.	Decrease.	Increase.
	1885.	1886.		
	\$	\$	\$	\$
Nova Scotia. New Brunswick	8,283,922 4,005,431 1,719,459 1,293,429 1,078,038 1,342,691 Not given.	8,415,361 4,180,227 1,741,382 1,141,991 1,577,348 1,435,998 186,979	151,438	131,438 174,795 21,922 499,310 93,306 186,979
Totals	17,722,973	18,679,288	151,438	1,107,753 956,315

EXPENDITURE.

The total expenditure for the Fisheries Service during the financial year ending. 30th June, 1886, amounted to \$164,400.16, as follows:—

General Service	-		-	•		-	\$82,748	06
Fish breeding		-	-	•	-		44,03 8	80
Fisheries Protection Service	-		-	-		-	37,613	30

This Expenditure is sub-divided as follows:—

Ontario.	\$ cts.	\$ cts
rishery officers' salaries and disbursements	17,900 74 9,696 54	27,597 28
Quebec.		
Fishery officers' salaries and disbursements	13,938 21 9,197 89	23,136 10
Nova Scotia.		
Fishery officers' salaries and disbursements	17,852 33 7,478 23	25,330 56
New Brunswick.		
Fishery officers' salaries and disbursements	15,719 36 2,852 02	18,571 38
British Columbia.		•
Fishery officers' salaries and disbursements	1,878 53 5,405 87	7,281 40
Prince Edward Island.		,
Fishery officers' salaries and disbursements	3,187 73 687 17	3,874 90
Manitoba.		·
Fishery officers' salaries and disbursements		1,920 73
Figheries' Protective Service		37,613 30
MISCELLANEOUS.	,	
Legal and incidental expenses Rapenditure in connection with the distribution of fishing bounty General account, fish breeding, including Superintendent's salary, disbursements, building fishways. &c.	767 11 1,653 56 7,929 76	
ments, building fishways, &c.	8,721 08	19,071 51
		164,400 16

FISH BREEDING EXPENDITURE.

The expenditure incurred for fish culture is also sub-divided as follows, among twelve fish hatcheries:—

Ontario.	\$ cts	\$ cts.
Newcastle Hatchery Sandwich do	4,997 97 4,698 57	9,696 54
Quebec.		•
Tadoussae Hatchery	1,800 72 1,759 03 1,246 88 4,391 26	9,197 89
Nova Scotia.		
Bedford Basin Hatchery	4,855 84 2,623 39	7,478 23
New Brunswick.		
Miramichi Hatchery St. John River Hatchery	1,339 08 1,512 94	2,852 02
Prince Edward Island.		•
Dunk River Hatchery		687 17
Brstish Columbia.		
Fraser River Hatchery		5,405 87
GENERAL DISBURSEMENTS.		
Salary of Superintendent of fish culture	2,000 00 6,721 08	8,721 0
		44,038 86

RECEIPTS.

The collections made during the fiscal year, ending 30th June, 1886, are as follows:—

	\$ c	ets.
Ontario—		
New Brunswick—	15,917	6
Rents, taxes on nets and finesQuebec—	4,078	10
Rents, license fees and fines	2,963	75
% Fishery licenses and fines.	2,166	53
Salmon fishery licenses	922	50
Prince Edward Island— License fees	40	0
Total	26,088	5

FISHING BOUNTIES.

The total number of claims received by the Department, in 1885, was 14,315, against 12,652 in 1884. Of this number, 110 were rejected for non-compliance with the regulations, and 81 withheld for further enquiry.

The total number of claims paid, in 1885, was 14,124, an increase of 1,657 as compared with 1884.

The total amount of money distributed as fishing bounties among vessels and boats, was \$161,597.39; an increase of \$5,878.41 over 1884.

The number of vessels entitled to the bounty in 1885, was 831, with a tonnage of 32,217 tons, a decrease of 80 vessels and of a tonnage of 2,447 tons as compared with 1884.

The number of boats which received bounty in 1885, was 13,233, against 11,556 in 1884, and the number of fishermen 26,741; an increase of 1,737 boats and 2,805 fishermen over the previous year.

For details of payments to vessels and boats see Appendix No. 2, page 58.

FISH BREEDING.

There are twelve hatcheries under the control of the Dominion Government docated as follows:-

ONTARIO-

Newcastle, Sandwich.

QUEBEC-

Magog, Tadoussac, Gaspé, Ristigouche. NEW BRUNSWICK-

Miramichi. St. John River.

NOVA SCOTIA-Bedford, Sydney.

PRINCE EDWARD ISLAND-Dunk River.

BRITISH COLUMBIA-Fraser River.

No new hatcheries were built during the past year, but considerable repairs Were made in the hatcheries at Sydney, Dunk River, St. John River, and Fraser River, and all are now in good working order.

The total number of young fish of various kinds hatched at, and distributed from, the several hatcheries of the Dominion during the season of 1886, from the crop of 1885, amounted to 76,724,000, and the total quantity of ova laid down in all the hatcheries, during the fall of 1886, was 93,224,900.

The kinds of fish at present hatched out in these hatcheries include the Atlantic and Pacific salmon, the whitefish and salmon-trout of the great lakes of Ontario. the pickerel (doré), and the speckled or brook trout.

Large shipments of semi-hatched ova of whitefish and salmon trout were made to Newfoundland and to the Colonial and Indian Exhibition at London.

Complete details and statements connected with fish-breeding operations, during the season of 1886, will be found at Part II of the present report.

REGULATION AND PROTECTION OF THE LOBSTER AND OYSTER FISHERIES.

The lobster fishery shows unmistakeable evidence of being overfished. Energetic action cannot longer be deferred for the protection of this industry; either the catch must be prohibited for a few years, a limit placed thereon, or the fishery regulated by means of licenses. The same may be said of the oyster fishery. An exhaustive enquiry carried on during the fishing season, and including an inspection of the fishing grounds and factories is very desirable, to ascertain how the needed protection can best be extended.

DEPARTMENTAL STAFF.

Reference to the appendices annexed to the present report shows that the number of persons employed on the outside staff of this Department during the present year, including the officers and crews of fisheries protection cruisers, was 863. To this number must be added about 25 special fishery guardians employed for short periods during the close seasons, making a total of 888 persons engaged in the protection of the deep sea and inland fisheries of the Dominion.

PROTECTION OF CANADIAN FISHING GROUNDS AGAINST FOREIGNERS.

The United States Government having, in 1883, notified Her Majesty's Government that the fishery articles of the Treaty of Washington would terminate on the 1st of July, 1885, in order to avoid all misunderstandings and difficulties which might otherwise have arisen from an abrupt termination of fishing operations during the middle of the fishing season, a temporary arrangement was entered into between the United States and Great Britain by which the privilege of fishing in Canadian waters was continued to United States citizens until the close of the year 1885.

As a part of this agreement, the President of the United States was to bring the whole fishery question before Congress at its coming session in December, and recommend the appointment of a joint commission for the settlement of the whole fishery question, as well as for the extension and development of trade relations between the United States and British North America.

The President's recommendation was rejected by the Senate.

No other course was then left the Canadian Government but to adopt measures for the protection of its rights, and the following vessels were employed as cruisers during the season of 1886:—

Str.	"Lansdown	е"					Car	ot. P. A. Scott, R.N
	(Sabs	equentl	y re	placed	d by	the	str. " .	Acadia.")
"	" La Canadi	ionne"					Ca	pt. W. Wakeham.
								C. M. Lorway.
								Thos. Quigley.
								Jas. McLean.
								M. Smeltzer.
								Wm, McLaren.
"	" Lizzie Liz	dsav "					6:	L. Pouliot.

The following United States fishing vessels were seized during the season of 1886 for violations of the Treaty rights:—

"D. J. Adams".			•	Jesse Lewis,	owner.
"Ella M. Doughty"			•	W. A. Doughty	44
"Highland Light"				Jno. H. Ryder	"

This latter vessel was condemned before the Vice-Admiralty Court of Charlottetown, P.E.I., and purchased by the Canadian Government, to be subsequently employed in the fisheries protection service.

CANADIAN FISHERIES EXHIBITS.

The fisheries exhibits loaned for the London Colonial and Indian exhibition, during the spring of 1886, were returned last March, and are again opened to public inspection in the Victoria Hall, O'Conner Street, Ottawa.

The purchase of this building having been arranged for it is proposed to increase the usefulness and add to the attractions of the exhibition by fitting up a fish hatchery in the bisement of the building referred to, which is admirably adapted for the purpose.

A Blue Book relating to the so-called "Fishery question," from its inception to the present time, together with a record of the operations of the protection vessels is in course of publication, and will be available for submission? to Parliament at an early date.

I have the honor to be, Sir,

Your obedient servant,

JOHN TILTON,

Deputy Minister of Fisheries.

STATEMENT of Fines imposed and Amounts received by the Department of Fisheries for violations of the Fisheries Act and Regulations, during the Year 1886.

201 1101111020	of the Fisheries Act and Regulation	,		
Name.	Nature and Place of Offence.	Amount of Pen- alty.	Amount received by Department	Remarks.
		\$ cts.	\$ cts.	
T. Depuy	Allowing sawdust and mill rubbish to		10.00	
James Jeratt	allowing sawdust and mill rubbish to	20 00	10 00	
John Bromley	Co. Bruce	5 00 20 00	2 50 20 00	
H. J. Church	do do Allowing sawdust to escape into Petawawa	20 (0	20 00	
Stephen Johnston	Rive., Co. Renfrew	20 00	20 00	
D. Fisher	the Ottawa River, Co. Renfrew	2 00	2 00	
Joseph Maurice	River, Co Bruce	20 00	20 00	
C. Kilmaster	Catching bass during close season at Long	1 00	1 00	
John A. Reid	Point, Lake Erie	2 00	2 00 2 50	
A. Gordon	phur Creek, Co. Haldimand	5 00 5 00 10 00	2 50 10 00	
Forrence McFarland.	Fishing during close season, Co. Leeds Allowing sawdust to escape into Nottawasaga River, Co. Cardwell	15 00	7 50	
John Hughston	Allowing sawdust to escape into River Credit, Co. Cardwell	10 00	10 00	
Laurence Hartman	Fishing illegally in Bob's Lake, Co. Frontenac	13 00	9 00	
L. Bédard J. D. Moore	do Neglecting to put fishway in his mill-dam,	4 00	4 00 2 50	
Jabez M. Barnard	Killing bass during close season on the	2 50 4 00	2 00	
Charles H. Perrin Jabez M. Barnard	do do	4 CO	2 00	
Harry Davison &)	dam on the Thames River open	4 00 5 00	4 00 5 00	
Wm. Hamilton } Simon Allcock	Spearing at Lake Scugog	5 00	5 00	
	in Lake Scugog	1 1 50	1 50	
Abraham Shaver George Lausing	do do	1 50	1 50	
John Milligan	do do	1	1 00	
Jonathan Blong	do do	1 00	1 00	
William Hiscock	do do	1	1 00	l .
Arthur Lazier		1 00	1 00	
George Hines			1 00	1
Ben Lebarre		1 00	1 00	1
Herbert Wendt		1		Fine still unpaid
Will am Sanguine		1 1 00	1 00	
John Varcoe	do do	. 1 00	1 00	
Hugh Foster			1 00	
William Stimson William Savigny	do do	1 00	1 00	
Corney Burr		1	4 00	1
Arthur Sawyer		1	4 00	
Anthony Benson				
	Carried forward	225 50	191 50	
	xxviii			

STATEMENT of Fines imposed and Amounts received by the Department of Fisheries, &c.—Continued.

Name.	Nature and P	Place of Offence.		Amount of Pen- alty	Amount received by Department.	Remarks.
				\$ cts	\$ cts	
Henry Duit		forward		225 50	191 50	
Henry Billings	Catching Maskino	ge during close ses	son	1.00	1 00	
	do do	1.		1 00	1 00	Fine still unpaid.
James Do-	do			1 00	1 00	•
JOSenh M. IBUIL	do	3	•••••	1 00	1 00	'
John Vickery Geo. H. Clements	do			1 00	1 00 1 00	
	Having nsh illegally	caught in his pos	ses-	1 00	- 00	
G. P. McIntosh	Having salmon-trou season, at Georg	t caught during c	lose ses-	1 00	1 00	
Ren: do	810n		•••••	5 00 25 00	5 00 25 00	
Jamin Beatty	Allowing sawdust River, Co Welli	to escape into Cr	edit	20 00	20 00	
A. Allbright				5 00	2 50	İ
John McLeod	do	do		5 00	2 50	
Mass	Allowing sawdust	to escape into Bay:	neiai	10 00	10 00	ł
Vanorder	River, Co. Huro Fishing with nets with araqui Bay	ithout a license in	Cat-	10 00	10 03	
John Potti	araqui Bay			10 00	10 00	
John Pettit Bernard S.	Fishing with nets w	ithout a license in	Big			
Bernard Swazie	Creek, Burlingto	• •		5 00	2 50	
Albert Swazie John Bolton	do do	do do	****	5 00 5 00	2 50 2 50	1
	Fishing with nets o			0 00	- "	
John Fletcher	tario			2 00	2 00	1
ች ሥ	Allowing sawdust River, Co. Sime	to escape into Bo	oyne	20.00	1 0 0 0	
T. Moffatt Thomas Ness	Having speared herr	ing in his nossession	/	20 00 20 00	10 00	Fine remitted.
THE WILL SET	looearing oan without	t license at Lake Sim	coe	5 70	2 85	The remitted.
Richard Shepherd Walter Adamson	do	do		5 70	2 85	ļ
Walter Adom	do	₫ο	•••	2 95	1 48	
13	1 40	do do	•••	5 70 2 95	2 85 1 48	
Lennand	do	d o		2 95	1 48	
WHITE I THE WALL THE TANK	l do	do		10 00	5 00	
The state of the s	1 40	do	••••]	15 00];;;	Unpaid. 30 days in
		do do	••••	2 95 2 95	1 48	jail.
Wicho- 3 "LILO	l do	do	***	2 95	1 48	
406 B:	l do	do		2 95	1 48	
WILL THE COMMISSION OF THE PARTY OF THE PART	do	₫ο	•••	2 95	1 48	İ
Robert Rittle Richard Boyd	do	do	•••	2 95 2 95	1 48	
W 1111- 2 7 J W ** * * * * * * * * * * * * * * * *	do do	do do	•••	2 95	1 48	
		do		2 95	1 48	
		do	•••	2 95	1 48	
Williphe Trembly	do	do	•••	295	1 48	}
		do do	•••	2 95 2 95	1 48 1 48	
		do	•••	2 95	1 48	1
James King	do	do	***	2 95	1 48	
W. H. Rose	do	do	•••	1 95	98	
	do	do	•••	2 00	2 00	_\
	Carried	forward	•••••	448 65	325 17].

xxix

STATEMENT of Fines imposed and Amounts received by the Department of Fisheries, &c.—Continued.

	risne	eries, &c.—Con	unuea	5.		
Name.	Nature and l	Place of Offence.		Amount of Pen- alty.	Amount received by Department.	Remarks.
	Bro	ught forward	•••	\$ cts. 448 65	\$ cts. 325 17	
G. Ford	 Spearing fish withou	t license at Lake S	Simcoel	2 00	2 00	
W. A. Sheppard	do	do "	•••	2 00	2 00	
B. Tillett	do do	do do	•••	2 00 2 00	2 00 2 00	
W W. Adamson	do	do	•••	2 00	2 00	
L. Wheeler	do	do		2 00	2 00	
T. Ness	do	do		2 00	2 00	
G. Nesbitt	do do	do do	••••	2 00 2 00	2 00 2 00	
John Cromir		do		2 00	2 00	
James Barry		do		2 00	2 00	
John Taylor	l do	do		2 00	2 00	
J. Parkes, sr	do do	do	•••	2 00 2 00	1 00 1 00	
J. Parkes, jun	do	do do		2 00	1 00	
J. Uameron	do	do	•••	2 00	1 00	
G. Thayer	do	do	•••	2 00	1 00	
John Smith	do do	do	•••	2 00 3 00	1 00 3 00	
Edmund Corner		do do	•••	2 00	1 00	
Chs. Massington, sen		do		2 00	1 00	
Robert Chapelle	do	do	•••	2 00	1 00	·
C. T. Noble Charles Massington,	do	do	•••	2 00	1 00	
jun	do	do		2 00	1 00	
James Cleary	do	do	•••	2 00	1 00	
John Reid	do	ĝο	•••	2 00	1 00	
Josiah Ledore James Nelson	do do	do do	•••	2 00 2 00	1 00	
William Johnson	do	do	•••	2 00	1 00	
Francis Irons	do	do	•••	2 CO	1 00	
Chs Irons	do	do		2 00	1 00	
John Hales	do do	do do	•••	2 00 2 00	1 00	
William Doty	do	do	•••	2 00	1 00	
Christopher Lepard.	do	do	•••	2 00	1 00	
William Sheppard		do	•••	2 00	1 00	
Arthur Ennes	do do	do do	•••	2 00 2 00	1 00	
Wm. R. Young		do	•••	2 00	1 00 1 00	
Duncan King	do	do	•••	2 00	1 00	
Elisha Rhyndress		do	. :::	2 00	1 00	
U. S. Young		er, Co. Simece	is maill	10.00	5 00	
C. C. Blake	Spearing fish without phremagog	it license at Lake	Mem-	10 00 5 00	5 00	
William Kimplon	i do	ao	•••	5 00	5 00	
Pierre Champigney	Seining on Sunday,			5 00	2 50	
Stanislas Girouard Pierre Lamothe		do do	••••	5 00 2 50	2 50	i I
E. J. Stewart	Fishing on Sunday,	Ristigouche Rive	r	5 00	1 25 5 00	
Mr. Cyr	Killing bass during	close season, Ch	ateau-			
Mr Parrot	guay River		••••	3 00		Fines withheld
Mr. Perrot Mr. Bourdon		do do	•••	3 00 1 00	•••••	by Police Magas
Mr. Descaries		d o	•••	1 00	*****	trate.
) Carried	forward	i	577 15	406 42	

Statement of Fines imposed and Amounts received by the Department of Fisheries, &c.—Continued.

	risheries, &c.—Commuea	•		
Name.	Nature and Place of Offence.	Amount of Pen- alty.	Amount received by Department	Remarks.
		\$ cts.	\$ cts.	
	Brought forward	577 15	406 42	
Etienne Conilland	Fillian hara during alam saran Chatan	ļ	l	
Delate -	Killing bass during close season, Chateau-	1 00) Fines withheld
Charles Couillard	do do	1 00		by Police Magis-
Charles Lalumière C. Beattie	do Killing bass during close season at Missis-	1 00) trate.
W D:	quoi Bay	2 00	2 00	
W Pitts H. Borden F. Lamourens	do do	2 00	2 00	
4 . Liama-	do do	2 00 2 00	2 00 2 00	
Joseph Blais	do Seining during close season, Yamaska River do do	5 00	2 50	
		5 00	2 50	
Michal Coma	do Fishing salmon illegally at Gaspé Basin Netting trout. Go Wolfe	1 00	1 00 2 50	
		5 00 1 00	1 00	•
Alexio I al	Fishing during close season at Sorel	1 00	1 00	
Alexis Latour	do do Fishing during close season in Brome Lake. do do	1 00	1 00	
1, 40019	do do do	1 00 1 00		One half these
Richard Berard	do do	1 00		fines paid to
Till to a control	do do	2 00		the other half to
Pulsor a regression	1 00 00	2 00 2 00		Clerk of Court.
	do do Catching undersized lobsters at North-West Cove. Co. Lunenburg	2 00	******	,
	Cove, Co. Lunenburg	5 00	5 00	
James Grey	3. 40	F 00	* 00	
7 (1942)	do do do Catching undersized lobsters at Tancook	5 00	5 00	
John Croft	Island	5 00	5 00	
J. 0.10[[Dipping for salmon in Gold River, Co. Lun	0.00	0.00	
William Croft	enburg do do	8 00 1 00	8 00 1 00	
	Having undersized lobsters in possession	3 00	3 00	! {
William Walsh	Barring channel of Gold River with nets Barring channel of "Tittle" with nets, Co. Guysboro'	5 00	5 00]
		2 00	2 60	1
Stewart	Guysboro'	2 00		1
m. do	Co. Shelburne	15 00	1)	1
Frederick White	do do	15 00 15 00	44 80	
Adam Hamilton Abram L. Hatfield	do do	15 00		
			ľ	ļ
T. Croshy	Co. Yarmouth	2 00 5 00	5 00	
M. Shand	Co. Yarmouth	3 00	1 8 00	
E. Homana	Clarke's Harbor, Co. She burne	15 00	14 90	}
	Packing lobators during close season at		00.00	
David Richardson Ed. Graham	Clam Harbor, Co. Halifax	20 00	20 09	
			1 20 00	
		10 00	10 00	
D. Mon	Co Victoria	3 00	3 00	
D. McRae John Doyle	do do	1 50	1 50	
20Ate***********	logiting custing of Otherines proof on	1	1	1
	Victoria	1 00	1 00	1
	Carried forward	792 65	587 12	
		•		

STATEMENT of Fines imposed and Amounts received by the Department of Fisheries, &c.—Continued.

Name.	Nature and Place of Offence.	Amount of Pen- alty.	Amount received by Department	Remarks.
		\$ cts.	\$ cts.	
	Brought forward	792 65	587 12	
Martin Seward	Catching alewives during close season at			
T Muunam	Cow Bay, Co. Halifax do do	2 00	2 00	
James Murray James Murray, jun	do do	1 00	1 00	
Edward Seward	do do	2 00 1	2 00	
John McKinley	Catching alewives during close season at			
	Musquodoboit Harbor, Co. Halifax	2 00	2 00	
Michael Myers	Barring channel of Little River, Co. Inver- ness, with nets	6 CO	6 00	
Laurent Cormier			i	
Indian our Indian	Margaree, Co. Inverness	4 00	4 00	
Pepin Chiasson	do do	4 00	4 00	
John Chiasson	do do	4 00	4 00	
Mederick White	do do	4 00	4 00	
Sylvester Chiasson	do do	3 00	3 00	
O. Doucette	do do	3 00 2 00	3 00	
Murdock Cameron	do do	2 50	2 00 2 50	
Allan Gillis	do do	2 50	2 50	
A. Gillis	do	2 00	2 30	
	Having lobsters in possession during close season at Ferguson's Cove, Co. Halifax.	10 00	10 00	
William Viennen	Fishing during prohibited hours, British Columbia	5 CO	5 CO	
Frederick Kaye	Fishing with nets without license at New Westminster, B.C	20 00	20 00	
James Stewart	Having lobsters in his possession during close season, Co Queen, P.E.I	1 00	1 00	
Roderick McRae	do do	1 00	1 00	
Théodore Lantz	do do	50 00	50 (0	
Obediah Heuneberey	do do	75 00	75 00	
Duncan Mann	do do	1 00	1 00	
do	Having lobsters in his possession during close season, King's Co., P.E I	50 00		Held for collec-
	Canning lobsters during close season, King's	400 00		tion. Left the country to
Alfred Higginbotham	Canning lobsters during close season at		1	
	Murray River, King's Co, P.E.I.	200 00		Committed to jail for one month in default.
David Dauphiné		3 00	3 00	deraut.
W Releases	Shippigan Fishing for smelts illegally at Chatham, N.B.	5 00	5 00	
W. Falconer Bruneau Gogain	Taking oysters during close season at Co-	l .	5 00	
Philip Hebert	Catching lobsters during close season at	1		
Charles Lucas	do do at Casey Cape		10 00	Fine unpaid. Party
William Booth				gone to U.S.
do	Selling illegally caught salmon	20 00	30 00	paid for pro-
Pascal Hebert	Fishing for smelts without license at Shediac River.	10 00	30 00	sional assistance out of the fines
Baptiste Poirier		10 00	/	imposed.
	Total	1,742 65	847 12	
	·		•	1

APPENDIX No. 1.

SCHEDULE

OF

FISHERY OFFICERS

IN THE

DOMINION OF CANADA.

PROVINCE OF ONTARIO.

Name.	District.	Post	Office	Address.	Rank	•	Salary.
ames Dickson	Lake Superior, from Pigeon River to						\$ cta
0	Slate Island Lakes Superior and Huron, from Slate Island to Collin's Inlet, Georgian	Port	Arthu	r	Overse	9 r	100 0
. A. Cameron	Bay	Saul	t Ste. 1	[arie	do		200 0
olomon James	Joseph's, Cockburn, Manitoulin and adjacent islands	1	đo		do		200 0
. M. G. Fraser	cluding the mouths of Maganeta- wan and French Rivers	Shav	vanaga	, Parry S.	do		100 0
amuel Frazer	William Henry Island to the mouths of Severn and Muskoka Rivers Georgian Bay, from Victoria Harbor to Allenwood, including Christian	Vict	oria Ha	rbor	đo		100 0
300. S. Miller	Hope, Beckwith and Giant's Tomb islands	Midl	and		đo		100 (
. Shackleton	Georgian: Bay, from Colpoy's Bay to Cape Hurd, and Lake Huron, from Cape Hurd to Stoke's Bay, includ-		n Soun	d	do		100 (
R. H. Murray	ing the inland waters of the Townships of Albemarle, Eastnor, Liudsayand St. Edmund's, in the County of Bruce	Col	ooy's B	ay	do	•••	100 (
L. C. McKinnon	Townships of Amabel and Albe- marle	Alle	nford	*****	do		100
avid McMester	Kettle Point	God	erich	•••••	cb		100
. W. Raymond	Baby's Point, on Lake Huron, to Baby's Point, on River St. Clair Little Lake, foot of St. Ann's Island to upper part Lake St. Clair	Sam	ni a .		đo		200
	to upper part Lake St. Clair	Mite	hell's	Bay	do	•••	50

SCHEDULE of the Fishery Officers in the Dominion, &c. - Continued.

PROVINCE OF ONTARIO-Continued.

Name.	District.	Post Office Address.	Rank.	Salary.
	Brought forward		B	\$ cts.
A. Quenneville	Lake St. Clair, from division line be- tween Dover, East and West, to Stony Point, including mouth of			
E. Boismier	Lake St. Clair, from Baptiste Creek to	Stony Point	1	20 00
Wm. Prosser	mouth of Detroit River Lake Erie, from mouth of Detroit			300 00
Alex. McBride	Lake Erie, comprising frontage Coun- ties of Norfolk and Haldimand, and extending from division line be- tween Counties of Norfolk and	Kingsvile Blenheim St. Thomas	Overseer.	100 00 50 00 50 00 50 00
W. A. McCrae	Elgin to division line between Townships of Rainham and South Cayuga	Port Ryerse	do	200 00
Peter Price,	Lakes Erie and Ontario, from Moulton	Dunnville St. Williams	do Overseer.	100 06 50 00
Wm. Johnson Wm. Helliwell	Bay through Niagara River to Whitby Harbor	Hamilton Toronto	do Guardian.	600 00
	York Lake Ontario, fronting on County of	Highland Creek	Overseer	100 00
	Northumberland, and Rice Lake Bay of Quinté, fronting on County of Hastings, and from Carrying Place eastward to Mill Point, fronting on		do	4 0 0 00
Jos. Redmond	the County of Prince Edward Lake Ontario, fronting on County of	Belleville	do	500 00
	Prince EdwardLake Ontario, fronting on Counties of	Picton	do	300 00
R. R. Finkle	Lennox and Addington, including inland waters and upper portion of Amherst IslandLake Ontario, fronting the Township of Ernestown, in the County of	Napanee	đo	150 00
Peter Kiel	Lennox and Addington, and lower portion Amherat Island	Bath	do	50 00
Thos. Merritt	Lake Ontario, fronting on Townships of Storrington, Pittsburg and King- ston, County of Frontenac, includ-	Wolfe Island	do	200 00
John Cox	ing part of Bay Quinté and River St. Lawrence	Kingston	do	100 00
	River St. Lawrence, from Howe Is-	Howe Island	do	50 99
	land to Jackstraw Lighthouse, in- cluding Gananoque to River		do	100 00
	Carried forward 2			5,020 0

SCHEDULE of the Fishery Officers in the Dominion, &c .- Continued.

PROVINCE OF ONTARIO-Continued.

Name.	District.	Post Office Address.	Rank.	Salary.
	Brought forward			\$ cts. 5,020 00
J. G. Wallace	River St. Lawrence, from Gananoque to Rockport.	Lansdowne	Guardian.	50 00
menry Hunt	River St. Lawrence, around Larue's	Rockport	1	20 00
Joshua Legge	River St. Lawrence, from Sheriff's	•		
William Pool	Point to head of Grenadier Island River St. Lawrence, from Rockport	Gananoque	do	50 00
1	to rescott	Grenadier Island, Rockport	Overseer	50 00
Sydney Pattison	River St. Lawrence, from Gananoque		!!	50 00
John Mooney	River St. Lawrence, from Brockville	Rockport	l i	
T. McGarity	to Cornwall	Prescott	Overseer .	200 00
	Countries of Stormout and Give	Cornwall	do	50 00
Pierre St. Pierre	Ottawa River, from Point Fortune to		1	
Olivier Miron	Wendover, County of Prescott South Nation River, County of Pres-	Point Fortune	Overseer	50 00
W. W. Boucher	Cott	Alfred	do	30 09
John G-	ties of Russell and Carleton	South March	do	100 00
Grant	ties of Russell and Carleton Ottawa River, fronting on the County of Renfrew, from division line,			
	County Carleton, to Des Joachims,		do	100 00
Arch'd Acheson	oncluding inland waters	Forester's Falls	1	
John McLeod	lumette and Coulonge Lakes North shore Lake Nipissing, from	Westmeath	do	25 00
			1	
Beni o-	Ferris to outlet French River, in- cluding Mattawau River	Sturgeon Falls	do	100 00
J. Dweezy	cluding Mattawan River South shore Lake Nipissing to north- ern boundary of Township of Hims			
	worth and other townships border-	-[
E. C. Par	ing on said waters, including French	Nipissing	do	100 00
- noper	River The waters east of Lakes Muskoks and Rosseau, and south of southern			
	boundary of Townships of Cardwell,	, i		
_	Stisted, Chaffey and Sinclair, in- cluding Townships of Morrison and	i	_	
Geo. R. Steele	Ryde, in Muskoka	Bracebridge	. do	100 00
	por, roley, Onlibute, mass angular	71		Ì
	McKellar, Ferguson, Carling, Shawanaga, Burpee, Hagerman, Harri	-\		
	son, Burton, McKenzie, Wallbridge Brown and Wilson, in Muskoka and	,	1	1
J. G. Rumsey	Parry Sound	McKellar	. do	100 00
				•
	thune, Monteith, McMurrich, Perry	2		1
	foot, in Muskoka and Parry Sound.	Huntsville	. do	. 50 00
	Carried forward		ī	6,245 00

Schedule of Fishery Officers in the Dominion, &c. - Continued.

PROVINCE OF ONTARIO-Continued.

Name.	District.	Post Office Address.	Rank.	Salary.
	Brought forward	*****************		\$ cts. 6,245 00
	The waters of the Townships of Croft, Chapman, Strong, Jolly, Ferries, Lount, Machar, Laurier, Mills, Pringle, Gurd and Himsworth, in Muskoka and Parry Sound	Denville	Overseer	50 00
L. S. Sanders	Conger, in the County of Simcoe, and Districts of Muskoka and Parry Sound North shore, Lake Simcoe and its tri	Alport	do	50 V O
Wm. Hastings	butaries, including Couchiching and Holland RiverSouth shore, Lake Simcoe, from Cook's	Barrie	do∙	150 00
	Bay to Beaverton Inland waters, South Riding, County	Roach's Point	do	50 0 9
	of Simcoe	Beeton	do	70 0 0
H. McFayden	Head waters, Saugeen River and tri- butaries	Durham	do	40 00
Patrick McCarron J. B. Moody	Sydenham River and tributaries North Branch, Sydenham River, from junction with main river at Wallace-	Wallaceburg	do	100 00
Peter McCann	burg to source Thames River, from Thamesville to	Waubuno	do	100 00
	London Thames River, from Lewisville to	London Bothwell	do	250 00·
Timothy McQueen	Thames River, from mouth to Lewis-	Chatham		150 00
	Grand River and tributaries, from Brantford upwards	Brantford		100 00
W. B. Jelly	Inland waters, North Riding, County	Bowling Green	,	40 00
Andrew Hughson	Wellington		go	40 00
	Mills Cataract	Orangeville	do	50 00
Robert Stewart Wellington Hull	Inland waters, County Cardwell Rivers Credit and Speed and their tributaries, in Townships of Era-	1	do •	50 00
Alex Riskely	mosa, Erin, Caledon and Esquessing River Credit, from mouth to Norval,	Krin	do	50 OO:
	County Halton	Port Credit	do	
	Trent River, Counties Northumber- land and Hastings	Meyersburg	do	100 00
J. R. Graham	Victoria, north of Sturgeon Lake, and above Fenelon Falls Lake Scugog, including Lindsay or	Victoria Road	do	100 00
	Seugog River to its mouth, in Coun- ties Durham, Victoria and Ontario. Inland waters, County Peterborough, including Pigeon, Deer, Salmon	Port Perry	Overseer	200 00
	Trout, Stony, Sturgeon and Che- mong Lakes	1	do	250 00
	Carried orward4		l	8,235 00

SCHEDULE of Fishery Officers in the Dominion, &c .- Continued.

PROVINCE OF ONTARIO-Concluded.

Name.	District.	Post Office Address.	Rank.	Salary.
	Brought forward		********	\$ cts. 8,235 00
. Dauncey	Inland waters, East Riding County Peterborough, comprising Gull and Burnt Rivers and tributaries, to-			
3. H. Sweet	gether with Drag, Eagle, Moose, Redstone, Crooked and other lakes. Inland waters, County Hastings, north of Townships Lake, Tudor		do	100 00
I. R. Purcell	Inland waters, Townships of Camden, Portland, Loughboro', Sheffield and	Bancroft	do	50 00
Robert Gilbert	Kennebec, in Addington and Fron- tenac	Colebrook	do	100 00
Ben T .	Clarendon, North and South Ca- nonto and Miller, County Frontenac Inland waters, Townships Bedford, Hinchinbrooke, Olden and Oso,		do	100 00
W. H. Johnston	Charleston Lake, Gananoque Lake	Tichborne	do	50 00
las. Greer	From outlet of Charleston Lake, through Woolsy Creek and Gana- noque River, and South Lake and		do	75 00
Wm. Hicks	River to Lyndhurst at outlet of Beverley Lake, County Leeds	Warburton	do	40 00
Geo. Jeacle	Rideau, Upper Rideau, Openicon,	Farmersville	do	50 00
A. E. Mills	of Leeds	Westport	do	100 00
John Murphy	South Riding, County Lanark, from the narrows between Upper and		do	50 00
Eph. Deacon	Lower Rideau Lakes to Smith's Falls on Rideau Canal	Burgess, Perth	do	50 00
as. McFadden.	Bay River, County Lanark	Bolingbroke	do	100 00
Guy Reid	Lanark	Carleton Place	do	30 00
A. Telfer.	ing River Jock, County Carleton Bonnechère River and Lakes, County Renfrew	Ottawa	do	190 00
red8861	Ronnachlas Dimer and tributaries	Braeside	do	50 (0
McDonald	County Russell	Renfrew	do	25 00
"hog. McKibbon	tan, County Renfrew	Clontarf	do	50 00
- WILLIAM	[Manhant Yalan and Galan Diasa	Eganville	do	25 00
belanger	County Renfrew	Snake River High Falls	do	25 00 25 00
				9,430 09

SCHEDULE of Fishery Officers in the Dominion, &c.—Continued.

PROVINCE OF QUEBEC.

Name.	District.	Post Office Address.	Rank.	Salary.
				\$ cts.
	Lower St. Lawrence River and Gulf	Gaspé Basin	Officer in charge of Fisheries Protec- tion Service in Gulf and Lower St. Lawrence.	1,200 00
L. P. Huot	Lakes Philippe, Gagné, and adjacent lakes, and the Island of Orleans			125 00
U. Bhéreur	River du Gouffre to Canard River, County Charlevoix	_	a.	
Jos. Simard (Lakes in rear of Murray Bay and Bay St. Paul	Murray Bay Bay St. Paul do St. Agnes		50 00 30 00 30 00 40 00
Antoine Filion	Counties of Chicantini and Rosmana	Bav St. Paul	do	30 00
L. N. Catellier Romuald Maltais	Counties of Chicoutimi and Saguenay Lake St. John	Tadoussac	Guardian.	200 00 50 00
Chas. Potvin	do	Roberval	do	50 00
400 BHOGGSR	Lake St. John and tributaries, Upper Saguenay	Metabetchouan	do	50 00
Joseph Boily	Escoumains to Bersimis	Mille Vaches	do	50 00
Ü	North Shore River St. Lawrence, from Pointe des Monts to Baie des Rochers, including Trinity and Pentecost Rivers			150 00
G. L. Duguay	Esquimanx Point to Sheldrake River.	ty Portneuf	do	100 00 200 00
G. Mathurin	Washeecootai Division, comprising the Rivers Kegascha, Musquarro, Washeecootai and Ulomanosheeboo Moisie District, from Point Jambon to	Montmagny		200 09
	Point St. Charles, including Moisie		Warden	200 00
J. Legouvé	St. Augustine Division, from Cape	i	١.	
₩. H. Whitely	Whittle to Checatica	Gaspé Basin	do	150 00
Ant. Chevrier	Magdalen Islands	Bonne Espérance	do Overseer	100 00
Chas. Ascah	Anticosti Island	Becscie	do	50 00
J. A. Verge	Estuary division, Ristigouche River. Fluvial division, Ristigouche River,	Cross Point	do	300 00
	and its tributaries	Matapedia		200 00
John Cullen John Phelan		Carleton	do	200 00 50 00
	York, Dartmouth and St. John Rivers,			
J. J. Letourneau		-	,	300 00
J. B. Saucier		Ste. Anne des Monts.	}	100 00
L. E. Grondin		Rimouski	do	100 00
H. Martin	Pointe à la Loupe, Green Island, to Rimouski River (same included)	1	do	1 200 00
	Carried forward			4,605 90

Schedule of Fishery Officers in the Dominion, &c. - Continued.

PROVINCE OF QUEBEC-Continued.

Name.	District.	Post Office Address.	Rank.	Salary	r •
	Brought forward			\$ c 4,605	
Xavier Pelletier	Division line between Counties of L'Islet and Kamouraska to Pointe		1	·	
. O. Co	à la Loupe, Green Island	Ste. Anne de la Po- catière	Overseer	100	00
George Gagnon	Point Lévis to division line between Counties of L'Islet and Kamouraska Inland waters, County Témiscouata	L'Islet St. Hubert	do	200 30	00
Dube	Lake Temiscousts and neighboring	Notre Dame du Lac.	do		09
Pierre Latraverse	Lake Matapedia and River Matapedia	Causapscal	Overseer	100	00
	elieu, Yamaska and Berthier, inclu-	g)	97. 1		•
W. Hanson	ding Sorel and adjoining islands River St. Lawrence, fronting on the County of Berthier	SorelBerthier (en haut)	1	100 25 0	
J. O. Dion	Richelieu River, from Sorel to Rich- elieu Village	Chambly		150	
J. Pr 10:	Richelieu River, from St. John to Lake Champlain	Iberville Drummondville	do	150 150	
	,	Georgeville	1	100	
P. C. Bourk	Brome Lake	Knowlton Somerset	Warden		00
•	Inland waters, County Mégantic River Chateauguay, from mouth to village That part of River St. Lawrence and Lake St. Francis fronting on Coun-	Chateauguay Basin	do	100	00
P. E. Luke	ties Beauharnois and Huntingdon Missisquoi Bay, in Lake Champlain,	Beauharnois	do	100	00
W. Nagle	The town of Sherbrooke and County	- Linepasses times	do		00
A. L. Darche	County of Compton	Compton	do do do	50) 00) 06) 00
V Veilleux	Stanstead	Echo Vale St. Ephrem de Tring.		100	
	Inland waters, County of Beauce Inland waters, County of Champlain		Overseer .	75	5 00
Jes. Lambert.	and MaskinongéSt. Lawrence River, fronting on County St. Maurice	Shawenegan	do	75	00
J. Kitchie	Inland waters, County Montcalm	Three Rivers		75	00
WORANL A.	Innand waters, County Jonette	St. Alphonse			5 OC
Joseph Hurteau B. A. Grant	That part of St. Lawrence River front	Rivière David Contrecœur			00
Joseph Boivin	Maskinongé St. Lawrence River, front Point Beau-	Louiseville	Guardian.	40	0 0
John Morris	River St Lewrence around Island of	River Beaudet	Overseer .	50	0
Julien Monpetit	River St. Lawrence, around Isla	el	1		0 0
	Perrot	Isle Perrot	do	50	0 0

SCHEDULE of Fishery Officers in the Dominion-Continued.

PROVINCE OF QUEBEC-Concluded.

Name.	District.	Post Office Address.	Rank.	Salary.
	Brought forward			\$ cts. 7,440 00
	Rivers Jesus and Des Prairies		Overseer .	150 00
	Inland waters of Terrebonne, and part of Argenteuil	St. Sauveur	do	100 00
	Argenteuil	Lost River P.O., Har- rington		30 00
R. W. Jones	Ottawa River, from Oka to Carillon,	St. Andrews	do	40 00
	Ottawa River, from Oka to Carillon, south side	Rigaud	do	100 00
Robert Joynt	Lake Bernard, County of Ottawa	Joynt P.O	do Guardian	300 00 50 0 0
J. T. Coghlan	The waters of the County of Pontiac, from Ottawa County line west to River Coulonge	Onslow	Overseer .	40 00
	from River Coulonge west to Des Joachims	Waltham	do	50 60
	Total	4	1	8,300 00

PROVINCE OF NOVA SCOTIA.

Ü	Nova Scotia Cape Breton Island		Inspect or of Fisheries	1,800 00 500 00
Wm. Croscup W. A. Rice W. M. Bailey M. Riordan	Annapolis County	Wilmot Bear River Granville Bridgetown Round Hill Annapolis Lawrencetown	Warden do do do do do do do	120 00 25 00 25 00 25 00 25 00 25 00 25 00 25 00 25 00
John McDonald Angus McDenald	Antigonish County. Antigonish County From mouth of Harbor to foot of March, thence up Tracadie stream to lake, from Marsh up to Monastery Brook, including French Settlement Brook and Tarbitts		Overseer Warden	150 6 0 25 00
	Carried forward 8	. 100000 1000000 000000 000000 110000	,	2,795 00

Schedule of Fishery Officers in the Dominion, &c .- Continued.

Name.	District.	Post Office Address.	Rank.	Salary	r •
	Brought forward			\$ c 2,795	
J. R. Aymer	Antigonish County—Continued. From mouth of Harbor to Forks, from thence on the Pomquet River to V.				
Albert Randall Colia Chisholm	Chisholm's Mills, and from Forks on the Black River to Falls From shore to lake	Pomquet Forks, Antigonish Bayfield	Warden do	25 15	
	liams or St. Andrew's Bridge	Lower South River, Antigonish	do	25	00
	From McWilliam's Bridge to Fraser's Bridge, including Big Brook				
John Cumming	From Fraser's Bridge to County line at head of lake	Antigonish Upper South River,	d o	30	UQ.
	From Antigonish Harbor (foot of March) to Trotter's Mill Brook, thence up said Brook to Trotter's	Antigonish	do	20	00
Donald Chisholm	Mills, including both branches of West River and Bailey's Brook From Trotter's Mill Brook to W. Thompson's Dam	Antigonish	do	30	00
	From Thompson's Dam to Addington Forks Bridge		do	25	00
		ton Forks, Anti-	do	25	00
James Chisholm	From Pinkeytown Bridge to Stewart's Mills	St. Joseph	do	20	9 0
	River, to V. Chisholm's Mill on the Eastern Branch and to Alexander McDonald's Mill on the Western Branch		d o	25	00
	hing Head St. George's Ray	McNair's Cove Cane	do	25	00
· · · · · · · · · · · · · · · · · · ·	West River, from Forks Bridge to Pinkeytown Bridge.includingJones' River and Beaver River	Addington Forks	do	25	00
Francis Opiner	Cape Breton County.				
Wm. Burke	From Low Point to South Head of Cow Bay, and north side of Mira Bay, including Salmon and Sydney Rivers	Sydney	į l	120	
Donald McDonald	Salmon River	Grand Mira, Arichat	Warden	25 25 45 20	00
. G - AT 1988*	River, including part of Boularderie Island	1	Overseer	120	00
	Carried forward 9		<i></i>	3,440	Og

SCHEDULE of Fishery Officers in the Dominion-Continued.

Name.	District.	Post Office Address.	Rank.	Salary.
	Brought forward			\$ cts- 3,440 00
M Wloming	Cape Breton County-Continued.	Little Bras d'Or	Warden	25 00
Alex. McDonald	Little Bras d'Or District South of East Bay to Salmon River	East Bay	Overseer	120 00
Allan McAdam	Eskasoni	Eskasoni	Warden	25 00
Ingus Morrison	Marrion Bridge, Mira	Marrion Bridge, Mira		25 00 25 00
	Rory Brack's Brook	Rory Brack's Brook.	ao	25 00
	tributaries	Lingan	do	25 00
	Leitche's Creek and George's River	Leitche's Creek	do	25 00
	Benacadie River and lake	Benacadie River	do	25 CO 20 OO
ames P. Surke	Bell's Creek Main à Dieu and Mira Bay	Ball's Creek		120 00
ames I. Durko	Main a Dieu and Mila Lay	main a Dioanni		
	Colchester County.			
7 Dollook	Stamicals Divon (lamon partian)	Lower Stewiacke	Overses	100 00
Lahnson	Stewiacke River (lower portion) Salmon River	Salmon River, Truro	Warden	25 00
	Stewiacke River (upper portion)	Stewiacke River,		
	(Brookfield		25 00
I. Gass	Northern Division, County Colchester,			
	comprising Tatamagouche Bay,	Tatamagouche	Overgeer	50 00
. W. Davison	French and Waugh's Rivers Colchester County, Western Division	Unner Economy.	do	100 00
Daniel McKay	Waugh's River		Warden	40 00
Robert K. Fulton	De Bert River	Folly Village	do	25 00
leorge Moore	Economy River	Economy	do	25 00
lat. G. Murray	Salmon River County Colcheston	Truro	do Overseer	25 00 100 00
Henry Blair Henry Urquhart				25 00
	Shubenacadie River and Gay's River.			25 00
Edw. Rutherford	Stewiake River	Stewiacke	do	25 00
Hibbert Corbett	Harrington and North River	Five Islands		35 00
Jes-e Fulmer	East and Bass Rivers.	do Middle Stewiacke	do	25 00 25 00
Henry W. Fulton	Lower Stewiacke River	Portapique River	do	30 00
•				
	Cumberland County.		1	!
3. W. Gilroy	Cumberland County, Eastern Division	,]
	embracing all streams emptying	3 0 0 1	0	100 0
Phon D Smith	into the Straits of Northumberland.	Shinimicas River	Werseer	
	Shinimicas River Cumberland County, Western Divi-		Walden	1
	l sion including all streams flowing	7		
	into the Bay of Fundy	. Parrsboro'	Overseer	130
taac Logan	Laplanche and Nappan Rivers	. Amherst	. Warden	25 25
Hoses Harrison	Maccan River	Maccan	.! do	r 25
Francis L. Jenks	Parreboro' Head	Parrsboro'	do	95
Wm. Murphy	Parreboro' Head	Wallace	do	1 20
Samuel McPnerson	. Pugwash Kiver	. Pugwash River	do	25
Sydney Smith	Apple River	. Advocate Harbor	. do	
D. 17. W 1118	Smelt and Oyster, at Pugwash	rugwasn	Overseer	1
	Carried forward		1	5,115
	10	·· /•······ €•··· € \$00000 m·······	1	, 0,110

SCHEDULE of Fishery Officers in the Dominion—Continued.

Name.	District.	Post Office Address.	Rank.	Salary.
	Brought forward			\$ cts. 5,115 00
Robert McKay	Digby County	St. Mary's Bay Weymouth	do do	120 00 25 00 25 00 25 00 25 00
James A. Tory	Guysborough County.	Guysborough	do	150 CO-
James McEllum	Guysborough County Callon River, from mouth to Graham's West Line,	Salmon River		25 00
	Neil's Lake, including North Branch and Lake	1	do	25 00
	lakes through which it passes From mouth of Scott's Place to	Salmon River, West Branch, Guysboro'		15 00
	Gunn's Brook, from Main River to Hurley's Lake	51	do	30 00
Thomas McKeen	from Wine Harbor to Lake	. Sh'rbrooke,St. Mary's -	do	30 00
Lin	ing McQueen's Mill and Brook, to Lake	Melrose West River		30 00 25 00
James R. Bruce	Cameron's Mill, on the Valle Branch	Guysborough, Intervale	do	
- McDonald	St. Marv's River	St. Mary's River		10 00
Adam Kirk	District of St. Mary's St. Mary's River, extending from Alex Ross' (above still waters) to Hugi	Sherbrooke		100 00
Wm. McDonald D. McC. Sinclair Alex. Manson	Halters', on the West River St. Mary's River From Sinclair to Headwaters St. Mary's River from Wallace's Lak	Glenelg	do	25 00 20 00
Jameron, sen	to Fisher's Mill Dam		1	
4nm - m	borough and Antigonish	l Antigonish	. do	1
	Carried forward	River	. do	6,110 00
	11		. ,	,

SCHEDULE of Fishery Officers in the Dominion, &c.—Continued.

Name.	District.	Post Office Address.	Rank.	Salary.
	Brought forward	*************************		\$ cts- 6,110 00
	Guysborough County-Concluded.			
James Henderson Samuel Hudson	Isaac Harbor and River	Isaac Harbor	Warden	25 00
(Lewis' son)	Country Harbor River, from Bridge at Narrows to mouth	Country Harbor	do	25 00
	Halifax County.			
Geo. Rawlings	Halifax County, East Division, Dart- mouth to Ecum Secum	Musquodoboit Harbor	Overseer .	150 00
James Blakely	From Ship Harbor to Chezzetcook,	Ship Harbor	1	30 00
Nathaniel McKiel	Sheet Harbor	Sheet Harbor		40 00
	Portuguese Cove	Portuguese Cove	Overseer	150 00
	Nine Mile and Prospect Rivers From Hubert's to Peggy's Cove, Mar-	N. W. Arm, Halifax.	Warden	40 00
	garet Bay, Ingraham and Indian Rivers	Peggy's Cove	do	75 00
Daniel Mosher		Cow Bay, Dartmouth	do	20 00
	Chezzetcook River	Chezzetcook River	do	30 00
	Salmon River	Salmon River	do	30 00
	Middle Musquodoboit River	Little Musquodoboit.	do	30 00 25 00
Henry A Shatford	Tangier River	Hubbard's Cove	do	40 00
Robt. Stevens	Musquodoboit Harbor	Musquodoboit Harbor		30 00
	Little Musquodoboit River	Little Musquodoboit		_
		River	do	30 00
Chas. G. Henry John Fraser	Upper Musquobodoit River	Upper Musquodoboit	_ `	30 00
Con Foirer	Smith's Brook		do	30 00 30 00
Geo. Keizer	Lake Porter and streams Little Salmon River		do	30 00
	_	Preston Road	do	20 00
John Macdonald	Big Salmon River, or Lawrencetown		do	25 00
F. G. Tolson	River	Lawrencetown Sackville River	do	40 00
Chas. Conrad			do	40 00
O. P. Fraser	Ecum Secum River		do	25 00
	Hanis County.			
P. S. Burnham	Hants County, Western Division, from Western County Line to Walton		Oversee	100 00
John B. Colter James Mosher	Shubenacadie River	Milford		30 00
	East Division, from Walton to Col-	Brooklyn	1	30 00
Noah Mosher	Kennetcook River, from mouth to)	1	100 00
James M. O'Brien	head of tide Walton and Kennetcook Rivers	Mosherville Maitland	Warden do	50 0 0 30 0 0
	Carried forward			7,460 00

SCHEDULE of Fishery Officers in the Dominion, &c. - Continued.

Name.	District.	Post Office Address	Rank.	Salary.
	Brought forward			\$ cts. 7,460 00
	Inverness County.			
James Coady David Ross Miles McDepiel	Inverness County, East Division do do From mouth of Margaree River to South-west Chapel	S. W. Margaree N. E. Margaree	Overseer do	100 00° 100 00
Neil McKay	South-west Chapel	Forks, Margaree	Warden	25 00
Peter Popular	Inverness County, Western Division.	N.W. Margaree River Port Hood	Overseer	25 00 150 00
Peter Working	River Inhabitants	Mabou, Brook Village River Dennis Riverside	do	25 00 25 00 25 00
Peter Cittean	Big River	Strathlorn S. W. Mabou	Overseer Warden do	100 00 25 00 25 00
Angra Murphy	Ainslie Lake	N. E. Margaree	do	25 00 25 00
	Crowdis Bridge to head of river From his own residence to Big Intervale From Bridge to Forks, North-east Margaree River	do	do	25 00
William Hart, jun	Margaree River	Big Intervale	do	25 00
THE WAT		N. E. Margaree	do	25 00
(Angres) McFarlane	River Dennis and Basin	1	do	25 00
John P. McFarlane.	Margaree Harbor	River Margaree	do do	25 60 25 00
Murdock McDougall.	Margaree Harbor Long Point and Judique Rivers Trout River.	Lake Ainslie	do	25 00 20 00
James a	King's County.			
W. McIntyre R. F. Reid	King's County	Canning	Overseer Warden	125 00 50 00
Joseph Bishop.	Gaspersany River	HortonWolfville	1 3	125 00 30 00 30 00
Philip Brown. J. W. Thorpe.	Blomidon	Blomidon	do	30 00 30 00
Davis v	Lunenburg County.			
Tana Evans	Lunenburg County, East Division, Middle, Gold, Martin's and Musha-	Chapter	0	100.00
Isaiah Besancon David Demon	mush Rivers Bastern River Middle River Lower Gold River	Chester Basin.	Warden	100 00 25 00 25 00
Idward Boylan	Middle Gold River	Beach Hill, Chester	do do	25 00 25 00
Hy. St. Jost.	Gold River, Upper	ChesterLunendurg	do Overseer	25 00 25 00 100 00
	Carried forward			9,100 00

Schedule of Fishery Officers in the Dominion-Continued.

Brought forward Chas. Pernette From mouth of La Have River to Wilkie's Cove Lunenburg Warden Ches. Pernette Lunenburg Warden Ches. Pernette	Name.	District.	Post Office Address.	Rank.	Salary.
Chas. Pernette. Wilkie's Gove Lunenburg Warden 22 Geo. Burna. Geo. Burna. Geo. Burna. Geo. Burna. Geo. Burna. Geo. A. Nesbitt. Geo. Geo. Geo. Geo. Geo. McDonald Geo. Geo. Geo. Geo. McDonald Geo. Geo. Geo. Geo. McDonald Geo. Geo. Geo. Geo. Geo. Geo. McGeo. Geo. McGeo. Geo. McGeo. Geo. McGeo. Geo. Geo. Geo. McGeo. Geo. Geo. Geo. McGeo. Geo. McG		Brought forward			\$ cts. 9,100 •0
C. E. Godard		Lunenburg County-Concluded.			
Jas. Mossman. From Henry Koch's to Knock's Lucenburg Warden 2		Wilkie's Cove		Warden	25 06
Geo. A. Nesbitt. Geo. Grow Wallace Brook of the Wallace Brook of the Wallace Brook of the Wallace Brook of the Wallace Brook of the Wallace Brook of the Wallace Brook of Clarke's, Clinton's and Henry's Lakes. J. H. Keddy. J. H.	Jas. Mossman				100 00 25 00
Geo. A. Nesbitt. Bile River mouth to Wallace Brook do from Wallace Brook to source	Geo. Burns	Knock's to source of La Have River			25 00
### William Croft					25 00 25 00
William Croft			retite kiver	uo	25 00
William Croft East Gold River, from Bongard's Point to Gold River Branch, thence to Clarke's, Clinton's and Henry's Lakes New Ross do 2		source			00
to Gold River Branch, thence to Clarke's, Clinton's and Henry's Lakes	William Croft	Rest Gold River from Rangerd's Point	Conquerall	do	25 00
Lakes	V			1	
D. G. McDonald Pictou County East Branch Middle River River D. G. McDonald Pictou County East Division, including Sutherland's, French and Barney's River River Donald McDonald Sutherland's River Donald McLean Bailey's Brook Bailey's Br	_	Clarke's, Clinton's and Henry's			25 00
Patrick Cooney. East Branch Middle River. East Branch, Middle River do 22 Pictou County. D. G. McDonald Pictou County, East Division, including Sutherland's, French and Barney's Rivers, Bailey's Brook and Shore Fishery, from Pictou Harbor eastward to County Line. Lismore. Warden 21 Barney's River New Glasgow. do 22 Bonald McDonald McDonald Bailey's Brook Bailey's Brook Bailey's Brook Bailey's Brook Warden 22 Robt. Sutherland Pictou County, West Division, including Middle, East. West, Cariboo, Toney and John Rivers. French River Warden 22 Peter Campbell East River. New Glasgow. do 23 Alex. Douglas Middle River Mest River Middle River do 24 Alex. Douglas Middle River Middle River do 22 Goo. McKenzie Cariboo River Barney's River, from McDonald's Bridge to Head Sarney's River John do 22 Cariboo River Sarneh Lake Grant's Factory to East Branch Lake Donald Fraser Fork and West Branch Lake Bridgeville do 24 Chas. Macdougall East River, from Tide Head to Grant's Factory to East Branch Lake East River, from Tide Head to Grant's Factory to East Branch Lake East River, from Tide Head to Grant's Factory to East Branch Sarney's River Sarney's River, from Sutherland's Marshy Hope to Barney's River Sarney's River Sarney's River New Glasgow Overseer 156 A. C. Pritchard Central Pictou County, including Middle, East and West Rivers New Glasgow Overseer 156	J. H. Keddy	Larder's River		1	25 00
Pictou County. Pictou County. East Division, including Sutherland's, French and Barney's Rivers, Bailey's Brook and Shore Fishery, from Pictou Harbor eastward to County Line. Donald McDonald. Sutherland's River. Donald McLean. Sailey's Brook. Bailey's Brook. Pictou County Line. Barney's River. Donald McLean. Sailey's Brook. Pictou County, West Division, including Middle, East. West, Cariboo, Toney and John Rivers. Peter Campbell. East River. Alex. Douglas. Middle River. Alex. Douglas. Middle River. Alex. Douglas. Middle River. Alex. Douglas. Middle River. Alex. Douglas. Middle River. Alex. Douglas. Middle River. Alex. Douglas. Middle River. Alex. Onh McKay. Geo. McKenzie. Cariboo River. Avondale. Cariboo River. Cariboo River. Avondale. Cariboo River. Cariboo River. Alam. Carib			East Branch, Middle	!	
D. G. McDonald Pictou County, East Division, including Sutherland's, French and Barney's Rivers, Bailey's Brook and Shore Fishery, from Pictou Harbor eastward to County Line William Turner Barney's River Barney's Brook Bailey's Brook Ba			River	do	25 00
ing Sutherland's, French and Barney's Rivers, Bailey's Brook and Shore Fishery, from Pictou Harbor eastward to County Line		Pictou County.			
william Turner. Donald McDonald. Donald McLean. Robt. Sutherland. Pictou County, West Division, including Middle, East. West, Cariboo, Toney and John Rivers. Alex. Douglas. Thos. Cameron. Geo. McKenzie. Chas. Marray. Samuel Frazer. Chas. Macdougall. Thos. Fraser. Allan Cameron. Chas. River, from Tide Head to Grant's Factory. Allan Cameron. East River, from Tide Head to Grant's Factory. East River, from Tide Head to Grant's Factory. East Branch Barney's River, from Sutherland's Marshy Hope to Barney's River. Central Pictou County, including Middle, East and West Rivers. Lismore. Avondale. Avondale. Avondale. Ravor John. Salley's Brook. Bailey's Brook. Alma. Lower John. Carlbon Middle River. Alma. Alma. Lower Oariboo River. Brigge to Head. Brigge to Head. Brigge to Head. Brigge to Head. Brigge to Head. Brigge to Head. Brigge to Head. Brigge to Head. Brigge to Head. Brigge	D. G. McDonald	ing Sutherland's, French and Bar- ney's Rivers, Bailey's Brook and			
William Turner. Donald McDonald. Sutherland's River. Bailey's Brook. B		Shore Fishery, from Pictou Harbor	Lismore	Overseer	170 00
Bailey's Brook Bailey's Brook County, West Division, including Middle, East. West, Cariboo, Toney and John Rivers French River Warden 24		Barney's River	Avondale	Warden	25 00
Robt. Sutherland Pictou County, West Division, including Middle, East. West, Cariboo, Toney and John Rivers	Donald McDonald	Sutherland's River	New Glasgow	do	25 00 30 00
Toney and John Rivers	Robt. Sutherland	Pictou County, West Division, includ- ing Middle, East. West, Cariboo,			
Peter Campbell. East River. New Glasgow. do Alex. Douglas. Middle River. Middle River. do 22 Middle River. Middle River. do 23 Middle River. Middle River. do 22 Middle River. Middle River. do 24 River John. Cariboo River Barney's River, from McDonald's Bridge to Head. Avondale do 24 Middle River. do 25 Middle River John. do 26 Middle River John. do 26 Middle River Gariboo River Barney's River, from McDonald's Bridge to Head. Avondale do 26 Middle River Grant's Factory to East Branch Lake Bridgeville. do 26 Middle River Grant's Factory to East Branch Lake Hopewell. do 26 Middle River Garden of Eden. do 27 Middle River Garden of Eden. Middle River Garden of Eden. Middle River Garden Garden of Eden. Middle River Middle, East and West River. New Glasgow Overseer. 15 Middle River Garden Overseer. 15 Middle River Garden Ga		Toney and John Rivers	River John	Overseer	140 00 25 00
Alex. Douglas Middle River Alma do 22 Thos. Cameron West River Middle River do 22 Thos. Cameron River John River John Cariboo River do 22 D. A. Murray Barney's River, from McDonald's Samuel Frazer Grant's Factory to East Branch Lake Hopewell do 24 Donald Fraser Chas. Macdougall East River of St. Mary's and Garden Thos. Fraser East River, from Tide Head to Grant's Factory East River, from Tide Head to Grant's Factory East Branch Barney's River, from Sutherland's Marshy Hope to Barney's River Kenzeeville, Barney's River Middle River do 22 A. C. Pritchard Central Pictou County, including Middle, East and West Rivers New Glasgow Overseer 156 Alma Alma do 22 A vondale Avondale do 24 A vondale do 24 A vondale do 24 A vondale do 24 A vondale do 25 A vondale do 26 A vondale do do 26 A vondale do do do do do do do d	Peter Campbell	East River			2K (P
Geo. McKenzie	Alex. Douglas	Middle River	Alma	do	മെടി
Geo. McKenzie	Thos. Uameron	West River	Middle River	1 3	25 00 25 00
D. A. Murray. Barney's River, from McDonald's Bridge to Head Grant's Factory to East Branch Lake Donald Fraser Chas. Macdougall East River of St. Mary's and Garden Lake Chos. Fraser East River, from Tide Head to Grant's Factory Bridge to Head Hopewell Garden of Eden Warden Lake Stat River, from Tide Head to Grant's Factory Bast Bridgeville Garden of Eden Warden East River, from Tide Head to Grant's Factory Sutherland's Marshy Hope to Barney's River River Central Pictou County, including Middle, East and West Rivers New Glasgow Overseer 150	Geo. McKenzie	Cariboo River	Lower Cariboo River		25 00
Samuel Frazer	D. A. Murray	Barney's River, from McDonald's	A		, 25 00
Donald Fraser Fork and West Branch Lake		bridge to nead		3 3	25 00
Thos. Fraser East River, from Tide Head to Grant's Factory	Donald Fraser	Fork and West Branch Lake			25 00
Thos. Fraser East River, from Tide Head to Grant's Factory	Uhas. Macdougali		Garden of Eden	do	20 00
Allan Cameron	Thos. Fraser	East River, from Tide Head to Grant's			
A. C. Pritchard Central Pictou County, including Middle, East and West Rivers New Glasgow Overseer 150		Factory East Branch Barney's River, from	Island Hopewell	Warden	25 06
A. C. Pritchard Central Pictou County, including Middle, East and West Rivers New Glasgow Overseer 150				ĺ	00
Middle, East and West Rivers New Glasgow Overseer 15	A. C. Pritchard	Centrel Picton County including	River	do	25 00
	- or a recutate	Middle, East and West Rivers	New Glasgow	Overseer.	150 09
	A. F. Campbell	Pictou Island.	Pictou Island	Warden	25 60
Carried forward		Carried forward			10, 285 00

Schedule of Fishery Officers in the Dominion, &c.—Continued.

PROVINCE OF NOVA SCOTIA-Continued.

Name.	District.	Address.	Rank.	Salary.
	Brought forward			\$ cts. 10,285 00
S. T. N. Sellon	Queen's County. Queen's County Milton Bridge up to Port Liverpool	Liverpool	Overseer	225 00
		•		60 00
Fitzgerald	From Steam Mills to Salter's Falls on			
Barnabas Miles	Salter's Falls to Pawn Hook, on Port	Mill Village	i i	100 00
	Medway River	Greenfield	Warden	30 06
	Richmond County.			
Duncan Cameron	Eastern Division, from River Bourgeois to east boundary of County,			
John M.	geois to east boundary of County, including said river	St. Peter's	Overseer Warden	125 00 30 00
P. W. C	geois to west boundary of County			125 00
	geois to west boundary of County Descousse River	do Port Hawkesbury	Warden do	30 00 20 00
		Petit de Grat	do	30 00 30 00
			do	30 09 30 00
McPherson	River Moulin	River Moulin, Gran-		30 00
Felix C Kyte	River Tier	River Tier, St. Peters	do	25 00
William Kehoe		Arichat	do	25 00 25 00
	Shallourna Country			
M. Greenwood	Shelburne County	Shelburne	Overseer	125 09 20 00
George Ryon	Round Bay River and Indian Brook Birchtown River	Birchtown	do	30 00
Micheel Holden	Birchtown River	Jordan River	do	50 00 50 00
P. Crowell	Green Harbor	Lockeport	do	20 00 20 00
R. S. Goudey	Clyde River	Olyde River	do	20 00
addey	do to Yarmouth County Line	Barrington	Overseer	100 00
Malcolm II	Victoria County.			
Donald	Victoria County, North Division, from Smoky Head to Bay St. Lawrence.	Aspy Bay	Overseer	120 90
Unnai "CRae, inn	Victoria County South Division	Baddeck	do Warden	120 00 30 00
ohn MoDerran	Middle River	Middle River	ao	25 Q 0
Deon' (Rory's	Middle Diver Unner Settlement	McLeod	do	25 09
Donald McQuarrie Chris. McKenzie	do			25 00 25 00
	do	uo	do	

15

SCHEDULE of Fishery Officers in the Dominion, &c.—Continued.

Name.	District.	Post Office Address.	Rank.	Salary.
	Brought forward			\$ cts
	Victorial County-Concluded.			
Donald McMillan Donald McAuley Donald McRae George Ingraham Francis McGregor Michael McDougall Kenneth McRae Boderick Beaton William Foyle Donald Finlayson Donald Bochaman Malcolm McIver Archd. McDonald Thos. Capstick Bobert Hellen John McPherson Donald McRae Andrew Watson Thos. Donovan	South Branch, Middle River	Baddeck	do	25 00 25 00 25 00 25 00 25 00 30 00 30 00 30 00 30 00 25 00 25 00 25 00 25 00 25 00 25 00
	Yarmouth County			
Knos Gardner J. A. Hatfield	Yarmouth County Tusket River,		Overseer.	150 00
Eustache Nickerson Jórðme Doucet Vital Mius Joseph M. White Wm. Thurston, sen . J. I. Brand	to County Line	Tusket Tusket Forks Eel Lake Chegoggin West Pubnico	Warden do do do do do do do	80 00 25 00 25 00 30 00 25 00 25 00 25 00 26 00
James Jeffery	From Chebogue Point to Chegoggin Point	Overton	ŀ	25 00
Z. Porter	Beaver River	Beaver River S. Gut, Ste. Ann's Gold Diggings, Mid-	do	25 00 25 00
John Campbell Wm. Bingham	North River, Aspy Bay Englishtown and Ingonish Division	N. River, Aspy Bay Englishtown	do do Overseer.	25 00 25 00 50 00
The second second	Total	-		13,305 00

SCHEDULE of Fishery Officers in the Dominion, &c .- Continued.

PROVINCE OF NEW BRUNSWICK.

St. John, N.B.	Name.	District.	Post Office Address	Rank.	Salary.
Surtherland Stewart Wallace Taylor. Petitrodiac River and Dordon Worden. Would not Petitrodiac River and Dordon Worden. Would not Petitrodiac River and Dordon Worden. Would not Petitrodiac River and Dordon Worden. Worden. 40 00	W. H. Venning	New Brunswick	St. John, N.B	Inspet'r.ef Fisheries.	
Jno. W Dryden. Mouth of Petiteodiae River and Dorchester Bay Mouth of Petiteodiae River and Dorchester Bay Long and Create Miramichi River (S.W.) from Head Waters to Forels Miramichi River (S.W.) from Head Waters to Forels John River and tributaries, from Long's Creek to Tobique River Lower Falls Lower Falls Manae Walsh Poten Division Seely's Cwe to Lepreaux Lower Falls Manae Walsh Northern Head Northern Head Northern Head Coast from County line to Grean Point Oyster beds in County, Caraquet and River Oyster beds in County, Caraquet and Caraquet Oyster beds in County, Caraquet and Caraquet Deer Island Overseer 250 00 Languet Deer Island Overseer 250 00 Long Creek Tracadie Warden 30 00 Poten Lower Palls Dependent Caraquet		Albert County.			
Germantown Lake and Shepody River Rocher Bay. Carleton County. Alex. G. Lindsay. Miramichi River (S.W.) from Head Waters to Forks. S. John River and tributaries, from Long's Creek to Tobique River. St. John River, from Eet River to Woodstock. Charlotte County. D. F. Campbell. Bartholomew Brown. Frank Todd. St. Const River and tributaries, with Grand Manan Island and spawning grounds. St. George to Beaver Harbor. J. W. Seott. St. George to Beaver Harbor. J. W. Lord. Deer Island. Deer Falls, Magaguadavic. Bathurst. Overseer. 350 00 Crarquet. Deer Island. Deer Isla	Jno. W. Dryden	Mouth of Petitcodiac River and Dor-	Till-base?	waruen	40 00
Alex. G. Lindsay Geo. R. Burt St. John River (S.W.) from Head Waters to Forks J. W. Scott St. John River and tributaries, from Long's Creek to Tobique River St. John River, from Eel River to Woodstock Charlotte County D. F. Campbell Bartholomew Brown. Frank Todd St. Groix River and tributaries St. Groix River and tributaries St. Groix River and tributaries Grand Manan Island and spawing grounds St. Groix River and tributaries Grand Manan Island and spawing grounds St. George to Beaver Harbor M. McLaughlin. Groix River and tributaries Grand Manan	d. E. Rinna	C	D 11	ا مد ا	40 00
J. W. Scott. St. John River and tributaries, from Long's Creek to Tobique River Upper Woodstock. do 100 00 Charlotte County. Canterbury. Warden 30 00 Charlotte County. Campo Bello and West Isles, with coasts and streams in Charlotte Co. St. Croix River and tributaries. St. Stephen. do 120 00 Frank Todd St. Croix River and tributaries. St. Stephen. do 120 00 Samuel Dick. St. George to Beaver Harbor. La Tête. Warden 30 00 Wm. Ash. Seely's Cove to Lepreaux. do 30 00 East District of Co Charlotte. Lepreaux. do 30 00 Andrew Gilmour Soely's Cove to Lepreaux. do 30 00 Andrew Gilmour Northern Head, Grand Mansn. Grand Manan Warden 30 00 Andrew Gilmour Northern Head, Grand Mansn. Grand Manan Warden 30 00 Thos. Barry Lower Falls, Magaguadavic River Lower Falls, Magaguadavic River Lower Falls, Magaguadavic River Lower Falls, Magaguadavic River Lower Falls, Magaguadavic do 50 00 Gloucester County. James Hickson River Nepissiguit and tributaries, with see coast and streams from Belledune River to Grindstone Point. Coast from County line to Green Point, including Big and Tracadie Rivers Pokemouche Pokemouche Pokemouche Tracadie Warden 30 00 Fradeferic Comeau Petit Rocher, from Belledune to Mill Stream Pokemouche Salmon Beach, from Eass River to Grindstone Point. Salmon Beach do 30 00 Carried forward Salmon Beach do 30 00 Carried forward Salmon Beach do 30 00 Carried forward Salmon Beach do 30 00 Carried forward Salmon Beach do 30 00 30 00		· · ·			
Charlotte County. D. F. Campbell	Alex. G. Lindsay Geo. R. Burt	Miramichi River (S.W.) from Head Waters to Forks	Foreston	Overseer	150 00
Charlotte County. D. F. Campbell	J. W. Sant	Long's Creek to Tobique River	Upper Woodstock	do	100 00
Charlotte County. D. F. Campbell	Deott	Woodstock	Canterbury	Warden	30 00
Coasts and streams in Oharlotte Co Campo Bello		Charlotte County.			
Tank Todd W. B. McLaughlin Grand Manan Island and spawning grounds. Samuel Dick St. George to Beaver Harbor La Tête Warden 30 00 Warden Grand Manan St. George to Beaver Harbor La Tête Warden 30 00 Lepreaux do 70 00 Mandrew Gilmour Northern Head, Grand Manan Grand Manan Warden 30 00 Mandrew Gilmour Northern Head, Grand Manan Grand Manan Warden 30 00 Mandrew Gilmour Northern Head, Grand Manan Grand Manan Warden 30 00 Mandrew Gilmour Northern Head, Grand Manan Deer Island do 70 00 Mandrew Gilmour Northern Head, Grand Manan Warden 30 00 Mandrew Gilmour Northern Head, Grand Manan Warden 30 00 Mandrew Grand Manan Warden 30 00 Mandrew Grand Manan Warden 30 00 Mandrew Grand Manan Warden 30 00 Mandrew Grand Manan Warden 30 00 Mandrew Grand Manan Warden 30 00 Mandrew Grand Manan Warden 30 00 Mandrew Grand Manan Warden 30 00 Mandrew Grand Manan Warden 30 00 Mandrew Grand Manan Warden 30 00 Mandrew Grand Manan Warden 30 00 Mandrew Grand Manan Warden 30 00 Mandrew Grand Manan Warden 30 00 Mandrew Grand Manan Warden 30 00 Mandrew Grand Manan Warden 30 00 Mandrew Grand Manan Manan Mandre Mandre Manan Warden 30 00 Mandrew Grand Manan Manan Mandre Mandre Manan Manan Mandre Mandre Manan Manan Mandre Mandre Manan Mandre Mandre Manan Mandre Mandre Mandre Manan Mandre	Bartholomew Brown	Inner Bay of Passamaquoddy	St. Andrew's	Overseer	120 00
Robert Dixon Seely's Cove to Lepreaux Lepreaux Depreaux D	W. B. McLaughlin	St Croix River and tributaries Grand Manan Island and spawning	St. Stephen	do	120 00
James Hickson. James Hickson. James Walsh. Keyer Nepissiguit and tributaries, with sea coast and streams from Belledune River to Grindstone Point. James Walsh. Krédéric Comeau James Walsh. Krédéric Comeau James Dempsey. Salmon Beach, from Bass River to Grindstone Point. Carried forward. Carried forward. Server Harbor. Deer Island. Grand Manan Go On					
Andrew Gilmour Rdward Carroli. Rdward Carroli. Rhos. Holmes. Thos. Holmes. Robt. Johnson. Gloucester County. Gloucester County. Gloucester County. Gloucester County. Gloucester County. James Hickson. River Nepissiguit and tributaries, with sea coast and streams from Belledune River to Grindstone Point. Oyster beds in County, Caraquet and Shippegan. Coast from County line to Green Point, including Big and Tracadie Rivers. Frédéric Comeau Frédéric Comeau Mauzerolles. Carried forward. Deer Island. Odo Warden 30 00 Deer Island Odo Warden 30 00 Deer Island Odo Warden 30 00 Deer Island Odo Warden 30 00 Caraquet Dower Falls, Maga-guadavic Upper Falls, Maga-guadavic Upper Falls, Maga-guadavic Overseer 350 00 Caraquet Caraquet Tracadie Pokemouche Pokemouche Pokemouche Pokemouche Salmon Beach, from Bass River to Grindstone Point. Grand Manan Ado To 00 Warden 30 00 Deer Island 40 Dower Falls, Maga-guadavic Upper Falls, Maga-guadavic Upper Falls, Maga-guadavic Dower	Wobert Dixon	Seely's Cove to Lepreaux	Lepreaux		
Addrew Gilmour Thos. Holmes. Thos. Holmes. Thos. Barry. Bobt. Johnson. Calculate Haché. Juste Haché. Juste Haché. James Walsh. Frédéric Comeau Lower Falls. Carried forward. Carried forward. Northern Head, Grand Manan. Whitehead Island. West side Deer Island. Lower Falls, Magaguadavic River. Lower Falls, Magaguadavic River. Upper Falls do Cover Falls, Magaguadavic. Upper Falls (Dominal Subguadavic.) Upper Falls (Dominal Subguadavic.) Upper Falls (Dominal Subguadavic.) Upper Falls (Dominal Subguadavic.) Upper Falls (Dominal Subguadavic.) Upper Falls (Dominal Subguadavic.) Upper Falls (Do	0 M. L.O.	1====		Overseer	
Thos. Holmes. Thos. Barry Robt. Johnson Upper Falls do Gloucester County. Gloucester County. Gloucester County. River Nepissiguit and tributaries, with sea coast and streams from Belledune River to Grindstone Point James Walsh. Frédéric Comeau. Kiles Dempsey Salmon Beach, from Bass River to Grindstone Point Salmon Beach, from Bass River to Grindstone Point Salmon Beach, from Bass River to Grindstone Point Salmon Beach Carried forward Salmon Beach Salmon Beach Obeer Island Lower Falls, Magaguadavic do 50 00 Lower Falls, Magaguadavic Upper Falls, Magaguadavic Outper Falls, Magaguadavic Salmon Belledune to Mill Stream Tracadie Pokemouche Pokemouche Potit Rocher Salmon Beach Salmon Beach Salmon Beach Salmon Beach 30 00 Tracadie Pokemouche Pokemouche Potit Rocher Salmon Beach Salmon Beach Salmon Beach 3,980 00				Worden	
Thos. Barry					
James Hickson. Juste Haché	Barry	Lower Falls, Magaguadavic River	Lower Falls, Maga		
Gloucester County. James Hickson River Nepissignit and tributaries, with sea coast and streams from Belledune River to Grindstone Point Bathurst Overseer 350 00 Juste Haché	Robt. Johason	Upper Falls do	guadavic Upper Falls, Maga	do	50 00
Juste Haché		1	guadavic	. do	50 00
dune River to Grindstone Point	•	Gloucester County.			
dune River to Grindstone Point	James Hickson	. River Nepissiguit and tributaries, wit	b		
Coast from County line to Green Point, including Big and Tracadie Rivers	Juste Haché	dune River to Grindstone Point	Bathurst	. Overseer	350 00
Rivers	J. Mauzerolles	Shippegan	Caraquet	do	100 00
Stream	Ja.,	Dimond	(103	1	1 11 11
Salmon Beach, from Bass River to Grindstone Point. Salmon Beach. do 30 00 Carried forward. 3,980 00	Miles D.	Petit Rocher, from Belledune to Mi	Petit Rocher		
Carried forward	nempsey	Salmon Beach, from Bass River to Grindstone Point.	Salmon Beach	1	
		Carried forward	i	1	3,980 00

SCHEDULE of Fishery Officers in the Dominion, &c.—Continued.

PROVINCE OF NEW BRUNSWICK-Continued.

Brought forward	Name.	District.	Post Office Address.	Rank.	Salary.
Grindstone Point to Grand Anse		, and the second			\$ cts. 3,980 00
Charles Cormier W. F. Hannah Richibucto River Richibucto River Richibucto River Richibucto River Richibucto River Richibucto River Richibucto River Richibucto River Richibucto River Richibucto Rithe Richibucto Richibucto Rithe Ric	Joseph Sewell Joseph Poirier Joseph Poirier	Grindstone Point to Grand Anse Shippegan Tête à Gauche River That part of River Tête à Gauche from a mile above the Mill Dam to the source of said river Pokemouche River	Shippegan Tête à Gauche, Bath- urst Kinsale Pokemouche Caraquet Grand Anse	do do Overseer do do	30 00 100 00 25 00 25 00 50 00 50 00 100 00 75 00
Samuel Gosline From mouth of Smith's Creek, upwards Smith's Creek Smith's Creek Smith's Creek Smith's Creek Smith's Creek Studholm, Apohaqui S	W. F. Hannah F. B. Leger M. A. Girouard James Harnett Lazare Guimon Nicho. Mauzerolles A. L. Collet	Cocague River	Richibucto	Warden Warden do do do	100 00 75 00 80 00 75 00 80 00 80 00 50 00 80 00 75 00
Prudent Robichaud. Burnt Church River and tributaries, and Upper Tabusintac River	Samuel F. Ryan James A. Belyea Isaac R. Pearson Z. S Spragg	From mouth of Smith's Creek, up- wards	Studholm, Apohaqui. Westfield English Settlement. Belie Isle	Warden Overseer Warden do	100 00 30 00 50 00 30 00 50 00 30 00
Deadout & Island to Diack inc [Item castic	John Stymast William Wyse	Burnt Church River and tributaries and Upper Tabusintac River	Upper Neguac	do	100 0 100 0 200 0

Schedule of Fishery Officers in the Dominion, &c.—Continued.

PROVINCE OF NEW BRUNSWICK-Continued.

Name.	District.	Post Office Address.	Rank.	Salary.
	Brought forward			\$ cts. 5,980 00
	From lower line of Blackville to Bliss- field	Blackville	Overseer	160 00
John Hogan	Miramichi River (N.W.) and tribu- taries, from Chatham Ferry, up- wards	Newcastle	do	400 00
Percy Hovey	Miramichi River (S. W.) and tribu- taries, from Nelson's to head of			400 00
George Bryanton	Hovey Island	Boiestown	Warden	30 00
	from Underhill's to Stephen Mitch-	Derby	i	30 00
Thomas Smith	ell's, on S. W. Miramichi	Dumphey, W. O., Blackville	do	30 00
	on N. W. Miramichi, upwards and the Big Sevegle	North Esk, Red Bank	do	30 00
	From lower end of Ox Bow, on the Little South West, upwards	do do	Overseer	50 00
Patrick Gillis Denis Hogan	Little S. W. River and tributaries Renous River and tributaries	do do Renous Bridge, W.O.	Warden	30 00 30 00
Michael Donavan	do	do		30 00
John Shaddick F. McDairmid	Big Seve gle to Square Forks	Sevogle	do	50 00
John G. Williston	In Miramichi Bay, from Black to French River, including du Vin	Napan, Chatham	do	30 00
John Noble	and Erg Islands House Island to	Bay du Vin	1 1	100 00
Enoch A. Bamford	South West Miramich, within Parish	Miramichi Bay	1	100 00
	From Doaktown to Hovey Islands, in	Blissfield	Warden	50 00
Daniel Mathews	the Parish of Blissfield, on the South West Miramichi River From lower side of Ox Bow, on Little	Doaktown, Miramichi	Overseer	100 00
	South West Miramichi, upwatds	Little South West	Warden	30 00
	Arbo Settlement. Parish of Blackville, South West Miramich	Arbo Settlement	do	30 00
	Coughlau Settlement, Parish of Black- ville, South West Miramichi	CoughlanSettlement		30 00
John Doyle George Hubbard		Bartibog North Esk		30 60
	Miramichi River and tributaries, from Middle Island to Newcastle Ferry	ıl .		30 00
	Black River and tributaries in the Parish of Glenelg	Black River	1	30 00
Samuel Kingston	Upper waters, N.W. Miramichi River from Rolph's Crossing, upwards	,[1	50 00
Jno. Coleman	Point aux Carr to Middle Island Miramichi River			70 00
James Fitzpatrick M. Ryan	Black River North-West Miramichi	Napan	. do	30 00 30 00
	Carried forward 19			7,640 0)

SCHEDULE of Fishery Officers in the Dominion, &c .- Continued.

PROVINCE OF NEW BRUNSWICK-Continued.

Name.	District.	Post Office Address.	Rank.	Salary.
	Brought forward			\$ cts. 7,640 00
Alex. Martin	Northumberland County—Concluded Dungarvon River	Neguac	do do do	30 00 50 00 50 00 50 00
Isaiah Langan	From Cole's Island to foot of Washa-	Jenkins, W.O. Johnson Chipman, W.O. Gaspreaux Canaan Rapids	Overseer Warden do	100 00 30 00 25 00
	Ristigouche County. From Belledune to Dalhousie Sunbury County.	River Charlo.	Overseer	100 00
G. W. Hoben W. E. Taylor	St. John River, Indiantown to County Line of York	Burton Sheffield	Overseer Warden	100 00 30 00
Joseph O'Brien Wm. E. Skillen	St. John County. St. John County Eastern part of St. John County, from Quaco Head to Goose River	Carleton, St. John St. Martin's)]	150 0 0 100 00
Jno. C. McCloskey Donald Fraser Thos. Edgar J. McNab Cameron	Victoria County. County of Victoria	Rocky Brook, Parish of Lorne	}	150 00 50 00 30 00 30 00 30 00 30 00
W. B. Deacon D. T. Cormier	Above Fish River Rapids	St. Francis	do do	200 60 60 00
AND COOL TILL SINGE	moreland	Bay Verte.	do	9,225 00

SCHEDULE of Fishery Officers in the Dominion, &c. - Continued.

PROVINCE OF NEW BRUNSWICK-Concluded.

Name.	District,	Post Office Address.	Rank.	Salary.
				\$ cts.
	Brought forward			9,225 00
	York County.			
n .				
Robert Orr.	County of York	Fredericton	Overseer	300 0 0
A. Campbell	Grand rass, on St John River, up-			
	wards, from Crock's Point to Lower Line of York County, including			
	Nashwaak River	Kingsclear, Frede-		
A B a			Warden	60 00
D. Uronkhite	St. John River, from Upper Line of			
	Direct County to Crock's Point, on	Santhamatan	do	60 00
A. Moir.	From Price's Bend to Burnt Hill.			00 00
			Overseer	150 0 0
Langer Manningham	Skiff and Palfry and other Lakes	Canterbury Station	do	100 00
	From Burgoyne's Ferry to Nackawack Magaguadavic Stream and Lake		Warden	60 00
- orendenning.	Oromocto and other Lakes	Harvey Station	đo	60 00
	Total			10,015 00
-		1	j i	

PROVINCE OF PRINCE EDWARD ISLAND.

J. H. Duvar	Prince Edward Island	Alberton	Inspect or of Fish-		
	Queen's County.		eries	1,000	00
Tr			1		
Michael Ready	Winter River	Tracadie	Warden	40	00
Lionel Garnum	do	err D.	do		00
		AT OIL	ا ت قا		00
James Power	Huntley and Wheatley Rivers	Hunton Dimon	1 3		00
Onathon Delan	mantey and wheathey thivers	indict inver	ا القام		
Finlay Move	de de de de de de de de de de de de de d	new Bondon	3 3 3		00
Francia Stort	Lots 60 and 62	Pinette River	do	50	00
water	Charlotte town, including mast, west				
Wm White	~ *************************************	OBMITOLOGIONA	do		00
Thomas Murphy Jas. Traynor	South-West Rivers	S. W. River	do		0 0
Jas murphy	Trout River	Stanley Bridge	do	30	0 0
raynor	Johnston's River, including Oyster				
Jnor.	Fishery at its mouth	Johnston's River	l do	3 0	00
Good Loughrin		Orwell	do	30	00
Jeorge F. Beers	Orwell and Newton Rivers	Cherry Valley	do		00
Dames Howatt	Pownal Bay and seal River	Cranaud	do		00
Al Dominique Buotte	District of Rustico	Rustico	ا ـ ا		00
Alex. C. Shaw	do of West River	West River	4.0		00
Jos. Murphy	do of Pownal Bay and Seal River	11 CDO TOTALT	1 3 1		00
Paj tetterion	do of Pownal Bay and Seal River	Onna Foint, Lot 50.	ao	30	UU
		 	1		
	Prince County.				
Hone					
Denry Clark	Dunk River and Egmont Bay From western bank of Big Pierre Jac-	Summerside	Overseer.	200	00
L. Bryant	Dunk River and Egmont Bay From western bank of Big Pierre Jac-	Summersiae minimum	}		
-	ques River to the point where the	İ	i i		
	North Line of Lot 15 touches the				
			Worden	20	00
	shore of Egmont Bay	Enmore River	warden	30	•
	Carried forward		1	1,780	~
		"	1	1,750	W
	21				

SCHEDULE of Fishery Officers in the Dominion, &c .- Continued.

PROVINCE OF PRINCE EDWARD ISLAND-Concluded.

Name.	District.	Post Office Address.	Rank.	Salary.
				\$ cts.
,	Brought forward			1,780 00
	Prince County-Concluded.			*
Calvin Howat	Tryon River	Tryon River	Warden	30 00
ohn Rix	Miminigash	M minigash)	do]	50 00
ames Ramsay	Lot 13, Trout River	Tyne Valley	do	30 00
as, A. McDonaid	Grand River	Grand River	do	30 00
Patrick McBride	Dunk Riverdo	Control Poderno	do	30 00
Villiam Burns	do	Fratown	do	30 00
ames Nelligan	Nail Pond and Skinger's Pond	Norway	do	30 00 50 00
	Lot 5, 6 and 10		do	30 00
	Lot 12, on the Narrows	Lot 12	do	30 00
ohn A. Sharpe	Summerside, including Bedeque Bay	200 22		00 00
ţ	and South part of Richmond Bay! Tignish, from line of Lot No. 2, north-	Summerside	do	30 00
ţ	ward, to include Little and Big			
	Tignish, and westward to Railway.	Tignish	do	40 00
eter Aylwara	Skinner's Pond, southward, from south end of Nail Pond to Black			
}	Pond inclusive and Fast to Pail		}	
	Pond, inclusive, and East to Rail-	do	40	40.00
MeDoneld	Cascumpeque Bay and Inlet, from the	do	do	40 00
dez. McDodaid	Narrows to Kildare Capes	Alberton	do	40.00
hos. Drummond	Dunk River	Freetown.	ایدا	40 00 30 00
r o (1:1):a	Dishmond Dam and Malassus	T. 3' Di I at 10	do	40 00
awrence Dovle	From Little Miminigash to Cape Wolfe	Lot 3	do	40 00
. K. Ramsay	From Little Miminigash to Cape Wolfe From Cape Wolfe to Brae River	West Cape	do	50 00
A. Arsenault	Lot 15, Egmont Bay	Abram's Village	do	40 00
.F. B. Holland	From Graham Head, Lot 26, to Cape	1	1	
ì	Traverse	Bedeque	do	30 00
J. A. Ramsay	Oyster Cove, Richmond Bay	Hamilton, Lot 18	do	50 00
	King's County.			
Honny Morrow	Souris River	Souria Divor	1	00.00
Allan MaDonald	Month Luko	North Lake	do	30 00 50 00
Malcolm Mathewson.	Grand River	Grand River	1 3	40 00
Ronald McDonald	Grand River Naufrage River	Naufrage River	do	40 00
Daniel Reilly	Montague, from Georgetown Road to Whim Road, and from County Line	' i	uo	40 00
John Lowe	to the Coast		do	30 00
Datas Duffer	Lots 63 and 64	Murray Harbor		50 00
Peter Duffy James Mitchell	St. Peter's and Morell			30 00
John O'Brien	First District of Morell		do	30 00
Patrick McCullogh			1 3	30 00
J. H. Dingwell	Fourth do	Morell River	1 3-	30 00 40 00
Henry Griffin	Cardigan Bay and Montague River	Georgetown		30 00
Robert Quina	Brudenell River.	Cardigan	do	30 00
	Bay Fortune, from Little River to			30 00
J	Rollo Bay		do	30 00
	Total			3,040 0

SCHEDULE of Fishery Officers in the Dominion, &c.—Concluded.

PROVINCE OF BRITISH COLUMBIA.

Name.	District.	Post Office Address.	Rank.	Salary.
Alex. Mowat	British Columbia	New Westminster	Acting In- spector of Fish-	}
•		·	eries	

PROVINCE OF MANITOBA.

Alex. McQueen	Province of Manitoba	Winnipeg	Inspect or of Fish-	
F. C. Gilchrist	Qu'Appelle River and adjoining lakes	Fort Qu'Appelle	eries Overseer .	900 00 900 00

DETAILED STATEMENT of Expenditure on account of Fisheries, for the Fiscal Year ended 30th June, 1886.

SALARIES OF FISHERY OVERSEERS AND WARDENS.

To whom Paid.	-		Serv	i c e.			Amount	•	Tota	1.
			0.55	. Pro			\$ (e	at n
		_	Ont			ļ	<u>.</u>	ts	\$	cts
Acheson, Arch Acton, Nassau	For 12	months do	salary a	s Fisher	y Officer do		25 100			
Bélanger, Jos		do			do		25			
Boismier, Kd		ďο			do		300			
Boucher, Wm	1	do			do	•••••	250			
Uameron, J. A		do do			do do	*****	200 250			
Cox, John		do			do		50			
Oroome, W. P]	ďο			фo		100	1		
Orotty, John		do			do do	******	40 50			
Dummins, Jas Dalton, R. G	9	do do			do		37			
Dauncey, Jno	12	đo			do		100			
Deacon, Eph		ďο			do	•••••	100			
Dickson, Jas Douglas, Geo	1	do do			do do	*****	100 25			
Finkle, R. R	İ	do			do	,,,,,,	50			
Foote, W. E		do			do		93			
Frazer, Saml		do			do		100			
Fraser, F. M. G Gilchrist, Chas		do do			do do	*****	100 400			
Gilbert, Robt		do			do		100			
Graham, J. R		do			do	•••••	100			
Grant, John		do			do	•••••	100			
Greer, James Hastings, Wm		do do			do do	****	40 50			
Helliwell, Wm	İ	do			do	*****	100			
Hicks, Wm	1	do			ďο	•••••	50			
Hunt, Herry		do			do	*****	20			
Hull, Wm Hughson, A	1	do d o			do do		50 50			
James, Sol		do			do	••••	100			
Jeasle, Geo	ļ	do			do	•••••	100			
Jelly, W. B		do			do do	*****	40			
Johaston, W. H Johason, Wm	1	do do			do	*****	75 100			
Kerr, J. W		do			do	*****	550			
Kiel, Peter		do			фo	*****	200			
Lake, Geo Legge, Joshna		do do			do do	•••••	50	50		
Merritt, T	12	do			do	•••••	100			
Miller, Geo. S		do			do	*****	100			
Mills, A. E		do			фo	•••••		00		
Miron, O Moody, J. B		do do			do do	*****	30	00		
Mooney, John		do			do		200			
Muir, Jas	24	do			do	•••••	200			
Murphy, Jno	12	do			do	*****		00		
McBride, Alex McCann, Peter		do do			do do		250	00		
McCarron, Pat		do			do	*****	100			
McCrae, W. A		do			do		100	Ú0		
McDermott, G. B McDermott, Wm	١.	do do			do	•••••	200			
McDonald, J. R		do			do do	*****		00 00		
McFadden, Jas		do			do	*****		00		
•	1					-	l		l	

DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Com. SALARIES—Continued.

To whom Paid.	Service.						Amount.	Total	•
			D 146			·	\$ cts.	\$	cts.
			Brought fo				6,043 75		
Mora -						•			
McFayden, Hugh	For 12	months	salarv as	Fishery	Office	r	40 00		
McGarity, T		do	•		do		50 00		
McKibbon, Thos	ļ	do			υO		25 00		
McKinnon, A. U McMaster, David		do			do		100 00		
McMaster, David	l	do			do	*****	200 00		
McMuller, John	_	do			ďο	••••	50 00		
McOuce, John.	7	do			do	•••••	116 66		
Poole W.	12	do			ďο	••••	125 00		
Pollock W.		ďο			фo	•••••	50 00		
Plice D.	.9	do			do	•••••	22 50		
Prosser TIT	12	do			do	•••••	50 00		
urcell II D	1	do			do	•••••	100 00		
Ullenn- Line		do			do do	•-•••	100 00 50 00		
Kaymon 1 110, A	ļ .	do				••••••	20 00		
Raymond, Chas. W Redmond, Jos Roper, E. C	1	do			do do		30 00 30 00		
Koner E	1	do				******			
All many T	١.	do			do do	•••••	100 00		
Russell, M. L	1 12	do				******	4 16 25 00		
Sanders, L. S Sharp, David	12	do do			do do	*****	150 00		
Sharp, David	1	do			do	*****	200 00		
Sills, A. D	1	do			do	••••	150 00		
Simmons, N.	j	do			do	•••••	100 00		
Smith, A. H	1	do			do	•••••	4 16		
Steele, G. R.	12	do			do	*****	100 00		
Stewart, Robt		do			do	*****	37 50		
Sweezy, Reni	"	go			go	•••••	37 50		
Sweezy, Benj Telfer, Andrew	1	do			do		8 33		
Telfer, Andrew	12	do			do		5 0 00		
Wallace, J. G		do			do		60 00		
Wilkins, Chas. Wilson, Jos		do			do		466 65		
Wilson, Jos Young, John	i	do			do	1	200 00		
Young, John	1	do			do		4 16		
			Total	••• •••••		10000		9,130	37

FISHERY GUARDIANS.

Bowen, Chas Cameron, D Gordon, Donald Morrow, A J Pattison, Sydney Siddall, Benj Slemmont, Andrew	do do	do do do	Gull River	15 00 30 00 50 00	
	l .			235 00	9,365 37

DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Con. DISBURSEMENTS OF FISHERY OVERSEERS.

To whom Paid.	To whom Paid. Service.				
		Brought forward		\$ cts.	\$ cts 9,365 37
		ONTABIO-Continued.			
Acheson, Arch	For 12 months	lisbursements to 30th June, 188	6	41 75	
Acton Nassau Boismier, Ed	do do	do do	·••••	1 50 24 50	
Boucher, Wm	do	do	•••••	109 00	
ameron, D. A	do	do	• • • • • • • • • • • • • • • • • • • •	221 50	
Cochrane, Geo	do	do	•••••	341 33	
Jox, John		do do	******	58 65 108 13	
Dommins, Jas	do	do	• • • • • • • • • • • • • • • • • • • •	10 30	
alton, R G	do	do	•••••	135 72	
auncey, Jno	do	do	••••••	20 00	
Deacon, Eph	do	do	•••••	35 50	
Dickson, Jas Douglas, Geo	do do	do do		105 70 45 50	
inkle, R. R	go	do		56 45	
Toote, W. E	do	do		85 99	
razer, Saml		ģo	••••	263 82	
raser, F. M. G	do	do	*****	526 00	
Hichrist, Chas Hilbert, Robt	do do	do d o	*****	314 75 77 50	
Fraham, J. R		do		107 25	
Frant, John	do	фо	•••••	79 65	
lastings, Wm	do	do	•••••	100 30	
Helliwell, Wm	do do	do do	*****	63 40 41 50	
Hicks, Wm Hunt, Henry	do	do		13 00	
Hull, Wellington	do	do	•••••	47 75	
Hughson, A		ģo	••••	76 50	
ames, Sol		do	•••••	102 22	
Jeacle, Geo Jelly, W. B		do do	•••••	127 00 24 00	
Johnston, W. H	do	do	•••••	133 50	
Kerr J W	do	фо	••••	943 31	
Kiel, Peter		do	•••••	31 50	
Lake, (łeo		do do	•••••	15 30	
Marion, Jos Merritt, T		do	•••••	75 00 174 25	
Miron, O		do	*****	22 50	
Miller, Geo. S		do	•••••	165 50	
Mills, A. B		do	*****	24 75	
Mooney, John		do	*****	198 00	
Muir, Jas Murphy, John	do do	do do	*****	70 70 28 25	
cCann, Peter		do		59 25	
McCrae, W. A	do	фо	•••••	48 00	
McDermot, G. B	do	do	••••	289 05	
McDermot, Wm McFayden, H	do	do d o	*****	31 50 3 95	
McFadden, Jas		do	•••••	1 10 00	
McGarity, T		do	*****	14 00	
McKibbon, Thos	do	ďο	*****	5 00	
McKinnon, A. C		do	•••••	298 25	
McMaster, David McMichael, Jno		do do	•••••	6 25	
McMullen, Jno		do	******	125 00 88 20	
	1				9,365 3
	j .	Carried forward	******	6,233 17	9,365 ⁵

26

Detailed Statement of Expenditure on account of Fisheries, etc.—Con. DISBURSEMENTS—Continued.

To whom Paid.	Se	rvice.	Amount.	Total.
	Ontario-	forward	\$ cts. 6,233 17	\$ cts. 9,365 37
McQueen, T. Poole, Wm. Price, Peter Prosser, Wm. Purcell, H. R. Quenneville, A. Redmond, Jos. Roper, E. C. Sanders, L. S. Sharp, David Sills, A. D. Simmons, N. Steele, G. R. Wilkins, Chas Wilson, Jos.	For 12 months disburser do do do do do do do do do do do do do	do	51 25 33 40 24 00 163 30 65 50 237 65 13 35 181 33 67 94 103 02 104 75 160 00 32 60 25 00 44 9 00 294 70	
	1	***************************************		8,285 46
Olark, W. A Orotty, John Miles, C. F	Hire of tugBalance of late A. Bradi Surveying fishing berths	ellaneous.	198 00 31 91 20 00	17.000 54
	Total fo	or Ontario	249 91	17,900 74

SALARIES OF FISHERY OVERSEERS, WARDENS AND GUARDIANS.

	l						
Aral			QUEBRC.				
Archibald, M. Ascah, Chas. Austin, W. H. Beach, N. A. Belanger, J. O. Bhéreur, U. Bilodeau, Job. Blais, Alfred. Boily, Jos. Bourk, P. C. Caron, Clovis F. Catellier, L. N. Chevalier, J. B. Chevrier, A. E.	10 12	months salary do do do do do do do do do do do do do	as Fishery Offi do do do do do do do do do do do do do	cer	50 75 200	00 33 00 00 00 00 00 00 00 00 00 00 00	
		Cari	ried forward		1,821	66	

DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Con-SALARIES—Continued.

			SALARIES—Continued.			
To whom Paid.			Service.		Amount.	Total.
			Brought forward		\$ ets. 1,821 66	\$ cts.
			QUEBEC-Continued.	1		
Cloutier, T	For 12	months	salary as Fishery Officer.		100 00	
Olyde, Wm	6	do			25 00	
Comeau, N. A	18	do		••••••	112 50	
Côté, Henri	12	do		•••••••••••••••••••••••••••••••••••••••	30 00 50 00	
Coghlan, J. T Cullen, John	l	do do	_		200 00	
Darche, A. L	3	do			12 50	
Desaulniers, J		do			75 00	
Dubé, Philéas		фo		•••••	75 00	
Duguay, G. L	1	do			200 00	
Filion, Ant		do do			30 00 30 00	
Gauvreau, J		do			100 00	
Gingras, Jos		do	_		25 00	
Girard, Jacques		фo		······ [50 00	
Grant, S. A.		do			40 00	
Grondin, L. E Hanson, J. W		do do			100 00 41 66	
Huot, L. P		-	~ ~		100 00	
Hurteau, M.	1	do			50 00	
Jones, R. W	.}	do			40 00	
Joynt, Robt	1	ďο	•		50 00	
Kelly, John Laberge, Joachim		do do	•		100 00 100 00	
Lacoursière, O		do			75 0 0	
Lambert, Jos		ďo			50 00	
Latraverse, P		do			100 00	
Lauzon, Jos		do		• •••••	125 00	
Legouvé, J		do do		·····	150 00 100 00	
Luke, P. E	1	do		********	50 0 0	
Maltais, R		do			50 00	
Marion, Jos		do		*******	300 00	
Martel, J. L		ďο	•	•••••	75 00	
Martin, H		do		********	100 00 30 00	
Martin, Ed		do do		••••••••	50 00	
Mathurin, G		do		*********	200 00	
Migneault, T		do	do		200 00	
Mohr, James	.	do			40 00	
Monpetit, J		do		·····	50 00	
Morris, John		do			260 00 100 00	
McLeod, W		do do	do		100 00	
Nagle, Parker W			do	••••••	12 50	
Phelan, John,	. 12		do	••••••	50 00	
Picotin, J F	· {	do	do	•	100 00	
Potvin, Chas		do	do	*********	50 00	
Radford, Jos Ritchie, Wm			do do	**********************	50 00 75 00	İ
-Sabourin, T		do	do	10000000 1000000	100 00	1
Saucier, J. B		do	do	*********	100 00	1
Shurtleff, Joel	. 3	do	фo	***************************************	12 50	
Simard, Jos	. 12	do	do		40 00	ー
			Carried forward	••••••	6,293 32	

28

D_{ETAILED} STATEMENT of Expenditure on account of Fisheries, etc.—Con. SALARIES—Continued

			1		
To whom Paid.		Service.		Amount.	Total.
	Bro	ought forword		\$ cts.	. \$ cts.
		BEC - Continu		6,293 32	-
Verge, J. A	For 12 months salar			300 00	
	do	d d		40 00	
	do	d:	-	300 00	
Willis, W. C.	do 5 do	d. d		100 CO 62 50	
		Quardians.			7,095 82
Adams, Danl Allard, Nap				27.00	
Allard, Nap	Wages as special F	ishery Guard	ian	35 00 40 00	
Archiber Louis	do	do		23 00	
This is a second	do	do		7 50	
Bark, Wm	do do	do do		228 00 6 00	
	do	do		25 00	
	do	do	******	40 00	
		do		22 00 40 00	
Comes, Wm	do	do do	**************	4 00	
		go		75 00	
		do	*********	2 50	
Davidson, J. E	00	do do	************************	30 00 30 00	
		do	*************************	37 50	
Donohue, John. Gan, Joseph	do	do	······································	115 00	
Geridoseph	do do	do do	**********************	5 00 40 00	
Gauthier, Nap Humphrey, James Lacks	do	do	***************************************	77 00	
Hutchins, O Lachapelle, Louis	do	do		80 00	
Milla Pelle, Lonia	do	do	***************************************	40 00 69 00	
McC, Peter	1 40	do do	***************************************	17 50	
McGowan, W. W. McLaren, Donald. Potvin, Euloge	do	do	*****	10 00	
Potvin, Euloge. Ramsey, Thomas	do	ďο	******	98 00	
Sansey, Thomas	i do	do do		86 67 25 00	
Saumure, Paul Simard, Geo Simard, Alex	do	do	10000 *********************************	25 00	
Simard, Geo Stevens, Alex Trembs, Patrick	do	₫o		19 65	
Stevens, Patrick. Tremblay, Alex	do do	do do	******	50 00 97 50	
Tremblay, Alex	do	do	****** *** **** *******	41 80	
					1,542 62
Aroba	DISBURSEMENT	rs of fishe	RY OVERSEERS.		
Archibald, M Austin, W. H	For 12 months disk	nirgamants to	30th June, 1886	130 00	
Austin, W. H Beach, N. A	do	Juisemenus (O	do	45 25	
Rai Alex	· (ao		do	54 06	
Byv. Rot. 1. U	· uo		do	42 50	
Ri) out ()	i uo		do	1 125 74 1 73 75	
D01-11 008	·) uo		do	35 25	
O	· ao		do	25.05	
Uharri U. R	• l uo		do	71.00	
Clorier, A. B	do		do	109 73	
Chevrier, J. B Cloutier, T. E.	do		do		ļ
***************************************	· do		do	30 00	
	1 0	Jarriedd forwa 29	ard	901 05	8,638 44
		20			

DETAILED STATEMENTS of Expenditure on account of Fisheries, etc.—Con-DISBURSEMENTS—Concluded.

To whom Paid.	Sex	rvice.		Amount.	Total.
	D	6		\$ cts.	\$ cts 8,638 44
	· ·	forward - Concluded.	••••	901 05	0,000
}	•				
	For 12 months disbursem	ents to 30th June, 18 do	s6	11 50 30 00	
Jomeau, N. A	do do	do		133 65	
Oésaulpiers, J	do	do		105 00	
Dubé, Philéas	ďο	ģo		45 50	
Ouguay, G. L	do	do	*** **]	192 30	
Jagnon, Geo	do do	do do		63 00	
Gauvreau, JGingras, Jos	do	do		105 60	
Grant, S. A	do	do		9 90	
Grondin, L. E	do	do		62 00	
Huot, L. P	do	do do	•••••	17 20 59 45	
Hurteau, Ml	do do	do		56 00	
ones, R. W	do	do	••••	63 75	
Kelly, John	do	do		184 75	
Laberge, Joachim	do	do		351 10	
Lacoursière, O	do	do		123 00	
ambert, Jos	do	do do	*****	41 85 32 50	
Latraverse, Pierre	do do	do		77 64	
Lauzon, Jos Legouvé, J	do	do		1(8 00	
Létourneau, J. J	d o	do		65 00	
Luke, P. E	фo	do	•••••	97 17	
Maltais, R	do	do do	•.•	29 00	
Marchessault, T	do do	do		10 25 338 15	
Marion, Jos Martel, J. L	do	do		80 05	
Martin, H	do	do	••••	142 85	
Mathurin, G	₫ο	do	*****	153 40	
Migneault, I'	do	do do	•••••	238 67	
Mohr, James	do do	do		2 82 23 50	
Monpetit, Julien Morris, John	do	$\tilde{\mathbf{do}}$		153 40	
McDonald, J B	do	do		19 75	
McLeod, W	do	do		105 00	
Phelan, John	do	do		35 50	
Picotin, J. F	do do	do do	•••••	77 25 63 50	
Povia, Chas Radford, Jos	do	do		177 85	
Ritchie, Wm	do	do	••••	60 80	
Sabourin, T	do	do		20 00	
Saucier, J. B	do	do	••••	55 05	
Verge, J. A	do	do do	*****	110 15	
Veilleux, Vital Vibert, Philip	do do	do		21 00 316 09	
Willis, W. C	5 do	do	•••••	80 00	257
	Miso	ell meous.			5,257
Burgoine, F	Cooking utensils		•• ••••••	1 58	
Carbery, John	Collecting fishery statis	tics		14 50	
Crews. Geo	Boat hire			15 00	
Généreux, J. A. E	Distributing notices Repairing Tent		•••••	7 25	
Jocke, M Radford, Jos	Postage stamps			2 00 2 00	
Ivaditoru, JUS:	r oatake ammba		•••••		_
		for Quebec		l	13,938

Detailed Statement of Expenditure on account of Fisheries, etc.—Consalaries of fishery officers.

To whom Paid.	\$	Amount.	Total.		
		A SCOTIA.		\$ cts.	\$ ts.
	Salary as Inspector of I Superannuation tax on	building of Inc. p.		1,764 00 36 00	
Bertram, A. C	Salary as Fishery Office	er, Cape Breto	n Island		1,800 00 500 00
D		polis County.			
Bailey, W. M	For 12 months salary t do do do do do do do do	o 30th June, 1 do do do do do do do do do do do do	886	25 00 25 00 120 00 25 00 25 00 25 00 25 00 25 00 25 00	930.00
					320 00
Ave		gonish County.			
Aymer, J. R. Cameron, Lauchlin Chisholm, Colin Chisholm, Donald. Chisholm, James. Cumming, Jno. Dexter, John. Rraser, Duncan Macadam, Alex. McDonald, Alex. McDonald, Alex. McDonald, John Randall, Albert	do do do do do do 12 do	to 30th June, 1 do do do do do do do do do do do do do		25 00 30 00 25 00 25 00 20 00 30 00 20 00 22 00 14 58 25 00 133 30 25 00 15 00	427~99
					437,88
Barring	1	Breton County	'•		
Burke, Jas. P. Burke, Jas. P. Burke, Jas. P. Burke, Wm Keefe, P. Morrison, Angus McAdam, Allan McCormack, Donald. McDonald, Alex. McDonald, Archd. McDonald, D. McEachern, Jno McLeat, Alex. McLellan, M. McNeil, D. J. Quinan, Francis.	do do do do do do do do do do do do do d	to 30th June, do do do do do do do do do do do do do	1886	25 00 25 00 25 00 25 00 25 00 20 00 20 00 45 00 20 00 20 00 20 00 25 00 25 00	765 0

DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Con. SALARIES—Continued.

To whom Paid.	-	Service.		Amount.	Total.
	Brou	ght forward		\$ cts.	\$ cts 3,842 88
	Nova S	COTIA—Continue	ed.		
	Cole	hester County.			
Blair, Henry	For 12 months salary	to 30th June, 1	886	100 CO	
Corbett, H Davison, J. W	do do	do do		30 00 100 00	
Frame, Samuel	do	do	******************************	25 00	
Fulton, George	do	do	***********	25 00	
Fulton, H. M	5 do 12 do	do do	******	12 50	
Tulton, Robt. K	12 do do	do		25 00 25 00	
Gass, H	do	do		50 00	
Johnson, A. O. B	do	фo		25 00	
Johnson, T	do do	do do	****************	25 00 25 00	
Murray, Matt. G	do	do	***************************************	25 00	
McKay, Dan	do	do		40 00	
Pollock, R J	do	do	*****************	93 75	
Rutherland, Ed Urquhart, Hy	<u>ძ</u> ა ძ o	do do		25 00 25 00	
ordanara al	•	40	(11111111111111111111111111111111111111		676 25
	Cum	berland County.	l		
Fowler, Elijah				130 00	
Gilroy, G. W	do do	do do	••••••	100 00 25 00	
Jenks, Frs. L	do	do		25 00	
Logan, Isaac	ďο	ďο		25 00	
Murphy, Wm	do	do do		30 00	
McPherson, Saml Porter, Jos	do do	do	***************************************	25 00 25 00	
Smith, Sydney	do	do		25 00	
Smith, Thos. R	do	фo	~~~~~	25 00	
Wills, Alex. W	3 do	do	*******************	25 00	460 00
	70	inha Counta			460 0
		igby County.		ì	
Collins, Jas. A				120 00	
Gavil, A. L Hanly, Wm	do do	do do		25 00 120 00	
Journey, Robt		do		25 00	
McKay Lochlin	do	do	***************************************	25 00	
					315 00
	Guy	sboro' County.	j		
Bruce, J. R	For 12 months salary	to 30th June, 18	386	10 00	
Uameron, Angus	do	₫o		25 00	
Cameron, D, sen	do do	do		20 00	
Cook, Jas	do do	do do	******************	25 00 30 00	
Harrington, Jas., jun	do	do		25 00	
Henderson, Jas	j do	ģo	****** ***** 1*****	25 00	
Hudson, Saml., sen	do	do	***************************************	25 00	
	,				5,274 13

DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Con. SALARIES-Continued.

	SALA		ea.		
To whom Paid.		Service.		Amount.	Total,
					Ø -4-
	Broug	ht forward		\$ cts. 185 00	5 cts. 5,274 13
	Nova Se	OTIA—Continue	ed.		
	Guysboro'	County-Concl	uded.		
	For 12 months alary			25 00	
Kenner (1)	do do	do do		30 00 15 00	
Mattie, Fred. K	do	do		15 00	
McDonald, D A	do	do	********	40 00	
McKan C. WH	do	do		25 00	
McKeen mu	do	do		15 00	
McRibin Thos	do do	do do	***************************************	30 00 25 00	
McQuarrie, Allan Pride, Wm	do	do	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	100 00	
Pride. Wm	do	do	***************************************	30 00	
Smith D. M.C.	do	do		20 00	
Bmith, J. L.	do	go		25 00	
Tory, Jas. A	do	do	•••••	150 00	730 06
	 		[į	100 00
Dı .	Ha	lifax County.			
Blakely, Jas Burris. Wm	For 12 months salary	to 30th June. 1	886	30 00	
Burris. Wm	do	do		30 00	
C 117 man	do	do	******	40 00	
TROOP TO THE TANK	do	do	••••••	150 00	
TROOP COLL.	do do	do do	*****	30 00 25 00	
Gaetz. Isaac	do do	do		150 vo	
Henry, Chas. G	do	do		30 00	
Dido- " " " " " " " " " " " " " " " " " " "	do	do	***************************************	25 00	
difference of the constant	do	ġο		40 00	
TROOP TO THE PROPERTY OF	ďο	do		30 00	
400b	do	do do		75 00	
McDonald, Jno McKiel, Nath	do do	do	******	20 00 25 00	
		do	*****************	40 00	
		do	******	30 00	
		do	*****	30 00	
		ďο		40 00	
		go		30 00	
		do do	*******************************	40 00	
Whiteman, J. E.	, go	do		20 00 30 00	,
•					960 00
Rn	H	lants County.			
Burnam, P. S	For 10 months 1	to 20th I.m. 1	000	100.00	
Colter, Jno. B	For 12 months salary do	do		100 00 30 00	
Mosher, Jas Mosher, Jas O'Brien, Jas	do	qo qo	******	30 00	
O'Brien, Jas O'Brien, T. B.	do	do	************	50 00 50 00	
V'Brien, T.	do	do	***************************************	30 00	
O'Brien, Jas	do	do	*******************************	100 00	
•	1				340 00
	Cari	ried forward			7,304 13
16—3		33			

DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Con-SALARIES—Continued.

To whem Paid.	s	ervice.		Amount.	Total.
	Down			\$ ets.	\$ cts.
		at forward	i. I		7,304 13
		IIA—Continue 288 County.	<i>a.</i>		
D.4			200	05.00	
Benvie, Peter Boady, James	For 12 months salary to do	do	86	25 00 1(0 00	
rowdia, Mark	do	do		25 00	
Dowling, David	do	фo		25 00	
Billis, Peter	do	do		25 00	
Braham, Stephen	do do	do do		25 00 25 00	
Hart, Wm J	do	do	***************************************	25 00	
IcDonald, M B	do	do		25 00	
McDaniel, Miles	do	do		25 60	
deDermid, Dan	do	do		25 0 0	
AcEachern, P	do	ďο		100 00	
AcFarlane, J. P	do	do do		25 00 25 00	
McKarlane, Angus McKay, Neil	do do	do do		25 00	
AcKinnon, Angus	do	do		25 00	
Ichean, D. F	do	do		150 00	
IcLean, John	do	do		25 00	
McLean, Norman McLennon, A. (John's	do	d o	···········	20 00	
Ross, David	do do	do do	***************************************	25 00 100 00	
3000, Du 12.			•		870 00
	King	's County.			
Angus, Jos	For 12 months salary to		886	30 00	
Bishop, C. E	do	do	***************************************	30 00	
Brown, Phillip	do	do do	***************************************	30 00	
Miller, James S	do do	do	****** *****	125 00 1 50 00	
McIntyre, W Reid, R. F	do	do	******	125 00	
Chorpe, J. W	do	do	******	30 00	
F , · · · · · · · · · · · · · · · · · ·					420 00
	Lunent	ourg County.		İ	
Andrews John	For 12 months salary to	30th June 1	886	25 00	
Besançon, Isaiah	do	do		25 00	
Boylan, Edward	do	άο		25 00	
Burns, George	do	do		25 00	
Cooney, Pat		do		25 00	
Croft, Wm	l do	do	***************************************	25 00	
Demon, David Evans, David	do	do	**********	25 00	
Godard, C. E	do do	do do	***************************************	100 00 100 00	
Hebb, Eli		do	*****	25 00	
Hutt, John		do	***************************************	25 00	
Jost, Hy. S	do	do	*********	100 00	
Keddy, J. H		do	*********	25 00	
Langille, James Mossman James		do	*********	25 00	
Mossman, James	.(do	do	**************	25 00	
•	1			l	8,594 13

DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Con. SALARIES-Continued.

To whom Paid.	Sen	rvice.		Amount.	Total.
				\$ cts.	\$ cts.
	Brought	forward			8,594 13
	NOVA SCOT	IA-Continue	d.		
	Lunenburg Co	unty-Contin	ued.		
leisner, Jacob	For 12 months salary to	20th June, 18	886	25 00	
esbitt, G. A	чo	ao		25 00	
ernette, Chas	do For 15 days salary	do		25 00 3 56	
,					678 56
		u County.			
ameron, Allan	For 12 months salary to	30th June, 18	886	25 00	
Campbell	do do	do do		25 00 25 00	
	do	do		25 00	
Foote, George	9 do	d o		18 75	
Fraser Th	12 do	ďο		25 00	
Fraser Samuel	do I do	do do	••••••	25 00 25 00	
Murray, D. A	do	do	*************************	25 00	
McDonald, D. G	do	do		170 00	
McDonald, Donald	do	do ~		25 00	
McDonardi William	լ ա	ďο		25 00	
McKarsatt, Onas	do	do	· • • • • • • • • • • • • • • • • • • •	20 00	
McKenzie, Geo	do do	do do	***************************************	25 00 25 00	
McLean, Donald	do	do	***************************************	30 00	
Slithant- ", " U	ų uo	do		150 00	
Sutherland, Robt Turner, Wm	do	do		140 00	
ээт) үүш	do	do		25 00	853 7
_	Quee	n's County.			
Fitzgerald, John	For 12 months salary to	30th June. 1	886	70 00	
		do		60 00	
Miles, Barnabas Sellon, S. T. N.	do	фo		30 00	
/ C. I. N	do	do	••••••	225 00	385 (
	Richm	ond County.			
Grant Guncan	For 12 months salary to	30th June, 1	.886	125 00	
Grant, Chas Gerroir, Felix Grouchy, P. W	do	do		30 00	
CIODAL - COMMISSION		φo		25 00	
Achoe ive	.i do	do	**************	30 00	
William	. 1	do do		25 00 25 00	
		do	**************	125 00	
		do	*****************	30 00	
		do	*****	30 00	
4 Elleta		do	***************************************	30 00	
Sampson, A	do	do		20 00	
Sampson, J.	do do	do do	***************************************	30 00 30 00	
******	1	ų,	****** ,***** ,*****		535
	0	A C		1	11.000
• •	Uarrie	d forward 35		I	11,056
16—3 1		JU			

DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Con.

SALARIES—Continued.

			=======================================	1	~===
To whom Paid	}. •	Service.		Amount.	Total.
				\$ cts.	\$ cts
	Broug	ght forward			11,066 44
	Nova Sco	OTIA—Continue	d.	1	
	Shelb	urne County.			
Archer, Timothy	For 12 months salary t	o 30th June, 1	886	30 00	
Crowell, P	do do	do Ó		20 00	
Greenwood, M	do	do	**************************	100 00 20 00	
Holden, C. A	do	do	***************************************	50 00	
Kehoe, M	do	фo		20 00	
Mc(fill, John W		do		125 00	
Nichol, F. G	do	do	******************	20 00	
Ryer, George	do	do	***************************************	50 00	125 00
					435 00
		oria County.			
Beaton, Roderick	For 12 months salary t	o 30th June, 1		30 00	
Bochaman, Donald	do do	do do	••••••	30 00 1	
Dapstick, Thos	do	do		25 00 25 00	
inlayson, Donald	do	do	***************************************	25 00	
oyle, Wm	do	do		30 00	
Hellen, Robt		do	••••••	30 00	
ngraham, G	do	ďο		25 00	
Icauley, Donald	· do	do	•••••	25 00	
dcDonald, Archd dcDonald, Angus	do do	do do	***************************************	25 00	
CDonald, Archd	do	do	***************************************	30 00 25 00	
cGregor, Frs	i do	do		25 CO	
Cintosh, Malcolm	do	do	***************************************	120 00	
IcIver, Malcolm	do	do		30 00	
IcKenzie, Chris	do do	do		25 00	
IcLeod, Donald	do	do	•••••	30 00	
IcLellan, John	do	do do	*** ******* *****	25 00	
IcMillan, Donald IcNeil, John S	do do	do	••••••	25 00	
CPherson, John	do	do	***************************************	25 00 25 00	
IcRae, Donald, jun		do	*******	120 00	
IcRae, John R., sen	do	do	*****************	25 00	
IcRae, Donald	do	do	***************************************	25 00	
cRae, Kenneth		фо	****** ,**** .****	30 00	
IcRae, Donald, jun IcQuarrie, Donald	do	do	****** ****** *****	25 00	
Watson, Andrew	do do	do do	*****	25 00 25 00	
					930 00
]	outh County.]	
Brand, J. I	For 12 months salary s	s Fishery Ove	rseer	25 00	
Janu, Jacob E	3 do	do	•••••	6 25	
Doucet, Jérôme Bardner, Enos	12 do do	do	••••••	30 00	
Hatfield, J. A	do	do do	******	150 00	
effrey, James	do	do	*****	50 00 (25 00	
avanagh, Wm	do	do	***** ********************************	25 00	
lius, Vital	do	do	************	25 00	
	Λ	3 (12,431 44
	· Uarrie	d forward	l	1	19 A31 😘

DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Con. SALARIES—Continued:

To whom Paid.		Service.		Amount.	Total.
	Bro	ught forward		\$ cts.	\$ eta 12,431 4
		SCOTIA—Concluded	1	ļ	·
	Yarmout)	County-Conclud	led.	ĺ	
Nickerson, E	For 12 months salar 6 do 3 do 12 do do do	y as Fishery Over do do do do do	geer ,	25 00 12 50 6 25 100 00 25 00 25 00	53 0 0 0
		Guardians.		[12,961 4
Bland, Geo	do do do d o	Lawrencetown, Little Bras d'Or Port Medway, (Stewiacke R., C River Philip, C do Stewiacke R., C Gaspereaux R., Lawrencetown. St. Ann's R., V Portaupique R, Wailace R., Cu River Philip do	Annapolis Co., C.B. Co	40 50 56 25 25 00 28 25 50 00 52 50 52 50 25 00 10 50 56 25 5 00 25 00 39 00 16 50 46 50	528 71
		Total			13,490 1

DISBURSEMENTS OF FISHERY OVERSEERS.

Rogers, W. H Bertram, A. C	Disbursements as Fish do do	ery Inspector Officer		924 30 482 25	1,406 55
D		Overseers.			
Barrington, York Blair, Henry Burnham, F. S Carty, W. T Collins, Jas. A. Colter, Jno. B.	do	ments, to 3 ist Dec. do do do	, 1885	31 00 45 50 52 50 116 00	
Came, Jas.	do	do do do		33 50 10 24 69 30 22 50	
Fitzgerald, John	do do	do do do do	•••••	30 00 25 00 74 79	
Fowler, Elijah Goudy, E. S	do do do	do d o do	******	91 50 56 54 103 98	
	Carri	ed forward		762 35	14,896 74

DETAILED STATEMENT of Expenditure on Account of Fisheries, etc.— Con. DISBURSEMENTS—Concluded.

To whom Paid.	Se	rvice.	Amount.	Total.
	Brough	t forward	 \$ ets. 762 35	\$ cts. 14,896 74
	Nova Scor	TIA-Concluded.	Ì	
	Overseers	-Concluded.		
Godard. C. E. Gaetz, Isaac. Gardner, Enos. Gilroy, G. W. Goodwin, Robt. Hanley, Wm. Jost, H. S. Miller, Jos S. Marmeau, Frs. McDonald, John. McDonald, John. McDonald, D. G. McKachern, P. McGill, Wm. McLean, D. F. McIntosh, Malcolm. McQuarrie, Allan McQuarrie, Allan McRae, Donald, jun. O'Brien, T. B. Pritchard, A. C. Quinan, Francis Ross, David. Reid, R. F. Redden, George. Robertson, G. H. Sellon, S. T. N. Tory, Jas. A.	do do do do do do do do do do do do do d	do do do do do do do do do do do do do d	51 50 194 25 163 00 28 00 44 50 161 86 37 00 74 60 48 50 105 70 63 50 51 00 31 79 107 50 79 38 67 00 83 00 42 00 59 50 20 00 78 28 64 75 70 00 44 00 97 90 33 40 99 07 72 00	2,834 33
Murphy, W	Horse hire	ories	 13 80 25 00 45 00 26 25 11 21	121 26
	Total	for Nova Scotia	 	17,852 33

DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Con. SALARIES OF FISHERY OVERSEERS AND WARDENS

To whom Paid.	Service.			Amount.	Total.	
Tr.		BRUNSWICK.		\$ cts.	\$ cts.	
Venning, W. H Receiver-General	Salary as Inspector of Superannuation tax or	Fisheries 1 Inspector's sa	lary	1,764 00 36 00	1,800 00	
_		bert County.				
Dryden, J. W Kinne, J. E.	For 3 months salary	to 30th June.	886	10 00		
Kinne, J E			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	40 00		
Oliver land	9 do	do	***************************************	30 00		
Stewart Charles	12 do do	do do	••••••	40 00 100 00		
Taylor, Wallace	do	do	*******	40 00		
	40		•		260 00	
		leton County.	ĺ			
Burt, Geo R Lindsay, Alex. G	Mar 10 manths salam	to 20th Tune	1000	100 00		
Lindsay, Alex. G	do	do		150 00		
Scott, J. W	do	do		30 00		
					280 00	
	Cha	rlotte County.				
Best, Leonard	For 10 months solom	to 20th Tune 1	900	100 00		
Brown, Barth	do	do soin sune, i	ر	100 00		
Carrol, Edward	do	do		30 00		
1016F Congmit D. D	do	do	******	120 00		
Ulkon Dadring	фо	do	**************	30 00		
Ull man	ďο	ďο	***************************************	30 00		
dolber and and the second	do	do	· • • • • • • • • • • • • • • • • • • •	30 00 30 00		
40rd Y	do do	do do	••••••	70 00		
McLauchlin, W. 3	do	do	• ••••••	240 00		
Todd, Frank	do	do	•••••	120 00		
					900 00	
An	Glou	cester County.				
Aché, Adolphe	For 12 months salary	to 30th June.	1886	100 00		
Boyd, Adolphe Oalnan, John, jun Comeau, Frédéric	do	do		75 00		
	do	ĝο		25 00		
	₫ο	do	***************************************	100 00		
Danghlan, Tim.	do	do do	•••••	50 00 30 00		
Banpsey, Miles	do do	do	***************************************	30 60		
Haché, Juste	do	do	••••••	100 60		
Manzerolles, J. Poirier, Joseph	do	фo	•••••	350 00		
Poirier, Joseph Rogers, W	do	φo	!	30 00		
Sekols, W	do	do	***************************************	100 00		
Walsh, James	do	do	***********	25 00 50 00		
Walsh, James	do do	do do		30 00		
***************************************	au	u.o	***************************************		1,095 00	

DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Con. SALARIES—Continued.

To whom Paid.	Se.·	vice.		Amount.	Total.
	Brought	forward		\$ cts	\$ cts- 4,335 00
*	Now Romann	ck — Continue	,		•
			••		
	Kent	County.		1	
Collet, A. L	For 12 months salary to 3	0th June, 1886 do		80 00	·
Girouard, M. A.	do	do		100 00 75 00	
Juimon, Lazare	do	đo		80 CO	
Hannsh, Wm. F	do	ďο	******	75 00	
Harnett, James	do	do		80 00	
Leger, F. B Leblanc, A. T	do do	do do		80 00 75 00	
Mauzerolles, Nicholas	do	do		50 00	
	40	uo	**************		695 00
	Kina's	County.			
n.1	<u> </u>	-	_		
Belyea, Jas. A	For 12 months salary to 3			50 00	
Gamblin, Samuel Gosline, Samuel	l 11 do l 12 do	do	******	27 50	
Keith, Jonah	do	do do	***************************************	100 00 30 00	
Pearson, I. &	do	go		2 50	
Ryan, Samuel F	do	do	**********	30 00	
Spragg, Z S	d o	do		50 00	
					290 00
	Northumbe	land County.		l . i	
Bamford, E. A	For 12 months salary to 3	0th June, 188	6	50 00	
Bergin, Patrick		do	·f	30 00	
Blackmore, Jared Blak-, John	do 3 do	do do		50 00	
Bryanton, Geo		do		17 50 30 (0	
Cameron, Kenneth	do	do		100 00	
Uoleman, John	4 do	do		30 00	
Donavan, M		do	********	23 33	
	l do	do		30 00	
Doyle, John				30 00	
Fitzpatrick, James	do	do			
Fitzpatrick, James Freeze, Samuel	do do	do		100 00	
Fitzpatrick, James Freeze, Samuel Gillis, Fat	do do do	do do		100 00 30 (0	
Fitzpatrick, James Freeze, Samuel Gillis, Pat Hayes, M	do do do do	do do	•••••••	100 00 30 (0 30 00	
Fitzpatrick, James Freeze, Samuel Gillis, Fat Hayes, M Hogan, John	do do do do	do do	**************************************	100 00 30 (0 30 00 400 00	
Fitzpatrick, James Freeze, Samuel	do do do do do	do do do	•••••••	100 00 30 (0 30 00	
Fitzpatrick, JamesFreeze, Samuel Gillis, Fat Hayes, M Hogan, John Hogan, Dennis Holt. Samuel Hovey, Percy	do do do do do do do	do do do do do do	**************************************	100 00 30 00 30 00 400 00 30 00 160 00 30 00	
Fitzpatrick, James Freeze, Samuel Gillis, Fat Hayes, M Hogan, John Hogan, Dennis Holt. Samuel Hovey, Percy Hubbard Geo	do do do do do do do	do do do do do do do		100 00 30 (0 30 00 400 00 30 00 160 00 30 00 50 00	
Fitzpatrick, James Freeze, Samuel Gillis, Fat Hayes, M Hogan, John Hogan, Dennis Holt. Samuel Holt. Samuel Lubbard Geo Irving, Wm	do do do do do do do do	do do do do do do do do		100 00 30 (0 30 00 400 00 30 00 160 00 30 00 50 00	
Fitzpatrick, JamesFreeze, Samuel. Gillis, Fat Hayes, M Hogan, John Hogan, Dennis Holt. Samuel Hovey, Percy Hubbard Geo Irving, Wm Kingston, Samuel	do do do do do do do do do	do do do do do do do do		100 00 30 (0 30 00 400 00 30 00 160 00 30 00 50 00 50 00	
Fitzpatrick, James Freeze, Samuel Gillis, Fat Hayes, M Hogan, John Hogan, Dennis Holt. Samuel Hovey, Percy Hubbard Geo Irving, Wm Kingston, Samuel Mahon, J. E. Martin, Alex	do do do do do do do do do	do do do do do do do do		100 00 30 00 30 00 400 00 30 00 160 00 30 00 50 00 50 00 50 00	
Fitzpatrick, James Freeze, Samuel. Gillis, Fat Hayes, M Hogan, John Hogan, Dennis Holt. Samuel Hotving, Wm Kingston, Samuel Mahon, J. K. Martin, Alex Mathews, Daul	do do do do do do do do do do	do do do do do do do do do do do		100 00 30 00 30 00 400 00 30 00 160 00 50 00 50 00 50 00 50 00	
Fitzpatrick, James Freeze, Samuel. Gillis, Fat Hayes, M Hogan, John Hogan, Dennis Holt. Samuel Hovey, Percy Hubbard Geo Irving, Wm Kingston, Samuel Mahon, J. E. Mattin, Alex Mathews, Danl Moreh Juse, Nat	do do do do do do do do do do	do do do do do do do do do do do do do d		100 00 30 00 400 00 30 00 160 00 50 00 50 00 50 00 50 00 50 00 50 00	
Fitzpatrick, James Freeze, Samuel. Gillis, Pat Hayes, M Hogan, John Hogan, Dennis Hott. Samuel Hovey, Percy Hubbard Geo Irving, Wm Kingston, Samuel Mahon, J. K. Martin, Alex Mathewa, Danl Morehruse, Nat McDarmid, F	do do do do do do do do do do do do do d	do do do do do do do do do do do do do d		100 00 30 00 400 00 30 00 160 00 30 00 50 00 50 00 50 00 50 00 30 00 30 00 30 00 30 00	
Fitzpatrick, James Freeze, Samuel Gillis, Fat Hayes, M Hogan, John Hogan, Dennis Holt. Samuel Hovey, Percy Hubbard Geo Irving, Wm Kingston, Samuel Mahon, J. E. Mathews, Danl Morehuse, Nat McDairmid, F McIntosh, Angus	do do do do do do do do do do do do	do do do do do do do do do do do do do d		100 00 30 00 400 00 30 00 160 00 50 00 50 00 50 00 50 00 30 00 30 00 30 00 30 00 30 00	
Fitzpatrick, James Freeze, Samuel Gillis, Fat Hayes, M Hogan, John Hogan, Dennis Hott. Samuel Hott. Samuel Hovey, Percy Hubbard Geo Irving, Wm Kingston, Samuel Mahon, J. E. Martin, Alex Mathews, Danl Morehouse, Nat McDarmid, F. McIntosh. Angus Noble, John	do do do do do do do do do do do do do d	do do do do do do do do do do do do do d		100 00 30 00 400 00 30 00 160 00 50 00 50 00 50 00 50 00 50 00 30 00 30 00 30 00 30 00 30 00	
Mahon, J. K. Martin, Alex Mathews, Danl Morehouse, Nat. McDarmid, F. McIntosh, Angus	do do do do do do do do do do do do do d	do do do do do do do do do do do do do d		100 00 30 00 400 00 30 00 160 00 50 00 50 00 50 00 50 00 30 00 30 00 30 00 30 00 100 00	

DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Con. SALARIES—Continued.

To whom Paid.	Sen	Amount.	Total.		
				\$ cts.	\$ cts.
	Brought	forward		1,900 83	5,320 00
	NEW BRUNSW	10K—Contin	ued.		
	Northumberland	County-Co	ncluded.		
	For 12 months salary to 3			30 00	
mith me	do do	do do		50 00 30 00	
Judont in Count	do	do		100 00	
Watti	do	do		30 00	
MADO EL TANDET.	do do	do do	***************************************	30 00 200 00	
Williston, John G	do	do	•••••	100 00	2,470 83
	Queen'	s County.			27210 02
Hetherington I T	For 12 months salary to 3			100 00	
Langan, Isaiah Philips, Robt	do	do	300	30 00	
Philips, Kobt	. do	do	***************************************	25 00	155 00
	Pietiane	aha Counts			200 V
McPherson Alex	For 12 months salary to 3	che County.	996	100.00	
diei	FOR 12 MOUNTE SAILTY to	oun sane, i		100 ,00	E00 00
P _o ,	Sunbur	y County.		1	
raylor, W. E	For 12 months salary to 3	30th June,	1886	100 00	
W. B	do	do		30 00	130 00
Oin	St. Joh	n County.	•	1	
Skiller, Jos	For 12 months salary to 3	30th June. 1	886	150 00	
Skillen, Wm. E.	do	do		100 00	250 00
		a County.		1	
Caron, Magloire	For 12 months salary to 3	Oth June 1	996	30 00	
Cameron, J. McN Edgar, Thos Fraser, Donald	do	do		30 00	
Trans	do	do		30 00	
	do	do		30 00	
	do d o	do do		30 00 30 00	
	do	do	***********	30 00	
Ryan, Thos. D	6 do	do	*****************	15 0 0	
	12 do	do	•••••••	150 00	375 06
n-	Westmore	land County	<i>,</i> .		
Cormier, D. T. Deacon, W. B. Goodwin, Robt	For 12 months salary to 3	30th June 1	886	60 00	
Goodwin, Robt	do	do		200 00	
460Dt	do	do	••••••	100 00	360 00
	ī			1	

DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Con. SALARIES—Concluded.

To whom Paid.	Service.		Amount.	Total.
	· ·		\$ cts.	\$ cts. 9,160 83
	New Brunswick- York Cou			
Campbell, J. A	For 12 months salary to 30th do do do do do do	dodo do do do do do do do do do do do do d	60 00 60 00 50 00 60 00 60 00 37 50 250 00	- W K
	Guardi	ans.		577 5 0
Adams, Daniel Anderson, Robt. Branch, Richard Burke, John Caie, E. L Cameron, John Dalton, Wm Dawson, Ralph G Gammon, Joshua Richards, Thos. Ryan, Wm Suckney, John	do do do do	Ristigouche River	105 00 15 00 10 00 45 00 266 00 150 00 82 50 27 50 25 50 98 75	1,005 25
	Total			10,743 58

DISBURSEMENTS OF FISHERY OVERSEERS.

Venning, W. H	Disbursements as Inspector.	***************************************	•••••	500	00	
	Overs	eers.			ł	
Aché, Adolphe	For 12 months disbursements	to 31st December, 1	885	101	40	
Bamford, E. A		do		25	60 j	
Belyea, Jas. A	do	do		74	45	
Best, Leonard	do	do		18	25	
Boyd. Alex	l do	do		14	25	
Brown, Barth	do	do		35	05	
Burt, Geo R	do	do		80		
Cameron, Kenneth		do		15		
Cormier, Chas	do	do		118		
Cormier, D. T	do	do		73		
Cormier, Gustave		do		81		
Cunningham, B. L.,		do		139		
Cunningham, A		do		49		
Deacon, W. B	do	do		224		
Fitzpatrick, Jas	do	do		13		
Freeze, Saml		do		29		
Girouard, M. A		do		114		
Goodwin, Robt		do		49		
		ward 2		1,757	03	10,743 5

$\mathbf{D}_{\mathtt{ETAILED}}$ Statement of Expenditure on account of Fisheries, etc.—Con.

DISBURSEMENTS-Continued.

To whom Paid.	Servi	ice.	Amo	ount.	Total.
	Brought for	rward		cts.	\$ cts. 10,743 58
	New Brunswick-	-Concluded.	1	į	
			1	1	
6	Overseers—C	oncluded.		İ	
Hannel Juste	For 12 months disbursement do do	- a -		13 85 43 00 19 40	
138 P.D	do			.06 50	
46100-	do			64 00	
Tippe - Could by I have	do			63 90	
	do do	4.	1	70 00 78 99	
	do	<u> </u>		44 00	
	do	do		03 75	
	do	do		99 50	
	do			59 00	
	do			36 00	
	do		1	33 63	
	do do	do do	.	14 50 205 00	
Menid, F.	do	ä		32 70	
McPherson, Alex	do	4.		50 16	
	do	ä		17 50	
	do	do]	54 50	
	do	do		191 50	
		do		84 25	
	do	do		133 50	
	do	do	•••	55 00	
Resolchaud, P	l do	do do	•••	17 50 80 00 l	
	do	dο	•••	116 25	1
	do	do		18 00	
		do		71 00	
Mtymast Sutherland	do	do		53 25	
	do	do		85 47	
Todd, Frank Williston, Jno. G	l ao	do		323 67	
Wyse, Wm.	do	ďο		1(6 25	
	do	do	•••	205 50	4 000 05
Commissioner of Sew- erage and Water	Miscella				4,9 08 05
Reards and Water	Water rates Fisheries' Off	ce St. John		22 73	
John J	Guarding mackerel trans			45 00	
	Water rates, Fisheries' Offi Guarding mackerel traps		···		67 73
			ł		
	Total for l	New Brunswick		• • • • • • • • • • • • • • • • • • • •	15,719 36

DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Con-SALARIES OF FISHERY OVERSEERS AND WARDENS.

To whom Paid.	Sa	laries.		\$ cts.	\$ cts.
	PRINCE E	dward Islan	D•		
	Salary as Inspector of I Superannuation tax on			898 32 18 32	04
	Quee	n's County.	-		916 64
	For 12 months salary t		1886	30 00	
uotte, Dom	do	do		30 00	
elaney, Jonathan	do	do do		30 00 50 00	
arnum, Lionel	do do	do	*********	30 00	
oughrin, John	do	do		30 00	
lackenzie, Finlay	do	do	*********	30 00	
athieson, John	do	do		30 00	
lurphy, Thomas	do	do		30 00	
ower, James	do	do		30 00	
eady, Michael	do	do		30 00	
tanley, Francis	do	фo	*******************************	30 00	
tephenson, George	do	ďο	**********	30 00	
raynor, Peter	3 do	do	*****	7 50 10 00	
raynor, J. P an Iderstine, S	l 4 do l 12 do	do do	******	30 00	
Vhitehead, Wm	do	do	******	30 00	
· driededd, · · · dd	1	u.o			487 50
	Pri	nce County.	ľ	ĺ	
Arsenault, J. A	For 12 months salary	o 30th June.	1886	30 00	
lylward, Peter	do	do		30 00	
Beaton, John	do	do		30 00	
Bryant, D. L	ļ do	do		30 00	
urns, Wm	do	ďο		30 00	
Chaisson, John		do		30 00	
Clark, Henry	do do	do do		200 00 30 00	
Ooyle, Lawrence Drummond, Thos	do	do		30 00	
Fillis, V. S	do	do		30 00	
Ioliand, J. F. B	do	do		30 00	
Iowat, Calvin	do	do		30 00	
IcBride, Patrick	do	do	•••••	30 00	
IcDonald, Jas. A	do	фo		30 00	
1cDonald, Alex	do	do	*****	30 00	
Jelligan, Jas. M	do	. do		30 00	
lamsey, James	do	do		30 00	
amsey, J. K	do	do	•••••••	3○ 00 30 00	
Rix, John	do do	do do	••••••	30 00	
Sharpe, John A	do	do	***************************************	30 00 }	
lucker, John	do	do		30 00	-1
, , , , , , , , , , , , , , , , , , ,					830 00
	Kin	g's County.	İ		
Conaghan, John	For 12 months salary	to 30th June	1886	30 00	
Dingwell, J. H	do	do	2000	30 00	
Ouffy, Peter	do	do	***************************************	30 00	
Friffin, Hy	do	do	***************************************	30 00	
lowe, John	do	do	*********	30 00	
dathewson, M	do	do	***************************************	30 00	_
		d forward	Ì		2,234 14
				180 0 0 l	2.40*

Detailed Statement of Expenditure on account of Fisheries, etc.—Con. SALARIES—Concluded.

	SALAKIES—Conc				-
To whom Paid.	Service.		Amount.	Total.	•
			\$ cts.	•	cts.
	Brought forward		180 00	2,234	14
	PRINCE EDWARD ISLAND-	Coneluded.			
	Kings County-Concl.	nded.			
Mitchell, James Morrow, Henry McCullough. Patrick McDonald, Ronald McDonald, Allan O'Brien, John Quinn, Robert Reilly, Daniel	For 12 months salary to 30th June, do do do do do do do do do do do do do		30 00 30 00 30 00 30 00 30 00 30 00 30 00 30 00	420	00
	Miscellaneous.		-	2,654	14
Lowe, John	Postage and disbursements	en	4 00 6 00 495 59 6 00 1 00 6 00 4 00 5 00	533	
	Total for Prince	Edward Island		3,187	73

SALARIES AND DISBURSEMENTS OF FISHERY OFFICERS.

Morrison, C. F.	BRITISH COLUMBIA. Salary as Inspector of Fisheries, to 19th April, 1886. Disbursements as Inspector of Fisheries Wages as Fishery Guardian, Fraser River do do Skeena River Disbursements as Acting Inspector of Fisheries Wages as Fishery Guardian, Nelson River	642 18 327 50 146 00 225 00 225 00 162 85 150 00	1,878 53
	Manitoba. Salary as Inspector of Fisheries	900 00 509 33 375 00 116 40 20 00	1,920 73

DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Con-LEGAL AND INCIDENTAL EXPENSES.

To whom Paid.	Ser v ice.	Amou	nt.	Total.
		\$	cts.	\$ c
Campbell, J. H. M Cormier, Chas	Examining deeds, Ristigouche Hatchery	10	00 10 45	
Lawrence, H. D	in St. John Harbor and King's Co	33	25 11 94	
O'Connor, D Steele, Geo. R The "Times"	Co	42	69 2 25 5 00 6 00	
The "Colonist"	do		42 90	767]

INDIAN AND COLONIAL EXHIBITION, AND CANADIAN EXHIBITS.

DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Con.

STATEMENT OF EXPENDITURE IN CONNECTION WITH THE DISTRIBUTION OF THE FISHING BOUNTY, ETC.

	·		
To whom Paid.	Service.	Amount.	Total.
Air I, Geo B Aumond, T Barry, James Barry, James Barry, James Barry, James Barry, James Barry, James Barry, James Barry, James Barry, James Barry, James Bauset, S Bauset, S Bauset, S Bauset, S Bauset, S Bauset, S Bauset, S Bauset, B Bauset, S Bauset, B Barriand Lith Co Christian Messenger'' Christian Messenger'' Cuningham, F Gilbert, E Grant, I Grant, I Grant, I Grant, M Harrison, R Jenkins, S J Kent, S B Loogworth, K A	For services performed in connection with the distribution of fishing bounty Services as extra clerk Extra services re bounty do do Preparing statistical statements Services as extra clerk Extra services re bounty do do Service as extra clerk Printing and numbering cheques, etc Advertising Services as extra clerk Extra services re bounty Postage Services as extra clerk Extra services re bounty do do Services as extra clerk Extra services re bounty do do Services as extra clerk Extra services re bounty do do Services as extra clerk Extra services re bounty do do	\$ cts. 1,793 15 46 50 60 00 73 50 30 00 214 50 250 00 114 60 367 00 1,180 05 6 36 122 00 131 25 35 00 550 70 51 00 27 00 184 50 90 00 57 80 24 50 53 70	\$ cta.
Mackenzie, R. F.	do do do do	48 00	
Taviore, W. A.		553 10	
Water	Distributing usuing bothly	161 00	
Webar	Colvidor de Carla Colvania de	734 00	
Winter, Chas. F	Extra services re bounty	267 90	
Onas. F	Services as extra clerk	684 00	7011
	Printing		7,911 11 18 65
	Total		7,929 76

DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Con.

FISH BREEDING.

To whom Paid.	Service.	Amount.	Total.
		\$ cts.	\$ cts.
	NEWCASTLE HATCHERY (ONTABIO).	Ė	
	Use of nets and trip collecting ova, Colpoy's Bay	560 00	
Dooper, E. S	Stone Express charges, horse hire, etc	10 50 139 08	
Fothergill, R	Coal oil and telegraphs	54 41	
Frose, Wm	Coal	72 97	
Gutta Percha Rubber	Rubber hose	6 48	
	Wages as assistant	380 00	
Kenefick, Wm	Labor	108 13	
Kenefick, Pat	do Fin sieves	13 75 5 40 :	
McKenna, Wm Otton, John	Hauling coal, etc	39 22	
Piper, L. N. & Son	Fish trays	219 15	
	Painting fish trays	33 06 12 50	
Rose, M. C	Lumber and repairs to dam	500 76	
Stillwell, Fred	Blacksmith's work	12 75	
Walker, John	Paid girls for picking eggs	165 30	
	Salary as assistant, Newcastle Hatchery	540 00 565 32	
	Salary as officer in charge, Newcastle Hatchery	750 00	
do	Disbursements do do	803 98	
Wright, James	Tin ware	5 18	4,997 97
	Sandwich Hatchery (Ontario).		2,00
Adams, W	Painting hatchery	194 20	
Adamson, Robt	do	15 00	
Anthony, Danl	Sawing wood	15 00 20 30	
Bauthier, C. W	Use of tug collecting ova	58 10	
Grey, George	Collecting ova	15 00	
Hill, Wm	Wages as assistant	269 51 425 00	
Lacharity, Ant	Collecting ova	25 50	
emonde, O	Wages as engineer	152 00	
McCombs, A. H	do Steam boiler and strainer	302 75 345 42	
McGregor, J McKee, Jas	Supplying ova, and rent of ground	120 00	
Nutson, W. G	Lumber	71 92	
Odette & Whetty	Salary as Officer in charge of Hatchery, to 30th	21 00	
Parker, Wm	June, 1886	750 00	
do	Disbursements as Officer in charge of hatchery, to		
Banas Taganh	30th June, 1886	764 85	
Parrè, Joseph Pequegnot & Co	Cord wood and labor collecting ova	389 00 74 02	
Purser, R. & Sons	Furnishing and laying pipes	555 00	
Rankin, A	Board of men	15 00	4,698 57
	Magog Hatcheby (Quebec).		3,000
Moore, A. H	Salary as officer in charge, to 30th June, 1886	600 00	
do	Disbursements in connection with hatchery!	590 93	
Wilmot, Samuel	Disbursements transferring eggs from Newcastle	!	
	hatchery	55 95	1,246 88

Detailed Statement of Expenditure on account of Fisheries, etc.—Con. FISH BREEDING—Continued.

Brought forward	To whom Paid.	Service.	Amount.	Total.
Argentine, J				\$ cts. 10,943 42
Vaillancourt, V. Labor at hatchery 2 06	Bouliane, F Bouliane, O Bourgoing, F Gatelhier, Ls N. DuBerger, H Duchesne, David Duchesne, Louis Gauthier, P Girard, O Hovington, Wm Levesque, Ik Maltais, Frs. Maltais, Frs. Maltais, Thos Manning, Bell Morneau André Mowat, John do Nicholas, S Olson, Herman Otis, J Perron, U Plourde, P Plourde, P Plourde, P Plourde, P Poitras, A Poitras, Pitre Radford, Jos Scott, H S. & Co Simard, H Simard, D Terrieau, Roger Therrien, R	Labor at hatchery Distributing fry Labor and watching Provisions, &c Twine 3 months salary as officer in charge, Tadoussac hatchery Assistance Spawning salmon Distributing salmon fry do do do do Setting salmon nets at Pointe Rouge Labor at hatchery Carpenters work Outing wood Hauling wood Spawning salmon do 6 months salary as temporary officer in charge, Tadoussac hatchery Boat hire Labor at hatchery do Blacksmith's work Wages as assistant Spawning salmon Labor at hatchery do 3 months salary as officer in charge of hatchery Hardware Setting salmon nets do Spawning salmon nets do Spawning salmon nets Labor at dam	15 00 6 40 600 00 18 98 16 12 14 63 13 60 4 52 364 00 4 00 66 50 13 25 150 00 32 77 3 50 8 80 1 50 11 70	
Adams, A Labor at hatchery 6 2t Adams, J Distributing fry 38 0t Cass, J do 15 8t Coffin, R. B do 33 1t Coffin, J. B do 53 8t Coffin, J. B do 42 8t Coffin, J. A do 10 5t do 9 0t Coll. 20 20	Vaillancourt, V	Cotton, glass, etc	0 66	1,800 72
Davis, J. & E	Cass, J. B. Coffin, R. B. Coffin, J. B. Coffin, J. B. Coffin, J. B. Coffin, J. B. Coffin, J. Coffin, J. Coffin, J. Coffin, J. Coffin, J. Coffin, A. Collas, J. & E. Collas, J. Coffin, J. Collas, J. Coffin, J. Coffin, Coffin	Labor at hatchery Distributing fry do do do do do do do Canoe Hardware, etc Capturing and watching parent salmon	6 25 38 00 15 80 33 10 53 80 42 80 10 50 9 00 3 00 23 20 244 75 51 50	

DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Con. FISH BREEDING—Continued.

To whom Paid.	Service.	Amount.	Total.
	Brought forward	\$ cts. 531 70	\$ cts. 12,744 14
LeMesurier, A Miller, P Miller, L Moullin, P McCallum, J	GASPE HATCHERY (QUEBEC)—Concluded. Rope	8 18 300 00 19 35 54 0) 42 50 15 80 30 00 2 25 27 00 36 00 12 00 11 00 65 10 54 17 15 60 9 20 39 00 46 45 300 00 139 73	1,769 ⁰³
Asker, G. E	RISTIGOUCHE HATCHERY (QUEBEC AND N.B.) Supplying, parent salmon and use of horse	251 00 127 38 15 75 38 80 31 50 3 00 155 00 176 00 12 00 54 25 54 00 36 75 25 00 7 50 18 50 6 60 10 64 1 50 18 50 2 08 47 20 16 00 22 00 600 00 386 72 289 58 165 00 100 00 15 00	

Detailed Statement of Expenditure on account of Fisheries, etc.—Con. FISH BREEDING—Continued.

To whom Paid.	Service.	Amount.	Total.
	Brought forward	\$ cts. 3,078 30	\$ cts. 14,503 17
Robertson, Wm	Varnish	368 00 15 00 6 51 420 60 7 00 13 75 360 00 100 00 22 10	4,391 26
Gillis, Patrick Hogan, Patrick Hogan, Patrick Murphy, Richard McCluekey, C Phinney, J. H Ryan, Michael Sinclair, E Sheasgreen, Jas Sheasgreen, W. F. Sheasgreen, Isaac	MIRAMICHI HATCHERY (N.B.) Coal	21 93 58 80 32 53	1,339 08
McCluskey, Chas. do McCluskey, Chas. McCluskey, J. C. McCluskey, R. A. McCluskey, M. F. McDuskey, R. E. McDougall, John Perley, T. A. Pickett, Margaret. Taylor, John Tibbits, James	Feeding fry	17 50 600 00 433 32 46 99 36 00 84 25 11 00 8 00 10 00 50 00 5 00 3 83 45 00 17 59	
- 4) OHES	do do do	17 00	1,512 9

DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Con-FISH BREEDING—Continued.

To whom Paid.	Service.	Amount.	Total.
		\$ cts.	\$ cts
	Brought forward		21,746 45
	BEDFORD HATCHERY (N.S.)		·
Anderson, C. & W	0il	11 65	
Archibald, A	Distributing fry	1 50	
Beck, William	Twine	35 75	
Bell, A. M	Twine Capturing parent salmon	4 43 57 to	
Boutillier, Chas	do	67 50	
Boutillier, Silas	do	52 50	
Syers, Thomas Dameron, Wm	do	19 00 11 00	
Campbell, Peter	do	90 50	
Jandle, J	Repairing fl or	55 00	
Daniels, J. A	Lathing and plastering Towage of scow	106 25 8 00	
Dawson & Ryan	Plumber's work	9 00	
Ennis, J	Collecting ova, and labor	186 25	
ord, T	Distributing fry	30 04	
Fraser, D	do Wheelbarrow	1 50 5 50	
Fultz, B. D	Hauling lumber	7 25	
Faul, Wm	Rubber boots	14 00	
Geldert, D. M	Horse hire	24 00 11 78	
Ju ld, E.S	Conveying salmon fry	6 00	
Harris, Geo. J	Plumber's work	96 82	
Harvey, J		4 00	
Hatfield, J. A	Cement, etc	36 90 211 30	
ntercolonial Railway.	Freight		
Jones, Philip	Lease of water privilege	8 00	
Johns, D. L	Lumber and repairs to hatchery	528 70 8 76	
Johnstone & Co Keizer, Jas. M	Teaming	32 41	
Landsberg, George	apturing parent salmon	45 00	
Limbach, M. & Co		26 30	
Macdonald, Abraham Moir, Sons & Co	Guarding salmon nets	47 00 195 64	
	Lime	3 50	
Murray, G	Distributing fry	6 00	
Muirhead, Andrew	Watching salmon	72 00	
McKay, D	Distributing frydo	20 50 3 00	
Nicholson, David		16 00	
New York Coal Tar &			
Chemical Co			
Redden, George Robley, Thomas			
Rowlings, George	Mater al for tank	46 98	
	Board of men		
Smith & Kaye Soles, Samuel	Drain pipes		
	Labor at hatchery	25 00	
Stone, George			
Taylor J. E. M		84 50	
Thompson, N S			
		- 00	21,746 4

Detailed Statement of Expenditure on account of Fisheries, etc.—Con. FISH BREEDING-Continued,

To whom Paid.	Service.	Amount.	Total.
	Brought forward	\$ cts 2,634 06	\$ ct: 21,746 45
	BEDFORD HATCHERY—Concluded.	ļ	
olson, A	Horse hire, distributing fry, etc	189 97	
an Real	Truges as assistant, section a section of the true true true true true true true tru	252 00	
Albon to / C. C. Interest		4 70 12 50	
Mrd r	THE OF HOUSE STREET, S	10 00	
HPD C- Tre	TOTAL BATO STITE S	40 00 138 75	
Ther. A	Capturing fish and hire of boat	24 00	
Villis, Wm	Capturing fish and hire of boat Telegram	4 35 79 35	
mot, A. B	Salary as officer in charge, to 30th June, 1886	800 00	
		571 81	
Vilmot, Samuel	Stoves and tinsmith's work	41 95	
	Hatchery	52 40	
			4,855 8
į	G H (M O)		
Arm:	Sydney Hatchery (N.S).		
lements W-	Labor at hatchery	19 0)	
unlop, J G	Distributing fey	23 75 31 50	
10p, W. J	Salary as assistant Sydney Hatchery	360 00	
anlop, David	Horse hire, and distributing fry	94 00 20 00	
dunarson, C. A	Teaming	500 00	
illis, L	Disbursements as officer in charge	294 25 26 00	
larringer	Capturing parent salmon	3 60	
ngraham, C. H	Storm sashes	37 55	
lorrisonie, Jno. A	Stationery	104 25 15 00	
cArthur, John	Repairing nets and capturing parent salmon	129 05	
Iclonald, Allan	Repairing nets and capturing parent salmon Labor at hatchery Lumber Capturing parent salmon	10 00 11 70	
101 - 7 7 17 11	(Continuing managet goldens	68 60	
Ichennan, A.	Capturing parent salmon	29 70 71 00	
lebeod, Angus	Pointing paradia and a service	48 70 35 77	
(cp., A	Continue a parent selmon and distributing few	199 50	
		8 00	
		15 00	
1088. I T	Varnish	3 50	
loss sonn A	Carlot at Instituting and a second	19 00 6 72	
		320 90	
Ross, Donald	Watching do	63 70	
Watson, Edm	CoalBoxes	48 25	
, admind	CoalBoxes	5 00	9 600 9
			2,622 3

DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Con. FISH BREEDING—Continued.

To whom Paid.	Service.	Amount.	Total.
	Brought forward	\$ cts.	\$ cts. 29,224 68
	DUNK RIVER HATCHERY (P.E.I.).		
Clark, Henry do	Tin cans	48 00 400 00 19 30 63 75 37 20 115 42	687 17
	Fraser River Hatchery (B.C.).		
Brunette Saw Mill CoBuie, John	Use of steamer distributing fry	30 00 275 00 189 00 98 07	
gation Co Cunningham, Jas. & Co. Curtis, D. S. & Co Ewen & Co Gregory, A. & Co	Freight	87 17 1 50 20 00 60 00	
Holden, Ed. P Lund, A. O Mewat, Thomas	Stationery Saving boat Water casks Salary as officer in charge, to 30th June, 1886 Disbursements in connection with Hatchery Wages as assistant	7 25 5 00 4 00 1,224 00 791 01 750 00	
do McDonald, F. B	Nais, cotton, etc	3 50 44 67	
Ovens, Thomas Owners Steamer "Adelaide"	Egg tongs, etc	7 00	
OwnersSteamer "Robt. Dunsmuir" Owners Str. "Gladys" Pittendrigh, A. E Royal City Planing	Labor at hatchery	89 75 108 00 445 00	
Mills Co Scoullar & Co., E. S	Lumber, etc	14 14 537 80 21 12	
Service Trapp, Bros., Estate of. White, N. A Wintemente Bros	Telegrams Rope, etc	2 87 3 00 7 00	5,405 87

Detailed Statement of Expenditure on account of Fisheries, etc.—Con. FISH BREEDING—Concluded.

Annual Control of the			
To whom Paid.	Service.	Amount,	Total.
		\$ cts.	
	Brought forward	1 - 1	35,317 72
			00,011 12
Allo	GENERAL ACCOUNT.	1	
Bauset, S. P	Work on fish-ways, Magaguadavic River	31 50	
Diackner T.L	the state of the s	56 00 11 88	
Colton D	20	36 00	
Brown, J. A. & Co	do doHalf cost of fish-way, Annapolis River	3 00 115 80	
Un Parkers	I		
Cameron, A	Printing cards of close seasons	150 00 70 37	
OGITAR O T		18 00	
ONWINE MELL	and the same of th	87 60 52 00	
	do do Disbursements building fish-ways	16 62	
do	Dispursements building usu-ways	130 92	
Davis D	do Tidnish River do Bedford River	172 50 170 05	
Dion, Geo.	Work on fish-ways, Magaguadavic River	7 50	
		11 75 20 00	
Garnet, Michael	Lumber for fish-ways, Magaguadavic River	596 63	
Garnet, Wm	Work on fish-way do do do	24 00 47 50	
Gillmore, Wm	do do	16 90	
Gillmore, Wm	Teaming do	12 00	
Gordon, Eldorado	Mages as quardian. Magaguadavic fish-ways	21 00 20 82	
Gorrill, J.	Work on fish-way do River	14 25	
Harri George	Teaming do Hauling stone do Wages as guardian, Magaguadavic fish-ways. Work on fish-way do River. Repairs to fish-way, Trout River. Work on fish-ways, Magaguadavic River. Models of fish-ways	35 00 40 50	
Holt. W Campbell	Work on fish-ways, Magaguadavic River	6 00	
Manli "Literation	Work on fish-way Magazuadayia Riyay	10 50 100 00	
, v , v , D ,	Hickmannanta kuildina fish wasa	24 50	
Kinney, W. H	Iron scraper	35 00	
do	Half cost of fish-way, on Salmon River	73 87 175 28	
do '	do Black River	45 35	
go	do Shinimicas Riverdo do	107 00 89 53	
do	do River Philip	72 69	
Mark do	Wages and repairs, re Magaguadavic fish-ways	194 00	
Melon Mon Geo	Wages and repairs, re magaguadavic nsn-ways Wages for building and locating fish-ways Lumber for fish-ways, Magaguadavic River Work on fish-ways	617 40 74 58	
Melon, Mathew Milican, D Merrick, H	Work on fish-ways do	23 80	
40 Dra 1	Charles and the Colonia to a little and the	8 40 500 00	
Murray, James	Special report on Ontario fisheries-travelling expenses Work on fish-ways, Magaguadavic River	18 75	
McCee, George	do do	59 75	
McGee & O'Brien McCallum, D. F.	Hardware do do	13 50 146 90	
McC.	cost of building him-way of Avon River and	ł	
McGratien, J	Blacksmith's work	384 30 28 35	
McKay, Thos	ballasting same Blacksmith's work Work on fish-ways, Magaguadavic River do do	74 70	
	dodo	60 68	
	Carried forward	4,955 75	35,317 72

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DETAILED STATEMENT of Expenditure on account of Fisheries, etc.—Con. FISH BREEDING—Concluded.

To whom Paid.	Service.	Amount.	Total.
	Brought forward	\$ cts. 4,955 75	\$ cts. 35,317 72
Oxley, Alex	Work on fish-way, Magaguadavic River	1,960 00 365 54 250 00 6 00	
Stationery Office	Stationery for Superintendent	20 93	8,721 08
	Total for Fish Breeding	***************************************	44,038 80

STATEMENT of Expenditure on account of Fisheries, etc.—Concluded.

RECAPITULATION.

	FISHERIES, ETC.	\$ cts.	\$ cts.
Nova Scotia	estand	17,900 74 13,938 21 17,852 33 15,719 36 3,187 73 1,920 73 1,878 53	72,397 63
Newcastle Estal Sandwich Magog Tadoussac Gaspé Ristigouche Miramichi St. John River Bedford Sydney Dank River	Fish Breeding.	4,997 97 4,698 57 1,246 88 1,800 72 1,759 03 4,391 26 1,359 08 1,512 94 4,855 84 2,622 39 687 17 5,405 87 8,721 08	10,350 43 44,038 80
	Total		126,786 86

APPENDIX No. 2.

FISHING BOUNTIES.

GENERAL STATEMENT of Fishing Bounty Claims received for the Year 1885.

		No.	No.	No. of Claims	No.
Province.	County.	of Claims	of Claims	held in	of Olaim
		Received.	Rejected.	abeyance.	Paid.
Nova Scotia	Annanalia	018	1		214
HOVE SCOME	Annapolis	215 145	1	/****·	145
	Cape Breton	552	12		540
	Colchester	l	. 		1
	Digby	365	5		360
	Guysboro'	982			982
•	Halifax	1,403	11		1,392 593
	InvernessKing's	596 30	3		30
	Lunenburg	629	6		623
	Pictou	21	l		21
	Queen's	207			207
	Richmond	1,035	1		1,034
	Shelburne	595	2		593
	Victoria	627 243	4 2	***************************************	633 241
	I at mouth	243			
		7,646	47		7,599
New Brunswick	Charlotte	615	1	3	611
	Gloucester	700	6		694
	Kent	190	2		188
	Northumberland	13	1		12
	Ristigouche	2 70	2 2	***>******	68
	Westmoreland	19	4		15
		1,609	18	3	1,588
Prince Kdward Island	King's	555	11		544
	Prince	437	4	77	356
	Queen's	125	·····		125
		1,117	15	77	1,025
Quebec	Bonaventure	1,167	14		1,153
220000000000000000000000000000000000000	Gaspé	2,073	15	1	2,057
	Saguenay	7,313	1		702
		3,943	30	1	3,912
	RECAPITULATI	ON.			
Tova Scotia		7,646	47		7,599
New Brunswick	******** ******** ******** ****** ******	1,609	18	3	1 588
Prince Edward Island	*: 100001 10.00	1,117	15	77	1.020
Quebec		3,943	30	i	3,912
Tota	als	14,315	110	81	14,124

General Statement of Payments made on account of Fishing Bounty Claims, for the Year 1885.

	Claims, for the Tear 1000.				
Province.	County.	Amount Paid.	Total.		
		\$ cts.	\$ cts.		
Nova Scotia	Annapolis. Antigonish. Cape Breton. Colchester. Digby. Guysboro'. Halifax. Inverness. King's. Lunenburg. Pictou. Queen's. Richmond. Shelburne. Victoria.	1,610 08 982 50 4,222 50 74 00 5,029 02 10,442 03 14,382 77 5,797 50 239 50 20,262 34 286 00 3,044 50 10,210 49 12,399 50 4,653 00 10,384 00			
New Brunswick	Charlotte	6,445 25 6,328 00 1,493 50 260 50 1,269 50 111 50	104,019 73 15,908 25		
Prince Edward Island	King'sQueen's	4,716 65 3,978 50 1,509 50	10,204 65		
Quebec	Bonaventure	8,005 00 16,424 76 7,035 00	31,464 76		
	RECAPITULATION.				
Nova Scotia New Brunswick Prince Edward Island Quebec			104,019 73 15,908 25 10,204 65 31,464 76		
	Less refund		161,597 39 58 00		
	Total		161,539 39		

STATEMENT showing Fishing Bounties paid to Vessels in each County for the Year 1885.

						
Province.	County.	No. of Vessels.	Tonnage.	Average Ton- nage.	No. of Men.	Amount Paid.
						\$ cts.
Nova Scotia	Annapolis	13	256	20	46	430 08
	Cape Breton Colchester	8	105	13 37	34	210 00 74 00
	Digby	1 73	37 1,531	21	414	3,036 02
	Guysboro'	40	1,658	41	284	3,312 53
	Halifax	112	3,020	27	637	5,984 77
	Inverness	13	442	34	78	884 00
	Ring's	1	27	27	3	54 00
	Lunenburg	130	8,651	67	1,578	17,315 34
	PictouQueen's	2 15	927	39 62	7 187	154 00 1,854 00
	Richmond	56	1,586	28	389	3,164 49
	Shelburne	75	4,599	61	1,006	9,198 00
	Victoria	5	83	17	21	166 00
•	Yarmouth	85	4,710	55	1,210	9,415 50
		629	27,709	44	5,897	55,252 73
New Brunswick	Charlotte	70	1,261	17	900	0 800 95
New Drunswick	Gloucester	73 19	226	12	296	2,508 25 452 00
	Kent	6	92	15	20	184 00
	Northumberland	š	90	30	21	180 00
	St. John	27	451	17	96	902 00
		128	2,120	17	496	4,226 25
Daines Milmond Island	Via -1-		210	١ ,,	0.1	202 15
Prince Edward Island	King's	11 6	346 213	31 35	61	626 15 426 00
	Queen's	1 2	38	19	43	76 00
		19	597	31	113	1,128 15
	1					
Quebec	Gaspé	24	797	33	132	1,524 26
-	Saguenay	31	994	32	185	1,988 00
		55	1,791	33	317	3,512 26

RECAPITULATION.

Nova Scotia New Brunswick	128 19	27,709 2,120 597 1,791	44 17 31 33	5,897 496 113 317	55,252 73 4,226 25 1,128 15 3,512 26
Totals	831	32,217	39	6,823	64,119 39

STATEMENT of Fishing Bounties, paid to Boats, for the Year 1885.

Province.	County.	No. of Boats.	No. of Men.	Amount Paid.	
Ta a .				\$ cts.	
Iova Scotia	Annapolis	201	324	1,180 00	
	Antigonish	145 532	275 1,098	982 50 4,012 50	
	Digby	287	561	1,993 00	
	Guysboro'	942	1,964	7,129 50	
	Halifax	1,280	2,248	8,398 00	
	Inverness	580	1,403	4,913 50	
	King's	29	51	185 50	
	Lunenburg	493	773 j	2,947 00	
	Pictou	19	37	132 00	
	Queen's	193	319	1,190 50	
	Richmond	978	1,925	7,046 00	
	ShelburneVictoria	518 618	877	3,201 50 4,487 00	
	Yarmouth	156	1,278 263	968 50	
		6,970	13,396	48,767 00	
New Brunswick	Charlotte	538	1,100	3,937 00	
	Gloucester	675	1,634	5,876 00	
	Kent	182	367	1,309 50	
	Northumberland	9	22	80 50	
	St. John	41	100	367 50	
	Westmoreland	15	31	111 50	
		1,460	3,254	11,682 00	
Prince Edward Island	King's	5 33	1,163	4,090 50	
- und i i i i i i i i i i i i i i i i i i i	Prince	350	1,025	3,552 50	
	Queen's	123	418	1,433 50	
		1,006	2,606	9,676 50	
Quebec	Bonaventure	1,153	2,174	8,005 00	
***************************************	Gaspé.	2,033	3,955	14,900 50	
	Saguenay	671	1,356	5,047 00	
	Dugacuay	011	1		

DETAILED STATEMENT of Fishing Bounties paid to VESSELS, for the Year 1885.

NOVA SCOTIA.

ANNAPOLIS COUNTY.

Official Number.	Name of Vessel.	Port of Registry.	Tonnage.	Name of Owner or Managing Owner.	Residence.	No. of Crew.	Amount of Bounty paid.
83,26! 83,260 54,324 36,569 51,738 77,766 75,594 83,256 77,958 83,257 83,257	Alfred	do	14 20 26 34 15 16 27 16 21 17	Chas. Longmire	Granville do Granville do Victoria Beach Clements Clements	a 3 b c 3 d 1 e 1 7 4 3 5 4	

<sup>a. 4 of crew did not fish 3 months.
b. 7 of crew did not fish 3 months.
c. 5 of crew did not fish 3 months.
d. 3 of crew did not fish 3 months.
e. 4 of crew did not fish 3 months.</sup>

CAPE BRETON COUNTY.

88,506 88,507 80,977 80,973 88,504 77,857	Annabell Bonnie Kate Belle of Rome J. W. Ingraham Ocean Wave Quick Step Sailors' Bride Stella Maria	do do do do do do	14 14 14 20 12 10	G. K. Mackeen P. H. Stubbert Alex. Leblanc Chs. Ainsley Samuel Moore Jos. Marsh et al Edward O'Brien M. W. Ingraham	Little Bras d'Or. do North Sydney Little Bras d'Or. Lingan Little Bras d'Or.	5 5 3 4 5 4	22 00 28 00 28 00 28 00 40 00 24 00 20 00 20 00
	1	1	ı	i	į.		

COLCHESTER COUNTY.

42,987	Daniel	Charlottetown, P.E.I	37	Jno. Robert	Tatamagouche	3	74 00
	<u></u>	1					

Detailed Statement of Fishing Bounties paid to Vessels, etc.—Nova Scotia—Continued.

DIGBY COUNTY.

-							
Official Number.	Name of Vessel.	Port of Registry.	Tonnage.	Name of Owner or Managing Owner.	Residence.	No. of Crew.	Amount of Bounty Paid.
							e ota
71,032 80,795 49,441 85,684 74,331 88,409 83,408 75,711 88,408 75,757 77,740 85,683 80,797 75,614 77,733 74,329 80,797	Annie Coggins. Alice. Arthur Buda Benj Killam Constitution Condor. Carrie. Charlie. Dreadnaught Dove. Elihu Burritt Etta Elmer Edith L Ella H Flash Fawn Freddie Stevens Frieddie G Fair Play	do Digby Yarmouth Digby Weymouth Yarmouth do Digby Yarmouth Digby Weymouth Yarmouth do Digby Jarmouth Digby Armouth Digby Armouth Digby Armouth Digby Armouth Digby Digby Armouth Digby	20 50 17 15 16 13 10 17 24 12	Handley Bates	Freeport Tiverton Freeport Trout Cove Westport Tiverton Westport do Tiverton Westport Westport do do do	63336676653335766	\$ cts. 44 00 34 00 40 00 105 00 56 00 20 00 24 00 38 00 40 00 30 00 32 00 32 00 34 00 48 00 24 00 34 00 34 00 34 00 34 00 34 00 35 00 36 00 37 00 38 00 30 00 30 00 30 00 30 00
		Digby		Jns. S. Hayden	Granville	g2 9	18 34 60 00
83,259	Hottie Wa-	do		Aug. Haycock		6	32 00
		Digby		J. C. Winchester Thos. C. Titus, M.O.		3 h5	32 00 29 34
80,650	Helen Maud Happy Home Helen Gertrude	do	20	Chas McDormand, M.O		6 6	40 00 28 00
		αο	16	Milton Haines	Freeport	5	32 00
	Jennie	do	16	Chas. Hicks, M.O	Westport	6	32 00
77,957	Kedron	do	42 22	Geo. Corning, etal Howard Anderson		13	84 00 44 00
88,404	Live Yankee	Digby		Jno. W. Snow	do	91	114 00
75.500	Lilly Dale	Yarmouth	11	D. W. Morrison	do	i 2	18 34
85,685	L. M. Dilli-	Digby		Jno. W. Snow		6	36 00
46,664	Lilla D.	40	35	C. N. Hughes Stephen Taylor	Granvilla	7	70 00 28 00
85,690	Lora T		15	Joseph Thurber	Freeport.	3 7	30 00
77.792	Linnet	do	15	Jno. M. Haines	do	3	30 00
80,786	Line's T	Port Med way		Amos. Outhouse		6	30 00
90,534	1.1	Digoy		Chas. W. Perry		6	24 00
90.794	W:	Lamouth	18	Theo. Corning Chas. Bailey, M.O	Westport	4	46 00 36 00
85 Ron	Morning Star	Yarmouth	25	J. W. Cousins	Digby	4	50 00
VO. 356	M D D	D. 50 J	38	Orbin Sproul, M.O	do	3	76 0 0
90.532	14.	with who man	30	Ino N Soundons	do	3	60 00
17,618	Mary Queen	Barrington	34	Jno. N. Saunders J. W. Smith, M.O	rort mainand	10	24 00 68 00
					1	01	55 50

f. 1 of crew, an American, not entitled to bounty.

g. 1 of crew did not fish 3 months.

h. 1 of crew did not fish 3 months.

i. 1 of crew did not 3

DETAILED STATEMENT of Fishing Bounties paid to Vessels, etc -Nova Scotia- Continued.

DIGBY COUNTY.

	Official Number.	of of		Tonnage.	or	Residence.	o. of	Amount of Bounty paid.
Second	88,402 56,828 72,077 75,714 83,132 75,547 42,081 75,864 80,784 80,630 75,595 74,317 72,980 85,541 85,559 71,364 75,722 71,364 75,722 74,336	Mizpah Minnie Ha Ha Vellie H. Ham Prince Restless River Rose Randolph P Roving Lizzie Silver Cloud S. A Crowell Stella Thrush Ulrica Vesta Vanity West Wind Willie Wave Willie M Willie F Watchman Yuba Zouave	do Shelburne Digby Yarmouth Digby Barrington Digby Weymouth Digby Yarmouth do do Digby helburne Yarmouth Digby Yarmouth Digby Yarmouth Digby Yarmouth Digby Yarmouth Digby Yarmouth Digby Yarmouth Digby Yarmouth Digby Yarmouth do Barrington Yarmouth do	53 199 266 100 13 14 11 41 23 24 13 22 11 25 11 25 11 25 11 25 13 14 13 14 10 10 10 10 10 10 10 10	W. H. Anderson Isaac Peters, M.O. Geo. H. Stevens Thos. Pack Geo. Cann, M.O. Chas McDormand, M.O. Holmes Saunders Jas. A. Peters Luke Leblanc Jas. Tidd Thos Pack, M.O. Jacob Davis, M.O. Clarence Peters, M.O J. E. Perry J. W. Cousins Henry Glaven, M.O. Samuel Thurber Josiah Ellis M. Trahan Mcise Thibodeau Geo. Denton. Jos. Snow	Digby	39586 2311485723584765	44 00 106 00 38 00 52 00 20 00 50 00 26 00 28 00 48 00 48 00 40 00 33 00 50 00 5

GUYSBORO' COUNTY.

j. 2 of crew, Americans, not intitled to bounty.
 k. One of crew, from Newfoundland, not entitled to bounty.

Detailed Statement of Fishing Bounties paid to Vessels, etc.—Nova Scotia—Continued.

GUYSBORO' COUNTY-Continued.

Officia Number.	Name of Vessel.	Port of Registry.	Tonnage.	Name of Owner or Managing Owner.	Residence.	No of Crew.	Amount of Bounty Paid,
83,091 46,105 74,105 36,273 75,769 54,137 80,989 77,781 69,961 74,117 69,141 83,092 88,443 37,616 75,892 83,099 75,892	Hope	Guysboro' Pt. Hawkesbury. Halifax Sydney	80 11 50 18 16 14 30 20 26 37 16 11 25 22 26 80	Wm. Critchett	Guysb.ro' Steep Greek Port Mulgrave Beckerton Coddel's Harbor Liscomb Port Mulgrave Guysboro' Port Mulgrave Aulds' Cove Liscomb Torbay Steep Greek Wine Harbor Larry River Guysboro' Port Mulgrave Sherbrooke	5 4 4 2 4 6 4 4 12 6	\$ cts. 26 00 160 00 22 00 100 00 36 00 32 00 28 00 60 00 60 00 40 00 52 00 74 00 32 00 44 00 52 00 60 00
90.850	Telephone	icore medinay	80	James Purcell A. N. Whitman	Port Mulgrave		140 00 160 00 160 00

HALIFAX COUNTY.

36,474 Alexander Fraser 73,000 Annie Eliza	I				ī	
90,487 A LEABURET Fraser.	Lunenburg	32	Richard Keiser		4	64 00
		47	Arthur Day	Jeddore	3	28 00
		21	Jeffrey Gilbert	Petpiswick H'b'r	7	42 00
07.737 A TO ISABELLE	αο		Martin Julien	W. Chezzetcook	7	46 00
14.0)0 4 0 30	00	21	Jno. Hayes	Herring Cove	6	42 00
OU. 408 121	1 (10)		Dennis Fagan			34 60
OLKIND . THE THUCK.	1 00	18	Jas. W. Shaunwhite.	Terence Bay	4	36 0 0
13.9gg D Wucker Wheel	1 (10)		Wm. Houbley		4	40 00
10.80010	1 00		H. A. Shatford		4	40 00
00.381 M	1 00	57	Wm. Beazley		13	114 00
O['830 U	ו ממ	17	Henry Shupeley, M.O.	Terense Bay	4	34 00
** IUS D:	((+))VSDOPO'	16	Peter Jollimore	do	3	32 00
74,103 City Belle	Halifax	21	Noah Fader, sen	East Dover	4	42 00
74,100 Candid	do	16	Jno. Julien	W. Chezzetcook	3	32 00
74,100 Candid	do		Dan. Lapierre	do .	12	32 20
64,872 Catherine	do	20			4	40 00
2. 3 of crew did not fish	3 months.		,		•	

DETAILED STATEMENT of Fishing Bounties paid to Vessels, etc.—Nova Scotia—Continued.

HALIFAX COUNTY-Continued.

		,					
Official Number.	Name of Vessel.	Port of Registry.	Tonnage.	Name of Owner or Managing Owner.	Residence.	No. of Crew.	Amount of Bounty Paid.
7							
			1]	Ø -40
							\$ cts.
57,672	Daisy	Halifax	35	Sam. Smith	Ferguson's Cove	8	70 00
57,674	Dreadnaught	do	17	J. F. Slaunwhite	Terence Bay	3	34 00
80,986	Diamond	do	00	Chebucto FishingCo. (Limited)		16	160 00
85,667	Dart	do	10	Geo. Julien	W. Chezzetcook	2	20 00
85,655	1)aisv	l đo	16	Wm. Johnson	Indian Harbor	m 2	26 67
85,651	Elev Elvy	do		Simon Hubly		4	36 00 32 00
61.965	Ella May	Halifax	32	Geo. Adam Jos. Reyno, sr	do Herring Cove	3 5	64 00
90,481	Ella D	do	32	Arch. Darrah	do	8	64 00
77,75	Flora Dell	do		Geo. W. Smith		14	126 00
82,327	Fleetwing	do		Thos. Lapierre		8	64 00 34 00
55.836	Frank Newton	Sydney	40	James Bayers Theo. Coorod	Sheet Harbor	8	80 00
61,903	Flying Cloud	Liverpool	20	Moses Brooks	Ketch Harbor	4	40 00
85,644	Flora	Lunenburg	41	Ptk. Scallion	Herring Cove	8	82 00
37,484	Gypsy Lass			Jno. P. Slaunwhite.		5	52 00
90,489	Green Leaf	do		Jas. Julien James Henley, sr		12	88 00 46 00
	G. H. Marryatt	do	24	Geo. H. Marryatt	Pennant	5	48 00
88,220	Grandee		14	Wm. Hart	Sambro	4	28 00
57,760	Guardian Angel	do	36	Jno. Reyno	Herring Cove	6	72 00
77,782	Hester A.R. Vögler H. H. Belle	do do		Geo. A. Pyke Jno. Longard		16	142 00 26 00
85.379	Helena	do	17	Dennis Ryan	Lower Prospect	4	34 00
90,484	Helena May	do	70	Geo.P. Boutilier, et al	French Village	15	140 00
69,097	Highland Jane	do	32	Geo. Hartling	East Jeddore	8	64 00
73,116	Hattie Lewis	do	53	J. E. Conrod		9	106 (0 30 00
83,306	Infant	Halifax	26	C. Slaunwhite, sr And. Sullivan	Herring Cove	3	52 00
	John Franklin	do	18	Jas. Dempsey, sr	do	4	26 OV
	John Laurence		23	Wm. Higgins	Ketch Harbor	4	46 00
83,135	J. B. M	do	20	Jno. Brown, sr	Herring Cove	6	40 00 40 00
88.431	Lady of the Lake May Flower	do	20	Edward Walsh Jno. Lapierre	W. Chezzetcook.	4	40 OJ
	Morning Light	do	28	And. Lapierre	do	7	56 OU
85,388	Mary Alice	do	21	Jas. H. Scott	East Dover	5	12.00
83,409	Minnie B	do	18	Jas. W. Cornelius	Boutilier's Cove.	4	36 00 112 00
45,498 85,385	Mariner Minnie M	do do	27	Wm. C. Henley	Spry Bay	8	KA 00
85,646	Maud	Lunenbury	15	Isaac Lapierre Jas. W. Morash	North-W. Cove.	4	20 00
83,408	M. A. Franklin	Halifax	23	Jas. Morash, sr	West Dover	5	46 UV
85,664	Mary E	do	14	And. Twohig	Pennant	3	28 00 44 00
91,939 83.10×	Margaret	do		F. G. Henrion		4	20 UV
36.277	Mathew Mooney	do	25	Jos. Reyno Jas. Beaver	Shoal Bay	n 2	02 32
85,380	Nimble Nettie B. H	do	14	J. F. Slaunwhite	Tereace Cove	4	0 0 UV
80,843	Nettie B. H.	do	23	wm. Hearn	Upper Prospect	4	46 00 52 00
80 841	North Star	do	126	Simon Lapierre Thos. Siteman	W. Uhezzetcook.	7	26 00
00,041	1.1.0		. 13	Diveman	mih urloot	: 41	

m 1 of crew did not fish 3 months.

n. 4 of crew did not fish 3 months.

Detailed Statement of Fishing Bounties paid to Vessels, etc.—Nova Scotia—Continued.

HALIFAX COUNTY-Conclude 1.

Official Number.	Name of Vessel.	Port of Registry.	Tonnage.	Name of Owner or Managing Owner.	Residence.	No. of Crew.	Amount of Bounty paid.
85,670 83,375 85,452 85,452 85,452 85,452 85,452 85,452 85,452 86,118 88,123 86,118 88,123 86,118 88	Vellie D	do do Port Medway Lunenburg Halifax do do do do do do do do do do do do do	122 222 800 133 366 123 222 222 18 11 122 203 303 124 204 104 105 115 115 124 125 125 125 125 125 125 125 125 125 125	5 Michael Rice	Pennaut. Halifax. do East Dover. W. Chezzetcook Chezzetcook Fergusons Cove. West Dover. Ketch Harbor. Indian Harbor. Upper Prospect. West Jeddore. W. Chezzetcook Ketch Harbor. Harbor. Harbor. Harbor. Harbor. Harbor. Hackets Cove Head Harbor. East Jeddore. Shoal Bay Herring Cove. do Spry Bay. Terence Bay. W. Chezzetcook East Jeddore. W. Chezzetcook East Jeddore. Jeddore. W. Chezzetcook Ketch Harbor. Spry Bay. Terence Bay. W. Chezzetcook Least Jeddore. W. Chezzetcook Least Jeddore. W. Chezzetcook Terence Bay West Dover. do W. Chezzetcook Terence Bay	3 5 16 16 22 7 7 4 8 8 4 5 4 4 3 2 2 5 7 7 5 5 8 3 3 5 6 6 8 8 4 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	48 00 32 00 160 00 42 00 30 00 60 00 60 00 60 00 68 00 68 00 68 00 68 00 62 00 63 00 64 00 72 00 64 00 72 00 64 00 72 00 64 00 72 00 64 00 72 00 73 00 74 00 75 00 76 00 77 00 77 00 77 00 78 00 78 00 78 00 78 00 78 00 66 00 78 00 66 00 67 00 68 00 60 00 60 00 60 00 60 00 60 00 6
83,04	Valier Alton Widgeon Willow Western Belle Z-phyr	do	$\begin{vmatrix} 1 & 2 \\ 1 & 1 \end{vmatrix}$	2 Frederick Hatrigan 8 Jeffrey Gorman	Herring Cove do do	. 4	44 00 36 00

o. 4 of crew did not fish 3 months.

DETAILED STATEMENT of Fishing Bounties paid to Vessels, etc.—Nova Scotia—Continued.

INVERNESS COUNTY.

Official Number.	Name of Vessel.	Port of Registry.	Tonnage.	Name of Owner or Managing Owner.	Residence.	No of Crew.	Amount of Bounty Paid.
77,763 83,088 69,154 69,969 38,417 69,125 61,630	Fanny Young Good Intent Head Reaches Morning Light Messenger May Flower Olive J Sisters	do do Arichat Halifax do Chatham, N.B	80 23 56 39 30 11 57	Geo. Walker Robert Murray David Walker Phil. Robin & Co Polycarpe Cormier Peter Malcolm Jno. Walker	do Basin River In- habitants Port Richmond. Basin River In- habitants Cheticamp Eastern Harbor, Oheticamp Carriboo Cove Port Richmond.	15 2 4 3 7	160 00 46 00 112 00 78 00 60 00 22 00
83,096 83,094	Saint Patrick Saint Mary Swallow	do .	11 15	David Walker Alf A. Taylor Désiré Chiasson Angus McIsaac	habitants Margaree Harbor do	2 4 6 3	30 00 22 00 30 00 24 00

KING'S COUNTY.

26, 126	Adelaide	Yarmouth	27	Henry E	. Ogilvie	Harborville	3	54 00

LUNENBURG COUNTY.

						·		
85,7 39	Aubrey A	Lunenburg		80	Ben. Anderson, M. O	Lunenburg	14	160 00
83,140	Araunah	do		71	Jas. E. Hunt.	do	14	142 00
77,601	Atlas	do	• • • • • • •	52	Henry Moser, M O	South	iil	104 00
£3, 176	Amazon	do		73	C. L. Silver, MO	Lunanhung	12	146 00
75.562	A cme	do	•	75	J. Henry Wilson, M.O.	nanemonik	12	150 00
	Amiel Corkum.			52	W A. Zwicker	Tunnahan	14	106 00
	Arequipa		• • • • • • • • • • • • • • • • • • • •	200			2!	100 00
					Arch Bell	New Dublin	7	72 00
00,307	Arizona	Lunenburg		80	miel Corkum, M.O.	La Have.	17	160 00
88,602	Algeria	do	• • • • • • • • • • • • • • • • • • • •	80	Ephriam Lohnes, M.O	do	14	160 00
57,28	Adoris	do	• • • • • • •	1 48	John Wentzel, M.O.	1 do	10	96 00
88,604	lanche	do	•	80	L. Anderson & Co,		i	
					M.O's	Lunenburg	14	160 00
8 9,359	Bridewell	do		76	Jos. Dauphine, M.O.		12	152 00
88,347	Brilliant	do		80	Juo. R. Young, M.O	Lunenhurg	14	160 00
85,345	Beatrice	do		79	W. A. Zwicker	do do	12	158 00
80,825	Bridgewater	do		60	Senj. Mason	Wahana Par	11	120 00
85,730	Beulah	do		80	Ephriam Lohnes	Janoue Day		160 00
71 362	Seulah Benton	do		90	Luffer Publicant	La nave	14	72 00
	Conductor		• •••••	30	Jeffrey Publicover		9	72 00
60,134	Conductor	do	• •••••	80	S. Watson Oxner,			
		i			М.О	Lunenburg	14	160 00
					68			

Detailed Statement of Fishing Bounties paid to Vessels, etc.—Nova Scotia – Continued.

LUNENBURG COUNTY-Continued.

Official Number.	Name of Vessel.	Port of Registry	Tonnage.	Name of Owner or Managing Owner.	Residence.	No. of Crew.	Amount of Bounty Paid.
		·					G atm
							\$ cts.
88,343	Ceylon	Lunenburg	80	Chas. Smith	Lunenburg	14	160 00
131191	UITV Lineen.	1 (1)		John Bruhm		11	106 00
~0,042	Charlette E. C Cymbeline	ao	80	Wm. Colp	(Con among 11 D) - 1- a	14	160 00
74,014	Corsica	do	1 70	Norman Oxner Henry Greser, M.O	Conqueranto nks	14	160 00 158 00
1001	TIOTABLE VOCIDE	Port Modures	66	Eli Ritcey. M.O	do	14	132 00
		Lunenburg	56	Albert McKean	do	10	112 00
		ao	80	Geo. Geldert. M.O	South	14	160 00
00,036	Dictator	do	79	S. Watson Oxner,	1		
85,736	Dominion	do	90	Wm. Smith, M.O	Lunenburg	12	158 00
		do	1 80	1. A. Mader	do Mahone Bay	15 17	160 00 160 00
**,007	i i i i a n f h n a	do	45	Geo. Parks, M.O	La Have	10	90 00
-01010		do		Jacob B. Sarty, M.O.		14	160 00
		do		Amiel Corkum		12	154 00
69,173	Ellen Mar	do	80	Saml. Risser	Mantinia Danie	14	160 00
		do		D. Westhaver, M.O.		12	120 00 160 00
		do	62	Jas. Wentzel.	Mahone Bay	14	124 00
85,637	Energetic	do		W. Norman Rein-		**	141 00
`90.504	F31.7	1		hardt MO		10	105 00
88,606	Eldora	do	75	Wm. McGregor, M.O	do	16	150 00
	Egeria		80	J D Sperry	Little River	15	160 00 114 00
		do		Stephen Mosher Leonard Young		13	160 00
			16	James Covey.	La Have Island.	2	32 00
80,829	Florence B.		32	Llias. Richard. sea.	La Have	7	64 00
71,338	Figh II	Halifax	80	J. D. Sperry, M O	Little River	16	160 00
90,374	Glass -1	Daritug von	49	T. A. Wilson	I nnonhung	10	98 00
8 0,582	(3 4 (3	Dunchourg		Geo. A. Ross, M.O Wm. Young		14	160 00 160 00
80,317	Geneva	do	ା ଛମ	do	do	17	160 00
77.621	Glide	do	16	Ino. S. Sperry, M O.	West Dublia	4	32 00
90,580	Gazette	do	1 46	J. D. Sperry, M.O	Little River	8	92 00
85.318	D: CHODIE	1 ao	47	Hidward Weagle M U	La dave	10	94 00
85,335	Hope	do	80	Henry Adams, MO. L. Anderson & Co.,	nanenourg	10	134 00
77 700	_	ao	1	M. O's	do	14	160 00
90.595	Hesperus	Port Medway	17	Lenoir Oxner, M O	La Have	5	34 00
			80	David Smith, M.O	Lunenburg	15	160 00
******	1	, uo	46	John D. Gates	Blandford		92 00
00.722	A	1 do	07	Leonard Young	Lunenburg	10 14	101 00 160 00
69 140	Josephine W	do	80 59	Timothy Hebb	Mahone Bay	10	118 00
85,727	J. Croft	do Halifax Lunenburg Liverpool Lunenburg	45	Jacob Croft	West Dublin	8	90 00
83,485	John W	Lunenburg	40	Henry Pernette, M.O.	La Have	9	80 00
74,015	Kohingor	Liverpool	79	Jno. Sam. Wolfe, M.O.	West Dublin	15	158 00
90,184	Kohinoor. Laura May.	Lunenburg		Jos. Rudolf, Jun		12	154 00
80,594	L. B Young Leone	do		Ph. Shenkel J. W. King, M.O		8 18	90 00 160 00
,042	L. B Young	do	79	Alf. Heisler, M.O	Luneaburg	14	158 00
			,				

DETAILED STATEMENT of Fishing Bounties paid to VESSELS, etc.—Nova Scotia—Continued.

LUNENBURG COUNTY-Continued.

Name of Vessel.	Port of Registry.	Tonnage.	Name of Owner or Managing Owner.	Residence.	No. of Crew.	Amount of Bounty Paid.
			1			& cts.
Lavinia Lady Speedwell Lettie M. Hardy Lettia May Linnaria Larkspur Magnific Margie Beil Morris Wilson Milford Guy Minnie A Magnie Smith Nova Zembla Nova Zembla Nokomis Nokomis Nokomis Nokomis Notice Orion Cocean Beile Olive Docean Friend Olive Orion Cocean Gem Orion Cocean Gem Orion Pet Drattus Forean Bride Pet Pet Pet Pet Pet Pet Pet Pet Pet Pe	do	7156 41180 448 448 888 888 888 888 888 888 888 8	Geo. A. Ross, M. O John H. Publicover. Cornelius Hardy Wm Cleversey, M. O. Uriah Falt, M. O J. D. Sperry John Zink, M. O Clarence L. Smith. David Smeltzer Jacob Creaser Jacob Creaser Jacob Creaser Jacob Creaser Jacob Creaser Jacob Creaser James Bell, M. O O Lemuel Smith, M. O O Le	do Blandford Mahone Bay La Have do Lunenburg Mahone Bay La Have do do do Lunenburg Mahone Bay La Have do Lunenburg Mahone Bay La Have Lunenburg La Have Lunenburg La Have Lunenburg La Have do do do Lunenburg La Have do do do do do do do do do do do do do	12	160 00 160 00
Pleasantville	do					
Fleet	do		74 Alf. Heisler, M.O 56 John Smeltzer 56 Jacob Ritcey, M.O. 40 Henry Garhardt 80 Jas. Eisenhauer, M. 57 J. Moyle Rudolf, M. 79 Geo. A. Ross, M.O. 43 Sol. Weinacht, M.	do La Have Little River South O Lunenburg do	12 14 15 16 17 18 18 19 19 19 19 19 19 19 19 19 19	148 00 169 00 160 00 102 00 80 00 150 00 158 00 158 00
	Louisa J. Selig. Lavinia Lady Speedwell Lettie M. Hardy Lettie M. Hardy Lettia May Linaria Larkspur Magnific Margie Bell Moriah Moriah Milford Guy Milford Guy Milford Guy Minne A Maggie Smith Nova Zembla N. P. Christian Nokomis Nokomis Nokomis Notice Nova Zembla Nokomis Notice Norazembla Orion Cocean Belle Olive Branch Olive Branch Olive Branch Cocean Gem Orion Cocean Gem Orion Cocean Gem Orion Cocean Gem Corion Cocean Belle Colive Cocean Bride Cocean Brice Cocean Bride Cocea	Cof Vessel. Registry. Louisa J. Selig. Lunenburg. Lavinia	Louisa J. Selig. Lunenburg Solution Lady Speedwell Lettie M. Hardy Louisa Magnific do do do do lady Speedwell do do do do do do do	Louisa J. Selig Lunenburg So Louisa J. Selig Lunenburg So Lavinia Go To Geo. A. Ross, M. O.	Company Comp	Louisa J. Selig. Lunenburg

Detailed Statement of Fishing Bounties paid to Vessels, etc.—Nova Scotia.—Continued.

LUNENBURG COUNTY-Concluded.

Official Number.	Name of Vessel.	Port of Registry.	Tonnage.	Name of Owner or Managing Owner.	R ∉sidence.	No. of Crew.	Amount of Boanty Paid.
85,729 74,118 88,607 85,610 85,338 83,163 85,334 88,601 88,353	Tyrone	dodododododododododododododododo	61 80 30 47 57 80 76 57 80	Henry Greser, M.O John Schmeisser, M.O. J. Henry Cook, M.O. Chas. Bell, M.O W. Norman Reinhardt, M.O Francis Courad Christian Geldert J. Himmelman James Lohnes, M.O. S. Watson Oxner, M.O. David Smith, M.O	do Rosebay La Have do South Lunenburg do South Lunenburg do	12 13 7 10 12 14 13 18 15	122 00 160 00 60 00 94 00 114 00 160 00 152 00 114 00 160 00
85,635 83,174 88,614	Valient	do do do do	80 80 54	Eph. Lohnes, M.O Jas. A. Romkey, M.O. J. Henry Wilson, M.O. Dan. Neal. M.O Edmund Walter, M.O.	do Lunenburg La Have	12 14 15 10 11	160 00

PICTOU COUNTY.

75,888 69,446	Annie Champion	Pictou do	22 55	C Dwyer Geo. McPherson	3 4	44 00 110 00

QUEEN'S COUNTY.

83,49? 85,344 83,308 75,782 83,494 83,315 83,315 83,315 83,315	Dessie Donzella	mraciboor	11 80 10 35 77 80 80 80 80	Jas. C. Inness, M.O. Jas. H. Smith, M.O. Alex. Shankle Adam Selig	Brooklyn	12 4 14 3 9 14 20 14 17 18 15 3	128 00 22 00 160 00 20 00 70 00 154 00 160 00 160 00 160 00 160 00 20 00
83,314	Stella	do Liverpool Port Medway Liverpool	10	Jos. Winters	Liverpool Port Medway	17	20 00
		1	1			, ,	

DETAILED STATEMENT of Fishing Bounties paid to VESSELS, etc.—Nova Scotia—Continued.

		RICE	I MOND	COUNTY.			
Official Number.	Name of Vessel.	Port of Registry.	Tonnage.	Name of Owner or Managing Owner.	Residence.	No. of Orew.	Amount of Bounty Paid.
77,544 38,498 64,713 83,086 38,486 38,865 38,561 43,109 75,783 75,787 77,081 83,439 75,878 75,616 67,782 83,401 77,823 83,403 83,955 77,833 80,972 38,486 42,217	Alpha	do Pt. Hawksbury do Arichat Sydney Arichat do do Chatham, N.B Port Medway Arichat do Pictou Arichat Shelburne Arichat Halifax Arichat Arichat do Halifax Arichat Halifax Arichat Halifax Arichat Halifax Arichat Halifax Arichat Arichat Halifax Arichat do Halifax Arichat do Halifax Arichat do Halifax Arichat do Halifax Arichat do Halifax Arichat do	42 40 13 20 40 19 18 25 19 24 24 22 20 34 22 44 47 28 29 17 30 18 23 24 24 27 28 29 20 20 20 20 20 20 20 20 20 20 20 20 20	do Andrew Boudreau Philip Manger Jno. Boudrot Albert Poste J. S. R. Leblanc D. Gruchy & Sons Abram Fougère Dom. Fougère do Pacien Boucher. Simon P. Richard Alex. Vigneau Patient Poirier M. A. McDonald Joseph Matheson F. W. Bissett Chas. Boudrot Damien Boucher Rev. C. P. Martel Abram Burk et al Abram Sampson Peter Boujrot	do Gros Nez	ON 993344994337766998666644221005577666377666611	\$ cts. 84 00 84 00 86 00 40 00 80 00 36 00 38 00 38 00 48 00 40 00 40 00 68 00 94 00 56 00 56 00 66 00 46 00
75,876 72,070 72,071 38,516 38,406 48,082 83,100 61,902 36,435 38,415 69,102 74,047 42,381 54,133 38,45 72,067 42,281 36,52 36,52 37,61 38,480	Leda and Lizzie. Lennox	do do do do do do do do do do do do do d	5646 4646 171 11266 244 35 33 25 38 26 26 20 20 20 22 41 33 34 33 34 33 34 33 34 33 34 33 34 35 34 35 36 36 37 37 38 38 38 38 38 38 38 38 38 38 38 38 38	Wm. LeVesconte D. Gruchy & Sons Urban Sampson Docité Fougère Stephen Dugas, M O. Henry Boudrot D. Gruchy & Sons Abraham Gerroir Jno. Mauger Patient Poirier Désiré Poirier	D' Escousse do River Bourgeois do do Poulamond D' Escousse Port Royal Arichat Island Low D'Escousse D' Escousse False Bay River Bourgeois. do do D' Escousse River Bourgeois. do do do D' Escousse Cousse Cousse D' Escousse Co	111 100 5 6 6 8 8 9 9 7 7 7 8 8 7 7 7 6 6 6 6 6 7 9 9 9 9 9 9 8 8 6 8 8 8 8 8 8 8 8 8 8 8	112 00 34 00 22 00 34 00 62 00 62 00 62 00 64 00 62 00 64 00 65 00

^{*1} of crew paid bounty in another vessel.

Detailed Statement of Fishing Bounties paid to Vessels, etc.—Nova Scotia—Continued.

SHELBURNE COUNTY.

-							
Official Number.	Name of Vessel.	Port of Registry.	Tonnage.	Name of Owner. or Managing Owner.	Residence.	No. of Crew.	Amount of Bounty paid.
							\$ cts.
83,054 85,479 85,567 77,758 85,481 88,551 85,490 74,366 83,048 85,561 60,905 61,586	Blanche M. Thorburn Billy Browne Bel Brandon Olifford Cape Sable Champion	Shelburne do do do do do do do do do do do do do	72 80 80 80 80 80 80 80 80 80 80	Rufus Acker, M.O Nehemiah McGray Jonathan Locke do Churchill Locke Kenney, Johnston & Co Jno. Purney R. W. Freeman Wm. H. Thorbourn Adam Firth Enos Churchill Jno. AMcGowan, jun Neh-miah McGray Jos. W. Hopkins, M.O Austin Locke	do	9 17 16 16 16 15 18 14 19 15 16 18 18	66 00 160 00 144 00 160 00 160 00 160 00 160 00 160 00 160 00 160 00 160 00 160 00
75.550	France P	00	52	do P. C. Swim	do	13 20	104 00 160 00
88,541	Eldon C Edward T. Russell Ella A. Downie.	αο	78	W. Wallace Kenney.	Lockeport	8 15	54 00 156 00
				Enos Churchill	1	12	144 00
71,333	Fleetwing	do	11	Lewis T. Hammond,	Jordan Bay	6	22 00
05,476 85,568 75,652 75,557 85,557 85,557 86,438 61,696 85,568 81,597 88,554 71,333 71,333 71,333 71,343 41,059 77,766 77,367 71,343	restina Lente G. C. Kelly Golden Oriole Gleuora Georgie Harold. GraceGreenwod Hannah Eldridge Hattie Dell Helena Maude John Purney J. W. Kenny J. Lyons Jessie B John Halifax Joe Howe Jersey Lily Kate McKinnon Keewatin Kewatin Katie Leading Star Lion Lightfoot	Barrington Shelburne Barrington do Shelburne do Shelburne do Shelburne Barrington Shelburne Barrington Shelburne Barrington Shelburne Barrington Shelburne Barrington Shelburne Barrington Shelburne Barrington Shelburne Barrington Shelburne Barrington Shelburne	80 80 80 80 80 80 80 80 80 80 80 80 80 8	Cornelius Snow Austin Locke T. E. Ryer, M.O C. Locke & Co S. Locke & Sons W. Wallace Kenney. Enos Churchill Nehemiah McGray Ephraim Larkin Jno. H. Lyons A. M. Wrayton Jno. Purney Jno. Lyons Thos. D. Crowell Corland Taylor Christian Nelson Enos Churchill Randall McKinnon Austen Locke Enos Churchill Dan. Cronan Jno. C. McGray Alvin N. Atwood Seth Nickerson B. F. Kenney	Lockeport do do do Cape Island Barrington Shag Harbor Sheiburne Cape Island Shag Harbor Cape Island Cape Island Cape Island Cape Island Cape Island Cape Sable Island Cape Sable Island Cape Island Cape Island	15 4 14 12 3 13 13 2 15 18 16 17 4	160 00 160 00 160 00 152 00 160 00 160 00 160 00 160 00 160 00 160 00 120 00 126 00 126 00 146 00 146 00 160 00 160 00 160 00 180 00 28 00 38 00 38 00
or,528	Lilian	Shelburne	40	Rdward Crowell 73	Port La Tour	10	

DETAILED STATEMENT of Fishing Bounties paid to Vessels, etc.—Nova Scotia—Continued.

SHELBURNE COUNTY-Concluded.

							مث
Official Number.	Name of Vessel.	Port of Registry.	Tonnage.	Name of Owner or Managing Owner.	Residence.	No. of Crew.	Amount of Bounty Paid.
54, 114 85, 484 88, 566 75, 550 85, 477 77, 746 85, 480 83, 046 88, 543 85, 488 74, 365 85, 562 74, 133 74, 053 49, 473 75, 628 85, 483 77, 759 88, 543 88, 543	Peerless	Halifax	29 800 800 800 800 800 800 800 800 800 80	James Barry	Tour	10 8 19 18 4 19 15 16 15 14 5 17 12 8 21 17 16 14 17 16 14 17 16 14 17 16 14 17 16 14 17 16 16 14 17 16 14 17 16 14 17 16 14 17 16 14 17 16 16 14 17 16 14 17 16 14 17 16 14 17 16 14 17 16 16 14 17 17 16 14 17 17 18 18 18 18 18 18 18 18 18 18	\$ cts. 78 00 58 00 160 00
77,7 11	Whip-poor-Will.	do	15	Alf. Harding	Rockland	6	30 00

VICTORIA COUNTY.

90,487 77,844 80,965	May Flower Smiling Water	Sydneydo	14 16 26	Kenneth McAulay Jeremiah Curtis Wm. Carey Rich. E. Burke Angus B. Morrison	North Bay Ingo- nish	3 6 5	26 00 28 00 32 00 52 00 28 00
		•	İ		l .	۱	

Detailed Statement of Fishing Bounties paid to Vessels, etc.—Nova Scotia—Continued.

YARMOUTH COUNTY.

Official Number.	Name of Vessel.	Port of Registry.	Tonnage.	Name of Owner or Managing Owner.	Residence.	No. of Crew.	Amount of Bounty Paid.
							S cts.
88.586	A1	X7		V	A		*
75,721	Alma	do	18	Mondé Leblanc	Argyle	7 12	36 00 131 00
	Altrod	do	46	Parker, Eakins & Co.	do	12	92 00
		do		Eli Leblanc	Tusket Wedge	12	78 00
80,627	Annie D	do		G. D. D'Entremont,	J		
				М.О	Pubnico	14	142 00
10,748	Anna McGee	do	57	G. D. D'Entremont,			
				M.O	do	14	114 00
	Alfarata	do	48	Chs. T. D'Entremont,	do	17	00.00
71,030	Arizona	do	90	S. D. D'Entremont,	do	11	96 00
		ao	00	M.O	do	14	160 00
80,647	Annie M. Bell	do	64	L. V. Amiro	do	17	128 00
		Chall		Henry Goodwin	do	18	78 00
		Yarmouth		J. F. McLaren		10	56 00
74 330	Ballarese.	ao		A. L. D'Entremont		11	80 00
		do		Parker, Eakins & Co		15	140 00
71,028	Beatrice	do		A. F. Stoneman & Co	do	14	160 00
66,682	Barbaroni	do	80	C. J. D'Eon, M.O	Pubnico	16 14	160 00 132 00
75,625	Bannerett.	do	54	Leon D'Eon, M.O R. Goodwin	do	18	108 00
85,549	Byron	Yarmouth	80	Byron Hines, M.O	do	15	160 00
85,605	Coral Reef.	do		Geo. B. Goodwin		18	142 00
69.336	Circassian	do	80	Wm. Ryder	Argyle	16	160 00
66.670	OHIOTUB	do	57	A. F. Stoneman & Co	Yarmouth	18	114 00
75.754	priproma	do	64	Louis D'Eon, M.O	West Pubnico	18	128 00
80.RAG	E. T. LELKIUS	do		A. F. Stoneman & Co		8 20	92 00 160 00
85 5K:	1a	do		Benj. Leblanc J. H. Porter & Co	do	16	160 00
65,552	Edith A.	do		G. D. D'Entremont,	ao	10	100 00
K2 01.			"	M.O	Pubnico	14	160 00
90,811	Electric Flash	Halifax	53	D. D'Entremont, M.O.		20	106 00
• 0.770	17/1	- WI	16	Solon Hubbard	Tusket	10	32 00
94, 131	(A	40		Parker, Eakins & Co	Yarmouth	16	160 00
98,590	Tiower	1 40	26	S. L. Oliver, M.O	Pubnico	12	52 00
05.554	- atuo	00	38	Hatfield, Kinney & Co	Pubnico	15 20	76 00 160 00
60,612	Transci Gren	00	80	S. L. Oliver, M.O	do	14	160 00
74 200	Ida Peters	St. John. N.R	35	Parker, Eakins & Co.	Yarmouth	8	64 00
85.400	J. M. Manning Jacques	Yarmouth	57	Hatfield, Kinney & Co	do	18	
					do	18	116 00
90.64	T " "IIIalu	IDALLINGION	68	do	_ do	15	136 00
				D. L. Amiro, M.O	Pubnico	18	136 00
				Jas. M. Davis	37		
96.591	17	lonelourne	80	Geo. E. Cann		16 16	160 00 94 00
			90	J. H. Porter & Co	do	16	
				N. B. Lewis	Varmouth	4	
יאט. ועי		1 (1)		Hatfield, Kinney & Co			
			1 80) do	do	14	160 00
90.63	11	l do	. 80	J. H. Porter & Co	Tusket Wedge	17	
51,97	Lumen Lyd a Ryder	do	.1 30) do	l do	12	
	Lyd a Ryder	do	5'	L. P. D'Entremont,	Pubnico	14	114 00
		I	I	M.O	ı	ì	•
				75			

DETAILED STATEMENT of Fishing Bounties paid to Vessels, etc.—Nova Scotia—Concluded.

YARMOUTH COUNTY-Concluded.

Official Number.	Name of Vessel.	Port of Entry.	Tonnage.	Name of Owner or Managing Owner.	Residence.	No. of Grew.	Amount of Bounty Paid.
			`				
			-				\$ cts.
74,339	Maitland	Yarmouth	. 44	N. B. Lewis	Yarmouth	16	88 00 26 00
	Minnie Ha Ha	go	. 13	Michl. Carroll	do	4	16 80
85,539	Maggie Jane	do		Abram Thurston		92	100 00
61,510	Mansimallo	Sheidurde	. 00	R. D'Entremont, M.O.	West Pubnico	18	92 00
	Marino		. 40	R. Amiro, M.O	Pubnico	12	160 00
80,048	Maria M. A. Lonis	do	. 63	Byron Hines, M.O	do	16	126 00
74 220	Nokomis	do	. 68	Marc. A. Surette, M. O. Hatfield, Kinney & Co.	do	19	126 00
95 553	Onyx	do	80	Parker, Rakins & Co.	do	16	120 00
	Opal	do			do	16	160 00
	Olika	do		J. H. Porter & Co		17	1 AR UV
61.840	Pigeon	do	. 34	Hatfield, Kinney & Co	Varmouth	15	28 UV
51,978	Pandora	do	. 57	A. F. Stoneman & Co	do	18	114.00
74,332	Proditor	do		Zacharie D'Eon, M.O.		18	4 V & CA
85,557	Rowdy	do		Joseph Roberts		6	
71,037	River Rose	do		C. M. Boudreau		16	108 00
74,323	Regina	do		A. C. O'Entremont.	1	1	
•	"		i	М.О	Pubnico	16	114 00
80,628	Roseneath	do		Byron Hines, M.O	do	15	160 00
74,335	Safe	do	35	Hatfield, Kinney &		1 1	70 00
		ł <u>.</u>	1	Co		10	40 00
88,589	Sandford	do		Abram Thurston		5	102 00
71,031	Sarah J. Killam.	do		A. F. Stoneman & Co		10	80 00
80,030	sigefroi	do		J. H. Porter & Co	, , ,		160 00
10,144	Sea Foam	do	•• 1		do		1 1 A B 10
57 120	Salvador	do		Ambroise D' Eon, M O James Amiro	Dubnico	17	108 00
80.782	Titania	Dighy	50	Hatfield, Kinney &	1 aparco	10	
00,102	11041114	D.B.J	. •.	Co	Varmouth	18	104 00
74,122	Temple Bar	Port Medway.	44	A. Amiro, M.O		14	108 00
88,597	Uncle Sam	Yarmouth	80	G. D. D'Entremont,		1 **	l
,			1	M.O		20	160 00
75,749	Vivid	do	43	Parker, Eakins & Co.	Yarmouth	13	04 17
71.034	Vanguard	do	4'	C. V. Amiro, M.O	Pubnico	17	94 00
74,270	Village Belle	Shelburne	40	James Lennox	do	16	80 0
80,629	Winnie L,	Yarmouth	- 80	Hatfield, Kinney &	;]		- 00 00
wa * -	l	1 _	_	Co			160 00 142 00
50 591	Water Lily	do		·; wo	do		
	Wide Awake			A. F. Stoneman & Co			
01,921	W. E. Weir	do			do	11	
	Will o' the Wisp		. 4	J. D'Entremont, M.C.	W. Pubnico	16	
01,101	Young Scotland.	do	. 4	J. H. Porter & Co	Tusket Wedge	. 16] "-
	<u> </u>	<u> </u>		 	1	<u> </u>	<u> </u>

q. 3 of crew did not fish 3 months.

Detailed Statement of Fishing Bounties paid to Vessels, etc.—Continued.

PROVINCE OF NEW BRUNSWICK.

CHARLOTTE COUNTY.

Official Number.	Name of Vessel.	Port of Registry.	Tonnage.	Name of Owner or Managing Owner.	Residence.	No. of Crew.	Amount of Bounty Paid.
88, 265, 365, 366, 377, 476, 376, 376, 386, 387, 386, 387, 386, 387, 386, 387, 386, 387, 386, 387, 386, 387, 386, 387, 386, 387, 386, 387, 386, 387, 386, 387, 386, 387, 387, 387, 387, 387, 387, 387, 387	A. J. Malloch Argyle	Windsor	21 10 16 17 12 25 20 19 12 13 18 28 14 18 12 21 14 13 12 26 18 10 33 21 11 12 26 21 48 11 21 48 11 21 48 11 21 48 11 21 21 21 21 21 21 21 21 21 21 21 21	L. Richardson	St. Andrews Beaver Harbor do Deer Island Grand Manan St. Andrews Beaver Harbor Deer Island Lepreaux Wilson's Beach. Deer Island Grand Manan St. Andrews Beaver Harbor Back Bay do St. George Mace's Bay Wilson's Beach. do Grand Manan St. Patrick Deer Island do St. George Deer Island do St. George Deer Island do Grand Manan St. Patrick Deer Island do Grand Manan Dear Island Campo Bello do Grand Manan Black's Harbor Dear Island do Crand Manan Black's Harbor Dear Island	542445435543455522443338445652344563	\$ cts. 42 00 20 00 32 00 32 00 24 00 28 00 50 00 40 00 38 00 24 00 28 00 26 00 28 00 24 00 28 00 24 00 28 00 24 00 28 00 24 00 28 00 24 00 26 00 27 00 28 00 27 00 28 00 28 00 29 00 20 00
80,881 88,273 88,271 80,034 83,476	Lizzie S. McGee. Lizzie S. McGee. Little Annie Leua May Lillian E. Magellan Cloud. Mabel Mabel Maggie Jane. Mystery	do do do do	14 19 18 13 20 12 11	Andrew McGee Jacob Cook E. Mathews And McGee Simon Brown Andrew Lamb Robt Ross Seward B. Cross John F. Paul	Back Bay do Back Bay Wilson's Beach. St. Andrews do Beaver Harbor.	3 6 7 3 5 4 3 5	28 00 38 00 36 00 26 00 40 00 24 00 22 00 36 00

l of crew paid bounty in another claim.

a. 3 of crew did not fish 3 months.

DETAILED STATEMENT of Fishing Bounties paid to Vessels, etc.—New Brunswick—Continued.

CHARLOTTE COUNTY-Concluded.

Official Number.	Name of Vessel.	Port of Registry.	Топпаде.	Name of Owner or Managing Owner.	Residence.	No. of Crew.	Amount of Bounty Paid.
59,326 59,125 61,029 77,967 59,367 75,716 80,883 59,333 52,174 75,591 59,357 59,375 59,325 83,475 59,383 83,465 75,548 88,483 88,483 88,483 88,483 88,483 88,483 88,483 88,483 88,483 88,483 88,483 88,483 88,483	Mary	St. Andrews St. John Digby, N.S St. Andrews do Yarmouth, N.S. St. Andrews do St. Andrews do do St. John Digby, N.S. St. Andrews do	21 28 20 14 11 11 11 16 12 16 13 14 28 28 21 11 33 20 19 15 36	James Thompson Jabob Cook Hugh Belmore Howard Jackson Wm. James Wm. Gatcomb Ansel Guptill et al Robt. Ross Joseph Holmes Wellington Cline Wm. Sirls Peter Mallock John Phinney. James Glass Phillip Hutton Wm. Wilson A. W. Holme Joseph McGee Allen Dixon James Brayley Luther Matthews Frank Campbell Wm. McMahon	Letete	2 4 3 3 7 3 6 4 6 3	\$ cts. 34 00 42 00 46 00 47 00 28 00 22 80 42 00 32 00 24 00 28 00 28 00 28 00 28 00 28 00 29 00 30 00 30 00 32 00 32 00 32 00 32 00

GLOUCESTER COUNTY.

72,099	Adelina	Chatham		12	Auguste Poulin	Laméque	3	24
61,432	Alice	do		11	Moses Dignard	Tracadie	2	22
61,431	Bee	do		11	Paul Noel	Lamé		23
72,079	Betsy	do			Cyreaus Gionet			26
61.446	Esperance	do		10	Romain Poulin	do	ا ۱	20
61.437	Flying Cloud	do		11	Levi Chiasson	Lamégna	3	22
61.445	Flavie	do		îâ	Theo. Duguay.	Damoque	3	26
61.425	Норе	do		12	C. Pobin & Co.	Consenst	1 3	26
01,120	Jean	do		19	C. Robin & Co	Caraquet	4	26
01 447	Monido	do	• • • • • • • • • • • • • • • • • • • •	13	Dom. Gallien	_ do	3	26
70 100	Merida			13	André Aché, sen	Lamèque		22
73,100	Marie	do			O. Chiasson			30
61,442	Marie Cécile	do		15	O. Dugué	do	3	30
72,077	Mary	do		12	Moise Dugué	Shippegan	3	24
	Morning Star			13	Gustave Gionet	Pokemouche	3	24
85,692	Mary	do			Joseph Goinet			22
72,076	Providence	do		1 12	Eutrope Dugué	Sh ppegan	3	24
	Rose			l ii	Mara Bossé	Tracadie	3	23
	Reward			l ii	Jos. DeBoutillier	Caragnat	1 41	22
	Sara			1 11	Nazaire Noël	Lamáana	2	22
,	~~~~	1 40	•	1 **	Mazallo MUCI	namedae	0	-
		<u> </u>		<u> </u>	<u> </u>	1	11	

Detailed Statement of Fishing Bounties paid to Vessels, etc.—New Brunswick—Concluded.

KENT COUNTY.

Official Number.	Name of Vessel.	Port of Registry.	Tonnage.	Name of Owner or Managing Owner.	Residence.	No. of Crew.	Amount of Bounty Paid.
61,428	Wah	Chatham	13	A. Arseneau	French Village Lower Village Richibucto Lower Village	3	\$ cts. 46 00 22 00 36 00 34 00 26 00 20 00

NORTHUMBERLAND COUNTY.

		ChathamdoLiverpool, N.S		Alex. Mills	Chatham	5 14 2	20 00 134 00 26 00
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ST. JOHN COUNTY.

DETAILED STATEMENT of Fishing Bounties paid to VESSELS, etc.—Con-

PROVINCE OF PRINCE EDWARD ISLAND.

KING'S COUNTY.

Official Number.	Name of Vessel.	Port of Registry.	Tonnage.	Name of Owner or Managing Owner.	Residence.	No. of Grew.	Amount of Bounty Paid.
66, 242 83, 196 88,650 90,626 42,993 75,882 80,915 80,937 83,095	Amorette	Pictou, N.S Charlottetown do do do do	18 12 80 76 41 15 15 16	John Herring Peter Roberts Reuben Cahoon M. McLean & Co Dennis Murphy Simon Cheverie David Cahoon A. Landry, et al Geo. Dnnn Alex. Jackson Michel Paquet	do do Souris do Murray Harbor Murray Harbor Murray Harbor	5 15 a 10 b 2 3 5 3	\$ cts. 80 00 36 00 24 00 160 00 123 50 57 40 30 00 32 00 32 00 21 25

a. 6 of crew did not fish 3 months. b. 3 of crew did not fish 3 months. c. 3 of crew did not fish 3 months.

PRINCE COUNTY.

72,081 Annie	Charlottetown Pictou, N.S Charlottetown do	10 20 47 57	Jno. McDonald Isaac Lewis Jno. Coughlan Robt. Bell J. H. Myrick, M.O J. A. Matheson	Dock Road Campbellton Alberton Tignish	3 4 13 15	26 00 20 00 40 00 94 00 114 00 132 00

QUEEN'S COUNTY.

	,						
77,934 38,722	Lilly Dale Onward	Charlottetown do	12 26	Samuel Doiron G. D. Longworth	Rustico Charlottetown	5 4	24 00 52 00
	1 '		•	l .	i .		

DETAILED STATEMENT of Fishing Bounties paid to VESSELS, etc.—Continued.

PROVINCE OF QUEBEC.

GASPÉ COUNTY.

Official Number.	Name of Vessel.	Port of Registry.	Tonnage.	Name of Owner or Managing Owner.	Residence.	No. of Crew.	Amount of Bounty Paid.
54,855 71,357 75,86,360 75,814 73,022 85,332 59,45 73,022 73,022 73,02 73,02 73,02 73,03 75,81	Speedwell	Amherst. do Halifax Amherst, M.I. Lunenburg Halifax Amherst. do Halifax Lunenburg Amherst. do do do do do Arichat Amherst	15 42 47 30 43 36 41 150 42 44 45 45 33 33 33 33 33	V. Thériault D. Thériault D. Thériault J. N. Arseneau. C. Roudreau F. H. Delaney J. E. Arseneau. P. Turbide F. H. Delaney Domien Devaux Dom. Boudreau. Jno. Doyle Nazzire Jomphe Vital Richard. André Devaux W. G. Leslie N. Arseneau J. N. Arseneau J. N. Arseneau J. N. Arseneau Siméon Mabe Anctil Lepige Anctil Lepige	do do Magd. Islands Havre Aubert do do do do do do do do do do do Havre Aubert do do do do do do Have Harbor do do House Harbor do House Harbor do House Harbor do House Harbor do House Harbor do Havre Aubert House Harbor Corner of Beach	2 7 5 6 9 9 5 7 5 6 2 4 2	68 CO

SAGUENAY COUNTY.

A cara	Halifa -	30	F. Jomphe	Point Esquima's	7	60
6 Amelia 8 Busy	CI STILLS X	30	F. 10mbne	t Olit 198 quilla A		100
010	Gaspo		Paul Cormier			
8 Busy	Quebec	39	André Vigneau	do	9	18
70 C. M. G. P	do		Geo Picard		5	9:
66 D. Cronan	Halifax	40	P. LeMarquard		8	80
9 Elizabeth	Quebec	27	Luke Cormier	do	8	5
54 Eugenie 28 Emerillon	do	48	Vve A. Vigneau, et al	do		9
28 Emerillon 59 Florida	do	14	Vve A. Vigneau. stal A. Michaud	Isle Verte	4	2
59 Florida 54 Florida	do	13	Wm. Michaud	do	2	2
54 Florida 79 Gleaner	do		Joseph Bourque			5
79 Gleaner	do	40	Benj. Landry, et al	Point Esquima'x	7	8
50 H. B.	do	57	Hy. Boudreau	do		11
53 Java	do	46	S. Doyle		ام ا	9
			P. Doyle		ام ا	8
68 Léodore	O1	1 10	E. Boudreault	Matachanan	1 4	7
		38	in. Boudreault	Maraandoan	4	
Bo Marie Anne Marie du Sacré	Gaspé	36	Etienne Landry, et al	Point Esquima'x	1	7
Con du Sacré	_		<u> </u>	_	_	
owur	do	46	Wm. Briand, et al	do	8	9

nonths. 6. 5 of crew did not fish 3 months. b. 4 of crew did not fish 3 months. c. 5 of crew did not fish 3

DETAILED STATEMENT of Fishing Bounties paid to Vessels, etc.—Quebec—Concluded.

SAGUENAY COUNTY-Concluded.

Official Number.	Name of Vessel.	Port of Registry.	Tonnage.	Name of Owner or Managing Owner.	Residence,	No. of Crew.	Amount of Bounty Paid.
							\$ cts.
64,990	Marie Henriette Marie Ste. Croix.	do	15 17	Ambroise Caron Joseph Fortin	 Sandy Bay L'Ilet	4 3	30 00 34 00
55,863 85,751 80,766 72,931 42,437 75,445 77,866 69,591 80,753 83,360	Marie Laure Attala Marie Adelmina. Marie Josephine. Marie Anne Marie Victoria Progress Pioneer Ste. Marie Stella Maris Ste. Anne	do	13 11 17 18 52 28 39 37 50	Philodime Michaud. C. Levesque Narcisse Levesque Thos. Taché Robert Boily Boudreault & Leblanc P. Vigneau & Bros Wm. Lebrun Alex. Scherrer F. Cummings, et al. Pierre Fraser Pierre Brochu.	do	3 3 4 10 5 7 9	34 00 36 00 104 00 56 00 78 00 74 00 100 00
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APPENDIX No. 3.

NOVA SCOTIA.

ANNUAL REPORT ON THE FISHERIES OF NOVA SCOTIA FOR THE YEAR 1886, BY W. H. ROGERS, ESQ., INSPECTOR.

*AMHERST, N.S., 31st December, 1886.

Hon. GEORGE E. FOSTER,

Minister of Marine and Fisheries.

SIR,—I have the honor to submit my annual report on the fisheries of Nova Scotia for the year 1886, together with condensed reports of the local Overseers; the statistical returns of the different counties and of the Province as a whole, and the usual comparative statistical tables.

It will be observed, on referring to the tabulated statement, that, during the year, there were sixty-eight vessels less and 567 men less employed in the industry. This has been occasioned by the low prices which ruled in the fish markets, causing the men with their vessels to seek more remunerative employment. The withdrawal has been, for the most part, from the codfishery. But notwithstanding this fact, such was the abundance of fish upon our coast, that a considerable increase in the quantity taken will be noticed in the returns. In the aggregate, there is an increase in the year's crop of \$131,438.58. This may be taken as an evidence of the wealth of the Canadian fisheries, and also how small a check to this industry the abrogation of the Washington Treaty and the duty imposed on Canadian fish has proved. Fish of all kinds are finding other markets, while the home consumption is rapidly increasing all over the Dominion. The home market in fish, as in everything else, is the best, because more regular, and free from the influence of foreign legislation.

SALMON.

A small decrease will be noticed in these fish, but chiefly in those salted in barrels and caught on the Labrador coast. A heavy storm at the beginning of the fishing season destroyed the nets on much of the coast, and thus largely reduced the home catch, otherwise we should have had a large increase over last year. This will be found fully stated on referring to the reports of the overseers for Pictou and Antigonish Counties, where our most productive salmon fisheries exist. Salmon are rapidly increasing in the rivers. Wallace River, in the county of Cumberland, which no fish frequented for the past twenty five years, owing to an impassable mill dam, shows very gratifying results, as an evidence of artificial culture alone. Fry, to the number of 40,000 per annum, have been planted in its head waters since the year 1878. In year since. During the present fall, no less than from 250 to 350 salmon passed through two very important facts in fish culture: (1), that salmon are about five years in maturing; and (2), that only about one-quarter or one-half of one per cent. of the

young fry planted from the hatcheries escape their natural enemies until full grown. I so conclude, because up to four years ago, there were 200,000 fry planted in this river, and the result of this planting is the numbers in the river this fall, namely (250 to 350), the 160,000 of the last four years planting not yet having matured and returned to the river. As the planting will continue, and the river will also now begin to reproduce in the natural way, we may look for a rapid increase during the next few years, provided poachers are kept in check. These facts also prove that, those who formerly expected large returns from artificial culture in eight or nine years were in error, in too hastily coming to the conclusion that the business was a failure on account of mismanagement, &c. There are several other rivers in the Province rapidly increasing, both in salmon and alewives, as a result of the opening of mill dams by the patent fish-way, notably the Liverpool, Queen's County, the Clyde, in Shelburne, and the Tusket, in Yarmouth. I am quite confident that the salmon fisheries of Nova Scotia will never again drop so low as they did in the years of 1880 and 1881. By opening the dams with efficient fish-ways, and by a continual artificial planting, there must surely be about the same results everywhere as in the case of the Wallace River, above referred to, the facts concerning which are indisputable. There is not another river in Nova Scotia, nor in Canada, where all the conditions are so favorable for ascertaining the above facts as this one, for the following reasons:—

(1.) It is a small river, with clear, bright water, fed from mountain springs, so

that all the fish can be seen from the dam.

(2. There were no fish in it in 1878, at the first planting. Nature has done nothing so far, for the ladders have been built but two years; nor will she do any thing for two or three years more. Thus the developing facts here are of intense importance in salmon culture, and I will endeavor to obtain them as accurately in the

(3.) The river, previous to the construction of the dam was one of the most prolific in the production of salmon. Its gravel beds, its clear bright water, its cleanliness from all foreign matter are all most favorable for the production of these Thus I think it will be seen we have something upon which to base our calculations as to the profits of pisciculture, and that to make it profitable, the same industry, economy and judgment are necessary in conducting this as any other industry, if fair returns are expected and disappointments avoided.

ALEWIVES.

Alewives have not decreased along our coasts, though the catch has been some thing less than the previous year. The demand being small, and prices low, the same effort to take them was not exercised; hence a lighter aggregate catch. as the following table will show:—

6	
	Barrels.
1876	7,616
1877	
1878	5,733
1879	9,409
1880	16.145
1881	22,474
1882	21,656
1883	18.346
1884	20,688
1885	17.153
1886	16.812

SHAD.

These fish have fallen off again this year, in sympathy with the same state of fishery all along the American court of this fishery all along the American coast. It appears that artificial hatching and Planting of shad to a very large extent along the above coast, has not yet, as I was led to suppose, prevented a large decline in the catch all along the United States coast. As the Bay of Fundy shad are mostly bred in, and belong to American rivers, we cannot expect the fishery to improve until the improvement begins on their native rivers, which according to the several State Commissioners' Report is not yet the case. Our catch for 1886 was but 2,943 barrels.

MACKEREL.

The catch of mackerel has been very good, and during the latter part of the season prices ruled unusually high, caused by the very short catch by United States vessels, which were kept outside the three-mile limit by Dominion cruisers. The quantity caught by our fishermen in 1885, was 110,689 barrels, and in 1886, 102,531 barrels. Had the traps taken their average catch, we would have had a considerable increase over last year. While the great body of these fish kept within three miles of the shore, they, at the same time, did not hug the shore sufficiently close to be taken in the traps except in small quantities. Again, prices in the early part of the season were so low, that the usual efforts were not made, nor outfits prepared to take them; otherwise, we would have had a much larger catch to report.

HERRING.

As shown in the tables, the catch of herring was small. Not only was the demand small and prices low, but the fish were scarce on the greater part of the coast; hence the falling off.

COD.

Notwithstanding the very low prices ruling in the market, and the falling off of sixty-eight vessels, mostly engaged in this fishery in 1885, the cod family, including cod, pollock, haddock and hake, shows an increase over last year in the value of the quantity taken of about \$265,000. This fact goes to prove that the great bulk of these fish are taken by boat fishermen along the coast, and within the three-mile limit.

SMELTS.

As stated in previous reports, these fish are abundant all along our coast, and the quantity taken during the past year shows the large increase over the catch of 1885 of about 200,000 pounds. The catch for next year promises to be double that of the present, which amounts to over 600,000 pounds. Our people are only beginning to develop this fishery for foreign export.

LOBSTERS.

Lobsters have been plentiful on most of our coast but show unmistakable evidence of exhaustion in many places from over fishing. More stringent regulations are much needed to preserve this fishery from sharing the same fate that has overtaken it in other countries. I would recommend a close time extending from 20th July to 10th September, and to be made uniform all around the coast, and that none be taken less than 10½ inches. This will agree with the laws of this fishery the end will be an advantage to all concerned. It may produce some inconvenience packers at the outset, but I am quite sure that in the future all would see the wisdom of it.

FISH WAYS.

There were four of these structures put in the dams of this Province during the Year, as follows:—

One on Eaton's dam, branch of Gold River, Lunenburg County.

One on Boutillier's dam, Nine Mile River, Halifax County. One on Fisher's dam, St. Mary's River, Gaysboro' County.

One on McDonald's dam, Sherbrooke, Guysboro' County.

The large fish-way on McCallum's dam, on the Avon River, Hants County, is still in an inoperative condition, and will have to be made right during the coming season.

Having recently patented an improvement in connection with the fish way in the United States, making it applicable to heavy water power dams and natural falls, the importance and value of the device is much improved. No dam in future should be allowed to be thrown across any river where fish will be obstructed without providing one of these fish-ways. Public money cannot be more profitably invested than in opening dams and overcoming natural falls by the use of this invention, because it opens the river most thoroughly in all cases for the easy ascent of fish.

I have the honor to be, Sir, Your obedient servant,

W. H. ROGERS,

Inspector of Fisheries.

SYNOPSES OF OVEERSERS' REPORTS.

ANNAPOLIS COUNTY.

Overseer W. T. Carty, of Tupperville, says he has visited all the different fishing sections of his district several times during the season, and has been careful to gather all available information connected with the fisheries. He again reports illegal fishing at Annapolis, Round Hill and Lequille Rivers, but had no complaint that would justify him in prosecuting the poachers, who seem to be so well organized that it is impossible for the overseer or wardens to catch them. Night detectives are recommended by him, or allow all wardens one-half the fines and forfeitures. The greater amount of poaching is done in the night during five months of the year, and \$25 is too small a remuneration for wardens to attend the rivers both day and night.

The herring and hook fishing in the Bay of Fundy is not much different from last year. From Hampton to the Gut, a distance of 30 miles, very few men have taken enough fish to secure the bounty. He strongly urges that all who have made every exertion to secure a living by fishing, and failed on account of the searcity of fish, should, nevertheless, receive their bounty, because they are so much in need of it. The fishermen all say the bay was full of herring but as soon as the lobster

traps were set, the fish left off striking in shore.

The fish ladder at Round Hill is in effective working order. The pass at Lequille is a natural one and needs no improvement. At Lawrencetown, the fishway is useless, because the dam has never been tight since the ladder was put in.

He has no complaints to make about sawdust; and no fines or forfeitures to

report.

ANTIGONISH COUNTY.

Overseer John McDonald, of Doctor's Brook, reports that he has carefully collected his statistics and finds a decrease of nearly \$6,000, owing principally to the falling off of the lobster fishery at Malignant Cove and Arisaig.

Mackerel were very plentiful off the coast during the months of July and August. Many heavy schools could be seen close to the shore every day during these months, but they could not be induced to take bait. The salmon fishery commenced very promising. The fishermen at first seemed overjoyed at the prospects of a large catch, but were disappointed on account of a heavy storm from the north that destroyed their entire fishing gear, and before they got out again the best run of salmon had gone over. Herring were scarce, but of an excellent quality. Hake were very plentiful but kept in deep water, which hindered the small boats from

doing much. Smelts were very abundant and many were taken. Although many rumors of violations of the law reached Mr. McDonald, he could find no one able or Willing to prove the facts of any one case. After having seen mostly all the wardens this fall, they report no violations of the law in their respective districts. He succeeded in surprising one fellow, attempting to set two trout nets, and captured the net and spear and destroyed the boat. The inhabitants of Arisaig and Malignant Cove were much surprised, during the month of November, at seeing tons of squid, some dead and some alive, washed ashore at these places. No cause could be given for the strange occurrence.

COLCHESTER COUNTY.

Overseer H. Gass, of Tatamagouche, reports that salmon were not more plentiful than in former years. Only one violation of the law came to his notice, and the guilty party was convicted, but on account of poverty was let off by paying the costs, even this had a good effect. Smelt fishing is developing into a large business and many are being taken. Mackerel were as plentiful as usual in the bay. The fishway at the Balfran mill is in good order, but the water continued too low, until very late in the fall, so the salmon could not get up to it. The first of November a large run of small herring entered our rivers; a thing never known before.

Overseer Henry Blair, of North River, reports a scarcity of fish this year in the upper portion of the Bay of Fundy. There have been fine runs of spawning fish up the rivers this fall. The damaged fishway has been repaired, and the overseer

thinks it will be all right for the spring.

Overseer R. J. Pollock, of Lower Stewiacke, reports that, smelts came in about the 14th April, and complains that the close season completely shuts off catching them in Stewiacke. As to shad, owing to heavy rains in May, the river was high and but few taken. A few more salmon were taken than last season. The June and July salmon continue scarce, but in September and October they are quite plentiful by all appearance, but are not fished for as formerly. Mr. Pollock has visited all the saw mills in his district. At Withdrow's Mill, Lower Stewiacke, arrangements are made to catch the sawdust as it falls, and it is then carted away. At Graham's Stream saw mill, on Little River, the rubbish is all carefully saved and used for fuel, and arrangements are now made to keep out the rawdust. Both the above gentlemen desire not to violate the law, and will do all in their power to keep rubbish out of the streams. It is the opinion of some that the sawdust covers up the gravel in the bottom of the river and injure the spawning beds; if this is so, Dunlap Mill, which is not in this officer's district, will do much injury, for he is informed they allow all rubbish and sawdust to enter the Stewiacke. He also visited the mills on St. Andrews River and found no provision made to take care of the sawdust. They were made acquainted with the law and requested to comply with it.

Overseer J. W. Davison, of Little Base River, reports he has still to write discouragingly about the shad fishery of his district; the catch being smaller than in any Year since he became Overseer. This has been a great loss to that section of the Country. He does not attempt to explain the decrease, but thinks over-fishing had a good deal to do with it. Salmon have been more plentiful than last year. Cod were about the same, and herring not so plentiful. The fishermen will not go to so much much expense next season, being very much discouraged with continued failure. He reports less attempts at poaching in the rivers, and has had no complaints from

wardens or others.

DIGBY COUNTY.

Overseer Wm. Hanley, of Digby, reports a decrease in the catch of fish, as compared with the previous year. Various causes may be attributed for this decrease; the scarcity of bait, the small catch of herring, and the almost entire failure of mackerel and shad in St. Mary's Bay, are some of the most important reasons.

The great dulages of the fish market, and The greatest cause, however, is owing to the general dulness of the fish market, and the low prices paid for fish, together with the duty imposed by the American Govern ment. The two latter causes have had the effect of driving more than half the vessels engaged in the fishing, in other and more renumerative channels. has also been a like effect on the boats. It appears that, with the exception of mackerel and herring, the other kinds of fish, such as cod, pollock and haddock were generally as plentiful as usual, and were it not for the reasons given above, the present season's catch would probably be as large as any preceding it. It will also be seen that the quantity of smoked herring has been unusually small. Some of our vessels have taken their catches of fish, particularly haddock, to St. John, N.B., where they say they get more for them than here. Mr. Hanley says the laws have been generally respected. A lobster factory has been started which has, during the season, turned out 24,624 cans of lobsters. The rivers are comparatively free from sawdust. Mr. Hanley earnestly hopes a warden will be appointed for Salmon River by next spring.

Overseer James A. Collins, of Westport, reports a very large increase in the catch of some kinds of fish, especially cod, pollock, haddock and halibut, but complains of extremely low prices throughout the season. Mackerel were scarce until quite late in the autumn, when some very fine ones were taken mostly in nets. These were sold in United States markets as high as thirty dollars per barrel. The catch of lobsters has been very materially increased while the close season was well observed. Two canning establishments have been in operation during the season, one at Westport and one at Tiverton. Mr. Collins finds it requires great watchfulness to prevent the canneries from using lobsters below the legal size. He says it is the opinion of those engaged in exporting live lobsters to the United States that our laws regarding the size of them should be the same as those in force in Maine and Massachusetts. He regrets to report that the factories of the "Thistie Canning Company," at Tiverton, have not been in operation this season, and as & consequence we have no "finnan haddies" nor "fertilizer" in this year's returns. The reason given for this is, that the business did not prove remunerative. The weir at Freeport was not repaired this season and no fish were taken in it. Very few American fishermen have been in these waters as compared with previous years. Considerable attention has been given this fall to the shipping of fresh fish to St. John, N.B., and other ports. In making up the values of fishing gear, &c., Mr. Collins says it will be noticed he has given a large sum for wharves, stages, buildings, &c., actually employed in the fishing industry.

GUYSBOROUGH COUNTY.

Overseer James A. Tory, of Guysborough, says in comparing the present return with last year's there will be perceived a falling off in the catch of herring, salmon, codfish, &c., to the extent of \$52,350, but it is partially made up by the excess of catch in mackerel, squid, lobsters, bait, &c., to the extent of \$42,209, leaving a deficiency in the year's work of \$10,130. This, he is happy to say, will not be materially felt by the fishermen, as a number of them were induced to hold a portion of their catch until late in the season, when the prices ruled higher and provisions and other supplies become much lower. In fact, the trade in fish never was better for fishermen than it has been this autumn.

The fishermen rejoice in the protection given to the fisheries, but they are of opinion that it should be more stronuously carried out in future, and give credit to it, for the catch and price of fish, particularly in mackerel, and the general sentiment is protection against foreign fishermen, and for no treaty (that gives away the fisheries) with the United States or any other country. The lobster fishing is mater rially on the increase. There have been two establishments added to the already too numerous ones during the season; and there is now two or three more fitting up for operation the coming season, which will make a total of eleven in this district-The pressure which is and will be brought to bear upon this fishery will require greater vigilance to protect it than he can give, and he recommends that persons be appointed in the principal localities where the canneries are located, whose duty it should be to visit them daily or as often as possible to see that the regulations are strictly carried out; otherwise the competition will soon put an end to the fishery by the destruction of the female and small ones. There is also practised a mode of capturing these fish which many persons object to, that is, the placing or stowing of gurry along the beaches and rocks of the coast to attract the fish in to feed upon, and then dipped with hand nets. This system of baiting is considered injurious to the health of persons who consume the flesh of fish so caught, and Mr. Pory fears, if continued, it will lead to reports in foreign papers which may be very injurious to the fishery and have a serious effect on the markets abroad. To prevent this, Mr. Tory thinks it desirable that, an Order in Council be passed prohibiting the catching or baiting of lobsters in that way, or that sub-section 2 of section 14, Fisheries Act, be rigidly enforced so far as it can be made applicable to the lobster fishery. Mr. Tory reports two violations of the Act by the illegal setting of traps. The complainant in one case insisted on the law being carried out, and he inflicted a nominal fine upon the party. The other, on request, was taken up without delay, which satisfied the complainant, and he allowed it to pass without further proceedings. The river wardens report that the usual quantity of fish have ascended the rivers during the season, and especially in the latter part thereof.

Overseer Allan McQuarrie, of Sherbrooke, reports little difference in the catch of his district from last year. Fish were plentiful, but prices low, particularly in the first Part of the season, which caused the fishermen to relax their efforts. Lobster fishing was a success, although the fish were of a diminished size. This Overseer found considerable difficulty in enforcing regulations regarding lobsters, and thinks the traps should be required to be so constructed that undersized lobsters could escape through the laths whenever the trap is disturbed. Small lobsters were more numerous towards the close of the season, showing that any further extension in the fishing season would not be in the interest of the fishery. Salmon were very plentiful in the St. Mary's this season and of a size much larger than usual; but they were not so Persistently fished for as the year before. The water was high and many passed up to the head waters. Cod were in great abundance late in the season. Herring and mackerel were rather scarce. Mr. McQuarrie reports the building of two new fish ways of the improved model in his district this season, one at Fisher's Dam and the other at McDonald's Dam, Sherbrooke. They will supply a long felt want and be productive of good, as they afford every facility for the fish to pass along, and he fondly cherishes the hope expressed last year by Overseer Blair, of Colchester:

"Give us fishways and we will give you fish." The spawning ground is good and with a law contemplates we will have plenty with free ascent, and the protection which the law contemplates, we will have plenty of fish. Obstructions at Indian Harbor Beach and on the Country Harbor River, remain as reported the lat two years, and should be attended to. Overseen McQuarrie has no special violations to report. The law has been tolerably well observed. Some wardens are active and others negligent in the discharge of their daties.

HALIFAX COUNTY.

Overseer George Rawlings, of Musquodoboit Harbor, reports a further decrease in herring and mackerel as compared with Mr. Gaetz's returns of last year. reason he can give is the fish did not strike in along that part of the eastern shore. The fishermen say the herring and mackerel do not came on our coast as in former years, and seem to think the lobster fishery tends to keep them off, especially where hand pots are used. These hand pots, he says, instead of traps, are used by the fisher pots are used. These hand pots, he says, instead of traps, are used by the fishermen from Dartmouth to Jeddore, while from Jeddore to Ecum Secum traps are Mr. Rowlings thinks less fish have been taken this year in his district than in any previous year, except the lobster catch which has been very large. He gives as a previous year, except the lobster catch which has been very large. The fish trans at Jeddore as a reason for this falling off their scarcity and low price. The fish traps at Jeddore and Co. and Clam Harbor were not used this season, owing to poor success in the past, and they are not used this season, owing to poor success in the past, and they are likely to prove a failure. A company has spent considerable money at Oyster Pond, Musquodoboit Harbor for the purpose of fitting up the pond for an oyster bed, and as it takes considerable time to effect the work he cannot give a

decided report.

Overseer John Fitzgerald, of Portuguese Cove, reports that the Hubert and Ingrahm Rivers are in good condition at present, but during the alewife season there is a great amount of stream driving of logs, which is detrimental to the ascent of the fish. At Nine Mile River, at head of Shad Bay, there has been a dispute between owners of land adjoining both sides of the said river, and the fishermen setting nets for bait above Shad Bay bridge, where the tide ebbs and flows. The fishermen claim it as a right they have enjoyed for many years, and the Overseer therefore did not think it his duty to stop them without an order from those in higher authority. Large numbers of alewives ascended to Sackville River this year, but in all the other rivers they were scarce, compared with last year. The catch of fish, as a whole, has not been quite so large as last year. In the latter part of the seasor, prices advanced and fishermen will be better off than last year, and, in most cases, well provided. Mr. Fitzgerald reports the fishways on Sackville and Sandy Lake Rivers in splendid condition.

HANTS COUNTY.

Overseer J. B. Colter, of Milford, reports a large increase of the catch in his district, especially in salmon and alewives. He thinks, with proper enforcement of the laws in protecting the fisheries, all kinds will increase. The close seasons have been well observed. Salmon are going up the Nine Mile River, where they have not been seen for a number of years.

Overseer T. B. O'Brien, of Maitland, regrets to report the catch of shad a good deal short of that in 1855. But in salmon, alewives and bass, the catch was nearly double that of the previous year. There were some very fine salmon during the last season, in the Nine Mile River; the first that have been seen there for over thirty years. Some of those taken weighed thirteen pounds and upwards. The Overseer watched the river closely and reports very little poaching.

KING'S COUNTY.

Overseer Reuben F. Reid, of Wolfville, reports an increase in the catch of alewives over any year since his apppointment to office. The fishway at the White
Rock Mills, as reported last year, is working satisfactorily, and large quantities of
fish passed through it during the past season. Were the facilities for going through
the other dams equally good, the river would doubtless be very soon well stocked
with fish. Mr. Reid reports a large falling off in salmon, but is unable to assign
any cause or suggest any remedy. He says that, were the law strictly enforced in
reference to square net fishing on the Gaspereaux River, it would almost prohibit it.
There is scarcely a fishery of any value on the river but what is short of the prescribed distance from the mouth of the brook, and he recommends a change in the
law to meet this. The Dodge Mill dam remains the same and effectually bars the
passage of fish, and in consequence they have to take to the Trent River which
increases the distance to the spawning grounds.

Overseer James S. Miller, of Canning, reports an improvement in the shad fishery of Scott's Bay, but in all other branches there is a falling off. Salmon were not so abundant as last year, which was an unusually good one. Herring were exceedingly scarce all along our shore, but fishermen report that the waters, this fall, have been literally alive with them, but of the small size of five or six inches in length. From this fact they predict large catches in the near future. This Overseer has no violations of law to report. All parties seem willing to obey them, and are being taught that such a course is to their best interests. The most serious complaint he has had was inregard to throwing overboard garbage, both on the banks, and in the

coves and harbors.

LUNENBURG COUNTY.

Overseer David Evans, of Chester, reports a further decrease in the catch of mackerel in his district this year. There were many small ones in the bays and harbors in the early part of the season, but few were taken; fishermen fearing it would not pay to catch them at the price they were then bringing. But later on they paid handsomely. The catch of cod was about the same as last year. There was a large increase in herring, salmon and alewives. The work performed at Big Falls, Gold River, will enable the fish to ascend much more readily than heretofore. Mr. Evans says he requested the Department to have an order passed prohibiting the dipping for alewives in Gold River, from Mason's Mill to Backmains Point, because when the right to dip for alewives exists, it is impossible to keep salmon from being dipped. He also requested the Department to prohibit catching alewives within fifty yards of the dam at Middle River, as there is great destruction of both

salmon and alewives, by allowing dipping close under the dam.

Overseer C. E. Godard, of Bridgewater, reports that salmon came into the river earlier than usual, the first being caught under Davison's lower dam the last of The number caught were in excess of the previous year and averaged a larger size, running from seven to fifteen pourds. Numbers were taken in nets in the lower part of the river; altogether about 350 were taken during the season. This officer has traced salmon above Marquis Falls on the La Have River, and to the Indian Falls on the North River, but could not find that any had been seen ascending the falls or in the river or lakes above. He recommends blasting at the falls, and says the expense would be small. Very few alewives were in La Have River, but those that did enter were of large size. Shad still continue to come in small numbers. It is only the two last winters that the inhabitants have found out that smelts enter La Have River during the winter. Last winter many were taken through the ice. Mr. Godard says during the close season for smelts—15th April to 15th May—smelts do not visit their spawning brook on that river, but do so the last of May or first of June. He calls attention to the fact that since the death of Warden Mosman last May, he has been without assistance on the upper part of the river, where there are ten mill dams to attend to, and a large extent of country to supervise, extending 25 miles from Bridgewater on La Have River, and 30 miles on the North River, and about 20 miles on the south branch. The report that salmon in numbers were again ascending the rivers brought many Indians from other parts to assist the local ones to poach. inhabitants take pleasure in setting the law at defiance, and under cover of darkness, with boat and net, not only scoop but drag the river. This compels one to be on the river boat and net, not only scoop but drag the river. river night after night in a boat driving off the poachers at a great personal risk of iniminjury. Next season, Mr. Godard anticipates greater trouble in protecting the fisheries on the river and asks that a warden be appointed at once near Bridgewater. or that he may be allowed to procure assistance while the fish are running. Wardens should be appointed at Upper La Have River, near Wentzel Lake, at North River hetween Northfield and Indian Falls and at South Branch.

Overseer S. H. Jost, of Lunenburg, has sent no report.

PICTOU COUNTY.

Overseer A. C. Pritchard, of New Glasgow, states that, in the month of August last or the beginning of September, a large school of salmon ascended East River, taking the dry season. Such an event taking advantage of the heavy freshet that followed the dry season. Such an event was unknown to the oldest inhabitant, and although it was looked upon by many as quite a looked upon by many and a looked upon by many and a looked upon by many and a looked upon by many as quite a looked upon by many and a looked upon by many and a looked upon by many and a looked upon by many and a looked upon by many and a looked upon by many and a looked upon by many and a looked upon by many and a looked u quite a phenomenon he thinks it establishes the fact that salmon are on the increase in the in the rivers. The ordinary freshets were unusually late, consequently the salmon passed to their spawning beds almost unmolested; but in the tidal waters, where they lodged to their spawning beds almost unmolested; but in the tidal waters, where they lodged awaiting the freshets, poaching was carried on to some extent. With the able assistance of two good men allowed him, he captured a number of nets, canoes and otherwise and fined, and he is and other fishing implements. One man was brought to justice and fined, and he is ceking testimony against three others. The nets taken he has handed over to Mr.

Wilmot, officer in charge of the Bedford Hatchery. Mr. Pritchard calls attention to the limited time allowed for Smelt fishing, viz., 15th December to 15th February. The rivers are all at present open and free from ice; in short, fishing on the ice cannot be depended on in this county at any time before the 15th January, and as Smelts there do not spawn before the end of April, or the beginning of May, he begs to suggest that the open season be extended to meet the requirements of the fishermen of that locality.

Overseer Robert Sutherland, of River John, reports a slight decrease in the yield as compared with last year, owing to a scarcity of lobsters, herring and mackerel-

Other fish were about an average, while salmon were plentiful.

Overseer D. G. McDonald, of Lismore, reports that, at the opening of the deep sea season, salmon were unusually abundant, but the occurrence of a severe storm, shortly after operations had been well commenced, so severely damaged the fleets of nets along the coast, that they had to be taken ashore for refitting. This valuable fishing time was thus unavoidably lost just when the most successful results were naturally expected. A second storm repeated the loss, and as the salmon season for deep sea fishing only lasts for about six or eight weeks, it is evident that catchers had unusual difficulty to contend with. For all this, the catch did not fall as much below the average as one would be apt to expect, considering the untoward circumstances. At French River, Mr. McDonald reports having captured one boat and seven nets, some of which had salmon in them. The warden died shortly before the close scason commenced, so he engaged active men to watch the river. Their task was not an easy one. The poachers, who seem to constitute a numerous gang, had evidently determined to baffle the law at every risk but that of detection. They maimed his horse, stole his harness, broke his waggon and destroyed the contents. He succeeded in recognising some of the parties, and he is about issuing a process against them-He says to stamp outil legality in that district it will be necessary to appoint three wardens from the mouth of French River to the timber bank beyond the bridge-The catch of lobsters at the five canneries was far below the average, both in size and number. The opinion of packers as to the cause is conflicting and often self contradictory, so that they cannot be considered of value. Some of them agreed in recommending that the months of July and August be made a close season, and that canneries be permitted to reopen immediately after on the 1st September. Eels were taken in considerable quantities and sent to the United State. There is every appear ance of activity in this fishery during the coming winter. Rubbish was prevented, far as possible, from falling into the streams by mill owners, and the Overseer does not anticipate future trouble in this respect. He recommends that a supply of fry be placed next spring in Bailey's Brook, Barney's, French and Sutherland's Rivers-They were formerly visited by salmon in very great abundance.

QUEEN'S COUNTY.

Overseer S. T. N. Sellon, of Liverpool, reports that the boat or inshore codfishing was not satisfactory for want of bait, but still it was remunerative and the fish which were taken were of large size and of good quality. Salmon apparently did not strike the shore, and as a result, less were taken by gill nets than in former years. But the catch above the bridge and at Milton shows an increase over last year. He reports the fishways in good order. They give the fish a full passage, and as a result, no salmon were seen under the dams as in former years. Salmon were seen entering and going through the ladders by many persons. The catch of alewives, Mr. Sellon says, was very small, both in the harbor and in the rivers. lobster fishery has largely increased and with paying returns. No extension of time should be given in which to fish them, for both fishermen and packers are satisfied with the catch and with the time allowed. Herring did not come into the harbors and bays as formerly, and consequently the catch was small. He believes the constant working of thousands of lobster traps and the foul garbage used for bait, prewent the fish from coming in. The mackerel fishery was almost a total failure. Purse seines, used in deep water, have the effect of breaking up the schools, and being frightened, the fish keep off shore. He thinks this kind of fishing should be stopped, at least for a few years, to allow mackerel sufficient time to increase in size and

quantity.

Overseer John Fitzgerald, of Mill Village, reports that matters in general remain about the same as last year. On his last visit to the upper waters of the Medway River, he obtained evidence which convinced him more strongly than ever of a fall run of salmon in the river. One case of violation of the law forbidding rubbish being thrown into the river came to his notice, and effective steps were taken to prevent a repetition of the offence. The catch of salmon, though somewhat less than last year, has been larger than during any other of the preceding twenty years. The falling off was all in the lower part of the river. More alewives were taken than in any year since 1881, both in the upper waters and in the harbors. The catch of other fresh water fish was equal to if not above the average. Herring were a com-Plete failure in Port Medway Harbor and the adjacent seaboard, with the exception of a late school which remained in the harbor a short time, when a few were taken. Bank codfishing was good, but shore fishing, owing to scarcity of bait and unfavorable weather, was a partial failure. The lobster catch was one-third above that of last year, and the fish were of larger size. Parties interested in this fishery in Port Medway, respect the law and approve of the regulations.

SHELBURNE COUNTY.

Overseer W. J. McGill, of Shelburne, reports a falling off in the number of vessels engaged in the deep sea fisheries and consequently there is a deficiency of 5,405 cwt. of cod. Fish were reported plentiful on the banks and the vessels returned with full lares early in the season, but prices like the two last years ruled unusually low, making the business unprofitable for the fishermen. Cod and haddock were plentiful along our coast and had the fishermen given their attention to it, instead of lobster fishing, there would have been a large increase in the quantity taken by boat fishermen over last year. This officer reports an improvement in the herring fishery, howing an increase of 898 barrels above last year. This was a great boon to the fishermen as the price ruled high, with increased demand. The falling off in the quantity of mackerel is due to failure in the seining. The fall shoals along shore were much more abundant than in preceding years, and the quality above the average. The salmon catch catch was about fifty per cent. above last year. A marked increase was seen in sea Alewires were about equal to former years and the increase is not so marked as is desired. Lobster continue plentiful. The factories put up 30,280 cans over last year, besides what was sold to American smacks. Lobsters under nine inches were found in possession of two packers and one fisherman, who were dealt with according to law. Existing regulations are satisfactory and the close-season was well observed to law. observed. The protection along the coast by the Dominion cutters has given general satisfaction. It is very desirable that American fishermen be kept outside the three mile limit.

Overseer E. S. Goudy, of Barrington, reports a falling off in mackerel fishing. Last year there were 5,709 barrels and this year 3,010 barrels, showing a decrease of 2,000 there were 5,709 barrels and this year 3,010 barrels, showing a decrease of 2,699 barrels. Many large schools were seen off the coast, but they did not approach the traps. There is also a decrease in the herring fishery. When they were plentical in the herring fishery. plentiful, the prices ruled low and no great effort was made to take them, but later on prices advanced and thus there was a loss to the fishermen. There is an increase in along in alewives of 100 barrels. The fishway at Clyde River has been visited frequently by M. Control by by Mr. Goudy and found to be giving good satisfaction, but he thinks it would be improved if lowered at the entrance. The river is comparatively free from obstructions and the same here been quite plentiful in tions and alewives have consequently increased. Salmon have been quite plentiful in the Classical Alewives have consequently increased. the Clyde this season and due credit is given to the fishway. Cod were as plentiful as last as last year and good catches were made. The bankers all returned with full fares, but price and good catches were made. but prices ruled low. Lobster fishermen continue to ship live lobsters to the United States. This year about \$19,446 worth were shipped and large preparations. are being made for carrying on the business next season. The fishermen are well satisfied with the existing laws, which have been well observed.

YARMOUTH COUNTY.

Overseer Enos Gardner, of Tusket, reports an increase in his district of nearly \$10,000 over last year. Notwithstanding the fact that, six fishing vessels were sold and that others were employed in the coasting trade from Pubnico district, yet three vessels were added to the fishing fleet of this district. About half the vessels were bank fishing and all made full fares. The prices were low, but the outfits being cheap, the fishermen have done fairly well, and hope for better times in the near future. Neither the mackerel nor the herring fishery, both in regard to nets and traps, was good. The increase is mostly in lobsters. Two new factories were put up. and as it is not allowed to ship live lobsters under ten and a half inches, all under that size were sold to the factories, which enabled them to put up more than they otherwise could. This fishery has been very profitable. Mr. Gardner visited the factories at East Pubnico, Lower Argyle, and Portland Packing Company's, at Little River, and found the lobsters of good size. The factory at Ellenwood Island being hard to get at, he arranged with Overseer Robertson to look after it, which he did and found matters all right there. The regulations have been strictly observed throughout. He believes the managers are disposed to assist, as far as they can, in upholding the laws, seeming to realize that it is their interest so to do. considerable increase in the alewife and salmon fisheries. For reasons formerly given, this officer looks for a large increase in the alewife fishery, as the rivers are comparatively free from obstructions. The salmon were of good size and quality and during the whole month of June the river was well stocked with them and good prices were obtained, Early in the season they brought one dollar per pound and none sold for less than fifteen cents. Mr. Wilmot of the Bedford Government Hatchery, sent to the temporary hatchery 25,000 salmon ova, which were successfully hatched by warden Hatfield, with very little loss. These were distributed in the lakes in June. Mr. Gardner visited the Carlton and Kemptville dams and inspected the fishways which he says have been kept in good repair and give general satisfaction. Kemptville he was told two salmon had been taken, early in the season, in the river above the dam, and that large quantities of young fish came down in the fall. the ladders are not interfered with and are kept in good repair, salmon and alewives on the Reynard and Carlton Rivers must soon show an improvement. This Officer has not been able to persuade them at Carlton to cease putting sawdust in the river, but has warned them if they persist they will be prosecuted. They declare they will resist and carry it to the highest courts. They will have to be stopped or the Lake will soon be filled up. In August it was reported to him that parties were putting in eel weirs at the third lake where a large portion of the young salmon were planted. He drove to the Forks and took out and destroyed two of the weirs and found quite a number of the young fish dead. It is very difficult to catch persons engaged in this work. He spent three days about the river at this time, and a few days after a heavy rain raised a freshet, making if impossible to put eel weirs in-Generally the rivers have been kept open and free from encumbrances.

Overseer George H. Robertson, of Yarmouth, reports this to be the first full year of fishing since the abrogation of the fishery clauses of the Washington Treaty. facts, he says, go to show that our fishermen have lost nothing by the Americans being kent off. There were a decreased in the relative to the same than the same to the same being kept off. There was a decrease in the sale of bait, but this was not from want of buyers, but because bait was scarce. Some of the bank fishermen say the proceeds of their voyages would not have been any larger had they been allowed free entry to the United States markets; others think the free market would have given them more money. It is a noteworthy fact that Yarmouth County men, who left home to sail in New England fishing vessels, have returned with far less money than those will fished in our own vessels. On the whole, the bank fishermen have made a little more money than last year, while those who went abroad have, with few exceptions, done very much worse than for several years past. As for the argument that the bait selling people were greatly benefited by the visits of American fishermen, this Officer points to the fact that the people of Post Maitland in past years sold more bait than any other community in the county. A public meeting at that place, immediately after the abrogation of the treaty, unanimously resolved to ask the Government not only to rigidly enforce the provisions of the Treaty of 1818, but asked them to prohibit the sale of bait to foreigners. On the whole, the desire for a renewal of a fishery treaty, which will give New Englanders freedom of our fishing Privileges, is every day growing less and less. On the general state of the fisheries in his district Mr. Robertson writes: As to mackerel, there has been a decrease of those caught in traps. The high price late in the season prevented them from being worse off, and the Geo. E. Churchill trap, cleared \$2,000. The success in mackerel traps depends on the experience of its managers, and the direction of winds. A long period of easterly winds has the effect of driving the fish off shore, while a westerly wind largely increases the catch. The trap thermen all complain that the setting of lobster pots, with their filthy garbage for bait, is a great injury to them. The distance of pots nets, &c, should not be less than 200 fathoms from traps. The distance of 100 fathoms prescribed in the regulations does not prevent them from setting pots in the mouth of a fish trap. The Government should consider the interests of parties who have heavily invested in trap net fishings who give employment to many hands. The catch of herring shows a decrease. The cause is a scarcity of fish, and a less vigorous prosecution of the business. Shad have been scarce and the catch is insignificant. Halibut shows an increase of 11,223 lbs., including home consumption. As to cod, haddock and pollock, the bank fishing fleet returned with full fares, but the total of cod compared with last year shows a slight decrease, owing to the small catch in boats. The decrease is chiefly at Sanford and Port Maitland, where the business is entirely done in small vessels and boats. The cod fishermen are some, what discouraged on account of the general low price of fish. Lobsters were abundant and of large size, and show a large increase in the catch. This is due to a larger number of pots and not to an increase in the quantity of lobsters on the grounds. The canning factory of B. Cann Co. put up 1,357 cans. Shipping live lobsters to the United States has become an extensive business. The fish show no signs of exhaustion. The close season was well observed. There has been a decrease in canned lobsters, but a large increase in the sale of live lobsters. Herring used for bait show a large decrease. The scarcity of bait this season would have seriously inconvenienced our own deep sea fishermen had the Americans been permitted to buy.

CAPE BRETON.

REPORT OF A. C. BERTRAM, ESQ., FISHERY OFFICER, ON THE FISH ERIES OF CAPE BRETON ISLAND.

NORTH SYDNEY, C.B., 31st December, 1886.

Hon. GEO. E. FOSTER,

Minister of Marine and Fisheries.

Sir,—I have the honor to submit the following report on the fisheries of the shore and inland waters of the Island of Cape Breton for the calendar year 1886.

THE SEASON'S PRODUCT.

The whole catch during the year, in point of quantity procured, has proved scarcely up to the average of the previous year. The shortage has mainly been in the catch of herring, cod and salmon, in descending order named. In herring, the failure was a very general one. In cod-fish the shortage occurred in certain localities, whilst in others it was abundant, and a like remark applies to the mackerel fishery.

CAUSES OF SHORTAGE IN CATCH.

The causes of total or partial failure in the coast fisheries are by no means confined to an absence of fish. Occasionally, fish of any given kind strike in on the shore in great abundance, but in some cases the absence of bait may cause a failure in catch, or storms may suddenly disperse the schools, whilst at other times a cause of failure may be of a phenomenal kind and not easily accounted for. For instance, as an illustration of the last, during the past season, in several localities, cod struck the shore about the usual time in great abundance, but after a very brief stay, suddenly disappeared, having apparently retreated out to the banks where they were subsequently caught in abundance, but to which localities boats were unable to follow them. An example of the very unfavorable effects of severe storms was witnessed in the case of the coast salmon fishing. Salmon struck on its usual shore haunts in great abundance, such as promised an unusually large catch, but a violent storm occurred towards the end of June, with which the fish almost entirely disappeared, and subsequently the catch was small.

MACKEREL.

The catch of mackerel varied much with localities. In some it was excellent, in others medium, and yet in others considerably below the average. On the whole, mackerel made up a medium average catch. Much more could have been procured of large spring mackerel, that is good No. 3, but at that time prices were extremely low, in some localities only \$1 per barrel being offered, which was not sufficiently encouraging to prosecute the business vigorously; but, subsequently, owing to United States fishing vessels being kept well off the inshore fisheries, they failed heavily in their usual catch, the price for mackerel went up to an unprecedented figure. No. 3 which in the early part of the season were offered for \$1 per barrel, went up to \$8 per

barrel, and No. 1 (fall) rose until it reached the almost unprecedented price of \$30 and upwards per barrel. Thus; although the run of fish was, on the average, very light, yet, owing to the vigilance of the Government cruisers, our boat fishermen had what there was of it to themselves, which, together with the great rise in price, more than compensated them for the lightness of the catch.

HERRING.

As already stated, the catch of herring was, on almost the entire coast, a light one, owing to the absence of fish. Some exceptions occurred, which were happily in One extensive district in which a heavy failure had been experienced in 1885. There has, however, been a sufficient quantity secured for local consumption together with some for export, and fishermen are, to a great extent, recouped by the superior price realized. This quantity was further increased by an extraordinary run of herring close in upon some shores and into bays and harbors in the month of December. This is quite unusual.

LOBSTER FISHING

was highly satisfactory to both the fishermen and the canning companies. Fishermen at every point secured large quantities, for which they were paid in cash, on delivery, at remunerative prices. This caused a large number of boats and men to withdraw from the other general fisheries which were affected at that stage of the season by low market prices. The number of canneries are to be increased next season. It is probable that this branch of fishery has attained about the limit of expansion, and henceforth care will have to be exercised, as far as practicable, that the amount of fishing will not exceed the possible limits of production. Experience has now proved this to be not only a profitable branch of the fishing industry, but that it is more uniformly reliable than most other coast fisheries, so long as the source of supply is not too heavily drawn upon.

THE COD FISHERY

has varied considerably according to localities, in some not making an average catch, and in others exceeding it; but, on the whole, this year's catch amounts to a maximum average. A considerable rise in price towards the close of the season, fairly and average. fairly compensated those who caught less than the average, while those who attained a maximum catch made a very profitable season's work. The market value of cod was appreciably raised owing to the treaty of trade with Spain and her colonies. In connection with this fishery, it is pleasing to notice a considerable increase in the manufacture of medicinal cod liver oil. The proper equipment has in some cases been considerable under the cases adjunct to the been acquired, and a good product prepared for market. This great adjunct to the value of the fisheries in Cape Breton, though yet in its infancy, is fairly initiated upon a literature of market. upon a basis that will, no doubt, at an early day prove an important factor in expanding the value of the fisheries here.

THE FISHERMEN

are in comfortable circumstances all around the coast and upon the shores of the Great Phich produced these happy Great Bras d'Or Lake. The combination of events which produced these happy results are: 1. The rise in market value of fish. 2. Fishing outfits, provisions and clothing. clothing were obtained at unprecedented low prices, and ready money being more common were obtained at unprecedented low prices, and ready money being more common while to take advantage of favorable common than for many years past, they were able to take advantage of favorable markets. 3 The bounty paid by markets and lay up in season ample supplies for the winter. 3. The bounty paid by the Government is having an excellent effect in stimulating them to greater exer-tions in the control of the c tions in order to come within its regulations. 4. The efficient protection extended to the inshore fisheries against a repetition of past depredations by foreigners. To this last cause fishermen themselves attribute most of the satisfactory results of the season. They say, and I think correctly too, that a serious if not a total failure of catch would, in many localities, have resulted, with consequent want during the winter, had United States' fishermen been permitted, as formerly, to appropriate the lion's share, besides destroying or scaring away what they could not cure.

THE FISHERY BOUNTY.

The general effects upon the fishermen of the bounty system is referred to above. This stimulus is especially noticeable in the case of young fishermen, who, as a rule, make it an object of ambition to place themselves within its provisions, not so much for the money to be realized, but as a point of honor to be obtained. To secure something above what would barely secure the bounty is regarded as a characteristic of activity and skill; to fall short of it, the reverse. A general improvement in boats and tackle is also traceable to the timely assistance of the bounty. In these two respects the bounty promotes the fishing industry very much beyond its simple value in dollars and cents, as a direct purchasing commodity in the market.

THE FISHERY REGULATIONS

are becoming, year by year, more generally respected by the people. Violations of the law are rapidly disappearing, and its provisions are being appreciated as tending to general and individual benefit. The few who would be habitual violators of the regulations, now find much less favor and sympathy amongst the better class which formerly considered prosecutions as something harsh and not deserving of aid.

ANGLING.

Anglers had good cause for congratulation on the fine runs of salmon and seatrout. The better observance of the law against spearing and illegal netting, together with the successful operations of fish hatcheries is being attended by marked improvement each succeeding year, in the numbers of salmon and seatrout ascending Cape Breton streams. At the present rate of improvement, these streams will attain to the glory of by-gone years, in the abundance of these royal fish for which they were noted in the early history of the island.

IMPROVEMENTS OF STREAMS.

The past investment of public money in the protection and improvement of streams amply justifies necessary expenditure in further improvements. One which would yield vast benefits is deserving of a prominent place in this report, that is Grand River, the outlet of the waters of Loch Lomond in the County of Richmond. This stream, after a course of twelve miles, empties into the Atlantic Ocean. What is popularly designated as Loch Lomond consists of a series of three lakes unitedly, about seven miles in length by about half a mile in breadth. After Grand River has descended for about two miles from the lower of these lakes it reaches two falls, following each other in close succession; the first being about 6 feet and the second or lower about 23 feet perpendicular height, in all about 29 feet. The united area of the lakes is about ten and a half square miles or equal to 10,500 acres. The waters are clear, pure and cool, with an even shelving bottom, composed of sand and gravel, comprising all the necessary natural conditions for first-class breeding grounds for salmon and trout. The river, up to the falls, abounds in salmon and trout, which were in great abundance last summer; but beyond this point they cannot ascendance

Native trout of a fine size and quality are found in the lakes above. The opening up of a free passage for salmon and sea trout to these lakes would make one of the finest angling resorts to be found in North America. That they would multiply year by year, until they would attain an abundance unsurpassed anywhere else, there can be no doubt.

What I would respectfully recommend is, that a channel be blasted through the falls of sufficient depth to allow of the passage of fish upwards. This channel need not be the full depth of the present falls as the debris blasted out would in part fill the depths below, and as salmon and trout, particularly the former, are possessed of great self propelling powers, the channel could be left in the form of a rapid with a pretty stiff descent, but removed from perpendicularity so as to prevent the necessity for jumping on the part of ascending fish. This work, I am of opinion, could be done for some \$1,600 or \$1,860, which would be about the cost of artificial fish ladders. With the blasting out of a channel the work would be permanent, without the necessity of further expenditure for repairs, &c., and would leave almost no chance for illegal fishing. This recommendation is not without precedent; a few years ago a precisely similar plan was adopted on a salmon fishing stream belonging to the estate of the Duke of Beuchleugh, in Scotland, and was found to fully meet expectations.

THE GOVERNMENT CRUISERS.

This report would necessarily be imperfect without reference to the valuable services rendered during the past season by the fisheries protection cruisers in their effective work on this coast. The task of keeping outside the three mile limits so large a fleet as that of the United States, accustomed for many years to the free use and abuse of our inshore fisheries, was indeed an arduous one; yet, the uniform testimony of Cape Breton fishermen is to the effect that, this duty was effectually performed, and were it not for it, destitution would have been the lot of many fishermen and their families this winter, instead of the comfort they now enjoy. So strongly are fishermen as well as resident fish merchants impressed with the value of last season's protection, that both express decided opposition to even again giving the free use of our fisheries to any foreign nation, upon any conditions whatever, as they are now in railway and steem communication with the Upper Provinces from Quebec Westward, by which a large home market is opened to them which was not available ten years ago. They say that, whatever duty the United States may see fit to place on fish does not affect the Canadian fishermen or exporters, because the supply of American fish on their own coasts is so vastly below their home demand, that whatever duty they may impose will come out of the pockets of their own people, not of ours, and a concession to our fishermen of the fishery of the coasts of the United States is perfectly valueless to us. There, the fisheries are so exhausted, and United States is perfectly valueless to us. and the distance so great, that our fishermen with an abundance of fish at their own doors, would never think of attempting distant trips to United States fishing grounds, even if those grounds were infinitely better stocked with fish than they are.

CHANGE OF CIRCUMSTANCES.

The changed conditions of the last ten years render what might have then been suitable reciprocal arrangements totally unsuited to the present condition of our fisher: fisheries and means of transport.

The reported increase of the United States fishing fleet during the last five years is 20 per cent. This throws a large increase of tonnage and men upon our coasts, and their fishing appliances are sweeping and destructive. Under terms of reciprocity that would be a company of our inshore fisheries with liberty to that would give Americans the erjoyment of our inshore fisheries with liberty to tranship fish, thus permitting their vessels to remain on our grounds during the entire of the fishing in the season as entire season; would enable one of their vessels to do as much fishing in the season as four could scarcely accomplish, under regulations compelling them to proceed to home ports to unload; to concede the liberty of landing fish in Canadian ports for transport home, together with the increase in the number of their fishing vessels, would, in practice, operate on our fisheries as an equivalent of a four-fold increase of the United States fishing fleet. It is reckoned by competent authorities that the surrender of inshore fisheries, as well as the privilege of landing fish and of fishing with seines, would, in twelve years, as an extreme limit, cause the complete destruction of the Canadian fisheries within the three mile limit and the shoal waters outside of it.

SEINE AND TRAP FISHING

is being strongly denounced by Canadian fishermen, as being needlessly destructive and injurious to the fishing grounds.

It might be advisable to pass a fishery regulation prohibiting our own fishermen

from throwing seines within the three-mile limit from the shore.

I have the honor to be, Sir,

Your obedient servant,

A. C. BERTRAM,

Fishery Officer for Cape Breton.

SYNOPSES OF FISHERY OVERSEERS' REPORTS.

COUNTY OF CAPE BRETON.

Overseer Francis Quinan, of Sydney, reports a small catch of fish in his district. The salmon and ccd fishery opened with excellent prospects, but later in the season these fish disappeared from the shores; the cod going to the banks, where they were taken in large quantities and where boatmen could not reach them. Herring made their appearance in the early part of the season but did not remain long enough to enable local fishermen to make large hauls. Although the catch of lobsters was not up to the expectations of fishermen, yet it was fair and gave employment to a large number of people for several months. This industry is rapidly growing in this district and additional canning establishments have been started in several places during the season. There were no violations of the fishery laws in this Overseer's division.

Overseer Alexander McDonald, of East Bay, reports a good catch of codfish in his district. Herring were scarce and the catch small, compared with former seasons. Mackerel were also scarce and the number taken by fishermen was smaller this season than last. During the lobster season, a very large number of men are engaged in the canning establishments which are becoming numerous around the shores of Cape Breton Island. Lobster packers did a good business in this Overseer's division this season.

Overseer James P. Burke, of Main-à-Dieu, reports a slight decrease in the catch of codfish, owing, principally, to a scarcity of bait. Capelin, which is principally used for bait, did not visit the shores as plentifully this season as in former years. There was also a slight decrease in the catch of herring. The mackerel fishery, however,

was good and the prices realized far exceeded those of previous years. The lobster canning establishments in this district did a fair business and fishermen were paid good wages. At the Scatterie Oil Factory; 1,300 gallons of refined oil were manufactured: nearly 500 gallons less than last year. This decrease is caused by a falling off in the catch of codfish. Taking the season all through, the fishermen did well and realized fair prices for their fish. Overseer Burke suggests that an anchorage ground be provided for vessels visiting Mira Bay. At present, during the herring fishery, vessels come in the bay and anchor on the grounds which are used for fishermen to set nets, thus causing inconvenience and injury to the fishermen. Suitable anchoring grounds could easily be provided in the bay.

Overseer Y. A. W. Barrington, of Sydney Mines, reports an increase in the catch of cod in his district. Bait was plentiful, thus enabling fishermen to prosecute their calling without interruption during the season. This Overseer reports a slight falling off in the herring fishery, caused by heavy north-east gales during the month of July, which scattered the schools and prevented fishermen to net them. The catch of other kinds of fish shows a fair average, with the exception of salmon, which, it is alleged, were frightened off the coast by lobster traps. Mr. Barrington

found the fishermen in his district willing to obey the laws and regulations.

INVERNESS COUNTY.

Overseer D. F. McLean, of Port Hood, reports an increase in the following branches, viz., salmon, mackerel, trout, smelts and oysters, and a decrease in herring, alewives, codfish and lobsters. The value in the aggregate of fish and fish products for 1886 he estimates at \$359,441.60. Of this amount, he has valued the quantity entered for home consumption at \$40,000. Although there has been a decrease in the quantity of fish taken in the different branches named, prices were more remunerative than in former years, so that, on the whole, there has been an increase in the value of the fisheries, in comparison with 1885, amounting to \$49,441.60. This overplus is, to a great extent, due to an increase in the catch of mackerel, as well as to the high price obtained therefor. Mr. McLean is now fully convinced that the Cruisers, fitted out by the Dominion Government to protect Canadian fisheries, rendered valuable services in the interest of fishermen, and that the increase in the catch of mackerel is largely due to the manner in which the fishing grounds were protected. It is a well-known fact, that previous to the past season, American fishing Vessels destroyed large quantities of mackerel and herring all along the coast while fishing with seines, as they would take only what they could cure, and throw the rest overboard. This officer repeats a recommendation which he made in former reports, that, an Act of Parliament be passed preventing fishing with seines by Canadian as well as American fishermen. Comparatively few people have any idea of the quantities of mackerel and herring which are destroyed by seine fishing. The impetus given to the fishing industry by the fishing bounty continues to have beneficial results. Lobster fishing is still carried on extensively in this district. A new cannery was in operation at Judique during the past season. The factories at Mabou Harbor and on Port Hood Island were canning as usual. On the whole, the close season was well observed in this division; the only violation of the law brought to the Overseer's notice being the setting of a trout net at River Dennis. The net was seized by one of the Fishery Wardens, but so far Mr. McLean has been unable to get any clue to the owner of the net.

Overseer James Coady, of South-West Margaree, reports that his statistics show a decrease when compared with those of last year. This decrease is chiefly due to a large falling off in the catch of cod. These fish did not appear on the coast until late in the season, and stormy weather interfered with the fishery. The catch of herring was unusually large. The lobster fishery also gave an increase of 23,616 pounds over that of last year. Some fine schools of salmon made their appearance on the coast in the latter part of June, until a heavy storm prevailed, which destroyed

the nets. Owing to the rivers being low, very few fish entered them until the latter part of July. During the end of September and the month of October, salmon ascended the south and west branches of the Margaree River in large schools. The alewive fishery was a failure, freshets carrying away the weirs, and before they could be replaced the run of fish had passed. The fishery laws were reasonably respected.

Overseer David Ross, of North-East Margaree, reports the general catch of fish in his district as below the average. Mackerel fishing was a failure. There appeared to be large numbers of fish schooling on the coast in the latter part of the season, but, owing to stormy weather and the want of proper appliances, fishermen were unable to catch them. This officer also reports that, storms interfered with the salmon fishery in his district. The nets of fishermen, in some cases, were carried away, and, in others, so injured, that the salmon season was over before they could be replaced. The spawning grounds were well supplied from the Sydney hatchery, and the close season well observed; there being only one violation which was proved.

RICHMOND COUNTY.

Overseer Duncan Cameron, of St. Peter's, in submitting the returns of different kinds of fish taken in his district reports a marked increase in the catch of mackerel, cod, haddock and lobsters; the herring fishery alone failing to come up to last year's catch. The increase of lobsters may be attributed to the fact that two new factories were engaged in the packing business at L'Ardoise, making six factories in operation in this district. The increase in the catch of fish, together with a slight advance in prices, places the fishermen in a position to face the coming winter with confidence. No violation of the law is reported from this district.

Overseer Francis Marmeau, of Arichat, reports a good catch of cod fish in his district, very much exceeding that of last year. He also reports an increase in the lobster catch, and the number of people engaged therein being much larger than formerly. The mackerel catch was better than last year, but the herring fishery was

a failure.

VICTORIA COUNTY.

Overseer D. McRea, of Baddeck, reports an increase in the catch of cod and herring in his district. Fishermen were more attentive and gave more of their time to this important industry than in former years. They now realize the benefits derived from the bounty which the Government grants each year. This officer reports a disposition on the part of some parties to violate the fishery laws. A large ship ment of oysters taken during the close season were sent from Whycocomagh to Baddeck to be shipped thence to Halifax. On being informed of the fact, Mr. McRea had those oysters confiscated. There were some violations of the law in Middle River District; several guilty parties were caught and punished. This river is becoming more important every year for spawning purposes. There is only one run of salmon frequenting Middle River each season during the month of October, when the pools are literally alive with them. One hundred and sixty salmon were caught during the season for the Sydney Hatchery.

Overseer Malcolm McIntosh, of Aspy Bay, reports a slight falling off in the catch of codfish, but a marked increase in that of mackerel; the latter he attributes to the exclusion of American fishing vessels from the fishing ground. In several of the best fishing districts, such as Bay St. Lawrence, fishermen ran short of salt during the month of July, which accounts for the decrease in the catch of codfish. Besides, codfish fishermen were during the lobster season engaged in the latter fishery. New lobster canning establishments are being started at various places, and next summer there will likely be half a dozen under operation. The catch of salmon is below that of

last year, which this Overseer attributes to rough weather. The principal markets for the sale of fish were North Sydney, Halifax and St. John's, Newfoundland.

Overseer Wm. Bingham, of Erglishtown, reports a fair catch of all kinds of fish in his district. No. 3 mackerel were abundant during the early part of the season, but buyers would not take them at \$1 per barrel. Later on, prices advanced, and the same grade of fish sold for \$8 per barrel. Mackerel became scarce towards the end of the season and prices advanced. Fishermen strongly urge the exclusion of American fishermen from Canadian fishing grounds. There was a falling off in the catch of lobsters in this division.

Return showing the Number, Tonnage and Value of Vessels and Boats engaged in and the Total Number of Men Employed, &c., in the

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		ANI	Bo.	esse Ats F Fish	MPLC	YED		Fishin	G MAT	eri.	AL,					
		Ves	sels.		В	oats.		et	ts.	w	eirs.					
Districts.	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	No.	Value.	Salmon, barrels.	Salmon, fresh, in ice, lbs.	Mackerel, barrels.	Mackerel, in cans.	Herring, barrels.
Annopolis.			\$			\$			\$		\$					
Margaretville and Port	 	 			40	800	80	4500	600	3	30 0	•••	1750			450
George. Port Lorne and Chute's Cove.					41	205	25	30000	1500						·····	785
Phinney and Parker's Cove.	5	103	310 0	50	121	1380	154	10624	2796							1023
Gut and North Side of Basin	7	70	3000	35	62	5 10	124	3 00	150	7	700		····			50
Annapolis and South Side of Basin.	4	54	20C0	18	22	400	44	150	300	12	150 0	···		100		
Lequille River				15	 10	 6 0		10 200					350 4000	*****		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Totals	16	227	8100	118	296	3355	427	45784	5496	- 22 -	2500	- ::	6100	100		2307
Antigonish.														<u> </u>		
Tracadie Antigonish	:::				31 68	1200 510 1400 1100	60 152	3000 4800	5600 7800			<u></u>		150 300	900	300 80 100 60
Totals					230	4210	509	16600	28000			10	62500	870	900	540

the Fisheries, Quantity and Value of Fishing Material, Kinds and Quantities of Fish, Province of Nova Scotia, for the Year 1886.

	Kı:	NDS O	r Fu	зн.						· · · · · · · · · · · · · · · · · · ·				PR	Fish oduc:	r .	
Herring, smoked, in boxes.	Alewives, barrels.	Cod, cwt.	Pollock, cwt.	Hake and Sounds, lbs.	Haddock, cwt.	Halibut, lb3.	Shad, barrels.	Bass, 1bs.	Trout, lbs.	Smelt, lbs.	Rels, barrels.	Oysters, barrels.	Lobsters, cans.	Fish Oil, gallons.	Fish used as bait, barrels.	Fish used as manure, barrels.	V ALUE.
						7											\$ cts.
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~	380	370		5460	4150			9100	12050	37000	470	245	238000	2250	1074		111,193 00

Home Consumption :-	
Salmon, 37,000 lbs., at 15c	\$ 5,5 50 00
Ood, 42,000 lbs, at 4c	
Hake and Haddock, 90,000 lbs., at 4c	
Alewives, 60,000 lbs , at 4c	
Herring 65,000 do 4c	
Smelts 10,000 do 6c	600 00
Mackerel 22,000 do 6c	
	\$17,750.00

		A	nd Bo)AT	SELI S K I	MPLOYE	D	Fish	ing Ma	TERIA	L.						<u> </u>
		Ves	sels.			Boats.		N e	te.	We	irs.		.sc				
DISTRICT.					Ī		 					18.	in ice, ll	sd, lb≅.	18, 1bв.	els.	ele.
		age.	6					oms.	ei			on, barrels.	Salmon, fresh, in ice, lbs.	Salmon, smoked,	on, in cans, lbs.	Mackerel, barrels.	Herring, barrels.
	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms	Value.	No.	Value.	Salmon,	Salm	Salm	Salmon,	Mack	Herr
Cape Breton.			\$			\$			\$		\$						
From Marion Bridge to False Eay Beach					25	250	50	1980	690				2700			36	108
FromFalseBay Beach to Long Beach	1	10	300	4	46	1010	78	4180	1500				1600			60	430
From Long Beach to Bridgeport					32	495	65	2080	808	****			140			4	242
From Bridgeport to S. side of Sydney River					511	965	94	2800	1030				400			10	125.
rom N. side of Syd-	" 							.		*****			300				40.
Forks and Meadow From N. of East Bay	•••				45	540	80	1470	485	•••••		•••	••••	••••		2	300
to Little Bras d'Or From Point Aconi to	10	200	2800	70	25	500	50	1250	35 0	••••	•••••	•••	180	••••		5	120
From Big Pond to		• • • • •	••••	•••	20	400	40	1000	280		•••••	•••	700	·····	••••	20	270
to N.W. Arm From Leitches Creek	۳			•••	28	560	5 6	1400	39 2		•••••		750	·••••	 	48	25
to Horn's Mills From Boisdale to					6	120	12	300	84			•••	200			10	75
Christmas Island From Grand Narrows				•••	24	480	48	1700	3 36			-••		••••		5	
to Escasoni Mira Bay					32 40	640 1000	61 90	1600 3347	448 1400			20	•••••			210	1200 1200
Main-à-Dieu					50	2500	110	4630	1600	,		12				250	500 550
Scatarie	٠٠.				40	1600		1000	2000	4800	1					110	740
Gabarus Bay		1	······		60 9	5000 360	180 30		3800 500	450 0					•••••	350 140	130
Kennington Cove Louisburg		:::		:::	50	2500				2000	1500				6000	400	600
Big and Little Lor-					63	3980		8630	4315	1		4	500			530	630
Bauline and Grand Mira					28	1200			950		****	1	•••			100	190
Big Lake		1			4	1200 240		380	160			1		100		20	40
E. Bay and Big Pond					19	570									ļ		220
	ĺ		1				ĺ									.	أساء
Totals	11	210	3100	74	697	24910	1610	54747	24473	6500	4875	36	7170	100	6000	2310	6585

the Fisheries, Quantity and Value of Fishing Material, &c.—Nova Scotia—Continued.

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Home consumption, \$15,023; cod liver oil, at \$1, \$1,300	*****			****					100		2000							1,445	00
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	AND	Boat		PLOY	ED		Fishin	G MA	TERIA	L.				
	Vess	els.		Æ	oats.		Nets		Wei	rs.		lbs.		
No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	No.	Value.	Salmon, barrels.	Salmon, fresh, in ice,	Mackerel, barrels.	Herring, barrela,
		\$			\$			\$		\$				
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the Fisheries, Quantity and Value of Fishing Material, &c.-Nova Scotia-Continued.

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					K	inds	of F	г ів н.							Fise Produc	I CTS.		
Herring, smoked, in boxes.	Alewives, barrels.	Cod, cwt.	Pollock, cwt.	Hake and Sounds, 1bs.	Haddock, cwt.	Halibut, lbs.	Shad, barrels.	Bass, lbs.	Trout, lbs.	Smelt, lbs.	Rels, barrels.	Oysters, barrels.	Lobsters, cans.	Fish Oil, gallons.	Fish used as bait, barrels.	Fish used as manure, barrels.	VALUE.	
																	\$ ct	ts.
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·.	989	490	40	1100	700	1150	172	6330	2400	293000	125	150	338200		967	150	93,758	80

^{*} Lobsters, fresh, 9 tons, at \$35....... \$315

		ANI	BOAT	BESEL SEMI	LOYE	D IN.		Fishii	NG MAT	'ERIA	ь.			
		V e	ssels.]	Boats.		Net	s.	Wei	rs.	lbs.		
District.	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	No.	Value.	Salmon, fresh, in ice,	Mackerel, barrels.	Herring, barrels.
Digby.			\$			\$			\$		\$			
Digby Broad Cove	8	320	1600	72	6 12 7 8 35 14 47 20 15	300 550 300 340 1250 580 1440 900 620 296	28 94 40 30	960 760 600 720 925 800 1130 700 575	450 460 440 450 1040 520 745 500 500			200	800	200 500 160 200 260 400 1000 750 500 400
Salmon River and Cape St. Mary's Bay Westport Freeport Tiverton	1 26 16 3	30 520 320 60	23000 14000	130	16 4 45 90 52	750 100 1700 3500 2100	130 270	190 12000 10000	440 190 8000 7000 5000	6	650		150 200 100 25	550 50 600 800 200
Totals	55	1285	42100	448	3 78	14726	942	36615	25925	20	1750	1700	1275	6570

the Fisheries, Quantity and Value of Fishing Material, &c.—Nova Scotia—Continued.

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-			K	INDS O	F Fish.							Fish	Produ	ets.		_
Herring, smoked, in boxes.	Alewives, barrels.	Cod, cwt.	Cod Tongues and Sounds, barrels.	Pollock, cwt.	Hake and Sounds, lbs.	Haddock, cwt.	Halibut, lbs.	Shad, barrels.	Trout, lbs.	Smelt, lbs.	Lobsters, cans.	Fish Oil, gallons.	Fish used as bait.	Fish used as manure, barrels.	VALUE	•
															\$	cts.
dennes dennes dennes dennes dennes dennes	30	3000 450 350 420 2580 800 3500 400 450 3390 25000 20000 3000	25 20	340 75 100 145 675 550 560 450 200 1750 15000 10000	2000 500 360 550 1150 700 1510 375 350 160 390 	5500 1800 1600 1800 6520 3400 5015 1600 780 1650 20000 15000 3000	200000 3000 2500 2500 3000 650 650 3500 13560 13560 10000 30000		1000	1500	24624	6000 1000 400 720 3100 1500 1500 1200 1000 2500 45000 28000 7000	1500 600 350 395 1260 750 1300 900 800 1200 200 4000 3000 800	1200 700 400 50 760 700 800 600 560 680 550 300 400 600	58,021 12,775 9,467 10,980 42,202 21,755 44,139 23,069 13,094 9,102 32,811 3,034 274,975 200,940 40,890 *83,970	50 50 50 00 50 00 50 00 50 00 00 00 00
750	30	63740	45	32405	10245	69225	326060	110	1000	1500	73624	102380	18055	8300	881,196	70

*Home ComsumptionLobsters shipped fresh to United States and elsewhere, 750 tons,	\$33,710 60
at \$35	26,250 00
Haddock shipped fresh to United States and elsewhere 500,000 lbs, at 4c	20,000 00
Finnan Haddies, 100,000 lbs., at 4c	4,000 00
	•

	V	ESSE:	LS ANI IN	Boa Fish		MPLOY	ED	F ish	ing Ma	TRE	RIAL.					
		Ve	essels.]	Boats.		Ne	ts.	W	Veirs.		bg.			
District.	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	No.	Value.	Salmon, barrels.	Salmon, fresh, in ice, lbs.	Salmon, smoked, lbs.	Salmon, in cans, lbs.	Mackerel, barrels.
Guysborough.			\$			\$			\$		\$					
East Side Beckerton, Fisherman's and Country Harbors. Isaac's, Island, Seal	1	13	150	4	37	1700	72	3200	1600	•••	,,,,,, ,	 .			~•••	160
and Coddle's Har- bors New Harbor	4	264	17200	54	113 70	3790 2880	150 90	9120 8400	4560 4200		700	3	600		2088	360
Tor Bay Point	2	37	1100	9	17	820	32	4800	2400			 .			•••••	200 750
Larry River		45	1200	12	62 30	1805 696	75 60	10000 4800	5000 2400						,	420
Cole Harbor			•• / • • •		22	770	44	6600			60 0					440
Point Felix	•••	•••••	····		71	1070	100	11440	5720	•••		1		 .		900
West Head and Rasp- berry	1	20	1000	6	105	2475	120	24000	12000			5				3000
Dover to Canso	3		12000	54	170	6800	340	34000			12000			*****	~***	6200
South Bay Shore	1	29	1000	4	140	1680		42000	21000	25	3750	46				4200
Guysboro' North Shore	5	377	20200	68	80 144	1600 2880	104 192	16000 28800	8000 14400		1350 150			*****		1200 2880
Strait of Canso	6	241	5500	45	126	2700	176	35200	17600						•••••	2000
St. Mary's Bay	1	32	1000	3	24	600	35	2300	840				9000	500	200	1 3
Gegogan Harbor		l			12	200	20	1200	400		····· •					5
Wine Harbor Port Beckerton	3	52	2 200	10	30 40	500 900	60 90	2500 3200								40
Holland's Harbor					11	220	22	900					200		250	5
Port Hillford	3	225	6000	20	43	850	80	5500	1700					200		10
Liscomb's and Span-	١.,١									l						69
ish Bay Marie Joseph	1	38	1000	4	80 55	1600		2500 5500	1000			••••	250			110
Rcum Secum					40	800	90	3200	1300			4	200 500			50
St. Mary's River and		l						- 200	1300			*	300	300	•••••	
Lakes	2	91	2500	8	25	3 00	30	2580	1100			130	15000	2000	200	2
Head of Country					6	70		100				l	1000			
A11701 M		}			Q	10	6	180	75	•••	··· ••··		1200	*****	4817	,
_	-	 						267920		_		 	i		 _	
Totals			72050													

the Fisheries, Quantity and Value of Fishing Material, &c .- Nova Scotia-Continued.

							····											==	
					K	INDS	of Fi	SH.							Fish	PR	0DU C '	rs.	
Mackerel, in cans.	Herring, barrels.	Alewives, barrels.	Cod, cwt.	Cod Tongues & Sounds, bris.	Pollock, cwt.	Haddock, cwt.	Halibut, lbs.	Shad, barrels.	Bass, lbs.	Trout, lbs.	Equil, barrels.	Smelt, lbs.	E-ls, barrels.	Lobsters, caus.	Fish Oil, gallons.	Fish Guano, tons.	Figh used as bait, barrels.	Fish used as manure, barrels.	VALUE.
	i																		\$ cts.
****	160	16	400			16	6500			1000		1000	10		160	.	100		4, 864 00
****** ***** ***** ***** ***** *****	441 360 200 500 180 330 360	47 30 8 25 25 88 54	7050 2100 640 2000 840 680 760	 		114 150 48 250 120 170 360	19000 3000 2400 2400 		••••	1000		2000 2000	8	*******	1070 700 320 1000 210 170 130		150 150		82,733 20 15,687 00 6,263 00 20,024 00 9,341 50 9,804 50 15,871 50
9600	1200 1325 1120 400 2880 2036 60 15 200 120 50	80 10 50 288 100	19750 2100 6706 720		100	1200 3315 700 200 720 100 40 25 20 50	1200 9500 9550 1000 400 1500 1200 300	 		600	150 10 5 20	1000 1000 1000	5 10 25 3	164160 271200 45600 54000 61392	700 1676 3 6 0	180	100 100 20 10 100 30	100 100 100	76,731 00 224,531 00 68,803 00 45,633 90 47,877 00 40,674 00 13,689 05 1,237 50 5,391 00 19,407 50 1,613 00
*****	3000 560 110 40	30 90 15 20				200 90 80	1200 2000 2500	2 1 	100	1500 1000 100 3000	20 	2000 2000	 16 9	83416 110832	300 1500		100 40 70 90		15,208 00 31,756 40 27,850 55 7,034 09
*****	640 	18 20	30					5	100	15000 5 00		10000			16		30	···· .	10,181 90 350 00
9600	16287	1322	 55876	11	100	8008	 67400	10	200	32200	2885	27500	167	1179744	17062	180	475 0	 450	*10,400 00 812,957 50

^{*} Home Consumption, St. Mary's District.

		V essi	IN IN	Boa Fish		MPLOYE	D	Fish	ING MA	ATERI	AL.			
		V	es se ls.			Boats.	 	Net	ts.	w	eirs.		lbs.	
District.	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	No.	Value.	Salmon, barrels.	Salmon, fresh, in ice, lbs.	Salmon, smoked, lb3.
Hal i fax.			\$			\$			\$		\$			
North Shore	4 .:. 6 3 7 .:. 5 .:. 13 2 .:. 3	75 80 100 75 140 100 340 50	2400 3200 3200 4800 2400 5600 3000 10500	18 24 24 36 18 42 24 78 12	186 160 130 96 97 375 130 86 156 134 87 125 70	5589 4800 3900 2850 2910 8250 3900 3440 6240 4020 1700 1400 300	175 170 105 98 114 330 120 98 150 120 96 110 86 25	9400 10500 4000 15500 14000 56000 12500 6300 4890 6000 12000 4600 1600	2820 3150 1200 4650 4200 16800 3750 1890 1440 1800 10650 3600 1380 480	50 66 34 62 43 87 32 8 3 10 17 38 30 3	10000 13200 6800 12400 8400 17400 6400 1600 2000 3400 7800 6000			
Ecum Secum to Beaver Harbor Sober Island and Sheet				•••••	132 58	1891	78		509		······			60 12
Mushabon Bay to Pope's Harbor Tangier to hip Harbor Owl's Head, Little and	4 2	149 42 14	2000 880 300	29 13	90 90 90	2073 2068 1402	53 118 62 81	3225 13020 10480 59 20	926 3406 2591					
Clam Harbor Quoddy, East and West Jeddore		123	1930	34	129	1937	108		1404 1397	1	400 1200		860	
Musquodoboit Harbor to East Chezzetcook West Chezzetcook to	1	17	400	7	126	2966	103	7555	1918		 	,	890	
Lawrencetown Cow Bay to Devil's Island	9	207	3950	64	200 90	2644 1733	245 93	20575 6600	5086 1728				442 3507	1
Totals	72	1902	56260	471	 2833	69433	 2738	2 675 55	66775	484	98200	1560	43949	132

the Fisheries, Quantity and Value of Fishing Material, &c.-Nova Scotia-Continued.

										===	===				==;	
		K	INDS	o r Fis	H.								1	F181		
Salmon, in cans, 1bs.	Mackerel, barrels.	Herring, barrels.	Alewives, barrels.		Cod Tongues and Sounds, barrels.	Pollock, cwt.	Hake and Sounds, lbs.	Haddock, cwt.	Halibut, lbs.	Trout, lbs.		Eels, barrels.	Lobsters, cans.	Fish Oil, gallons.	Fish used as bait, barrels.	VALUE.
																\$ cts.
488		350 2050 208 2135 1525 1620 1115 250 1230 1125 325 210 100 15000 12 20 286 97 157	153 2	500 25455 3230 2066 8255 3525 61522 2830 4520 4520 4520 330 5250 1058 353 1417 2005 617	81 123 57 90 30 5 91 7 100 1	500 1200 1000 456	500 1200 800 100 456	55 55 21 139 88 41 120	1966 550	960 60	468	20	70000 96500 110000 31344 560640 129360 216000 67200 235200	105 605 759 224	351 720 281 485 190 25 451 30 73 27 115 141	10,821 25 28,123 75 37,130 00 7,685 50 47,016 50 72,378 75 52,305 50 21,499 00 40,793 78 17,483 25 24,085 00 1,700 00 121,492 50 89,621 83 22,029 60 44,764 58 24,790 16 41,157 78
1000	145	114		2161	2			158		2775	4500	1		1	1	,
****.	347	315	1	1	1	l		108		1860	l	ļ	94000	1205	l	26,458 12 25,322 28
*****		538		l	1			233	1		ĺ			484	!	,
6443 	15871	29 360	659	51111	745	3056	3056	1271	301760	8265	29168	96	1603604	40216	4559	904,301 23

\$14,700 00

RETURN showing the Number, Tonnage and Value of Vessels and Boats engaged in

		VESSELS DATS EMI N FISHING]	Fishing 1	AATERIAL.			
		Boats.		Ne	ts.	W e	irs.	, lbs.	
District.	No,	Value.	Men.	Fathoms.	Value.	No.	Value.	Salmon, fresh, in cans, lbs	Herring, barrels.
$\it Hants.$		\$			\$		\$		
Shubenacadie River and Maitland	32 3 3 1 1 6 11 18	750 125 140 50 55 280 365 400	38 6 6 2 2 12 22 20 120	2300 1000 1200 300 210 2200 3300 4000	700 240 250 90 75 360 560 1200	1 15	200 50 1000	1600 250 700 60 50 400 350 600	500
Totals	195	2625	228	15720	4057	17	1250	8630	500

the Fisheries, Quantity and Value of Fishing Material, &c.-Nova Scotia-Continued.

		Kind (F Fish							Fish	Propt	CTS.		===
Herring, smoked, in boxes.	Alewives, barrels.	God, cwt.	Haddock, cwt.	Halibut, 1bs.	Shad, barrels.	Ваяв, 108.	Trout, lbs.	Smelt, lbs.	Rels, barrels.	Fish Oil, gallons.	Fish Roes, barrels.	Fish Guano, tons.	Valu	ets.
800	100 852 952	1500	100	300	25 15 45 10 8 55 25 500 12	3420	200	1000	10	5			1,193 170 500 92	25 00 00 00 00 00 00 00 20 80

Salmon,	3,000 1	os., at	15c	\$ 450	00
Herring,		do	4c	20	00
Alewives	,21,040	do	4c	841	60
Cod,	1,140	дo	4c	45	60
Shad,	48,000	do	4c	1,920	00
Bass,	540	do	4c	21	60
			•	\$3,299	80

Long Point	Tounage.			25 12	800 110	Men.	Fathoms.	• Value.	No.	Value.	Salmon, barrels.	Salmon, fresh, in ice, lbs.	Salmon, in cans, lbs.	Mackerel, barrels.
Inverness. Port Hawkesbury	9 39	\$ 18000	110	20 25 12	\$ 300 600	70		\$	No.		Salmon, barrels.	Salmon, fresh, in ice, ll	in cans,	Mackerel, barrels.
Port Hawkesbury 9 Port Hastings		18000		25 12	300 6 00	1.7	16000			æ		1		
Port Hastings				25 12	600	1.7	16000			₽				İ
Pleasant Bay	1 19	200 200 200 200 200 280 3 250	3	20 20 40 50 160 60 13 2 32 10 91 20 40 6 25	180 200 250 6000 1000 1200 200 300 130 4340 120 7090 400 250 1000 1500 250	80 25 40 600 600 180 25 8 60 20 273 500 120 188 75 9 211	14000 800 14000 25000 30000 8000 8000 30000 600 22500 800 2000 1200 310 1200 1000 1000 3000	4000 3500 400 800 1000 3000 200 400 160 6 350 			240 40 112 4 20 65	1000		10000 124 56 60 100 120 123 123 60 14 11 100 28
N. E. Margaree	2 2	1200		7 21 8 9 24	230 400 320 440 1600 400 300 190 150 120	21 60 26 29 79	300 540 640 800 3400 1400 400 380 460 120	450 250 400 900 4000 1600	80	700		900 1200 1600 35740 1000		24 13 3 12 24 10 24 28 49

the Fisheries, Quantity and Value of Fishing Material, &c.--Nova Scotia--Continued.

															
		سب وبنداد -		Kind	s of F	ISH.							Fisi Produc		•
Herring, barrels.	Alewives, barrels.	Cod, cwt.	Cod Tongues and Sounds,	Hake and Sounds, lbs.	Haddock, cwt.	Halibut, lbs.	Trout, lbs.	Squid, barrels.	Smelt, lbs.	Rels, barrels.	Oysters, barrels.	Lobsters, cans.	Fish Oil, gallons.	Fish used as bait, barrels.	VALUE.
															\$ cts.
2000 2000 2000 2000 2000 2000 1200 600 160 155 200 200 200 200 200 200 200 200 200 2	200 80 94 234	2000 200 80 120 120 603 4000 1000 400 320 300 11309 11309 1200 2000 2000 2000 2000 2000 2000 20		5000 6000 3000	100 20 300 400 200 1080 	400 800 640 2060	1200 800 400 1060 800	20 10 20 60 10 	1000 2000 5000 6000 2000 3000 3000 2000 1500	10 200 200 100 100 100 100 100 100 100 1	100 4000 800 1000 1000 1000 1000 1000 10	78864 28000 23520	200 200 1800 270 300 270 200 240 820 1400 184 	10 10 10 11 14 45 24 28 24 10 14	130,950 00 10,200 00 1,730 00 1,730 00 2,267 00 3,405 00 19,670 00 61,211 60 15,610 00 4,930 00 4,930 00 4,930 00 3,885 00 2,377 00 61,144 50 24,700 00 1,804 00 24,700 00 1,804 00 24,606 50 2,797 50 2,458 00 2,460 50 2,955 00 14,702 40 26,680 40 1,164 00 1,164 00 1,164 00 1,164 00 1,164 00 1,164 00 1,164 00 1,164 00 1,164 00 1,164 00 1,164 00 1,164 00 1,164 00 1,164 00 1,164 00 1,164 00 1,164 00 1,166 60 1,915 00 1,915 00 1,915 00 1,915 00 1,915 00 1,915 00 1,915 00 1,915 00 1,915 00 1,915 00 1,915 00 1,915 00 1,915 00 1,915 00 1,915 00 1,915 00
11793							640 12100			48					790 40 726 00
-1193	912	38740	30	24000	7646	4200	39440	160	38500	606	790	225800	23773	583	471,629 85

	V	eseli		BOATS ISHIN		PLOYED	IN	Fis	HING M	A TER	IAL.
		Ve	ssels.			Boats.		Ne	ts.	W	eirs.
DISTRICT.		Tonnage.	.60			9		Fathoms.	ő		16.
	No.	Ton	Value.	Men.	No.	Value.	Men.	Fath	Value.	No.	Value.
King's.			\$			\$			\$		\$
Baxter's Harbor and Black Hole	3	 24	650	8	12 20	400	30	800			300 800
Chipman Brook					3 6					,	600
Harborville	1	15	300	3	4 2	80 40	8 4	120 100	120		
MedfordBlomidon								726	300	3	450 900
Kingsport				*****				330 450	200	1	150
Long Island								1838 880	1180 352		
Little Island						******		660 900	264	1	
Town Plot			*******					2690	1076	5	425
Aylesford				••••	14	220 140	16 7				
Kentville		•••	·•••••					••••••			
Totals	4	3 9	950	11	68	1300	100	13124	5777	41	5450

the Fisheries, Quantity and Value of Fishing Material, &c.-Nova Scotia-Continued.

																	_
					Kindi	of	Fish.	•						Fish oduc			
Salmon, fresh, in ice, lbs.	Mackerel, barrels.	Herring, barrels.	Herring, smoked, in boxes.	Alewives, barrels.	Cod, cwt.	Pollock, cwt.	Haddock, cwt.	Halibut, lbs.	Shad, barrels.	Trout, lbs.	Smelt, lbs.	Rels, barrels.	Fish Oil, gallons.	Fish used as bait, barrels.	Fish used as manure, barrels.	Valu	E.
																\$	cts.
1500 14000 2000 2500 1000	10	250 600 75 300 600 500	250 300 250 300		115 250 50 75 60 50	25 150 10 5 10 15	100 200 35 20 25 10	1200 1000 500 600	5			,,,,,,	100 1150 60 60 60 50	70 100 10 10 12 10	1000 25 200 500	2,558 9,035 761 2,217 3,689 2,705	00 50 75 50
**************************************	10000	25 10	1000		10 25				5 12 290 36 35 70 265	,,,,,,,					200	2,776 288 280 605	09 25 00 00 00
300 2650 23950				450					10	1000	1000	8				560 60 *1,460	00 09 00
~~030	10	2375	2350	450	640	215	390	33 00	735	1500	7000	8	1480	212	2455	32,136	50

Home Consu	mption	:		
Salmon,	2,000	lbs., at	206	\$400
Mackerel,	1,000	dó	5c	50
Herring,	12,500	do	4c	500
Cod,	4,000	do	4C	160
Haddock,	3,000	do	4C	120
Halibut,	500	do	6c	30
Shad,	5,000	do	4C	200

\$1,460

	Ve	SSELS		SOATS SHING		LOYED	IN	Fishin	G MAT	ERI	AL.			
		Ves	sels.			Boats.		Net	ts.	w	eirs.			
District.	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	l No.	Value.	Salmon, fresh, in ice, lbs.	Salmon, smoked, lbs.	Mackerel, barrels.
$\it L$ unen burg.						\$			\$		\$			
Chester Martin's River Fox Point Mill Cove Lodge North-West Cove Aspotogen Sandy Beach Blandford Little Tancook! Big Tancook Deep Cove Lunenburg to Cross Island Mahone Bay to Martin's River Island LaHave River to Iron- bound Island LaHave River to La- Have Islands	30 34	64 89 24 79 4000 1720 2064 1940		320 290	210 400			4255 1050 4445 7040 2506 4275 1950 4657 3710 21970 2375 12000 8000	1260 680 1475 2414 1090 1315 880 1375 2190 9000 1800 6000	1		11640 640 960 1100 215 1145 245 580 110 620 405 1000 300 600	40 500 250 300	458 100 686 1120 257 789 152 266 667 224 1038 108 5000
Totals	188	9980	559976	2012	1818	28681	 2763	99695	48669	2	1800	20510	1790	16365

the Fisheries, Quantity and Value of Fishing Material, &c.-Nova Scotia-Continued.

			R	CINDS (of F	(S¥	-						Fısn	PR	od uc :	rs.		=
Herring, darrels.	Alewives, barrels.	Ood, ewt.	Cod Tongues and Sounds, bris.	Pollock, cwt.	Hake and Sounds, lbs.	Haddock, cwt.	Halibut, lbs.	Trout, lbs.	Squid, barrels.	Smelt, lbs.	Eels, barrels.	Lobsters, cans.	Fish Oil, gallons.	Fish Guano, tons.	Fish used as bait, barrels.	Fish used as manure, barrels.	VALUE.	
																	\$ e1	ts.
1126 988 255 850 163 122 139 154 576 352 1718 139 11000 7500 15000	79 8 2 5 31 2 59 20 30	2308 200 540 340 220 84 102 2500 658 4400 62 110000 20000 40000	200 2		300 20 20 35	25000 7500 9000	40000	2000 1400 1800	 100 150	2000 1500 4000	100 6 2 2 2 2 2 3 100 40 80 85	20000	18000 20000 50000	100 30 40 70	400 600 1 0 00	300 400 800	11,754 17,318 4,776 9,778 11,157 3,931 21,434 7,537 45,697 2,182 739,700 174,435 228,324 348,408 *3,861	20 00 00 95 20 25 45 95 60 24 22 00 00 00
₹9192	423	208874	222	18758	1505	51650	189019	8717	823	11525	346	360100	168567	240	3579	25 0 0	1,698,597	21

*Home C	onsumpt	tion (East	tern dist	rict) :—		
Salm	on, fres	h. 1.050	lbs., at	15c\$	157	50
		0 15,000	ďo	40	600	00
		0 50,000	do		2,000	00
		10.500	do	4c	420	00
Lobs			do	4C	320	00
Tron			do	6c	180	00
Hake			do	4 C	24	00
Scall				50c	150	

\$ 3,851 50

	Vessels and Boats Employed in Fishing.							Fighing Material.			
	Vessels.			Boats.			Nets.		Weirs.		
District.	No.	Tonnage.	Value.	Мөп.	No,	Value.	Men.	Fathoms.	Value.	No.	Value.
Pictou.	- N		\$	- N		<u>^</u> \$	- N	H	\$		<u> </u>
Pictou Island	3	110	1250	15	37 15 14 28 4 13 10	740 300 280 560 80 160 200	20 25	875 1600 1500 2300 649 1400 1100	1600 2200 600		
Totals	3	110	1250	15	236	4820	544	10015	9480		

the Fisheries, Quantity and Value of Fishing Material, &c.-Nova Scotia-Continued.

			Kı	NDS OF	Fish.					Pı	Fish Roducts	5.	
Salmon, fresh, in ice, lbs.	Mackerel, barrels.	Pollock, cwt.	Hake and Sounds, lbs.	Haddock, cwt.	Smelt, lbs.	Eels, barrels.	Lobsters, cans.	Fish Oil, galls.	Fish used as bait, barrels.	Fish used as manure, barrels.	Value.		
													\$ cts.
11000 13500 20000 7000	35	495 300 500 30	220 100 80 17	70 75 65	70 75 60			14 13 15	186740 29000	300 150 130 70	900 400	**************************************	34,021 00 4,963 50 6,129 00 9,760 25
13000 8400	15 13 80	30 10 1200	20	90 85	90 80 80	60	2000 3000 20000	60 5 400	423000	100 80 300	400	4500	1,400 00 4,085 00 2,504 50 3,600 00 74,638 50
72900				385	 		 		643740	1130	1700		*19,370 00 160,471 75

* Home Consu			
Salmon,	20,500 lbs., at	\$ 0.15	\$3,075
Mackerel,	210 bbls.,	10.00	2,100
	800 cwt.,	3.50	2,800
Herring,	900 bbls.,	4.00	3,600
Cod.	1,700 cwt,	4 25	7,225
Alewives,	6,000 lbs.,	0.04	240
Smelts,	2,500 lbs.,	0.06	150
Eels,	20 bbls.,	9.00	180
•	•	•	

\$19,370

	7	/esse	LS AND	Boat ishin		PLOYED	IN	F ish	ing Ma	TERI	AL.			
		V	essels.			Boats.		Net	ts.	W	eirs.	lbs.		
DISTRICT.												Salmon, fresh, in ice, lbs.	d, lbs.	31 8.
								_				fresh,	smoked,	Mackerel, barrels.
	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	No.	Value.	almon,	Salmon,	ackere
	Z	T			<u>z</u>		X	<u>E</u>		<u>z</u>		<u> </u>	- Ž	
Queen's.			\$			\$			\$		\$			
Mill Village		634	35700	119	56 87	400 1375	54 93	1458 3850	675 1745			5125 14450	170 350	1082
Ponhook					10	100	25	180	110			243U	70	
Liverpool Port Mouton	5	219 66	18200 1150	48 16	16 164	370 3870	25 164	702 4600	322 4250			3684		158 250
Brooklyn	3		22000	50		500	26	1872	728			1344		10
Port Joli	اِ				32	780	46	186	80					
Port Lebert Somerville	3	54	800	12	8 12	56 24 0	8 12	160	80					10
Hunt's Point					25	450	40	1440	800					15
White Point				••••	7	105	14	656	456					20 1
Beach Meadows					11	175 280	13 21	360 738	180 328			300 40	> *** **	5
Eagle Head					14	238	21	590				1040		4
Blueberry					18	250	19	1240						4
Pudding Pan West Head	<u> :::</u>				14 31	181 414	24 39	750 2034				846		20
Moose Harbor					5	70						50		3
Black Point	 				14	230	11	360	140			25		6
Milton				 	6	90 80	18 12					6420		
Eastern Head				,,,,,,,	11	125						200		8
			1					İ)			-		İ
	<u> -</u>	_						<u> </u>	l		·			1596
Totals	24	1254	77850	245	589	10379	706	22436	12036			35954	590	1090

the Fisheries, Quantity and Value of Fishing Material, &c.-Nova Scotia-Continued.

=																_
				Kı	NDS C	r Fish	•						'ish Ducte	١.		
Herring, barrels.	Alewives, barrels.		Cod Tongues and Sounds,	Pollock, cwt.	Haddock, cwt.	Halibut, lbs.	Trout, lbs.	Squid, lbs.	Smelt, lbs.	Kela, lbs.	Lobsters, cans.	Fish Oil, gallons.	Fish used as bait, barrels.	Fish used as manure, barrels.	Value.	
															\$ 0	cts.
18 192 1250 488 10 25 12 20 40 40 14 18 118 25 34 25	1850 1130 525 16 10 26 30 	13870 7568 2000 7595 210 600 1000 290 50 62 136 40 96 11 811 29 46	15 4 1 1 1	2	 400 100 55 100 14 30 122 18 5 10 9 8 7 104 11 10 	2000 2000 2000 2000 700 75 2000 1300 90	1125 1250 400 500 100 190 400	20 40	2000	14 38 11 10 2 30 10 19 6 	67200	5680 1068 1860 1293 196 50 70 200 444 98 20 40 10 498 29 25	10 50 30 25 12 25 400 100 6 60 8 8 6 60 8 8 8 8 8 8	40 100 15 10 20 20 435 14 15	9,747 93,266 2,774 37,512 33,875 34,366 1,779 528 1,001 647 534 318 5,619 419 7,713 1,428 228 *13,595 †2,350	00 00 00 50 00 90 50 10 50 40 10 70 50 95 95 90 25 00 25 25 00 25 00 25 00 25 00 25 00 25 00 25 00 25 25 00 25 25 00 00 25 00 25 00 25 00 25 00 25 00 00 00 00 00 00 00 00 00 00 00 00 00
2212	3617	33049	62	2	877	10450	4565	452	21250	140	217760	11243	426	934	252,607	65

	Ves	SELS A	nd Boa	TS E	MPLOYE	o in Fis	HING.	Fishin	G Мат	ERIA!	u.
		Ves	sels.			Boats.		Nets	3.	We	irs.
DISTRICT.			.	İ	1			-			
					1						
			1	-	1		1				
		še.		ĺ	Ì		ĺ	13.			
		Tonnage	ue.	.		ue.	2	Fathoms.	ne.		ne.
	No.	Tor	Value.	Men	No.	Value.	Ken	Fat	Value.	No.	Value
Richmond.			\$			\$			\$		\$
Arichat	2 2	80 80	$\frac{1200}{1200}$	20 20	60) 80	800 1000	120 140	40000 30000	5000 4000		,,,,,,
Petit de Grat			******		90	950	180	70000	8000		
Cape An Guet	₁	20	600	6	50 12	700 400	100 24	40000 20000	6000 3000	,	
Port Royal	17	700	17000	200	30	150	60	50000	7000		
Polimand	3	120	3730	30	10	100	20	1000	5000		
Port Richmond	4	160	3800	40	5	100	10	900	400		
Cape Le Rond		•••••	*******		20 40	300 600	40 80	4000 8000	2000 4000		
Rocky Bay			********		50	800	100	80001	4000		
Gros Nez					60	900	100	8000	4000		
River Inhabitants	3	120	1900	18	10	200	20	9000	5000	•••••	
Lower D'Escousse	3	120	1900	18	10 40	200 200	20 80	900 1000	400 500	****	
Martinique and Lennox Passage			1200	,,,,,,	12	400	21	1000	500		
Fourchu			*******		45	1125	105	4500	1350		
Framboise		•••••	•••••	•••••	.8	160	18	1280	384		
St. Esprit L'Archevêque				*****	11 8	385 304	22 16	3300 2240	990 672		
Grand River					27	810	55	9720	2916		
Point Michaud					21	420	29	25 00	640		
L'Ardoise	2 3	93 60	2100 400	18 20	215 62	4200 1000	430 100	29000 5560	12200 1668		
St. Peter's Island	2		1000		40	600	100	7500	1500		
River Bourgeoise			9500		12	180	24	2000	700		
Totals	60	2053	44330	539	1028	17184	1997	359400	81820		

the Fisheries, Quantity and Value of Fishing Material, &c.-Nova Scotia-Continued.

_					Kind	S OF	Fish						Fis Prod		
Salmon, barrels.	Salmon, fresh, in ice, lbs.	Mackerel, barrels.	Herring, barrels.	Alewives, barrels.	Cod, cwt.	Ood Tongues and Sounds, barrels.	Hake and Sounds, lbs.	Haddock, cwt.	Halibut, 1bs.	Smelt, lbs.	Rels, barrels.	Lobsters, cans.	Fish Oil, gallons.	Fish Roes, barrels.	VALUE.
															\$ cts.
10 10 10 10 10 10 10 10 10 10 10 10 10 1	500	1500 100 2000 100 100 300 300 200 200 100 300 64 154 80 540 220 3900 490 1000 300	1000 1000 1000 2000 44 1000 2000 3000 3000 1000 44 200 2000 566 110 64 324 500 600 800 200	200 400 200 200 200 300 400 200 200 300 300 300 300 300 300 300 3	1000 1000 1500 1000 2000 3000 1000 200 100 100 100 200 200 200 200	200 300 200 400 300 200 100 100 100 100 100 100 100 100 1	450	2000 1000 2000 1000 1000 1000 1000 1000	1069	1000	20 20 3	20000c 20000 100000 2000) 100000 100000 57600	109 100 100 100 100 100 503 -03 100 46 20 1775 40 110 48 162 22- 3000 300 375 3000		60.535 00 16.455 00 49.190 00 13,935 00 9,495 00 91,80 00 13,285 00 4,971 00 3,960 00 26,765 00 4,498 00 2,248 00 2,248 00 160 00 46,468 75 1,230 00 2,936 50 10, 35 20 8,178 30 5,768 00 99,170 00 17.758 50 13,777 75 37,605 00 • 2 000 00
67	500	12248	5832	431	50698	290	450	19244	1000	2000	103	740000	11990		566,039 00

^{*}Home Consumption as per County Return.

		VESS	ELS AND	Boats Fishing		red in		Fisi	ting M.	TEBI	AL.
		V	essels.			Boats.		Ne	ts.	W	eirs.
District.											
	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	No.	Value.
Shelburne.			\$			\$			\$		\$
Barrington Wood's Harbor Shag Harbor Bear Point Cape Island Port Latour and Baccaro Upper Port Latour. Cape Negro and Blanche. Oape Negro Island Port Clyde N. W. Harbor and E. Clyde North-East Harbor Black Point and Red Head. Roseway and McNutt Island West Shelburne Last Shelburne Jordan Ferry Jordan Bay Lockeport		200 619 65 115 12 776 147 190 2100	11325 6675 26000 2000 2000 175 34000 9000 79:0 105000	130 15 27 3 3 155 34 41 410	16 4 30 40 32 40 25	348 700 4080 2603 227 1350 700 703 700 125 2300 2500 1400 800 700	27 125 31 17 348 129 40 72 42 15 30 5 55 55 55 60 60 40 25 60		1050 1150 820 4300 3200 950 950 235 700 230 1425 1600 2000 506 700	8	
Totals	67	4574	204075	931	859	23772	1256	89974	22612	14	26600

the Fisheries, Quantity and Value of Fishing Material, &c.-Nova Scotia-Continued.

				Kıı	NDS OF I	rish.					F18 Prod		
Salmon, fresh, lu ice, 1b3.	Mackerel, barrels.	Mackerel, in cans.	Herring, barrels.	Alewives, barrels.	God, ewt.	Pollock, cwt.	Haddock, cwt.	Halibut, 1bs.	Eels, barrels.	Lobsters, cans.	Fish Oil, galls.	Fish used as bait, barrels.	VALUE.
20000 480 400 370	28 375 150 18 1728 312 14 175 200 10 10 70 38 110 40 56 2075	1240	127 500 224 183 1200 501 117 1125 950 110 100 36 95 162 340 1350 271 84 1000	375 12 125 25 18 25 16	7304 50 4250 123 19200 5353 3650 3500 2850 83 2666 942 800 4555 6505 55500		216 20 300 90 21895 325 6500 27 133 	16000 31000 2000 30500 6900 3200 3200 3000	55 50 35 5 5	173800 136000 48000 28800 30000 42000 35280	2754 30 2000 246 7658 4500 1450 1400 65 110 900 280 5200 875 1450 18000	1890 3000 1000 4800 1225 500 475 450 14	\$ cts. 39,606 10 35,343 00 26,018 50 22,498 15 130,459 20 50,032 75 19,676 50 22,958 50 6,908 50 144 00 8,364 50 14,190 00 5,370 00 105,008 00 22,185 50 31,178 75 294,180 00 †25,200 25
3790	5514	1240	8474	621	136081	2627	9705	181400	150	593880	49668	13444	908,025 70

^{*,}Lobsters sold alive to American smacks.

[†] Home consumption.

	v	essel		POAT ISHIN		GAGED 1	IN	Figu	ng Ma	TERIA	AL,			
		Ve	ssels.	ISHIN		Boats.		Ne	ts.	We	irs.			
DISTRICT.	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	No.	Value.	Salmon, barrels.	Mackerel, barrels.	Mackerel, in cans.
Victoria.			\$			\$			\$		\$			
New Campbellton Great Bras d'Or. Boularderie Island Grand Narrows Washabuck North Gut St. Ann's Baddeck South Ingonish North Ingonish Ingonish Island Green Cove Neil's Harbor New Haven White Point North Harbor Bay St. Lawrence	2 1	25	400 250 400 600	4	30 2 34 6 15 2	450 30 500 90 150 40 1400 912 180 180 980 980 980 112	40 3 68 12 30 4 140 76 20 18 90 48 98	1500 50 850 200 600 100 3080 1672 396 1320 1980 1584 1508 350	1680 912 216 396			12 5 58 21 18 9 14 15	14 6 6 400 94 25 31 24 115 23 100	
Totals		84	1650	26	439	8340	829	19742	10388			164	853	1104

the Fisheries, Quantity and Value of Fishing Material, &c.-Nova Scotia-Continued.

					Kı	nds ôf	Fish	í .						Fi Prop	8H UCTS.	
Herring, barrels.	Alewives, barrels.	God, cwt.	Cod Tongues and Sounds, barrels.	Hake and Sounds, 1bs.	Raddock, cwt.	Halibut, lbs.	Bass, lbs.	Trout, lbs.	Squid, barrels.	Smelt, lbs.	Eels, barrels.	Oysters, barrels.	Lobsters, cans.	Fish Oil, gallons.	Fish used as bait, barrels.	VALUE.
200 100 21 170 250 650 45 15	50	600 650 2 560 55 1600 55 4700 950 845	1	75 15	8 260 40	1000 600				1000	10	30 100	28800	200 250 500 6 80 2350 1200 500 420	200 250 136 	\$ cts. 4,130 00 4,056 50 200 50 3,901 00 537 65 2,195 00 111 25 35,629 50 15,784 00 4,875 50 4,604 25
72 90 30 32	••••	3950 3700 3500 472 1700	4		60				••••				16800	2000 400 2100 230 850	450 240 490 80 464	19,242 50 16,753 00 20,950 00 2,837 50 9,639 50 *500 00 †530 00 ‡21,183 00
1739	50	24749	20	90	493	1600				1000	16	130	45600	11086	3279	167,660 65

 ⁵⁰⁰ gallons cod liver oil, at \$1.
 † 1,060 do seal oil, at 50c.
 Home consumption of several districts.

	,	VESSE	LS AND	Волт		PLOYED	IN	Fish	ng Ma	rer	IAL.			
		v	essels.			Boats.		Ne	ts.	V	Veirs.	lbs.		
District.	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	No.	Value.	Salmon, fresh, in ice, lbs.	Mackerel, barrels.	Mackerel, in cans.
Yarmouth.			\$			\$			\$		\$			
	2 1 1	29 116 2085 1866 148	125000	420 48	80 40 25 45 20 9	2000 1200 450 3000 700 400 300 900 12(0 160 1200 425	75 70 200 80 80 70 90 40 16 35	11000 8500 22000 7000 1200 2500 6000 8000 2410 1000	900 6000 3200 6800 2200 850 1100 3000 4000 2170 300 745	9 2			1000	100
Totals	86	5094	 223145	1264	571	11935	905	75810	31265	11	26500	15030	6794	100

the Fisheries, Quantity and Value of Fishing Material, &c.-Nova Scotia-Continued.

-	_																
					Kind	s of	Fish.							Гівн опст	s.		THE PARTY NAMED IN
Herring, barrels.	Herring, smoked, in boxes.	Alewives, barrels.	God, cwt.	Cod Tongues and Sounds,	Pollock, cwt.	Haddock, cwt.	Halibut, lbs.	Shad, barrels.	Trout, lbs.	Smelt, lbs.	Eels, barrels.	Lobsters, cans.	Fish Oil, gallons.	Fish used as bait, barrels.	Fish used as manure, barrels.	VALUE.	•
250	ĺ															\$	cts.
360	•••••	10	260	4 22	12	60			`	600	6	170000		·	2500		
A,	••••	40 1430	18860	22	550	680	3800	•••	500	90000	18	••••••	5190			94,855	
300	•••••	1760	500	4	100	100	••••••	•••	1600	20000 30006	40		250	•••••		7,480 16,591	
*****		640			100	100			950		12						
360 100		400	625	4	40	40				10000	350		160			13,658	25
240	****	356	3100	3			3000				16	115000	900		1800	34,379	00
312	•••••	20	*****		****					•••••						3,540	
280n	426	75 70	45160	60		3110	5000	2		•••••	5		15195		1000	232,071	
207	100	25	30230 6000	36			161300 3850	14	•••••	•••••••	8	1357	10000 1200		100 200	209,351	
830	•••••		10030			2500	20000	•••		*******	****	********	200		150	40,117 58,487	
ì			10000	ا		2000	20000	•••	•		•••••		200		100	*4,179	
	_															†105,117	
6759	526	4826	114765	141	2282	0225	204950	-	2080	60600	455	345781	33175	770	5750	952.020	01
		-020	*14100	141	3203	3340	404700	14	2000	90000	400	340101	331 (3	1 ***	3100	853,238	OI.

Fresh do	21,000 lbs., at 4c		840 525 108 476 320 600 800 480	00 00 00 00 00 00
Whitefish	500 do 6c	Q 4	30	

†Miscellaneous:—
Live Lobsters (shipped to U.S.) 2,493,960 lbs., at 4c...... \$99,758 40
60.000 do 5c...... 3,000 00 Mackerel Boneless Cod 60,000 34,000 5c..... do 4c do 1,360 00 Roll Mops Finnen Haddies 2,500 5c do do 125 00 861 76 dο đo 21,544 4c..... 63 Swordfish do 200 ďο 12 00

\$105,117 16

RETURN showing the Number, Tonnage and Value of Vessels and Boats engaged in the Fisheries, Quantity and Value of Fishing Material, Kinds and Quantities of Fish, and the Total Number of Men employed, &c.—Nova Scotia—Continued.

	V	VESSELS AND BO.	ND BOATS	EMPI	COXED 1	ATS EMPLOYED IN FIBBING.		FISE	FISHING MA	MATERIAL	•				KINDS	O.F.	Fish.			
		Vessels.	els.			Boats.		Nets.	3.	Weirs.	ra.	-18	· · · · ·	- y ∘		-18	uị	-17	.es.	-18
Distraict.	%N	Топпаке.	Value.	Мев	.oN	Aglue.	Men.	Fathoms.	.enlaV	.oN	Value.	Salmon, b rels.	Salmon, fre in ice, lbs	Salmon, sm ed, lbs	Salmon, in	Mackerel, b rels.	Mackerel, cans.	Herring, b	Herring, sm ed, in box	A lewives, b
	-	İ	99	<u> </u>	İ	4	İ		64		65		1	Ī	1.	Ī				
Annapolis	16	227	8100	118	296	3335	427	45784	2186	22	2500		6100	:		100	•	2307	30000	
	•	:		<u>:</u>	230	4210	609	16600	2800	•		10	62500		•	870	006	540	:	88
Colchester	6	9	006	٥	ි දු	2373	188	20170	4602	26	7950		17850	•	:	200	1	120	1735	100
Digby	200	1285	42100	4 48	378	14726	8 4 2	36615	26925		1750	9	1700			1275		6570		
Guysborough	35	1769	72050	30	1552	38806	2558	267920	130345		19550	336	28950	4350	2738	13501	0096	16287	:	132
Halifax	2	1903	26260	671	2833	69133	2738	267555	76775	•	98200	1660	43949	1320	5443	15871		29360	•	65
Hante	:		-	;	196	2625	828	15720	4057		1250	;	8630	•	:			200	900	6
King's	4 6	33	950	Ξ	89	1300	106	13124	5777		6450		2380		:	01		2375		45
unenpark	188	9868		2012	18:8	28631	2763	66.65	43669	C4	981	:	20210	1790	•	16365	•	49197	:	4
Picton		07.		15	236	4820	44	10015	9,80	:	•	:	72900		•	458		2565		
Caeen's	4.5	1071		245	500	10375	90	22.436	95021			•	35954	280	:	9691		3212	:	361
Snelburne	6	400		156	80.	23772	9077	428974	1977	4:	76600	:	3790	:	:	6514	1240	82.74		9
rarmoute	8 :	600		407	110	1.935	200	01801	21700		00007		000			67.84	3	8010	970	200
Cape breton	= =	9 4		*	260	243.0	0 00	1000	24413		67.0	8 8	0.77	907	0000	2310		9999	3	
Diohmond	- 0	9080		0+1	700	47107	1001	10000	200		3	9 5	41440	•	3	13064		11783		ā :
Victoria	3 40	2 %	1650	36.0	439	8340	838	19742	10388	:		164	3	•	:	12248	11040	1720		451
-	Ì	ij		- <u> </u>			3					5				3	OEAT!	201		
Totals	643	29119	1316166	6603	12830	294738	20883	1528548	563288	7297	197345	2584	396383	0218	149R1	101669	22880	154025	26761	16002

		• `	
	VALUE.		\$,410,351 40 \$ 3,851 50 16,945 26 47,010 109,296 16 16,323 00 12,000 00
	Fish used as manure, bar- rels.	1100 1150 8300 450 2455 2500 4500 934 5750	
FISH PRODUCTS.	Fish nsed as bait, barrels.	• • •	ptiof, as per County Return ptiof, as per County Return do and Lobsters, &c., as per County Return, \$15,023. Cod liver oil, as per County Return, \$1,300 as per County Return \$1,000 county Return
FISH P	Fish Guano,		iof, as per County of, as per County do do di Lobsters, as per County per County Return, liver oil, as per Of \$1,300 per County Return of County Return \$5,000
	Fish Oil, gal- lons.		iof, as per Gount iof, as per Gount do do do l Lobsters, &c., per Gounty Retui liver oil, as per \$1,300
	Горатеца, свпв.		e Consumption, as per County do and Lobsters, &c., do Lobsters, &c., do Lobsters, &c., do Lobsters, &c., do As per County Return liver oil, as per County Return do as per County Return
	Oysters, bar- rels		do do do do do do do do do do do do do d
	Kela, barrela.		Hom Hom
	Smelt, lbs.		Lunenburg Pictou Pictou Varmouth Cape Breton Richmond
	Squid, barrele.		Lunenburg Pictou Queen's Shelburne Varmouth Cape Breton. Richmond Victoria
ن	Trout, lbs.	12056 3100 2400 2400 32200 8.265 1.00 8717 4565 3050 11976 394:0	\$28,000 00 Luner \$7,750 00 Pictor \$7,740 00 Queen \$7,240 00 Queen \$1,540 00 Yarm \$8,970 00 Cape \$1,400 00 Richn \$1,298 80 Victor \$1,460 00
OF FISH.	Bass, Ibs.	2000 9100 6330 200 200	Z 22
Kinds	Shad barrela.		2303 ounty
	Halibut, lbs.		Retur as pe eturn ome (
	Haddock, cwt.	5350 4150 6150 69225 80225 80225 1271 100 51650 69325 877 877 9705 9325 9325 9341 9341 9341 9341 9341	i per County Retured of the Peture of the Pe
	Hake Sounds,		
	Pollock, cwt.		osters, in pption. nption. nption. nption. sper G sper G sper G
	Cod Tongaes and Sounds, slaurels,	<u> </u>	Hake and Lobsters, as per County Home Consumption Cobsters, as per County Home Consumption, Lobsters, &c., Rourn, Amount sold in Halitz Market, Etion, &c., as per County Return do as per County Return do as per County Return do as per County Return Home Consumption, as per County Return Home Consumption, as per County Return
_	God, cwt.	5320 3320 340 63740 63740 563740 563740 1500 1500 1300 1360 1360 1360 1360 1360 1360 13	
	Distr.or.	Annapolis	Annapolis Hake and Lobsters, a Autigonish Howe Consumption Colchester Home Consumption. Home Consumption. Home Consumption. Home Consumption. Hants Home Consumption. Home Consumption. Hants Home Consumption. Home Consumption. Home Consumption. Home Consumption. Home Consumption.

* These items are included in the column for value.

RECAPITULATION OF THE YIELD OF FISHERIES IN NOVA SCOTIA, 1886.

=	V 1Ct	oria.		Sessional	Papers (No.16.)		E
689 870 78	200,000	40 707 00 00 774 00	23,044 00	7,893 73 17,576 00 38,014 58 31,518 00 4,191 00	1,233,986 45 319,491 25 8,820 00 57,132 00 13,669 50 4,850 00 150 00 120 00 120 00 130 00 130 00 1,800 00 530 00	124,526 25 39,500 00	8,415,361 45
20,000 00	81,164 34 938 00	18,424 00 5,120 00	1,263 00	1,080,952 05 1,080,952 05 30,065 00 99,768 40 21,811 00 1,400 00			
\$0 0 /	0 00 4 00 4 6 00	8 00 40	0 06 0 04	00 0 4 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	60 00 00 00 00 00 00 00 00 00 00 00 00 0		
./ 508,000 lbs. 121,544 lbs.	1,362,739 lbs. 18,300 lbs.	2,303 brls. 128,000 lbs.	21,050 lbs. 540 lbs.	131,662 lbs. 4,394 brls. 60,243 lbs. 3,502 brls. 1,397 brls. 7,206,347 csns. 859 tons. 2,493,960 lbs.	491,526 galls. 588 tons. 57,132 bris. 26,139 bris. 370 doz. 500 lbs. 2,500 lbs. 1,600 galls.	***************************************	
dc shipped fresh	Halibutdo home consumption	Shaddo home consumption	do home consumption	Trout, with home consumption. Equid. Smelt, with home consumption. Smelt, with home consumption. Go State of the consumption. Go Shipped fresh do do sold American smacks.	Fish Oil do Guano do do Manure do do Manure do home consumption Scallops White Fish White Fish God Liver Oil Scall Oil Sca	\$7,000; Shelburne, \$25,200.25; Cape Breton, \$15,023; Inverness, \$21,183; Richmond, \$12,000	Total

COMPAPATIVE STATEMENT of Value of Fisheries in each County in the Province of Nova Scotia, for the Years 1885 and 1886.

Counties.	1885.		1886.		Decreas	10.	Increase	s.
	\$	cts.	\$	cts.	\$	cts	\$	c is .
Annapolis	91,085	50	107,334	00] 		16,248	50
Antigonish	116,957	50	111,193	00	5,76	1 50		
Cape Breton*	300, 196		356,325				56,128	שם
Colchester	21,920		13,961		7,959			en.
Cumberland	67,738		93,758			• • • • • •	26,020	20
Digby	718,706		881,196				162,490	•
Guysborough	822,383		812,957		9,420			
Halifax	1,028,752		904,301		124,45	1 62	11,722	15
HantsInverness*	12,204 574,023		23,926 471,629		102,39	75	11,12	
Kinga	66,291		32,136		34,15			
King's. Lunenburg	1,551,314		1,698,597		32,10	* 10	147,282	86
Pictou			160.471		65,48	25		
Queen's	234,606		252,607		00,40	, 20	18,001	25
Richmond*	437,355		566,039				128,683	85
Shelburne	972,983		909,025		64,95	3 00	,	
Victoria*	189,922		167,660		22,26			-0
Yarmouth	851,519		853,238				1,719	
Totals	8,283,922	87	8,415,361	45	436,85	9 97	568,297	65
Increase		• • • • • • • • • • • • • • • • • • • •					131,438	58

^{*} Norm.—The four counties in Cape Breton Island. viz.: Cape Breton, Inverness, Richmond and Victoria give a total value of fish caught of \$1,561,654.85 against \$1,501,497.55 in 1885; an increase of \$60,157.30.

The value of fish caught in the other fourteen counties, or Nova Scotia proper, is given at \$6,853,706 against \$6,782.425 last year: an increase of \$71.281

against \$6,782,425 last year; an increase of \$71,281.

Table showing the Value of the Fisheries of Nova Scotia, for the Seventeen Years from 1870 to 1886, inclusive.

Year.	Value.
1870	7,131,418 36
1886	8,763,779 36 8,283,922 87

Table showing the number and value of Vessels and Boats, Nets and Weirs engaged in the Fisheries of Nova Scotia, and approximate estimates of the value of other material not included in the returns.

	\$	\$
12.830 boats 28,848 fathoms of nets 7,297 Weirs.		1,315,166 294,738 563,288 197,345
Canning establishments	171,671 63 165 81,795 59,050 70,579 119,728	2,370,537 565,988
Total		2,936,420

APPENDIX No. 4.

NEW BRUNSWICK.

ANNUAL REPORT ON THE FISHERIES OF NEW BRUNSWICK FOR THE YEAR 1886, BY W. H. VENNING, ESQ., INSPECTOR.

St. John, N.B., 31st December, 1886.

Hon. George E. Foster, Minister of Marine and Fisheries, Ottawa.

Sir, -I have the honor to submit a report on the fisheries of New Brunswick for the year 1886, with condensed reports from the local officers. The returns of the year's catch show, in the aggregate, a small increase over that of last year.

SALMON.

The increase in the catch of salmon, which marked last year's returns, has not been sustained. Rejecting theories, and confining myself to the observation of facts, I have, for several years, expressed my conviction that, under existing circumstances, no permament improvement in our salmon fisheries can reasonably be expected. These facts are, that in 1874 the salmon catch in New Brunswick was 3,2.4,182 lbs. Since railways have enabled fresh salmon to reach distant markets. the number of fishermen has increased, and improved appliances have been employed, not only along the coast, but from the estuaries to the head waters of all our rivers to which salmon resort. With this increase in the number of men fishing, and with these improved appliances for catching fish, the catch last year was only 1,407,598 lbs., and this year only 1,268,855 lbs. I am aware some men talk glibly about "fluctuations" and "booms," but in these twelve years the fluctuations have all been dewnward and the base of been downward and the booms the wrong way, notwithstanding the assistance of three hatching houses, two of which have been twelve years in operation, and the other six years. With the excessive fishing that has been done since the opening of the Intercolonial Railway, but few fish reached their spawning beds. Of these large number are killed before spawning. The powers of those that remained to multiply falls short of the annual drain made on the diminishing stock. In former years, before railways made it easy to reach our rivers, but little angling was done. After the netting season closed on the 15th August, those fish that escaped the coast and river nets had only a few poachers and adventurous anglers to fear; these having. no market for their eatch, contented themselves with what they required for food on their visits, and the few they could carry home unspoilt. But, since the advent of railways has made the head waters of our rivers easy of access, angling has been pursued on an extensive scale from 1st June to 15th September, and poaching on a still larger scale up to the lost of Catal still larger scale up to the last of October and sometimes until the fish have finished spawning. The facilities offered by railways for the exportation of illegally caught fish are so great, that no vigilance on the part of officers can do more than make an occasional solution while long and occasional seizure, while large quantities are constantly exported. Until railroads are prevented by law from carrying contraband fish; until spawning salmon are

more effectually protected; and until the present excessive fishing is curtailed, I shall expect to see a steady decrease in the catch of future years.

BASS.

The catch of this fish is very much smaller than that of last year. No other result could reasonably be expected. Years ago seining in the spring destroyed the parent fish and since that was stopped, excessive fishing from September till March and the destruction of young fish has been the rule wherever this fishery has been pursued. Since the smelt fishery commenced, large numbers of young bass have been destroyed by the bag nets, and while this continues on the present scale, any improvement in the fishery is hopeles. Bass illegally caught and small bass of illegal size are freely received by the railways, and once in the cars their detection by fishery officers is all but impossible.

SHAD.

The catch of this fish is very little over one half that of 1885, nor was the quality equal to that of last year's catch. I can give no reason for this great falling off, except the simple and apparent one that past overfishing is having its natural results. The season, to all appearance, was a favorable one, and the fishery was pursued with accus tomed industry. So far as New Brunswick is concerned, this fishery is steadily failing, and it offers some grave difficulties to those theorists who assert that shad do not spawn in our waters, but come to us from southern rivers. Were this the case, we ought to look for a good catch here when they are plentiful in the rivers from Florida to New York. Of late years the extensive hatching operations pursued by the American Fish Commission have restocked these rivers until shad are now as Plentiful in American waters as they formerly were in ours. As no artificial help is given to our stock, it is steadily decreasing under excessive fishing. Why this should be if they come to us annually from the more prolific waters of the south, or why they were plentiful in our waters before the southern rivers were re-stocked, I must leave the theorists to explain.

ALEWIVES.

The improvement noted in the catch of this fish, in my last report, has been followed by a falling off of 25 per cent this year. The want of a sufficient weekly close time and the destruction of large quantities of young fish by the harbor weirs, will prevent any permanent improvement in this fishery. In Nova Scotia, where this species is more largely distributed, and where there is a longer weekly close time and metals are the restaurable and metals are the restaurable and metals. and where the fishery is pursued mostly by nets, which allow the young fish to escape, better better results are seen. The same protective measures applied in this province would possibly prevent the extinction of this species.

SMELTS.

have been employed in the hope of making increased production compensate for low prices. The consequence has been that the catch shows an increase of nearly a million pounds over that of last year. The great bulk of the catch consisted of small and :.. and inferior fish, and the usual markets were kept glutted from November until As a necessary consequence, prices were so low as to leave little or no profit to many shippers. Heretofore, bag-nets were licensed to commence fishing on the 15th My shippers. At both ends of this long season the 15th November and continue until 1st March. At both ends of this long season the weath of the long season the weath of this long season the weath of this long season the weath of the long season the weath of the long season the weath of the long season the weath of the long season the weath of the long season the weath of the long season the weath of the long season the weath of the long season the weath of the long season the weather is always too mild to freeze the fish, and large quantities spoil and are lost. With a shorter season and a reduced catch, the markets would not be over-stocked, and one better prices and more profit to and one half the quantity now exported would bring better prices and more profit to fisher. fishermen and dealers. This fishery has attained enormous proportions, and is now one of the northern counties. If it is to be one of the most important industries in four of the northern counties. If it is to be preserved most important industries in four of the northern counties. If it is to be preserved, the present wasteful mode of conducting it must be changed for one, more in account. in accordance with common sense.

FROST FISH.

The demand for this little fish, better known in New Brunswick as the tom-cod, increases yearly, and large quantities formerly used as manure, are now exported at remunerative prices. I am informed that in many instances shipments of this inferior fish brought better returns than many shipments of smelts, simply because the markets were glutted with the latter more valuable fish. All our northern estuaries and rivers are full of this fish, and any probable demand can be supplied.

PICKEREL AND PERCH.

Notwithstanding the large quantities of these fishes caught in the last few years, they both continue plentiful. The catch of pickerel exceeds that of last year, and perch also show larger figures. At present there is no close time fixed for either of these fishes, and in view of their growing value, I would urge a close time of three months; that would cover the whole spawning season.

TROUT.

Trout are yet plentiful in our lakes and streams. Hitherto no great quantity has been exported, our local markets offering a steady demand and good prices. long as rod and line are the implements of capture, the supply will not sensibly diminish. But with net poaching for export and pot fishing through the ice in winter, both of which practices are increasing, the stock will soon fail. present close time, which comm nees 1st October, and ends 31st December, should be extended to 1st May. Legitimate sport, as well as the preservation of the fish, demands this extension.

STURGEON.

This fishery is now practically exhausted. The catch has steadily decreased from 602,500 pounds in 1880, to 16 264 pounds in 1886. There has been no fluctuation of good and bad seasons, but a steady decrease in the catch has marked this fishery since its commencement. If it is considered desirable to preserve the species in our waters, a total cessation of fishing for at least five years will be necessary.

HERRING.

The catch of herring does not differ much from that of last year. The increased catch of frozen herring compensates for the difference in smoked fish, while the greatly increased catch of sardines more than makes up for a decrease in pickled fish. Up to the time of the Eastport fire, the demand for sardine herring was brisk and constant with good prices. constant, with good prices. After the fire, which destroyed some of the largest feetories, the demand fell off just as the fish became scarce—or rather, to speak more accurately, just as the use of torches drove the schools out of the bays and inlets. The protection of our waters by the cruiser "Middleton" has had a most encourage ing effect on our weir fishermen, and led to the building of many new weirs during the season and preparations for many more next summer. Great expectations were indulged regarding the winter fishing, in which American vessels could not participate as formerly; but up to the present date, herring have not made their appear ance. Old fishermen attribute their prolonged absence to the torches used last fall, and express doubts of their return this winter. If any further proof than the almost unanimous opinion of old fishermen as to the injurious effects of this mode of fishing. were needed, the experience of the past season supplies it. During the month of August and the early part of Santan bank and the early part of August and the early part of September the coves and inlets of St. Andrew's Bay so swarmed with herrings that they could be dipped from the water into boats with dippeds. Not contant with this account of the water into boats with dip-nets. Not content with this, some greedy fishermen not belonging to the neighborhood nor having any paragraph internet into pourse int borhood nor having any permanent interest there, commenced fishing at night with torches. This broke up the schools and torches. This broke up the schools and scattered the fish in a very short time, so

that they could no longer be dipped from the water. Then everyone took to torching and the fish were driven out of the bay entirely and have not since returned.

MACKEREL.

The catch greatly exceeds that of last year. The quality of the fish was good and in consequence of the small fares made by American vessels outside the limits the demand in United States markets was brisk, at unusually high prices. If American vessels are debarred from our inshore fisheries, there is no doubt that all the modern appliances, in suitable vessels, will be used by our fishermen, who have hitherto shown so much apathy in this pursuit. The Shippegan and Caraquet Railway will give great facilities for the export of both fresh and salted fish, and no reason can exist for the continuance of that apathy which has hitherto usurped the place of activity and enterprise. There seems good ground for the fears expressed by many of the old fishermen that the general use of purse seines in Bay of Chaleurs will be very destructive to the mackerel and herring fisheries. There is no doubt that the destruction of young mackerel along the American coast from the use of these seines is enormous, and the same destruction will probably follow their general use by our fishermen. Mr. B. P. Chadwick, of Bradford, Mass., who has been in estigating this matter with great care for many years, thus writes Professor Baird, head of the United States Fish Commission:

"The present method of our fishermen in seining mackerel is such that while taking over 500,000 barrels of good sizable fish, it causes a total destruction of over 1,000,000 barrels of young fish that have grown to one third the usual size of fully matured fish. Could this number of fish be protected and caught when full grown the amount would be 3,000,000 barrels, and at the present price of No. 1 mackerel (\$15 per barrel) the amount of \$45,000,000 worth of fish food is no small item to our The hay crop of Maine, New Hampshire, Vermont and Massachusetts is 3,150,000 tons. The crop has a market value of \$37,800,000. Now, if the farmers should destroy the hay crop annually, the effect upon agriculture in these States would be disastrous, and yet the present method of seining mackerel destroys.

45,000,000 worth of food fish, and scarcely a voice is raised against it. Mackerel vessels carry from two to four seines each. I have known a single seine to destroy a hundred and fifty barrels of young mackerel in a day in the taking of thirty barrels of marketable fish. If one seine does injury to this amount in a single day, what must be the effect of using the seines of a mackerel fleet of four hundred vessels for ninety days? The ocean is large and mackerel are prolific. The spawn of a single mackerel is nearly 500,000. Were it not for these two facts, the end of mackerel fishing would soon be reached. As it is, the catch of No. 1 fish is small, there being the soon be reached. scarcely any in the market, and these few selling at an exorbitant price. This condition dition is caused by the destruction of the young fish."

COD.

The catch of this fish shows a small decrease from the improved yield of last year. Only in the northern counties is this fishery now pursued by any large number of fishermen. In the Counties of Albert and St. John it has been carried on in a desnit. desultory manner for local consumption and home markets. In Charlotte County, where formerly it was the principal industry of the fishing population, deep sea line Sching has been almost abandoned for the more profitable pursuit of sardine herrings. What is really to be feared is, that when the herring are used up as a consequence of the of the present enormous drain on the young fish, the line fish, finding no longer their accustomed tood, will desert the waters.

HALIBUT.

The steady demand for this fish has increased the catch much more than the returns show. But a very small quantity of this fish is now cured. Almost the whole catch reach United States markets fresh in ice, and as the vessels go direct

from the banks to a market, it is very difficult to get returns. Probably the quantity caught by our fishermen is fully one-third more than the figures show.

POLLOCK AND HAKE.

The catch of pollock is about the same as last year; but that of hake is much less. This decrease is wholly in the catch of Charlotte County, where this latter fishing is almost deserted for small herring.

LOBSTERS.

The returns still show an enormous catch of this shell fish, the average size of which continues to diminish. To fill a pound can now requires rather more than an average of six lobsters—about $2\frac{1}{2}$ oz. of meat per fish. The returns show 4,661,812 cans preserved, and 4,290 tons fresh lobsters. In order to fill these cans 28,000,000 of lobsters were killed. If to these we add the number exported fresh, allowing $1\frac{1}{2}$ lbs. to each, which is a large average, the number killed during the season will be 33,720,000. How much longer an increased catch can be made out of a diminishing supply is a problem of some interest to those who have watched the rise, progress and decay of this industry? In all the northern counties this industry is one of great importance, giving subsistence to a large number of operatives who have no other means of profitable employment. I can only again urge on the Department the great importance of saving it from impending destruction.

OYSTERS.

The only oyster beds that now repay the labor of raking are those in Gloucester and Northumberland, both of which produce oysters far inferior to the exhausted beds of Kent and Westmoreland. As long as the latter beds would pay for raking, the former were left comparatively unworked; but now they are the only source whence any considerable supply can be obtained. The consequence is, that all the destructive agencies that were formerly scattered over the beds of Shemogue, Shediac, Cocagne, Buctouche and Richibucto, are now concentrated on those in Caraquet and Miramichi, which are being destroyed as fast as ignorance and cupidity can accomplish the work, in the absence of any restraining regulations.

If some more effectual protection than is now afforded by the yearly close time of three months is not provided, these remaining beds will soon be as completely

exhausted as those of Kent and Westmoreland now are.

The fish-ways at Saint George were opened in the spring, and there is reliable evidence that alewives have passed through them. They are now in good repair, and will be opened next spring, as soon as fish make their appearance at the foot of the falls. A first-class Rogers' ladder has been put in the dam across Linton Stream, which will enable fish to ascend to the lakes, and thus restock these waters. A fishway has also been made in the dam at the foot of Magaguadavic Lake, at a place called "the Flume." This pass was cut through solid rock at large expense, and Mr. Campbell is entitled to all the assistance the Act contemplates in such cases. The fish-ways on the Ste. Croix and that on Dennis Stream have been kept in good repair, and their beneficial effects are seen in the increasing numbers of fish that now ascend them. A new fish-way has been made at the foot of the lake at Baring, which will give free access to the whole chain of lakes emptied by that branch of the Ste. Croix. I would again beg leave to urge the great importance of stocking our waters with whitefish from the western lakes. If some of the many millions artificially hatched at the Sandwich nursery were placed in such of our great lakes as afford suitable habitats for this species, a valuable addition would be made to our food fishes.

As the measures which I consider necessary for the better protection of our fisheries have formed the subject of numerous special and lengthy reports, further reference to them here will be unnecessary.

CONDENSED REPORTS FROM LOCAL OFFICERS.

RISTIGOUCHE COUNTY.

Overseer Verge, of the River Division, says:—"The catch made on the New Brunswick side of the Ristigouche was less than that of last year. This decrease is attributed to unfavorable winds in the early part of the season, and to excessive

netting at the mouth of the river."

Overseer McPherson, of the Coast Division, reports as follows:—"The fishing industry in my district has been prosperous and profitable, the aggregated catch being equal to that of previous years, and the prices in market having been well maintained. A comparison with last season will show some variety in results. In some places salmon fishing has been exceptionally good; in others, below the averge. The lobster fishery throughout the district has been unsatisfactory, the quantaken being small in proportion to the number of men and traps employed. Last year the catch was 146,560 pounds; this year, 93,704 pounds, showing a decrease of 47,856 pounds. The close seasons have been well observed, and I have had no occasion to resort to legal measures to enforce the law."

GLOUCESTER COUNTY.

Overseer Hickson reports that during the early part of the season the catch of door was large, but as the season advanced fish became scarce, and the total catch does not exceed that of last year. The catch of lobsters continued to decrease, while the average size of the fish grows smaller every year. Mr. Hickson attributes this steady decrease to over-fishing, and he thinks if this continues, a very few years will the whole bay denuded of this source of an important industry. He indulges some melancholy reflections on the impending extinction of this business in Gloucester, and suggests the appointment of a commission to inquire into a matter which explains itself. All the commissions in the world cannot enable us "to have our cake and eat it too." All they could recommend Mr. Hickson and other officers have arged a hundred times "preserve the cake before it is entirely eaten." The opening up of the county by means of the Caraquet Railway has given a great impetus to the mackerel fishery. Mr. Hickson reports that the bay was swarming with schools of this fish from the 1st July to the end of August. Nine extensive pound nets or traps" were set off the coast this season; but these were not so successful as their enterprising owners hoped, though some good catches were made. Herring were plentiful in spring, but scarcer in fall. Cod gave a fair average catch of a fine Quality.

Overseer Cormier, of Caraquet, reports that mackerel would not take bait freely, and in consequence the catch was smaller than usual in the district. A good catch of cod was made, and the quantity of lobsters was larger than usual, in consequence of the was made, and the quantity of lobsters was larger than usual, in consequence of the increased demand made by two new factories started this season. The catch of spring herrings was good; but the fall yield was not so good as last season. The smelt fishery is growing into an important industry in this district, the catch made last with the coming winter Mr. Cormier last winter was large and will probably be exceeded the coming winter. Mr. Cormier and mackerel fishery; as vast quantities of small mackerel and all the herring taken in these

in these immense bags are thrown overboard. Overseer Aché, of Shippegan, reports cod fishing good, with favorable weather for curing; but prices were lower than usual. The catch of lobsters was about the same in Guantia. in quantity as usual; but the average size was much smaller than formerly. Spring herring herring were very plentiful and a good catch was made; but owing to unfavorable weather the very plentiful and a good catch was made; but owing to unfavorable weather the very plentiful and a good catch was made; but owing to unfavorable weather the very plentiful and a good catch was made; but owing to unfavorable weather the very plentiful and a good catch was made; but owing to unfavorable weather the very plentiful and a good catch was made; but owing to unfavorable weather the very plentiful and a good catch was made; but owing to unfavorable weather the very plentiful and a good catch was made; but owing to unfavorable weather the very plentiful and a good catch was made; but owing to unfavorable weather the very plentiful and a good catch was made; but owing to unfavorable weather the very plentiful and a good catch was made; but owing the very plentiful and a good catch was made; but owing the very plentiful and a good catch was made; but owing the very plentiful and a good catch was made; but owing the very plentiful and a good catch was made; but owing the very plentiful and a good catch was made; but owing the very plentiful and a good catch was made; but of the very plentiful and a good catch was made; but of the very plentiful and a good catch was made; but of the very plentiful and a good catch was made and the very plentiful and the very plen weather, fall fishing was a complete failure. Smelts are plentiful in this district and the questions was a complete failure. the quantity taken grows larger every season. Mr. Aché expresses the belief that the completion of the breakwater and the dredging of Shippegan Gully would be of incalculable benefit to the county.

Overseer Boyd, of Miscou, reports a falling off in the catch of lobsters in his district, as well as a decrease in the size of the fish. The catch of spring herring was good, but the fall fishing was a failure, which Mr. Boyd attributes to the throwing overboard of fish offals from vessels which clean and pack their catch on the banks. Cod fishing was good, but low prices discouraged its vigorous pursuit. Smelt fishing has been commenced and with railroad facilities for transport will no doubt increase, and this district will add its quota to the glutted markets. Mr. Boyd again urges that something be done to save the lobster fishery from ruin and preserve an important source of employment to the people of Miscou.

Overseer Sewell, of Pokemouche district, reports a decreased aggregate catch. Salmon shows a small increase over last year. Mackerel gave about an average catch, but herring show a considerable decrease compared with last year. Alewives show a small increase over last year, but a great decrease compared with the catch of 1884. Mr. Sewell considers excessive fishing the cause of the steady decline in this fishery. Shad were more plentiful than last year, but bass scarcer. Both smelts and trout show a large falling off from the quantities caught last year. The catch of lobsters was somewhat larger, owing to an increased number of traps set in the same space, but the average size was less, requiring six lobsters to fill a pound can.

Overseer Mauzerolles, of Tracadie district, reports a good catch of salmon, alewives, smelt, herring and trout, but a decrease in cod, mackerel and bass. Lobster fishing was more vigorously pursued than last year, and the quantity canned somewhat larger. The extension of the Caraquet Railway to Pokemouche will give an impetus to all branches of fishing in these lower districts of Gloucester County.

NORTHUMBERLAND COUNTY.

Overseer Noble, of Escuminac district, reports as follows:-" Salmon, our great stand-by, made a good appearance in the early part of the season, but fell off as the season advanced, so that the catch falls much below that of last year. The lobster fishery was good as to quantity caught, but the size has become very small, requiring about six and one-half to fill a can." Mr. Noble makes some suggestions of a practical kind, the adoption of which, he thinks, would save the small fish from destruction. Were there large fish enough to keep the factories in operation, there might be some hope of saving the small fish, but now that only small fish are left, saving them means shutting up the factories. But before anything can be done in this direction the fishery must be brought under the control of those whose interest is to save the business, not to destroy it. Mr. Noble again urges, very piteously, that some regulations be made to prevent the total destruction of the oyster beds in his district He recommends the leasing of the existing beds, and inducements for the planting of new ones, as the only means of preventing the total extinction of the shell fish in his district. Smelt fishing is prosecuted on an increasing scale, but the prices obtained by fishermen get lower. Mr. Noble says that every season shows more clearly that the 1st December is early enough for this fishery to commence. Even at that date this year the weather was not cold enough to freeze the fish fit for safe export.

Overseer Williston, of Bay du Vin district, says:—"I have this year to report a falling off in the salmon catch which has shrunk from 51,220 pounds in 1885, to 33,580 pounds in 1886. The large returns of mackerel made from this district last year are not repeated. The schooner 'Middleton,' which alone took 850 barrels, was not fishing this season, and the quantity caught with hook and line did not exceed 100 barrels. Herrings were, as usual, plentiful in the spring, and a good catch was made. Alewives, shad and bass show no increase. The great destruction of young bass in smelt nets will prevent any improvement in this fishery, and will, in all probability, cause the extinction of the species in our rivers. Smelt and frost-fish show larger returns than last year. I would urge that licenses do not issue earlier than 1st December, for even at that date the ice is unsafe for fishing. I send another large return of oysters. The quantity would be still larger but for heavy westerly

winds which prevailed and interfered with raking. As long as the beds will pay for constant raking there will be no voluntary cessation, and as the yearly close season is Quite insufficient to preserve the beds, their complete destruction is only a question of time, and that time is not far off. Leasing the beds might not give general satisfaction, but this measure seems to be the only one that will save them from utter extinction."

Overseer Stymast, of Tabusintac district, reports a serious decrease in the catch of salmon, alewives, trout and bass. With respect to the latter fish, Mr. Stymast says that when smelt nets are set before the 1st December large quantities of young bass are killed. The returns show a decreased catch of smelts; but Mr. Stymast is of opinion that if the quantities lost by soft weather and those thrown away on account of their small size are taken in, the catch would exceed that of last year. For the reasons given above—to save the destruction of young bass and to prevent the loss of smelts from soft weather—he thinks that no licenses for bag nets should be issued before 1st December.

Overseer Robichaud, of Neguac and Portage Island district, reports a greatly decreased catch of all kinds of fish. Four out of the six lobster factories in the district were shut down for want of lobsters to keep them running. Both cod and herring gave poor returns. Salmon gave only half of last year's catch. Mackerel were plentiful, but only four boats were fishing. Smelts were not so numerous as

formerly and a considerable quantity was lost from soft weather.

Overseer Wise, of Chatham and Lower Newcastle district, reports as follows: -The salmon catch up to the 20th June was good, but from that date to the end of the season fish were very scarce, and the returns are nearly 50 per cent. less than last year The catch of fall bass was also very small; that of smelts was large, but prices were unremunerative, owing to the glutted state of our usual markets. Were no licenses

issued until 1st December, both shippers and fishermen would be benefited."

Overseer Hogan, of Newcastle and North Esk district, reports a fair catch of salmon and smelts, but a very poor catch of bass. A late run of salmon in October gave rise to much illegal fishing, the proceeds of which found an easy outlet by means of the Intercolonial Railway whose officials are always ready to assist the poacher and illegal shipper, while throwing every obstacle in their power in the way of officers who seek to detect them. A whole car-load of contraband fish and game was seized a few weeks since; but by far the greater part shipped escapes detection. It seems somewhat strange that mere arbitrary rules of the railway department can Over-ride the laws of the land, and that articles which these laws declare to be contraband, illegal, and subject to confiscation, are perfectly safe when placed in the care of railway officials.

Overseers Parker, of Derby, Bamford, of Blissfield, and Freeze, of Doaktown, report Poor catches of salmon and alewives, which are the only commercial fishes in these districts. These districts are now all traversed by railroads, one on each side of the river, and the former facilities for exporting illegal fish are now doubled. Some more effective means will be necessary to protect the fish in these difficult parts of

the river.

KENT COUNTY.

Overseer Guimon, of the St. Louis district, reports a very poor catch of salmon compared with that of last year, which was, however, exceptionally good. Mackerel in great with that of last year, which was, however, exceptionally good. Inly and a in great schools and of fine size and quality struck in shore about 10th July, and a Sood catch was made with hook and line. Preparations for more extensive and Vigorous fishing are being made and freezers are being built so that the fish can be shinned contract the fish contract the fi shipped for market fresh. Bass fishing was good in autumn though the weather was uniavorable for net fishing. Lobsters were scarce and poor. After the middle of June the factories were idle half the time for want of fish. The catch of smelts was very large; but losses from soft weather at both ends of the season, have reduced the returns Teturns made. Mr. Guimon strongly urges that no licenses be issued in future before Lat December.

Overseer Hannah, of Richibucto district, says:—"Mackerel, herring, hake, and cod, all show a small improvement on last year's catch. Lobsters were both scarcer and smaller than last year, requiring about seven to fill a pound can. The twelve factories in this district did not put up much more than half the quantity packed last year. Smelts show an increased catch, and the fishery is now being pursued on a still larger scale.

Warden Harnett, of the Upper River district, reports smelts and alewives

plentiful, but bass very scarce."

Overseer Girouard, of Buctouche district, reports about an average catch of all kinds of fish, except salmon and bass which were scarcer than usual. Mackerel were of good quality and brought good prices. Alewives were more plentiful than last season, and though tewer men pursued this fishery, a fair catch was made. Cod fishing was pursued with difficulty, owing to very unfavorable weather during the greater part of the season. Spring herrings were more plentiful than usual, and a good catch was made. Smelt fishing was pursued on a large scale, and in the early part of the season fish were very numerous. The catch of lobsters was about the same as last year.

Overseer Cormier, of Cocagne district, says:—"The returns show an increased catch of herring; but though the quality was better than usual, prices were so low as to be unremunerative. The catch of mackerel was small; fish were plentiful but did not take the bait as in former years. In the early part of the season, lobsters were of good size, and though getting scarcer as the season advanced, a very good catch was made. Smelts were plentiful and the returns largely exceed those of last

year."

Overseer Leblanc, of Legerville at the head of Canaan river, reports trout plentiful in all lakes and streams. Formerly these waters were netted and the fish destroyed by every kind of illegal fishing, without regard to times or seasons. They are now protected and the law obeyed in the neighborhood. As these waters are easy of access from Moneton and other places on the line of railway, they afford excellent fishing to anglers who visit them during the summer season.

WESTMORELAND COUNTY.

Overseer Deacon, of Shediac, reports as follows:—"There were twenty lobster factories in operation this season, and several new ones will be started next summer. The returns show a decrease of 220,944 lbs. from the quantity canned last year. As long as the present overfishing is allowed, and new factories permitted to crowd in on limits already too small, this annual decrease will become greater, A good catch of fine quality mackerel was made, and high prices for export in ice. Preparations are being made for the prosecution of this profitable fishing on a large scale. The returns show a large falling off in the catch of smelts, and there can be no doubt that the vast drain annually made on the supply is showing visible effects not only on the quantity caught, but on the average size of the fish which has been reduced nearly one half. This season, as last, large quautities were lost from soft weather at both ends of the season. To avoid this waste, licenses should not issue until 1-4. December, and they should expire on 1st February instead of 15th. Even then the quantity caught will keep all the usual markets so glutted that prices will remain at their lowest ebb."

Overseer Goodwin, of Bay Verte and Sackville district, reports an average catch of all kinds of fish. He says:—"Herring, as usual in the spring, were plentiful, and a good catch was made. In September schools of fine herring, fat and large and equal to Canso best, made their appearance in the bay. They were soon followed by schools of extra quality mackerel, accompanied by vast numbers of young fish called "tinkers," which were not worth catching. Bass and alewives were scarce, and the catch of shad in Sackville fell much below the returns of last year."

Overseer Cormier, of Dorchester district, reports a serious falling off in the shad fishery. The catch will not much exceed half the quantity taken in average years;

but the quality was good and the whole catch brought high prices. Mr. Cormier again urges the making of a regulation which will prohibit shad fishing until the 2 th June, and restrict each boat to the use of 200 fathoms of net. He is strongly of opinion that overfishing is the cause of the steady decrease in this fishery. As these changes will meet the wishes of a great majority of fishermen, I see no reason why they should not be made.

ALBERT COUNTY.

Overseer Stewart reports a decrease in the catch of all kinds of fish. The steady decline of the shad fishery for some years past has led to the abandonment of all the weirs that were formerly built in this county, and less interest is now taken in line The home demand for fish is now supplied by purchase more cheaply than it can be caught, and there is no inducement to renew worn out nets and lines. Gaspereau still visit the lakes to spawn and some salmon still spawn in the rivers; but neither species is numerous enough to induce systematic fishing. All the lakes and streams are well supplied with trout, and these attract numbers of anglers who generally find excellent sport.

VICTOBIA COUNTY.

Overseer Ryan, of the upper division, reports a very poor season for salmon, which he attributes to lowness of the water. He still complains of illegal fi-hing in the Tobique, and urges the employment of more special guardians whose whole time and attention should be given to the work. If the present resident wardens were dispensed with and three travelling guardians employed from July until October, much of the illegal fishing so common on the Tobique could be prevented.

CARLETON COUNTY.

Overseer Lindsay, of the Upper Division, reports salmon scarcer than usual until late in September, when the spawning beds were reached. Trout are always plentiful and as no fishing, except by rod and line, has been allowed in the district since

his appointment the numbers do not diminish.

Overseer Burtt, of the lower division, says:—"The run of salmon was much smaller than last season, and very few were legally caught in this district. At the upper end, where I have long urged that a warden should be appointed, spearing and illegal netting were done to such an extent, that by direction of the inspector I employed a special guardian during the whole fishing season, whose presence on the spot and attention to his work put a stop to these practices. I am very sorry to report, however, that the fish escaped in this division only to perish by the same illegal means when they reached the Tobique." This district is too large for a single officer to guard, and I would again recommend that a warden, to act under Overseer Burtt's direction, be appointed at the upper end, which is ten miles from his residence.

Warden Scott, at Eel River, reports a very light run of salmon. Only nine nets Were set in his district, and these took very few fish. He reports no illegal fishing,

and no disposition on the part of fishermen to violate the law.

YORK COUNTY.

Overseer Orr reports as follows:—"There has been a great falling off in the number of salmon ascending the St. John this year. I have seldom known fish so scarce in this county. Bass and shad have been almost unknown this season above Fredericton. This extreme scarcity of fish has reduced the incentives to poaching, and all on the main river. and the wardens have had but little trouble in enforcing the law on the main river. On the south-west Miramichi, above Boiestown, there has been very little illegal Sthing done, though the extreme lowness of the water all summer was favorable for the pool of tide I found the river in a the poacher. Below Boiestown and thence to the head of tide, I found the river in a bad state, giving evidence of great negligence on the part of officers. I made three abecial special trips from Boiestown to Derby during the summer, and on each occasion I

took a large number of spears and illegal nets, and saw every evidence of extensive

poaching, which, under the present system, will never be prevented."

Warden Cronkhite, of Southampton, who has a very large district, in which no fewer than thirty nets are set, reports the best catch on the river, amounting to 3,258 pounds, which do not appear in the returns, his report not having reached mo until the general statement had been sent forward. He reports good order in the district, and compliance with all the requirements of the law.

SUNBURY COUNTY.

Overseer Hoben reports a good catch of alewives, a fair catch of shad, but an almost total failure of salmon. The quantity of pickerel and perch caught for export to the United States increases every year. At present there is no close time to protect these fishes in their spawning season, and they are caught without restraint at all times. Mr. Hoben urges that a close time of three months, covering their spawning season, be provided to keep up the supply, which must surely diminish under the present excessive fishing.

QUEEN'S COUNTY.

Overseer Hetherington reports a fair catch of alewives and shad, but a great scarcity of salmon. The pickerel fishery has now become more valuable to the county, in a commercial point of view, than the salmon fishery ever was. The latter were never exported in any considerable number; but the former have been sent to the United States markets in large quantities, for some years past, and have brought fishermen and dealers good returns. In view of the rapid growth of the pickerel and perch fisheries in the county, and of the extent to which they are now pursued, Mr. Hetherington agrees with Mr. Hoben that a close season to cover their spawning time has become necessary.

Warden Phillips, of Canaan River, thinks that shad and alewives were as plentiful as last season in the river, which may well be the case, as so few were caught in the lake below. He reports a good observance of the law, and has no fines nor

prosecutions to record.

KING'S COUNTY.

Overseer Belyea, of Westfield and Belle Isle district, has not a cheering report to make. The catch of every kind of fish frequenting the river has been poor. Salmon, shad, bass and alewives have all been scarcer than he has ever known them, while sturgeon have almost disappeared. These fluctuations are not without precedent, next season's catch may be as cheering as that of the present is depressing.

Overseer Gosline, of Kennebecasis and tributaries, has the same rather cheerless story to tell of a great scarcity of all kinds of fish. The only species that show any increase in the catch are pickerel and perch. and these are becoming plentiful in all parts of the river suitable for their habitat. Several thousand pounds have been

caught for export.

ST. JOHN COUNTY.

Overseer O'Brien, of St. John and Lepreau districts, reports as follows: - "The catch of salmon shows a great decrease compared with that of last year. wives show a great falling off, fully 40 per cent. from the returns of last year. Shad show a small increase. Herring gave a better catch than last year. lobster fishery was more vigorously pursued than in past years, with a corresponding and satisfactory increase in the catch, the bulk of which was sent to the United States fresh. The duty of \$2 per barrel on alewives imposed on our fish had the effect of restricting their consumption in the States, and they were shipped to Boston in bond for export. During the present year the 'cut fish' trade has assumed large proportions. Four establishments in the city are now operating extensively. Cod is the principal kind used. The boxes are neatly made and labeled, and contain five, ten and twentyfive pounds each of fish. There is a growing demand all over the Dominion for the fish thus prepared for immediate use. All the bones and trimmings are used in a glue factory near the city, and no waste is made. The preparation of herring as bloaters, is another large business, rapidly growing larger, to which has lately been added the Scotch process of 'kippering,' which makes a nice relish for breakfast and lunch." Mr. O'Brien attributes the great and steady decrease in salmon to years of over-fishing, which has not left enough parent fish to keep up the supply. In this belief I entirely agree, and the same cause that made the scarcity is still more actively at work to prevent any permanent improvement. This is true not only of the St. John River, but of every other salmon river in the Province. Mr. O'Brien thinks the only feasible mode of increasing the supply is to prohibit catching thementirely for two years. No doubt this extreme measure, if feasible, would largely increasing the supply increasing the same search to the same search to the same search. increase the supply of following years; but in a few years more the same scarcity would be produced by the same over-fishing.

Overseer Skillen, of St. Martins, writes as follows: -"I have nothing extraordinary to report from my district. The aggregate catch of fish exceeds that of last year, not withstanding a small show of herring in consequence of the suspension of fishing in manufactures. I had some difficulty in in many of the best places during the spawning season. I had some difficulty in keeping the spawning grounds clear of vessels; but was not obliged to resort to extreme measures. The lobster fishery in the western part of the district was prosecuted with great industry and with encouraging results. The great bulk of the

catch was exported fresh."

CHARLOTTE COUNTY.

Overseer Todd, of Ste. Croix district, reports salmon scarce, and very few were taken with the rod compared with last season. The Commissioners of Fisheries for the S. which have distinguished them the State of Maine, with that foresight and liberality which have distinguished them Since their accession to office, placed last year 200,000 young salmon in Grand Lake stream, a tributary of the St. Croix, in which Commissioner Stilwell has always taken. taken the greatest interest, knowing it to be the source whence that river must, in future, derive its new stock. The same number was placed in the other branch of the river at Vanceboro' from the St. John hatchery, so that there is now every reason to look for the rapid re-stocking of what was once the best salmon river in Maine and w and New Brunswick. The principal obstacle to this desirable end is the illegal fishing which is pursued at the head of the tide, in the neighborhood of the fish-ways. The Maine Commissioners have employed a night watchman on the American side of the maine Commissioners have employed a night watchman has employed another of the river, and Overseer Todd, acting in consort with them, has employed another on the constant and overseer todd, acting in consort with them, has employed another of these guardians has had the effect of on the Canadian side; the concerted action of these guardians has had the effect of putting a stop to this illegal work, and the best results may now be expected. The nah. The state of the stat ish ways at Milltown are all in good repair, and an excellent one was built at Baring last last summer. The sardine fishery is now pursued as far up the river as Oak Bay, and a market at good prices. and a large quantity has been caught, which found a ready market at good prices. Overseer Campbell, of St. Andrew's Bay, reports as follows:—" About the usual number of boats and men has been engaged in the fisheries of this district, and the result at boats and men has been engaged in the fisheries of this district, and the result does not show any decrease in the catch compared with past years. A large number of boats from Campo Bello, La Tête, Deer Island, and other places, has been fish: been fishing in the bay this season; their catch does not appear in the returns. With With more traps set than last year, their catch of lobsters has been small; the average are average size remains about the same, and the whole catch was sold to the Eastport factories. factories. The returns for line fish are smaller than last year, but the catch of netherring. The returns for line fish are smaller than last year, but the district; those, too herrings was larger. Very few herring were smoked in the district; those, too large for was larger. There has been a large for sardines, were sold at low prices for smoking elsewhere. There has been a large in sardines, were sold at low prices for smoking elsewhere. Early in large increase in the catch of sardines, and a ready sale for all caught. Early in August :-August immense numbers of squid drove the schools of herring into all the small coves and immense numbers of squid drove the schools of herring into all the small coves and immense numbers of squid drove the schools of herring into all the schools of herring into all the schools of herring into all the schools of herring into all the schools of herring into all the schools of herring into all the small coves and in the schools of herring into all the small coves and in the schools of herring into all the small coves and in the schools of herring into all the small coves and in the schools of herring into all the small coves and in the schools of herring into all the small coves and in the schools of herring into all the schools of herring into all the small coves and in the schools of herring into all the schools of he coves and inlets, which were so crowded with fish that they could be scooped up with dip nets much serious and large wages were made. dip nets. They sold readily at \$5 to \$7 per hogshead, and large wages were made.

I have no how sold readily at \$5 to \$7 per hogshead, and large had a torch never They sold readily at \$5 to \$7 per hogshead, and large wages to have no doubt that the catch would have been quite as large had a torch never been lighted doubt that the catch would have been distributed among the boats.

After a time boats from other places began to use torches and go out late at night. This broke up the schools and soon only those who used lights got any fish, and the practice became general in utter defiance of the law which prohibts this destructive made of fishing. In a short time the fish were driven into deep water and disappeared from the bay. Up to the present time (31st December), they have not returned, though large preparations have been made for the winter fishing. demand for sardines seems to increase, and despite the destructive fire in Eastport, it has not fallen off. Other factories have started up in place of those consumed, and the canning business has shown no signs of diminution. I have just been asked if coal tar could be used for torches in 'driving,' and have been told that it is used for that purpose since paraffine has been forbidden. It is quite impossible to follow fifty or sixty boats in the night, scattered miles apart, to ascertain whether the torch is made of oil, tar or bark. The torchers know this, and it is safe to conclude that the kind of torch most easily and cheaply procured, and most effective for the purpose, will be used by those whose object is immediate gain, regardless of the consequences to the future of the fishery. The only way to prevent the use of injurious articles is to stop the use of any kind of lights, the effect of which is to break up the schools and drive the fish away. There is a class of men who have no thought or care for the protection of a profitable industry; these can be restrained only by the strong hand of the law." I entirely agree with the conclusions arrived at by Over seer Campbell, during the short time he has been acting as a fishery officer, and his testimony is all the more reliable because it corroborates that of older officers, and of all fishermen whose experience enables them to speak with confidence on the subject. I can only add my voice to that general condemnation of a most unwise and destructive mode of fishing, one that, if allowed to continue, will result in driving the herring from all our inland waters.

Overseer Ash, of Beaver Harbor, reports a falling off in the catch of some kinds of fish, and an increase in that of other kinds. Cod, haddock and hake show smaller figures than last year. The catch of lobsters was larger, as was that of sardine herrings, which is the principal fishery of the district. Mr. Ash did not commence his official duties as overseer until the season was near its close, and he has not had time to acquire that intimate knowledge of the district and its needs, which

a longer experience will give him.

Overseer Lord, of Deer Island and La Tête district, reports as follows:—"The returns show a slight increase in the catch of cod and pollock, but a great falling of in hake and haddock. The price of hake was too low to induce fishermen to follow the business with their old vigor and perseverance, while the almost total absence of haddock, inshore, rendered fishing useless. Very few herrings have been salted, and still fewer have been smoked this season. This has been owing partly to the scarcity of suitable fish; but principally to the fact that salted and smoked fish are subject to duty in the United States, while fresh herring are not. The winter catch for freezing was very good last season; but apprehensions are expressed that fishing will not be good in the bay this winter, as no herring have returned there since the torches drove them out, and none are there at the present date. A larger catch of lobsters was made, fair prices and a good demand stimulated fishing. The catch of sardipe herrings was larger than last berrings was larger than last year, but the greater part in this district was taken early in the season. After July, the fish were driven in shore by immense numbers of equid, and the few taken in weirs were too large for sardines. In former years there was always a good run of sardine herrings in the fall; but for the last two years they have been driven in the last two. years they have been driven into deep water by 'torching.' I have been blamed in cartain quarters for any and the same than any torching. certain quarters for expressing my honest opinion in this matter, and have been charged with interested motives; but I must still express my conviction, founded on years of experience and charged to be been blamed on the still express my conviction, founded on the still express my conviction, founded on the still express my conviction, founded on the still express my conviction, founded on the still express my conviction, founded on the still express my conviction, founded on the still express my conviction. years of experience and observation, corroborated by men whose judgment is better than my own, that this mode of father relationships than my own, that this mode of fishing is injurious to all, because it drives the fish beyond the reach of both note and main " beyond the reach of both nets and weirs."

Overseer Brown, of Campo Bello, reports an increased catch of all kinds of fisher and haddock were more plantical in the catch of all kinds of fisher Hake and haddock were more plentiful in the district than last season, and a better catch was made. Pollock was in good demand, at a fair price, and good catches were made. Weir fishing was also better than last year; but the low figure paid for smoked herring has reduced operations in this branch of business, while a brisk demand and good prices have led to more extensive fishing, and a good business was done, so that, on the whole, fishermen have made a fair year's work.

Overseer McLaughlin, of Grand Manan, reports that "the season's fishing has resulted in an increased catch of all kinds of fish, which the people have worked most at. Cackerel were plentiful for the first time since 1854. Had our fishermen been pre-Pared for this unexpected visit from their old friends, great catches might have been made. Some of the weirs took large numbers; about 200 barrels were secured, which sold readily at good prices. Herring were plentiful, but the small fish fit for smoking Were not as fat as usual. Line fishing has been less followed than in former years, and the returns show no increase. More lobsters were taken than for several years past. The whole catch was sold fresh to American buyers." Mr. McLaughlin urges that torching is allowed in Grand Manan waters, it should be under special license, and that the use of oil and coal tar be strictly prohibited, and that no torch be allowed to fish mearer than 1,200 feet to any weir, whose license fee for the year has been paid. The change in the fishery policy of the Dominion consequent on the action of the United States Government made it necessary for Overseer McLaughlin to employ assistance in Recepting American fishermen outside the limits. He reports that, with this assistant lance, he has had no serious difficulty.

I have the honour to be, Sir,

Your obedient servant,

W. H. VENNING,

Inspector of Fisheries, N. B.

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	tisd as bear dail.		2500 1500 700 5		4705	6000 4200 2793 5250 18243
	Fish Oil, gallons.		δ ^Λ	11111	236	280 1400 241 35 1939
	Горафета, свпа.		180000 12000 77000		269000	300000 610000 189954 269152 1389101
	Lobaters, tons.			11111	<u> : </u>	: :42 91
	Oysters, barrels.		0009	450	9950	350 390 296 750 1300
KINDS OF FIRM.	Sardines, barrels.			1000	001	
	Eela, barrels.		30	20	1756	110 76 95 64 64 1257
	Perch, lbs.					6000 5400 3000
	Smelt, lbs.	•	84000 62211 206816 193680	10,0000 2,0700 15000	1782407	327500 1110:000 300:00 383948 37500 2387948
	Flounders, lbs.		2000	5000	12000	1000 19000 2030 2030
	Frostfish, lbs.		00000	450000	526000	800 100000 500 14000 600 500 600 46250 850 3025 361 168273
	Trout, lbs.		1000	250 1500 1300	5950	800 4500 600 1600 850
	Bass, lbs.		12000 15000 3000 7000	2700	78390	8000 5680 1000 500 2000
	Shad, barrels.		8 : 8		8	15 29 44
	Halibut, lbs.	,	200		200	277
	Baddock, cwt.		001		01	30
	Hake Sounds, brls.		500 400		006	600 5400 536 6536
	Hake, cwt.		150		300	600 2400 1160 40 3200
	Sounds, parrels.		! ! ! !		!	29
	Cod, cwt.		550 940		1490	150 2100 16 25 2293
	Alewives, barrels.		150	1000 50 40 15	1370	200 184 873 405 100
	District.		Point Escuminac to Bay duVin Tabusintac to Grandes Dunes Tabusintac River and Bay Bardwicke to Glenelg	Bay du Vin to Beaubair's Island Ind Ind Newcastle to North Esk Derby Blackville. Blissfield. Doaktown to Boiestown.	Totals	Ken River to Kouchibouquacis Konchibouquacis to Chockfish River. Richibucto River and Branches Buctouche River and Bay Cocague

KINDS OF FISH.	.neze	Herring, fro									
	Blerring, barrela.			13000 50 80 20 1500	14650	800					
	Mackerel, in cans.			4000	4000						
	Mackerel, barrels.			6400	6457						
	Salmon, fresh, in ice, lbs.			1000	3820				4500		6300
	rels.	Salmon, bar		- R R 2	8	8	50.8	28			
FISHING MATERIAL.	Lobster Traps.	Value,	69	15000	15000						
		.oN		15000	15000					•	
	Smelt Nets.	Value.	€	4000	4060						
		.ov		200	20.						
	Weirs.	Value.	69	60 4	93	8					11
		No.			9	-1					1
	Nets.	Value.	₩	10000 1200 900 80 750	14230	1000	400 240 160	800	325		375
		Fathoms.		10000 6000 4500 500 3750 4500	29350	2750	200 120 80	400	650	:	929
e e	Boats.	Men.		8 % & C O	187	24	20 12 8	8	09	40	100
AND BOATS EMPLOYED IN FISHING.		Value.	€9	10500 1440 1080 900 1050	14970	550	120 72 48	240	650	400	1060
		No.		700 24 18 15 32	789	=	10 8	8	30	20	20
D BOATS FIBHING.	Vessels.	Мев.						;		i	
		Value.	99				111			į	
VESSELS		Топпаке.				:				•	
Δ		No.				!					
	District.			Shediac to Botsford	Totals	Albert. Hopewell Point to Wolf River	Victoria. St. John River	Totals	Carleton Co. Line to York Co. Line	Head Waters of Miramichi	Totals

	VALUE.	ets.	260,335 00 5,652 00 3,972 00 463 75 2,518 50 17,668 50	290,496 75		16,967 00	2,420 00 492 00 144 00	3,056 00	1,400 00	2,480 00
UCTS.	Fish nsed as ma- nure, barrels.		4000	4650						İ
Г івн Рворист .	Fish used as bait, barrels.		6296	8296						
Fis	Fish Oil, gallons.		200	40		126			::	I
	Lobsters, cans.		100 573552	573552						
	Lobsters, tons.		100	103					•	
l	Oysters, barrels.		100	100		1				:
	Eels, barrels.		150	159		11	200	200	: ;	1
	Perch, lbs.			;		11	200	20	• •	1
	Ріскетер, Ірв.						200	100		1
٠	Smelt, lbs.		2500 656970	670970						
OF FISH.	Flounders, lbs.		11111	2500						
Кіирв ог	Frost Fish, lbs.		0009	0099						
	Trout, lbs.		3500	4.50		4000	3000	8000	12000	12000
	Basa, 1ba.		8000	8500						
	Shad, barrels.		20 360 12 225 500	1597		8	20	20	50	100
	Наке, смт.				<u> </u>	147				!
	Cod, cwt.		20 3	128	<u> </u>	150				
	Alewives, barrels.		250	250	<u> </u>	<u> </u>		<u> </u>		
	Herring, smoked, in boxes.		2500	3170		2000				
	District.	Westmoreland.	Shediac to Botstord Dover and Gautzeau Pré d'en Haut and Belliveau Dockpester Skockport and Wood Point Baie Verte and Sackville.	Totals	Albert.	Hopewell Point to Wolf River	St. John River Tobique Aroostook	Totals	Carleton. Carleton Co. Line to York Co. Line. Head Waters of Miramichi	Totals
16			161				Wa ET		-	

			9	£	Vancation and Dame Dame on Discussion	5				6					
		SELS A	AD BOA	TS DAMP	LOYED	IN FISH	ING.				HING	FISHING MATERIAL			
District.		Vessels	sels.			Boats.		Nets.	.8.	Weirs.	ra.	Smelt Nets.	Nets.	Lobster Traps.	ster .ps.
	.oV	Топпаке.	Value.	M en.	No.	.enlaV	Men.	Fathoms.	Value.	.oV	•sµlas.	.о.Х	·eulaV	.oV	.enlaY
York.			€		-	₩			\$		€		99		₩
York County Line to Sunbury County Line						15	30	950	425						
Sunparis.															
River St. John. Gagetown. Burlon Gagetown Oromocto and French Lake. Lakeville and Maquapit Lake. Wipper Sheffield Maugerville. Totals Queen's.					19 880886688	200 200 200 200 200 200 200 200 200 200	044466444	0044000444	200 200 200 200 200 200 200 200 200 200						
Washademoak Lake					99	650	120	8000	16000						
Totals					99	650	120	8000	16000						
														l	1

ntinued.		VALUE.	\$ cts.	1,140 00 514 00 340 00 160 00 1,660 00 1,660 00 4,250 00 1,0 00 1,6 00 1,0 00 1,0 00	10,140 00	9,798 00 550 00 10,318 00
1k - Co.	, m	Fish Guano, tons.				
nswic	FISH PRODUCTS,	1			<u>l : l</u>	
. Bru	sн Рв	Fish Roes, barrels.				
-New	Fi	Fish Oil, galls.				
dec.		Eels, barrels.		100	14	20 20
ories,		Pickerel, lbs.		13000 2000 2000 10000 20000 30000 5000	85000	40000
e Fish		Trout, lbs.				200
in the		Bass, lbs.	4800	1000 500 1000 4000 1000	8200	300
raged	F1SH.	Shad, barrels.	22	20 30 30 10 10 50	# # 	450 490
ts eng	KINDS OF FISH	Pollock, cwt.				
d Bos	Ι.Χ.	Cod, cwt.				
els ar		Alewives, barrels.		20 10 10 10 50 50 40	192	630
f Vess		Salmon, smoked, lbs.				
o enla		Salmon, fresh, in ice, lbs.	0006	100	006	150
nd V.		ai deer anales	<u> </u>		<u> </u>	
Return showing the Number, Tonnage and Value of Vessels and Boats engaged in the Fisheries, &c.—New Brunswick—Continued.		District.	York. York County Line to Sunbury County Line	River St. John Gagetown Upper Gagetown Burton. Oromocto Oromocto and French Lake Lakeville and Maquapit Lake. Sheffield. Upper Sheffield Maugerville	Totals	Queen's. Washademoak Lake
	16—1	112				

1000 800 1012 8006 1700 11585 RETURN showing the Number, Tonnage and Value of Vessels and Boats engaged in the Fisheries, &c.—New Brunswick-Continued Cod, cwt. 443 9733 32 9733 900 9 : Alewives, barrels. 18000 18000 105950 925000 1056950 0000 in boxes. Herring, smoked, 3033600 489700 50000000 10000009 15023300 0000009 KINDS OF FISH. number. Harring, frozen, 30000 14412 31200 350 : Herring, barrela. 80 2388 : : : ೫ 30 ŧ Mackerel, barrels 7548 10000 ::::: : :::::: ::::: : ******** Salmon, smoked, 100000 2000 2000 100000 ******** : • ice, Ibs. Salmon, fresh, in 4200 3000 4650 11352 450 Value. Lobster Traps. 4800 11950 : : o.N FISHING MATERIAL. 10000 10000 118395 5200 45000 11600 38000 Value. Weirs. 33 33 247 : : : ፥ : ·oN 61500 42573 360 336 300 1596 12500 · ənlaV Nets. 2685 82000 86300 1300 25000 82234 547 545 600 175 8500 Fathoms. 650 105 13 20 1487 500 Men. 6500 **5848** 195 375 60 VESSELS AND BOATS EMPLOYED FIGHING. 630 71874 Boats. Value. 28 86 86 260 100 240 136 450 040 44 30 290 38 .ov 130 :82 3823 69 190 : Men. **5600** 10000 6200 40750 16000 26000 10450 8000 ******** • Vessels. .aulaV 318 1405 : 200 838 8 325 325 302 168 : : Tounage. ; 32 12 1208 ô : • : .oN Quaco Head to Le-preaux, including St. John Harbor... St. John Harbor to Totals..... Smith's Creek Tête to Beaver Harbor Totals Gcose River, St Deer Island..... Grand Manan Totals..... John County Campo Bello Charlotte. DISTRICT. St John. King's.

164

	The state of the s	топпако апп	מקום גם	Io onie o		2 200	v esseis and Doars engaged in the fisheries,	arra en	gagao	E .	100	1808	39. 30.		New	Quan	e wic	Ĭ -	Brunswick—Continued.	_
	i				Кімря ож	0.0	Г 19H.		!						Fien	Г иви Риориотя.	отота.			
Hake Sounds, ibs.		MANA STRANDER	Halibut, lbs.	Sturgeon, lbs.	Shad, barrels.	Bass, Ibs.	Trout, ibs. Frost fish, ibs.	Squid, barrels.	Flounders, lbs.	Smelt, ibs.	Pickerel, lbs.	fiela, barrela.	Sardines, hhds.	Lobatera, tona.	Fish Oil, gallons.	Fish Gueno, tons.	dish used as ma-	пите, ратгеја.	VALUE.	
				16264	2712	2504				<u> </u>	4300	13					<u> </u>	<u> </u> ; ; ;	\$ cts. 4,369 84 1,890 00 1,023 84	
47				16264	3112	2504	009				00 00	2 2						- 	980 50	
300 400 2000	000 2000		009		1640 4000					;		25		8	800		300	40°	268,263 00	
300 1000	100c		2000		12	:						<u>.</u>		105	150				25,605 00	
600 400 3000		- '	2600		1652 4	4000						18		188	920		00	100	283,868 00	===
610 845	180 845	010	3000			4.8	4000 9000 2500	8:	2000	2002	3000		150	.09	ê	20	300	150	9,602 50	
1000 1000 1000 125 160 100 1285 1510 3431 12000 12000 5000	1000 1000 1431 5000		35000				4000	498	1000				2431 5000 5000	300 100 133	3000	200 150 150 150	300 1 590 2 1000 50	100 280 5000	564,830 00 68,647 50 92,684 20 604,143 00	
15020 14670 8556	10 8566	100	38000		 	9	6500 1300	20 514	10000 4000 3000	100	100	ĪĪ	72191 2492		44104	655	022 2180 2130	I	1,482,368 95	

ULATION showing the Quantity and Value of Fishing Material, &cNew Brunswick.	VESSELS AND BOATS EMPLOYED IN FISHING.	Vessels. Boat	Tonnage. Tonnage. Value. Men.	56 56 1	Ristigouche 30 395 10010 113 1076 65 Northumberland 3 54 1400 12 1397 18 Northumberland 9 210 6300 59 105 18 9A/bert 10 789 14 Victoria 20 10 Vork 20 10 Sumbary 65 65 King's 171 88 1405 44 St. John 88 1405 40 1040 71 Totals 173 2390 84460 774 6179 193	
alue of Fishi	IN FISHING.	Boats.	Value.	€9	1400 250 65966 2665 8030 2046 14970 1×2 650 24 14970 1050 1050 100 1800 380 6:0 120 6:0 50 193937 8535	_
ing Material, &		Neta.	Fathoms.	\$ cts	27018 18009 00 48188 26366 00 39613 23234 60 29150 14230 00 400 800 00 950 1900 00 960 1900 00 3800 1900 00 8630 1696 00 8630 6150 00 8234 42573 00 368 1596 00 8630 6150 00 8234 42573 0 374609 229581 50	
c.—New B	FISHING	Weirs.	No.	\$	16 180 1 190 1 1 30 1 1 30 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	_
unswick.	Fishing Matrial.	Smelt Nets.	No.	•	5 200 197 4416 708 16145 5 70 2003 201 4060	
		. Lobster Traps.	.o.V		4770 553930 312800 312800 150000 45000 11950 139236	_
ĺ		Traps.	Value.	€	2435 51280 35936 15000 11352 132603	

Property Property	=			
Prolativolarity and Value of Fish, &c.—New Brunswick.—Continued. Salmon, barrels. Salmon, barrels. Salmon, barrels. Salmon, barrels. Salmon, in cans. S			Shad, barrels.	120 100 100 1000 20 20 50 75 118 118 1165 311 1653
Proapprinted Proapprinted Properties			Sturgeon, Ibs.	16264
RINDS Selmon, berriels. Selmon, berriels. Selmon, berriels. Selmon, berriels. Selmon, british, in cens. Selmon, amoked, loss. Selmon, amoked, loss. Selmon, amoked, loss. Selmon, amoked, loss. Selmon, in cens. Selmon,			Halibut, lbs.	9350 5271 5271 2600 380c0
### Salmon, barrela. 1000	ed.		Haddock, cwt.	1635 100 30 30 30 8556 13321
### Salmon, barrela. 1000 100000 100000 100000 100000 10000 10000 10000 10000 10000 10000 10000 10	Jontinı		Наке Воллдв, Ірв.	7004 900 6536 1400 14670 29510
### Salmon, barrela. 1000	ok-C		Наке, сwt.	3676 3200 3200 147 47 600 116020
### Salmon, barrela. 1000 100000 100000 100000 100000 10000 10000 10000 10000 10000 10000 10000 10	wsun.		Pollock, cwt.	1700 14334 16034
### Salmon, barrela. 1000	Bi		Sounds, barrels.	6 2 2 4
### Salmon, barrela. 1000	-Nen		1	
### Salmon, barrela. 1000	b, &c.	Fisit.	Alewives, barrels.	
### Salmon, barrela. 1000	e of Fis	KINDS OF	Herring, smoked, in boxes.	1264 3170 2600 2600 166950 1081384
### Salmon, barrela. 1,000	and Valu	[Herring, frozen, number.	600-600 15023300 21023300
### Salmon, barrela. 1000	ntity		Herring, barrela.	40 1950 1950 1950 1950 800 800 31200 14444 95180
### Salmon, barrela. 1000	e Qua		Mackerel, in cans.	37788 7000 4000 4000
### Salmon, barrela. 1,000	ing th		Mackerel, barrels.	2934 26: 26: 6803 64.30 30 2386
### Salmon, barrela. 1,000	show		Salmon, in cans,	112b 1000 2000 2000 412b
### Salmon, barrela. 1000	A TION		Selmon, smoked,	
	CAPITUL		Salmon, fresh, in ice, lbs.	
	RE		Salmon, barrels.	
			DISTRICT.	

RECAPITULATION showing th Quantity and Value of Fish, &c.-New Brunswick-Concluded.

	VALUE.	\$ cts 78,852 40 1,073,260 08 336,955 02 880,332 89 280,496 75 290,496 75 2,838 00 10,348 00 10,348 00 10,348 00 10,348 00 10,348 00 10,348 00 11,482,368 95
		1 1 4
is.	Fish used as man- riels. Derrels.	400 10165 15600 840 4660 4660 400 7130
FISH PRODUCTS.	Fish used as beaut, tind each as deit,	640 4705 4705 18245 8196 300 2190
ısн Р	Fish Guano, tons.	655
Ě4	Fish Oil, gallons.	45084 45084 1959 40 125 44 125 950 44101
	Lobsters, cans.	91701 2337452 269000 1369104 673662
	Lobsters, tons.	1391 1681 103 103 286 2492
	Oysters, barrels.	15047 9956 2986 100
	Sardines, hhds.	1000 1000 72191 73291
	Eela, barrela.	260 1256 1257 169 200 200 24 25 25 3745
KINDS OF FISH.	Perch, lbs.	700 500 700 500 85000 5500 3000 34000
	Pickerel, lbs.	\$6000 \$6000 \$6000 \$6000 \$0000 \$0000 \$134200
	Smelt, lbs.	7200 17826520 1783407 2387948 670970 7000 40000 7000 6484145 134200
	Flounders, ibs.	2400 23020 25020 25030 25030 2504 2504 2504 2504 2504 2504 2504 250
	Squid, barrels.	500
	Frost Fish, barrels.	2000 3800 5950 5950 5950 6900 2000 2000 600 600 6550 13000 6550 13000
	Trout, lbs.	2000 13600 83600 8350 4150 4000 12000 600 600 6560
	Base a, 1ba.	7533 78390 17180 8500 8600 300 2604 4000
	District.	Ristigouche 7533 Gloucester 7533 Gloucester 75836 Great 78800

Recapitulation of the Yield and Value of the Fisheries of New Brunswick, during the Year 1886.

-			
Kinds of Fish.	Quantities.	Prices.	Value.
		\$ cts.	\$ cts.
Balmon brls. do fresh, in ice lbs.	224	18 00	4,032 00
	1,201,732	0 20	240,346 40
do in oans	18,198 4,125	0 20 0 20 10 00	3,639 60 825 00 178,680 00
Mackerel Cans Cans. do in cans Cans. Herring bris.	17,868 70,128 95,180	0 15 4 00	10,519 20 380,720 00
do smalad hove	21,023,300	0 60	126,139 80
	1,081,384	0 25	270,346 00
Alewives brls. Cod Tongues and Sounds brls.	15,865	4 00	63,460 00
	79,445	4 25	337,641 25
	46	7 00	322 00
Hake	16,034	3 50	56,119 00
	22,990	3 50	80,465 00
Haddock ewt.	29,510	1 00	29,510 00
	13,321	3 50	46,623 50
	55,721	0 06	3,343 26
Shad bala	16,264	0 06	975 84
	5,577	10 00	55,770 00
Trout	131,707 65,650	0 06 0 06 0 04	7,902 42 3,939 00
Squid brls.	713,875 564 49,920	4 00 0 06	28,555 00 2,256 00 2,995 20
ickerol 105.	6,484,145	0 06	389,048 70
	134,200	0 06	8,052 00
Serdings bris.	14,900	0 06	894 00
	3,745	9 00	33,705 00
	73,291	10 00	732,910 00
40bsters tons.	28,083	3 00	84,249 00
	4,290	30 00	128,700 00
Fish Oil galls.	4,661,812	0 15	699,271 80
	92,788	0 60	55,672 80
	655	15 00	9,825 00
Fish used as Bait	55,454	1 50	83,181 00
	39,185	0 50	19,592 50
Total, 1886 do 1885	1.0000000 to to to to to to to to to to to to to		4,180,227 27 4,005,431 29
Increase	********		174,795 98
	1	i i	

Number and Value of Vessels, Boats, Nets, Weirs, Traps, &c., engaged in the Fisheries of the Province of New Brunswick, during the Year 1886.

	Value.	Total.
	\$ cts.	\$ cts.
173 vessels, 2,902 tons	128,713 00 44,841 00 132,603 00	
5 salmon and mackerel canneries		824,135 ⁵⁰
Total		1,321,115 56

APPENDIX No. 5.

PRINCE EDWARD ISLAND.

ANNUAL REPORT ON THE FISHERIES OF PRINCE EDWARD ISLAND FOR THE YEAR 1886, BY J. HUNTER DUVAR, INSPECTOR.

Alberton, P.E.I., 31st December, 1886.

Hon. GEORGE E FOSTER, Minister of Marine and Fisheries, Ottawa.

SIR,—I have the honor to transmit statistics, in tabular form, of the Prince Edward Island fisheries, for the year ended 31st December, 1885, together with remarks under the various headings.

GENERAL SUMMARY.

The total returns of the fisheries of the province show a deficiency in value as compared with last year of \$151,438.24; said deficiency being on the articles of lobsters and cod and hake. Decrease in lobsters is readily accounted for, but neither the deficit in decrease fish. All fish the Weather nor other apparent cause explain the deficit in deep-sea fish. All fish came to the shores later this year than usual.

Excepting in the above items the returns are satisfactory. Two hundred tons of tonnage have been added to the fishing fleet, which is now of the strength of fiftyfix vessels, aggregating 2,249 tons. Nearly 2,500 fathoms have been added to the stretch of seines, now reaching 9,000 fathoms. The number of boats and men employed in sea-fishing are about the same as in previous years.

Spring herrings can usually be taken on this coast in any quantity that may be wanted; the demand for bait regulating the supply. Thus, of 43,000 barrels of her-

ring taken this year, only about 6,000 were packed for food. Mackerel fishing has been favorable to our local fishermen, although every year shows that less dependence can be placed on hook and line. The catch exceeds last year's by about 5,300 barrels; quality generally good. In the official returns accompanying this report the value is set down at \$10 per barrel; the same as last year, but I should be disposed to think that in the present quotations of the United States markets \$10 is too low an average. Over 2,250 barrels were canned, producing 679,584 one-pound cans, or 286,000 lbs. over last year. A fleet of American fishing vessels one-pound cans, or 286,000 lbs. over last year. Vessels, reported as close on 200 sail, fished from early in the season until late, with it is believed, indifferent success. The duty performed by the protective cutters is favorably thought of by our local fishermen.

Deep-sea fish, such as cod and hake, kept far off the land until near the close of the season, but became plentiful just when it was less safe for our small class of boats to read the figherman of Caragnet. N.B., lie to venture to sea. Boats such as those, in which the fishermen of Caraquet, N.B., lie off the North Cape of Prince Edward Island, would doubtless have brought in good. Jares. The deficiency of cod and hake together, is close on 15,000 hundredweight; total catch of both, 22,380 hundredweight.

Lobster fishing was pursued this year with increased rapacity, there being 130 factories in operation, with many more traps and men. The result is as might be expected, 772,409 cans short. Total quantity canned this year, 3,616,780 lbs., representing not less than 22,000,000 of lobsters, all small, as against 4,389,189 lbs. last year. Some observations on this fishery are made in the body of this report.

A rush has also been made on the oyster fishery—500 boats on Richmond Bay this year for 300 last year. The whole quantity taken this year was 33,125 barrels,

being an increase of nearly 5,000 barrels over 1885.

Other sea fisheries do not call for special remark. Sounds and fish oil show smaller returns, from the less catch of cod. All the rivers are in good angling condition.

The value of the plant in the Prince Edward Island fisheries is estimated as follows:—

Sea fisheries	\$214,230
Lobster fishery	270,000
Ogster fishery	10,000

Say a capital of half a million dollars, with 56 fishing vessels, 9,140 fathoms of seines, 45,697 fathoms of set nets, 118,800 fathoms of set lines or trawls, 1,018 sear boats, 650 smaller boats, 2,000 men and 900 women, besides 1,000 fishers of oysters.

HERRING.

Practically we have no herring fishery in this Province in the important sense of the Scotch and Irish herring fisheries that rouse the whole fishing population to activity, fill a large export trade and consequently bring money into the country, besides providing an excellent article of food as a stand-by for the poorer class of the community. In Prince Edward Island with her whole shore swarming with spring herring, her fishermen content themselves with dipping out enough to sell for bait, chiefly to the lobster factories; 6,000 barrels are too small a quantity to be reserved for food out of a total catch of 43,000 barrels; 45,000 fathoms of nets worth \$18,000 is likewise too large an investment for the food so caught. Although claims for fishing bounties are largely based on herring it does not appear that since bounty was granted extra exertion has been used to increase the catch. On the contrary the stretch of nets has somewhat diminished.

It is stated by fishermen that it is of no use to catch more herring when there is no market also that the spring herring caught off these shores are thin and unsuitable for barrelling as an article of commerce. To a certain extent this is true—but not altogether true. A barrel of herring costs little from the boat and a fair article of food will almost always fetch a fair price and command a market for itself. It is quite true that our spring run of herring is of but moderate quality, but fall herring are superior, and it is a matter of astonishment that nobody engages in catching them. This year a few hundred barrels of fall fish, described to me as equal to Labrador, were taken off the east of King's County, as late as the end of November, and I am of opinion that similar runs occur every year. Mackerel hook-and-liners have persisted in their primitive way of fishing until they can now scarcely make a living in competition with seiners, and it is safe to predict that when a market is found for gulf herring, the clumsy fixed herring nets now in use will be crowded out by drift nets with decked vessels, such as produce the million or so of barrels yearly exported from the coasts of Scotland and Ireland.

Smoked herring do not appear in the returns, the quantity being too small-say

So far as I am aware there is but one place on the island coast where it could be attempted to convert the young of herrings into sardines, and in that locality netting is prohibited. The place is De Gros Marsh, Cardigan Bay, King's County.

Fishermen say that although herring were so plenty around the island they

were scarce farther up the gulf.

MACKEREL.

While cod and mackerel, as elsewhere explained, show a very large falling off, the catch of mackerel is larger. Double the quantity over last year has been put up in tins. Recent advices from London say:—"The demand for Canadian pickled fish is found to be small here, though certain grades of mackerel from Prince Edward Island have been greatly admired. English people are found, however, to prefer fresh fish."

Last year, 1885, the total mackerel barrelled were 24,424 barrels, and 393,452 Pounds put up in tins. This year, 1886, the quantity is 27,534 barrels and 679,584 pounds tinned. Allowing for the quantity canned, at the rate of three to two, the

increase this year is over 5,375 barrels.

So far as the island mackerel fishery itself is concerned there are no special leatures to report. If anything, there was less preparation than usual for a large catch, especially among boat fishers, who, literally, fish "every man on his own hook" and sell their catch to dealers for shipment. It was feared that the United States import duty would cause exporters to give a very low price—a fear that has not been realized to the extent anticipated. Hook and line fishermen are at length coming to understand that the day for dependence on that primitive method is past, and that future competition with foreigners must be made on the equal ground of modern improved appliances. There having been until now no need for such statistics no provision has hitherto been made to ascertain what proportion per man was taken relatively by vessels and how much by hook and line boats, but next year, 1887, this shall be seen to. Taking the total number of men engaged more or less in the mackerel fishery of this island, in boat and vessel, an estimate is arrived at, at \$10 per barrel, of about \$70 per individual man, which is probably quite as much as individual fishermen in the American fleet netted this season, to which must be added to credit of our island fishermen their take of herring, cod, hake and other fish.

In guessing at the course of migration this year the fish appear to have struck in about the usual time and to have distributed themselves in about the usual quantity all along our coast, as is proved by the quantities taken in the respective warden's districts, being very close on the figures of last year. On rounding the North Cape of Prince Edward Island the chief bulk probably struck north, for fishermen tell me the fish did not appear as usual in the early part of the season in the Bay of Chaleurs. After, that there was a pause in which few fish were seen. A second migration seems to have struck the east side of the island, later in the season, as is indicated by the greater plenty and by the whole surplus of 5,000 barrels having been taken off the coast of King's County. These movements are of course merely surmised. Young mackerel were numerous in Cardigan Bay until into December. The quality of the marketable fish was generally good. The first American seiners appeared in our waters about the middle of June, and had all left before the middle of November. The deet numbered from 180 to 200 sails, of which about two-thirds hailed from Gloucester,

Although the personal feeling between our own and the American fishermen is the reverse of hostile, our people were well satisfied to have our fisheries kept to Ourselves. That the Americans have made a comparatively poor year's mackerel ashing in Island waters seems beyond dispute, while the Islanders have caught more than last year. This fact alone should prove the efficiency of the measures of protection taken by the Canadian Government. Our fishermen think—from a fishermen. man's point of view—that if such protection continues to be enforced, it will throw a large proportion of the mackerel trade into their hands. As regards the alleged surreptitious supply of bait, provisions and stores to Americans, I think there has been less of t than rumor asserts. It would be hoping too much from human nature to expect that needy owners of obscure shore farms would refuse, on patriotic grounds, to accept fancy prices for needed food. The fact, however, that many of the flact the fleet ran short of provisions and had to seek supplies on shore or return home as early as the beginning of October, somewhat contradicts American statements, that they bring with them everything they need, and that they want nothing from Canadians. As to certain Island traders who are reputed to have sold to American vessels such fishing requisites as barrels, salt, &c., no excuse can be made for them, and if no punishment exists for such sordid offences, it is to be hoped that one will be enacted. In this connection it may be mentioned, that in years previous to this, frequent tales, true or false, have reached me as to Americans smuggling on a small scale, chiefly of kerosene oil and Lowell cottons. This year, thanks to the cruisers, no rumors of infraction of the Customs regulations have been afloat.

It would convey an erroneous impression were I to say that all those interested in Island mackerel are agreed in their view of the present state of affairs. Opinions differ on that as on every other subject. All, however, are agreed as to the strong cards in the hand of the Canadian Government in any negotiat on for settlement of matters, namely, conformity to our Customs laws, the three-mile line, the prohibition to ship men, or repair damages, or purchase supplies, or linger in our ports, or cure their fish there, or tranship cargos. Instances have occurred where every one of these restrictions have been felt on our coast. And therefore the general impression

is in favor of a continuance of the system of protection.

As the present report, when laid before Parliament and printed, will be read by the fishing population, I take the opportunity of quoting a newspaper paragraph, and recommending it to the serious consideration of the young men of Prince Edward Island, too many of whom are seduced, by hopes of better up themselves, into the arduous and dangerous service of the American fisheries. The paragraph, which seems to state the truth, says:—

"Seventy natives of the Maritime Provinces were lost from Gloucester fishing fleet during 1886, leaving nineteen widows and forty-five children. It is estimated that fully one thousand Canadians, a large number of whom were Prince Edward Islanders, have been drowned in the Gloucester fishing service during the past fifteen

years.''

The above offers startling food for reflection. There are few places in the world where a moderate competency can be made from the soil with greater certainty and less labor than in Prince Edward Island. Besides this, we have magnificent fisheries at our own doors. Canadian fishing enterprise cannot stand still, and must soon find room for all our skilled maritime hands. Men experienced in outside fishing would be eagerly snapped at even now for Canadian fishing craft, in which case they would fish safely almost within sight of their own homes. Canadians can fish their own waters more cheaply than Americans can, and must, therefore, eventually get a large portion of the trade into their hands, not only giving to individual fishermen fair wages at sea, but enabling them to lay by something on shore for old age or a rainy day. I leave to others to point out the moral dangers to which "young men from the country" are exposed when they embark in the reckless life of foreign fishermen.

THE CRUISERS.

When the gulf cruisers were first placed on the station, our local fishermen expected too much and looked for a succession of prizes to be brought in as in time of war. As the season advanced, a better understanding of the object of the force gained ground and the watchfulness of the Government vessels was recognized as a great aid to the local fisheries. From the low-lying shore of Prince Edward Island, with no salient points to triangulate the distance, it is extremely difficult to say how far a fishing vessel is off the land, or whether inside or outside of three miles. This led to many unfounded complaints against the cutters. Another cause was the readiness of persons on the shore to give vague information of supposed trespass, but when such statements came to be sifted they were usually a mere guess. In several instances where I investigated statements of Americans trespassing, with a view to notify the nearest cruiser, the complainants either failed to prove that the alleged trespassers were Americans and not Nova Scotians, or refused to come forward to substantiate

the complaint. From this arose much of the discontent expressed through the press. For my own information I addressed an inquiry to fifty-two coast wardens and lighthouse keepers to the effect: "1st Have you yourself seen Americans, knowing them to be Americans and not Nova Scotians, &c., fishing within the three-mile limit, and about how many times have you seen them so fishing? 2nd And about how many times have you seen any of the cruisers?" The replies received enable me to express the opinion with some degree of authority that the Government cutters on the Island station performed an arduous and delicate duty with much activity, discretion and success. The log of one of the vessels that I have been privileged to see confirms this

It would be of the greatest assistance, not only to the cruisers but to officers and others on shore, were the Department to require Canadian fishing vessels to fly a distinctive flag while engaged in fishing or searching for fish. For want of some such distinguishing mark, considerable confusion arose this year both on land and sea.

COD AND HAKE.

Crediting the quantity of fish used in the preparation of boneless cod, the returns show the very large deficiency of about 9,500 cwts. of cod and 5,000 cwts. of hake, being together 14,500 cwts. short of last year's catch. The deficiency is not readily to be explained. It is true the weather was frequently breezy, but not sufficiently so to account for the shortage. The following supplied by James Hunter, Esq., Meteorological Observer, Alberton, gives a synopsis of the weather during the fishing season :-

"The fishing season of 1886, say from 1st May to 31st October, presented few features calling for special remark. Taken altogether there was less cloud, less rain, a slightly higher temperature and more wind than usual. Cascumpec Harbor opened on the 5th April and the first schooner arrived on the 28th April. June and July showed together 3.140 inches less, and May, August, September and October 1.832 inches more rain than the average of eight years. The temperature for May, June and July was 4:57 degrees above, and for August, September and October 4:40 degrees below the normal. The increase of wind was almost entirely in September, which was 1.56 miles, and June 0.36 miles per hour above, while May, July, August and October were, together, 0.71 miles under the mean velocity."

Up to about the 15th July cod were everywhere reported scarce, but subsequently they were taken in increasing numbers up to nearly the end of November, a month later than usual. The size was generally large and quality good. As prices Were low in 1885 a good many fishermen did not fit out so extensively this year, which was perhaps an error. Bait, both herring and squid, was abundant. deficiency of catch was not confined to one district but was distributed over the whole island. Fewer boats were after cod this year from Nova Scotia, but there were more Nova Scotia seiners. The usual large number of boats from Caraquet and

elsewhere in New Brunswick fished around the North Cape. Boneless cod shows 35,790 pounds, almost all put up in King's County, as against 7,600 pounds in preceding year. This is as it should be, it being a good article and steadily in the steady of the st steadily increasing in local favor. Recent advices from agents of the late Colonial Exhibition at London say:—"A market has, it is thought, been found here for boneless cod exhibited by (certain firms in) St. John and Halifax." There is no reason why the fine quality put up in Prince Edward Island should not share the market with that formally and Name Proposition. with that from Nova Scotia and New Brunswick.

LOBSTERS.

The lobster fishery has taken another year's step towards its early extinction. More factories have been in operation (with still more threatened for next year), many more traps have been set and greater exertions made, with the result of 772,409 fewer cans. There is now a total absence of large fish, while the great bulk of those canned barely reached the standard of nine inches, thereby placing the fishery

officers in the unpleasant dilemma either of being powerless or of having to shut

down every factory in the Province, with, it may be, one or two exceptions.

The course of the fishery this year was as follows: Lobsters were very scarce all the first part of the summer, but towards the latter part of the season they were more or less plentiful until the day of closing. In June a storm damaged many traps. One hundred and thirty factories were in operation. The first one got to work on 3rd May, and on 8th May two more, on 10th to 12th eight, 13th to 16th forty-siz, 17th seven, 18th nine, 19th six, 20th fifteen, 21st to 23rd six, 24th seventeen, 25th to 31st May ten, and on 1st June three; total, 130. Of these, eighteen closed from scarcity of lobsters or damaged traps, before 1st July; twenty-eight on other days of July, and thirty-three in August previous to the 20th, leaving but fifty one factories actively in operation on the legitimate day of closing. It will thus be seen that the very large quantity of lobsters obtained—say 22,000,000, all small—was taken by a few factories rushing the business towards the close of the season, at which time the fish were abundant near shore, but which wholesale slaughter of the late immigration must certainly have a bad effect on next year's supply. It further shows the amount of destruction that even a few factories can do. At the risk of commercially undervaluing the Island brands, I must say that although the quantity keeps up astonishingly, the general run has fallen off in quality, and, in comparison with the earlier years of the industry, is inferior.

The movements of the lobsters were very erratic. In factories within a few miles of each other, some had as many as could be conveniently handled, while others, a short distance off, had to close for want of fish.

In previous annual reports the undersigned fully discussed the various points of the industry as they arose. Among these were, last year, shortening the fishing season, making the legal standard by weight instead of measure, and bringing the fishery under the operation of the Fisheries Act. As these points have been so fully commented on, they need not again be gone into. The circumstances of the fishery are changing year by year. It is now no longer a question of regulating a legitimate occupation, but of dealing with a ruined industry.

The subjects now requiring discussion are: A different fishing time for the north and south sides of the Island; fishing licenses, pure and simple; the total closing of the factories for a term of years; and, incidentally, the impracticability of now laying off fishing area, even if the industry is brought under the operation of the Act-The following remarks are intended to apply to this Province only, without reference to their being applicable, or otherwise, to other lobster fishing grounds of the

Dominion.

It is stated that evidence has been laid before your Honor, by south side packers, setting forth the advantages that would accrue to them from having a fishing season commencing later than 20th of April and ending later than 20th August. The line indicated as divisional between the north and south would be a line drawn from about Seal Point, Lot 7, on the west beach of Prince County, to Cape Bear, the extreme south-east point of the Island in King's County. A line so drawn would fairly define the two interests. I am not aware whether all the fifty-four packers (packing for themselves or for others) south of that proposed line, have made the request for a line unanimous, or whether it emanates from a section. Theoretically, such difference of fishing time would place both north and south on an equality as to the actual number of days on which fishing might be carried on, but other considerations come into play, the chief of which is: Would it not be equivalent to giving the whole Province, both north and south, an extension of fishing time, inasmuch as traps and boats might be removed from north to south after 20th August, thus virtually extending the season? If this could be guarded against, the climatic difference between the north and south sides of the Island renders a difference of time only just

The Inspector, in previous reports, has repeatedly drawn attention to the extreme desirability of having the lobster fishery brought within the operation of the Fisheries Act so that—under whatever name or form—packers could be assured of an area in which they could carry on their legitimate business without undue interference, and he has time and again, brought forward verbal and written evidence to show that almost all the packers in this Province were in favor of such a measure, and that without it nothing but confusion and overfishing would ensue. While quite aware that no grant can be made nor any exclusive use of any portion of the sea be given his reading of the clause in section 18, sub-section 5 of the Act—that "disputes between parties relative to * * position and usage of nets and * other fishing apparatus shall be settled by the local fishery officer "-was that the local fishery officer had power to define the space required for the due use of fishing apparatus, namely, traps, against undue interference by others, and his opinion (perhaps an erroneous one) was, and is, that such required space, as laid down by the fishery officer, would be sustained in the ordinary courts of law. Time was, not more than two years since, when such arrangement would have been most welcome and valuable, and would have prevented in a great measure the ruin that has fallen on the fishery. Insane competition and grasping greed have rendered any such adjustment almost impracticable now. The traps and cordage of closely adjacent factories are interlaced like the tangled roots of a forest. It is the legitimate packer whose factory and fit out have cost money, that suffers from this state of things. The small adventurer with nothing merely ruins his more responsible neighbor and does little good to himself. He has no interest in preserving the fishery. On the contrary his interest is to destroy it as quickly as possible, by getting all he can out of it in the shortest possible time, and having himself nothing, nothing can be got out of him. To such a pass is the fishery now reduced. The question almost narrows itself to the consideration, whether the Government will close the fishery for a term, or whether reckless destruction will close it for ever. If officially closed for a term, new regulations laying off lines to prevent the recurrence of a similar wretched state of affairs would be indispensably necessary on resumption of fishing.

In default of a present possibility of adjusting lines, it becomes a matter of consideration whether it is not within the Minister's own power, under section 2 of the existing Act, to require a considerable annual license fee from all persons running lobster factories. The cases of licensed fish traps and lobster traps would seem to be parallel. Such a license fee, if heavy enough, would have the effect of preventing the crowding in of irresponsible small packers, and if it had that effect, could not be objected to by the larger factory owners, and would have the further good result of furning the attention of adventurers, whose only resources are a dory or two, to fisheries less heavily weighted. Moreover, it would be the first step towards putting in practice the sound maxim that fishery protection should be self-supporting.

Any proposal to prohibit lobster fishing for one year or for a term of years so as to give the exhausted fishery a chance to recuperate, would be met by the most vehement opposition and cry of 'ruin!"; yet this measure has had to be resorted to on the New England coast. To close for one year would certainly do great pecuniary injury to the packers, but to close for a term of years, say three or more, must be viewed from a different standpoint, inasmuch as the capital that might be reserved idle in hand for one year's rest would not likely be held idle over three or more Years but would find its way into other channels of productive industry. Although it is not at all to be supposed that the Government would suddenly spring any measure that would bring serious injury on any class, the packers of this Province would require a much longer notice of intention to close than would the packers on the the mainland. New Brunswick and Nova Scotia have uninterrupted land and water Carriage the whole year round, and can defer ordering the year's supplies for their factories until the second or third month of spring, whereas the Prince Edward Island packers must, of necessity, send their orders in early fall so as to have a year's supply in advance, delivered not later than October for next year's work. alone weights the Island packers with six months' interest more than their brethern on the mainland, and if only twelve months' notice were given the Islanders would certainly have laid in their next year's supplies, among which the expensive article of tin is very perishable.

If these remarks seem to have a leaving towards prohibiting lobster fishing f r

a time, as a measure of recuperation, I do not lose sight of the difficulty, if not impossibility, of shutting down the Island factories, unless the same remedy were

applied to all the factories on the Atlantic seaboard of the Dominion.

Were such a sweeping measure, as closing the factories, to come into effect some persons afflicted with pseudo-philanthropy would, doubtless, indulge in weeping for what would become of "the poor fisherman." Such maudlin sentiment is quite beside the mark, and is not borne out by the realities of the case. All the fishermen who devote the early part of the year to attending lobster traps, take that service, because it is easier than sea fishing, and because they draw wages thereat, instead of having to wait till the end of the year for the proceeds of their labor. As a matter of fact, all the men employed in tending traps from 20th April to 20th August go into general sea fishing as soon as the factories close. So far as the fishermen are concerned, it is therefore a mere choice between whether they will go six months' sea fishing, or three months' sea-fishing, and three months' lobstering. The prospects are equally good either way, and there is room enough for full employment, even if no factories existed. Sea fishing all the time would pay quite as well, and might pay better, only not on monthly wages. Boats can always be hired or had on shares, and crews are readily formed. Besides there is the fishing bounty. To think therefore that closing the lobster factories would throw the men employed therein out of bread is a fallacy of the most thin description. Another point is that, were the factories closed, a large amount of capital would be released, and as there are few active investments in this Province, it may be assumed that it would seek use in another branch of the fisheries. That capital would fit a very fair mackerel fleet, and thereby give employment to many more fishermen. Eight hundred and ninetyfive women were this year employed in packing. Even these would not suffer, excepting in having their means of personal adornment somewhat curtailed. all have respectable homes, many of which homes can but ill spare the daughters from household or farm occupations, and there is no part of this Island in which homebred good girls cannot readily obtain fairly paid domestic employment. Therefore, the stoppage of lobster factories would not be the social calamity to fishermen that some persons prophesy.

These views will, no doubt, be objected to by interested parties, but investiga-

tion will disclose their truth.

It is to be regretted that the abundance of lobsters after the appointed day of closing tempted some fishermen of the baser sort to run the risk of illegal canning. In at least three instances, persons hired vacent canning premises for that purpose. These men were totally irresponsible, yet managed to obtain supplies, thus affording strong suspicion of complicity, although such could not be proved on evidence. One of the offenders was committed to gaol for one month in default of payment of penalty of \$200; another was fined \$400, and fled the country to avoid arrest; in the third case, the fine is held over for collection. It is impossible to pass over, without a word of reprobation, the conduct of those perties who let premises for a purpose which they must have known was illegal.

The overfishing of lobsters in Island waters threatens to do mischief on other coasts besides our own. One packer fitted out an exploring expedition along the shores of Anticosti and Labrador, but did not affect a lodgment. Others have gone to Cape Breton and yet others to Newfoundland, in which last province, as I hear, lobsters are not yet protected by close time or other restrictive regulations. The reported success of these parties (and in the instance of the firm to which I specially allude, a success deserved) in Newfoundland, will no doubt attract a number of more rapacious adventurers to renew there the ruthless destruction that has devastated our own shores. As Newfoundland derives no benefit from this invasion of her coast by Canadians bringing their own hands and supplies, probably protective regulations will, ere long, be adopted.

Appended to last year's report was an estimate of the amount of capital locked up in lobster canning. With a view to arrive as closely as might be at a true result, schedules were sent by the Inspector to all the fishery wardens, requesting them to

ascertain as accurately as possible from the packers themselves the value of the plant dc., in the respective districts. For details see appendix to this report. The Packers' own figures show say \$270,000, for the factories with all their gear, exclusive of current funds in hand to pay wages for four months to 2,000 men and 900 women, besides supplies. This is a perilous amount to risk on a failing industry. It might be worth while to calculate the strength of the fishing fleet equipped with all modern appliances which such capital might set affoat in the safer and more enduring business ot sea fishing.

The following newspaper item may not be without interest to some of our fisher-

men. The same thing, I understand, is successfully done in England.

"The close watch kept by the authorities of Maine to prevent the sale of 'short' or small lobsters has given rise to a new industry. Last fall, a firm bought a lot of small lobsters and put them into a forty-acre pond in a cave at Vinal Haven. They were fed liberally throughout the winter on fish heads, and now weigh from two to six pounds, bringing \$10 per hundred pounds in the Boston market."

ALEWIVES

are of no account in the general average. With the exceptions of one or two estuaries which they run up in the season, and some others where they are not sought for, they are only caught in shallow ponds on the north coast connected by small runs with the sea. These runnels flowing across the beach are liable to be silted up or diverged from their channels by drifted sand, therefore it would not be Judicious to expend Government money in attempting to keep them open; the take being confined to a few families in the immediate vicinity. Of 700 barrels total quantity taken, 490 barrels were used for bait and only 210 barrels for food. The great plenty of herring so easily taken supersedes the necessity of seeking alewives for either purpose.

OTHER SEA FISH.

Shad.

Seven hundred and fifty pounds weight of shad were taken in herring nets; Partly in the fish-trap off Kildare, Prince County, and partly in the tidal rivers of Queen's. It is only within the past three or four years that these fish have appeared on our coast, and only in small numbers. A few have been observed in the Hills. borough River above Charlottetown, and have been taken as far up as Mount Stewart. If it be correct, as surmised, that shad do not breed further north than the middle United States, and that the supply in the Bay of Fundy is merely a migration northward from that source, it would most likely be in vain to look for them in quantity on the island coast. I am informed, however, that shad do propagate in the Schubenacadie River, Nova Scotia; perhaps in other Canadian waters.

LINE FISH.

In the fish markets of cities in Europe and the American continent, purchasers have a varied choice of excellent food fishes, considered luxuries, that never appear in the smaller markets of Charlottetown; as for instance, besides haddock, whiting (so called), skate, flounders and kindred flatfish, rock cod, with shrimps, mussels, whelks, &c., all of which are found in these waters, but will probably not appear in manufacture. market until the system of beam-trawling is introdued. I may mention that the word trawl" is here synonymous with "set lines." A true trawl is quite a different thing. The English trawl is a triangular net of about 70 feet by 40 feet with two Pockets, attached to a beam of 40 feet in length, and operated from decked vessels sailing with the tide. Much the greater part of the fresh fish brought to the London market—mackerel and herring excepted—are taken by the trawl, and the Royal Fishery Commission of the United Kingdom have given it their approval as against the complaints of the line fishers. In my opinion the Gulf of St. Lawrence, a few miles off the Prince Edward Island coast, is peculiarly adapted to beam-trawling. Mr. Walter Mathieson, of Charlottetown, has it in contemplation to try this mode of fishing.

STRIPED BASS.

This excellent but rather coarse sea fish is occasionally taken by hook, inshore on the west of Prince County when ice is forming and again when the ice is breaking up in spring. It is thought the bass remain all winter on the outer edge of the shore ice. A few have been taken by codfishers at one or two localities in King's County. Doubtless they would be found elsewhere along coast if sought for. Quantity taken this year, 200 pounds. Average weight eight to twelve pounds.

HALIBUT.

Every year my annual report shows more or less of halibut, some of large size. These are captured by chance on cod-hooks. A special outfit for the capture of halibut is somewhat expensive, but as the Canadian fisheries cannot remain stationery it might not be amiss for some of our fish-masters to enquire why Canadians cannot engage in the halibut fishery with as good a chance of success as Americans, it being understood that a successful halibut trip is the most lucrative voyage that New England fishermen make. Quantity of halibut taken in codfishing in island waters this year, about four and a half tons, all of which sold readily, fresh, at fair price.

PREDATORY FISH.

Predatory fish, such as sharks, American tunny or black fish, dogfish, &c., which always follow the herring and mackerel schools, are reported to have been many this year. It has been brought to my notice that the gurry thrown overboard by the large number of New Brunswick fishing boats, which make the deep water off the North Cape of Prince Edward Island their headquarters (and whose catch of fish does not appear in the island returns) has made that locality a great resort of sharks.

OIL AND MANURE.

The returns of fish oil show under the quantity that might by good management be produced; 2,238,000 pounds weight of cod and hake, besides herrings and other fish, should produce more than 15,000 gallons. The fish of prey above named, as well as the fish offal now illegally cast into the sea, should all find their way first to the oil-press and afterwards to the chemical vat. A little enterprise and a moderate capital might establish at one or more central points, combined works for the production of oil and valuable dry artifical manures; 3,315 tons are set down in the column of unmanufactured manures, but this is merely the shells and animal debris of lobster factories, containing, however, highly fertilizing ingredients, and is far under the quantity actually thrown out. Farmers are glad to cart this manure away, but it is only available to those who live in immediate vicinity of factories. I have said this quantity of over three thousand tons is solely lobster refuse, namely, lime and bodies. There is no possibility at present of estimating the quantity of purely fish refuse that could be collected and converted into guano. The only difficulty in the enterprise would be the collection of the bulky and heavy, wet, raw, material. When converted into dry powder its transport would be easy and would benefit the Province by bringing the fertilizing products of the shore within the reach of inland farmers. To this manufacture might be added the preparation of glue and isinglass.

COD AND MAKE SOUNDS.

It will be noticed that the quantity of this product is given at 20,580 pounds, or at the rate of about one pound per hundred weight of fish. In twelve fishery districts

Which produced 4,564 hundredweights no sounds are shown. On the other hand it is understood to be a common custom with fishermen, chiefly belonging to New Brunswick to come ashore and use sounds as a species of currency for the purchase of supplies. From this custom the figures ought in reality to be increased. The Quantity of 20,580 pounds is the product of fish caught by Island fishermen.

OTHER SEA MATTERS.

An establishment has been advertised for the preparation of an antiseptic from Potato starch, by the use of which it is claimed that fish may be sent fresh to distant markets. Neither the nature of the preparation nor the success of its use has been sufficiently known for me to express an opinion regarding it. The address is Mr. F. Langston, of St. John's, Newfoundland; Malpeque Road, Charlottetown.

OYSTERS.

The present and future of the oyster fishery of this Province were so fully discussed in last annual report that I need not occupy space by recapitulation. The points then presented to your Honor's notice were, that the fishery runs a risk of being destroyed, as the lobster fishery has been, by overfishing; that, excepting a close season, no other restrictive regulations exist; that such regulation defining size (other than the general terms of section 13, sub-section 9, of the Fisheries Act, which forbids the taking of "the young of fish") are wanted; and that encouragement to private culture of oysters would tend much to increase and preserve the fishery.

These points have likewise been so fully gone into in several previous reports.

that it is unnecessary here to reproduce the facts and arguments.

Last year the number of boats engaged in oyster fishing in Richmond Bay alone was estimated at 300; this year, 500. Persons flock from all parts of the country to this fishery, the work, besides requiring no outfit, being comparatively easy, and, at least for part of the season, paying well. It is no uncommon day's work to average two to three barrels per man. The fishery opened at daylight on 16th September, and on 17th, nearly 800 barrels from Richmond Bay were delivered to the dealers in Summerside. The first day's shipment by steamer included 440 barrels to Quebec and 236 to Montreal, some eighty barrels of which were sent by express to Quebec, thereby anticipating the market by twenty four hour. During the season some orders were filled from Chicago and Milwaukee, thus opening up a market that is new. As elsewhere stated, the catch of this year exceeds that of last by nearly 5,000 barrels.

Summerside being the principal shipping port, the following table of export will show at once the supply and demand in the respective months of the season:

			•	Barrels.
Shipped,	1886.	previous	to close season, 1st June	880
do			oth September	
do			October	
do	do	do	November	9,200
do	do	do	Docember(not m	ade up)

Fine weather favored late fishing. Add to the general estimate 2,000 barrels taken for home use, which would make the total catch this year about 35,000 barrels. I have to thank James Coleman, Esq., Superintendent of the Prince Edward Island Railway, for assistance in preventing the transport of oysters during the close

Notwithstanding, it is common to hear the assertion that the beds are not falling off, but that they increase in production the more they are raked, there is no doubt the fishery is carried on in a wasteful manner, especially by the destruction of smal Oysters. It is true, that in the past year more of the bivalves have been taken, bu

it must be remembered, that many more fishermen were after them. The preservation of young oysters not yet old enough to spawn forms an important subject of attention in the cyster culture of both continents. The destruction of these year old shells is a heedlessness—call it a crime—for which there is no necessity, and from which no benefit of any kind is derived. They are not marketable in any way. The remedy, too, is simple. Cause the oysters to be culled in the boats, and make possession of small cysters on land—say two and a half inches or less in greatest length—punishable by fine, whether in the hands of fishermen or on the premises of dealers. An Order in Council would effect this, and it is perhaps the only new regulation at present called for as regards the Prince Edward Island public oyster fishery excepting that it is matter worthy of consideration whether every hoat engaged in the oyster fishing should not be required to take out an annual license for that purpose. Individual offenders against the law are not easily identified, and it would much strengthen the hands of the fishery officers could the boat license be called for-The license need not be oppressive—say one dollar—and to save trouble to the Department might be issued by the Inspector. It is a matter of registration, not of revenue.

With reference to the protection of the beds during the summer months, it is certain that so long as the public persist in eating oysters in the close season, so long will the restaurants continue to supply them. With some degree of caution supplies may be bought from poachers all summer and the oysters be safely dumped after nightfall into cellars, from which it requires a regular information and a search warrant to extract them. Hitherto, the protective force has not been strong enough to grapple with this abuse, but the recent appointment of wardens at West River and Pownal Bay, in Queen's County, and Richmond Bay, in Prince, should go far to check the illegal sources of restaurant supply. The special duty of the new warden (Ramsay) on south side of Richmond Bay is to be affoat during the close season with sufficient witness to identify offenders. One more warden with like duties affoat on the north side of the bay, and with residence at "the old store," is required to complete the water patrol, and I would urge that such warden be appointed on the same terms as Warden Ramsay.

From the deposits of shells on dead oyster ledges in many parts of the Province it is evident that extensive stores of oysters were found in localities where none are now. These could easily be revived at little expense. The main fishery is in Prince County; Queen's County still has valuable beds; King's County has none, yet King's seems entitled to share in so valuable a resource. I would, therefore, venture respectfully to recommend that a sum of, say \$1,000, be placed in the estimates for the planting of oyster beds in King's County, and in such other localities as the amount of appropriation might cover under section 15, sub-section 5, of the Fisheries Act. Such planted beds would be Government property for the supply of stock for private artificial culture, and in the course of not more than three or four years should become self-supporting, which brings me to the subject of private culture, under section 15, sub-section 4 of the Act.

The area of ground in the "creeks" and sheltered bays of this island eminently adapted for oyster culture is very large. In some instances, suitable ground is covered by land titles and I have reason to believe that were areas protected for oyster breeding many sites would be taken up. It is unnecessary in this report to go into details of regulation or management, but I am prepared to furnish a practical and inexpensive scheme, should such be required by the Department. Here, likewise (as in the case of licensing oyster boats), it would not, for the first three or four years, be a question of revenue, for the reason that even the best practices of the oyster culture of Europe and of the middle United States would have to be modified by experiment to suit the Canadian climate. Meantime, so much oyster ground lying idle is a waste of national resource. Indeed; an oyster fishery well developed is of much higher importance than a mere supply of bivalves. The oyster industry of the State of New York, for instance, gives employment to 50,000 men.

182

RIVERS-SALMON.

As stated in next paragraph salmon is not a river fish in Prince Edward Island. Around the shores, however, salmon are found, and I think if fished for with proper appliances and with regularity they might be taken in considerable abundance and become a legitimate addition to the fishing resources. To the present time they have only been taken in very limited quantity, in a fishtrap licensed for other fish near Tignish, in a set net at Kildare, both places being on the north of Prince County, in ordinary fishing nets by three or four boats at St. Peter's Bay, north of King's County, and this year about twenty were captured in a net at West Point, the south-west point of Prince County. Total quantity taken, 2,440 pounds, as against 4,000 pounds last Year. They came up in quantity to spawn in the Dunk River and its branch, the Wilmot, with a few in the Tryon and Percival Rivers, south of Prince County, and in quantity up the Winter, Morell and Midgell on the north of the island. In addition to these ordinary places of resort, Warden Reilly reports a number this summer in the Montague, King's County, and Warden Trainor, writing of date 30th November, says: "Quite a number of large size" were in Pisquid River, Queen's, on that date and had been observed since the 10th; the first seen in that stream in many years.

It would be desirable that some arrangement, less exacting than a regular salmon fishing license, could be made, say a permit issued at small cost, by the Inspector, to Persons who wish to make an experiment in fishing on a small scale. Experiments, if successful, would be likely to grow into applications for regular license. Such conditional annual pass should express that permission is given to fish only, say from 15th April to 15th September (thus avoiding the time of spawning) and should define the length and depth of the net of five inches extension mesh, to be set only where sanctioned by the Inspector, and to him be sent, at close of each season, a statement of the weight taken, on which to impose a moderate tax. Such temporary arrangement

might be the beginning of a larger industry.

The local market absorbs all the salmon taken, and importations are made fresh from the adjacent provinces.

Our streams, generally, are in fine condition for the trout-angler, and are not over-fished. Whatever may have been the case in the early days of settlement, when the country lay in woods, and the streams were larger and deeper than they now are, salmon could not now exist comfortably in water of so high a summer temperature as the average of our small rivers. Although clean salmon are but transient visitors, and in small numbers, they are yet occasionally seen in some of the larger streams, in twos and threes, generally lying in the shadow under bridges, whence they no doubt speedily return to the sea, when a few days in fresh water has rid them of parasites. I know of but three or four caught with bait, and none with fly, during the past six or seven years. Trout, however, are abundant, and notably increased in size during the past few years of close protection. A number of anglers are attracted annually from the United States, and leave, in the shape of liberal expenditure, much more than the value of the trout they catch. The regulation is enforced that the streams shall not be fished "for purposes of trade and commerce," consequently there is no export, although by relaxation of the rule trout legitimately caught are offered in the local food markets; 75,195 lbs. weight were taken during the season and were all used for local consumption.

When the country is so seamed with small trout streams running through the brush and across farms, it would take an army of watchmen to totally prevent poaching, but the offence is generally petty and usually committed by idle young men who are pretty sure to be sooner or later found out. Several set nets of little value, and one small seine have been seized, formally condemned and destroyed, for it is no manner of use attempting to sell seized appliances; the culprit bids the article in for a few cents and repeats the offence. The chief trouble the fishery wardens have to contend with is the letting of sawdust into mill streams. The circumstance stances of the country render this nuisance is difficult to deal with. Prince Edward

Island is becoming rapidly denuded of wood, and the number of saw mills is falling off year by year. Most of them were built before Confederation, mere boarded shells on wood lots, worth at most a very few hundred dollars, and no provision was made for sawdust, except to let it down the brooks. Fish-ways, even if necessary—which they are in only a very few instances here—would cost an undue proportion of the total value of the concerns, which now mostly barely make a livelihood. The attention of the wardens is directed to apply such remedy as is possible and not oppressive, and warning circulars have been sent to all saw-millers, over 350 in number. Two fish-ways that have been partly carried away will have to be put in working order in spring.

EELS.

Eeis as usual have been most abundant. They are found in plenty, of large size and superior quality, in every muddy bottom. Except a few barrels sent to a United States market as a test of prices, and which it is stated brought a remunerative figure, none were exported. The whole quantity of 150,650 pounds was therefore used in family food. There is a fair chance of transporting eels alive to markets at a considerable distance. A schooner belonging to Cape Sable, N.S., has gone into the business with appearance of success, her present market being Boston. A regular supply could be obtained from this Province.

SMELTS.

The business of sending frozen smelts to market is unknown here. With the increased facilities of communication with the mainland that we Islanders are clamoring for, the industry might spring up in the future. These excellent little fish fill all our running brooks early in spring whence they are dipped by boys, and in winter are caught by hock through the ice of escuaries. Attempts at seining and to use the fish as food for pigs and as manure are strictly prevented by the fishery officers.

SALMON HATCHERY.

Dunk River, in Prince County, on which the salmon hatchery is built, flows a long course and is liable to sudden freshets in spring and tall. Last spring a heavy flood carried away the greater part of the retaining dam, removed the main building from its foundation, filled the hatching room to a depth of five feet, thus floating the trays of ova, and did other damage. Enquiry was made as to the lowest sum at which repairs could be done, and by sanction of the Department a contract was taken by Mr. Henry Clark, at a reasonable rate, to replace the establishment in full working order in time for the fall run of salmon. It is now in working order. Owing to low water during the whole month of November, the number of ova secured was not as large as could be desired, but on my last visit they appeared to be healthy and in a satisfactory condition. The following is the statement of Mr. Clark, the officer in charge:

"DUNK RIVER HATCHERY, 18th December, 1886.

"J. H. DUVAR, Esq.,

"Inspector of Fisheries, Alberton.

"DEAR SIR, -At your request I send you a few lines about the working of the

hatchery.

"In the fall of 1885, we had laid down in the trays 1,000,000 good sound eggs, which done remarkably well up to 1st April, when one of the heaviest freshets known for many years came down on us, and not having sufficient gates to carry off the water, it rose so high that it ran over the clay part of the dam 2 feet deep, carrying about 40 feet of the dam away, and causing nearly the whole stream to flow right into the hatchery, washing a great part of the foundation from under it, and lifting the floor about 2 feet in the centre of the building, displacing the troughs or runnels, so that they could not be put in position again, and carrying such a quantity of sand and sawdust on to the eggs that it was impossible to get them cleaned without killing them. Mr. A. B. Wilmot was sent from Halifax by the Department to carry away as many as he could to his hatchery in Bedford. He took 400,000 away, and the rest were lost.

"We had to get men and jackscrews to raise the building and secure it at the time, as it was nearly washed away. The water was nearly 5 feet in the hatchery. Nothing more was done until October, when I was ordered by the Department to have the dam and building rapaired, which was done as quickly as possible, but not in time to catch all the salmon that came up, as quite a large number of them got above, before we could get the water stopped to get the gates in. The consequence is, we are short of eggs this season. We have only 600,000 eggs in the hatchery, which are doing well at present. Quite a large number spawned in the river below also, which would not come in on account of the lowness of the water at the time.

"Everything is working splendid at present. "We had quite a heavy freshet on the 16th and 17th, but the dam stood it all

right. The new gate is quite a success.

"Yours respectfully,

"H. CLARK, "Manager of Hatchery."

A fishway in the dam was also authorized, but from circumstances officially explained to the Department I have deemed it judicious to postpone the erection until next year. The river, as I have said, runs a long course with a slow current through a level country of brush and out of the way farms. In ordinary times the depth of the water is small, with occasional pools, and it thus offers great temptation for the spearing of salmon if they are permitted to make their way into the back country above the dam. This must, of course, be seen to. Let me say it is the opinion of Mr. Samuel Wilmot, Superintendent of Canadian fish culture, and of the other fish culturists—in which opinion I share—that when anadromous fish are pre-Vented by dams or other obstructions during a succession of years from reaching the cold springs of head waters, some occult instinct or physical evolution teaches them to return to that stream no more. It is not therefere from immediate necessity that a fish-pass is proposed in the dam of the hatchery, but with a view to prevent diminution in the number of fish coming up to the establishment in the future, as there is some fear of being the case. So that next summer will be time enough to build the salmon way. It will further be necessary to open the dams of two (if not more) mills some miles above the hatchery.

I would be glad to have one table of trays officially set apart for experiments in hybridising, &c., such as those to which Mr. Seth Green and other United States

culturists are giving attention with very interesting results.

THE WARDENS.

I have to thank the fishery wardens of the Province for the amount of good work they have done—large in proportion to their moderate salaries. Prince Edward Island is now so well organized under experienced men that statistics or any other necessary information can be readily and accurately obtained. It is with regret I report the death of Warden Robert Quinn, of Cardigan, a good officer. A successor will be wanted to replace him, but before the commencement of next fishing season I will suggest a slight amendment in the limits of the district. new wardens have been appointed during the past year, and two have been dispensed with as unnecessary. Another, respecting whom a communication is before the Department, has become superfluous. John A. Ramsay, one of those recently appointed, has been required to provide himself with a boat, and will be affoat on Richmond Bay during the close oyster season. For further suggestions respecting wardens I beg to refer to the paragraph headed "oysters" in this report.

> I have the honor to be, Sir, Your most obedient servant,

> > J. HUNTER DUVAR. Inspector of Fisheries, Prince Edward Island.

RETURN showing the Number, Tonnage and Value of Vessels and Boats engaged in and the Total Number of Men Employed, &c., in the County

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	V	essel	S AND IN	Boa Fish		MPLOY	RD	Fıs	HING	MAT	ERIAL.					
		Vei	sels.		В	oats.		Net	g.				e, lbs.			- ,
District.		age.						ms.		s, fathoms.	Trawls, fathoms.	Weirs, No.	Salmon, fresh, in ice,	Mackerel, barrels.	Mackerel, in cans.	Herring, barrels.
	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	Seines,	Traw	Weire	Salmo	Mack	Mack	Herri
Prince.			\$			\$			\$							
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Skinner's Pond Skinner's Pond to Black Pond	•••	*****			85 80	2500 2000	350 240	2500 850	400	510				610 444	60000 95904	1738
Black Pond to Big Miminigash, inclu- sive Little Miminigash to	8	120	2000	80	50	2500	20 0	60 0	240	1210	5000			3000	254400	2000
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whole of Lot 8 From East Line of Lot 8 to Egmont	•••			•••••	12	240	36	1000	350	300			180	200	33600	
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Richmond Bay, viâ Summerside Indian River, includ-			.,													• • • • • •
ing Malpeque Lot 12, shore Grand River, Lot 13]				14 8 3		24	500 600 152	300	200				10 30		1700 1700 100
Graham Head, Lot 26, to Cape Tra verse Cape Traverse to					6	250	12	€00	300)					500	930
Queen's County Line	1	23	400	3	6	225	12	100	50					100	2000	64
Ten, Enmore, Percival, the two Pierre Jacques, and others			 					 	 							
Totals	20	635	17900	217	362	12165	1198	12252	574	502	1200	0 1	680	8698	578364	2549

the Fisheries, Quantity and Value of Fishing Material, Kinds and Quantities of Fish, of Prince, Province of Prince Edward Island, for the Year 1886.

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Alewives, barrels.	God, cwt.	Cod Tongues and Sounds,	Boneless Cod, 1bs.	Hake, cwt.	Haddock, lbs.	Halibut, lbs.	Shad, lbs.	Striped Bass, lbs.	Trout, lbs.	Smelta, lbs.	Eels, lbs.	Oysters, barrels.	Lobsters, cans.	Fish Oil, gallons.	Unmanufactured Fish Guano, tons.	VALU	E.
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Return showing the Number, Tonnage and Value of Vessels and Boats engaged in and the Total Number of Men Employed, &c., in the County of

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0		Ve	ssels.			Boats.		Ne	ts.			,	
District.	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value,	Seines, Fathoms.	Trawls, Fathoms.	Mackerel, barrels.	Mackerel, in cans.
Queen's.			\$			\$			\$				
East Line of Prince County to New London New London to Cavendish Clifton Rustico District New Glasgow District Wheatley River to Rustico	1 4 5	54 270 291	1200 7200 12000	13 14 20		1500 180 1680 450	48 26 120 30	810 60 1500 200	300 60 500 125		2000	300 120 3000 163	30800
Island	1	64	2500	4		625	25	3 0	30	••••	-	20	19200
County Line S. W. Line of King's County to Point Prim Pownal Bay and Seal River Orwell and Newton	8	180	7000	20	14	350 160	40 11	2870 900 70	1000 300 20		4000 1800	942 10 32	1400
Hillsborough Bay, including Charlottetown			*******		2 4	200 120	8	500	250			100	
S.E. Line	3	180	4000	15	6	480	12	150	100			180	400
ter, Vernon and others										l I—	<u> </u>		
Totals	22	103 9	339 00	86	156	6245	456	709 0	2685	26 80	7800	4867	51800

the Fisheries, Quantity and Value of Fishing Material, Kinds and Quantities of Fish value of Prince Edward Island, for the Year 1886.

					Kin	DS OI	F Fisi	H.					Fie Produ	orts.		
Herring, barrels.	Alewives, barrels.	1	Cod Tongues and Sounds, lbs.	Hake, cwt.	Haddock, lbs.	Halibut, 1bs.	Shad, lbs.	Trout, lbs.	Smelts, lbs.	Rels, lbs.	Oysters, barrels.	Lobsters, cans.	Fish Oil, gallons.	Unmanufactured Fish Guano, tons.	Valer.	
															\$	cts.
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7260	6 151	2825	240	220	4950	450	500			2200	I	808100	1515	650	2,904	

RETURN showing the Number, Tonuage and Value of Vessels and Boats engaged in and the Total Number of Men employed, &c., in the County of

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		VES	B ELS A N	nd Bo			g D	Fish	ing l	Matr	RIAL,		
District.		V	essels.			Boats.		Net	s.			in ice, lbs.	
DISTRICT	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	Seines, fathoms.	Trawls, fathoms.	Salmon, fresh, in	Mackerel, barrels
King's. Queen's County, N.W. Line to			\$			\$			\$				
Morell, including St. Peter's Bay Morell to Cable Head Schooner Pond to Naufrage Lots 46 and 47, including North	•••				14 48 65	1060	130	1055		150	2000	410 150 1 2 00	50%
and South Lakes To Red Head, including Souris Rollo, Fortune and Howe Bays. Boughton Bay and Island	 3 		5000	40	118 70 9 81	270 2500	150 36 280	2500 180 5250	1250		8000 50000		2360 3000 124 6000
Cardigan Bay	1 1 9	50 45 300	1500 1500 6000	6 9 45	25 50 20	500 2000 500	150	2500	1000	160		1 1	250 750 50
Morell, Midgell, Marie, Mon- tague, Cardigan, Brudenell and others													
Totals	14	575	14000	100	500	13005	1439	25755	9740	1435	99000	1760	13969

the Fisheries, Quantity and Value of Fishing Material, Kinds and Quantities of Fish, King's, Province of Prince Edward Island, for the Year 1886.

				Kini	s of	Fish.	-							Fish Duc			
Mackerel, in cans.	Herring, barrels.	Alewives, barrels.	Cod, cwt.	Cod Tongues and Sounds, 1bs.	Boneless Cod, lbs.	Hake, cwt.	Haddock, lbs.	Halibut, lbs.	Trout, lbs.	Smelt, lbs.	Eels, lbs.	Oysters, barrels.	Lobsters, cans.		Unmanufactured Figh Guano, tons.	VALUE	
	i															\$	cts.
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of F	CINDS O	.sus	Mackerel, in e	578,364 51,800 49,420	679,584	Fish Products.	Denutagunganau	5,145 1 1,515 1 8,337 1	14,997
zalue e of F	¥ .	ela.	Маскетеј, рат	8,698 4,867 13,969	27,634	- A	Fish Oil, gallons.	1	
ntity and Value of Fishing Material, the Province of Prince Edward Island,		ui ,	Salmon, fresh ice, lbs.	680	2,440		Lobatera, cans.	1,724,696 808,100 1,083,984	3,6:6,180
		Trawls.	Fathoms.	12,000 7,800 99,000	118,800		Oysters, barrels.	28,635 4,585 5	33,125
ate, Que &c., in	ERIAĽ,	Seines	Fathoms.	5,035 2,680 1,435	9,140		Eels, lbs.	68,500 27,900 54,250	150,650
l Boa	FISHING MATERIAL,	Weirs	.o.V	1				43,600 14,500 16,000	74,100
ls and Bos employed,	Fishin		Value.	\$ 5,740 2,685 9,740	18,165		Smelts, lbs.		
Vessels and Boats, Men employed, &c.		Nets.	Fathoms.	12,252 7,090 25,755	45,097	Р твн.	Trout, lbs.	32,745 10,050 32,400	75,195
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alue 1ber	ING.	1	Men.	1,193 455 1,439	3,093	Кімрв	Shad, lbs.	5 00 6 00	150
nd Value il Number	IN FIBH	Boats.	.enlaV	\$ 12,165 6 245 13,005	31,415		Halibut, lbs.	6,000	089'6
onnage anthe Total	KPLOYED		.oN	362 156 500	1,018		Haddock, lbs.	8,400 4,950 58,200	71,550
Tor d th	Ts E		Men.	217 86 100	403		Hake, cwt.	1,630 7,680	9,530
he Number, Tonnage and Value of Fish, and the Total Number	ISSELS AND BOATS EMPLOYED IN FISHING.	Vesgels.	Value.	\$ 17,900 33,900 14,000	65,800		Boneless Cod, lbs,	3,180	35,780
be N of E	SSELS	Ve	Топпаge.	635 1,039 575	2,249		Boneless Cod,	1 11	085
- <u> </u>	VE		No.	22 14	26		Cod Tonguesand Sounds, Ibs.	8,040 240 12,300	20,5
RECAPITULATION showing 1 Kinds and Quantities for the Year 1886.		Contraction		Prince # Queen's King's Fresh fish, 15,000 families	Totals		Counties.	Prince	Totals

RECAPITULATION.

YIELD and Value of the different Fisheries in the Province of Prince Edward Island, during the Year 1886.

Kinds of Fish.			Price.	Quantities.	Value.	
			\$ cts.		\$ c1	ts.
almon, freshackerel		Lbs.	0 15	2,400	36 6	00
ackereldo cannod	******	Brls.	10 00	27,534	275,340	00
do canned	******	Lbs.	0 10	679,584	67,958	40
		Brls.	3 00	43,204	129,612	
lewives	******	Brls.	3 00	700	2,100	00
od boneless		Cwt.	4 00	12,850	51,400	00
do boneless od and Hake Sounds		Lbs.	0 06	35,79)	2,147	40
od and Hake Sounds		Lbs.	0 60	20,580	12.348	00
akeaddock		Cwt.	3 00	9,530	28.590	00
addock alibut		Lbs.	0 06	71,550	4,293	00
alibut		Lbs.	0 06	9,680	580	80
had triped Bass		Lbs.	0 06	750	45	00
triped Bass	***************************************	Lbs.	0.06	200	12	00
rout		Lbs	0 03	75,195	4,511	70
meltels	*****	Lbs.	0 06	74,100	4,446	06
elaysters	*******	Lbs.	0 06	150,650	9,039	00
ystersobsters. cannad		Brls.	3 00	33,125	99,375	00
Obsters, canned	*** ******	Lbs.	0 12	3,616,780	434,013	60
ish Oil		Galls.	0 50	14,997	7,498	5(
nmanufactured Fish Manure		Tons.	1 00	3,315	3,315	00
resh Sea Fish (15,000 families)		••••			5,000	00
Total Value of the Products of					1,141,991	46
do	do	1885.	•••••••		1,293,429	6
Decrease in 1886		• • • • • • • • • • • • • • • • • • • •			151,438	2

For Value of Fishing Plant in 1886, see next page.

ESTIMATE

Of Capital invested in Plant of the Fisheries of the Province of Prince Edward Island, in the Year 1886.

	Value.	Total.
Sea Fisheries.	\$ cts.	\$ cts.
56 fishing vessels, aggregate tonnage, 2,249 tons 1,018 fishing boats 45,097 fathoms of nets 9,140 do seines 118,800 do trawls 1 fish trap Say 350 curing houses, stages, &c Lobster Fishery.	31,415 00 18,165 00 22,850 00 25,000 00 1,000 00	214,230 00
130 factory buildings, viz.:-30 at less value than \$300; 34 at \$1,200; 33 at \$1,600; 22 at \$2,000; 7 at \$4,000, and 3 at \$5,000 and upwards, with all their gear, including traps, movable outfit, cables, anchors, tools, &c., besides which there are nine factories not working. Oyster Fishery.		270,000 ⁰⁰
650 boats		10,000 00
Total		494,230 00

J. HUNTER DUVAR,

Inspector of Fisheries, P.E.I.

APPENDIX No 6.

QUEBEC.

REPORT OF THE FISHERY OFFICER IN CHARGE OF THE GOVERNMENT VESSEL "LA CANADIENNE," ENGAGED IN THE PROTECTION OF THE GULF FISHERIES, FOR THE YEAR, 1886.

GASPÉ, QUE., 31st December, 1886.

Hon. GRORGE E. FOSTER,

Minister of Marine and Fisheries.

SIR,—I have the h nor to submit my report on the fisheries of the Gulf division of the Province of Quebec for the season of 1886, together with synopses of the reports of the various local officers, and detailed statements of the material employed in the fishing industry, and of the general yield.

As can be seen by a glance at the statement of the total value, the fisheries for this year show a slight increase over those of 1885, and this in spite of the fact that certain of the fish products, especially the oils, have fallen considerably in value. These oils have been falling steadily in price since the introduction of min-

The season of 1886 will be a memorable one in the Gulf division. In the month of February we were shocked by the announcement that two of the oldest and most Considerable fishing firms had suspended; one of these firms had done business on the coast for upwards of one hundred and thirty years. The stoppage of these firms threw a large number of people out of employment, and as many of them were entirely dependent on weekly advances for a living, it became necessary to farnish relief to tide them over the months of February, March, April and May. This was done by grants from the Dominion and Local Governments, supplemented by by considerable private aid. Relief committees were organized on those parts of the coast where distress existed, to control the distribution of supplies. about six thousand dollars was expended, of which two thousand was granted by the Dominion Government, two thousand by the Local Government, and about two thousand was given by private subscriptions. Fortunately, the creditors of the firms in trankle in trouble decided to continue the business, and after the month of May there was no necessity for continuing the relief.

On the north coast the distress which existed was not in any way due to the stoppage of these firms, but to the almost complete failure of the cod fishery, between Bannise of these firms, but to the almost complete failure of the cod fishery, between Bequimaux Point and Blancs Sablons. The distress was greatest at and about Natashonan quan, and it was wisely decided to aid all who were willing to do so, to leave the Coast IP. Was wisely decided to aid all who were willing to do so, to leave the Coast IP. With this object, your Department sent the Dominion steamer "Napoleon" to Natashaquan, and she carried to Quebec about one hundred and sixty persons; at Quebec these people were taken charge of by the Local Government, and removed to the Country of the Local Government, and removed to the Country of the Coun to the County of Beauce, where arrangements had been made to settle them. It is to hat living as farmers than they to be hoped that they will succeed in making a better living as farmers, than they did as fishermen. If they succeed, they will likely be joined by others, as in Spite of the succeed, they will likely be joined by others, as in spite of all that may be said by those who are interested in settling the coast of the considerable normalistic to coast of Labrador and Anticosti, it is impossible for any considerable population to live on these coasts if they are dependent on the cod fishery alone for their maintenance. Those who hold sedentary salmon and seal fisheries may do well, but all others are certain to come to griet, sooner or later.

SEALS.

This fishery, though far from being a good one, was yet a decided improvement over those of the past four years. Seals were very abundant on the ice during the month of April, especially at Magdalen Islands. A great many were lost owing to rough weather, and disputes occurred as to the ownership of seals taken dead on the ice; about twice as many seals were killed and skulped as were saved, and several vestels loaded with seals not killed by their own crews. This was due to the fact that the ice kept driving, and the vessels were often driven away from the pans on which their crows had killed the seals. Certain rules or customs exist among seal fishermen, as to the manner of dealing with skins thus found adrift on the ice, but it is often difficult to prove the ownership of skins that bear no blaze or Much of the loss incurred is unnecessary, and seal fishermen are frequently in the habit of killing more seals than they have any chance of saving. Seals were also plenty off Point Rich, on the western coast of Newfoundland, and had our fishermen been fitted with steamers instead of schooners, large fares would have been made. The fall and spring seal fishery with nets on the Labrador was poor. The price of skins keeps up, but oil has fallen to 30 cents a gallon.

HERRING.

Spring herring were abundant all over the Gulf, but there being no great demand for them, but few were caught for export. They are principally taken for smoking, baiting lobster traps and manure. The fall herring fishery made by our fleet from Esquimaux Point was good, though the Labrador herring fishery was a failure. The schooners from Esquimaux Point having failed at the cod fishery, were fortunate enough to strike herring at the mouth of the Straits. They at once abandoned cod fishing and filled up with herring in bulk; these herring they afterwards barrelled at the Point. A few of the schooners that were fortunate enough to procure barrels, returned to the Straits towards the end of September and again struck herring off Point Rich, returning to the Point with a second load. The Newfoundland Labrador herring fishery having failed on account of these herring being scarce, this was fortunate for the people of Esquimaux Point, as they obtained a high price for their herring, much of it selling for \$5.50 per barrel.

COD.

The cod fishery off the mainland of Gaspe and Bonaventure Counties was fully up to the average; though on account of rough weather the fall catch was small. The bulk of the fishery was made during the two last weeks of July, when, with fine weather and plenty of bait the boats did splendidly. In the upper part of the County of Gaspe from Mont Louis to Cape Chatte, the fishery failed again; it is in fact pretty well abandoned as a summer fishery. In the fall, for some weeks, the boats did well. The people still attribute the failure of the summer fishery to the visits of the white porpoise. It is quite certain that, when these whales put in their appearance, the cod disappear and do not show up again for a week or two.

On the north coast, cod were scarce all along in shore. This scarcity was most marked at Na'ashquan, where the failure was complete. The fish stuck to deep water and never came inshore; capelin were uncertain and scarce all season. Most of the north shore fishermen between Natashquan and Blancs Sablons are not rigged for deep sea fishing; in fact they are in many cases too indolent to fit out for it. They have been accustomed to have the cod inshore in shallow water, where they are taken without so much labor with the float line or the seine. At Harrington and Mutton Bay, two considerable settlements of people from Newfoundland, where fishermen are particularly pushing and industrious, the catch was quite considerable.

It was however all made in deep water. Seines and trap-nets did nothing whatever. At Grau Island, on the room of Messrs. LeBoutillier Brothers, of Paspebiac, a fairly good fishery was made with hook and line; this being the only room on the north coast that made anything like an average fishery. The failure of the cod was not confined to our Labrador, as it was even more complete on outer Labrador and on the east and north coast of Newfoundland. Very few Nova Scotia cod fishermen visited Labrador this season, and I do not expect to see one of them on the coast next season, as they will all be sent to the banks. The number of Newfoundland vessels was also much below the average, most of the large firms having refused to fit out planters for Labrador, with the object of driving as many as possible into the bank fishery. My own idea is that, the failure of the inshore fishery is largely due to the fact that, fish are kept on the banks by the largely increased quantity of bait distributed there. Many of the smaller merchants or planters doing business on Labrador have been completely ruined by a succession of bad fisheries on that coast. The fact of the existence of extensive cod fisheries in the Pacific, off the coast of British Columbia, had just reached Labrador when I was last there, and many enquiries were made by Newfoundland fishermen as to the cost and means of getting there. I would not be surprised to see a considerable emigration of fict. fishermen from the more remote coasts of Newfoundland towards the Pacific. On the coast of Labrador, these people lead a hard life; born and reared as fishermen they know little or nothing of farming, and though in many parts of Newfoundland they have good land, they neglect to cultivate it. I have always held that, only those who have sedentary seal and salmon fisheries to depend on, should winter on the north coast, and the experience of each successive season is proving that, all others have no business there.

The returns from the Island of Anticosti also show a falling off. This is because a much smaller number of boats have fished from the island; the owners having refused to allow non-resident fishermen to make use of the beaches for landing and drying fish unless on payment of a rental or royalty. Many fishermen objecting to pay this have gone elsewhere to fish.

SALMON.

The returns of salmon fishing again show a slight falling off. The fishery was late in beginning, in spite of an early and favorable spring. The fish seemed to run in schools more than usual, and in many places it was noticed that nets which had not usually done well had beaten good stands. By the reports of local officers, it will be seen that the rivers are well stocked with parent fish. Angling was good, though in the early part of the season the weather was too dry and clear for good sport Several local officers complain that licensees are negligent and dilatory about rendering a statement of their catch and paying their fees. Should this continue, we will have to make an example of some of the more careless by refusing to renew their licenses.

LOBSTERS.

In 1885, there was canned in the Gulf Division 872,257 pounds of lobsters; this season the returns give 949,482 pounds; an increase of 77,225 pounds. The local returns give 949,482 pounds; an increase of 77,225 pounds were canned there this returns of the Gaspé sub-division show that 257,810 pounds were canned there this Jear as against 103,593 pounds last year, being an increase for this season of 154,217 pounds. So that, outside of the Gaspé sub division, there was a considerable falling off. In Gasté Bay, and off the adjoining coast, fishing was good, and lobsters ran large. A number of new factories were opened in the neighborhood of Gasté. A number of new factories were opened in the neighborhood of mainland, canners are anxious to have the close season changed. They wish to have it during midsummer, so that they can continue fishing during the fall when lobsters are firmer, fuller and in every way better. At Magdalen Islands, the majority of canners are of the same opinion. Some few who have their factories are firmer, fuller and majority of canners are of the same opinion. factories on the west side of the islands and who could not fish late in the fall, owing

to the prevalence of westerly winds, might not benefit by the change, but even they are of opinion that the close season should be during midsummer. I believe that lobsters are in primer condition towards the fall.

MACKEREL.

Mackerel fishing was a failure; the fish remained about the coasts of Cape Breton and Prince Edward Island and never came north in any great quantity. Those that were taken were large and in fine condition. Only one trap-net was fished; that of Captain Cunningham, at Cawees. He did nothing. It is not likely that there will be any further demand for trap-net licenses; these nets being evidently not suited to our coasts. Some years ago, several of our fishermen purchased mackerel traps and took out licenses, but in no instance has one of them taken enough fish to pay for the poles on which the net was hung; the mackerel would school all round the traps but never go in.

Only one American schooner came up as far as Gaspé Bay; this was the seiner "Eliza A. Thomas," of Portland. Several American fishermen entered Pleasant Bay, Magdalen Islands, among others the mackerel steamer "Novelty," of Portland.

RAIT

Bait was abundant on the south shore; herring being taken in Gasré Bay well into the month of December. On the north shore capelin failed, and there can be no doubt that the failure of the cod fishery was in part due to this, as over a great part of the coast the only summer bait is capelin.

The guano factory at Salmon Bay, on the Coast of Labrador, was unable to runfull time, owing to want of material; only about sixty tons of guano were manu-

factured.

The season on the whole was a rough one, though we did not have many gales of wind; yet, the weather was frequently, for a week at a time, too rough for boats to get out. The crops, over all that part of the coast where any attempt is made to cultivate the land, were abundant. Could our fishermen be induced to devote a larger part of their spare time, of which they have a great deal, to improving their land and raising potatoes, grain and pork, no people in the Dominion could be more independent. The price of fish abroad keeps low. The large catch in Norway and the cholera in the Mediterranean has kept down European markets. For a while this fall there was some appearance of a rise in Brazil, but the outbreak of cholera in the Argentine Republic and the probability of its spreading to Brazil, will certainly keep down prices in South America. Fortunately for our fishermen, the prices of all that they most need, molasses, tea, flour, cotton, and pork are low. We had no mishap on board "La Canadienne;" all went well and smoothly from the opening to the close of the cruise. Should mackerel strike north next season, it will be necessary to have another coast guard stationed in the river.

beg to append synopses of the reports of local Overseers.

I have the honor to be, Sir, Your obedient servant,

WM. WAKEHAM,

Commander of the Government Steamer "La Canadienne" and Fishery Officer for the Gulf Division.

SYNOPSES OF FISHERY OVERSEERS' REPORTS.

RISTIGOUCHE SEB DIVISION.

Mr. Verge reports that, the catch of salmon on the Quebec side has about maintained its average; 65,590 pounds having been taken this season as compared with 64,680 pounds last season. Salmon were late in entering the estuary, and remained in the bay below Dalhousie, where they schooled like mackerel during the early part of June. Mr. Verge complains that the regulations in force below Dalhousie, on the New Brunswick side, are unfair to the estuary fishermen, who are restricted in their manner of fishing and compelled to observe the Sunday close time, while those outside fish without any such restrictions. Mr. Verge suggests that the peches be abolished, or that the bar-nets be shortened, and that lessees be compelled to observe the Sunday close time.

The quantity of smelts caught with bag nets last winter off Escuminac was less than the year before, owing to the ice having moved off several times during the

The fish taken were very choice and large.

The Sunday close time and other regulations were well observed. The pools in the Ristigouche are full of fish. Upwards of four hundred fish were either taken in the Government net or bought from net fishermen for the hatchery. From these, about two million eggs were obtained.

NEW RICHMOND SUB DIVISION.

Mr. Cullen reports a decrease in the catch of salmon, as compared with 1885, of

8,212 pounds; salmon having kept on the south side of the bay. The summer catch of cod was small, the fact being that people are devoting more of their time to farming and less to cod fishing during the summer season. In the fall, when farming operations are over and fishing better, more attention is devoted to it. Fall fishing was good. Spring herring were abundant, but as they were of no great value and salt was scarce, no great quantity was prepared for export. Fall herring were abundant and of good quality. A few mackerel were taken, but our people do not devote themselves to this fishery.

The lobster catch was small; only 37,880 pounds having been canned this year by seven factories, as compared with 90,552 pounds last year. Mr. Cullen considers that a lot the lobeters increase in that, fishing should be prohibited for a few years to let the lobsters increase in number and size. Opinions are divided on the subject of a close season.

PORT DANIEL SUB-DIVISION.

Mr. Phelan reports that salmon fishing began on 20th May, which is earlier wara. The catch is a trifle less than last year. The fish ran in schools and Were very unevenly distributed; some nets making heavy catches while others did nothing at all. Most of the fish were taken between 25th of May and 10th of Ing. of June. All nets were ashore by the 20th of June. Cod fishing began on the 8th of June. The summer catch was small; the fall catch better. Squid struck in plentifully in August, giving an abundance of bait. At Paspebiac, fall fishing was particularly in the summer catch was particularly in August, giving an abundance of bait. was particularly good; some boats having landed as much as thirty drafts a week.

Spring 1 Spring herring were taken in great quantities for lobster bait and manure, between 20th general were taken in great quantities for lobster bait and manure, between Were not and 10th of June. After that date, herring became scarce and were not seen again until October, when they struck in abundantly, and large quantities. tities were taken, principally for home consumption.

Mackerel appeared to be scarcer than usual. A few were taken in herring Capelin were plentiful at Paspebiac, but never struck Port Daniel Bay or Anse au Gascon. Lobster fishing was fair. A new lobster cannery was opened at Ansa Gascon. Lobster fishing was fair. A new lobster fishing began on 30th at Anse au Gascon by Mr. Haddow, of Dalhousie. Lobster fishing began on 30th April and Gascon by Mr. Haddow, of Dalhousie. April and closed on 2nd of August. A few smelts were taken in Port Daniel Bay this August. A few smelts were taken in Port Daniel Bay this August. Bay this fall. They were shipped by steamer to Dalhousie. No contravention of the Rich and the R

the Fisheries Act came under Mr. Phelan's notice this season.

GASPÉ SUB-DIVISION.

Mr. Vibert reports that salmon fishing began earlier than last year; the first salmon being caught on 13th of May. The eatch was about the same as in 1885; 83,000 pounds being taken in nets and 5,916 pounds with the fly. The last week in May was rough and coast nets lost many fish. On 31st of May two stands in the Basin caught 37 fish averaging 23 pounds. Two salmon taken with nets in June weighed 89 pounds. There was no run of small fish in July. One hundred and seven net-fishing licenses were issued. Ninety-six stands were fished. At Pabos and Grand River the catch was good. The angling statement is as follows:—

	No.	Weight.
York River	125	2,723
Dartmouth River	3 3	700
St. John River	23	386
Grand River	109	1,962
Little Pabos River	6	90
Grand Pabos	4	55
•		
Total	300	5,916
=		
The largest fish on the York weighed		35 pounds
do Dartmouth do	•••••	30 do
do St. John do	•••••	2 9 do
do Grand do	•••••	$26\frac{1}{2}$ do

Messrs. Walker and Harris killed 78 salmon in ten days on Grand River.

There was no angling after 26th July.

Cod only struck late in June. At Point St. Peter, on the 16th of June, the catch was not a quarter that of previous years at a corresponding date. Herring at this time were plentiful; on the 14th June twelve nets caught thirty five barrels. At Grand River, on the 2nd July, cod fishing was no better than last year; by the end of July there was a great improvement, boats bringing in twenty five drafts from the banks in one trip. At this time there was no fish inshore. At Cape Cove, in the week ending 21st August, boats landed from twenty to forty drafts. September was windy and rough. October being a fire month, a considerable quantity of cod was landed at some places, much of which was salted in casks and shipped to Quebec and the West.

The principal bait used after July was squid. The wet weather in July and

August interfered greatly with the curing of fish.

From Gaspé 12 cargoes were sent to Brazil.

do 6 do do Mediterranean.

do 2 do do West Indies.

do 1 do do Jersey.

Mackerel were scarce, only a few barrels being taken. They were, however,

of good quality.

Lobsters were plentiful and fishing was good. There were ten canneries in operation besides two boilers at Chien Blanc which supplied Malbaie and Belle Anse factories. On 15th of June, 32,000 pounds were received at Chien Blanc. On 25th June, a lobster was taken which weighed fifteen pounds. All those engaged and interested in the lobster fishery agree in the belief that there should be a close season for a month, from 25th July to 25th of August; this being the soft shell season. Only three factories were running in 1885. The catch in this sub-division shows an increase of 167,217 pounds over the packing of 1885.

The schooner "Admiration," Captain Tripp, was employed in the whale fishery from 10th June to 16th September in the Straits of Belle Isle and on the coast of Lebrador. She captured six whales representing 3,760 gallons of oil.

Overseer Letourneau reports summer cod fishery as slightly better than last year. He attributes the failure in this fishery to the presence of white porpoises. It was always noticed by the fishermen that, when these porpoises come down the river, cod

disappears. Fall cod fishing was poor, bait being scarce.

Salmon fishing was poor. The nets were frequently driven ashore. Salmon were much later than usual in striking the coast. The rivers are abundantly supplied with breeding fish. There was no contravention of the law in Ste. Anne's river this season. Fly fishing was not quite so good as last year; fish being late in taking to the river. Eighty-four fish were taken with the fly in Ste. Anne's River; they averaged 181 lbs.; the largest weighed 32 lbs. The run of salmon was smaller this year than last. Trout were abundant; they were mostly taken with hook and line, one fisherman having taken 400 lbs. in two days in this way. Mr. Letourneau is sorry to say that trout are increasing, and this is sure to damage the rivers for salmon fishing. Spring and fall herring were abundant; the latter are mostly sold for local consumption. Mackerel entirely failed. Capelin were scarce, being only taken in the eastern part of the sub-division, where they were used principally for manure.

MAGDALEN ISLANDS.

Mr. Chevrier reports that the fisheries of Magdalen Islands were below the average. Spring herring were abundant, but there being no demand for these fish save for lobster bait and manure, no great quantity was taken. The seal fishery, though a poor one, was yet much better than for the past few years. No vessels fitted out for the Labrador cod fishery; a few vessels fished on the banks about the islands; owing to rough weather fall fishing was also poor, though cod were abundant. Lobster fishing was poor; there is no doubt that it is being overdone. There are nineteen factories in operation on Magdalen Islands. It is proposed to erect a factory on Dead Man Rock.

GODBOUT SUB-DIVISION.

Overseer Comeau reports the catch of salmon as about an average; he believes that, had fishermen been well supplied with nets, the yield would have been large, the season being a favorable one. Trout were plenty, and a great many were taken. Cod and halibut were only taken for local consumption. Herring were abundant; they first struck on 15th of April. Mackerel were abundant in August, but kept outside. Sturgeon were also plentiful at Manicouagan; they were taken. taken in weirs, no attempt being made to net them. An extensive white porpoise fishery, with stakes, was erected at Manicouagan; it was a failure, only one porpoise being caught in it. Porpoises were very abundant, but the water is too clear for this mode of fishing. The harbour seal fishery at Manicouagan was below the average; this bind. this kind of seal seems to be getting scarce in the river. Seal hunting off Point des Monts in winter, for Greenland seal, was good, over 400 having been killed by ten hanter. hunters. Salmon fly fishing was about an average; fishing gave out early, as the water got too low and clear. Over 300 fish were taken by three rods in Godbout River, the average weight being 12 lbs.

TRINITY SUB-DIVISION.

Overseer Belanger reports salmon fishing an average one, the yield being slightly shead of last year. The fish did not remain long in salt water, but went right into the rivers. Trout fishing was poor; cod fishing a failure; the cod were late in coming the coming and fall coming and were always scarce; heavy winds prevailed during summer and fall. The price of cod was low, and fishermen are consequently poorly off. During a gale which occurred in September, many boats and nots were totally lost at English Point and Coult and Caribou Islets. Herring were scarce and owing to the loss of nets but few were taken. Mackerel were scarce. Thirty barrels were taken by Capt. Cunningham, at Cawees.

MOISIE SUB-DIVISION.

Overseer Migneault reports that salmon fishing began on 19th of May. The yield was one-third less than last year. He attributes this to an early spring and to the fact that salmon went right up the rivers on striking the coast, a large number ascending the rivers before the nets were set. Mackerel were scarce, only fifty-five barrels being taken at Seven Islands; they were of superior quality. Herring fishing was about as usual. Summer cod fishing was about an average, though during the whole season, that is to say up to 4th of September, there were only thirty-four days on which boats could get out; the season was rough and foggy. Bait struck in on 20th of April and was abundant during the summer. Squid were plentiful during the fall. One hundred and eighty seals were taken at Seven Islands and Ste. Marguerite.

MINGAN SUB-DIVISION.

Overseer Duguay reports salmon fishing to have been a comparative failure. In 1885, 103½ barrels were salted, and 16,540 pounds prepared fresh in ice. This was about an average fishery. This season, only 36 barrels were salted and 14,000 lbs. prepared fresh. Spring was unusually early and waters fell rapidly in the rivers. so that the fish did not remain long in the estuaries. Cod fishing was also poor; the fleet of schooners from Esquimaux Point doing absolutely nothing. Bait was uncertain and the weather rough; the fish kept out in deep water. Herring fishing was good; vessels from the Point having failed at the cod fishery were fortunate enough to strike the fat fall herring off Bralor, at the mouth of the Straits. They took over 5,000 barrels. Spring seal fishing, though not good, was yet much better than last year. The vessels from the Point took 7,600 seals as compared with 740 last year. A good many people from Long Point and St. John's River were obliged to leave the coast. At these places, the fishing rooms of Messrs. J. Fauvel & Co., and J. & E. Collas were abandoned for a time.

NATASHQUAN SUB-DIVISION.

Overseer McLeod reports that, he arrived at Natashquan on the 20th May and found a good deal of destitution; no traders having yet arrived. Spring herring were abundant, but people only took what they required for their immediate use, as they had no salt nor barrels. On continuing, to West Avocat he found the destitution greater, and many families were subsisting on clams. The arrival of the Overseer with bounty checks was fortunate for most of them, as they were at once able to procure a few luxuries. Salmon were first taken at Natashquan on 14th of June; there was then neither cod fish nor bait. Salmon fishing was poor. Soon after the arrival of the fish, the weather became rough, and it was impossible to keep the nets out, owing to the heavy sea on the shore and the freshets in the rivers. "La Canadienne" passed down, calling at Natashaquan on 29th of June. She returned from below on 20th of July. Fall herring struck in late in September, but owing to rough weather, it was frequently impossible to handle the nets and the catch was smaller than usual. Owing to the failure of the cod fishery, several families were in a state of destitution all season. From the neighborhood of Natashquan, thirtyfive families were removed to Quebec on board the Government steamer "Napoleon."

WASHEECOOTAL SUB-DIVISION.

Overseer Mathurin reports that, salmon fishing began on the 10th and ended 24th of June. The waters which had been low during all the month of May, began to rise about the middle of June and effectually put an end to net fishing, Very few cod were taken in this division. Strong easterly winds, with fog and rain, prevailed during the entire season.

ST. AUGUSTIN SUB-DIVISION.

Overseer Legouvé reports salmon fishing as being slightly better than during the previous year, though far from being good. The catch of cod, mostly made at Harrington Harbor and Mutton Bay, is better than in 1885. Cod was only taken in deep water. The season was rough and foggy, and persevering fishermen only did something. Bait was scarce until fall, when squid were plentiful. Summer fishing was made mostly on clams, which are not by any means abundant. Very few vessels fished along the coast. They all gave it up and proceeded further north. No fish were taken in seines or with traps. There is not likely to be any great distress, as such families as had not enough for the winter, left the coast. The sedentary seal fishery, which takes place in December, was poor; winds and ice not suiting.

BONNE ÉSPERANCE SUB-DIVISION.

Overseer Whitely reports cod fishing poor, although the season opened early, and fishing was expected to begin early; yet capelin, the only spring and summer bait, did not appear before the 20th of June, and even then were scarce and uncertain. Seines and traps did nothing; cod never struck inshore. The usual supply of launce failed. Squid were plenty, and in some degree towards the close of the season supplied the place of other bait. Salmon were scarce, though some stations did better than last year; the fish came from the east, the western berths did nothing. The run of salmon stopped suddenly two weeks before the usual time. Seals were not caught in any quantity in sedentary fisheries; they passed outside and not in the runs. The last seasons have been very trying to fishermen in this division, and most of the enterprising men have abardoned the coast and moved where they can obtain employment during winter. The guano factory made sixty tons of manure. The supply of material, owing to the failure of the fishery, was short. Should fishing improve, this industry will be of great benefit to the people, as the factory will stilize offals which have heretofore been thrown away.

RETURN showing Number and Value of Vessels, Boats, Nets, &c., in the County of the Province of Quebec,

RISTIGOUCHE SUB-DIVISION

		V pss	IN IN	р Вол Гівн		MPLOYE	D	Fish	ing Ma	TERIA	L.		
NAME OF PLACE.		V	essels.			Boats.		Ne	ts.	Seir	ies.	sh, lbs.	
	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	Fathoms.	Value.	Salmon, fresh,	Cod, cwt.
Twenty-two salmon stations			\$		23	\$ 420	22	3815	\$ 3 895		\$	6559 0	

NEW RICHMOND SUB-DIVISION

Maguasha	:::::::::::::::::::::::::::::::::::::::				14 30 70 102 50 80 160	1380 700 1400 5600	60 100 27 0	3222 3400 4105	1070 13°0 3130 6932 2267 1050 2470	200 40 140 500	200 40 150 500	500	
Paspebiac	 37	3 92 1	196560	227	160 39 152 688	580 3900	275	1300 3013	680 1970	169 340	160 340	300	1300

PORT DANIEL SUB-DIVISION

Paspebiac Portage Nouvelle and Shegiwake Point Loup-Marin Port Daniel Bay L'Anse à la Barbe L'Anse an Gascon Totals	1	10	300	3	25 45	2306 500 2250 1250 3000	105 50 100 60 100	1000 1500	600 600 500 800	120 80 40 40 180	150 80 40 40 200	24320 2618 830	1850
200000	1	~		•		10.00	1	1000	0000		1		ا

TOTAL FOR COUNTY

Ristigouche Sub-division New Richmond do Port Daniel do	 37 1	3921 10	1 9656 0 300	227 3	23 688 226	15370	1105	3815 30221 7500	20960	1200	1390 810	65590 74567 27768	3185
Totals	38	3931	196860	230	937	26490	1602					167925	

Bonaventure, extending from Head of Tide, Ristigouche, to Point Maquereau, in for the Year 1886.

(Head of Tide to Maguasha).

_			Kini	os or F	, Tism.				Fisa	PRODE	ots.	-dmnsuoo	The second second
Haddock, cwt.	Herring, barrels.	Herring, smoked, boxes.	Mackerel, barrels.	Eels, barrels.	Smelt, 1bs.	Cod Tongues and Sounds, barrels.	Lobsters, in cans.	Coarse and Mixed Fish, barrels.	Cod Oil, gallons.	Fish used as bait, barrels.	Fish used as man- ure, barrels.	Fish used for local tion, barrels.	Value.
													\$ cts.
*******	5 0	. (• • • • • • · ·	•••••		600 0							10	7,159 00

(Maguasha Head to Paspebiac Point).

														_
	90	300	7	8			l l	70			200 0	300	3,491	00
******	200	400	9	12				150			3000	350	4.984	20
******	300	1500	25		/-13/		2640	200	•••••	100	9000	320	9,837	10
······	600	1200	15	40			3024	200	- 11	150	100 0 0	800	15,673	30
*******	300	1000	10	- 6		•,•••		180			5000	450	7,802	10
60	400	900	1.			20	10136	300	200	300	6000	700	12,145	40
110	500	1000	17	12		40	17280	400	510	600	10000	1500	23 510	00
100	150	600	6			12	4800	250	65	290	4000	380	7,349	00
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45.														
475	2740	7400	121	103		142	37880	2050	1 6 36	2010	5700 0	5190	99,852	10
													,	

(Paspebiac Point to Point Maquereau).

)								_
*****				 	5			800	200	1000	400	8,265	00
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	200	*****		 6000	3	45000		800	300	400	460	16,789	
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	200	•••••		 	4	18432		1700	400	400	300	13,563	84
•••••	1280			 		105.400			1600	4600	1900	61,439	-04
_	1400	*****	*******	 60 00	12	105432	•••	5000	1000	4000	1300	01,439	04

OF BUNAVENTURE.

1														
475	2740	7400	121	103		142	37880 105432	2050		2040	57000			10
475	4070	7400	121	103	12000	154	143312	2050	6 6 36	3610	61600	7100	168,450	70

RETURN showing the Number and Value of Vessels, Boats, Nets, &c., in the County
Magdalen Islands), in the Province

GASPÉ SUB-DIVISION

NAME OF PLACE. Science: New Name of Place. Science: New Name of Place. Science: Name of Place. Science: Name of Place. Science:			VBSS	BLS AN	D Bo	ATS H	MPLOY	E D	F	ISHING	MAT	ERIAL	•
S S S S S S S S S S	NAME OF PLACE		v	essels.			Boats.		Ne		Sei	ne s.	Trap- nets.
Black Point		No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	Fathoms.	Value.	Value.
Newport Sanda			İ	\$	İ		\$			\$	l	\$	\$
	Newport Islands Newport. Anse à Blondel Newport Point Anse aux Ganards Grand Pabos Gully do Portage Grand Ruisseau Anse aux Basques St. Adelaide de Pabos Little Pabos Little River, West Grand River Little River, East Cape Despair Cape Cove (Anse du Cap) Anse au Beaufils Bonaventure Island Percé Corner of Beach (Coin du Banc) Barachois River Belle Anse Bois Brulé Seal Cove Douglastown Sandy Beach Gaspé South-West Bay Gaspé North-West Bay Peninsula Cape aux Os Little Gaspé and Seal Rock		70 103 95 111 111 144 172 140 105	2000 2200 2300 4000 3500 6000 2000 3100	5 7 7 10 25 15 24 9 9	222 166 377 66 133 177 76 66 223 666 499 245 51 118 528 304 158 304 158 15	898 527 320 1500 220 760 1025 350 650 320 1205 1890 5030 206 1021 6440 730 2700 3465 1800 450 900 3866 250 171 242	400 244 122 800 144 288 146 466 152 102 236 600 120 222 288 120 120 222 288 120 120 222 288 120	722 439 210 1500 200 450 736 188 44G 206 1032 880 3000 1908 720 1854 182 2444 4281 795 1342 400 1560 2524 1100 2169 2800 900 1376 5840	314 280 146 750 80 190 380 106 260 650 625 1871 872 390 1148 824 902 2557 567 575 175 840 1164 550 1164 550 1164 550 230 230 230 230 230 230 230 230 230 23	139 200 20 600 24 1 1 2 6 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2	104 100 255 400 130 130 130 62 427 400 150 150 120 175 120 20	200

of Gaspé, extending from Point Maquereau to Cape Chatte (and including the of Quebec, for the Year 1886.

(Point Maquereau to Cape Gaspé Head).

			F	Cinds	or H	risn.						F	ish Pr	ODUCTS		mption,	
Salmon, fresh, lbs.	Salmov, in cans, lbs.	Ood, owt.	Haddock, ewt.	Halibut, lbs.	Herring, barrels.	Herring, smoked, boxes.	Mackerel, barrels.	Kels, barrels.	Smelt, lbs.	Cod Tongues and Sounds, barrels.	Lobsters, in cans, lbs.	Whale Oil, gallons.	Cod Oil, gallons.	Fish used as Bait, barrels.	яв М	Fish used for Local Consumption, barrels.	VALUE.
														•			\$ cts.
800 2400 8072 18640 10310 10449 5550 4155	1255	567 891 7100 386 4000 235 750 2580 340 2540 265 2180 1280 14020 3065 4064 9660 1185 2775 4800 5602 2800 6600 400 800 285 200 200 200 200 200 200 200 200 200 20	120 	2400 670 450 1630 1000 350 1200 265 750 	199 899 20 100 22 12 988 255 20 230 61 212 30 55 50 60 40 40 49 49 55 50 50 50 50 50 50 50 50 50 50 50 50	20 75 30 25		3		2 1 2 6 6 1 3 2 2 2 4 4 1 26 2 3 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 1 2 1 2 1	10176 71042 15696 43000 36929 22500 7200	3760	450 586 400 300 3500 2000 650 2000 400 2000 1755 5085 4720 807 3530 2140 2935 10485 880 2500 400 2000 1755 665 87 3530 2140 2935 10485 880 2500 400 400 400 400 400 400 400	600 151 128 40 1370 25 260 150 1	1200	400 755 2000 244 300 755 200 405 455 600 722 213 3311 129 540 328 30 560 17 140 155 155 750 1155 666 300 755 750 375 375	2,915 40 9,699 60 3,522 50 2,017 80 20,224 00 1,242 00 3,617 00 12,564 10 1,785 15 11,665 50 2,441 90 11,437 25 24,377 00 16,273 10 16,273 10 15,860 00 18,543 00 18,543 00 18,543 00 25,875 00 3,660 00 3,660 00 3,660 00 3,660 00 3,660 00 3,3814 00 1,226 00 4,652 55 2,373 60 2,458 30
900	i ''' I	580 1780	·••••	ļ	95 50						••••		804 1434	238 307		25 35	3,359 60 8,430 60
82873	2258	69439	157	7905	2071	160	18	10		55	257810	3760	59821	21466	1894	162 3	402,898 50

RETURN showing the Number and Value of Vessels, Braiss MAGDALEN RIVER SUB-DIVISION—

	1	Vesse			OATS HING.	Employ	TED .	Fish	ич Ма	TERIA	L.		<u></u>
Name of Place.		Ves	sels.			Boats.		Ne	ts.	Seir	ies.		i
AZZ OF FEASI.	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	Fathoms.	Value.	Salmon, barrels.	Salmon, fresh, lbs.
			\$			\$			\$		\$		
L'Anse à Louise Three Runs. Jersey Cove Anse à Grisfonds Anse à Fougère Fox River Little Fox River Little Fox River Little Cape Echourie Grand Anse Pointe Jaune Anse à Valeau Grand Etang Pointe Sêche Big Chlorydorme Little Ohlorydorme Little Anse Frigate Point Little Vallée Anse à Colin Anse à Mercier Grande Anse Coap à l'Ours Little Magdalen Manche D'Epèe Gros Mâle Ruisseau des Olives Anse Pleureuse Mont Louis Rivière à Pierre					900 700 14 188 700 9 134 286 12 322 323 131 14 150 100 100 138 112 88 12 88 12 88 12 88	, 650 650 175 240 1610 170 3148 468 136 415 25 80 186 150 400 710 240 230 300 370 170 170 500 170 216 1216 218 208 208 208 2480 2480 128	85 100 28 100 14 184 36 22 54 47 21 18 10 21 11 18 8 9 34 14 13 9 14 18 18 19 14 18 18 19 19 19 19 19 19 19 19 19 19 19 19 19	240	200 220 200 200 407 100 410 100 96 170 146 156	2200 2000 1000 500 500 2400	210 250 250 25 12 60	10	
Claude River				<u> </u>	24	500	39	610	340		30	4	_
Totals		•••••			872	1 62 26	1118	21230	11546	1054	772	40	

and Nets, &c., in the County of Gaspé, &c.—Continued.

Gaspé Head to Claude River.)

			Kı	NDS O		8н.						Fish	PRODU	CTS.		umbaon,	
Ood, cwt.	Haddock, cwt.	Halibut, lbs.	Herring, barrels.	Mackerel, barrels.	Trout, barrels.	Cod Tongdes and Seudes,	ans, 11	Coarse and Mixed Fish, barrels.	Seal Skins, No.	Porpoise Skins, No.	Seal Oil, gallons.	Porpoise Oil, gallons.	Cod Oil, gallons.	used as Bait,		Fish used for Local Consumption, barrels.	VALUE.
1800 1600 450 600 2500 5000 600 1100 1000 290 350 350 300 900 150 900 150 980 980 980 980 980 980 980		900	100 15 20										1200 1300 300 400 1600 200 4000 400 400 200 250 114 750 700 210 240 100 520 600 600 600 600 600 600 600 6	200 300 70 160 200 160 160	100	20 80 26 70 18 40 30	\$ cts- 9,230 00 8,380 00 2,223 00 2,942 00 11,943 00 1,455 00 2,168 00 5,215 00 2,176 00 1,395 00 1,732 00 1,579 00 4,678 00 4,254 00 1,816 00 1,816 00 1,816 00 1,816 00 3,842 00 5,052 00 5,052 00 5,052 00 5,052 00 5,052 00 5,052 00 5,054 00 1,244 00 5,744 00 5,744 00 5,744 00 5,745 00 8 032 00
200 200 22910		2100	800		13					4		240	150	240 500	6	160	2,106 00

RETURN showing the Number and Value of Vessels, Boats, STE. ANNE DES MONTS SUB-DIVISION

	,	Vessi			ATS I	MPLOY	ÆD	Fish	ing M	A TERI	AL,					_
		Ve	esels.			Boats.		Ne	ts.	Sein	nes.		eź.	lbs.		
Name of Place.	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	Fathoms.	Value.	Salmon, barrels.	Salmon, fresh, lbs.	Salmon, in cans,	Cod, cwt.	Haddock, cwt.
	_		\$			\$			\$		\$					l
Marsouïs	31	11	19100 120 10220	13 2	33		10 16 130 64 220	200 1890	200 1655	336 131		3	1659 300 1959		1286 352	_

MAGDALEN ISLANDS

Amherst	8 14	315 520	12000 12000	35 60	60 33	4500 600 250	210 83	3020 510	1860 366	270 140	430 80	•••	 	3400 1270 30	
Grosse Isle and Grand Entry	2	65	3 000	10									 		:::

TOTAL FOR THE

	1 1									1	l				-	157
Gaspé Sub-division	20	1140	34200	119	1003	45804	1919	43719	25255	3105	3038	١	82873	2255	69439	10.
Magdalen River do	اا	l			872	16226	1118	21230	11546	1054	772	40	l		22910	
St. Anne's do	4	183	10220	15	112	4055	320	3060	2763	467	285	12	1959		1751	105
Magdalen Isl'ds do	30	1079	33500	135	205	8130	569	18120	10306	1190	1600	١			1751 10155	200
	1—	 								i	 	<u> </u>				z 63
Totals	54	2402	76920	269	2192	74215	3926	86129	49870	5816	5745	52	84832	2255	104255	30-
												-				

Nets, &c., in the County of Gaspe, &c.—Continued.

(Marsonïs to Cape Chatte).

	F	Kind	s or	F	ısn								Fı	sн Р	ворист	rs.		Consumption,	
Halibut, Ibs.	Herring, barrels.	Herring, smoked, boxes.	Mackerel, barrels.	Trout, barrels.	Kels, barrels.	l	Cod Tongues & Sounds, barrels.	Lobsters, in cans.	Coarse & Mixed Fish, brls.	18, No.	Porpoise Skins, No.	Seal Oil, gallons.	Porpoise Oil, gallons.	Whale Oil, gallons.	Cod Oil, gallons.	Figh used as Bait, barrels.	Fish used as Manure, brls.	Fish used for Local Consibarrels.	VALUE.
											}								\$ cts.
********	31		2	١					10						30 42	28 35	60	52	519 00 541 80
300	4 -		6	33 8			3 1		368 260			68 73			597 284	277 158	779 532		
300	653		12	42			4		638	71		141			953	498	1413	972	17,451 00

SUB-DIVISION.

	_																			
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Acce. 600	5		200		•••	4.7****	[•••••	02400												
*****	70		90					190000				10000			2960	3800		670	51,664	
******	70		••••					46368				22000						540	31,309	
~			80					64800		500		1800			25	250		38	12,272	90
*****	~	ļ		١				1416	 .									10	252	40
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******	240		375	l	l		ł	510360		16075	1	56600		l .	8565	12350		2188	186.747	00
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COUNTY OF GASPÉ.

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2100 800 13 10 20 300 653 12 42		4 240	16644 5355 460	2560 118,242 60
242 12 42	4 638		953 498 1413	972 17,451 00
		16075 56600	8565 12350	2188 186,747 00
10305 320		_		
10305 3764 160 405 55 19 20	400 59 768170 638	16146 4 56741 240	3760 85983 39669 3767	10343 725,339 10
		1111	1 1 1	1 1 '

RETURN showing the Number and Value of Vessels, Boats, Nets, &c., in the County Quebec, for

GODBOUT SUE-DIVISION

	Vı	essrl:		Boa ishin		PLOY	ED		Fish	ing M	[ATER	IAL.			
NAME OF PLACE.		Ves	sels.		F	oats		Ne	ts.	Seir	ies.	Tra Ne		barrels.	esh, 1bs.
	No.	-				Value.	Men.	Fathoms.	Value.	Fathoms.	Value.	No.	Value.	Salmon, ba	Salmon, fresh, lbs
			\$			\$			\$		\$		\$		45
Manicouagan		15			2 4 1 8 8 	40 110 15 170 150 485	1 8 5	430 430	136 222	330 140	315 140		140		9716 1706

TRINITY SUB-DIVISION

D. 1.4. 3 W4.						ا م		055	142		-				1450 4749 1000 8946
Point des Monts					3	33	3	255							4749
Trinity Bay					3	62	4	650	600				*****		1000
Petit Mai						284	20	413	317		*****	•••••			9946
Islets à Cariboo			1500		13	1962		654							
Egg Island	1	15	250	3	3	95	6	364							000000
English Bay			İ!		31	688	62	815	372		l				
Penticost	2	41	1100	5	10	236	20	434			237			l	
Cayes Rouges					8.	330	19	146	49	46	24				
Caoui	1	42	800	8	2	90	5	25	14			1	1500		
Mai Islands and Rivière à	•	1	İ			ĺ						l		i	200
Vachon			ļ	ļ	2	50	3	100	100			1	300		ノ
·									 						16345
Totals	9	177	4450	30	85	3830	169	3856	2254	201	261	3	2300		100
	[<u> </u>		<u> </u>	1			<u> </u>				l	ا	

MOISIE BUB-DIVISION

								400						
Jambons	2	23		1 -	11	332 152	21 6		900	90	29		 	
Seven Islands	1	18	750	4	21	986	48	1695	1368	171	215		 :	60018
River Moisie	1	54		_	32 10	1962 500	104 20	43 6 6						
Pigou Rivière au Bouleau					5	200	10			34	34	•••••	 	·····
		 -				4132	200	7097	6021	599	_		 	68548
Totals	4	95	1850	13	04	4132	209	1091	0031	099	340	•••••		

of Saguenay extending from Manicousgan to Blancs Sablons, in the Province of the Year 1886.

(Maniconagan to Point des Monts.)

_	Kind	OF F	'ізн.]	Гізн	Produc	TS.		-dunanco		
Cod, cwt.	Halibut, lbs.	Herring, barrels.	Mackerel, barrels.	Trout, barrels.	Cod Tongues and Sounds, barrels.	Coarse and Mixed Fish, barrels.	Seal Skins, No.	Porpoise Skins, No.	Seal Oil, gallons.	Porpoise Oil, gal- lons.	Cod Oil, gallons.	Fish used as bait, barrels.	Fish used as man- ure, barrels.	Fish used for local ction, barrels.	VALU	1.
															\$	cts.
	100000000 100000000 100000000	5 4 27 8		4½ 3		22 3	3 62 3 400 3	16	186 9 2600 19	42				4 1 1 10 6	117 202 78 2,644 237	40 60
······		44	*******	71/2		25	471	16	2823	42		4008 7		22	3,279	70

(Point des Monts to Mai Islands.)

50	400	16		2							45	7	 12	526	00
98	1500		******										 11	518	
280	600	81 26	••••••	3			********				92		 21	1,070	
131 1004	800		2	5	********		10		60	••••	267 125		 26 10	2,477 1,091	
250	2300	330					i					141	124	6,544	
175	1400	٠.	******	1		••••					237	36		1,728	
49	* ******	•••••									161		22	875	
		3	30								45	6	 12	580	90
30	*******	•••••		1				 .			25	4	 4	180	00
2076	7000	634							<u> </u>		I—		 	15 500	
_		034	32	13	*********	••••	21	•••••	126	•••••	1988	294	 272	15,593	10
							1	1	1	1	1 '		 		

(Jambons to Rivière au Bouleau).

1		_										
941 180 1199 3126 700	2800 6000	112		 1 5	9 1	 136	 484	 301 130 743 1665	54 12 94 266		25 10 80 90	4,872 50 1,388 20 7,470 30 20,357 60
245	000	8	1	l	2 2 1			 221 125	35			3,095 00 1,171 00
6391	13600	284				 180	 662	 3188	481	44	221	38,354 60

RETURN showing the Number and Value of Vessels, Boats, Nets, &c., in the County of MINGAN SUB-DIVISION

		V E		ND BOA		PLOYED			Fish	NG MA	TERIAL.		
NAME OF PLACE.			essels.			Boats.		Ne	ts.	Sein	ies.	Tr Ne	
	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	Fathoms.	Value.	No.	Value.
						\$.			\$		\$		\$
Little River	21 2	831	13600	152		200 200 950 40 1000 950, 80 50 1825 1000 750 60 30 840 80 50	16 16 79 21 77 40 8 5 150 89 62 2 1 100 8		140 150 120 20 100 400 1000 50 1000 1000 1000	100 100 300 200 100 1000 50	120 400 50 300 120 120 120 500 300 100	2	
Totals	23	901	15100	161	310	8165	662	4470	3520	2630	4010		5

NATASHQUAN SUB-DIVISION

												
	1	1		1	١.			1				i
Nabissippi					8	340	16	120	80	50	100'	
Agwanus	1	25	700	4	11	440	22	220	910	50	100	
Pashashaboo					12	480	24	180	120	50	100	
Isle à Michon										********	·································	
Canadian Harbor				 	24	1200	60	400	400	100	150	
Natashquan		200	4800	40	50	2000	100	2000	1500	300	300	
River Natashquan	1	25	500	5	10	400	15	2080	600	100	100	
-					<u> </u>	 			I——	1	I	
Totals	10	250	6000	49	115	4860	237	5000	3610	650	850	
	l		1	İ					i		1	_ ا

Saguenay Division, extending from Manicouagan to Blancs Sablons, &c.—Continued. (Chaloupe to Watsheeshoo).

_		Kinds of	Fish.				Fise	г Рводі	JCTS.		Consumption,	
Salmon, barrels.	Salmon, fresh, lbs.	Ood, cwt.	Herring, barrels.	Trout, barrels.	Lobsters, cans, lbs.	Seal Skins, No.	Seal Oil, gallons.	Cod Oil, gallons.	Fish used as Bait, barrels.	Fish used as Manure, brls.	Fish used for Local Consubarrels.	Value.
						 		<u> </u>				\$ cts.
******						ŀ	1					
*******		140				•••••	·····	100			20	784 00
1		150 1650			******	*****) 120 i 1260	95 500		36	907 00
		1600	45	********	***************************************	**********	********	1200	300	40	100 4	8,184 00
******		1800	25	*******	,.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	*******		1500	500		110	16 00
*******		1200	10	•••••	******			1000			60	8,840 00 5,880 00
		1200	10,					1000	300		5	20 00
,]}										1	2	29 00
12		2780	130					2300	1500		210	15,068 00
2000000	14000	1800						1500			80	10,120 00
3.3	******	1200		*******		*****		1000		20	40	5,770 00
14	*****			*******							3	33 00
9000											ĭ	4 00
******	******	530	5300			7609	34000	500	150		800	48,070 00
8	·····		450						,		25	1,900 00
12	*****			3							10	182 00
	******	40	20	2			ļ	30	10		4	466 00
36	14000	31000	700:			Face	94000		4000	[100 170 65
_ 1	14000	11290	59 91	5	******	760 0	34000	9250	4235	40	1510	106,173 00

(Watsheeshoo to English Point).

28		***************************************	0401		5	******	••••••	 80 177 120	20 20	 20 30 25	1,327 00 2,890 80 1,978 00
	25 65	2800	750 75	1300	10 10	18000	35		300 50	 	13,350 00

RETURN showing the Number and Value of Vessels, Boats, Nets, &c., in the County of WASHERGOOTAI SUB-DIVISION

	٧ı	SSEL		Boa Fish		MPLOYE	D		Fishi	ng M	ATBRIA	L.	
NAME OF DISTRICT.		Vess	els.			Boats.		N-	ets.	Sei	nes.	Tra Net	
	No.	Tonnage.	Value.	Men.	No.	Value.	No.	Fathoms.	Value.	Fathoms.	Value.	No.	Value.
			\$			\$			\$		\$		\$
Kegashka Mistassini Bay. Ourlew Point, Musquarro. Washeecootai Romaine, East Coacoachoo	1	15 20	400	3	3 1 3 6 1 —	30 80 50 240 20	1 4 10 2	100 100 180 100 40	75 50 200 100 30		**********		

ST. AUGUSTIN SUB-DIVISION

Totals	2	13	300	6	146	3425	195	7500	7515	1310	1690	11	204
Obicatica					3	200	6	400	300	80	80		
Canso Harbor					3	80		100	100		1		1
L'Anse à Portage					3		2	200					
Caucasippi					ĩ	30	í	100	75				1
St. Augustin Harbor Sandy Island					2	30	2	200			20		
St. Augustin Bay	*****	,	 		4	75 100	4	360 400	200 400		20	• • • • • • • • • • • • • • • • • • • •	
Rigolet					4	80	4	300	100				1
Poacachoo					4	130	4	350	200				
Kekapoa					3	75	5	500	475				
Big Meccatina				l	3	100	4	250	25 0	100			4
La Tabatière					15	300		1400	1600				67
Mutton Bay					37	680			1200		300		78
Whale Head					20	400	25		750	50 240	50 300	3	55
ittle Meccatina	- 1	6	120	3	25	500 125	60	100	400 125				
St. Mary's	:				11	50	1	40	40			••••	•
Point à Mourier	••••••	•••••			2	120	2	150					
tamamu					3	120	3	300					
Wolf Bay					5	100	5	150	300				

Saguenay Division, extending from Manicouagan to Blancs Sablons, &c.—Continued. (English Point to Coacoachoo.)

		K	INDS OF	Fisi	н.			F	'ish Pr	ODUCTS	١.	-dunsuo-	
Salmon, barrels.	Cod, cwt.	Halibut, lbs.	Herring, barrels.	Trout, barrels.	God Tongues and Sounds, barrels.	Lobsters, cans, lbs.	Seal Skins, No.	Seal Oil, gallons.	Whale Oil, gallons.	Cod Oil, gallons.	Fish used as bait, barrels.	Fish used for local c tion, barrels.	VALUE.
15 12	78	200	38	 ···	1		45			55	27	4	\$ cts
18 8 2	*******			1			20	40 60				1 2 3 16 2	298 00 36 00 264 00 186 00 100 00
57	78	200	38	2	1		95	220		55	27	28	1,647 00

(Coacoachoo to Chicatica.)

1 25	80		20			20000	·•••••			50	20	4	3,470	
40	********											3	362	
3	•••••							400				5	297	00
	10						20	73		5	10	1	105	20
2 3	1000	927		l	1				. ,	750	450	54	5,049	62
	150			Ĭ	l					120	100	10	830	
12	400						128			324	260	24	3,437	
21	1480	1500	75			l	200	760		1163	800		8,693	
18			30				1053			185			4,702	
2	60	•••••	10				150			43			742	
_8)				2			72					16	428	
13				· ~		· ^***	50					3	324	
18	*****			8	***********	**********	0 °		```	· · · · · · · · · · · · · · · · · · ·	_	3	344	
15	*****				*******	**********		********		·····		20	340	
1	60			;						45		1	541	
5				1 5			61		********	45	94	1 1		
. 1		•••••	*****	2	i .					*******		2	106	
10			*********	4								2		00
4	******					·····	42	160				1 2	266	
3	*******	********					·····	******	******			3		00
	120	••••••		l						100	60	4	638	00
165	22.00													
-00	3560	2427	135	20		20000	1851	9083	2000	2785	1844	278	30,789	82
			(1	ĺ	(1		ĺ	l	!	1 1	•	

RETURN showing the Number and Value of Vessels, Boats, Nets, &c., in the County of
BONNE ESPERANCE SUB-DIVISION

	Ve	SSELS	AND F	SOATS SHING		LOYED	IN		Fisi	HING	MATE	GRIAL.	
NAME OF PLACE.		Ves	sels.	-		Bjats.		Ne	ts.	Seir	ies.	Trap	Nets.
	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	Fathoms.	Value.	Fathoms.	Value.
			\$	İ		\$			\$	j	\$		\$
Peche à LizotteOld Fort IslandSt. Paul's River	•••••		500	4	20 2 11 6 1 10 4 58	1000 400 200 200 500 100	60 1 16 4 1 18 3	300 90 380 150 60 40 400	400 90 595 75 60 20	400	*****		120
Bonue Espérance	1	40	600	4	13 7 12 7	720 500 800 450	28 15 22 11 208	200 200	100 200	200 200	200 200 300 200	1	40 20 40
Salmon Bay Little Fishery Five Leagues. Middle Bay Belles Amours		280	8000		101 4 7 30 2	5050 160 400 1650 100	6 15 60 4	490 400	250 275 800 250	100	100		40
Bras d'Or		80	3000	7	20 5 10 12 4	800 140 400 400 300	32 6 14 16 6	900 400 400 400	550 400 600 400	450 280 100	490 450 150		
Totals	7	430	12100	35	346	17130	660	66 00	5865	5550	7620	7	220

THE ISLAND

·													
English Bay	1	20	500		18	702	30	300	300	6 0	40		
Point au Foin			••••		3	90	6	30	3 0				
L'Anse aux Fraises					15	450	30	150	150	60	40		
Oil River.					3	60	6	40					
Wreck Point					10	40 0	22	80					
Hackett's Cove					12	360	26	120	120				
Lacroix					3	60	5	36	36				
Indian Harbor					20	600	40	200	200				
Macdonald's Cove					16	480	36	160	160				
Capelin Bay	·		•		6	200	12	60	60				
Potato River					6	200	8	60	60				***
Cow Point					8	160	10	96	96	,			
Tapp's Cove					9	270	16	100	100				
Mauzerolles River	i			Í <i></i>	15	580	32	300	300	. .	l		
Mauzerolles River	1	10	400	3	3	75	3	100	100				
TUA Day				1	8	300	13	300	300	100	100		
aditor miver					2	15	2	100	100		.,	l	
Decacle Privet.	I				3	60	2	60	60			l. .	
Shallop Creek	١	l. 		l	3	75	2	100	100				
Chicot		 			2	30	3	20	25				
					 		 				<u> </u>		
Totals	2	30	900	7	165	5167	304	2412	2417	220	180		
		l	l	1		1			l	ĺ	1	1	

^{*60} tons guano, \$2,400.

Saguenay Division, extending from Manicouagan to Blancs Sablons, &c.—Continued. (Chicatica to Blancs Sablons).

	uca to	Blancs	Sabion	B).								
		Kin	DS OF I	Гısн.				Fish PR	oducts	•	dunsuo	
Salmon, barrels.	Cod, cwt.	Halibut, 1bs.	Herring, barrels.	Trout, barrels.	God Tongues and Sounds, lbs.	Seal Skins.	Seal Oil, gallons.	Cod Oil, gallons.	Fish used as bait, barrels.	Fish used as man- ure, barrels.	Fish used for local consumption, barrels.	Value.
********	20 00		100			40	120	1000	300		40	\$ cts. 9,348 00
6 32 14 4	160 160 15		********	********		10 10 110	30 3 0 69 0	5 80 8	10 100 10	·······	10 5	174 00- 1,282 00- 675 20-
70 10	250 2800	*******	********			2 3	69	200	150	••••••	20 10 150	56 00 1,310 00 1,070 60 13,540 00
8	500 400 700					21	6 3	300 250 450	200		20 20 20 25	2,400 00 2,026 20 2,492 00
10	150 4500 100					30	210	80 3 5 00 7 5			10 159 20	912 00 23,900 00 884 00
4 8	400 2000 40 610		10			64 80	256 560	250 1750 20	100 900 10		20 20 5	2,102 40 9,680 00 654 00
********	40 120 800	•••••	200 40 20			100 60 200	700 420 1400	460 30 75 560	300 15 75 100		30 15 10 5	4,344 00 635 00 1,465 00 3,544 00
181	800		60			300	2100	560	100		10	4,944 00
	16425		430		••••••	1048	6648	11153	5520		599	88,438 40
OF AN	TICO	STI.										
********	699 49	9600 600	130 20		2			4 82 39	150 50		100 20	4,702 80 457 60
**************************************	200 40 210	2100 600			1	32 11	83 28	283 20 100	100 40 200		25 10 10	1,713 40 386 20 1,120 00
*******	300 100 200		50					160 75 130	200 50 100		5 3 10	1,480 00 492 00 1,192 00
1	600 70		300 300				***	425 50	250 45	,	50 20	4,234 00 1,625 00
******	300 500 400		50 50		*********			260 375 264	200		15 20 20	1,764 00 2,630 00 2,185 60

46432 36127 RETURN showing the Total Number and Value of Versels, Boats, Nets, &c., in the County of Saguenay Division, extending from Halibut, Iba. 1037 . Haddock, cwt. 47670 KINDS OF FISH. 3280 6425 161050 9125 104255 47670 Cod, cwt. 2256 1 Salmon, cans, lbs. 68548 14000 84832 16345 112200 361957 Salmon, fresh, lbs. 36 57 165 19 595 592 647 Salmon, barrels. 7225 7225 7225 Trap Nets. Value. : 38 88 28 Manicouagan to Blancs Sablons, &c. - Continued. o N FISHING MATERIAL. TOTAL FOR THE COUNTY OF SAGUENAY. 15926 755 261 261 530 850 850 690 690 620 23871 .eulaV Seines. TOTAL FOR THE GULF DIVISION. 762 201 2630 650 650 650 650 650 650 650 650 11947 2000 5816 11947 19763 Fathoma. 410 2254 6629 3520 3610 610 7515 2417 **49870 32830** 111364 Value. Nets. 165755 86129 39090 1460 3856 7097 7097 5000 695 695 7500 2417 Fathoma. 1602 3926 2484 8013 Men. 485 3830 4132 8165 4860 74215 Boats. 148411 VERSELS AND BOATS EMPLOYED Value. 937 2192 1287 287 .oV IN FISHING. 230 801 Men. 500 4450 11850 15100 6000 800 300 12100 420C0 76930 315780 Value. Vessels. 3931 2402 1946 946 8228 Tonnage. 10480aara 152 828 o.N 11111 Totals Sub-division Bonaventure ... GaspéSaguenay...... NAME OF PLACE. 999999**9**9 Grand Totals St. Augustin Bonne Kspérance Mingan Natashquan Washeecootsi County of Anticosti Trinity Moisie 220

5-8888844 82 2028 62 3,281 15,593 38,354 106,173 29,688 1,647 1,647 30,789 30,789 VALUE. 168,450 725,339 344,269 RETURN Showing the Total Number and Value of Vessels, Boats, Nets, &c., in the County of Saguenay Division—Concluded. 1,238,059 344,269 222 222 222 282 288 288 299 395 395 7100 0343 3699 barrels. Fish used for Local Consumption, 184 65551 Fish used as Manure, bris. 3640 39669 15315/ 58624 Fish used as Bait, barrels. 126709 Cod Oil, gallons. FISH PRODUCTS. 5760 1 3760 2000 : : Whale Oil, gallons. 282 : : Porpoise Oil, gallons. 111682 54941 56741 54941 Seal Oil, gallons. TOTAL FOR THE COUNTY OF SAGUENAY. 16 20 : : : • Porpoise Skins, No. FOTAL FOR THE GULF DIVISION 12080 471 660 335 955 955 955 851 048 16146 28226 Seal Skina, No. 22 2713 Coarse and Mixed Fish, 143312 768170 38000 20000 9 19 482 Lobsters, cans, ibs. 59 26 36 239 barrela. Cod Tongues and Sounds, 12000 20400 32400 :::::: : Smelt, lbs. KINDS OF FISH 103 113 ******* ****** ******* Eels, barrels. 926 \$ 50 80 80 EE -7 152 Trout, barrels. 121 405 87 613 ******* 8 Mackerel, barrela. 7560 : Herring, smoked, boxes. 44 634 284 280 380 135 135 135 135 4070 3764 10726 18560 Herring, barrels. :::::**:** Sub-division Gaspé :::::: County of Bonaventure NAME OF PLACE. 9999999 Grand Totals Bonne Espérance Washeecootai St. Augustin Totals. Natashquan Anticosti Mingsn

STATEMENT of Value of Lobster Canneries and Outfit in the Gulf Division, 1886. COUNTY OF BONAVENTURE.

COUNTY OF BONAVENTO	RS.		
Locality.	Value of Traps and Boats.	Value of Buildings and Machinery.	Total.
	\$	\$	\$
Carleton	660	800	1,460
Maria	386	600	986
Capelin	380	900	1,280
do '	900	800	1,700
Little Bonaventure	680	800 j	1,480
Vew Carlisledo	315	650	965
do	380	400	780
Port Daniel	850	800	1,650
do	850	1,200	2,050
L'Anse au Gascon	560	600	1,160
MILEO DE CARROLLE PROPERTY PRO	700	600	1,300
Total	6,661	8,150	14,811
COUNTY OF GASPÉ (Mainl	and).		
Newport	1,200	1,000	2,200
Grand Pabos	400	300	7,700
Little River	400	700	1,100
Cape Despair	250	1,300	1,550
Percé	300	1,250	1,550
Jorner of the Beach	680	820	1,500
Selle Anse	400	1,250	1,650
Mal baie	309	420	720
Oouglastown	135	300	435
Dape aux Os	426	475	901
Total	4,491	7,815	12,306
COUNTY OF GASPÉ (Magdaler	Islands).		
Bryon Islanddo	1,215	1,000	2,215
do Old Harry	801	450	1,251
Grosse Isle Head	908	800	1,708
Frand Entry	700	400	1,100
do	3,145	2,000	5,145
do	3,330 965	3,000	6,330
House Harbor	635	400	1,365
do	1,602	500	1,135 2,402
Frindstone	4,690	800	7,190
do	1,080	2,500	3,080
do	1,787	2,000 1,200	2,987
Stang du Nord	2,050	1,650	3,700
do	1,780	3,000	4,780
Iospital	1,060	800	1,860
Dabane Cove	2,720	1,500	4,220
Amherst	1,900	4,000	5,900
South Beach	2,000	3,500	5,500
Entry Island	900	250	1,150
Total	33,268	29,750	63,018
COUNTY OF SAGUENA	Υ.		
Pashashsheeboo	400	J 500 I	900
Wolf Bay	500	750	1,250
Total	900		
		1,250	2,150
Total, County of Bonaventuredo Gaspé	6,661	8,150	14,811
	37,759	37,565	75,324
	900	1,250	2,150
do Saguenay			

STATEMENT of Value of Material employed in Gulf Fisheries, Season of 1886.

Description.	Value.	Description.	Value.
Vessels, 152 of 8,279 tons	\$ cts. 315,780 148,411 111,564 23,871	Traps and brush fisheries Lobster factories and plant Total	\$ cts. 7,225 92,285 699,136

STATEMENT of Number of Men employed in the Gulf Fisheries, Season of 1886.

Description.	Number.
Sailors	807
Sailors Fishermen and Shoremen	8,012
Total	8,819

RECAPITULATION.

QUANTITY and Value of Fish, Oils, &c., in Gulf Division for 1886.

Description.	Quantities	Prices.	Value.
Salmon, salt	647 364,957 2,255 161,050 1,037 46,432 18,560 6613 152 239 949,482 2,713 23,226 20 111,682 282 5,760 126,709 58,624 65,551 21,142 32,400 60	\$ cts. 14 00 0 10 0 20 4 00 4 00 0 06 4 00 0 025 10 00 10 00 7 00 9 00 0 15 2 00 0 40 0 40 0 40 0 40 1 00 0 50 4 00 0 06 4 00 0 06 4 00 0 06	\$ cts- 9,053 00 36,495 70 4451 00 644,200 00 4,148 00 2,785 92 74,240 00 1,890 00 6,130 00 1,520 00 791 00 2,151 00 142,422 30 5,426 00 28,226 00 40,672 80 112 80 2,304 00 50,683 60 55,624 00 32,775 50 84,563 00 1,914 00 2,400 00 1,238,059 62 1,197,802 63
Increase for 1886			40,257 00

SYNOPSES OF FISHERY OVERSEERS' REPORTS IN THE PRO-VINCE OF QUEBEC, EXCLUSIVE OF THE GULF DIVISION. FOR THE YEAR 1886.

SOUTH SHORE DIVISION—FROM POINT LÉVIS TO CAPE CHATTE.

Point Levis to Ste. Anne-F. C. CARON, Fishery Overseer.

The yield of fish in this division is given as follows:

· ·		1885.	1886.
Salmon	lbs.	5,100	3,010
Trout	lbs.	6,500	6,0.0
Shad		16,335 lbs.	105,252
Eels	No.	92,663 lbs	
Sturgeon			264
Bar and whitefish	doz.	2,063	1,907
Mixed fish		1,012	482

Value...... \$20,856.20 \$25,932.49

Overseer Caron, whose division extends from Point Lévis to Ste. Anne, reports that the fishery laws and regulations were well observed; the jealousies and ill-feeling which formerly existed between fishermen are gradually disappearing. General satisfaction is expressed with last year's catch, although some kinds of fish were very scarce. Salmon fishing shows a falling off of nearly one half below that of last year, and fishermen are at a loss how to account for it. Some ascribe this poor result to the high temperature of the water, while others are equally sure it was due to continuous calm weather. Shad and eels show increased catches, undoubtedly due to improved eel-weirs located between Point Lévis and Berthier.

FROM STE. ANNE TO ISLE VERTE.

X. PELLETIER, Fishery Overseer.

The yield of fish in this division is given as follows:-

		1884.	1885.	1886.
Salmon	lbs.	16,580	12,620	2 .9 60
Trout	lbs.	4,000	5,000	*24,500
Herring	bris.	7,780	11,510	4,2,0
Sturgeon	brls.	420	857	70
Shad	No.	40,375	38,050	lbs. 123,691
Liels	No.	40,770	82,950	lbs. 112,148
Sardines	brle.	6,666	4,859	183
Whitefish	doz.		110	580
Porpoise skins	No.	17	41	74
do oil	gals.	1,020	2,460	4,440
Mixed fish	brls.	1,726	2,050	336
Fish for manure	brls.	4,073	4,225	821
m . 1 1	-	*	400 100 0	

*Including Lake Témiscouata.

\$78,290 \$99,162.25 \$43,257.59

Overseer Pelletier, who replaced Mr. Gauvreau, has charge of the fishery district extending from Ste. Anne to L'Isle Verte. He reports a general falling off in almost every kind of fish except the eel fishing, and ascribes this result to the large number of porpoises preying upon the small kinds of fish.

FROM ISLE VERTE TO RIMOUSKI.

H. MARTIN, Fishery Overseer.

The following table shows the yield of fish in this division:-

	1884.	18 85.	1886.
Salmonlbs.	14,280	19,580	15,400
Trout lbs.	13,000	9,755	9,000
Shad No.	3,5 5 6	6,850	lbs. 15,465
Eels No.	2,875	5,500	lbs. 6,000
Herring brls.	4,992	8,325	4,075
Sturgeon brls.	´ 3	16	4
Sardines brls.	690	1,620	540
Mixed fish brls.	71	153	83
Fish for manure brls.	3,340	5,100	3,740
Total value \$3	1.382.53	\$53,034,50	\$27,516,90

Overseer Martin, whose division extends from L'Isle Verte to Rimouski, reports salmon and shad about the same as last year, but all other fisheries show a large falling off, which he is unable to account for.

FROM RIMOUSKI TO RIVER BLANCHE.

L. E. GRONDIN, Fishery Overseer.

The yield of this district is stated to have been as follows:-

	1884.	1885.	1886.
Salmon lbs.	7,640	10,830	11,060
Shad No.	1,800		bs. 11,400
Herring brls.	12, 281	8,580	13,363
Sardines brls.	1,215	315	******
Total value	\$66,358	\$45,537	\$69,158

Overseer Grondin has charge of the division extending from Rimouski to Rivière Blanche. He reports a large increase in the catch of herring. Salmon about the same as last year. Sardine fishing a total failure, owing to unfavorable weather. The total value, however, shows an increase of \$24,000 over that of 1885.

FROM RIVER BLANCHE TO CAPE CHATTE.

J. BTE. SAUCIER, Overseer.

Statement of the yield and value of the fisheries of this division:—

	1884.	1885.	1886.
Salmon	3,770	3,010	3,260
Herring brls.		905	335
Sardines brls.	65	38	
Coarse fish brls.	6	299	225
Fish for manure brls.	200	*****	******
Troutlbs.	•••••	•••••	400
Total value	\$4.578.50	\$5,987.50	\$2,871.00

Overseer Saucier, who has charge of the division extending from Rivière Blanche Cape Chatte reports salmon more abundant than in 1885. Angling in Matane River was not so good, only about 80 fish being canght with the fly against 100 in 1835. The largest fish weighed 31 pounds. The catch of herring in weirs was a failure, but net fishing fared better; especially about the end of the season. These fish were of a superior quality, being as fat and quite as large as the Labrador herring. Capelin again failed to near the shores this season. With the exception of a couple of Indians caught spearing salmon in Matane River, no violations of the law came under this officer's notice.

NORTH SHORE-FROM QUEBEC TO BERSIMIS.

QUEBEC AND MONTMORENCY DIVISIONS.

L. P. Huor, Overseer.

The following is a comparative statement of the Fisheries in this Division :-

Kinds of Fish.	1882.	1883.	1884.	1885.	1886.
Salmon Lbs. Shad No. Rels No. Stargeon Brls. Bar and whitefish Doz. Small fish Brls. Pickerel Lbs.	2,900 4,500 23,561 29 1,747	2,640 2,575 21,595 207 1,904 131	3,750 3,425 34,836 162 1,161 131 15,880	3,120 4,535 31,192 136 1,655 220 15,944	1,940 Lbs. 23,259 do 119,052 182 3,175 385 16,727
. Value	\$5,572 85	\$6,454 25	\$7,830 40	\$8,140 74	\$15,482 03

Overseer Huot's division comprises the Island of Orleans and that part of the north shore of the River St. Lawrence extending from Chateau Richer to St. Joachim. He reports a general increase in the fisheries of his district, excepting salmon which was almost a failure. Shad and eels show larger catches than ever before. This is undoubtedly due to the fact that more men were engaged in these fisheries.

MURRAY BAY DIVISION.

ULYSSE BHÉREUR, Overseer.

Ant. Filion, Jos. Simard, Henri Coté, Ed. Martin,

COMPARATIVE Statement of the Yield of the Fisheries in this Division.

Kinds of Fish.	1882.	1883,	1884.	1885.	1886.
Trout	60 100 19,794 2,910 123 4 10 72 250 953	60,000 9,344 4,380 159 6 100 84 300 2,429	35,700 39,100 2,280 144 3 26 40 400 885 12 720	46,900 33,460 3,530 16 	74,420 Lbs. 72,646 1,310 13 15 15 85 80 1,658 3 180 \$3,995 96

Overseer Bhéreur, whose division comprises that part of the coast of the River St. Lawrence extending from River du Gouffre to River aux Canards, also reports a falling off in the catch of salmon. Trout were plentiful. Eels show a good increase. Only three porpoises were killed in the fishery of Isle aux Coudres. The scarcity of capelin and other small fish probably drove these voracious cetaceans to other parts of the coast in seek of food.

SAGUENAY DIVISION.

L. N. CATELLIEB, Overseer.

Joseph Boily, Warden.

COMPARATIVE Statement of the Yield of the Fisheries in this Division.

Kinds of Fish.	1882.	1883.	1884.	1885.	1886.
Salmon Lbs. Kels No. Trout Lbs. Herring Bris. Sardines " Sturgeon " Small fish " Fish for manure " Shad Lbs. Porpoise skins No. do oil Galls.	9,690 470 247,100 146 62 1 432	12,510 400 250,800 668 108	10,810 1,500 230,400 309 80 1 457	22,580 8,500 211,700 27 9 233 205	14,790 35,000 202 8 150 1,525 495 80 4,000
Value	\$18,111 50	\$20,789 75	\$18,299 50	\$17,704 95	\$8,383 45

Overseer Catellier, who replaced late Overseer Radford, has charge of the Saguenay district. He reports salmon scarce, but of a large size. Very few fish were caught in July owing to the absence of easterly winds. A few shad were caught in this division for the first time. Herrings show a large increase. Porpoises were numerous, 80 being killed near Tadoussac. No violations of the law came under this officer's notice.

LAKE ST. JOHN DIVISION.

JOB BILODEAU, CHAS. POTVIN, R. MALTAIS, Wardens.

COMPARATIVE Statement of the Yield of Fish in this Division.

Kinds of Fish.	1882.	1883.	1884.	1885.	18 86 .
Trout	42,160 1,562 403 	5,800 21,500 8,700 195 32,800 114,000 \$23,516 00	4,200 25,600 9,725 115 29,000 106,600	3,500 28,500 3,400 135 12,100 84,700	3,600 Lbs. 64,600 1,630 1,160 89,900 42,500 \$15,968 50

Wardens Bilodeau, Potvin and Maltais, who have charge of Lake St. John division, report an increase in the yield of pickercl and a falling off in that of windinish, whitefish and pike; trout about an average catch.

FROM QUEBEC TO THE UPPER OTTAWA.

RICHELIEU DIVISION.

PIERRE LATRAVERSE, J. F. PICOTIN, Jos. GINGRAS,

Comparative Statement of the Yield and Value of Fish in this Division.

Kinds of Fieb.	1882.	1883.	1884.	1885.	1886.
had No. leis No. leis No. leis 'turgeon Lbs. Tout 'a laskinongé 'a lickerel 'a	6,600 15,800 22,000 2,100 2,200 2,600 16,600	7,000 26,800 16,800 100 4,300 3,600 32,500 3,500 2,362 134,000	7,000 13,900 15,000 4,560 2,500 26,500 3 500 2,080 120,000	7,200 131,000 16,800 125 5,050 3,300 3,500 3,300 1,800 148,600	Lbs. 12,600 Lbs. 106,100 60,100 4,000 2,000 11,800 13,500
Value	\$5,932 80	\$10,315 00	\$8,246 20	\$18,899 00	\$15,160 40

VERCHÈRES DIVISION.

MATHIAS HURTEAU, Overseer.

COMPARATIVE Statement of the Yield and Value of Fish in this Division.

Kinds of Fish.	1883.	1884.	1885.	1886.
Trout	6,000 58,650 12,000 4,758 6,000 1,343 3,183 3,815 159,250	7,220 15,580 2,814 3,290 1,775 469 1,500 1,393 54,800	600 7,300 41,400 3,460 6,400 5,930 1,000 1,090 1,980 38,450	Lbs. 9,330 Lbs. 234,400 13,300 260,000 7,220 700 3,200 3,900 41,000
Value	\$12,033 47	\$4,134 79	\$6,952 40	\$30,592 40

CHAMBLY AND IBERVILLE DIVISIONS. •

J. B. CHEVALIER, Overseer.

COMPARATIVE Statement of the Yield and Value of Fish in these Divisions.

27,500 1,400	6,500 50,755 705	7,000 282,650 500	Lbs. 109,278 96,000
93,600	6,255 5,915 136,600 475,000 460	2,940 6,600 31,150 714,000 2,320	\$800 1,820 1,630 138,760 \$14,422 98
3	93,600	93,600 475,000	93,600 475,000 714,000 40 460 2,320

CHATEAUGUAY AND BEAUHARNOIS DIVISIONS.

JOACHIM LABERGE, Overseers.

COMPARATIVE Statement of the Yield and Value of Fish in these Divisions.

V: 3 - 4 W: 1	1882.	1883.	1884.	1885.	1886.
Kinds of Fish.	1002.	1003.	1004.	1000-	1000.
Bels No. Sturgeon Lbs. Maskinongé " Bass " Pickerel " Pike " Mixed fish "	35,400 10,400 130,000 115,000 80,990 150,000 240,000	28,400 48,100 92,600 124,500 82,500 163,500 298,600	30,400 22,700 23,000 154,700 95,500 136,600 475,000	34,700 94,500 18,600 132,900 96,000 136,350 637,000	Lbs. 82,890 89,000 112,195 80,025 106,200 155,200 401,075
Value	\$42,360 00	\$14,610 00	\$42,361 00	\$47,552 50	\$49,078 50

MISSISQUOI BAY DIVISION.

P. E. LUKE, Overseer.

COMPARATIVE Statement of the Yield and Value of Fish in this Division.

Kinds of Fish.	1882.	1883.	1884.	1885.	1886.
Shad	6,295 29,800 13,800	5,330 24,600 34,200	6,500 30,960 38,200	5,400 17,000 36,000	Lbs. 7,218 2,125 19,000
Value	\$3,289 50	\$3,185 00	\$3,890 80	\$2,620 00	\$983 08

MAGOG DIVISION.

N. A. BEACH, T. MARCHESSAULT, Overseers.

COMPARATIVE Statement of the Yield and Value of Fish in this Division.

Kinds of Fish.	1882.	1883.	1884.	188 5.	1886
Trout Lbs. Shad No. Bass Lbs. Pickerel " Wixed fish " Value Value	10,000 6,000 100 2,000 12,000	12,000 1,000 14,000 \$1,332 00	18,000 1,200 12,000 40,000 \$1,144 00	20,000 51,000 5,000 39,000 120,000 \$12,860 00	Lbs. 15,000 101,000 151,200 28,000 \$21,636 Ó0

SHERBROOKE AND MÉGANTIC DIVISIONS.

P. W. NAGLE,
JOEL SHURTLEFF,
A. L. DARCHE,
J. B. McDonald,
P. C. BOURKE.

COMPARATIVE Statement of the Yield and Value of Fish in these Divisions.

Kinds of Fish.		1886.
Trout	Lbs.	24,570
Shad	46	17,400
Eels		12,000
Mask nongé	"	7,350
Bass	"	8,800
Pickerol	"	17,250
Pike	"	8,920
Mixed Fish	"	35,800
Value	\$7	,563.60

CHAMPLAIN AND ST. MAURICE DIVISIONS.

O. LACOURSIÈRE,
JOSEPH DESAULNIERS,
JOSEPH LAMBERT,

COMPARATIVE Statement of the Yield and Value of Fish in these Divisions.

Kinds of Fish.	188 2.	1883.	1894.	1885.	1896.
Shad	40,000 72,000 3,500 9,185 20,000 3,720 11,000 3,000 2,000 26,000	25,000 20,000 4,000 27,300 150,000 13,300 6,000 4,000 15,000 1,054,000	23,000 31,400 2,080 51,200 142,000 12,050 6,000 4,000 19,350 55,300	25,500 56,000 1,550 59,300 148,000 11,800 5,600 25,000 60,000 992,800	Lbs. 80,000 Lbs. 179,000 10,000 63,500 157,400 16,500 12,000 7,200 18,000 60,850 1,284,200
Value	\$39,102 40	\$17,478 00	\$45,433 00	\$50,163 00	\$76,512 50

BERTHIER, JOLIETTE AND MONTCALM DIVISIONS.

J. W. HANSON,
S. A. GRANT,
J. L. MARTEL,
WILLIAM RITCHIE,

COMPARATIVE Statement of the Yield and Value of Fish in these Divisions.

Kinds of Fish.	1883.	1884.	1885.	1886.		
	No.	1,400 37,000 680 1,160 800 5,583 6,315 628,750	1.820 26,500 1,170 810 4,800 4,600 631,250	1,420 32,200 1,320 210 1,350 6,800 106,800	Lbs.	101,000 45,950 1,700 2,500 700 10,000 12,500 29,200 10,500 9,000
Value	•••••	\$16,642 19	\$15,699 40	\$5,424 40	\$1:	3,221 00

MONTREAL DIVISION.

JOHN MORRIS, Overseer.

COMPARATIVE Statement of the Yield and Value of Fish in this Division.

Kinds of Fish.	1882.	1883.	1884.	1885.	1886.
Shad No. Rels " Sturgeon Lbs. Maskinongé " Pickerel " Pike " Mixed fish " Whitefish "	3,000 16,600 10,000 21,000 14,000 21,200 18,600 85,200	3,000 17,000 15,000 23,000 14,000 24,000 19,000 86,000	5,000 17,000 15,500 25,000 25,000 20,000 90,000 500	19,000 19,000 17,000 30,000 10,000 25,000 23,000 90,000 5,000	Lbs. 60,000 18,000 18,000 32,000 3,000 15,000 23,500 90,000 2,000
Value	\$9,590 00	\$10,300 00	\$11,015 00	\$13,200 00	\$13,915 00

TERREBONNE DIVISION. .

JOSEPH LAUZON, T. CLOUTIER, Overseers.

COMPARATIVE Statement of the Yield and Value of Fish in this Division.

Kinds of Fish.	1882.	1883.	1884.	1885.	1886.
Shad No. Reis " Trout Lbs. Bass " Pickerel " Pike " Mixed fish " Sturgeon "	2,175 10,000 5,450 5,180 3,940 10,400	740 1,570 5,980 3,840 4,490 7,500	1,100 1,105 4,560 2,265 4,360 8,700 18,600		Lbs. 6,350 Lbs. 1,785 49,000 5,890 3,510 4,930 11,300 31,200
Value	\$2,272 91	\$1,391 10	\$2,128 50	\$5,991 00	\$7,192 60

LAKE OF TWO MOUNTAINS AND ISLE PERROT DIVISIONS.

THÉOPHILE SABOURIN, JULIEN MONPETIT, Overseers.

COMPARATIVE Statement of the Yield and Value of Fish in these Divisions.

Kinds of Fish.	1882.	1883.	1884.	1885.	1886.
Eels No. Shad " Maskinongé Lbs. Sturgeon " Bass " Pickerel " Pike " Mixed fish " Whitefish "	2,000 1,000 1,800 2,000 3,400 7,800 2,200 15,000	3,000 1,200 3,000 2,800 8,500 3,500 25,000	3,500 1,400 20,000 35,000 3,200 10,000 4,000 30,000	6,000 1,560 21,000 36,100 2,000 10,500 4,210 32,000 2,000	Lbs. 6,500 Lbs. 5,000 12,000 38,000 1,800 13,500 12,500 24,000
Value	\$1,850 60	\$2,239 00	\$5,696 00	\$6,245 50	\$5,879 00

LOWER OTTAWA DIVISION.

ROBERT W. JONES, Overseer.

COMPARATIVE Statement of the Yield and Value of Fish in this Division.

Kinds of Fish.	1882.	1883.	1884.	1885.	1896.
Shad No. Rels Lbs. Sturgeon Lbs. Trout " Maskinongé " Whitefish " Pickerel " Pike " Mixed fish "	275 1,900 7,800 900 1,400 1,400 1,400 5,500 7,500 28,000	1,100 2,500 15,000 1,000 4,20 850 1,600 5,600 8,000 35,000	1,200 5,000 18,000 1,500 5,000 2,100 1,700 6,500 10,000 £0,000	1,450 7,000 20,000 1,100 12,500 2,800 7,000 12,000 44,000	Lbs. 6,000 Lbs. 14,800 30,000 1,400 14,000 600 3,000 7,500 14,000 50,000
Value	\$2,362 50	\$3,270 00	\$4,328 00	\$5,197 00	\$6,568 00

ARGENTEUIL DIVISION.

ALEXANDER BEATON, Overseer.

COMPARATIVE Statement of the Yield and Value of Fish in this Division.

Kinds of Fish.	1883.	1884.	1885.	1886.
Pickerel Lbs. Trout " Rels No. Whitefish Lbs. Mixed fish " Pike "	4,000 4,500 3,500 10,000	5,000 5,400 3,000 15,000	10,000 5,100 5,500 1,000 8,000	15,000 3,000 8,500 4,000
Value	\$1,250 00	\$1,480 00	\$1,998 00	\$ 1,810

UPPER OTTAWA AND GATINEAU DIVISIONS.

Joseph Marion, James Mohr, J. T. Coghlan,

Ove**rse**ers.

COMPARATIVE Statement of the Yield and Value of Fish in these Division.

Kinds of Fish.	1882.	1833.	1884.	1885.	1886.
Trout	116,500 6,000 22,950 6,500 1,750 13,050 8,550 50,500 27,500	115,200 7,100 20,200 6,630 1,550 12,000 10,000 50,100 30,000	120,000 7,000 22,000 5,800 1,800 13,000 9,400 52,000 32,100	135,000 7,200 25,000 6,200 1,500 11,000 10,000 65,000 33,200	142,000 Lbs. 12,400 21,200 7,100 1.650 12,000 12,120 66,100 35,000
Value	\$17,024 00	\$16,383 50	\$17,528 00	\$19,544 00	\$20,221 60

STATISTICS OF FISHERIES IN THE PROVINCE OF QUEBEC, RETURN of Fishing Stations, Number and Value of Fishing Boats and Nets, together St. Lawrence, from Point Lévis to

	Fis	HING				Kı	NDS (F NET	s Usi	ED.		
Names of Places.		AT8.	Fighermen.	(Bill Ne	ts.	erie	h Fish- s with lets.		rush ieries.		el eries.
	No.	Value.	No. of Figh	No.	Fathoms.	Value.	No.	Value.	No.	Value.	No.	Value.
		\$				\$		\$		\$		\$
Pointe Lévis	6	300	6				6	2200	Ì		i	
Beaumont	4	178	4		*******		4	1440				
St. Michel	4	99	4				4	2120				
St. Valier	3	94	4				3	3000				
Berthier	2	16	17	1			2	1200	15	720		
St. Thomas	2	28	23				2	700	4	400	15	710
Cap St. Ignace			21			,			12	930	8	310
Isle aux Grues		********	12				~					
Inland waters, Co. L'Islet												
L'Islet			19								20	1030
St. Jean Port Joli			45								46	1645
St. Roch			30						10	430	22	850
Ste. Anne			32				*2	400	i	200	23	873
			38				*1	300	2	270	52	2750
St. Denis			16				-		5	400	17	711
Kamouraska			9	****			1	250	3	400	6	205
St. André.			16				2	160	5	810	18	605
Notre Dame du Portage			ii								ii	172
Rivière du Loup			10		11040	208			2	220	7	79
Cacouna			14		1.010	00	*****		12		5	140
(ale Verte	5	420	30			********	*1	200	21		ĺ	
do (Mainland)	6	1400	24				•i	250	9	459	,	······································
Inland waters, Co Témiscouata Lake Témiscouata and Touladi						*******						
River	12	120	28	† 20	525	420			2	40	. .	
Cap à la Loupe	3	12	14						8	350		
St. Simon	4	35	15	l	1		6	130	li	40	1	
L'Anse au Foin	6	50	12	1	120	30	2	40	6			
Rivière Hatée.	ž	16	5	ī			ī	40	4	200		
Riv. Rimouski and St. Mathieu.	7	55	20	2		100	2	75			12	20
Rimouski	l		10	ĩ	38	20	*	اا	9			
Isle St. Barnabé			2	ا ً ا					2	40		
Ste. Luce and Ste. Anne			22	1	10	20	****		21	240		
Pointe aux Snelles			ı	·	l		****	l	l i	20		
Métis			4						1 4			
Boules.			2						2			
Rivière Blanche		l	4						4			
Matane	8	80	16	i	40	35			11	165		
St. Félicité	5	50	l io					1	6	90		
Cherbourg.	4	40	8						l	1		
Mechins	12	120		5	247	195				1		
Capucins	8	80	16			100			3	45		
	-								<u> </u>			
Totals	103	3193	598	32	2220	1078	40	12505	195	10854	263	1031

^{*} Porpoise fishery.

[†] Herring nets.

EXCLUSIVE OF THE GULF OF ST. LAWRENCE.

with the Yield, Value and Kinds of Fish, &c., on the South Shore of the River Cape Chatte, during the Year 1886.

Kinds of Fish.															=
			-	KINDS OF	Fise	·. 					arrels.		ns.		
Salmon, lbs.	Trout, lbs.	Shad, lbs.	Herring, barrels.	Kels, lbs.	Sturgeon, barrels.	Sardines, barrels.	Bar and White Fish, doz.	Pickerel, lbs.	Pike, lbs	Coarse and Small Fish, barrels.	Fish for Manure, barrels.	Porpoise Skins.	Porpoise Oil, gallons.	VALU	E.
														\$	cts
640 780 550 360	******	17421 43641 9405		12800 6100 13400	2 13 10		87 256 333							2,028 3,486 1,917	46 05
640 30	********	28164 6441 180		25000 20250 11336	38 4 100		551 160 406			6 32 73		l		4,140 2,014 1,921	96
*******	6000			8434 47964	97		114			88				1,397 2,877	54 84
*******	*******			12920 41398		•••••				110				480 958 2,813	20 88
600	••••••	930 600	2	26000 19606 65600	24 2		530		********	112 35 45		6 52		1,896 2,323 5,985	66
420 70 20	********	10920 1500	20 27	17080 2654	23 8 10	28 6	50				43 40			2,115 462	25 74
430 1130	*******	2450 10415	640 396	3832 1848 460	₁	2					230		•••••	3,732 110 2,765	88 50
240 50		21084 74580 1212	591 1998 146	968	î 1 1	55 53 8				126 1 3 0	356 112	3	180	4,701 15,144 1,705	80
*******	3000 21500			•••••			•••••							240 3,970	00
900 5150		4590 1200	450 750 75		4	300 10	*******			35	500 100			5,310 1,274	40 50
2900 4200 3250	9000	1275 6000 2400	400 300 2550			70 20 140				5 18 25	250 300 2590			2,799 2,679 15,454	00
2800 1000 6240		1500 7500	2650 1600				••••••					,		13,760 8,600	00 00
390 580		2400	5920 600 2270	******	*****		********	 				•••••		30,680 3,045 11,437	00
30 110 900	400	******	53 270 50	******			••••••				********			269 1,366 417	50 50
10 2350		******	60 25	*****						50	*********		•••••	301 275	50
*******		******	120 80			*****		••••	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	150 25				1,402 475	50 00
35660	39900	255808	22043	343750	338	723	2487		.,,,,,,,	1126	4561	74	4440	168,735	98

RETURN of Fishing Stations, Number and Value of Fishing Boats and Nets, together St. Lawrence from Quebec to

	Fısн	ING		,		Kini	8 OF	NETS 1	Used.	•		
Names of Places.	Вод		Fishermen.	G	ıll Net	3.	er	Fish- ies Nets.	Bru Fishe		E Fish	
	No.	Value.	No. of Fish	No.	Fathoms.	Value.	No.	Value.	No.	Value.	No.	Value.
Island of Orleans.		\$				\$		\$		\$		\$
St. Laurent			4 14 10 9 10 12	4 7 3 4 1	500 850 450 410 70 150	420 1150 900 660 160 300	5 2	540 100	 8 11	215 218	2 5 5 1	90 54 67 15
North Coast. St Pierre			1 2 1 5 9 26 35 48 40 11 12 11 5	2 1 1 		82	5	1700	47 32 40 2 12 9	82 95 2350 537 596 30 174 107	4 22 20 44 28 9	70 72 186 447 287 84
Grand Lake Nairne Little do Lake St. Hylarion Lake Pointe à Jérôme Long Lake Other lakes.												
Saguenay Division. Port aux Quilles	22	15 20 15 60 50 20	11 11 22 22 22 23 24 24 22 23 24 24 25 25 25 25 25 25 25 25 25 25 25 25 25	1 1 1 1 1	60	30 60 100 84	0		3 2 2 3	76 30 60 20		

with the Yield, Value and Kinds of Fish, &c., on the North Shore of the River Bersimis, during the Year 1:86.

_					===						-		-	-	
<u></u>				Kind	s of	Fish	•					rrels.			
Salmon, lbs.	Trout, lbs.		Herring, barrels.	Kels, lbs.	Sturgeon, barrels.	Sardines, barrels.	Bar and White Fish, lbs.	Pickerel, lbs.	Pike, lbs.	Winzinish, lbs.	Coarse and Small Fish, barrels.	Fish for Manure, barrels.	Porpoise Skins, No.	Porpoise Oil, gallons.	VALUE.
						İ							ļ	ĺ	\$ cts.
900 . 40 60		750		8400 29420 14900 7350 4840 5720	71. 21.		162 319 190 230 600 385	804 240			80				1,361 70 3,137 83 1,206 90 810 10 1,647 34 1,574 95
110 100 20	20170	21	13 2	6760 3166 1520	10 28 6 6 5	9		1920 800 3438 1300 780			89 24 13 10 3 10	191 683 5 280 379	3	180	80 75 1,479 80 806 00 852 44 486 06 2,038 16 5,062 20 581 35 432 71 92 45 204 50 145 26 69 50 113 00 40 00
	8000 6000 5000 2400 6000 26850			*******											480 00 360 00 300 00 144 00 360 00 1,611 00
50 90 60	1000 2000 500 1000 3000	30	10								5. 1	200	0	0 4000	121 50 145 00 230 00 50 00 69 00 2,700 00 223 80
250	0		. 1			. 1		239							. 37 50

RETURN of Fishing Stations, Number and Value of Fishing Boats and Nets, together
St. Lawrence from Quebec

	F ishing					Kin	DS OI	г Кетв	Used	٠.		
NAMES OF PLACES.	Вол	ATS.	Fishermen.	(Gill Ne	ts.	e	ries Nets	Bra Fishe			el eries.
	No.	Value.	No. of Fisl	No.	Fathoms.	value.	No.	Value.	No.	Value.	No.	Value.
Saguenay Division-Concluded.		\$				\$		\$		\$		\$
Anse aux Pilotes Petites Bergeronnes. Anse à la Cave	2 2 1 1 1 2 1 2	60 10 15 20 10	3 1 2 3 1 1 3 3 3 3 1 2 2 2	2 2 1 1 2 1 2 1 2	130 94 38 70 150 38 200	80 40 150 200			1 2 1 1 3 2 1	20 25 20 25 20 60 70 20		
Lake St. John Division. St Joseph d'Alma			30 55 30 40 35 15 90 	35 15	1650 900 1200 1050 450 975	600		2340	208	5074	140	2022

with the Yield, Value and Kinds of Fish, &c., on the South Shore of the River to Bersimis—Concluded.

				Kı	NDS (of Fi	8н.					barrels.				
/Salmon, lbs.	Trout, lbs.	Shad, lbs.	Herring, barrels.	Kels, lbs.	Sturgeon, barrels.	Sardines, barrels.	Bar and White Fish, doz.	Pickerel, lbs.	Pike, lbs.	Winninish, lbs.	Coarse and Small Fish, barrels.	Fish for Manure, ba	Porpoise Skins, No.	Porpoise Oil, gallons	VALUE.	_
2220 1560 250 1600 1200 2180 220	2000 	450	100 155 88 			6					50	100 200 75 100 200 200			\$ c1 360 0 120 0 75 0 173 0 292 7 37 5 37 5 37 5 30 2 0 435 0 290 0 198 0 327 0 303 0 1,200 0	00 00 00 00 00 00 00 00 00 00 00
18040	3600	23754	217	191698	197	21	600 50 30 35 70 45 800 	500 7500 3000 2400 12000 4500 60060	1200 2500 7500 8000 10000 12500 800	7500 7500 9000 12500 10000 6600	800 25 25 18 30 12 250 				2,680 0 1,587 t 1,092 t 1,163 7 2,117 5 1,575 6 5,536 0 216 0	50 75 50 25 00

Return of Fishing Stations, Number and Value of Fishing Boats and Nets, Number extending from Quebec to the Upper Ottaws

	Fishing Boats.			Kinds of Nets Used.						
Names of Places.			Fishermen.	G	ill Net	is.	Se	ines.	Fish	Cel eries.
	No.	Value.	No. of Fish	No.	Fathoms.	Value.	No.	Value.	No.	Value.
		\$				\$		\$		\$
Richelieu Division	545 334 73	2142 5010 1116	550 535 132	100 442 102	1000 8840 2040		180 15	2310 573	237 660 6	1 01/01
Chateauguay and Beauharnois Divisions	121 7 70	2054 80 1100	172 20 130	20	400	60	23 8	6 90 33 5	9	83
Sherbrooke and Megantic Divisions *Champlain, St. Maurice and Three Rivers Divisions	43	430	55						 43	230
Berthier, Joliette and Montcalm Divisions	217 27 298	736 270 1788	267 54 470	55	275	275	55 27	1100 54 0	11	55
Lake of Two Mountains Division (including Isle Perrot) Lower Ottawa Division	22 17 10 82	220 255 255 502	48 18 30	65	1600 2405 3500	39 0				
Gatineau Lakes do		502	132	340	3000	2300		·········		
Totals	1866	15958	2613	1164	2006 0	8523	308	5548	966	9328

^{• 10,000} barrels of Tom Cod should be included in this district.

of Men, together with the Yield, Value and Kinds of Fish, &c., within the District in the Province of Quebec, during the Year 1886.

				Kinds	of Fish.					
Trout, lbs.	Shad, lbs.	Eels, lbs.	Sturgeon, lbs.	Whitefish, lbs.	Maskinongé, lbs.	Bass, lbs.	Pickerel, lbs.	Pike, lbs.	Coarse and Small Fish, lbs.	Value.
										\$
**************************************	12600 9330	106100 234400 109278	60100 260000 96000	13300	4000 7220	2000 700 800	11800 3200 1820	13500 3900 1630	146720 41000 138760	15,160 40 30,592 40 14,422 98
24570	7218 15000 17400	82890 12000	89000		112195 7350	800 2 5 101000 8800	106200 2125 151200 17250	155200 8920	401075 19000 28000 358 0 0	49,078 50 983 08 21,636 00 7,563 60
63500	80000	179000	157400	12000	16500	720 0	18000	60850	*1284200	76,512 50
45950 49000	10500 60000 6350	101000 38000 1785		1700 2 000		750 3000 5890	10000 15000 3510	12500 23500 4930	29200 90000 11 300	13,221 00 13,915 00 7,192 60
1400 15000 142000		6500 14800 12400			1650	1800 3000 12000	13500 7500 12120	12500 14000 4000 66100	24000 50000 8500 35000	
341420	229398	898153	795800	53800	209415	226965	373225	381530	2342555	284,756 66

RECAPITULATION

OF the Quantity and Value of the different Fisheries, from Point Lévis to Cape Chatte, in 1885 and 1886.

771 3 G 771 3	Prices.	18	385.	1886.		
Kinds of Fish.	Frices.	Quantity.	Value.	Quantity.	Value.	
	\$ cts.		\$ cts.		\$ c15	
Shad, at 9c. a piece, or 6c. per lb Bels, at 10c. a piece, or 6c. per lb Herring Brls. Sturgeon " Sardines " Salmon Lbs. Trout " Whitefish Doz. Porpoise skins No. do oil Galls. Coarse fish Brls. Fish for manure "	0 06 0 06 5 00 5 00 3 00 0 15 0 08 1 25 4 00 0 50 3 00 0 25	No. 61,985 do 181,113 29,920 1,517 6,832 50,140 25,775 2,173 41 2,460 3,542 9,325	18,111 30 149,600 00 7,585 00 20,496 00 7,521 00 2,062 00 2,716 25 164 00 1,330 00 10,626 00	Lbs. 255, 808 do 343,750 22,043 338 723 35,690 39,900 2,487 74 4,440 1,126 4,561	15,348 48 20,625 00 110,215 00 1,690 00 2,169 00 5,353 50 3,192 00 3,108 75 296 00 2,220 00 3,378 00 1,140 25	
Total Value of the Fisheries Decrease			228,021 45	***************************************	168,735 98 59,285 47	

RECAPITULATION

Or the Quantity and Value of the different Fisheries, from Quebec to Bersimis, in 1885 and 1886.

. Kinds of Fish.	Prices.	18	885.	1886.		
Ainus oi Fish.	r rices.	Quantity.	Value.	Quantity.	Value.	
	\$ cts.		\$ cts.		\$ cts	
Shad, at 9c. a piece, or 6c. per lb	0 06	No. 5,485	493 65	Lbs. 23,754	1,425 24	
Kels, at 10c. a piece, or 6c. per lb	0 06	do 73,152	7,315 20	do 191,698	11.501 80	
Herring Brls.	5 00	27	135 00	217	1.085	
sturgeon "	5 00	196	980 00	197	985 00	
Sardines "	3 00	25	75 00	21	63 00	
Salmon Lbs.	0 15	29, 230	4,384 50	18,040	2,706 00	
rout	0 06	262,120	15,727 20	113,020	0.101 -	
TOROLOI second second second second second second	0 06	28,044	1,682 64	106,627		
AM C 14 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0 05	84,700	5,082 00	42,500	2,125 06 6,106 25	
Sar and whitefish Doz.	1 25	4,625	5,781 25	4,885	3 976 00	
Vinninish Lbs.	0 06	118,750	7,125 00	64,600	5,010	
lixed fish Brls.	2 00 0 25	648 892	1,296 00 223 00	1,780	3,560 00 795 75	
Porpoise skins No.	4 00	892	12 00	3,183 83	333 00	
do oil Galls.	0 50	180	90 00	4,180	2,090 00	
Total Value of Fisheries Decrease			50,402 44		49,829 94 572 50	

RECAPITULATION

OF the Quantity and Value of the different Fisheries, from Quebec to Upper Ottawa, in 1885 and 1886.

		18	885.	1886.		
Kinds of Fish.	Prices.	Quantity.	Value.	Quantity.	Value.	
	\$ cts.		\$ cts.		\$ cts.	
Shad, at 10c. a piece, or 6c. per lb	0 06 0 05 0 08 0 08 0 08 0 08 0 08 0 00 0 02	No. 75,730 "592,550 361,100 305,925 50,060 113,820 237,150 236,965 469,490 2,831,850	59,255 00 18,055 00 24,474 00 4,304 80 9,105 60 18,972 00 18,957 20 23,474 55 57,037 00	Lbs. 229, 398 '' 898,153 795,800 341,420 53,800 209,415 226,965 373,225 381,530 2,342,555 16,000	13,763 88 53,989 18 39,790 00 27,313 60 4,304 00 16,753 20 18,157 20 29,858 00 19,076 50 46,851 10 15,000 00	
Total Value of the Fisheries			243,233 10		284,756 66 41,523 56	

RECAPITULATION.

YIELD and Value of the Fisheries of the Province of Quebec (exclusive of the Gulf Division) for 1886.

Kinds of Fish.	Quantity.	Value.
		\$ cts
Salmon Lbs.	53,730 508,960	8,059 50 3),53 7 60
Shad "Cols" Gels	1,433,601 795,800	86 016 06 39,790 00
Sardines (1	535 744	2,675 00 2,232 00
R-la	494,340 22,260	37,286 80 111,300 00
Par and White-Cal	53,800 7,372	4,304 00 9,215 00
1160	479,852 424,030	36,255 62 21, 201 50
Ass	64,600 226,965	3,876 00 18,157 20
orpoise Skins No.	209,415 157	16,753 20 628 00 4,310 00
dixed Fish Brls.	8,620 14,619 7,744	53,789 10 1,936 00
Tom Cod	10,000	15,000 00
Total in 1886 do 1885		503,322 58 521,656 98
Decrease		18,334 41

GENERAL RECAPITULATION

YIELD and Value of the Fisheries in the whole Province of Quebec for 1886.

Kinds of Fish.	Quantity.	Value.
Dala Dala	647	\$ cts.
Salmon, pickled	418,687	44,555 20
	2,255	451 00
do canned	161,050	644,200 00
Haddock, pickled	1,037	4,148 00
Halibut Lbs.	46,432	2,785 92
Herring, pickled Brls.	40,820	185,540 00
do smoked Boxes	7,560	1,890 00
Shad Lbs.	508,960	30,537 60
Rels	1,433,601	86,016 06
do salt Brls.	113	791 00
Mackerel, salt	613	6,130 00
Sardines	744	2,232 60
Sturgeon Lbs.	795,800	39,790 00
do Brls.	635	2,675 00
Trout Lbs.	494,340	37.286 80
do salt Brls.	152	1,520 00
Winninish Lbs.	64,600	3,876 00
Bar and Whitefish Doz.	7,372	9,215 00
Whitefish Lbs.	53,800	4,304 00
Maskinongé	209,415	16,753 20
Bass	226,965	18,157 20
Pickerel	479,852	36,255 62
Pike	421,030	21,201 50
Tom Cod Brls	10,000	15,000 00
Cod Tongues and Sounds	239	2,151 00
Smelt Lbs.	32,400	1,944 00
Lobsters, pickled	949,482	142,422 30
Small and Mixed Fish Brls.	17,332	59,215 10
Seal Skins No.	28,226	28,226 00
Porpoise Skins	177	668 00
Fish for Manure and Bait Brls.	131,919	93,335 50
Fish Oils Galls.	253,053	102,083 20
Guano Tons.	60	2,400 00
Local Consumption Brls.	21,142	84,568 00
Total in 1886		1,741,382 20
do 1885		1,719,459 61
ΨΟ 1060	*****	1,110,300 02
	1 1	21,922 59

The following is an estimate of capital invested in plant of the fisheries of Quebec, *exclusive of the Gulf Division, for the year 1886:—

,	Value.	Total.
2,009 Fishing Boats	\$ cts. 19,711 00 22,125 00	\$ cts.
1,824 Weirs (Brush and Eel)	52,438 00	94,274 00

^{*} Norz .- See page 223 for Statement of Gulf Division.

APPENDIX No. 7.

BRITISH COLUMBIA.

ANNUAL REPORT ON THE FISHERIES OF BRITISH COLUMBIA FOR THE YEAR 1886, BY THOMAS MOWAT, INSPECTOR.

NEW WESTMINSTER, B.C., 31st December, 1886.

Hon. GEORGE E. FOSTER, Minister of Marine and Fisheries, Ottawa.

Sir,—I have the honor to transmit the statistics of the yield of the various

fisheries of this Province, together with my report for the present year.

Owing to the short run and scarcity of suckeye salmon in the Fraser River, the pack tell very much short of the expectation of all the cannery owners here. In accordance with previous observations and the abundance of salmon which ascended the Fraser in 1885, the periodical theory system that had been believed to be authentic was not this year verified, and the cannery proprietors had made the necessary preparations for a large pack; but, fortunately, this deficiency was partly compensations for a large pack; but, fortunately, this deficiency was partly compensations. sated for by the increased pack at all the northern canneries, except Alert Bay, the heh ascending the Minkish River in great numbers before the canneries were ready for operation.

Notwithstanding the small run of salmon in the Fraser, the increase in the pack of these fish, as well as in all other branches of the fishing industry, has been con-

spicuous.

As it is, the result of last year's work, including the estimated consumption by Indian population, reached a grand total of \$4,834,848, and if we exclude the estimated consumption by Indians, and confine ourselves to the commercial products and the fish used by white and Chinese residents, the comparative statement stands thus:-

Total.	1886	\$1,577,34 8 00	
do ´		1,087,038 00	į
			
	Increase in 1886	\$ 499,310 00	1

This increase bespeaks a larger amount of capital invested, as well as an increased number of men employed, as follows:

Total capital do	invested in the do	fisheries, do	1886 1885	872,445 809,805	00 00

Increase in 1886 \$ 62,640 00

The above increase of capital invested was chiefly occasioned by the additional

number of salmon canneries in operation and a large increase in the fur-seal fishery.

The number of men employed was as follows:—

Number of do	men employed in do	1886 1885	6,211 2,820
	Increase in 188	б	3,391

The increase in the canned salmon pack was not at all due to their great abundance in the Fraser River, but only to the additional number of canneries in opera-

tion, which necessitated additional plant and labor in the capture of fish.

A good deal has been written with regard to periodical fluctuations in the yield of British Columbia salmon. Some persons seek the cause of these fluctuations in the destruction of ova on the spawning beds, occasioned by sudden rise and fall of water in the small breeding streams which many of these fish inhabit, whilst others claim it is due to the death of fish ascending the rivers and their being destroyed by natives after reaching the spawning grounds and before depositing their ova. Others claim, that these fluctuations are of a purely local character and occur before the fish reach the rivers, whilst others contend that the falling off in the run is due to over netting in the estuaries and by Indians on the headwaters. This appears to be the most plausible solution to the difficulty. Last year, there were 8,075,275 pounds of salmon taken from the Fraser River alone, exclusive of Indian consumption. This heavy drain has been going on for eight or ten years past, and it must necessarily affect the supply.

The comparative yield of canned salmon stands as follows:—

cases do			161,270 108,517
•	Increase,	1886	52,753

Representing an aggregate of 7,748,960 pounds of fish, which were mostly shipped to Europe, Australia and Canada.

The quantity of salmon packed at the several canneries on the Fraser, and on

the coast, is as follows:-

Fraser River, 11 canneries	
Total cases	161,270

It now behooves all persons engaged in this great industry, to do everything in their power to devise means to open other streams closed by mill dams or natural falls, for natural breeding, and also to increase the facilities for artificial propagation which, I am satisfied, will be of great value in assisting to keep up the supply of salmon in this river. The increasing demand for canned salmon in home and foreign markets, and the gradual but perceptible decrease of these fish in the Columbia, Sacramento and other southern rivers, undoubtedly caused by over-fishing and inadequate protection, should teach our people a lesson, and show them that efficient protection cannot be commenced a moment too soon.

A great increase took place in the fur seal fishery. The weather was exceedingly fine this summer, and most favorable for good catches. This branch of industry has attained a wonderful development within the last few years, and extensive preparations are made for the coming season. Some of our schooners are, at this date, sealing off the California coast; but owing to the unsettled state of affairs in Behring

Sea, I believe none will fish there this season.

The following vessels are engaged in the fur seal fishery:-

Name of Schooner.	Tonnage.	Sailors.	Hunters	Boats.	Canoes.	Skins taken during 1886.
Pathfinder Carolina	66 33	4 3	15 8	5	4	1,766 977
Thereso	67 70	• 5	15 15	5 5	10	4,256 4 2,625 3,325
Black Diemond	80 81 69	5 4 5	20 16 24		8 12	1,760 2,465
Alfred Adams Active Otto of Santiago	45	5 4	16	4	8	2,275
Dolphin (Steemer)	75 80	4 3	12 27	4	12	1,807
Grace Deck	50 80	4 5	24 22	1	10	1,400 2,550
Mary Tawler		4	18		9 12	2,725 650
Onward Chief	95	2 3	16 20	***************************************	8	450 950
Rustler (Steamer)	35 50	3	12 28	4	14	675 650
Rate	55	4	36		18	690
Total	1,216	79	38 0	29	146	38,917

Estimate of Indian catch on Coast, 3,000 seals.

The owners and captains of sealers are fitting up their vessels with good row-boats and engaging whitemen as hunters in preference to natives, because after one year's experience, the latter can kill more seals, and in every way they are handier to deal with than the natives, who do not care about going so far away from home, and who, when they are dissatisfied, do pretty much as they like.

TROUT AND WHITEFISH.

Since my appointment as Inspector of fisheries, I have not had time to examine the large lakes of the interior, but I am informed that whitefish and speckled trout of large size abound in many of these lakes, as well as a superior quality of fish with red flesh, weighing about two pounds, and, from the description received, somewhat resembling a suckeye grilse. These fish are never known to visit salt water, but are most excellent food and supply, to a great extent, Indians in the interior.

I have spoken at great length of the different species of fish which frequent the west coast of British Columbia, and shall not again allude to the matter here; I will merely add that, having talked over the matter with several practical fishermen who intend going into cod fishing, all seemed anxious to embark into the venture; but, as a general rule, they have little money, and are afraid to put their last dollar in a venture which is as yet undeveloped. Mr. McLennan's steamer is still in this port; he expects to go out in March, unless he can find some more lucrative employment for his vessel. Several persons have expressed their intention of going into the trade should the Government give a reasonable bounty on the cod fish caught. This, I am satisfied, would do more to open up the deep sea fisheries on this coast than anything else.

Shad is very scarce in our waters, only a few having been caught last year off Race Rocks, in the Strait of Fuca. These are an offshoot of the fish planted by the United States Fish Commission, in San Francisco Bay. A few were also taken in Puget Sound and on the Columbia River bar, but as yet, none have been seen in the Fraser River. From the Fish Commissioner's Report for the State of California, I quote the following:—

"Shad .- The Pacific coast is amply stocked with this species of fish. The

increase in California has been marvellous. Millions are annually hatched in the overflows or Tule Lakes. The supply equals, if it does not exceed, the demand. Whilst as an edible fish, it may not rival its eastern relations; in numbers and size it is victor. In the east, a six-pounder is a very large specimen; here, we take them weighing eight or ten pounds.

"It is estimated that, more than a million of good sized shad have been taken from the waters of California during the present year. We note here, for careful consideration, the fact that, the yearly actual value of shad to the State is many times greater than all the money that has been expended by the State for the restoration and

preservation of fish.'

I find that, during a period of five months, in the year 1885, there were sold in the San Francisco market, 14,480 pounds of shad, and in 1886, in seven months, 44,550 pounds. It appears that, shad are more plentiful in places where originally planted than on any other part of the coast. I would, therefore, recommend to the Department to procure a couple of hundred thousand fry and have them planted in the Fraser, Cowichan and Nanaimo Rivers. The cost of procuring these fry from San Francisco would be small, and the benefit. I am satisfied, would be satisfactory, as I know of no river better adapted than the Fraser for the natural propagation of shad.

Smelts were fairly plentiful; but few are exported and, in consequence, only a sufficient quantity is caught to supply the local demand. Oblachans were not so abundant as usual, and as there were no facilities to export them fresh during the run in the Fraser, only a few were caught for local consumption. Sturgeon are plentiful and hold a good place in the market, but no exportation of this fish has as yet taken place from the Province. I received a letter from Mr. D. P. Leonard, of Queen's Grove, New Jersey, enquiring about this important fishery. He states that, should prospects be satisfactory, he intended establishing an important sturgeon fishery on the Fraser River.

A suggestion is made by Mr. Alex. Ewing, one of the largest cannery proprietors on the Fraser River, and a man who has had large experience in various fisheries, that dogfish, dried in a similar manner as codfish, would become an important art clo of trade with the Chinese. Mr. Ewing states that, he has eaten dogfish when dried, and that they are a fair article of diet. Should at rade of this kind be opened with China, it would be of great importance to our Province, as these fish exist in countless numbers in our waters. A good many herring were caught in Burrard Inlet and

in the neighborhood of Victoria, all of which were consumed at home.

Mr. Joseph Spratt's oil and scrap factory, at Vancouver, valued at \$45,000, was destroyed by fire last season. He had just completed extensive improvements, and had only been engaged for a few days in the manufacture of herring oil. His intention was to gather offal from canneries on the Fraser and turn it into oil and guano. There is some talk of putting up a similar establishment at the mouth of the Fraser River, which I trust will be carried out. It will, undoubtedly, prove of great benefit to the Fraser. The loss of Mr. Spratt's factory compelled the canners to throw the offal of their fish into the river, as they have done since the canning industries were inoperation. This, I am afraid, will injure the run of salmon in the Fraser.

These offals should be buried on shore, in pits near the canneries, or deposited

on gurry grounds, defined for said purpose, at the mouth of the river.

The guardians employed on the Cowichan, Nanaimo, Comox and Alberni Rivers, report that the natives observed the weekly close time set apart by the Department, with reference to the opening and closing of weirs on small streams. All mill and cannery proprietors were served with a copy of the circular issued by the Department, relative to the pollution of streams and rivers. Mill-owners were very strict in the observance of the regulations on the Fraser River.

There are no close seasons at present for this Province, except for trout, and even this does not seem to be a suitable time. I, therefore, trust that, the close seasons and regulations which I recommended to your Department, will be favorably considered. On the whole, the close season for trout was well observed by whitemen throughout the Province. Since the appointment of a special guardian for the lakes.

in the neighborhood of Victoria, no fish were killed by means of giant powder by the

There are, as yet, no fish-ways in this Province. One is needed on the Nicola, a tributary of the Thompson River, which flows into it about one mile from Spencer's Bridge. The Nicola is closed by a mill dam fifty miles from its mouth; this prevents all fish from ascending higher up and entering the following important lakes, viz.: Nicola Lake, fourteen miles long and two miles broad; Minnie Lake, Clapperton Lake, Douglas Lake, Bear Lake and Stump Lake. All of these lakes are said to be well stocked with whitefish and speckled trout; and were there a fish-way in the mill dam at Nicola, thousands of salmon would also have free access to the large natural spawning grounds above. A fish ladder is also wanted at the falls on the Bonaparte River, as stated in the Inspector's Report for 1885. Another fish-way is required on the Stave River, a large tributary of the Fraser, and one on the Nanaimo River, on Vancouver Island, is much needed, to permit the fish to ascend a Pitch of falls into Nanaimo Lake.

A new industry has, sprung up in the shipment of fresh fish packed in ice. Venture promises to be of fair commercial importance. A large building containing 500 tons of ice has already been erected in this town, to be fitted up with freezers of 50,000 Pounds capacity. There is also stored at Port Haney, on the Fraser, 650 tons of ice, and reczers of 100,000 pounds capacity will be put up during the summer. In Victoria, there is between 700 to 1,000 tons of ice stored, and the experiment of bringing the black cod or "ekil," as well as other fish, into the market in a fresh condition, will be tested.

It was thought by several persons in this Province that, whitefish and speckled trout did not exist in our large lakes, and I am surprised that our inspectors did not take the trouble to find the truth about this matter. I am in a position to state that, the true whitefish (Coregonus clupe formis) and speckled trout (Salvenilus fontinalis) exist in most of our principal lakes. I have seen and indentified them, and have also eaten whitefish, and found them excellent. These whitefish were from Nicola Lake, and Indians inform me that they are found there in countless numbers. I am satisfied an extensive trade could be done in speckled trout and whitefish from this Province.

On referring to the official report of the different Provinces in the Dominion for the year 1885, I find the salmon catch to be as follows:—

Nova Scotia and Cape Breton:—		
Fresh, canned and smoked salmon	503,693	pounds.
Salted salmon	3,428	barrels.
New Brunswick:-		
Fresh, canned and smoked salmon	1.380,016	pounds.
Salted salmon	119	barrels.
Quebec:—		
Fresh, canned and smoked salmon	583,668	pounds.
Salted salmon		barrels.
Prince Edward Island:—		
Fresh salmon	8,455	pounds.
British Columbia:—	•,	Pounds.
Fresh, canned and smoked salmon	7 011 761	nonnda
Salted salmon		barrels.
Indian consumption		
	-0,000,000	Pounds.

The above figures show that, there were caught in all the Provinces of the Dominion 2,475,832 pounds of fresh, smoked and canned salmon; 4,358 barrels salted salmon, whilst the Province of British Columbia alone yielded 3,486 barrels salted salmon and 7,011,761 pounds fresh, canned and smoked salmon, together with 25,000,000 pounds consumed by the Indian population, which is a low estimate for 45,000 natives. British Columbia, therefore, yielded 29,535,929 pounds more fresh, smoked and canned salmon than all the other Provinces of the Dominion put together, and came within 810 barrels of salted salmon of the total catch. To keep up this supply, the eastern Provinces turned out of eight hatcheries 5,267,000 salmon fry; and British'Columbia, with only one hatchery, turned out 1,800,000 fry. This will prove that, when an industry is of such large dimensions and the demand so great, the means of keeping up the supply should be enlarged. The Province of British Columbia should have another hatchery on the head waters of the Thompson River, where ova could be obtained from the Columbia River fish, and one on the coast to supply the Nasse and Skeena Rivers.

In concluding this report, I beg to say it will be necessary to employ guardians on the same rivers as last year. A permanent overseer should be located on the lakes in Victoria district, and a good reliable man kept on the Upper Thompson and Columbia Rivers, so as to prevent parties from shipping uncleaned salmon over the Canadian Pacific Railway and injuring the trade of licensed fishermen by spoiling

the reputation of our salmon.

I have the honor to be, Sir,

Your obedient servant,

THOMAS MOWAT,

Inspector of Fisheries for British Columbia.

REPORT ON A DEEP-SEA FISHING EXPEDITION AROUND THE COAST OF BRITISH COLUMBIA, BY MR. THOS. MOWAT, INSPECTOR OF FISHERIES.

NEW WESTMINSTER B. C., 31st December, 1886.

Hon. G. E. FOSTER, Minister of Marine and Fisheries, Ottawa.

Sir, I have the honor to submit the accompanying report descriptive of the results of our fishing expedition on the schooner "Pathfinder," with a map showing distances and locality travelled by schooner and boats; also location of the principal harbors and fishing grounds, with temperatures and soundings in various places.

In accordance with my instructions, I ascertained that, a suitable schooner could be procured, but would not be available until the 10th of September. This information I laid before you personally, when here. Contrary, however, to the expectations of the owners, the schooner arrived on the 4th September, and having been advised of it, I at once set about getting everything ready, expecting to leave Victoria on the 11th; but finding out late on that day that ice was scarce, I had to proceed to Seattle to Procure the necessary quantity for the voyage. When I arrived at Seattle, I found could not get enough ice for our purpose and had to order some from Portland. Owing to some misunderstanding between the railway company and the steamers, this ice did not reach Victoria until the afternoon of the 15th. In the interim, the Crews were busy fixing trawls and gear and making a suitable place for storing ice. Everything being in shape on the evening of the 15th, the vessel hauled out in the harbor and dropped anchor.

The "Pathfinder" is a schooner of 66 tons register. The crew consisted of nine men, as follows: Captain Wm. O'Leary, of Nova Scotia, who navigated the schooner around Cape Horn, and was engaged seal fishing in Behring Sea during the past season. The mate, Mr. Owen Thomas, has been employed on coasting schooners trading and sealing along the west coast of Vancouver Island for the past sixteen Four of the crew were practical fishermen, who had been trawling and hand line fishing off the coast of Nova Scotia and Newfoundland; the others had some

experience in fishing and sealing in the Okhotsk and Behring Seas.

Mr. H. Yondall, of Harbor Grace, Newfoundland, who has had much experience in the fishing business of that colony, accompanied the expedition, and

herewith append a statement of his views on the fisheries of our Province. The schooner's gear consisted of three double end sealing boats-length of keel, 22 feet, depth, 2 feet; breadth, 5 feet—with ash oars and sails. Each boat was supplied with a trawl half a mile long, having about 470 hooks attached. The schooner was also provided with Massey's frictionless sounder, and Miller, Cassella & Mangy's deep-sea self-registering thermometer, for taking bottom and surface temperatures; a seine for taking bait, and salt for curing fish.

On the morning of the 16th September, the vessel was towed from Victoria Harbor to the straits, and the wind being light, we drifted with the tide down as far as Reddy Bay, and dropped anchor. Here I tested the sounder and found it registered Correct at 49 fathoms, temperature 49°; sounded again at 13 fathoms, temperature

Lay at anchor all night. No wind.

Friday, 17th September.—Weighed anchor at 7.30. Light wind. Passed Race Rocks with strong tide, beating down the gulf against a chopping sea and head wind, with thick fog. Anchored during night at Kydaka Point, on the American side of the straits.

Saturday, 18th September.—Morning calm and foggy. Weighed anchor at 10.35 a.m. with a light breeze. Schooner working out the straits. Caught two salmon with spoon kook, in perfect condition; roe well developed.

Sunday, 19th September.—Found the vessel off Cape Flattery, rounded the Cape

at 7.30 and with a fair but light wind, shaped course for Ucluclet Arm. Caught a "Tope Shark," measuring 5 feet 9 inches, from the liver of which two gallons of oil was rendered. At noon, took sounding ten miles off Barclay Sound, 52 fathoms; mud bottom; temperature, 47°.

Monday, 20th September.—Light N. E. wind. Ran into Ucluclet to secure bait; arriving in harbor at 10 a.m. Met Mr. Guillod, Fishery Guardian and Indian Agent. Had a consultation and went with him to see the Indians about the fish. The chief informed me that the true cod (gadus) and various species of cultus cod (ophiodon elongatus) called by the Indians tooshkwa, and also the rock fish (sebastichthys) of various species could be caught in large numbers at a distance of about two and a half miles from shore. He said, at times we could load a vessel with them; but as there was no chance of disposing of them, they only caught what they required for their own use, and had no encouragement in making a further business of fishing. Sent two boats to search and seine bait, but they did not succeed in finding any, after making a circuit of the whole arm. While the boats were absent from the schooner, the men on board observed a large school of sardines near the vessel; they are what the Indians use for bait in the fall season. The method adopted for catching them is with a small rake, made out of a piece of stick shaped like a boat oar, split in two pieces, with nails driven in the thin edge and pointed sharp. By drawing this quickly through the water amongst a school of small fish, they are caught on the pointed nails and lifted into the canoes.

Tuesday, 21st September.—Men out at 5 o'clock searching for bait, but without success. Purchased some salmon from the Indians. Weighed anchor at 9.30 a.m., with a fair wind. Shaped course and ran for Clayoquot Sound where we arrived at 2 p.m., taking soundings on the way up. I here learned that the Indians had caught some herring up the Arm, and at once made ready to go in pursuit of them, giving orders for one boat to set a trawl off the harbor. I left the schooner at 6 p.m., with one of the boats in which was our seine, and taking an Indian for a guide, we pulled about fifteen miles up the Arm again t a strong wind and through heavy rain. searched for bait until 2 a.m. the following morning. The Indian stated that the wind was so strong, the herring had left the bay. We then pulled to an Indian

cabin and awaited daylight.

Wednesday, 22nd September.—At daylight, proceeded three, miles further up the Arm to a small brook where the Indian informed us we could procure some trout. Returned to the schooner at 10.40 a.m. Gave orders to set sail, and weighed anchor at 11.20 a.m., with a heavy breeze blowing. Gave orders to shape course for Queen Charlotte Islands.

Thursday, 23rd September.—This day came in fine. Took soundings at 6 o'clock, a.m., 120 fathoms of water without bottom, temperature 451. The wind springing up, had a good run, vessel keeping well on her course but rolling heavily.

Friday, 24th September.—Wind S.S.E., vessel still under full sail. Wind strong,

but not so much sea on as yesterday. Misty and rainy.

Saturday, 25th September.—Wind S.W. Blowing strong in morning, moderating towards evening. Air getting chilly. Nearing Queen Charlotte Islands. Big sea running.

Sunday, 26th September.—Wind S.S.E. Vessel still on course; not as heavy s sea as yesterday. Took surface temperature, 53°. Sighted east end Queen Charlotte Islands. At 4.30 p.m. commenced raining, and thick fog shut out sight of land. Our intention was to try and make Rose Harbor, but the fog being dense, were obliged to alter our course and steer for Gold Harbor. About four miles of Cape St. James, we encountered a very heavy tide rip which we judged to be running at the rate of about three miles an hour to the N.E. The sea was running so high it was impossible to even try and take soundings, our schooner being knocked about like a small canoe in a rapid.

Monday, 27th September.—Calm and dry, with heavy fog hanging over the land. Took soundings in 83 fathoms; no bottom; temperature, 43°; opposite Queen Charlotte Islands. Distance from land about 15 miles. Very strong currents and

heavy tide; rips are to be seen.

Tuesday, 28th September.—On awakening, found it still calm and foggy, which continued until 1 p.m. Captain tried to take observation, but did not succeed; could not therefore locate position. When fog raised at above hour, we were about 15 miles from land, and a breeze springing up got to within 4 miles of land, when it calls the state of it calmed down. Tried for soundings, but failed at 85 fathoms. Surface temperature 57°; bottom, 43°. Lay to an i waited for morning. The land here is high, with rugged cliffs standing up boldly from water's edge.

Wednesday, 29th September.—Still calm and foggy, but in sight of land; a heavy roll upon the sea. Tried soundings; no bottom at 122 fathoms; temperatures surface, 55°, bottom, 43°. Soundings were taken with at 20 lb. lead, and with 60 fathoms of stray line it would show a very strong current. At 2 p.m. fog clearing. A strong Wind sprang up and we stood in for the land, but after making a few miles, wind

died away and left us rolling about in a calm.

The captain managed to take an observation and located position of schooner. Found that the strong tide had driven us towards the north beyond Gold Harbor.

At about 4 p.m., abreast Skidegate Channel.

Thursday, 30th September.—Wind sprang up during the night from E.S.K. blowing a gale, with heavy swell. At daybreak stood in for Skidegate Channel; but as it was not properly surveyed and no one on board understood the ground, the captain did not deem it prudent to make the attempt in such a heavy wind, and as a Portion of Gold Harbor had been surveyed and we had a good chance to get in, the attempt was made, as we could also explore the outside coast from it. hauled by the wind and tacked back to Gold Harbor, which took us all day against a head sea and wind. The wind died out before we reached suitable anchorage and We had to drop kedge in 35 fathoms of water, in the centre of the inlet. I find the schooner a very poor sailing craft by the wind, especially when a heavy sea is running. Night disagreable and squally; the bottom, where we are anchored, is foul and rocky. This harbor is difficult for strangers to enter in thick foggy weather.

Friday. 1st October. - This day came in fine. Sent Mr. Yondall, with boats, to set trawls. No. 1 trawl was set in 25 to 65 fathoms of water, half a mile from shore; surface temperature, 59°, bottom, 55°. No. 2 was set in 70 to 90 fathoms, three Quarters of a mile from shore. They were baited with salmon, herring and pork. Went with captain to examine Douglas Harbor and get the vessel in a place of safety. The tide turning, we returned at once to the vessel and, heaving up anchor, drifted on the tide up into Gold Harbor, which is distant from the outside land about 8 miles. This, I consider too long an indraft for vessels to go in while fishing on the

outside coast.

Saturday, 2nd October.—Crew on deck at daylight; Mr. Yondall went with two boats to examine trawls; found it blowing hard outside, nearly swamping boats. Upon lifting trawls, found on each about 25 dogfish, a dozen red rock fish and a few rat fish. It blowing too hard outside, trawls were taken further up the inlet. No. 1 Was set in 40 to 80 fathoms, and No. 2 in 25 to 35 fathoms; temperature, 50° at bottom. Left them for about five hours when, on being taken up, nothing was found on We then set waw! No. 3 at the entrance of Mudge and Gold Harbors; depth of water, 50 fathoms; temperature, 55°, bottom, 47°. Took soundings all around Mudge Harbor and down Inskip Charnel, a distance of three miles, finding on an average from 45 to 50 fathoms of water; bottom, sand and shells; temperature, 55° to 56°; bottom, 46° to 48°. Owing to the lateness of the season, all the Indians had left this part of the coast and moved to the more sheltered side of the island; at Skidegate Harbor. This was awkward, as we could not procure guides.

Sunday, 3rd October.—Raining and blowing so hard outside this morning that boats could not get out, but it cleared again about 2 p.m., although later it recom-

menced.

Monday, 4th October.—Up at 5 a.m. Every appearance of a fine day. Nos. 1 and 2 boats start for Moore's Channel, each with trawls and hand lines. No. 1 boat set trawl in 55 fathoms of water; temperature, 55°, bottom, 50°; another trawl is set about 21 miles from headland and fished in 140 fathoms of water; temperature, bottom, 48°; further out, in 120 fathoms, temperature, bottom, 47°. Here we caught some rock fish. No. 2 boat set trawl in 120 fathoms of water; temperature, bottom, 47°. Got it badly snarled upon the coral and with a number of dog fish on it. Tried hand line fishing in 55 fathoms; caught a number of black and orange rock fish. No. 3 boat set trawl in 75 fathoms of water off Inskip Channel. Tried hand line fishing in 90 fathoms, one mile off headland; temperature, 47°; found bottom foul, but got a number of rock fish. Found suitable shelter for small sized boats, with ample room for schooners to enter, on either side of Kuper Island into Inskip Channel.

Tuesday, 5th October.—Weighed anchor at 6 a.m., and began to drift down channel. No wind; day dull and hazy. Tide carried schooner down to Moore and Inskip, when kedge was dropped. Sent one boat to put out trawl, and night being

very dark and rainy had to anchor all night.

Wednesday, 6th October. Sent boat to lift trawl, on which were found some rock fish. Weighed anchor on turn of tide and started to drift out. A breeze spring ing up, commenced to beat out of the harbor. Just after getting well under way, 2 squall struck the schooner, carrying away one of her boats, bottom up, splitting main sail and nearly dashing the schooner to pieces on the rooks. Had to run back to Rose Harbor and anchor there for the night.

Thursday, 7th October.—This day broke out fine, and on turn of tide weighed anchor, and with the assistance of the boats and tide got out about 31 miles, when had to drop kedge and remained until 9 p.m., at which time, with favorable wind,

began to work out by the light of the moon.

Friday, 8th October.—Only got a short distance out of the harbor, and at 7 a.m. had to drop anchor in 80 fathoms of water. One of the crew noticed a large fish feeding close to the schooner, and looking over the side I saw a large school of small fish, and upon dropping a hook secured one, which was at once recognized as a young black cod. Rigging up some small hooks, we fished until noon, securing about a barrel full of these fish, measuring from 11 to 13 inches in length. They resemble a mackerel in outward appearance, except the head and tail, but as they increase in size this resemblance diminishes. Temperature of water, from 48° to 55°. These fish were caught in from 3 to 10 fathoms of water. Weighed anchor at noon and came out of the harbor.

Saturday, 9th October.—At daybreak, found schooner opposite Tasoo Harbor. Calm; heavy sea. The wind rising at 10.30 a.m., shaped our course for Houston Stewart Channel. Dropping one boat 3 miles from shore, ran into Laskoon and dropped kedge. Two Indians came on board and said we were not safe with the wind blowing so heavy. Boat returned and reported having found bottom at 75 fathoms, but foul with coral rocks. Temperature, 51° to 52°.

Sunday, 10th October.—Weighed anchor and sailed through Houston Stewart Channel, where we anchored in a snug little harbor shown us by the Indians. It not being marked upon the Admiralty charts, I named it Foster Harbor, after the Honor able the Minister of Marine and Fisheries. It is located to the S.E. of Houston Stewart Channel and just inside of Moore Head from Heckate's Straits. Visited the Indian Ranch and examined the natives' hooks and lines, but could not get them to go out as it was Sunday. They, however promised to go on Monday, weather per Whilst on shore an old Indian went and brought to us a large opticus which they use for halibut bait.

Monday, 11th October.—Blowing hard at one o'clock a.m. with heavy rain, and at noon it increased to a gale. The captain said had we been outside, we should have been blown to the north. Indians came on board and told us it was useless attempting to fish and that if we wanted "skil," we would have to wait until the weather moderated. Caught three fine halibut from the side of the schooner, the largest weighing 165 lbs. The Indians say the best halibut banks are inside of the island, in Heckate's Straits, and that we could easily fill our vessel with them. they are not a desirable fish salted and we could not market them fresh, we did not catch any more. In any place where the water is shallow halibuts are plenty, and I have no hesitation in saying that they are superior in every way to those caught off the Grand Banks.

Tuesday, 12th October.—This day came in fine, but with a stiff breeze blowing and heavy sea outside; about noon, the weather moderating, we commenced setting trawls in the harbor and caught a number of rock fish, rat fish and halibut. Made arrangements with three Indians, named Luke Tate, Timothy Tate and Jeremiah

Price to go to the "skil" grounds as soon as practicable.

Wednesday, 13th October.—This day came in fine, and after getting breakfast made ready for a start at daylight, and with three boats and what we considered ample gear started off for the grounds, taking the Indians on the way. We then called at the Indian Summer Ranch, and took along some of their native hooks and lines. On reaching the mouth of the harbor the sea was found to be very heavy and the Indians wanted to turn back; but, I showed them our boats were built for rough weather and heavy seas. We managed to get through the heavy tide rips and pulled about four and a-half miles beyond the outer head lands, where the Indians said the "skil" grounds were located. We dropped two lines in 180 fathoms of water, leaving them down fifteen minutes, and on hauling them up one had nothing on it whilst only one fish was found on the other. The boats were then moved half a mile further out, Pulting out lines in 210 fathoms of water; after allowing them to remain twenty minutes in the water we hauled one, on which there were eleven large fish and I believe that, had not the hooks and lines been snarled up, we would have found a fish on each hook. The other boat, which was a quarter of a mile nearer shore, caught eight fish; but, as it was getting late and a breeze springing up, we started for the schooner. The Indians told us the "skil" lay on these grounds the whole season through, and that they are found at some seasons in greater numbers than at others. These fish were filled with roe, and from all appearances would spawn early in November. Indian Luke said he filled a canoe that would hold about half a ton with two hauls of his line. These fish are split on the back like salmon, and when first packed, about fourteen fill a barrel. The Indians were anxious to know if any one was coming to buy fish, as they prefer fishing at home rather than going away to work for the

Thursday, 14th October.—Crew on deck at daylight, and everything ready for snother day's fishing, but the wind was strong and the Indians said it was blowing too hard. Waited until after sunrise, but as the wind increased weighed anchor about 10 a.m., and with a good stiff breeze, from N. N.W., shaped our course for

Vancouver Island.

Friday, 15th October.—At daybreak, headed towards Kyuquot, but the wind failed before we got into the harbor. Let down one boat to test fishing ground, but found no bottom at 360 fathoms. Six miles from land again sounded and found bottom at 210 fathoms. Here we caught a number of rock fish. We have only made about 5 miles all day and it will be impossible to get in the harbor to night.

Saturday, 16th October.—Wind still dead against us, but very light. Sent two-boats out to set trawls and fish with hand lines; depth 45 fathoms, temperature, 52°. Whales seen in large numbers about three miles from shore. Arrived in Kyuquot

Harbor at dark.

Sunday, 17th October.—This day came in fine, Mr. Yondall and self went to explore inlet and harbor. The hills come down bold to the water's edge, but on some of the small islands there are patches of fair level land. I was informed by the natives that good flat land exists at the head of the different inlets. Found good anchorage for schooners and boats. Returned to vessel at noon. At 2 p.m. went on shore to see Father Nicholas and learnt from him that the Indians catcht lots of Toshqua," rock fish and halibut when they care to fish for them.

Herrings are said to be plentiful in the months of March, April and May. The Indians brought a quantity of small young "skil," caught with hook and line. They state these fish could be taken in large numbers but were small and similar to those caught in Gold Harbor. Made a bargain with one of the Indians to show me where

the true cod are found, as they stated they were found up the deep inlets and not

caught on the outside banks.

Monday, 18th October.—Sent one boat to lift trawl, giving orders if no cod fish on it to return to schooner. It had some "Tooshquas," rock and rat fish on, also a number of dog fish. In fact, the dog fish were so thick that the other fish had not s chance to be caught, and when on, were often eaten by the dog fish. I sent another boat about six miles off to set trawl and to fish with hand lines, with directions to remain there until the schooner took them up. Procured some samples of the true cod from the inlet, from 30 to 40 inches in length, and of good quality, very much similar to the fish sent to the Mediterranean. Weiged anchor about 1 p.m., and sailed out, picking up our boats about 51 miles out. Found they had secured a number of "Tooshqua," rock and rat fish, and, as usual, lots of dog fish. Current running about three miles an hour; depth, 32 fathoms; bottom sand and gravel. Temperature, bottom, 48°; surface, 54°. Bearing down upon Hesquiat, with good fair wind.

Tuesday, 19th October.—Found schooner opposite flesquiat, but wind had died out. Sent two boats to set trawls. Shortly after coming back, a slight breeze springing up, rowed into Hesquiat, and having had dinner, went on shore and met Rev. Father Brabant, and had some conversation with him relative to fishing, sealing, land, &c., &c. The Rev. Father said the Indians do not go much outside for fishing, as sealing is so remunerative, they make enough during the summer months to support themselves and families all winter. The land in this harbor is good for cultivation and is well timbered with spruce, fir, cedar and hemlock. The harbor is

an excellent one.

Boats returned, having set trawls in 45 to 50 fathoms of water, four miles from shore. Temperature; surface, 55°, bottom, 52°; gravel. Captured some "Tooshquas" of a large size, also a number of rock fish. Each trawl had from 100 to 150 dog fish on them. Strong currents setting in from the west.

Wednesday, 20th October.—This day opened fine and calm, but about 10 a.m., a slight wind sprang up from the S.E., which gradually shifted until it blew due This wind being directly in our teeth, we could make no headway, and went

ashore about 10 o'clock p.m.

In a further interview with Father Brabant, I learnt that the Indians, some time ago, used to catch the "skil," or black cod, at a distance of about 15 miles from shore, but as these fish were so large and fat, they were almost unfit for food, and were seldom brought home except for the purpose of extracting the oil which they used for household purposes as they do the oil of the "Oolachan." The principal fish used here is the "Tooshqua" (a name given to it by the Hesquet Indians), and have seen some which measured four and a half feet in length, while some red rock tish measured three feet.

Thursday, 21st October.—This day opened with easterly wind. Glass falling rapidly, with every appearance of a heavy storm. Captain thought it best to remain where we were, as the schooner would lose ground outside. Schooner "Kate" came

in the harbor at 3 p.m. Captain said it was blowing very heavy outside.

Friday, 22nd October.—Wind blowing from the N.-W. At 7 a.m. weighed anchor and made sail for Victoria, with fair wind and heavy sea. Wind continued in same direction all day, but at 8 p.m., it veered round and gave us no chance to take soundings.

Saturday, 23rd October.-Wind light, but ahead. Schooner making no head-

way. Men putting things in shape to discharge cargo. Schooner opposite "Pellam Bay;" no chance of trying trawl to day.

Sunday, 24th October.—Wind still ahead, but light. Schooner made about 15 miles during the whole day. Temperature in straits, 50°. Opposite Race Rocks, wind died out. Left schooner here to row into Victoria, being anxious to get the vessel off charter. Schooner got into Victoria Harbor at daybreak, Mondsy morning, 25th October, 1886.

I have the honor to be, Sir, your obedient servant,

THOMAS MOWAT, Inspector of Fisheries, British Columbia. 258

APPENDIX TO MR. THOMAS MOWAT'S REPORT, WITH REMARKS ON THE DEEP-SEA FISHERIES, FISHING GROUNDS, HARBORS, &c., OF THE COAST OF BRITISH COLUMBIA.

THE CULTUS COD OR "TOOSHQUA"—(Ophiodon elongatus).

This fish is invariably called codfish where the true cod is scarce; about Puget Sound it is some times called "ling," which fish it closely resembles. It has been given the name of Cultus cod by the early settlers on the coast; Cultus in Chinook Jargon meaning "little worth," they deemed it inferior to the true cod. It is also styled "bastard cod," "buffalo cod" and "blue and green cod," from the color of its fiesh and skin. These particulars arise from the different kinds of food which the fish feed upon, as well as the ground they frequent, the temperature of the water and the approach to spawning season, which is usually in summer. It ranges from the Pacific coast to Behring Sea; but in the North Pacific regions it reaches a larger size and is found in greater abundance. It attains a size of five feet, and a weight of from 60 to 70 pounds. The natives take them with wooden hooks used for "skil" fishing; the Victoria fishermen catch them with the common cod fish hook and trawl lines.

At certain seasons of the year the flesh of these fish is firm and good; much superior to the eastern ling, and I dare say on a par with the eastern cod fish. If

dried in the same manner as cod, it would, I am sure, find ready markets.

These fish are very ravenous, and will readily take any bait; I found a rock fish in the stomach of one of them measuring twelve inches long and weighing about four pounds. They are plentiful in British Columbia waters, all along the Straits of Fuca, Georgia and Queen Charlotte Sounds, Hecate Straits and Dixon Entrance; they are also met with on the west coast of Vancouver and Queen Charlotte Islands, and on the outlying banks where the depth of water does not exceed 80 fathoms.

ROCK COD OR ROCK FISH.

Professor Jordan classes this fish in twenty-eight different species, all of which are considered good food fish. They have a very wide range, extending all over the Pacific coast. The species most frequently found on the British Columbia coast are the red, black banded, orange, black, yellow backed and black spotted; of these six varieties, the red and orange grow to the largest size and are an excellent food; they are found in abundance all along the west coasts of Vancouver and Queen Charlotte Islands, in the various harbors and inshore banks. They are caught with the cultus cod in 120 fathoms of water, but more often in 30 to 80 fathoms, with a temperature of from 48° to 52°.

Mr. A. W. Huson states that, the red and orange rock fish abound along the north-west coast of Vancouver. This gentleman had practical experience curing them for the Chinese trade in this Province. They are sold dry from four to twelve cents and a half per pound. The fish is firm and well flavored. The fish would, I am sure, salt and cure as well as the cod; and if once introduced into the

market, would eventually become a staple product of the country.

All of the above species of fish are oviparous; the eggs which are small and numerous, are hatched within the body, bringing forth the young alive. Little is known of the mode of copulation under which the young is exuded, but the time of breeding is probably in May or June.

RAT FISH (Chimera collies.)

Very little is known of these fish and they are seldom met with on the Atlantic coast, but they appear to be numerous on the Pacific, especially around the west coast of Vancouver, where I saw specimens measuring two feet and a half long and of a weight of about six pounds. Several were taken on trawl hooks when fishing for cod in depths of from thirty to fifty fathoms of water; temperature ranging from 48° to 52°. The liver is very large and renders a great quantity of oil in comparison to the size of the fish; much more in fact than what is obtained from any ordinary cod 16—171.

fish liver. The oil is seldom extracted; only a few fish being caught by chance on dog fish trawls. This oil is highly prized by watchmakers as a lubricator, and cannot be excelled as a gun oil on account of its being a preventive against rust. With proper sized hooks, these fish could be caught in large numbers and a good business done on account of the oil.

The spawning season is in June and July.

Dog Fish (Squalus acauthias.)

These fish are distributed all over the Pacific coast, but abound from Oregon to Alaska. They are a source of great annoyance to fishermen on account of their cutting the fish lines; they also eat the fish on the hooks, leaving only the heads.

The depth of water in which they are usually met with varies from 18 to 35

fathoms.

They are caught and found in abundance in quiet inlets and on shallow banks, but are seldom met with in strong currents or at great depths. They appear to be

most abundant in the harbors off the different straits.

Dog fish are principally caught for the oil extracted from their liver and flesh; the liver oil being superior to that of the body. It is considered a very fine lubricator, but its use is sometimes objected to on account of the strong sickly smell which arises when any of the machinery becomes hot.

The Skidegate Oil Company's factory on Queen Charlotte Islands, puts on an average of 20,000 gallons during the season, but they complain of being unable to find a ready market owing to the high duty which prevents them from shipping to the States. One of the firm stated they could put up almost twice as much if they had a market.

The Indians extract a good deal of oil from these fish in their primitive manner. This oil they sell to traders and for local consumption amongst mills and lumber

camps, where it is used to grease skidways for hauling logs.

Dog fish can be purchased from one to three cents each, and any quantity can be had. They grow to a length of four feet and weigh from forty to fifty pounds. They are usually found in a temperature of from 55° to 60°, and bring forth their young alive.

THE HALIBUT (Hippoglossus vulgaris.)

This fish, which is widely known on nearly all parts of the Atlantic, is abundant also on the Pacific coast and increases in number as one proceeds towards the north. On the coast of British Columbia, they were found in all the straits and inlets, on the shallow banks and even in depths of 300 fathoms of water. While they are met with only in average numbers along the Straits of Georgia, they are more numerous in Queen Charlotte Sound, but occur in great abundance between Cape Flattery and Barclay Sound, near the entrance to Fuca Strait. It is from these grounds Victoria fishermen take them, and American fishermen supply the Puget Sound and San Francisco markets. They are also abundant off Clayoquot, Nootka, Kyuquot, and Quatsino Sounds. On the west coast of Vancouver Island, they are known to be most plentiful between Cape Scott and Shelter Bay and in the inlets of Queen Charlotte Islands.

While in Foster Harbor, Houston Stewart Channel, opposite the south-east end of Queen Charlotte Islands, we fished over the schooner's rail and caught four large halibut; the largest weighing 165 pounds. The Indians of Ninstints Village told us we could easily fill our schooner by merely fishing in Hecate Straits; butnot

being on a halibut expedition, we did not try.

The species of halibut, found here is good; the flesh rich and firm, and superior to the halibut I have seen in the New York market. The fish we caught was taken in 47° temperature at the bottom, and 51° on the surface; depth 18 to 20 fathoms.

The Hydah Indians use this fish exclusively for "skil" bait. They cut it in thin strips about one inch wide by six inches long; this is wound around the hook which, when properly baited, is half covered up and tied on with a piece of hemlock root.

The natives consider this bait as the best. It holds on well and is not so apt to be taken off by other fish or ground shark, when properly fastened on the hook.

The halibut is the chief article of diet for the coast Indians. They cut it in strips and dry it in their lodges or under a shed. It keeps well and has rather a nice flavor, when properly cured. A profitable trade with Japan, Australia and the United States could, I think, be easily worked up.

THE COD (Gadus morrhua.)

This fish is so well known on the Atlantic coast that it is unnecessary to refer to its haunts, habits, migration or season; but, it is so little known here and so seldom caught that, when mixed with a number of other fish, it is hardly recognized as the

true cod except by practical fishermen.

The true cod does, however, exist on the coast of British Columbia, where it has been known to fishermen for years; but it is caught only in limited numbers around the different inlets and bays which run into the strait, where they make their appearance in search of food at certain seasons of the year. Still I am of the Opinion they do not go there for spawning purposes, as the roe of the fish we caught was small and the fish plump, with every appearance of being well fed. Considering the large numbers of dog fish which frequent the shore banks it might be assumed that, the cod run into these inlets in order to escape being preyed upon. One reason which almost leads me to suppose they are shoal fish in search of food is that, they were plump and symetrical, giving evidence of having plenty of food. They are marked with very distinct small black spots on a light back ground, and resembling what is often called the deep water cod on the Atlantic shore. Their food at that season of the year (October) must have been the "sardines" and lant or sand eels; these being the only food fish I noticed in these waters. The water in the inlets, where the cod was taken, was generally deep; too deep for dog fish to inhabit, as they are commonly found in shallow water.

The natives only fish for cod during the winter months; say, from October to During these months, the fish leave the shores of the Pacific and move up the head of the different inlets and bays, so as to escape the storms and rigors of the Pacific winter, which are not, however, equal to the rough winter weather experienced

on the Atlantic coast.

We caught no fish on the outlying banks; from what cause, I am unable to It might, however, be advanced as a reason, the immense number of dog fish which frequent the shore banks where they gorge themselves with anything that comes within their reach, without ever being satisfied. Their non-appearance on the shore banks might also be occassioned by the scarcity of suitable food, a proper temperature of water, or the near approach of the spawning season, &c. It is said that, cod prefers a temperature ranging from 35° to 42° Fah.; this is lower than any results have obtained, as the deeper I went the lower I found the temperature.

Our lowest temperature on the shore banks was 47° and 49° Fah. at the bottom and 50° to 55° on the surface. It is possible the fish had a better temperature a

short distance from where our lines were set.

Captain Deveraux's letter, which is printed at page 260 of the British Columbia Inspector of Fisheries' Report for 1884, states that, he found the temperature on this coast to be from 44° to 80°, and in some cases noticed the changes to be very suddent denly marked, as by a partition wall. This, I should say, is part evidence that the bulk of fish lay further off from shore, in places where they find a more equable temperature. The evidence, however, points to the fact that, cod exists in British Columbia waters, and that they are taken in the inlets and close to shore, although not in sufficient numbers to make a lucrative business of their being fished alone. They must, nevertheless, occur in large numbers somewhere in the neighborhood, and at no great distance. It must be borne in mind that, we have nearly 7,500 miles of seacoast in this Province, subject to all the influences of the Japan currents as the Atlantic is to the gulf stream. We are, moreover, in a more northerly latitude than that in which the abundance of cod is caught on the Atlantic coast, and we have as great a variety of small fish and mollusks, which are necessary for the food of large

fish. I contend, therefore, it will take nearly as many years to explore and survey the banks and develop the cod fisheries of British Columbia as it has taken to

develop those of the Atlantic coast.

From information gained of the crews of seating schooners, it is well known that, cod and silver hake can be caught in nearly every part of Behring Sea where seals are found in abundance. Vessels of a large tonnage sail from San Francisco yearly and repair to the Okotch Sea for cod fish, which are salted in the hold and brought to San Francisco, where they are dried and packed for market.

BLACK COD OR SKIL (Anoplopoma fimbria.)

This fish, I can safely say, is one of the best I have yet eaten on the Pacific coast, and is equal to any I ever tasted on the Atlantic. Like many other fish on this coast, it has different local names, such as horse mackerel, candle fish, Spanish mackerel, coal fish, beshowe, black cod and skil. As yet, they are little known as an edible fish, and are seldom fished for but by Indians, and then, for their own use.

The young school at certain seasons of the year in deep inlets and bays, searching for food, and resembling very much the tinker mackerel in appearance. They measure from eight to twelve inches in length, and take the bait, although they are

not then deemed a delicacy.

The full grown fish are taken in deep water, in average tide rips, where, according to the Hydah Indians, they lay all the year round. They feed on small fish and crustaceans, appearing at all times to be ravenous. I have taken cockles from their stomach as large as an average size goose egg. They grow to a length of about 50 inches and weigh about 25 pounds, having very little offal. As already stated, they prefer deep waters ranging from 100 to 300 fathoms, where the tides run strong and the temperature is equable. They take hand line hooks readily and could also, I feel sure, be caught with trawls during calm weather and at certain periods of the year.

They range all the way from California to Behring Sea, but the quality is better in some localities than in others. At certain seasons of the year, they are caught in harbors off the straits of different growth and ages. Their chief habitat is in the deep waters off the coast of Queen Charlotte and Vancouver Islands, although they lay nearer the Queen Charlotte shore than that of Vancouver, which must be on

account of the depth of water.

According to Mr. Swan, the large fish are caught in the Strait of Fuca, at a depth of 80 fathoms of water. His report to the United States Fish Commission, a copy of which is hereto appended, is so exhaustive and interesting, that I am sure it will be read with great benefit and interest by any person wishing to embark in this business.

REPORT ON THE BLACK COD OF THE NORTH PACIFIC. (By James G. Swan.)

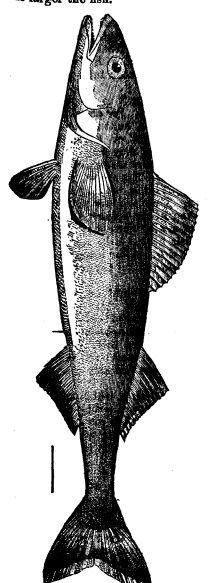
"The Anoplopoma fimbria is known in California as candle fish, Spanish mackerely grease fish, &c. Among the Makah Indians of Cape Flattery, Wash., as beshowed and by the white residents at the Cape as black cod. On Queen Charlotte's Islands, British Columbia, it is called coal fish by white settlers and by the Hydah Indians who reside on those islands it is called "skil." At Knight's Inlet, British Columbia, it is called "kwakewith." Each tribe or locality where it is taken has a local name for it, but it is generally known as black cod.

The scientific name Anoplopoma fimbria has been adopted by Gill, Jordan and Gilbert and most other writers, although a specimen taken off Mount St. Elias, Alaska, was named by Pallas as Gadys fimbria, thus showing that its resemblance

to the cod was observed by that naturalist.

The term cod is applied by fishermen and fish dealers on the North Pacific coast to a variety of fish which are not related to the genus Gadus, and are not found in Atlantic waters.

In general appearance the black cod resembles a pollock, but when fully grown they have the rounded form of a true cod but are not so marked. In color they are a dark clive brown or sepia upon the back, with greyish sides and belly, the flesh is white and very fat, like mackerel, and they have been sold in the San Francisco-market under the name of Spanish mackerel when of a small size. Professor Jordan says, "The young ones are taken off the wharves at Seattle but are not much thought off as a food fish." It attains its greatest perfection in very deep water where it attains a size of 40 inches and a weight of 15 pounds. Instances are not uncommon of black cod being taken measuring 50 inches and weighing 30 pounds, but the average is much less than this last. But it is the admitted rule that the deeper the water the larger the fish.



Although I have the credit of first introducing this fish in a marketable shape to the public, yet it has been known to the officers and employes of the Hudson Bay Company for many years, but was seldom seen on their tables. The enermous quantities of salmon, colachan, herring, cod, halibut and other fish easily and plentifully taken made it unnecessary to incur the trouble of fishing in deep water for the black cod.

The first I saw of them was at Neah Bay (Wash.) at the entrance to Fuca Strait, in 1859. An old Indian caught a few when fishing for halibut. I procured ore which I broiled and

found it equal to a No. 1 mackerel.

As the black cod are best in water from 80 to 100 fathoms the Makahs do not care to fish for them, and when by accident they catch any they ask one dollar apiece and do not care to part with them even at that price. I have occasionally seen the beshowe every summer that I have been at Neah Bay since 1859, but I never have had an opportunity to get any quantity of them till September, 1833, while at Skidegate, Queen Charlotte Islands, which I visited under instructions from Professor Spencer F. Baird. I succeeded in procuring about 100 of these fish which are called by the Hydah Indians "skil."

The black cod are found in the deep waters of Fuca Straits between Port Angeles and Cape Flattery, a distance of some 60 miles, where they attain a large size and are highly esteemed as a food fish, but the same objection regarding Indians eatching them in that locality exists, namely depth of water, difficulty of anchoring cances, and calm weather; added to this may be stated that the Indians have such a variety and quantity of other kinds of fish in shoaler water easily taken, such as halibut, ophiodon or green cod, Sebastichthys of many varieties, salmon, kelp fish and herring, they seldom care to fish in deep water for black cod and when they do it is to obtain them as a luxury for their chiefs.

In 1853 a certain Capt, Edward Brotchie fitted out a vessel to go in search of the colachan and landed at a point in Knight's Inlet where the Indians were catching them in great abund-

Arriving there, however, the Indiana refused to sell, give or allow aim to

catch any, but said that he could have as many of the "Kwakewith" (the name they gave the black cod) as he wished, for they were plentiful and fat; so with their assistance he filled all his barrels and started for Victoria with a full cargo. This incident is mentioned in order to show how abundant the black cod was 33 years ago and they are fully as abundant now.

As the Hydah Indians of British Columbia seem to be the only ones who make a business of taking the black cod or "skil" I will confine myself to a description

of the method adopted by them.

The fish lines used in the capture of the black cod are made of kelp in a manner similar to that of the Makah Indians of Cape Flattery and other tribes on the northwest coast. This giant kelp Mereocystis (Harvey), is of the order laminariacæ, and is of much larger dimensions than the fucaceæ, the fronds being measured by fathoms not feet. Harvey says: The ordinary oarweed, tangle, devil's apron and sea-colander of the American shores which are familiar examples of these plants are frequently seen 10, 12 or even 20 feet in length, with immense fronds or aprons terminating their stems, but these are mediocre indeed compared with some of their co-ordinates in the Pacific. Some of these plants, it is said, when fully grown have

a stem measuring 300 feet in length.

These grow where the water is rapid, and have to extend to a great length before their buoyancy will permit them to reach the surface. For about two-thirds of this length from the root up the stem is the size of a halibut line. It then expands, till at the extremity it assumes a pear-shaped, hollow head, capable of holding a quart, and from which extends a tuft of upwards of fifty leaves, lanceolate in form, each of which is from 40 to 50 feet long. This slender stem is of prodigious strength, and is prepared by the natives for use as follows:—The stems, being cut of a uniform length, generally 15 to 25 fathoms each, are placed in running fresh water till they become bleached and all the salt is extracted. They are then stretched and partially dried in the open air; then coiled up and hung in the smoke of the lodge for a short time. Then they are wet and stretched again, when they are knotted together. This process is continued at regular intervals till the kelp stems become tough and as strong as the best hemp line of the same size. After using this line it is always carefully coiled up, but as it gets brittle if allowed to dry too much it is invariably soaked in salt water before being used.

The hooks used by the Hydah Indians for catching the "skil" or "black cod" are of a peculiar shape, unlike any fish hook I have ever seen. They are made of the knots or butts of limbs of the hemlock, cut out from old decayed logs. These knots are split into splints of the required size; then roughly shaped with a knife; then steamed and bent into shape, which shape they retain when cold. This form is adopted, so the Indians inform me, because the bottom on the west coast is foul with stones and coral formations and incrustations; steel hooks get fast and lines are sub-

ject to being lost, but this style of hooks does not get fast.

When the hook is to be used the bait is tied on with a string, which is also used to bring the two ends of the hook together and keep them in position when not baited. After the bait is well secured a piece of stick is inserted to press the ends of the hook apart. When the fish bites the bait it knocks out the stick, which floats to the surface; the two ends of the hook, springing together, close on the fish's head and hold it fast.

It is usual to tie from 75 to 100 hooks to a line at a distance of about 2 feet apart, and the fish are so plentiful that not unfrequently every hook will have a fish.

The sticks, which float to the surface when knocked out of the hook by the fish,

serve to indicate to the Indian the sort of luck he is having at the bottom.

But although the fish may be abundant, the Indian is not always sure of securing what he has caught. His greatest annoyance is the ground shark or nurse fish, as the sailors call them, which will often eat the bodies of the black cod, leaving only the heads attached to the hooks.

Another annoyance is from a small fish called by the Hydah Indians "Nee-kaio-kaiung," the Blepsias cirrhosus (Pallas); Gün, one of the family Cottidæ, which

steals the bait and often gets hooked. As soon as the Indian discovers this pest he

Quits fishing and goes to another place.

As the depth of water varies in different places it is usual to have a lot of spare lines in the cance, which can instantly be knotted together and form a line as long as required. Sometimes 200 fathoms will be used, as the line, when fully supplied with hooks, becomes a trawl.

The sinker.—A most ingenious contrivance is the sinker used by the Hydah Indians in deep water fishing. This is a stone from 10 to 20 pounds in weight. A small kelp line is wound round this stone and held by a bight tucked under the turns, and the end made fast to the end of the larger line, which large line is wound round this stone and a smaller stone, which serves to bind it fast as a sort of tripping stone. The large line is secured in a similar manner as the small one. The stone is then lowered to the bottom and the line payed out. As soon as the fisherman sees enough pegs floating to warrant his pulling in the line he gathers in the slack until he feels the weight of the stone, when he gives a sudden jerk, which pulls out the bight and loosens the tripping stone, which falls out and loosens the big stone, which in turn becomes detached from the line, which is then pulled in relieved of the weight of the sinker."

Since my return from the west coast I have had many enquiries concerning these fish, and have recommended them to many of my friends as a first class table fish, and all who have eaten them assure me that never before have they tasted any fish equal to them. There is at this date a small steamer preparing to go into this branch of the fishing industry, and will be ready to sail from this port as soon as the weather is practicable to fish upon the coast. The party who owns the steamer has been engaged in the fishing business in Nova Scotia and Newfoundland, and is a practical fisherman. He was also interested in the Skidegate Oil Company on this coast, and then saw samples of this fish with the Indians. He seems to have every confidence of making this venture a success.

I sent samples of this fish to Mr. E.G. Blackwood, of Fulton Market, New York, with a view of ascertaining, if possible, the price they would command per barrel in the American and other markets.

THE WHALE.

of these mammals there occurs a great variety in the waters of British Columbia, the principal ones being the right or north-west whale (Eubalæna cullamach), the gray whale (Rhachianectes glancus), the humpback whale (Megafitera versabilis), the furback whale (Balocnoptera velifera) and the sulphur bottom whale (Sibbaldius sulfureus).

A schooner is now fitting out at Victoria for the whaling business, with all improved appliances imported from San Francisco for the capture of these cetaceans, and there is no reason to doubt but that a remunerative trade can be carried out by practical and experienced fishermen; the only wonder being that, this business

was not before entered into.

During our trip, numerous schools of whales were noticed sporting around the vessel and large numbers seen off Kyuquot Sound. They are often met with in the Straits of Fuca and Georgia and in the deep inlets, where they usually follow herring. The Indians on the west coast sometimes chase them in their canoes, and occasionally succeed in killing a few.

THE SHARK (Squalus).

The oil or tope shark, as well as other species, abound on the Pacific coast, but as yet are not made objects of pursuit, as dog fish supply all the oil required for the local markets.

OTHER FISH.

Herring (Clupea mirabilis) are found in abundance in the inlets of the coast those caught in the neighborhood of Victoria and Burrard Inlet are considered 265

poor food, being rather small, bony and tasteless. They are seldom eaten fresh, and hardly ever salted; being mostly used for bait and for the manufacture of oil.

THE SMELT (Osmerush thaleichthys.)

This fish, which is of a fair size and good quality, is often found mixed with the different runs of herring, and is a delicious food fish, comparing favorably with the Atlantic smelt. They are also used as bait, and are principally caught in the seine and with hook and line.

THE OOLACHANS OR CANDLE FISH,

which are so well known and so highly prized on this coast as a food fish, make their appearance in April and May. They somewhat resemble in size and shape the capelin of the Atlantic, but are a great deal fatter and much superior eating. The body is covered with small silvery scales, which are easily removed on handling. They enter the principal rivers to spawn, seldom ascending above tidal water. They resort to the Nasse River in greater numbers than in any other stream on the coast, and the Skeena, Queen Charlotte, and several other Indian tribes of the interior, procure their supply of grease and oil therefrom.

THE WHITINGS

are caught in large numbers with seines, are of good size and delicate flavor, and find a ready sale in the local markets of this Province.

THE FLAT FISHES.

Flounders of different varieties abound in these waters. The flesh is firm and of fine flavor. Some of remarkably large size are taken. I examined an atherestes flounder on the market the other day which measured twenty-seven inches in length, twelve inches across the middle of the body, and three inches deep.

Soles, Skates and Plaice

are also found in British Columbia waters, and are usually taken with seines. Two varieties of soles are found of small size, but fair eating.

BAIT.

Bait of different varieties can be found at all seasons of the year on our coasts, but it requires a knowledge of the different localities and proper seasons. During the winter and spring months, herrings, smelts and colaehans are the principal bait. In summer and fall, sardines and lant are found schooling. These, as well as a variety of clams, mussels and abalones, can be had at every season of the year, and the natives claim them to be good bait. Halibut and opticus are abundant the season through, and salmon can be had in plenty during the summer and fall.

TCE.

The ice taken on our experimental trip, and which was used for preserving bait, kept in fine condition. A small ice house had been made in the schooner's hold and the ice was well packed in sawdust. I would advise people going into the fishing business to make early preparations for stoning ice for their use, as it is both expensive and difficult to get it in sufficient quantity when required. There are places on the coast where ice can be got without great trouble, such as on the Skeens and Nasse Rivers, and at the head of Knight and Seymore Inlets. I am informed that, there are large icebergs there where ice can be cut and floated down without trouble. The greatest difficulty to contend with, is to get a sailing vessel so high up these long indraughts, as the mountains are high and rise abruptly from the waters edge.

FUR SEAL (Callorhinus Ursinus).

In order to give some idea of the quantity of food which the fish already mentioned in my report have to supply, it is necessary to touch on the fur seal for an example.

Mr. Henry W. Elliott, in his work on the life of the fur seal, estimates the number on the hauling grounds of St. George and St. Paul's Islands, in Behring Sea, at about 5,000,000, ranging in weight after the breeding season, from pups to bulls, at

400 to 600 pounds each, and females, from 100 to 150 pounds each.

These seals would, I should say, only be a part of the fur seals resorting to our shores and to Behring Sea, all of which feed on fish. Supposing Mr. Elliot's estimate to cover one half the fur seals which skirt our shores for the purpose of repairing to the rookeries and hauling grounds in Behring Sea, and putting their average weight at 75 pounds each, which is certainly not an exaggerated figure, and supposing we estimate the food daily consumed by each seal at five pounds; it would then take 25,000,000 pounds of live fish to supply one day's feed for our fur seals. And very much more too, for the habits of the fur seal have become so well known to nunters who regularly follow them from California to their breeding grounds that, it is commonly understood they will eat no dead or decayed fish, and that they seldom take more than a bite or two from any fish they eat. I am perfectly aware it is useless to even attempt approximating the number of fur seals on our coast or the quantity of pounds of fish they would likely consume every day; I have simply drawn attention to the fact in figures so as to induce practical men to think on the subject. The foregoing evidence of the daily consumption of fish by fur seals is, however, borne out by information procured from captains of sealing schooners, as well as from white men and Indians who carry on sealing on the coast, and who tell me they have found time and again fish floating on the surface, killed by seals, with simply one or two bites of flesh taken from the throat or the belly. They also state that, where a school of seals had been feeding, they picked a canoe load of dead fish floating on the surface, with simply one bite taken from them. These fish would chiefly be the rock fish, which will float like a cork after it is hauled a short distance from the bottom. Mr. Elliott says the seal, when on their hauling grounds, will often travel 100 to 200 miles seeking for food; remaining away for two or three days and sometimes a week a time. Their power of locomotion is very great; they will follow a vessel running 14 knots and play leisurely around her bows.

Captain Donald McLean, one of our most successful sealing captains, and one of the first to enter into the business of tracking seals from California to Behring Sea, informs me he has known bands of seals to travel 100 to 200 miles a day, feeding and sleeping during a portion of this time. He says he found pieces of cod, salmon and hake in their stomachs, and that, when feeding, a seal comes to the surface with a fish in its mouth, and after raising its head and shoulders well above the water tosses the fish high up in the air with a sudden jerk of the head; this sudden jerk kills

the fish, and after taking a bite or two, the seal proceeds on its voyage. Captain Donald McLean and his brother are expert sealers as may be seen from. their catch last season:-

> Captain Donald McLean, schooner "Mary Ella"..... 4,256 seals. Captain Alexander McLean, schooner "Favorite"..... 3,325 do Steam schooner "Sayard"...... 2,725 do

They say that, during the first years they were engaged in the business, they tept a diary of the dates and places where they found the greatest number of scals, marking the localities on their charts, and as near these dates as possible the followthe year they endeavored to be at these places, when they would find seals in abundance.

Judging by the color of the water and the feeding of the seals in those localities, they think that there must be banks. Their notion is that, seals run from bank to bank, skirting the edges whilst travelling north, as they are usually found in streaks from 30 to 60 miles from shore.

The above named gentlemen have promised me, if time will permit, when hunt-

ing this year, to take temperature and soundings, and to try for fish.

While travelling, seals resemble very much a school of porpoises at a distance, jumping at times, fifteen or twenty feet, plunging into the water, then coming to the surface to make another jump. They have been known, when travelling in this way, to jump into boats, and even to attack men if shot and wounded.

There were killed this year so far, from 40,000 to 50,000 fur seals, which have been taken by schooners from San Francisco and Victoria. The greatest number were killed in Behring Sea, and were nearly all cows or female seals. This enormous catch, with the increase which will take place when other vessels fitting up every year are ready, will, I am afraid, soon deplete our fur seal fishery, and it is a great pity

such valuable industry could not in some way be protected.

This large number of fur seals, added to the immense quantities of hair seals, sea lions and sea otters, as well as other fish devouring animals which inhabit our coast, must necessarily suppose an inexhaustible supply of fish to keep up the food these animals require. The people of Newfoundland know the value of their hair seals, what they feed upon and where to find them. Does not the existence of immense numbers of seals on their coast point to the fact that there must necessarily be as large a quantity of fish to keep up the supply our seals demand as there is on the Atlantic to keep up the supply needed there?

HARBORS.

What harbors I visited on the west coast of Vancouver and Queen Charlotte Islands, compare favorably with those on the Atlantic seaboard. Captain William O'Leary states his views on the harbors of the Pacific, as compared with those of the

Atlantic, in a report hereunto appended.

UCLUCLET HARBOR was the first entered. It is easy of accessand will accommodate any vessel, being well sheltered against winds and storms. Owing to its close proximity to Barclay Sound, it is admirably suited for a fishing station, being close to the open ocean, with plenty of fresh water and an abundance of timber for building purposes. The thriving settlement of Alberni, with a large area of good farming land, lies at its back. Much of it is yet open to settlers. A good waggon road is being constructed, and when completed, together with the Island Railway in operation, will bring Alberni within easy access of Victoria.

CLAYOUUT HARBOR was the next port entered into. It lays behind Vargos Island, near the entrance to Clayoquot Sound. Its shelter is not unlike Ucluclet, but rather more difficult of access. However, owing to its location close to the open ocean, and with its immense sound studded with numerous islands, any one of which would afford good shelter from outside winds, it cannot be said to be anything but a favorable resort for a fishing fleet. I was informed by the natives that good land—some of which is prairie land—exists between the shore and the foot of the hills, giving

evidence of a favorable location for a farming and fishing settlement.

GOLD HARBOR, on Queen Charlotte Islands, was the next port reached, which we entered by Moore's Channel. This fiord extends about eighteen miles from the coast, and is too far from the fishing grounds to be of any use as a fishing station.

The fiords of Inskip and Moore are deep, with precipitous hills, thickly wooded

with scrubby spruce, and fir extending down to the water's edge.

There are several small islands in these channels close to the coast which, if

cleared, would make fine fishing stations

The Indians have ranches behind several small islands near the mouth of Inskip Channel, and from these they do their fishing during the summer season. Kuper Island divides Moore and Inskip Channels, each of which have an average of from 40 to 80 fathoms of water at a distance of from two to five miles from shore. Opposite this harbor is the great fishing station for the "skil." Were these shores carefully explored, I am satisfied there would be found places where good shelter for boat, and schooners could be found. There is no farming land in the neighborhood of Moore

or Inskip Channels, on the west coast; and I can safely say, from what I have seen, that there is none on Moresby Island. The growth of timber is small, but sufficiently

good for staging, wharfing and making racks for drying fish.

Rose and Foster Harbors.—These harbors are situated in the Houston Stewart Channel which divides Moresby and Prevost Islands, near the south west end of Queen Charlotte group. I may say that their convenience of access from either side of the island, their nearness to the seaboard, the facilities for capturing bait, locating buildings, erecting stages, building boats, procuring suitable building materials, with fair patches of level land, suitable for small gardens, make this one of the best and most desirable locations for a fishing station, I have seen on the Queen Charlotte group. Foster harbor in particular, is especially well suited for small vessels, having good streams of fresh water close by and firewood in abundance.

KYUQUOT HARBOR, on Vancouver Island, was the next port entered. It lays behind a small island called Lookout Island, and is well sheltered against all winds and gales. It is situated close to the seaboard, with an immense fiord at its back, usually filled with bait of all kinds, making the harbor a favorable resort for a fishing station. I saw but little land available for farming purposes in the neighborhood of the harbor, but I presume there are some good patches up these immense inlets, Which we had no chance of entering. There are innumerable harbors for small boats and schooners.

HESQUIAT HARBOR was next reached. It is of great magnitude, capable of accommodating a large fleet, but is not sufficiently near to the seaboard to be of any use to small boats fishing from shore; however, good shelter can be found for small boats near the ocean. The land is, comparatively speaking, level around this harbor, and It is said there is good farming land further up. There is a fine strip of good land extending from Hesquiat to Kyuquot Sound, but a good part of it is heavily timbered.

Conclusion.

On reviewing these remarks on the coast of British Columbia with its 7,500 miles of sea shore, studded with numerous islands, and lined with beys and fiords, some of which extend many miles inland, making numerous safe harbors for all sized Crafts, the variety of fish and mamals which abound, the mildness of the seasons, the facilities for procuring wood and water; I cannot see but it must be a favorable place for a colony of fishermen. One thing is sure, no one need starve for want of food.

Were a colony of fishermen to emigrate here with the prospect of receiving some subsidy or bounty from the Government, for a couple of years, on the quantity of fish caught, I have no doubt whatever but that, under such a system, the fisheries would

be developed much quicker than by any other mode. As already stated, it was rather late in the season when we started on our exploration, and the time at our disposal was too limited to properly examine the extent of coast we had to go over in a sailing schooner at that late period of the year. Should you intend to make a further exploration next year, I would suggest offering a bonus to the first sealing schooner which finds and locates good fishing banks anywhere outside of fifteen miles from the coast. In order that no misunderstanding occurs, the schooner, on arrival in port, should give notice of having located a bank with its bearings and, if needs be, be prepared to convey a competent man there to test it. A schooner hired by the Department might spend a whole summer cruising around in the outside ocean without touching a bank, while these sealing schooners would be led on to them by the seals.

I have the honor to be, Sir,

Your obedient servant,

THOMAS MOWAT, Inspector of Fisheries for British Columbia.

MR. YONDALL'S LETTER ON THE FISH AND FISHERIES OF BRITISH COLUMBIA.

NEW WESTMINSTER, B. C., 4th November, 1886.

Thos. Mowar, Esq., Inspector of Fisheries for British Columbia.

SIR,—I have much pleasure in answering your request, asking my opinion on

the fisheries of this Province.

Having had several years' experience in the Newfoundland and Labrador fisheries, I feel sure a report from me will be received with confidence by those who know me best. I also formed part of the expeditionary party sent out last September by the Canadian Government to test the fisheries on the west coast of Vancouver and Once of Charlotte Islands.

and Queen Charlotte Islands.

The first question which a colony of fishermen intending to settle in British Columbia would naturally ask would be the number and kinds of the various food fishes. They would also desire some information as to the markets where their cured fish could be sent. And then, the important question of bait, seines, lines, hooks, &c., the best methods of capture, harbors for shelter, land, wood, climate, &c., would have

to be considered.

First, as to the supply; I have no hesitation in stating that the waters of this Province, particularly the west coasts of Vancouver and Queen Charlotte Islands, are actually teeming with valuable food fishes, as well as with others which are valuable for various purposes of commerce.

Halibut, I should say, is the most abundant species and can be taken everywhere, at all depths of water. Specimens weighing 164 pounds were caught by us in ten fathoms of water. There is a cannery at Clallum Bay, in the Strait of Fuca, for

canning this fish, and they get all the fish they can put up.

The black cod, or skil, of the Hydas, is by far the finest and most valuable fish on the coast. It attains a weight of from 20 to 25 pounds, resembles pollock and is very fat. A quart of fine oil, having the appearance of melted butter, can be taken from an ordinary sized fish; say 18 pounds weight. The flesh has a fine flavor and is highly prized. Eleven of these fish were caught by one line in twenty minutes. I feel sure that, the black cod wherever introduced, would command a ready sale. It would be a paying business, as well as a valuable addition to the industries of this Province.

The specimens of the true cod which we caught were of very fair size and quality. The missionaries, Indians and captains of vessels engaged in the fur seal

trade, all agree in saying that these fish are abundant in season.

It is unnecessary to refer to the salmon; this industry being so well known the world over. Nowhere else could such numbers be taken, at such a small cost, as in the waters of British Columbia.

Hake were found of very fair size, many of them weighing 17 pounds. These

fish will cure well, being quite equal to the true cod.

Rose and rock cod can be taken in large numbers, and will find a ready sale in the local markets.

Herrings, although plentiful at certain seasons, are of poor quality and valuable only for bait.

Oolachans, a small fish resembling capelin, appear on the coast in immense numbers every spring. They are very fat and valuable as food supply and as bait.

Specimens of skates, plaice, flounders, &c., were taken, but I do not wish to offer an opinion about them other than, considered with the hair and fur seals, the sea otter, &c., all indicate the wealth of the North Pacific ocean.

The question of markets is a very important one; but the fact that, little or no demand for oured fish hitherto existed is no criterion at the present time, as is shown in the case of canned salmon until recently unknown. The completion of the Canadian Pacific Railway, with its numerous connections and branch lines, as well

these products. The inhabitants of the South American Republics are undoubtedly a fish-consuming people, as well as Brazil and the West Indies, and the latter have been good customers to Newfoundland. Australia will also need some of our cod, halibut, &c., as well as of our salmon.

The method adopted by the Hyda Indians for cod fishing is very simple and unexpensive. Their lines are made of a kind of sea weed, which is abundant on the coast. Dried and knotted together, it makes a line superior to the English hemp; is more durable and not so apt to tangle in running out. Trawl fishing, as prosecuted on the Grand Banks, would be unsuitable, owing to the depth of water, the strong tides and the coral bottom. The objections to trawl fishing apply equally to seines and gill nets. Bait is easily procured all the year round. When the runs of herring and colachans are over, there is the halibut, octopus, trout, clams and mussels.

There are many fine bays and sounds from Barclay to Cape Scott, all of them capable of accommodating a large fishing population, and containing excellent harbors and safe runs for all kinds of craft. Cedar, spruce and fir of unsurpassed quality and size, for all requirements of staging, wharf-building. boats, &c., are also common. Schooner-building spars can be found of all sizes, suitable for fishing crafts or merchantmen. These sounds are the home of great numbers of wild ducks, geese, deer and other kinds of game. There are fine stretches of land which could easily be cleared, and which would yield wonderful crops, as well as apples, pears and plums of a large size.

The climate is mild and humid, without any of these severe extremes which are met with in the east. The snowfall is very light. Fishing and all outdoor occupations can be carried on the whole year round. I found Indians in their frail canoes, during the month of October, fishing off the harbors and along the Vancouver coast.

I have given you a brief account of what came under my notice, and I hope soon to see many of the hardy fishermen on the eastern coast making comfortable homes for themselves in this Province.

I am, Sir,

Yours very truly,

H. YONDALL.

CAPTAIN WILLIAM O'LEARY'S LETTER ON THE HARBORS OF THE WEST COAST OF VANCOUVER AND QUEEN CHARLOTTE ISLANDS, BRITISH COLUMBIA.

VICTORIA, B. C., 7th November, 1886.

THOMAS MOWAT, Esq.,
Inspector of Fisheries for British Columbia.

Dear Sir,—As requested, I will try and furnish you with the information asked for relative to the different harbors we entered during our late exploring expedition for cod fish on the west coast of Vancouver and Queen Charlotte Islands, and the comparison they bear with the harbors I have visited on the coasts of Nova Scotia and Newfoundland. I will also offer my opinion on the feasibility of navigating the coast during the whole season for fishing purposes.

coast during the whole season for fishing purposes.

On leaving Victoria, the first harbor we ran into was Ucluclet Harbor, named on the admiralty charts Ucluclet Arm. It is a good safe harbor, well sheltered from all winds and storms by a peninsula which runs parallel with the coast. This harbor extends in a N.W. by W. direction, to a distance of about five miles. Several

small streams and creeks flow into it; the water of these creeks is excellent.

The next harbor touched at was Clayoquot Sound, and entering it by what is known as Templar Channel, we then sailed round the Vargas Islands; soundings varying from 7 to 20 fathoms. There are a great many channels through this sound; some of these are not easy of access, unless piloted with the greatest caution. This consideration would, of course, hardly affect usual sized fishing vessels. The average breadth of this channel is about half a-mile; the shoalest part is at the north end where only 31 fathoms of water were found. Vargas Island proper, round which we sailed, is located on the west of what is known as Broken Channel and is about 4½ miles square. After remaining in Clayoquot Sound about 24 hours, we set sail and did not touch at any other portuntil we reached Queen Charlotte Sound, when we ran through Moore's Channel, which is situated on the south side of Keuper Island. This channel is about 5 miles long, running in a E.N.E. and W.S.W. direction, and about half a mile wide. The shores, as you may have noticed, are wooded or timbered nearly to the water's edge with spruce. After sailing through this channel we entered Mitchell or Gold Harbor, which is about half a mile wide and surrounded by precipitous hills, densely wooded. At the head of this harbor is Thatis Cove, which has a fine sandy beach and a fresh water stream. This cove completely land locked and is effected at times only by storms which sweep from and over the neighboring hills. Mitchell Harbor and Thatis Cove are too far away from the fishing grounds to be of any practical use as a regular fishing station.

After thoroughly exploring and sounding this harbor, we put about and ran into Houston Stewart Channel, where the anchorage for some distance was so bad, that we had to continue on our course until we found a nice little harbor, which I consider one of the best on the coast; no mention whatever being made of it on any of the Admiralty charts, it was named after the Honorable the Minister of Marine and Fisheries, "Foster Harbor." The water is deep and good, and it is of easy access;

there is also an abundance of fresh water.

After thoroughly exploring this harbor we ran down between the Barrier Islards which is a group of several small islands extending over an area of five miles, running N.E. and S.W.; we then passed through Kyuquot Channel to Kyuquot Sound, which I also consider a good harbor for small vessels. The soundings outside vary from 25 to 45 fathoms, but within the sound, the depth increases very much, reaching up to 100 fathoms.

Hesquiat Harbor is next reached and is very fine for vessels of from 10 to 100 tons. Anchorage is first class; this harbor is protected by a natural barrier or ledge running almost across it, but at all times and tides at least four fathoms of water are found over this barrier. This is, as can well be imagined, a great protection against heavy seas and in fact forms a natural breakwater. This was the last harbor we ran

into on our return trip, and after leaving it, we shaped our course direct for Victoria.

There are several other inlets, bays and harbors which I would have liked you to examine as I fancy that good fishing grounds exist in their immediate neighborhood. Should the Government decide upon sending out another exploring expedition for the same purpose another year, I hope they will endeavor to make it convenient to start earlier in the season and remain longer.

The foregoing explanations of the several harbors we visited will, I hope, be of some little use to you. From my observations in Newfoundland and Nova Scotia, I firmly believe that good results would arise from fishing for black cod and other fish on this coast, and that after a person has had a fair start, money could be made quicker

than in other portions of the Dominion.

I remain, Dear Sir,

Yours very truly,

WILLIAM O'LEARY,

Capt. Schr. "Pathfinder."

RETURN showing the Kinds and Quantities of Fish

	RETUR	N 8h	owing	the l	Linds	and Q	quanti	ties of	F1811
NAME OF STATION.	NAME OF OWNER.	Salmon, cured, barrels.	Salmon, fresh, Ibs.	Salmon, in cans, cases of 48 lbs.	Salmon, smoked, lbs.	Sturgeon, 1bs.	Haddock, lbs.	Halibut, fresh, lbs.	Herring, fresh, lbs.
Coquittan (opposite). Lion Island	Bon Accord Fishing Co Ewin & Co Ewin & Co E. A. Wa'ham Delta Canning Co Wellington Packing Co British America do Brit. Columbia do Richmond Canning Co Fraser River Fishery Phœnix Cannery Inverness Canning Co Skeena River Packing Co Brit. America Canning Co. Brit. America Canning Co. Brit. America Canning Co Thos Earle Laidlaw & Co George Vierman W. H. Vierman & Co E Hosker Fred. Kaye T. F. Sinclsir Harrison & McAllister	513 2000 1000 1000 255 15 15 15 15 15 15 15 15 15 15 15 15 1	28000 21000 25000 35000 35000 21000 21000 21000 21000 28000 35000 42000 100000 3500 100000 700000 28000 3500	6500 15000 14600 7506 11259 6000 5000 10127 5300 10000 10587 15000	1000 200	10000 15000 15000 15000 15000 15000 15000 15000 10000 20000 15000 10000 10000	25000	25000 1000 15000 40000	10000 2000
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70,000

\$195,000

in the Province of British Columbia, for the Year 1886.

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Herring, smoked, lbs.	Smelt, fresh, lbs.	Assorted fish, lbs.	Trout, lbs.	Oolachans, fresh, lbs.	Oolachans, salted, barrels.	Oolachans, smoked, boxes	Fur Seal Skins, No.	Hair Seal Skins, No.	Sea Otter Skins, No.	Oolachan Uil, gallons.	Dog-fish Oil, refined, gallons	Dog-fi.h, Seal and Por- poise Oil, gallons.	Herring Oil, gallons.	WHERE MARKETED

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 Native oysters
 \$2,160

 Crabs and prawns
 2,500

 Clams and other shell fish
 3,000

 Sardines
 500

\$8,100

RETURN showing the Number and Value of Vessels, Boats,

	Ving the Italiated and Vina				
			VESS	ELS.	
NAME OF PLACE.	NAME OF FITTER OUT.	No.	Tons.	Value.	No. of Sailors.
Fraser River.				\$	ļ Ļ
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Nets, &c, in the Province of British Columbia, for the Year 1886.

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[‡] Canoes.

^{||} Native hunters.

RECAPITULATION.

YIELD and Value of the different Fisheries in the Province of British Columbia, for the Year 1886.

Kinds of Fish.	Quantity.	Price.	Value.
		\$ cts.	\$ cts.
Salmon, kippered Brls.	, 1 50	12 00	600 00
do salted	3.006	8 50	25,551 00
do fresh Lbs.	825,600	0 07	57,792 00
do canned, 4 doz. 1 lb. cans Cases.	161,270	5 20	838,604 00
do smoked Lbs.	22,700	0 15	3,405 00
Sturgeon, fresh "	114,900	0 05	5,745 00
Haddock do (Whiting) "	55,000	0 05	2,750 00
Halibut do	81,000	0 10	8,100 00
Herring do	38,000	0 03	1,140 00
do smoked	4,500	0 20	900 00
Smelts, fresh	19,000	0 04	760 00
Assorted fish	173,800	0 05	8,690 (0
Trout	30,750	0 10	3,075 00
Oolachans"	44,000	0 06	2,640 00
do smoked	1,900	0 20	380 00
do salted Brls.	80	10 00	800 00
Oil, Oolachan	200	1 00	20 00
do dog fish, refined "	20,000	0.50	10,000 00
do seal and porpoise	25,000	0 40	10,000 00
do herring	740	0 40	295 00
Oysters, native Brls.	300	7 00	2,100 00
Crabs and Prawns	,		2,5(0 00
Clams and other shell fish	********		3,000 60
Sardines	***************************************		500 00
Fur seal skins	38,907	10 00	389,070 00
Hair do	3,000	0 75	2,250 00
Sea Otter skins	25	60 00	1,500 00
Fish sold in markets not including New Westminster			125,000 00
Estimated consumption by Chinese on C. P. R. and Island			•
Railway and other places	.c		70,000 00
•			
Total			1,577,348 00
Estimated consumption by Indiana		l	
Estimated consumption by Indians— Salmon	1		
Halibut 190,000 00		} [
Sturgeon and other fish 260,000 00			
Fish oils 75,000 00		 	3,257,500 00
G 18 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
Grand Total, approximate yield, 1886		······	4,834,848 00

Increase, 1886 \$ 499,310 00

Number and Value of Vessels, Nets, etc., employed in the different Fisheries of the Province of British Columbia, during the Year 1886.

No.	Vessels, Nets, Etc.	-	Value.
		\$ cts.	\$ cts.
18	Steamers and steam auxiliaries, from 3 to 60 tons		126,000 00
994 196	Fishing boats do canoes, cedar		52,465 00
64	Flat boats and scows		7,615 00
,066	Salmon nets, 332,220 yds		123,690 00
2 36	do nets		4,500 00
65	Fish seines		13,375 00
14	Oolachan nets		1,700 00
			329,945 00
25	Canneries, estimated value	449,500 00	
i	Oil factory, Queen Charlotte Islands	10,000 00 60,000 00	
-	Various salting stations	20,000 00	
	Ice houses and buildings for the shipment of salmon in ice		
			542,500 00
	Total		872,445 00

Sailors	3,608 291
Total	6,211

THOMAS MOWAT,

Inspector of Fisheries for British Columbia.

APPENDIX ONTA

RETURN of the Number and Value of Vessels, Boats and Fishing Materials, &c., with

		VES	BELS AN	ъ Во	ATS EX	(PLOYEL	····
Stations.		T	ugs.			Boats.	
	No.	Tonnage.	Value.	Men.	No.	Value.	Men.
Lake Superior Division.			\$				
Pigeon River. Thunder Bay. Welcome Islands Point Porphiry. Black Bay Roche Debout. St. Ignace Nepigon Bay. Salter's Island Copper Island. Nepigon and other Indians Port Arthur. Black Bay Michipicoton Bay and Island. Batchewana Bay Lizard Island Mamainse. Ste. Marie Rapids	1 1	12 75	500 1000 5000	3 3 7	4 122 4 5 2 2 3 3 36 1 8 8 10 3 8 120	220 1095 440 605 175 695 300 250 160 175 880 	7 26 8 8 11 14 16 5 6 5 8 8 72 2 14 26 6 6 16 252 2
Manitoulin Islands.							
Grand Sable Grand Batture Algoma Mills Serpent Point Squaw Island Cockburn Island Kagawong Island Duck Islands Cape Robert Green Island	3 2 1 1 3 	18 33 15 70	10000 4000 3500 2000 10000	6 6 5 15	24 40 3 36 36 3 40 5 1	16000 5000 220 7200 400 5000 600 200	50 90 6 6 85 14 90 17 4 362

No. 8.

the Kinds, Quantities and Value of Fish in the Province of Ontario, for the Year 1886. $\bar{}$

Fis	SHING MA	TERIA	LS.			Kinds	or Fi	SH.			tion,	
	Nets.	Po	ound								Jonsump	
Fathoms.	Value,	No.	Value.	Whitefish, brls.	White sh, lbs.	Trout, lbs.	Trout, bils.	Sturgeon, Ibs.	Bass, lbs.	Pickerel, 1bs.	Fish used for Home Consumption lbs.	Value.
	\$		\$, 				\$ cts.
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6060 18500 234600 2c125 54000 1440	15600 3000 15000 400	2 11 2 3 3 11 4 4 4	600 4000 800 2000 900 6000 1600 17500	900	25000 266100 44100 30878 200006 70000 8000	95000 278500 120500 15440 700000 20000 10000	5 430	1000000 90000 85000 40770 10000 3805 60000 60000 2000	1317	90000 25000 58225 43282 70240 50000 4000	2000 268	13,250 00 23,200 00 4,500 00 15,350 00 49,100 00 16,534 92 8,197 15 78,000 00 10,440 00 1,540 00

 $[\]dagger$ Fresh fish not included above. 281

RETURN of the Number and Value of Vessels, Boats

Lake Huron Division. Saugeen River 420 350 Burk and other Islands. 20 1200 1020 Sable Beach 10 2200 30 Southampton. 10 2200 30 Kincardine. 7 1500 18 Bayfield 3 600 9 12980 2250 Bayfield 3 550 9 13640 2.00 Bosanquet 7 270 28 Plympton 9 1400 25 9 Lakeview 130 7700 1580 9			Vessi	RLS ANI	Вол	тs К	MPLOYED.			Fishing	MAT	ERIA	LS.	
Color Colo	Stations.	Ve	sels	and To	ıgs.		Boats.		Gill N	ets.	Sein	ies.		
From Collins Inlet to Parry Sound		No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	Fathoms.	Value.	No.	Value.
Sound	Georgian Bay Division.			\$			\$			\$		\$		\$
Saugeen River	Parry Sound to Victoria Harbor Victoria Harbor to Allen- wood Nottawasaga River and vicinity Meaford Owen Sound Colpoy's Bay to Cape Hurd	*2 1 *2	20 40 52	2500 700 4800 6000	5 3 7	10 30 1 1 3 17	1725 1450 150 150 215 3825	41 62 3 2 6 46	3000 720 143750	4625 1876 3000 550 10050	150	200 180		
Point Edward (including old Military Reserve) 7 300 31 218 660	Saugeen River Burk and other Islands Sable Beach Southampton. Kincardine Goderich Bayfield Bosanquet Plympton Lakeview Lake Shore Point Edward (including old Military Reserve)					7 3 3 7 9 14	2200 1500 600 550 270 1400 	30 18 9 9 28 25 130 37	12980 13640 7700	2250 2.00	1236 1540	1150		3000

^{*} Tugs.

and Fishing Materials, &c. - Ontario - Continued.

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_						Kini	s of F	is H .					umption		
HON /	op ets.	is.	26				b, 1bs.	-				lbs.	Home Cons	VALUE.	
/ No.	Value.	Whitefish, brls.	Whitefish, lbs.	Trout, lbs.	Trout, brls.	Herring, brls	Herring, fresh, lbs.	Sturgeon, lbs.	Bass, lbs.	Pickerel, lbs.	Pike, lbs.	Coarse Fish, lbs.	Fish used for Home Consumption, lbs.		
	\$													\$ c1	ts.
	••••	104	302060	105600	 34	 	 		•••••	 	•••••	. 		33,992	80
19	375	234	282000	74501	130	350	******		400	27000	10000	12000		36,414	00
•••	·•••.	80	20000	11266	92	37								4,406	28
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79	375	49:	858571	1505366	482	472		2000	400	30500	10000	13000	120000	207,648	96
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•••		•••••	•••••	1490				272000	34200				43000 84000	18,651 6,900	20
٠.,	••••			6000 200		425	78000 17000	52800		31900			84000	7,545	00
; /	<u>;</u>			 		l	123000	1		49000	İ			15,550	
٠.,	٠		557000	270690		1932	320200	378200	42600	119500			409800	132,815	20
`							1			1	1		1		_

RETURN of the Number and Value of Vessels, Boats

	=			_									
,	V	essel	8 AND	Вол	ats l	GMPLOY!	ED.	FISHING MATERIALS.					
Stations.	Ve	Vessels and Tugs				Boats.			ets.	Seines.			und ets.
	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	Fathoms.	Value.	No.	Value.
River and Lake St. Clair Division, (including Thames River.)			\$			\$			\$	1	\$		\$
Sarnia Bay Indian Reserve Moore Sombra Mitchell's Bay Sydenham River Thames River Stony Point Totals.				:::::::::::::::::::::::::::::::::::::::	1 7 5 4 10 2 20 10 — 59	20 114 89 78 225 22 200 355 1094	25 25 14 20 4 148 40 282			40 260 195 127 2100 45 758 1900 5425	250 150 505 80 718 2000		
Detroit River Division. Detroit River	•1		1500	4	2 5	1365	137			3100	3075	7	2300
Lake Erie Division. Point Pelée (Mainland)	 2 2 3 1 	48 11 18	4500 2300 6000	18 9 22 4	38 63 23 1 3 6 10 8 14 4 5 8 7 3	120 250 265 15-5 900 7740 310 90 245 850 390	14 37 4 77 6 10 3 12 10 15 11 10	3500 1800 4650	216 558 200	100 900 150	370	9	6625 3200 5000 456 2400 1950 4000 3500 4000 1300
Moulton to Fort Erie	 11	101	14555	 59	19 163				_				سنيــا

^{*} Tugs.

and Fishing Materials, &c .- Ontario - Continued.

-	- 10	uibg 1	пасет	a15, &	с.— О <u>п</u>	tario	- 00	munue	u.				
					K	inds of	Fish.					ımption	
Ho Ne	op ts.		•		mi							e Consi	
/No.	Value.	Whitefish, lbs.	Trout, lbs.	Herring, brls.	Herring, fresh, lbs.	Sturgeon, lbs.	Maskinongé, lbs.	Bass, lbs.	Pickerel, lbs.	Pike, lbs	Coarse Fish, lbs.	Fish used for Home Consumption lbs.	VALUE.
	\$												\$ cts.
		21400	40800	125 856 745 340 2066	17500 41500 11000 83000 	80 2400 4980	355	8200 3400 9350 20950	2000 16200 6000 1200 54515 5200 85115	50	5300 8200 110682 19475 143657	38 0 200 4080	1,680 00 7,422 00 4,275 00 6,210 00 856 00 318 00 18,834 26 1,607 05
<i>ij</i>	·····	14500		35 100	325600	85950	950		8800 	5700	29500	············	198,992 50
500000 5000000	70	25530 2700 29025 1400 7000 30960 8066 16615 4393 2000 2400 1834	700		1713995 240000 394480 21000 60000 53950 388740 41552 83150 13882 	5100 4924 29250 96930 38204 19800 9300 4300 15655	700	2200 100	25518 21155 27000	5250 3200 2000 550 12600	5000	24000 5600	96,774 70 14,417 75 29,555 38 1,554 25 4,916 00 4,929 80 31,133 60 11,109 98 18,909 90 4,704 32 1,252 50 4,225 00 7,185 38 8,320 97
14	70	141643	700		3421639	349854	2350	38000	827659	23600	271100	33400	262,357 63

RETURN of the Number and Value of Vessels, Boats

	1	_		_									
	V	ess	ELS A	.ND	Волт	B Empl	Fishing Materials.						
Stations.	_	Vessels.				Boats.		Gill	Nets.	Seines.		Pound Nets.	
	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	Fathoms.	Value.	No.	Value.
Lake Ontorio Division (including Niagara River).			\$			\$			\$		\$		\$
Queenstown Niagara (Town) Port Dalhousie Louth and Clinton Grimsby Winona Burlington Beach Bronte Port Credit The Humber Ashbridge's Bay and Marsh to Port Union Frenchman's Bay Whitby Bowmanville to Brighton Rice Lake Trent River Totals. Prince Edward County and Bay of Quinté Division.					5 14 4 15 5 2 4 4 21 177 3 1 1 4 2 2 3 3 21 1000 216	80 930 70 340 130 300 1440 1415 180 390 50 60 1025 2000	31 3	8390 1330 2195 2000 7000 14850 33000 1485 2000 3400 1100 575	264 240 840 1848 4080 418 720 270 132	1525 103 100 100	670 150 80 80		450
Weller's Beach Wellington Beach Smith's Bay Bay of Quinté Ameliasburg Sophiasburg Thurlow Tyendenaga		32 30	4000 300		45 47	900 1 3 03	90 139	20000 5000	4090 1105		800 2740		
Totals	5		4300	 18	92	2203	229	25000	5105	3 800	 3 54 0	-	سر ر

^{*} Machines.

and Fishing Materials, &c .- Ontario-Continued.

=						Kinn	s of Fi						tion,	
146	op ts.	Whitefish, lbs.	Trout, lbs.	Herring, bris.	Herring, fresh, lbs.	Eels, lbs.	Sturgeon, lbs.	Matkincogé, lbs.	Bass, 1bs.	Pickerel, lbs.	Pike, lbs.	Coarse Fish, lbs.	Fish used for Home Consumption, lbs.	Value.
/ No.	es Value.	Wbi	Tro	Hern	Hern	Eels	Stur	Mae	Bass	Pick	Pike	Coa	Fish u	\$ cts.
: : : : : : : : : : : : : : : : : : : :	20	5194 66 240 250 964 9285 4500 250 200	400 4100 9528 1420 5000 873 3655 35600		47800 100415 22300 22200 6600 39500 172700 485000 43000 25000 30400 	2345 2000 500 400 12000 2069b	1400 14290 400 500 180 560 22000 39330	200000	250 17900 60 1000 50 250 60 10000 144570	10750 2905 500 45009	17000 1200 200 16500 4600 2350 20000	900 2613 200 		3,297 00 7,532 36 1,325 08 1,165 20 703 00 2,823 36 10,546 65 24,250 00 3,250 00 1,732 84 3,614 40 406 60 601 00 4,724 00 18,000 00 10,500 00
15	150	102800	158350		14000	6100	1500	****5****		ļ	2620 0	109000		26 567 00
67	1665	42250	 .	230	26100	1000	6 00	1215	4780	11655	2425 0	140900		12,413 50
82	1815	145050	158350	230	40100	7400	2100	1215	4780	11655	50450	249900		38,980 50

RETURN of the Number and Value of Vessels, Boats

		_										
	V	SSELS	AND	Boar	гз Ем	PLOY	ED.	Fishing				
STATIONS.		Ves	sels.] 	Boats		Gill N	ets.	Seir	108.	
	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms.	Value.	Fathoms.	Value.	
Lennox, Addington and Frontenac Divisions.			\$			\$			\$		\$	
Lake coast fronting Lennox and Addington, including Napanee River					14 16 30	243 240 483	24 29 53	28000 4460 32460	310 325 635			
Wolfe Island and Kingston Divisions.												
Pigeon Island					3 1 1 5 6 	150 41 30 35 180 95 	8 2 2 2 8 6 	2750 1100 120 1375 	300 80 27 55 462			
Leeds and Lanark Divisions (including Rideau and other Lakes.)												
Charleston Lake Rideau, Openicon, Otty and other lakes in Leeds	••••	 			33	470	13 40	780	 6 0			
Smith's Falls Sly and Edmund Rapids Kilmarnock Merrickville Burritt's Rapids Long Reach Rocky Narrows Rivers Tay and Fall Bay Mississippi River and Lake					8	80		15	5			
Totals					46			795	65			

and Fishing Materials, &c .- Ontario - Continued.

MATI	RIAL	5.					K	INDS O	F18H.						
Pot Ne	ind ts,	Hoo Net				p3								Value,	
/No.	Value.	No.	Value.	Whitefish, lbs.	Trout, 1b3.	Herring, fresh, lbs	Eels, lbs.	Sturgeon, lbs.	Maskinongé, lbs	Bass, lbs.	Pickerel, lbs.	Pike, lbs.	Coarse Fish, lbs.	V ALUE.	
	\$		\$											\$	e is .
; ; ; / ; /		6	1230 24 1254	10000 57600 500 68100	4700 700 5400	12000 1000 13000	1050			800	11000 11500 - 300 22800	25800 800 26600	67600 600 68200	4.830 6,274 270	00
**************************************		5 5 27 9 46	75 76 185 135	2500 	12000		500 500 8*0 450	1000 1000 200	35 75 1000 1110	500 3300 F900	500	12000 200 0 13340 27440	25 1000 4000 11800 3600 6000 26425		35 60 60 50 50
****** ****** ***** ***** **** **** ****		18	310 750 40 	525		9600	50 500 200 100 200 200 200 200		1000	8000 700 700 1700 960 700 1200 1500 125 2000 5000	5000 400		20500 1500 4500 2000 1500 2000 1000 6000 17200	1,363 159 425 245 165 255 405 85 800 2,240	50 00 00 00 00 00 00 75

RETURN of the Number and Value of Vessels, Boats

	VESSELS AND BOATS EMPLOYED.								
STATION.	-	Ve		ssels.		Boat		Gill Nots.	
	No.	Tonnage.	Value.	Men.	No.	Value.	Men.	Fathoms,	Value.
Rockport, Brockville and Cornwall Divisions.			\$	 		\$			\$
St. Lawrence River, from Rockport to Glengarry County Line	<u></u>	<u></u>	<u> </u>	<u></u>	83	1150	83	<u> </u>	
Prescott, Russell and Carleton Counties Division.						ľ			
Ottawa River, fronting these Counties, including the Inland Waters.					_	·			
Renfrew County Division.									
Ot'awa River, fronting County Bonnechère River and Lakes	 				 23	100	33 †	150	85
Totals	-) <u> </u>			23 —	100	33	150	85
Lake Nipissing Division	 	-		<u> </u>	 —	 			
Parry Sound and Muskoka Division	-	 					<u></u>		
Lake Simeoe Division				<u></u>	 —				
Wellington County Division, including Credit River	<u> </u>	<u> </u>			 				
Lake Scugog	<u> </u>	<u></u>	<u> </u>		 				·····
Victoria County Division		l	<u> </u>						
Peterboro' Division.									
Lakefield					10 20 10 15 4	200 200	20		
Totals				<u> </u>	59	740	59		

^{*} Estimated catch by angling and trolling.

and Fishing Materials, &c .- Ontario-Continued.

			- 1										 -		=
MATE	PIAL	5.					K	CIMDS O	P Pism	-					
Pour Net	nd s.	Hoo Net	op s.	-		lbs.			.88		1		2	Välur	
/ No.	Value.	No.	Value.	Whitefish, lbs.	Trout, lbs.	Herring, fresh, lbs.	Eels, lbs.	Sturgeon, lbs.	Maskinongé, lbs.	Bass, lbs.	Pickerel, lbs.	Pike, lbs.	Coarse Figh, 1bs.	annes e Principles e	
****.	\$		\$,	19 B2 1 B 2 1.			8000	23000	'*****	21000	10000	25000	\$ 4,290	e ts. 00
	-												~	<u> </u>	
<u>;</u>	-						8000	1500	10500	7800	16500	16800	52000	4,963	00
Mane; Mane; Mane	•••••	/****·		2700	300 11 0 0 3000	********* *******	500 1200 500	1800 1600 100	1400 2450 200	2100 15 0 0 500	2200 1000 600	2 600 4 400 4 000	3600 7900 2200	719 1,198 614	00
1			 	2700	4100		2200	3500	4050	4100	3800	11000	13700	2,531	00
					15000						25000	28000		4,100	00
-				3000	2040′	1000			1500	8000	9000	1000	16000	3,562	00
<u>;</u>				1500°	31000	25000		4000	6260	10000		22000		7,202	00
<i> ;</i>					1 725 00				25000			35000	<u></u>	17,050	00
<u>;</u>			 						200060	50000			100000	18,600	00
~	=	-	-	<u></u>		3000			15000	25000	3000		5000	2,880	00
Mari Marri Marri	••••				2000 6000		8000		30000 26000 10000	26000 10000			3000 3000 2000	2,950 4,090 1,260	90
90 40 4. 17 40 6. 18 40 6.									45000 10000	35000 6000			20000 2000	5,400 1,020	00
*****		_	-	1200	} ———		8000		121000	92000			3€000	16,146	
_			<u> </u>	1	1				1						

410 1815 1254 470 1100 5494 RECAPITULATION of the Number and Value of Vessels, Boats and Fishing Materials, &c., with the kinds, quantities and value of Fish Value. Hoop Nets. 829 14 17 17 18 18 18 18 18 18 ON. 17500 65025 Pound Nets. Value. 192 FISHING MATERIALS. .oN 380 4305 4123 3075 2280 1914 3540 1961 Value. Seines. 5425 3100 11863 2933 3800 22385 Fathoms. in the Province of Ontario, for the Year 1886. 121116 vallav. Gill Nets. 34320 86325 32460 5345 309020 894238 Fathoms. 2624 Men. VERSELS AND BOATS EMPLOYED. Boats. 34840 1316 7155 8666 8725 2203 102253 Value. 1232 oN. 173 Men. 73205 · salae. Vessels. 585 Топия ко. <u>မာဥ္ အ</u> **4**2 oN. Prince Edward and Bay of Quinté...... Lennex, Addington and Frontenac Lake Superior Division..... River and Lake St Clair Division..... Wolfe Island and Kingston Division. Renfrew County Division. Farry Sound and Muskoka Lake Simcoe Division Wellington County Division Detroit River Division Rockport, Brockville and Cornwall......
Prescott, Russell and Carleton Cos reeds, Lanark and Rideau Totals Victoria County Peterboro' do Lake Nipissing GGeorgian Bay Lake Ontario

		*
	Total Value.	\$ cts. 13000 12000 2.7 648 96 13000 12000 2.7 648 96 14.657 46800 132,815 20 23560 132,815 20 237100 33400 26,337 63 249900 26,337 63 28200 11,374 50 28200 11,374 50 28200 11,374 50 28200 11,374 50 28200 11,374 50 28200 28,390 60 28200 28,390 60 28200 4,290 00 28200 4,290 00 4,100 00 11,374 50 28200 2,500 4,290 00 4,100 00 1600 18,60 00 2800 18,60 00 2800 18,60 00 2800 18,60 00 2800 18,60 00 2800 18,60 00 2800 18,60 00 2800 18,60 00
	Home Consumption, lbs.	17625 1268 120000 408800 4680 33400 1830
	Goarse Fish, lbs.	13000 14°657 29600 271100 15300 68200 26125 82600 25000 13700 16000 100000 86000
	Pike, Ibs.	8:100 5700 5700 5700 50460 50460 50460 50460 10000 10000 10000 28000 28000 28000 38000
	Pickerel, lbs.	162988 340747 30500 119500 88115 8806 827659 11650 116500 21000 21000 25000 25000 25000 3000
	Base, Ibs.	1317 42600 42600 20950 144600 3800 7800 7800 7800 8000 8000 8000 80
	Maekinongé, lbs.	355 355 356 956 235000 13110 1000 10500 10500 15000 15000 15000 15100
Kinds of Figh	Бturgeon, lbs.	41480 2000 378200 378200 378200 38850 85850 85850 85850 85850 858500 1216 1210 12100 126000 126000 126000 126000 126000 126000 126000 126000 1260000 1260000000000
Ktno	Kela, lbs.	20695 7400 1050 2260 1450 8000 8000
	Herring, fresh, lbs.	320700 286200 3265 00 3471639 1014515 40150 13000 1000 26000 3000 7000
	Herring, barrels.	473 1933 2066 35100 30 230
	Trout, barrels.	483
	Trout, lbs.	568954 1369440 1505366 270690 40800 60416 158350 12000 11500
	Whitefiah, Ibs.	630560 684078 888571 567000 214000 141643 21009 145050 825 825 3000 15000 15000
	Whitefish, barrels.	1083 491
	Station.	Lake Superior Division Manitoulin do Georgian Bay do Lake Huron E. River and Lake St. Olair Division Lake Bried Lake Bried Lake Bried Lennox, Addington and Frontenac Leeds, Lanark and Rideau Rockport, Brockville and Cornwall Rescott Russell and Carleton Cos Renfew County Division Lake Nipissing Roffew County Division Lake Sincoe Division Wellington County Division Veltoria County Division Lake Scurgo Victoria County Victor

RECAPITULATION

Of the Yield and Value of the Fisheries in the Province of Ontario during the Year 1886.

Kinds of Fish.	Quantity.	Pri c e.	Value.
		\$ cts.	\$ cis
Whitefish Brls.	2,489	10 00	24,890 0€
_ do Lbs.	3,167,226	0 08	25 3,378 08
Trout Bris.	2,278	19 00	22,780.
_do Lbs.	4,254,916	0 08	340,393 28
Herring Brls.	39,830	5 00	199, 150 0
do Lbs.	5,468,854	0 05	273,442 7
WIGOVITATION A	648,230	0 06	38,893 89
DB50	486,742	0 06	29,204 52
I ICACIOI ******** ****** ****** *** ** ** **** ****	1,747,369	0 06	104,842 14
I IN O	387,705	0 05	19,385 25
Didigoun	1,374,669	0 05	68,733 45
MOTO	51,045	0.05	2,552 25
Coarse Fish	1,296,095	0 03 0 03	38,882 85
rist for troute consumption	649,003	0 03	19,470 60
Total for 1886			1,435,998 4
do 1885			1,342,001
Increase	*******************		93,300 64

STATEMENT showing the Quantity and Value of Vessels and Boats and Fishing Material used in Ontario during the Year 1886.

	Value.
42 vessels or tugs (tonnage 585)	\$ 73,205
1.232 boats	162,253
894,238 fathoms gill nets	121,116
22,385 do seines	19,617
192 pound nets	65,035
329 hoop nets	5,494
	\$336,710

SYNOPSES OF FISHERY OVERSERS' REPORTS IN THE PROVINCE OF ONTARIO FOR THE YEAR 1886.

LAKE SUPERIOR DIVISION.

COMPARATIVE Statement of the Yield and Value of the Fisheries in this Division.

Kinds of Fish.		188 3.	1884.	1885.	188 6.
Whitefish	Brls.	1,467	1,144	1,064	1,083
resn	Lbs.	342,400	336,150	393,360	630,560
	Brls.	1,610	2,150	1,703	1,366
Di	Lbs.	582,397	215,500	570,974	568,954
	"	68,000	10,800	83,000	153,988
Porring	Brls.		10	*****	
Stargeon	Lbe.		400	41,500	41,489
Carse Fish	Brls.	50-			*** *****
ish used for local consumption	44	1,000			Lbs. 77,625
Totals in lbs		1,948,197	1,223,650	1,642,234	1,961,407
Value	\$	116,533 76	77,790	111,871 72	134,033 15

Overseer James Dickson, who has charge of that portion of Lake Superior comprised between Pigeon River and State Island, reports that there were six more boats ashing with gill nots than last year. Although the quantity of fish caught was somewhat less than in 1885, owing to its being disposed of fresh at remunerative prices, the amounts realized far exceeded those of previous years. During the middle of the season most of the fishermen gave up fishing owing to the American market becoming ing glutted, and as it would not pay them to salt their fish. Whitefish continued abundant during the whole season and fishing ceased only when the ice put a stop to it, During the first three weeks of December 179,000 lbs. of whitefish were caught in Thunder Bay alone. Two pound-nets were set in Black Bay but did not prove Successful. One of these was carried away by a storm in October, entailing a loss of 400 on the owner. From personal visits made, as well as from other reliable information mation, Mr. Dickson is of opinion that the close season was faithfully observed.

Overseer Jos. Wilson, whose district extends from Slate Island on Lake Superior to Collin's Inlet, on Georgian Bay, reports an increase in the catch of whitefish. No improvement can, however, be expected to take place in the St. Mary's Rapids so long as pound nets continue to be set on the American side, below the rapids. Prices ruled high in the beginning of the season, but later on, American as well as Canadian markets became glutted and prices fell considerably. The close season was well observed on Lake Superior; most of the fishermen leaving before 1st of November. On Georgian Bay the pound net fishermen also strictly complied with the law, but the same cannot be said of gill net fishermen. Mr. Wilson seized 29 gill nets which he found set during the close season. It is possible the owners were ignorant of this illegal fishing as they were absent at the time, but the fishermen employed by them undoubtedly intended to ship their fish to the American side after the close season was over. Mr. Wilson recommends that no pound nets be allowed nearer than five miles of the number. miles from the mouth of the Serpent, Mississaga and Spanish Rivers. The number of gill nets for each boat should also be curtailed.

MANITOULIN ISLAND DIVISION.

COMPARATIVE Statement of the Yield and Value of the Fisheries in this Division.

Kinds of Fieb.	1883.	1884.	1885.	1886.
Whitefish Brls. do Lbs. Trout " do Brls Bass Lbs. Pickerel " Sturgeon " Fish used for local consumption "	553,792 968,225 317,489 91,200 45,000	250 1,103,962 1,938,194 312 522,104 234,639	965 640,960 1,412,660 480 264,442 477,400	915 694,078 1,359,440 430 1,316 340,747 451,575 2,268
Totals in lbs \$	1,975,706	3,911,319 296,551 67	3,084,462	3,108,424 220,102 07

The fishing grounds around Manitoulin, St. Joseph, Cockburn and Ducker Islands, are included within Overseer D. Cameron's division. He reports an increase in whitefish and pickerel, and a slight falling off in salmon trout and sturgeon. The eatch would undoubtedly have been larger, had not fishermen experienced such rough weather as they did in October. However, the season's operations are on the whole considered satisfactory. Mr. Cameron considers the system of employing local guardians during the close season, a most efficient one. The principal part of the fish caught in this division are exported to the United States markets.

GEORGIAN BAY DIVISION.

COMPARATIVE Statement of the Yield and Value of the Fisheries of this Division.

Kinds of Fish.	1883.	1884.	1885.	1886.
Whitefish Bris do fresh Lb3 Trout Bris de de bs. bs. Herring Bris Bs. Bass Lbs Pickerel Pike "Burgeon "Burgeon Coarse Fish Bris Bris Fish used for local consumption "Maskinongé Lb3 Totals in lb3. Totals in lb3.	1,035,600 2,330 1,351,400 137 184,750 15,700 26,800 4,923 800	684 350,184 938 1,386,520 449 200 73,900 23,320 2,350 lbs. 27,480 "7,800	946 398,000 746 1,712,000 938 1,900 89,000 17,000 600 lbs. 39,000 '' 100,000 500	30,500 30,500 19,000 2,000 1bs. 13,000 120,000
Value \$	253,997 00	164,189 06	200,890 00	207,618 9

No report has been received in time for publication from Overseer Solomon James, who has charge of the division extending from Collin's Inlet to Parry Sound

on Georgian Bay.

Overseer F. M. G. Fraser who has charge of that part of Georgian Bay extending from Parry Sound to Victoria Harbor, reports an increase in the catch of whitefish and salmon trout. The weather becoming very stormy towards the end of the season, interfered somewhat with the operations of fishermen. Only one violation of the law came under this overseer's notice, but two pound nets were seized at Sandy Island for being set contrary to regulation, which prohibits there being used in Georgian Bay waters.

Overseer Samuel Frager, whose division extends from Victoria Harbor to

Allenwood on Georgian Bay, made no report.

Overseer G. S. Miller's division comprises that part of the south shore of Georgian Bay extending from Allenwood to Colpoy's Bay. He reports an average tatch of salmon trout, and quite a falling off in whitefish. As a rule, fishermen are better equipped in gear and have larger boats, which enables them to go further out in the bay and fish later in the season. Cold and stormy weather set in earlier than in 1885, which caused the loss of a large number of nets. Mr. Miller reports the loss of two brothers, who were drowned in Owen Sound Bay on the 10th November. Seizures of salmon trout caught during the close season were made at Meaford. Fines were imposed and the confiscated fish distributed among the poor of the locality.

LAKE HURON DIVISION.

COMPARATIVE Statement of the Yield and Value of the Fisheries of this Division.

Kinds of Fish.	1883.	1884.	1885.	1886.
Herring Brls do fresh Lbs Whitefish " Trout " Bass " Pike " Pickerel " Sturgeon " Fish used for local consumption "	4,222 620,000 543,000 13,800 400 288,200 59,200	6,592 701,750 508,100 7,600 500 193,430 135,032 504,000	6,912 757,100 610,130 9,500 1,000 246,900 347,800 496,400	1,932 320,200 557,000 270,690 42,600 119,500 378,200 409,800
Totals in lbs	2,369,000	3,373,812	4,327,230	2,484,390
Value \$	135,250 00	163,996 40	208,032 40	132,815 20

Overseer J. Shackleton has charge of the shores of Georgian Bay extending from Colpoy's Bay to Cape Hurd, and from thence on Lake Huron to Stoke's Bay. He reports a large catch of salmon trout, but a falling off in whitefish. With the exception of one instance, where one net and some fish were seized, no violations of the fishery laws, came under this officer's notice.

Overseer R. H Murray, who has charge of that part of the coast of Lake Huron, extending between Stoke's Bay and Point Clark, made no report in time for publication

Overseer A. C. McKinnon, whose division extends from Point Clark to Kettle Point, reports a decrease in the yield of his division. This result is not ascribed to any scarcity of fish, but simply to a less vigorous prosecution of the fishery. Large Plantities of pickerel and sturgeon were shipped to the American side, where they

297

are in great demand for the Southern States markets. The close season was well observed. Fishermen now realize that the extension of the season of salmon trout and whitefish was intended for their benefit. Complaints that saw-dust was allowed to fall into Nine Mile and Maitland Rivers could not be sustained after judicious

investigation made by this overseer.

Overseer H. Mic Fayden, who has charge of the head waters of Saugeen River and its tributaries, reports speckled trout more abundant than last year. The remunerative price of 25 cents per pound, obtained in local markets, is sufficient to afford a living to many fishermen. Two new fishways were placed in mill dams this year, but the water rises so high in the spring that it is difficult to keep them in repair. This overseer detected no violations of the SawJust Act last summer. He conficated one net, but could not identify the owner.

Overseer D. Mc Master, whose division comprises the River St. Clair and that portion of Lake Huron extending from Sarnia to Kettle Point, reports a falling off in the fisheries of his district. No reasonable cause can be ascribed for this decrease, as fishermen appear to have been as active as formerly in their efforts to secure full fares. Great improvements have been achieved in the method of curing and marketing fish, and better prices are consequently obtained. The large quantity of pickled herring held in stock by dealers from last year's catch was the reason of the low prices obtained this season.

RIVER AND LAKE ST. CLAIR DIVISION.

(Including Thames River.)

COMPARATIVE Statement of the Yield and Value of the Fisheries in this Division.

Kinds of Fish.	1883.	1884.	1885.	1886.
Whitefish Lbs. Trout " Herring Brls. do fresh Lbs. Maskinongé " Bass " Pike " Pickerel "	20,200 57,000 462 600 85,800 50,200 88,890	33,800 70,400 725 235 60,460 25,490 136,400	25 800 107,300 541 	21, 406 40, 866 2, 066 288, 206 20, 930 8, 460 85, 115
Sturgeon	216,800 74,800 686,800	320 237,500 89,200 798,805	290 145,100 36,000 512,040	4,986 14 ² ,65 ⁴ 4,030 1,031,93 ⁴
Value \$	27,334	34,878	24,072 50	41,202 3

Overseer C. W. Raymond, who has charge of the upper part of Lake St. Clair, made no report.

Overseer A. Quenneville, whose division comprises that portion of Lake St. Clair near the mouth of the Thames River, reports very little fishing being done last season on account of stormy weather.

Overseers P. McCarron and J. B. Moody, who have charge of the Sydenham. River and its tributaries, report that the illegal fishing formerly indulged in has been mostly abandoned. The river is reported free of sawdust and mill rubbish.

Overseer T. McQueen, whose division extends from the mouth of the Thames. River to Lewisville, reports a decrease in the yield of the fisheries of his division as compared with that of last year. Nineteen of the twenty-three fishing grounds of

his district were in operation, and the deficiency can be attributed only to a searcity of fish. Excessive fishing in Lake St. Clair must have a tendency to diminish the supply of fish ascending the Thames River. No violations of the law respecting sawdust came to this officer's notice.

River, reports a poor catch, owing to the water remaining too high. Early fishing at the mouth of the river, and under the ice, prevents people above from securing a

better share in the supply.

Overseer P. McCann, who has charge of the upper portion of the Thames River. reports the yield of every kind of fish good, with the exception of pickerel. Fishermen anticipated a fair run of these fish, as the condition of the water was very lavorable, but somehow or another it has been steadily decreasing for the past three years. Two parties were fined for catching bass during the close season, and two others for neglecting to keep their fishways in proper repair. Seven new fishways were placed in the mill dams last season, all of which are in first-class condition.

DETROIT RIVER DIVISION.

COMPARATIVE Statement of the Yield and Value of the Fisheries in this Division.

Kinds of Fish.	1883.	1884.	1885.	1886.
Whitefish Lbs. Regring Bis.	63 500	71.0K0	27,000	
Herring LDS.	62,500	71,950	31,000	14,500
	405	1,200	13,680	35, 160
Los. Los. Los. Los. Los. Los. Los. Los.	***************************************	***************************************	***************************************	325,660
Base inongé	720	450	1,150	950
***************************************	4,050	570	, 	
ickerel "	1,000	7,850	7,500	5,700
ickerel	28,260	8,800	6,500	8,800
Outreon	12,800	47,000	49,780	85,950
Correct Fish	62,000	149,600	4,000	29,500
ish used for local consumption "		15,000		
Totals in lbs	245,920	541,220	2,835,930	7,491,000
Value \$	11,573 20	20,025 70	74,333 00	198,992 50

POINT PELEE (MAIN) DIVISION.

COMPARATIVE Statement of the Yield and Value of the Fisheries in this D vision.

Kinds of Fish.	1883.	1884.	1895.	18 86 .
Herring Brls. Whitefish Lbs. Pickerel " Sturgeon " Coarse Fish "	7,940 48,244 24,840 34,214 65,130	9,118 30,842 29,000 30,000 47,800 7,400	14,730 £8,380 48,030 37,250 91,260 104,000	lbs.1,713,995 25,530 20,685 33,785 3,651 186,060
Totals in 1bs	1,764,428	1,968,642 54,209 36	3,284,920 91,120 20	1,983,706

Overseer Wm. Prosser, whose division extends from the mouth of Detroit River to the county line of Kent, reports a falling off in the yield of every kind of fish, except coarse fish. The increased value in the returns of this division is explained by the fact that the herring catch is given fresh at 5 cents per 1b., instead of at \$5 per barrel as formerly.

PELÉE ISLAND DIVISION.

COMPARATIVE Statement of the Yield and Value of the Fisheries in this Division.

Kinds of Fish.	1883.	1884.	1885.	1886.
Bass	62,884 1,437 18,200 65,200 433,684 14,429 72	45,561 634 22,483 166,600 9,800 371,244 16,787 86	42,347 8,863 11,964 7,290 27,858 1,862,059 48,773 90	3,575 2,700 Lbs. 240,000 6,750 24,325 12,200 289,550 14,417 75

Overseer James Cummins, who has charge of the fishing grounds around Péleé Island, reports a falling off in the different fisheries of his district as compared with 1885. Sturgeon alone shows a large increase.

LAKE ERIE DIVISION (EXCLUSIVE OF PELÉE ISLAND AND PELÉE (MAIN) DIVISIONS.)

COMPARATIVE Statement of the Yield and Value of the Fisheries in this Division.

Kinds of Fish.	1883.	1884.	1885.	1886.
Whitefish Lbs Trout " Herring Brls Maskinongé Lbs Bass " Pike " Pickerel " Sturgeon " Coarse Fish " Fish used for local consumption " Totals in lbs Value \$	1,684 2,800 86,600 30,800 154,200 135,200 663,200	151,400 500 4,003 2,900 25,260 13,280 122,114 101.620 635,800 30,000 1,882,974 66,902 44	127,700 820 6,084 2,000 20,050 17,700 635,888 295,715 76,875 49,200 2,147,033	113,413 113,413 105. 1,467,644 13,740 13,740 23,670 787,124 321,878 72.840 33,400 2,838,685 151,165 18

Overseer J. McMichael, whose division comprises that part of the coast of Lake Erie fronting on the County of Kent, reports a reduced catch in almost every kind of fish. The loss of fishing outfit, caused by the disastrous storm of October, was severely felt by the fishermen. To this may be justly attributed their poor success. He reports no violations of the close seasons.

Overseer McBride, who has charge of that part of Lake Erie shore fronting the County of Elgin, reports, through Overseer Kerr, an increase in herring, pickerel and sturgeon, and a falling off in whitefish. The catch would undoubtedly have been One third greater had not the disastrous October storm, already mentioned, com-Pletely destroyed 43 pound nets in this division.

Overseer D. Sharp, whose division comprises the shore of Lake Erie fronting on the County of Norfolk, reports a slight increase in the catch of whitefish, and a falling off in sturgeon and pickerel. No violation of the close seasons came under

this officer's notice.

Overseer W. A. McCrae, who has charge of the Grand River and a small portion of the coast of Lake Erie, at its mouth, reports an average catch, notwithstanding the disastrous effects of the October storm. Prices ruled lower than in 1885. Angling and trolling were fair below the Dunnville Dam, on the Grand River. The hshway in this dam is considered very defective. There are three other fishways, in good order, in this division.

Overseer W. P. Croome, who has charge of the upper portion of the Grand River, reports an improvement, both in the quantity and quality of fish caught. There are seven fishways, all in good order; some dams were completely demolished by

freshets, and new fishways will be built in them.

LAKE ONTARIO DIVISION, INCLUDING NIAGARA RIVER.

COMPARATIVE Statement of the Yield and Value of the Fisheries in these Divisions.

Kinds of Fish.	1883.	1884.	1885.	1886.
<u> </u>				
Dr.				
Vhitefish Lbs.	34,100	16,600	9,400	21,099
rout	113,000	102,080	181,340	60,416
y - 0	2,116	6,880	6,014	30
lank.		*******		1,014,518
Rec 100ngé (1	190.000	135,000	177,000	235,000
	182,000	157,563	145,020	144,570
The state of the s	69,200	70,750	85,400	59,15
	70,600	38,555	131,530	62,090
LDP		15,500	15,375	20 69
	69,600	44,440	10 050	39.330
Oarse Fish	3 39,600	324,770	189, 200	153 013
Ome Consamption				1,830
Totals in lbs	1,491,300	2,281,2:7	2,147,115	1,817,713
Value \$	62,622 00	80,358 97	83,298 15	91,471 41

Overseer J. W. Kerr's division extends from Moulton Bay, on Lake Erie, to Whitby Harbor, on Lake Ontario, including Niagara River. He reports a decrease in 11 Harbor, whitefish and in the yield of fish as compared with that of the previous years. Whitefish and salmon trout appear to have deserted the seine hauling grounds of Lake Ontario, where they formerly used to resort in large numbers. It would seem as if the whitefish of Lake Ontario remained in deep water all the time. The falling off in the catch of fish might also be due to the fact that fishermen did not fish so extensively as in previous years. Several of them experienced severe losses by the heavy gales which which prevailed during the season. Sturgeon fishing has now become one of the most prevailed during the season. Sturgeon hand, and season were well observed at the season prevailed during the season. There is always a fair demand for these fish, and prices are good. Herring is now one of the principal kinds of fish sought after in the Hamilton division. The different close seasons were well observed. observed, one party only was fined for fishing on Sunday.

Overseer Chas. Gilchrist has charge of Rice Lake and of that part of Lake Ontario coast fronting on the County of Northumberland. He reports whitefish and salmon-trout as scarce, the quantity taken being below that of previous years. "Sciscoes," or lake herring, were abundant, and large quantities were caught in gill nets. Pike and other coarse fish were caught in great numbers in hoop nets, and shipped to the States. Rice Lake and its tributaries continue to show marked signs of improvement.

PRINCE EDWARD AND BAY OF QUINTE DIVISIONS.

COMPARATIVE Statement of the Yield and Value of Fisheries in these Divisions.

Kinds of Fish.	1883.	1884.	1885.	1886-
Whitefish	183,000 341	159,800 265,500 364	247,400 108,000 1,505	145,050 158,350 230 40,100
dels "" Maskinongé "" Sass "" Pike "" Pickerel "" Sturgeon "" Joarse Fish ""	23,800 175,400 76,200	550 45,400 43,500 57,300 40,300 564,400	1,900 75,900 93,400 120,800 40,000 576,500	7,400 1,218 4,786 50,450 11,655 2,100 249,900
Fish used for local consumption " Totals in lbs		59,600 1,309,150 64,949	231,500 1,796,400 78,783	717,00

Overseer Chas. Welkins, who has charge of the Bay of Quinté Division, reports a falling off in the fine grades of fish, especially whitefish. Mr. Wilkins inclines to the belief that fishermen undervalue their catch, being under the erroneous impression that they will be required to pay higher fees, notwithstanding his endeavors to dissuade them of this notion. The fishways in this division are reported in good repair, excepting that at Chisholm's Rapids on the River Trent. A good man was employed as fishery guardian during the close season, and proved of valuable assistance to the overseer.

Overseer J. Redmond reports a shortage in the catch of whitefish and salmon trout in Prince Edward County. He is of the opinion that the fry are destroyed by the millions of the useless fish called gaspereaux, which inhabit this part of Lake Ontario. They are so plentiful that twenty-seven waggon loads were taken in a single haul of the seine. In size they range from a very small sardine to a mediam sized salt-water herring. Farmers use them as manure. The close seasons were well observed, the weather being so rough that fishermen could not go out even had they felt so inclined.

LENNOX, ADDINGTON AND FRONTENAC DIVISIONS.

COMPARATIVE Statement of the Yield and Value of the Fisheries in these Divisions.

Kinds of Fish.	18 8 3.	1884.	1885.	1886.
Whitefish	34,400 15,100 200 18 000 20,350 207 70,000 200,250	14,600 28,400 2,900 4,300 45,660 1,500 153 84,400	107,300 24,350 3,500 31,60 33,600 200 114 122,800	68,100 5,400 800 26,600 22,800 1,050 1bs. 13,000 68,200
Value\$	8,568 00	9,957 60	18,577 00	11,374 50

Overseer A. D. Sills, who has charge of the front of the County of Lennox, states that the individual catch was larger than in 1885, but that the number of fishermen has decreased. Strict guard was kept, and the close of seasons were duly observed.

Overseer Geo. Lake, who has charge of part of the inland waters of the County of Frontenac, reports that fishing, being now confined to hook and line, the catch has proportionally diminished. He recommends that net licenses be issued to residents to fish for home consumption. There are no fishways in this district, but the Overseer believes there should be one built at Westport, one at the foot of Bob's Lake, and another at the foot of Eagle Lake.

Overseer Robert Gilbert, who has charge of the inland waters of the County of Frontenac, reports that no net licenses being issued for these waters, the only fishing carried on was angling and trolling. The close seasons were well observed. The mills were visited on different occasions, and found complying with the regulations

Overseer H. R. Purcell, who has charge of the inland waters of the County of Addington, states that the lakes artificially restocked begin to show signs of improvement. Some dissatisfaction is expressed because licenses are not granted as usual to residents in the neighborhood of those lakes. Excepting where freshets injured their dams, mill-owners taithfully complied with the law relating to fishways.

WOLFE ISLAND AND KINGSTON DIVISIONS.

COMPARATIVE Statement of the Yield and Value of the Fisheries in these Divisions.

Kinds of Fish.	1883.	1884.	1885.	1886.
Whitefish	2,400 21,000 11,800 3,000 3,600 74,000 11,600	700 9,700 900 1,900 3,300 1,800 4,900	1,200 16,400 46,000 700 3,200 15,000 1,900 5,550 60,100	2,560 12,000 3,900 1,050 2,250 1,110 27,440 2,200 26,425
Totals in lbs	4,614 00	5,277 00	150,050 7,445 50	3,910 8

Overseer Thos. Merritt states that hoop net fishing was not carried on in his division as briskly as usual, owing to the small run of coarse fish and the small demand for them. Angling and trolling near Kingston were hardly up to the mark, owing to the river keeping too high and the shoals discolored; but these modes of fishing were remarkably good in the inland lakes. Several nets were seized and destroyed and the owners punished.

Overseer P. Kiel, who attends to the fishing grounds around Wolfe Island, reports that owing to the great demand for labor fewer hands engaged in the rather uncertain business of fishing. Fish were as abundant as ever, but prices ruled low. No violations of the law came to his notice and the close seasons were well observed.

Angling and trolling are the only modes of fishing allowed in Overseer N. Actor's division around Howe Island. No violations of the law came under his notice.

LEEDS, LANARK AND RIDEAU DIVISIONS.

STATEMENT of the Yield and Value of the Fisheries in these Divisions in 1886.

Whitefish	Lbs. 825
Trout	11,500
Herring, fresh	9,600
Eels	1,450
Maskinongé	1,000
Bass	22,525
Pickerel	9,100
Pike	49,625
Coarse fish	93,600
Total in lbs	199,225
Wolne 00	FOE 95

Overseer George Jeacle, who has charge of the Rideau Lakes, reports that fishing was not actively carried on in his district. Farmers caught only the quantity needed for home consumption. Some coarse fish were shipped to the American markets. Only one violation of the law came under this officer's notice; the party was duly punished. No complaints were made respecting sawdust and mill rubbish.

Overseer A. E. Mills, who has charge of Rideau River and Lakes, reports the yield of fish in his division about the same as in the previous year. Residents who formerly engaged in fishing, found more remunerative employment on the railway, now being built through this district.

ROCKPORT, BROCKVILLE AND CORNWALL DIVISIONS.

STATEMENT of the Yield and Value of the Fisheries in these Divisions.

Kinds of Fish.		. 1885	1886.
Storgeon	Lbs.	22,200 15,000 45,000 10,000 28,000	23,000 21,000 10,000 8,000 25,000
Totals in lbs		120,200	87,000
Value	\$	5,810	4,290

PRESCOTT, RUSSELL AND CARLETON DIVISIONS.

STATEMENT of the Yield and Value of the Fisheries in these Divisions for 1886.

Eels	1,500 10,500 7,800 16,500 16,800
Total in lbs1	13,100
Value	\$4 963

RENFREW DIVISION.

STATEMENT of the Yield and Value of Fisheries in this Division for 1886.

Whitefish	$^{ m Lbs.}_{2,700}$
Trout	, -
Eels	2,200
Sturgeon	3,500
Maskinongé	4,050
Bass	
Pickerel	3,800
Pike	11,000
Coarse Fish	13,700
Total in lbs	49,450
Value	\$2,5 31

LAKE NIPISSING DIVISION.

STATEMENT of the Yield and Value of the Fisheries in this Division.

Kinds of Figh.		1885.	1886.
Whitefish	Lbs.	16,000 24,000 30,000	15,000 25,000 28,000
Totals in lbs	\$	4,220 00	4,100 00

PARRY SOUND AND MUSKOKA DIVISIONS.

COMPARATIVE Statement of the Yield and Value of the Fisheries in these Divisions.

Kinds of Fish.	1883.	1884.	1885.	1886.
Whitefish	3,537 . 83	18,000 3,500 90 1,600 5,200	15,000 7,230 80 1,500 4,200	3,000 20,400 lbs. 1,000 8,000 9,000 1,000 16,000
Totals in lbs	55,825	46,300	43,930	58,400
Value \$	3,255 24	2,578 00	2,520 40	3,562 00

Overseer E. C. Roper, who has charge of the Muskoka waters east of Lake Rosseau, &c., regrets he cannot speak as favorably as formerly of the observance of the fishery laws in his division. He finds it very difficult to check spearing, which, if not preremptory stopped, will ultimately ruin these waters. Netting is almost entirely stamped out.

Overseer G. R. Steele, who resides at McKellar, has charge of the inland waters of Parry Sound District. He reports having on different occasions visited his district, and found no illegal fishing going on. The mill owners practically complied with the statute, only one complaint having been brought before him, which, on investigation, proved unfounded. Settlers complain of being refused the privilege

of netting herring for their own use.

Overseer A. H. Smith, has charge of Lakes Joseph, Rosseau, Muskoka and other waters in the District of Parry Sound. He considers the Department was perfectly justified in prohibiting net fishing as these waters were getting depopulated. Some poaching is still carried on, not as a rule by residents as much as by strangers. In spite of all his efforts Mr. Smith was unable to detect them in the illicit act of netting. As the lakes are deep, they undoubtedly sink their nets under water and raise them with grappling irons. This overseer favors the issuing of licenses to residents for the purpose of taking herring for home consumption.

306

LAKE SIMCOE AND COUCHICHING DIVISIONS.

COMPARATIVE Statement of the Yield and Value of the Fisheries in these Divisions.

Kinds of Fish.	1884.	1885.	188 6.
Whitefish Lbs. Trout " Herring Brls. Maskinongé Lbs. Bass " Pike " Sturgeon "	50,000 65,000 100 5,000 20,000 20,000 10,000	35,000 51,000 120 4,000 15,000 20,000 7,000	15,000 31,000 1bs. 25,000 6,200 10,000 22,000 4,000
Totals in lbs	190,000	156,000	113,200
Value \$	12,700 00	9,970 00	7,202 00

Overseers L. S. Sanders and Wm. Hastings, who are in charge of Lake Simcoe, report that since its being set apart for natural propagation, there is a noticeable increase in the different species of fish. The catch is of course less, being confined to apply the course less, being confined

to angling. Close seasons are reported to be well observed.

Overseer Wm. McDermott has charge of the inland waters of the County of Simcoe. He reports an increase in bass, maskinongé and salmon trout, in fact, in every kind of fish except speckled trout. This latter falling off is attributed to the severity of the past two winters. In some localities the shallow streams frequented by these fish, were frozen to the bottom. Close seasons are better understood, and more strictly observed. Mill-owners, also comply with the sawdust regulations; only two convictions having been made last season.

WELLINGTON COUNTY DIVISION.

STATEMENT of the Yield and Value of the Fisheries in this Division for 1886:-

Trout	- 25,000
Total in lbs	
Value	\$17,050

LAKE SCUGOG DIVISION.

COMPARATIVE Statement of the Yield and Value of the Fisheries in this Division.

Kinds of Fish.	18 84 .	1885.	1866.
Maskinongé	200,000 80,000 100,000	200,000 60,000 100,000	290,000 60,000 100,000
Totals in lbs	380,000	360,000	360,000
Value \$	19,800 00	18,600 00	18,600 00

Overseer Geo. B. McDermott, who has charge of Lake Scugog, reports that fish never were so abundant as last year, and fishermen caught at all times all they could carry. People are delighted with this marked improvement.

VICTORIA COUNTY DIVISION.

STATEMENT of the Yield and Value of the Fisheries in this Division.

Kinds of Fish.	1885.	1886.
Herring	. 10,000 15,000 25,000 2,400 5,000	3,000 15,000 25,000 3,000 5,000
Totals in lbs \$	2,944 00	2,880 00

PETERBOROUGH DIVISION.

COMPARATIVE Statement of the Yield and Value of the Fisheries in this Division.

Kinds of Fish.	1883.	1884.	1885.	1886.
Whitefish Lbs.	5,000	10,000	1,590	1,200
Herring	21,000 225	27,000 70	15,600 27	18,000 lbs. 7,000
Read House House House	168,400	174,400	117,000	121,000
1ckamal	127,600 2,000	120,000	93,000	92,000
Coarse Fish	51,000	30,000	22,000	36,000 8,000
Totals in lbs	420,000	372,300	254,500	283, 200
Value	22,105 00	21,874 00	14,763 00	16,146 00

APPENDIX No. 9.

MANITOBA AND THE NORTH-WEST TERRITORIES.

ANNUAL REPORT ON THE FISHERIES OF MANITOBA AND THE NORTH-WEST TERRITORIES, FOR THE YEAR 1886, BY MR. ALEX. McQUEEN, INSPECTOR.

Winnipeg, 31st December, 1886.

Hon. GEO. E. FOSTER,
Minister of Marine and Fisheries,
Ottawa.

Sir,—I have the honor to submit my annual report on the fisheries of Manitoba and the North-West Territories for the year ending 31st December, 1886. The catch will not exceed very much that of the previous year, which may be accounted for from the fact that the regulations for the protection of the fisheries have been more rigidly enforced than before, thus restricting the trade to legitimate channels and preventing a wanton destruction of fish as formerly during the close season, which has been considerably lengthened. I have been greatly aided in this work by the appointment of local guardians, and trust by another year to have the territory under my jurisdiction so arranged as to bring the entire fishery interests of this country fully under the control of the Department. Considerable excitement prevailed in the early part of the year at the change made in the fishery regulations, but their subsequent modification, after your visit to this country, have given such satisfaction as to entirely remove all cause of complaint; and the fishermen have had a very successful trade during the past year. The small traders at distant points upon the lakes, have not been able to take advantage of the amended regulations in regard to licenses; and to meet their views, I think it would be well to make provision for their being issued upon personal application at their fishing grounds to either the guardian or myself, as might be deemed best by the Depart ment. Great improvements have taken place during the past year in the direction of providing facilities for fish ascending the rivers and streams throughout the country; nearly all obstructions complained of have been removed, and efficient fishways constructed. I have visited during the past year nearly every section of the Province, as well as the district around the Lake of the Woods, and as a result of such visits, am more than ever impressed with the importance of the fishery resources of this country. Nearly all the rivers and lakes have an abundant supply of fish of various kinds, and with careful nurture by the Fishery Department, promise well, not only for trade purposes, but also for home consumption, for the natives and others who are rapidly adding to the population of the North-West. The whitefish is still the staple tood fish of this country, and is in good demand, not only here, but in some of the leading cities of the United States. The number engaged in the fishing trade during the past year has not materially increased, a few dropped out, but others have taken their places. Particulars under this head, together with statistics as to the export and trade generally, are given below.

THE FISH TRADE.

It has been somewhat difficulty to get full statistics as to the trade done in fishing at all points, as the guardians have not as yet had time to fully cover their respective districts, but I have been able through them and some of the principal traders, to get a good idea as to what fishermen have been doing during the past year. These statements have been carefully prepared, and I am satisfied they are correct. The firm of Reid, Clarke & Co. have their headquarters at Selkirk, and are wholesale dealers in, and shippers of, fresh, salt and frozen fish. They have one steamer, the "Omega," and two large barges, the "North Star" and "Wallace" in the trade upon Lake Winnipeg, and have freezers at West Selkirk, East Selkirk, and Swampy Island, Lake Winnipeg. They operate on Lake Winnipeg and Lake St. Martin, in obtaining their supply of fish. They have this year invested largely in plant, such as tugs, barges, boats, nets, freezers and ice houses, aggregating a sum of over \$20,000. Subjoined is a statement of their catch for the year ending 31st December, 1886, principally obtained by summer fishing:—

Exported to the United States— 54 tons fresh whitefish	\$ 5.400
36 do jack-fish or pike	2,100
27 do pickerel	2,160 7,44 0
Local trade—	
40 tons fresh whitefish	4,000
8 do sturgeon	640
7 do pickerel (doré)	420
10 do jack-fish	200
Total	\$22,360

The firm of C. W. Gauthier & Co. was somewhat late in the year in getting to work, but nevertheless did some fishing and made every preparation for carrying on business on a more extensive scale another year. They have three boats, valued at \$100 each, in the trade; 45 nets of 4,500 fathoms, valued at \$540; an ice house with a capacity for storing 1,000 tons of ice, valued at \$650. They employed ten men during the season. The following is a statement of their catch:—

40,629 lbs. of white-fish	117 60	26 82
Total\$1	,206	08

Those fish were caught during the autumn, just before the close season; and were all shipped to Sandwich, Ontario. They have their headquarters at Selkirk.

The firm of Armstrong & Co. deal with fishermen on Lake Manitoba, and do no fishing themselves. Their place of business is at Portage la Prairie, where, they buy for the local trade and for foreign export. They have shipped during the year as fellows:—

137,435 lbs. whitefish		1,653	50
Total	8	10,335	40

All the above fish were shipped to Buffalo, N. Y., with the exception of one carload which was sold in Minneapolis, Minnesota. John McKenny, of St. Laurent Mission, sold 27,000 at $5\frac{1}{2}$ cents a pound; ten tons of jackfish at 2 cents, and one ton of pickerel at 4 cents a pound. Moore & McDonald, and Mr. Wood of Fairford, sold 66,000 pounds of whitefish. There are many more fishermen whose catch is small, and who part with their fish either in the local markets or sell them to larger dealers who export them to the United States.

EXPORT OF FISH.

The following statement from the Collector of Customs at Winnipeg, shows the quantity and value of fish entered for exportation at this port, for the year ending 31st December, 1886:—

		Quantity.	Value.
Whitefish	Lbs.	604,708	\$26,745
Jack-fish	"	294,564	8,159
Fresh fish		150,435	5,3≥0
Tullibee		85,246	1,801
Pickerel		76,707	2,586
Whitefish, salt		224,000	6,720
Yellow pike	"	43,975	2,096
Pike	"	17,873	645
Doré	"	5,544	2 06
Sturgeon	"	2,000	70
Perch	"	97	2
Total		1,505,149	\$54,350

No entry of fish for exportation was passed at any of the outposts.

Collector Philips, of Emerson, reports the following entries:-

PickerelLbs.	2 ,000 ·	\$ 60
Jack-fish		8
Whitefish "	1,825	109
Smoked fish "	440	38
Total	\$4,415	\$215

Collector Leslie, from the port of entry at Gretna, reports an entry of 8,400 lbs. of frozen jackfish, at a value of \$420.

I am indebted to the Hon. J. W. Taylor, United States Consul, for the following statement of exports of fish to the United States, for the year ending 31st December, 1886:—

Whitefish, fresh	"	218,000	\$27,740 15 6,540 00
Jackfish, fresh	"	445,938 115,932 97,920	10,532 00 4,869 97 1,836 92
Sturgeon		2,000 1,450,871	70 00 \$51,589 04

The exportation has been to the following cities of the United States:—

	Pounds.
Buffalo	460,340
Minneapolis	. 282,568
do salt fish	. 214,000
Chicago	, 71,800
Detroit	. 70,003
St. Paul	. 351,540
Total	1,450,251

The export last year to the United States was 1,485,572 pounds, valued at **\$**54,662.51.

It will be observed that, there is a shrinkage in the export this year, as com-Pared with last, of 35,321 pounds. I cannot account for this, unless it be from the fact that, the duty on fresh frozen fish from this Province was levied for the first time last spring, and traders, rather than pay this duty on some kinds of fish, sought a local market.

PROTECTION OF THE FISHERIES.

The question of how to best protect the fisheries is one that has agitated this Province for some time, owing to several conflicting interests. The Indians, on the One hand, desire to fich the whole year round, regardless of close seasons. Traders, as a rule, would like a short close season, and the people who are anxious to preserve the fishing resources of this country, think the season not long enough. I believe, however, that, a happy medium has been struck in the recently modified fishery regulations, which, when given a fair trial, will doubtless receive the approbation of all parties. Apart from the close season, the size of mesh in the nets used is often a source of trouble. Some fishermen have been in the habit of using seines and pound nets, contrary to the regulations. In two instances of this kind, fishermen had their nets seized for not complying with the law. This has had a salutary effect, and breaches of the regulations are now few. The practice of throwing saw-dust and other mill rubbish into the rivers and streams has, where discovered, been stopped, and all owners of saw mills warned that prosecution would follow any infraction of the regulations hereafter. In accordance with instructions from the Department, I destroyed a large quantity of saw-dust and other mill refuse, at an old mill site at the mouth of Winnipeg River, which was being washed into Lake Winnipeg in stormy weather or during high water. Complaints have, in several cases, been made of the wanton destruction of fish by shooting and spearing. I visited those localities and caused these illicit modes of killing fish to be stopped.

THE SPAWNING SEASON.

The spawning season for the different kinds of fish in this Province, has been open to much controversy. Many expressed the belief that climatic and other causes have an effect on the time in which fish deposit their ova. I gave the subject Considerable attention and received a large number of letters from those who have watched the habits of fish in this country for years; and all agree that the dates fixed by the recently amended regulations, are likely to give most general satisfaction. In accordance with instructions received from the Department, in September last, and supplemented by suggestions from S. Wilmot, Superintendent of Fish Culture at Newcastle, Ont., I undertook to secure specimens of female whitefish, With a view of obtaining information as to the spawning condition, from time to time, of this species of fish at different periods during the close season in Lakes Manitoba, Winnipeg, Winnipegoosis, Long and Qu'Appelle. My efforts to carry out the

instructions sent me partially failed, owing to early shipments from the nearest points failing to reach Newcastle in a fit conditon for experiment. This was occasioned by the length of the journey, mild weather, and on account of the express car being heated by a stove. The specimens received at a later date from the above points, were shipped by freight in winter and will, I believe, reach their destination in good condition. Mr. Gilchrist, Overseer at Qu'Appelle, sent specimens direct to Newcastle from Qu'Appelle and Long Lakes. The following certified statements from two fishermen employed to obtain specimens in Lakes Manitoba and St. Martin, will give some idea as to spawning of whitefish in these localities:--

"A. McQueen, Esq.,

"Inspector of Fisheries, Manitoba.

"Sir,—I enclose a report of Ambroise Chabover, of the municipality of St. Laurent, on the east side of Lake Manitoba, with certificate attached, for whitefish caught in Lake Manitoba on the 5th, 10th, 15th, 20th, 25th and 30th October, also 5th November, 1886, as requested by yourself.

"Set a net on the evening of the 4th October, and took it up on the morning of the 5th; only caught three fish. Don't think they have come in to spawn as yet.

"Set one net on the evening of the 9th and took it up on the morning of the 10th; caught thirty-nine fish, about an equal number of males and females.

"Set one net on the 14th and took it up fon the morning of the 15th; caught

fifty fish. They were all females with the exception of three males.

"Set one net on the evening of the 19th, and took it up on the morning of the 20th; caught twenty fish, about an equal number of males and females.

"Set one net on the evening of the 24th, and took it up on the morning of the

25th; only caught six fish, of which four were males.

"Set one net on the evening of the 29th, and took it up on the morning of the 30th; caught seven fish, of which four were males.

"Set one net on the evening of the 4th November, and took it up on the morning

of the 5th; only caught five fish, of which four were males and one female.

"Set one net on the evening of the 9th, and was unable to see it the following morning on account of ice having formed on the lake which was too weak to bear me up; a storm came on and broke up the ice and carried my net.

"On the 10th of October, I observed that, by holding the fish by the head the spawn came out freely. On the 15th, the spawn came more freely than on the 10th, and on the 20th, the fish appeared to have emitted nearly all their spawn, leaving the shore and going into deep water.

"I, Ambroise Chaboyer, of the Parish of St. Laurent, in the Municipality of St. Laurent and Province of Manitoba, make oath and say, that I caught with a one pound net, five and one half inch mesh, the fish mentioned in this my report on the

dates.

"AMBROISE CHABOYER."

"A. MoQUEEN. Esq.,

"Inspector of Fisheries, Winnipeg, Manitoba.

"SIR,—I enclose a report of Baptiste Laronde, of the municipality of St. Laurent, with certificate attached, for whitefish caught at the Narrows of Lake St. Martin, in the Province of Manitoba, on the following dates, viz: 1st, 5th and 10th November, 1886, as requested by you.

"Set my net on the evening of the 31st October, and took it up on the morning of the 1st November; caught forty whitefish, of which two-thirds were

females.

"Set one net on the evening of the 4th November, and took it up on themorning of the 5th; caught 342 whitefish, of which the greater number were

"Set one net on the evening of the 9th, and took it up on the morning of the

10th; caught forty-five whitefish, of which more were females than males.

"After 10th November, I observed that the catch of whitefish diminished

"I. Bantiste Laronde, of the parish of St. Laurent, Province of Manitoba, make oath and say that I caught with a one pound net, five and a-half inch mesh, the fish mentioned in the preceding report, at the Narrows of Lake St. Martin, in the Province of Manitoba.

"BAPTISTE LARONDE."

FISHWAYS.

The work of placing fishways, in mill-dams on rivers and streams throughout this Province, referred to in my previous report, has been continued during the last year. The fish-pass constructed at Assissippi, Shell River, two years ago, having been found unsatisfactory, I caused an efficient fish-way to be put in its place, which gives satisfaction. Another fish-way was constructed last spring by Grant Bros., in their mill-dam at Todburn, on Bird Tail Creek. Messrs. McCullough & Herriot have also constructed one in their dam at Plum Creek, in the Souris District. In response to a petition signed by fifty settlers, complaining of an obstruction on the Boyne River, at Almassippi, near Carman, I visited the locality and instructed the owner, Mr. Glendenning to put a fish-way in his dam, and he agreed to do so. The Canadian Pacific Railway authorities put a sluice in their dam at Moose Jaw, but having been found after trial to be unsuitable, I asked General Superintendent Whyte to have it replaced by a proper fish-way, which he agreed to do. I also requested him, in accordance with a request from the municipality of Morris, to have a suitable fish way placed in the railway dam on the Morris River.

FISH CULTURE.

In my last report I briefly referred to this subject, and have nothing to add, except that some private individual have experimented in the direction of introducing German carp and black bass into this Province. The carp placed in suitable ponds last year, under my direction, have not yet sufficiently developed to

pronounce an intelligent opinion on the experiment.

General Superintendent Baker, of the Manitoba and North-Western Railway, procored from Dr. R. O. Sweeney, Commissioner of Fisheries of the State of Minnesota, 250 fry of the large and small-mouthed black bass species. They were about six months old, five inches in length and of an average weight of one ounce each. They left the hatchery at St. Paul, in the early part of October, and were placed in Shoal Lake by Dr. Sweeny himself. Dr. Sweeny expresses the opinion that this lake is well adapted for the culture of these fish, as food suitable for them is abundant, and the water clear with a cobble and pebbly bottom, affording ample hiding and feeding grounds. I have encouraged this enterprise to the extent of real and feeding grounds. of recommending the Department that ample protection be given the young fish for a period of at least three or four years. Experiments with these fish in this dimension State of Minnesota and I direction have been attended with success in the adjoining State of Minnesota, and I see no reason why a similar result, might not be attained in a myriad of lakes, equally adapted for this purpose, in Manitoba and the North West Territories. I have a large number of applications asking that both carp and bass be introduced into this Province, and should present expectations be realized in regard to the ventures already made, I believe it will be in the interest of for the Department of Fisheries to liberally encourage their culture.

315

OVERSEERS.

Previous to last year there was only one Overseer to assist me in carrying out the fishery regulations in the large territory under my supervision, Mr. F. C. Gilchrist, who has given every attention to the fisheries of the Qu'Appelle and Regina districts. I have since, with the assent of the Deputy Minister of Fisheries, employed the following persons as local fishery guardians:—

H. Martineau	Narrows, Lake Manitoba.
D. Devlin	
John A. Fraser	Shoal Lake.
John Wood	.Bad Throat River, Lake Winnipeg.
James Matheson	Bull's Head do

I found those persons of great service in carrying out the work entrusted to me by the Department, and herewith give extracts from some of their reports:—

F. C. Gilchrist, Overseer Qu'Appelle River and adjacent lakes, states that: "The winter of 1885-86 was a disastrous one to fishermen in this district, and especially at Long Lake; only ten tons of fish having been caught in the latter. Below is an estimate of the catch, which is at best approximative, as it is almost impossible to procure correct returns from the fishing population of the Territories. In the Qu'Appelle Lakes there were caught during the year 1886:—

	Lbs.	Value.
Whitefish	20,000	\$1,200 00
Pickerel	15,000	600 00
Tullipies	10,000	500 00
Pike	60,000	2,400 00
Total	105,000	\$4,700 00
In Long Lake there were caught :-	Lbs.	Value.
Whitefish		
	12,000	\$ 720 00
Pike	30,000	1,200 00
Pickerel	8,000	3 20 00
Total	50,000	\$2,240 00

"The water in these lakes is very low, so low indeed as to have stopped running in the Qu'Appelle River, between the different lakes. The fishery regulations are being more carefully observed, and as a result, fish are becoming more plentiful, especially tulliples and whitefish. The summer season's fishing has only been fair,

caused principally by extraordinary low water."

H. Martineau, of the Narrows, Lake Manitoba, reports:—"I visited the fishing grounds on the west shore of Lake Manitoba, Ebb and Flow Lake, as well as the islands where fisheries were formerly established and I am glad to say that the close season was well observed. In several instances I was asked by parties who depended solely on fishing for a living, what they were to subsist on during the close season, and on enquiring fully into the circumstance, could not do otherwise than grant them permission to set one net, and I am aware that in not one instance was this privilege abused. In most cases I found they were anxious to have the close season well observed, as they think it will be for their own benefit in the future. From observations and enquiries I find that the close season is just in the right time for this section of the country. The nets in use are the ordinary gill nets, of the requisite size. There are no fishing boats other than skiffs and birch bark canoes used. I did not visit Fairford River, Lake St. Martin, nor the eastern shore of Lake

Manitoba, being aware you had already passed through these places. There is only one portable saw mill worked by steam power in this locality, it stands on the bank of a small stream, at Ebb and Flow Lake, and does not in any way interfere with the fisheries. The people in this vicinity, with very few exceptions, fish for their own use, but at Fairford River and Lake St. Martin fish are in great abundance for market. The Indians catch on an average 250,000 whitefish, and in most cases sell more than half in exchange for other necessaries. The half-breeds and other settlers take about 150,000 whitefish, and also sell in about the same proportion to traders. There are no sturgeon in these lakes, but pike are abundant. The largest buyers here are Messrs. Smally & Chantler, Moar & McDonald, William Sifton, David Cameron, Charles Wood, John McKenny & Co., and John Munroe."

John A. Fraser, of Shoal Lake, east of Lake Manitoba, only entered on his duties late in the year, and devoted most of the time at his disposal to making the fishery regulations known to fishermen. Parties were in the habit of shooting and spearing fish and of fishing throughout the close season. These violations of the law he succeeded in stopping, and all manifested a desire to fully comply with the regulations. Pike or jackfish are the principal fish in this lake, and are much sought after as a food fish. During the month of May, while on a visit there, some 10,000 fish were caught with lines and dip nets. The catch for the year must be considerable, and a ready sale is found at Reaburn Station, on the Canadian Pacific Railway.

Daniel Devlin, who has charge of the south and eastern shore of Lake Manitoba, with headquarters at St. Laurent Mission Station, reports having promulgated the fishery regulations throughout his district, where all evince a desire to comply with the law. He visited the whole shore from Clandeboye Bay to Long Point, in the autumn, and found the regulations generally observed. Some people complained that the close season was too long, and that it would prove a hardship to those who subsisted by fishing. He allowed them under the circumstances to use a small net each, particularly as the fall fishing was a failure. There are no sturgeon in Lake Manitoba, but pike abound, to the detriment of whitefish during the spawning season. Pickerel are also plentiful.

LAKE OF THE WOODS.

I visited this district in July, and again in November, and found very little fishing being done except what was caught by Indians and settlers for their own use. The total amount of fish of all kinds, exported from Rat Portage for the year ending 318t December, 1886, was only 35,000 pounds, and this quantity was shipped by a few small traders. The supply of fish in this lake is abundant and comprises whitefish, sturgeon, pike, pickerel, trout, perch, bass, tullipies and other varieties; yet, few seem to be a property of the property of the property of the sturgeon of the property of to have taken advantage of what might be made a profitable industry. I visited the different treaty grounds with the Indian Agent of the Assabaskashing agency, during the treaty grounds with the Indian Agent of the Assabaskashing agency, during the Indian Agent of the Assabaskashing agency, during the Indian Agent of the Ind payment of the annuities, and found the Indians contented, and not entirely dependent upon fishing for a living, most of them having cultivated patches of ground in the state of them having cultivated patches of ground in the state of them having cultivated patches of ground in the state of the state in which they raise wheat, barley, potatoes and other garden vegetables. They also gather a crop of wild rice, usually plentiful around Lake of the Woods, and hand the garden was also of the woods, and hand the garden was also of the woods. hunt game which is abundant, enabling them to realize a good deal from the sale of the Indians also find employment on Lake of the Woods with lumbermen of the district. There are six saw mills between Keewatin and Rat Portage, owned by the Keewatin Lumber Company, Dick & Banning, W. J. McAuley & Co., Cameron & Rennedy, Rainy Lake Lumber Co., and Bulmer & Co. The two last named have not been in the control of the other four runs from 50,000 been in operation during the past year. The cut of the other four runs from 50,000 to 80,000 feet per day. Nearly all of them have been in the habit of allowing saw dust. dust to escape into the lake, to the detriment of fish. The mill owners have been duly of the lake, to the detriment of fish. with at the lake, to the detriment of the regulations, and evince a willingness to comply with the law in future.

ROCK LAKE DISTRICT.

I inspected the lakes of south-western Manitoba in May last, and found fish in nearly all of them; principally pickerel, pike and suckers. I ascertained that settlers were in the habit of spearing fish in Pelican and Rock Lakes, and requested a magistrate of the locality to see that in future this practice is no longer indulged in. The catch in this part of Manitoba is not large, and almost entirely for local consumptions.

LAKE WINNIPEG DISTRICT.

This is the principal fishing resort of this Province, and most of the large traders operate in Lake Winnipeg, with Selkirk as headquarters. I have, during the year, visited Fort Alexander, Silver Falls, Elk and Big and Black Islands, Bad Throat River, Grindstone Point, Humbug Bay, Bull's Head, Dog's Head, Swampy Island, the mouth of the Little Saskatchewan River, and other fishing stations in this lake. At Silver Falls, on the Winnipeg River, there is one saw mill, whose owners were in the habit of allowing saw dust to escape into the river; this I caused to be stopped, and destroyed by fire, as before stated, a large quantity of saw dust and other mill rubbish upon an old mill site at the mouth of said river. There are three saw mills on Bad Throat River; one driven by water power and the other two by steam. The owner of the former allowed saw dust to fall into the river, but I warned him to stop the practice. Whitefish and sturgeon are abundant at the mouth of this river. I appointed a guardian for this locality, and instructed him to see that the fishery regulations were enforced. Winter fishing at Bull's Head, in December, was not nearly as good as in previous years, the whitefish having moved to Grindstone Point, Pigeon Point and Bheren's River, where they were caught in abundance. The summer and autumn fishing at Little Saskatchewan River and Swampy Island was better than it has been for years. I reached the mouth of the Little Saskatchewan, the principal fishing station on Lake Winnipeg for autumn fishing, on the 5th of October, the first day of the close season, and was pleased to find that all nets in use had been hauled out of the lake, the evening before, in compliance with the new regulations. Indians congregate here to fish, from Fairford and Lake St. Martin Reserves, in large numbers, during the fishing season. There were upwards of one hundred Indians engaged fishing, who traded their fish for flour, bacon, tea, tobacco, twine, clothing, &c., supplied from two stores doing a thriving trade in this locality. The Indians, immediately after the fishing season, returned to their reserves. Icelanders and other white settlers also fish at this point.

LAKE MANITOBA DISTRICT.

I left here, on my return from Lake Winnipeg, 12th October, to make an inspection of fishing stations on Lake Manitoba, calling at St. Laurent, Oak Point, Dog Creek, Long Point, Ebb and Flow Lake, The Narrows, Fairford, and the Narrows of St. Martin's Lake. It was during the close season, and in almost every station I found the regulations duly observed. In a few instances I found Indians fishing for their own use. The chiefs and councillors of the Indians on the Fairford Reserve asked for a consultation with me in regard to the fishery regulations, to urge the reservation of all fishing rights to them on the Fairford and Little Saskatchewan Rivers. I made arrangements, through the Rev. George Bruce, missionary at the Fairford Reserve, to meet the Indians and hear their appeal. Mr. Bruce kindly acted as an interpreter. After hearing their statements, I told them that more indulgence had been extended to the Indians than to other fishermen, and that I could not recommend the granting of so large a reservation for their exclusive use. They appeared satisfied with the explanations made, and agreed to allow matters to rest as they were for another year. St. Laurent, Clandeboye Bay, Sandy Bay, Ebb and Flow Lake, Fairford, and the Narrows of Lake St. Martin, are

318

the principal fishing stations on Lake Manitoba. The catch in the first three places is principally pike and pickerel, while in the three last it is nearly all white-fish. The water in the Fairford and Little Saskatchewan Rivers was lower during the past season than it has been known to be for the past twenty years. Fishing was not so good last season in this lake as in previous years, owing, no doubt, to low water and the extension of the close season. Rev. Mr. Bruce, who kindly consented to make observations for me in the Fairford district, reports the fishery regulations as having been strictly observed. He states that the Indians are fully disposed to comply with the law in regard to taking out licenses. The average catch for each family did not exceed 300 fish during the season, which only enabled them to buy a few of the bare necessaries of life. Fishing will, doubtless, be better another year.

I have the honor to be, Sir, Your obedient servant,

ALEX. McQUEEN,
Inspector of Fisheries, for Manitoba and the North-West Territories.

RECAPITULATION.

Of the approximate yield and value of the Fisheries of Manitoba and North-West Territories in 1886.

		1886.		
Kinds of Fish.	Prices.	Quantity.	Value.	
Whitefish, fresh Lbs. do salt Bbls. pickerel (Doré) Lbs. pike (Jack fish) do Tullibee do Mixed fish do Total value of Fisheries	0 05 7 00 0 04 0 03 0 05 0 02 0 10 0 02	2,697,597 2,414 263,364 626,929 18,000 95,246 440 150,532	\$ eta. 134,879 85 16,898 06 10,534 55 18,807 87 900 66 1,904 98 44 06 3,010 64	

APPENDIX No. 10.

REPORT OF COMMANDER A. R. GORDON ON THE FISHERIES OF HUDSON BAY.

METEOROLOGICAL OFFICE,
TORONTO, 3rd November, 1886.

The Honorable

GEORGE E. FOSTER,

Minister of Marine and Fisheries,

Ottawa.

Sir,—Having now completed my third voyage to Hudson's Bay, I desire to draw your attention to the value of the fisheries in that part of the Dominion of Canada.

The Government of Newfoundland exercises jurisdiction over that part of the Labrador, east of a line joining Cape Chidley, with the river running into Blancs Sablons Bay, in the Straits of Belle Isle; to the west of this line lies all the Coast of Ungava Bay, Hudson's Straits and Hudson's Bay.

The mammals and fish possessing commercial value in these waters are the whale, the uni or narwhal, the white whale, the porpoise, as well as all the different kinds of seals, the walrus, and polar bear. Of the fish, salmon and trout only, are at present exported, although a very fine species of whitefish is found in Nelson Direction.

The whale fishing in Hudson's Bay has for many years past been actively prosecuted by citizens of the United States, from Massachusetts, and other New England States. The voyage is generally made in comparatively small sailing vessels, and occupies about eighteen months; leaving their New England port about June of each year, they make the best of their way to Marble Island in the north-west of Hudson's Bay, arriving there sometime in September. As many as four ships have, I am informed, wintered together in this small harbor, then sawing out of the ice early in June of the following year, they cruise throughout Hudson's Bay and Rowe's Welcome, and return, leaving the Bay for home early in September.

That the pursuit of this fishery has been fairly profitable may be presumed from

the fact that it is still carried on.

Last winter two vessels belonging to New Bedford, Mass., called the "Wave," and "George and Mary," wintered at the Island. Besides, whale fishing, these whalers, trade with the Eskimo for musk ox robes, and other furs, though, in this particular part of their business they have now the active competition of the Hudson's Bay Company, who send three large boats each year to trade with the Eskimo of the Marble Island District.

Besides these whale ships there is on the northern shore of Hudson's Straits a station maintained by a New England Company for the purpose of whaling and trading with the natives. The staff consists at present of Capt. Nipgin and four other white men. They have several complete whale boats, thoroughly equipped, and have trained the Eskimo of the district until they are as expert in a whale boat as any seamen. Three boat's crews of Eskimo are employed by Capt. Nipgin, in May of each year, and these being stationed along the coast, at points some little distance from each other, are prepared to follow any whale which may appear in the open water, which occasionally shows when the ice has blown off the land. For the past past two years they have not succeeded in capturing any whales

at this station, but the expenses are small, and the capture of a single right whale added to the profits which must accrue from trading with the Eskimo, would make the venture a financial success.

One of the Dundee whaling fleet this year passed North Bluff, intending to fish in Hudson's Bay, but from the date of her passing our station at Ashe Inlet I have heard nothing of her.

The uni or narwhal is, though small, a good blubber whale. Five of them were

seen together this year when in the ice off Nottingham Island.

The white whale fishery is largely prosecuted by the Hudson's Bay Company, both directly by them and by the purchase of skin and blubber from the Indians and Eskimo. I have in previous reports described the methods used at Churchill for trapping this fish, and the fishery there was for this year so successful, that the nets were taken up, although the whales were still plentiful in the harbor, the reason given being that every package which could contain oil was already filled. At York Factory the number of these fish taken is very small. The Indians shoot the whales as they pass up the Nelson River, and drag for their carcasses in the shallow water at low tide. In this way many carcasses are lost.

Whilst making the survey of the channel in Nelson River this year, I was greatly struck by the almost incredible number of these mammals which were

passing up and down over the shoals at the mouth of the river at each tide.

At Ungava large numbers of these animals are also secured, and altogether the fishery cannot be regarded as other than a considerable source of profit to the

Hudson's Bay Company.

Next in order of value to the white whales I place the walrus, but except for the few that are killed in the Marble Island District by the Eskimo for the sake of the ivory, and their flesh, which they eat, none are at present taken. Their skins, however, are now a valuable article of commerce, being worth from three pence to ton pence sterling per lb. when green salted. These animals, also, at some seasons of the year yield a considerable quantity of blubber.

The walrus are very numerous in the bay, but seem from my observations to be migratory in their habits. In 1884 large numbers of them were seen at Nottingham Island, in 1885 very few were seen here, but they were numerous off Digges' Island, and down the eastern coast of Hudson's Bay, at the Ottawa Islands. This year they Were again numerous in the neighborhood of Nothingham Island, very few indeed

being seen at Digges'.

A walrus hide of average size when salted would weigh upwards of 300 pounds, and taken the average price of 15 cents per pound, each hide would be worth \$45; the weight of blubber in the early part of the season would run about the same as the hide, this would be worth say \$10 more, and with an ordinary pair of tusks worth \$6, each walrus would be worth upwards of \$60.

Seals are numerous and form, at certain seasons of the year, the principal diet of the Eskimo.

The salmon fishery is at present only prosecuted by the Hudson's Bay Company in Ungava Bay. Up to this year large quantities of salmon caught in the rivers flowing into Ungava Bay, have been sent home fresh, in the company's refrigerator steamship the "Diana." I am informed that they now find it more profitable to expense the state of the st export salted salmon, and have this year done so. I was also informed that it was the intention of the company to extend this branch of their business. Others rivers, Mowing into Hudson's Straits at the south side, have large quantities of salmon in them, and for the quality of the fish I can vouch, as I have never tasted finer salmon than I got freshly killed, from the Eskimo at Stupart's Bay.

At the present moment the entire trade of Hudson's Bay is carried on by the Hudson's Bay Company and these American whalers. The Hudson's Bay Company Day the whole ship's invoice of goods pay to the Canadian Government full duties on the whole ship's invoice of goods imported for their trade, and then with these duty paid goods have to compete for the Fall of their trade, and then with these duty paid goods have to compete for the Fall of their outfits the Eskimo trade with the American whalers who pay no duties, taking their outfits out out of bond. This tells especially hard at the present time, inasmuch as the

company now go to very considerable expense to send up each year a fleet of three

large schooner-rigged boats to carry on the trade.

The right of Canada to regulate the fishing in Hudson's Bay and Straits is, I think, unquestioned, and I also think it somewhat one sided, considering our relations with the United States fishermen, that we should continue to allow them to frequent the bay, without some recognized permission authorizing the carrying on of their trade.

That whales are remarkably timid animals, and will desert any ground which is much hunted, is shown by the fact that the Dundee whalers have had to follow them

year by year farther north.

Hudson's Bay has water communication with the Gulf of Boothia for whales, if not for steamships, and I do not doubt that if the whale fishery were closed altogether in Hudson's Bay for a comparatively short time that these animals would return in large numbers to the bay. Several were seen this year, but not so many as we saw in 1884, and the fact that between the two whale ships, the "Wave" and the "George and Mary," only one fish had been secured prior to the 1st of August, would make me think that the whales were being driven out of the Hudson's Bay as they have been out of the Gulf of St. Lawrence. At any rate it is worthy of notice that at the present moment no Canadian is deriving profit from the resources of Hudson's Bay, except the few who may be shareholders in the Hudson's Bay Company.

In a previous report I drew attention to the fact that Newfoundland now collected duty on articles consumed at Fort Chimo or traded to the Indians of interior

Labrador, all of which is clearly Canadian, not Newfoundland Territory.

The suggestions I would make in reference to this whole question are:—

1st. That you should consider whether it would not be well to close altogether

for a time the whale fishery in Hudson's Bay and Straits.

2nd. That if foreigners are to be permitted to prosecute their fishing, that solicense duty should be charged on each ship, and methods of fishing prescribed.

3rd. That a rental for salmon rivers should be exacted.

4th. That the duties collected for Fort Chimo and inland Labrador, which I am given to understand received by Newfoundland, should be paid over to the Canadian Government.

If these suggestions are carried out I think the revenue derivable would g^o a long way towards paying the expenses of sending a Government vessel each year to these waters.

All of which is respectfully submitted.

I have the honor to be, Sir, Your obedient servant,

> ANDREW R. GORDON, Lieut. R. N., Commanding Hudson Bay Expedition.

REPORT

ON

FISH-BREEDING

IN THE

DOMINION OF CANADA

1886.

CONTENTS.

_										1	PAGE.
Introductory	-	-	-			-		-		-	5
Limit and su	ccess of the v	vork -				-	-		-		5
Description of	of fish bred at	t Hatcher	ies ·		-	-		•		-	5
Black Bass a	nd Carp -	-		-		-			-		6
Sea Bass, or	Striped Bass	-	-		-	-				-	6
Shad—" Clup	ea Sapidissim	ıa" -		-		-			-		6
Speckled Tro	out—" Fonting	alis"	-		-	-		-		-	6
Fry, number	s and kinds d	istribute	d, 1886	-		-	-		-		7
Fry, Province	e and Hatche	ery bred	in -			-	1	-		-	8
Eggs eyed, o	r semi-hatche	d, where	sent	•		-	-		-		8
Eggs, numbe	rs and specie	s collecte	d, 1886		-	-		-		-	9
riggs and par	rent fish, cost	of collec	tion, 188	86		-	-		-		9
oalmon (par	ent), methoda	s of captu	ring		-	-		-		-	9
ochedule of f	ish and eggs.	with ave	rage cos	ıt	-	•		-		-	11
Whitefish, re	marks on sto	cking La	ke Eri e	-		-	-		-		12
do L	Inited States	Bulletin,	by F. N	ſ. Clai	rk	-		-		-	15
Salmon fisher	ries increase	in New E	Brunswic	k		•	-		-		21
do	do	Nova S			-	-		-		-	2 3
do	do	Quebec		•		-	-		-		25
			APPEN:	DICE	s.						
	REPORT	s of office	CERS IN C	CHARG	E OF	НАТСІ	HERIES.				
1. Report of	f Thomas Mo	wat on l	Fraser H	River	Hato	chery.	B.C.	_		_	27
4. do	C. A. Farqu	harson or	n Sydner	V		do	C.B.		-		30
3. do	A. B. Wilm			•		do	N.S.	-		-	31
4. do	Henry Clark	k on Dun	k River			do	P.E.I.		_ '		33
5. do	Chas. McClu			Rive	r	do	N.B.	-		-	34
6. do	Isaac Sheas	•				do	N .B.		-		35
7. do	Alexander I	-				do	P.Q.	-		-	36
8. do	Philip Viber	rt on Gas	pé Basin	ı		do	P.Q.		-		39
9. do	L. N. Catell		-			do	P.Q.				40
10. do	A. H. Moore	e on Mage	og			do	P.Q·		-		41
11. do	Charles Wil	_	_	е	4	do	Ο,	•		-	42
12. do	William Par	ker on S	andwich			do	Ο		-		48

REPORT OF MR. SAMUEL WILMOT,

SUPERINTENDENT OF FISH CULTURE

FOR THE

DOMINION OF CANADA.

1886.

Hon G. E. FOSTER,
Minister of Marine and Fisheries,
Ottawa.

NEWCASTLE, Ont., 31st December, 1886.

Sir,—I beg to submit herewith the annual report of proceedings connected with artificial fish-breeding throughout the Dominion of Canada for the year 1886. In an appendix attached will also be found the several reports of officers in charge of individual hatcheries.

Particulars will be given of the numbers of the different species of fry, which were bred and distributed from the several hatcheries during the spring of 1886; and, also, the quantities of ova collected and deposited in each of the fish-nurseries during the autumn of 1886.

LIMITS AND SUCCESS OF THE WORK.

This report will also embody tabulated information regarding each of the twelve fish breeding institutions now in active operation at different points in the Dominion, reaching from New Westminster, on the Pacific Coast, to various localities in the several Maritime Provinces, bordering on the Atlantic, from which it will be found that the results of the work at nearly all of the establishments have been of a satisfactory nature. The rearing and distributing of fry, and the gathering of supplies of eggs of the "salar," and "quinnat" species of the salmonoid family has been, with but one exception, in Prince Edward Island, attended with unusual success. This was the case also with the hatching and planting of the fry of salmon-trout, speckled-trout, and whitefish; but a considerable falling off has been experienced in the collecting of salmon-trout ova at Georgian Bay, during the past autumn. The numbers of eggs collected and of fry distributed of the pickerel (doré), or wall-eyed pike, were also very satisfactory.

DESCRIPTION OF FISH BRED IN THE HATCHERIES.

The kinds of fish operated upon at the several nurseries of the Dominion includes the following namely: Of the salt water salmonide, two of the Oncorhynchus family of the Pacific waters, the "quinnat" (Chouica) and the Suck-eye (Norka) are utilised at the Fraser River hatchery in British Columbia. In the Eastern, or Atlantic Provinces, the hatcheries are supplied with eggs of the Salmo Salar, which is the only description of sea salmon indigenous to the rivers of the Maritime Provinces. Of fresh water salmonidæ, such as the salmon-trout of the great lakes (Namaycush), the speckled trout of the streams (Salvalinus Fon-16*—2

tinalis); and the whitefish of the lakes Coregonus-albus; these are cultivated almost wholly at the Newcastle establishment in Ontario. Of the Percide family the Lucioperca, commonly called pickerel (doré), wall-eyed pike, and pike-perch, large numbers are bred at the Sandwich hatchery in Ontario.

BLACK BASS AND CARP.

In former years black bass (Micropterus dolomiei) and carp (cyprinus carpio) were handled in a small way at the Newcastle hatchery, with a view to their artificial propagation. The experiments with the former were quite satisfactory; with the latter the trials were merely nominal; operations with the bass and carp have been discontinued for the want of properly constructed ponds, which are found to be essentially necessary, for the successful breeding and keeping of these fish. It is extremely desirable that arrangements should be made by which bass and carp should be propagated in large numbers at such of the nurseries as may be found to possess the greatest convenience for carrying out the work; especially as the demands are becoming very numerous from persons in various sections of the country where the waters, from high temperature and impurities, are adapted only for these kinds of fish, and in which the salmonoid species, from the same causes, cannot now exist.

STRIPED BASS.

In connection with this subject, and in view of the impending destruction and evident annihilation of the sea or striped bass (roccus lineatus) still frequenting the estuaries of some of the rivers in the Maritime Provinces, it is advisable that efforts should be put forth to maintain, as far as possible in those waters, this highly valuable fish, by an application of the artificial methods of propagation. With the now general use of automatic fish-egg incubators for the hatching of the smaller, and lighter descriptions of ova (not dissimilar to those of the striped bass) it might be safely assumed that success would attend the undertaking, more particularly on the Miramichi River, where these fish are yet taken in considerable numbers in the immediate vicinity where the Miramichi salmon hatchery is now established, and in which experimental trials could be readily and economically made.

SHAD.

Pursuing this subject still further, in the endeavor to restore to some of the great rivers in the lower provinces, a portion, at least, of the fisheries wealth, which in former years was so fully developed in them, and witnessing the almost incredible success which has attended the work of Prof. Baird, United States Fisheries Commissioner, in restocking many of the rivers in that country which had become quite depleted of shad (clupea sapidissima) and learning that this valuable commercial fish inhabited the rivers of the Bay of Fundy and other parts of the coast of New Brunswick and Nova Scotia in formers years in great abundance, it now becomes a question whether efforts of a like nature as those instituted by the United States to re-habilitate their rivers with this fish wealth, should not be undertaken in Canada.

SPECKLED-TROUT.

The breeding of speckled-trout has not been entered into extensively hitherto; only moderate numbers of eggs of this fish have been obtained during the past few years. The demand for trout-fry has now become very great indeed, and the numerous applications could not be filled. Hitherto a few thousand trout-ova have been collected at Tadoussac hatchery in Quebec; these, when semi-hatched, were forwarded to the Newcastle nursery, and when fully hatched, the fry have been

distributed ratably amongst the several applicants; but the proportions allotted have necessarily been so small, that expressions of discontent have been freely uttered as to why speckled-trout should not be more largely cultivated at the Newcastle hatchery, and in such numbers as would bear a more favorable comparison with the many millions of salmon-trout and whitefish fry, which are annually turned out of this hatchery.

The invariable reply to this question has been, that as the hatchery is a public or governmental establishment, the main object was to produce from it such descriptions of fish as would be most suitable for commercial purposes, and from which the general public would derive the greatest amount of good, in foreign and home traffic, and for domestic use. That speckled-trout, although highly prized for their edible and gamy qualities, did not come up to this estimate for benefitting the country from a commercial point of view, in like manner as the salmon-trout and whitefish, which are undoubtedly the standard for fish wealth in the inland lakes, and other fresh waters of Canada.

The rearing and general distribution of the salmon trout and whitefish having now reached a satisfactory position by practical application and systematic arrangements, it should be held advisable to turn attention to the production of other kinds of fish, especially the speckled trout, in order to meet the generally expressed wishes of numerous applicants, who desire to re-stock streams and other

waters with this very desirable fish.

Strong efforts were made to collect large quantities of the eggs of the speckled trout during the past season, which have not resulted as satisfactorily as wished for. From the Tadoussac hatchery in Quebec, only a moderate supply was obtained; from the Ristigouche, where it was confidently expected a million or more would have been secured, only a few thousand were collected; and from an expedition fitted out to collect these eggs in the Muskoka waters, where it was supposed unlimited quantities could be got, failure was the result; but from causes, which the officer who made the attempt reports can be remedied in getting satisfactory numbers of ova another year. (See appendix report No. 11.) Renewed efforts should be made another season to obtain a satisfactory supply of trout eggs, and in addition to the species, natives of Ontario and the Atlantic Provinces, exertions should be made to procure supplies of eggs of the California and other descriptions of trout inhabiting the streams of the Pacific Slope, as it is now held by many fish culturists in the United States that these trout are better adapted for the higher temperature of the water in our streams than our own native trout.

DISTRIBUTION OF FRY HATCHED IN 1886.

There were planted in the waters of Canada from the several fish hatcheries, in the aggregate 76,724,000 young fish of various kinds during the season of 1886. They consisted of the following species, namely:—

Atlantic salmon (Salmo salar) Pacific do (Salmo quinnat) Lake salmon trout (Salmo namaycush) Lake whitefish (Coregonus albus) Lake pickerel or doré (Lucioperca) Speckled trout (Salmo fontinalis)	2,625,000 7,391,000 43,800,000 15,000,000
Grand Total	

The following table will show the gross number of young fish of various kinds that were hatched and turned out of the several individual hatcheries in the various Provinces of the Dominion during the season of 1886. The particular

localities in which these young fish were planted are given in the reports of the officers in charge of hatcheries, in the appendix hereto attached:—

Hatchery.	Province.	Number of Fry.	Species.
Fraser River Sydney Bedford Dunk River St. John River do do Miramichi Ristigouche Gaspe Tadoussac Magog Newcastle do do Sandwich do	Nova Scotia (C.B.)	2,625,000 1,179,000 960,000 400,000 790,000 741,000 650,000 945,000 1,380,000 576,000 1,627,000 1,400,000 5,250,000 1,150,000 42,000,000 15,000,000	Salmon. do do do Salmon-trout. Whitefish. Salmon. do do Salmon-trout. do Whitefish. Speckled-trout. Whitefish. Speckled.

DISPOSITION OF EYED OR LIVING EGGS FROM THE NEWCASTLE HATCHERY.

Independent of the young fish that were turned out of the Newcastle hatchery, there were also large numbers of "eyed" or semi-hatched ova of salmon trout, and whitefish shipped to the hatcheries in Quebec, Nova Scotia and New Brunswick, and many were also sent to England and Newfoundland, as per following statement:—

Salmon Trout. Newfoundland Colonial Exhibition, London Magog hatchery, Quebec Bedford do Nova Scotia St. John River hatchery, New Brunswick.	50,000 1,200,000 1,000,000	
Total	3,750 000	
$White \mathit{fish}$		
Newfoundland	200,000 1,000,000	•
Total	2,150,000	
Grand total of fry and semi hatched eggs turned out of the ery, 1886:—	Newcastle	hatch-
Salmon-trout fry	5,250,000 3,750,000	
Whitefish frydo semi-hatched eggs	1,150,000 2,150,000	
Speckled-trout fry	51,000	**
Grand total	12.351,000	

NUMBERS AND DESCRIPTION OF FISH EGGS COLLECTED IN 1886.

The following statement will give the numbers of fish-eggs collected and deposited in the several hatcheries; and the description of fish from which the ova were obtained, amounting in the aggregate to 93,224,900:

Hatchery.	Province.	No. of Eggs.	Species.
Fraser River	Nova Scotia (C.B.)	7,316,000 2,000,000 2,000,000 620,000 620,000 1,020,000 1,700,000 704,000 997,900 4,225,000 100,600 1,500,000 46,000,000 25,000,000	Salmon. do do do do do do do do do do do do do

TABLE SHOWING AVERAGE COST IN CAPTURING PARENT FISH AND COLLECTING EGGS.

The following tabulated statement will show the number of parent fish and eggs, and their cost, as obtained for the use of each of the fish hatcheries. The relative numbers of the sexes are also given, with the average quantity of eggs produced by each female.

The contrast as shown between the cost of parent fish and eggs in some of the hatcheries is most conclusive as to the absolute necessity for adopting better means in the future—yet it would be unfair to compare the cost of the Pacific "quinnat" salmon, with those of the Atlantic rivers, on account of the immense numbers of

fish to be had in the Fraser River, and the easy means of catching them.

The several fish hatcheries in the Dominion having been built at considerable expense on the most approved plans for artificial fish breeding, and supplied with the latest improved appliances for hatching the ova, and fostering the fry; it is of Paramount importance that these establishments should be thoroughly filled with eggs. To do this, sufficient numbers of parent fish must be obtained by the application of such means as will be most reliable, safe, and economical to accomplish the desired end.

METHODS FOR CAPTURING PARENT SALMON.

There are several methods adopted at the present time for obtaining supplies of parent fish to provide the hatcheries with eggs. By far the least expensive one is to entice the salmon on their passage up river, into a safely constructed traplike enclosure; where they can be retained until ripe for spawning and then set free again. This system is not of easy application, unless the stream is moderately small, and easily controlled. No. 4, Dunk River Hatchery, as shown in the following table is provided with this method for capturing the parent stock of salmon; and gives the minimum cost of about 45 cents for each fish, with a trifle over 9 cents per thousand for eggs.

Another method is adopted at the Ristigouche, Gaspe and Tadoussac hatcheries where the early runs of salmon in June, July and August are netted by employees of the hatcheries, or purchased from fishermen owning stations on the rivers, at current market prices; these fish are carefully handled from the nets, and transported in scows specially made for the purpose, to pens, or retaining ponds near

by, through which the tile, or current of the stream freely runs (pure tidal water of the sea is preferable for their healthy keeping); here the salmon are kept till spawning time arrives in October and November. After being manipulated they are set at liberty again, without any losses worthy of mention. At these three establishments the cost of each fish, including their guardianship in the pens throughout the seasons, averaged about \$2.75, and the eggs ranged at about forty-four cents per thousand. This system after several years of practical application has proved to be the most satisfactory from every point of view in which it may be considered, and ought to be connected with the working of every hatchery in the Dominion where circumstances will fairly admit of its application.

The system pursued at the Sydney, Bedford, St. John and Miramichi hatcheries to secure parent salmon for breeding purposes, is to take them with nets at the spawning time or just previous to it. While this method proved satisfactory, both as regards the number of fish captured and the quota of eggs obtained for the Syduey and Miramichi hatcheries, the result for the Bedford and

St. John River hatcheries was very unsatisfactory.

At the Magog, Newcastle and Sandwich hatcheries where salmon trout, whitefish and pickerel are largely bred, no other course can be pursued for obtaining the necessary supplies of eggs, but by capturing the parent fish at the spawning time and during the close season. It is shown by the statement that the cost of collecting some 46,000,000 of whitefish eggs was \$438, barely one cent per thousand; and of 25,000,000 of pickerel eggs about a cent and a quarter per thousand.

It will be noticed that two stations were used for gathering the eggs of the salmon-trout—one at Pigeon Island, in Lake Ontario, where the ova per thousand cost between 17 and 18 cents; the other and more important station is at Wiarton, on the Georgian Bay, where the expense incurred was at the rate of 36 cents per thousand for eggs. Owing to the unsuccessful effort on the part of the contractor to capture parent salmon-trout at Wiarton, the quantity of ova was reduced to one-fourth of the previous supply of 1885, which was nearly thirteen millions. With this supply, 9 cents per thousand would have been the average cost of the salmon-trout ova, instead of 36 cents.

*Norz.-No fish were netted in the Magog Lakes. Magog Hatchery will be supplied from Newcastle Hatchery in March, 1887, with eyed ova of salmon frout

Table showing the Number and Cost of Parent Fish and Fish Eggs obtained for the Canadian Hatcheries, 1886.

Description of Fish.	Pacific salmon. Atlantic salmon. do do do do do do do do do do do do do d
Average Cost of Ova per M.	6624 0 1442 0 6624 0 0 663 0 664 0 66 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
Average Cost of each Fish.	# cts 0 377
Average Number of Eggs from each Female.	\$ cts 4,670 0 374 5,400 2 115 9,600 0 451 6,600 17 18 6,000 3 934 10,830 3 34 10,720 1 863
Total Cost of Collecting Eggs.	\$ cts. 1,084 00 1,046 00 1,329 00 292 00 2470 00 1,024 00 324 00 325 00 5,895 00 438 00 315 00
Total Number of Fish Eggs Collected.	7,316,000 2,000,000 620,000 1,020,000 1,704,000 704,000 16,409,900 1,500,000 1,500,000 1,500,000 1,500,000 2,725,000 1,500,000 1,500,000 1,500,000 1,500,000 1,500,000 1,500,000
Number of Female Fish.	1,600 371 220 94 11 170 170 170 65 93 2,795 428
Number of Maje Fish.	0 1,300 0 24 0 34 1 161 1 161 1 1862 1 122 1 122 1 122 1 122 1 122 1 123 1 123
Total Number of Parent Fish.	2,90 49,266 11,12 13,33 33,33 14,66 Nii.
Locality.	Fraser River British Golumbia Sydney Cape Breton, N.S Bedford Nova Scotia British Golumbia Section State of the River Prince Bayard Island Statispouche
Name of Hatchery.	Fraser River Sydney Bedford Dunk River. St. John River. Mramichi Matamichi Gastigouche Gastigouche Tadoussac Total Salmo do do do do do do do Sandwich
No.	11 11 21 21 21 21

REMARKS ON THE SATISFACTORY RESULTS FROM THE ARTIFICIAL BREEDING OF WHITEFISH ON THE FISHERIES OF LAKE ERIE.

Hereto will be found appended a paper taken from the published bulletin of the United States Fish Commission at Washington, D.C., on the results of planting young whitefish in Lake Erie and what the fishermen think of whitefish propagation. This paper contains most satisfactory evidence of the success which has attended the artificial breeding of whitefish, by the United States and Ohio, and Michigan States Fish Commissions; and inferentially also by the Canadian Fisheries Department, as applied to the waters of Lake Erie. The statements referred to are given by some forty, or more practical fishermen and fish dealers engaged in the fishing industry on the American side of the line, extending from Erie, Pa., westward to Toledo, Ohio, on Lake Erie. These statements are well worthy of perusal by all persons interested in the fisheries prosperity of the Dominion of Canada, as specially bearing upon the positive benefits arising from, and the importance to be attached to the artificial breeding of whitefish (and I may also add of other kinds of fish) by the methods now adopted in Canada, and in the United States.

Mr. Frank N. Clarke, the writer of the paper referred to, is a practical fish culturist on the staff of Prof. Spencer F. Baird, the Chief Commissioner of the United States Fish Commission. Mr. Clarke says that 81,900,000 young whitefish were planted in the waters of Lake Erie, from the spring of 1875 to 1832 inclusive, by the several States Commissions above mentioned, and he properly adds "that some plants were also made by the Canadian Commission during the same years, but he was unable to give the figures."

It is well therefore that I should here give the numbers of young whitefish which have been bred, and turned in the Detroit River and Lake Erie by the Canadian Government from the one and only 'whitefish nursery located at Sandwich on the Detroit River; this distribution of Canadian whitefish fry coupled with the plantings by the American Commissions will give undoubted evidence of the benefits derivable from the Sandwich hatchery to our Canadian fishermen, as well as the satisfactory results which have been participated in from it by the numerous fishermen on the American side of Lake Erie.

The following figures will give the planting of young whitefish in the Detroit River and Lake Erie from the Sandwich hatchery during the follwing seasons:—

Season o	f 1876	8,000,000
do	1877	8,000,000
do	1878	20,000,000
do	1879	12,000,000
do	1880	
do	1881	16,000,000
do	1882	21,000,000
From th	Total ne several American hatcheries, per Mr.	98,500,000
	k's statement	81,900,000
Surplus	in favor of Canada	16,600,000
Surplus	in favor of Canada	, ,

These figures show that a surplus of some sixteen and a-half millions, or upwards of 20 per cent, more whitefish fry were put in the waters of Lake Erie from the one Canadian hatchery than from the combined nurseries of the United States, and Ohio, and Michigan State Commissions during the years mentioned.

Mr. Clarke's views as given in the paper regarding the time taken for whitefish to arrive at sufficient maturity to be taken by fishermen for marketable purposes is, I am inclined to think, at least one season too soon. From my experi-

ence in growing these fish, I would say that from the spring of 1882 (the last named planting) to the fishing season of 1884 would not be time enough for whitefish to obtain a sufficient growth to make them a suitable market fish. But that they would almost necessarily require a longer period for growth to fairly base a correct data upon which to form sound calculations for commercial returns. In this view of the matter, then the plantings of the spring of 1882 should be withdrawn from Mr. Clarke's calculation, in order to show more correctly the results Which the "forty or more American fishermen" have established by their statements in the bulletin regarding the undoubted increase in their catch of whitefish since the fish-hatcheries were established.

By taking the plantings then of the season of 1881 to be the latest "that could be called due in the fall of 1884," from which the fishermen could reasonably derive commercial benefits; it will be found that the numbers of young white fish put into the waters of Lake Erie from 1875 to 1881 inclusive would amount to 117,400,000; of these 39,900,000 were turned out of the several American hatcheries mentioned by Mr. Clarke and the balance or 77,500,000, were put out from the one Canadian nursery at Sandwich.

The evidences which Mr. Clarke has obtained from the fishermon themselves, and which he has so ably recorded in the "Bulletin" of the United States Fish Commission at Washington, are most conclusive in showing the benefits which have resulted from the planting of young whitefish in Lake Erie from the fishbreeding establishments operated by the United States, and Ohio, and Michigan Fish Commissions, and from the Sandwich hatchery carried on by the Fisheries Department of Canada. The "Bulletin," also furnishes undoubted evidence for the deduction that the whitefish hatchery at Sandwich, on account of the greater numbers of fry (nearly double) distributed from it, has rendered to the fishermen of Lake Erie, on both sides of the line, a far greater percentage of the reported increase in the catch of whitefish referred to by the fishermen, than has been derived from all the other nurseries which have been engaged in the artificial propagation of this highly esteemed and valuable fish.

Again if the improvement in the take of whitefish is as reported by the forty and more fishermen named in the "Bulletin" herewith appended, and it Cannot well be doubted, for the proofs are so thoroughly established by the very thermen themselves who are practically engaged in fishing, a further deduction must be drawn that this increase in the whitefish industry referred to, must be largely attributable to the work carried on at the Canadian hatchery at Sandwich, and may be estimated in the following comparative rates, namely: If the plantings of 1882 (which Mr. Clarke says include the latest plantings that could Possibly be called due in the fall of 1834) be taken as the period from which to base Commercial benefits to the fishermen in 1884, then the one Canadian institution at Sandwich is entitled to claim a credit of 20 per cent. more than all the other hatcheries combined for bringing about this great improvement in the catch of But if the season of 1881, which is no doubt the more reasonable period from which to count the origin of the improvement of the whitefish trade in 1884, be established. Then the Canadian nursery must receive about 94 per cent, greater credit for the increase over the other hatcheries engaged in the work of stocking Lake Erie with whitefish.

From the proofs contained in the appended bulletin, and the deductions to be drawn from the statements therein given, it must appear conclusive that the improvement in the whitefish fisheries of Lake Erie is to be mainly attributable to the successful operations at the Canadian whitefish hatchery at Sandwich. I have, theretfore, embodied Mr. Clarke's official paper along with my report on fish cultural operations for 1886, believing it to be an instrument of great importance for giving undoubted proof of the efficiency of well directed artificial fish culture, and at the same time rebutting the senseless criticisms which are often made by certain persons, who from ignorance or from worse motives, decry an industry, which from

the evidence herein contained, is being highly appreciated by our American

neighbors, if not by a certain class of our own citizens.

In connection with this subject of "what the fishermen think of whitefish propagation," it is put forth by many that whilst the Canadian Government is protecting the fisheries by establishing close seasons, and turning out immense numbers of young fish from the Sandwich hatchery, the greater benefits derivable from such a policy are being enjoyed by the fishermen on the American side. It is also alleged that on account of the very extensive trap-net fishing carried on at the head of Lake Erie, the young fish artificially hatched and put into the Detroit river, when on their return as adult fish are taken in these trap nets by American fishermen, and consequently the river fisheries, which at one time were profitably carried on, are now from the above mentioned causes nearly ruined. This latter argument, no doubt, holds good, but cannot be remedied, as the river fisheries for whitefish must necessarily succumb to the more extensive lake fisheries, by reason of the wholesale destruction and unlimited working of the trap-net system, and the number of persons and amount of capital engaged in the business.

The above mentioned allegations against close seasons, and the artificial breeding of whitefish, do not affect the propriety or the judicious policy exercised by the Fisheries Department of Canada for the maintenance of close seasons, and the encouragement and enlargement of the work of artificially propagating whitefish but on the contrary, strength is given to the belief that these means are the only ones that are at present sustaining the lake fisheries, as the forty or more practical fishermen testify in Mr. Clark's bulletin that the "increase in the catch of white" fish in Lake Erie has been brought about by the planting of fry from the hatcheries." If there had been no close season to protect even the small portion of mother fish yet left, or no hatcheries to bring into existence millions upon mil lions of fry from eggs that otherwise would have been cast away as offal; it would be doubtful, indeed, whether the whitefish industry would be worth while pursu, ing in the Detroit River-certainly not to any extent in Lake Erie. But the best evidence is now given by the "forty and more practical fishermen that the great increase in the whitefish industry over former years in Lake Erie is due to the planting of young fish from the hatcheries."

A good deal of reasoning however may be given in support of the theory put forth, "that the fishermen on the American side of Lake Erie reap the lion's share of the whitefish grown from the fry bred at the Sandwich hatchery." In the first place it has been demonstrated that of all the young whitefish which have been planted in the Detroit River and Lake Erie by the Fish Commissions of the United States and Ohio and Michigan, and the Fisheries Department of Canada up to the scason of 1882, by far the larger percentage has been turned out of the Sandwich hatchery into Lake Erie, and assuming that they became generally distributed upon the various fishing grounds throughout the lake, it would not be unreasonable to conclude that the fishermen, if equal in numbers, and in skill, and in fishery appliances, would derive equal benefits from their calling on the one side of the lake as

on the other.

It is, however, certainly quite clear that many more whitefish are taken on the American than on the Canadian side of Lake Erie. This, no doubt, is occasioned by the greater numbers of persons engaged in the fishing business on the American side. A theory, however, is now put forth that other causes may have a tendency to bring about this increase in numbers of whitefish on the south shore. That the greater bulk of all the young fish turned into the Detroit River from the several hatcheries are, with the strong currents of that river, carried directly to the southern or American side of Lake Erie, and spreading themselves along the length of that coast and finding the natural food congenial to their wants, that limit becomes their habitat, where they feed and grow to maturity, and do not cross over the deep expanse of the lake to the northern shore, and hence the Canadian fishermen do not partake in so large a degree as they ought in the large crops of young whitefish put into the Detroit River from the Sandwich hatchery.

There is no doubt that much might be said rationally to substantiate the above theory; at present, surmise only will be given, but trusting, however, that some specialist may more fully elucidate the subject, it will only be briefly stated now that, in looking at the map which takes in Lake Erie and the Detroit River, the great outflow and current of that stream would indicate a line which would strike the southern shores of the head of Lake Erie, covering the extensive American whitefish fisheries at Munro, Toledo, Sandusky, Cleveland, and eastward to Erie, Pa. And taking into consideration the minute forms and delicate structure of the young whitefish, unable to stem the smallest current, it will be easily understood how helplessly they would be wafted along with the immense flow of the Detroit waters into Lake Erie, on the lines mentioned above; and, becoming dispersed on this southern course, would, in all likelihood, continue along the American shore easterly as far as their instincts would dictate, and in all probability sojourn there till maturity.

In this line of observation, which carries with it a certain degree of probability, fishermen and others on the Canadian side of Lake Eric may be justified in their Statement "that the fishermen on the American shores of Lake Eric reap the lion's share of the whitefish grown from the fry bed at the Sandwich hatchery."

To reconcile this matter then, in the interests of the Canadian Lake Erie fishermen, and to further extend the benefits already achieved from whitefish hatching at the Sandwich nursery, instructions were given to the officer in charge of that institution to distribute the greater portion of the young fish bred last season at numer-Ons points along the north shore of Lake Erie, as at Leamington, Rondeau, Port Stanley, Port Dover, Port Colborne, and other suitable localities; and that supplies of fry should also be planted in Lake Ontario, at Niagara, Hamilton and Toronto; and it is proposed also to distribute the coming spring crop of fry of 1887 in the same manner. No serious difficulty need attend the above-mentioned distribution of fry, as the points are nearly all easily accessible by railway conveyance.

BULLETIN OF THE UNITED STATES FISH COMMISSION ABOVE REFERRED TO.

RESULTS OF PLANTING YOUNG WHITEFISH IN LAKE ERIE.—WHAT THE FISHERMEN THINK OF WHITEFISH PROPAGATION.

BY FRANK N. CLARK.

After the close of the fishing season of 1884 in Lake Erie, I began an inquiry to ascertain whether there had been an increase or decrease in the catch of whitefish as commend whether there had been an increase or decrease in the catch of whitefish as compared with that of former seasons. The investigation was conducted by personal interviews, through a representative, a practical fisherman, with the leading fishermen and dealers, and covers most of the important fisheries of that part of the lake from Friedrich Toledo Objo. The results are most gratifying, as and dealers, and covers most of the important are most gratifying, as it is a contained that the aggregate catch of whitefish it is conceded by all and shown by the reports that the aggregate catch of whitefish was conceded by all and shown by the reports that the aggregate catch of whitefish was considerably in excess of that of any season for several years. The results are also especially encouraging to fish culturists, as all the facts and statements point to but especially encouraging to fish culturists, as all the facts and statements point to but one conclusion, namely, that the increase is due to the planting of young fish from the hatcheries.

No disappointment would have been felt had there been no perceptible increase, as much was required to offset the extensive and exhaustive fishing carried on all over 41 was required to offset the extensive and exhaustive fishing carried as a causing a over the lake, on both the spawning and feeding grounds, which was causing a gradual. gradual decrease of the catch. For many years every spawning ground had been covered with nets during the spawning season, while hundreds of gill-nets have been employed on the feeding grounds in deeper waters and thrown across the path of the runs toward the spawning grounds. In no other of the great lakes has the fishing industry been pursued with greater persistence and skill than in Lake Erie. Notwithstanding this, however, we find that not only has the decrease been arrested, but that there is a tangible and satisfactory increase.

The figures given below show in round numbers the aggregate plantings of whitefish fry in Lake Erie, from the beginning of the work, by the United States and Ohio and Michigan Fish Commissions. Some plants were also made by the Canadian Commission during the years mentioned, but I am unable to give the figures.

Spring of 1875 Spring of 1876	300,000
Spring of 1877	450,000
Spring of 1878	12,000,000
Spring of 1879	7,000,000
Spring of 1880	7,000,000
Spring of 1881,	13,000,000
Spring of 1882	42,000,000
·	81,900,000

These figures include the latest plantings that could possibly be called due in the fall of 1884. Under the current method of computing the numbers of young fish in tanks and cans, there is no doubt that the estimates shown in the above figures are much too large.

Following are a number of statements from fishermen and dealers, in substantially the exact language of the parties making them, with regard to the catch

and value of fish propagation and planting:-

L. Streuber, Erie, Pa., says: -"Am a dealer and shipper of frozen fish, and fish considerable twine. Can give you the figures of my catch for only the past two seasons, which is as follows: Catch of whitefish for 1583, 110 tons; 1884, 150 tons. I believe the propagation of whitefish to be a great help toward keeping up a stock in the lakes; so much so that I am do not be a great help toward keeping up a stock in the lakes; so much so that I am do not have a great help toward keeping up a stock in the lakes; so much so that I am do not have a great help toward keeping up a stock in the lakes; so much so that I am do not have a great help toward keeping up a stock in the lakes; so much so that I am do not have a great help toward keeping up a stock in the lakes; so much so that I am do not have a great help toward keeping up a stock in the lakes; so much so that I am do not have a great help toward keeping up a stock in the lakes; so much so that I am do not have a great help toward keeping up a stock in the lakes; so much so that I am do not have a great help toward keeping up a stock in the lakes; so much so that I am do not have a great help toward keeping up a stock in the lakes; so much so that I am do not have a great help toward keeping up a stock in the lakes is so much so that I am do not have a great help toward keeping up a stock in the lakes is so much so that I am do not have a great help toward keeping up a stock in the lakes is so much so that I am do not have a great help toward keeping up a stock in the lakes is so much so that I am do not have a great help toward keeping up a stock in the lakes is so much so that I am do not have a great help toward keeping up a stock in the lakes is so much so that I am do not have a great help toward keeping up a stock in the lakes is so much so that I am do not have a great help toward keeping up a stock in the lakes is so much so that I am do not have a great help toward keeping up a stock in the lakes is so that I am do not have a great help toward keeping up a stock in the lakes in the lakes in the lakes in the lakes in the lakes in th in the lakes; so much so that I am doing all I can to get a hatchery started here, believing it will pay."

C. D. Carter, another dealer and fisherman in the same city, says :—" My catch of whitefish for the past two years is as follows: 1883, 175 tons; 1884, 225 tons. think that the planting of young whitefish in Lake Erie has already done a great good toward keeping up and increasing the state. toward keeping up and increasing the stock of whitefish in its waters. I hope to get the hatchevers bear and analysis the stock of whitefish in its waters. the hatcheries kept up, and would like to see one here in Erie, believing we have good location for one, and that it is a good point to plant fish from, as there are no carnivorous fish caught at the access of the carnivorous fish caught at the season of the year when the young fish would be put in."

John Harlow & Co., of Erie, make the following statement:—" For the past five years our annual catch of whitetish has been about 150 tons, until 1884, when it was The increase of 50 tons I attribute to the planting of young whitefish atcheries. I am your much in formation of young whitefish from the hatcheries. I am very much in favor of the planting, and hope it will kent up as I am satisfied that it is a favor of the planting, and hope it will be kent up as I am satisfied that it is a favor of the planting. kept up, as I am satisfied that it is of great benefit to the fishing interest of the lake.

A few sessons since we commended that it is of great benefit to the fishing interest of the lake. A few seasons since we commenced catching very small whitefish—so small that we had to get smaller most of the same to the sam had to get smaller-moshed nets, and now we are getting a larger class of fish again.

fishing for some time, and think the whitefish for the past three years have been increasing. I can also also also been increasing. increasing. I can give the figures of my catch only for the past two seasons, as follows: 1883, 30 tons; 1884, 50 tons. I think the business of hatching and planting is of great benefit in keeping up the stock. for mild. is of great benefit in keeping up the stock; for, with the increase of twine, the white fish must soon be caught off if nothing is done to keep the stock good. There can be no reasonable doubt about the young fish living and becoming full grown. They stand just as good a change as those betaked not transitive to the carried the contraction of the carried carried to the contraction of the carried carried to the carried to the carried carried to the carried carried to the carried carried to the carried carried to the carried carried carried to the carried carried carried to the carried They stand just as good a chance as those hatched naturally, their danger from carnivorous fishes being no greater than the stand naturally, their danger from carnivorous fishes being no greater than the standard naturally, their danger from carnivorous fishes being no greater than the standard naturally, their danger from carnivorous fishes being no greater than the standard naturally, their danger from carnivorous fishes being no greater than the standard naturally in the standar nivorous fishes being no greater than those hatched on the reefs."

B. Divel, of Erie, gives similar testimony: - "My catch of whitefish has improved for two or three years. The figures for the last two seasons are: 1883, 30 tons; 1884, 50 tons. From the fact that whitefish are steadily increasing in numbers, believe the hatching and planting of the young is a success, and the cause of the increase."

Charles Joles, of Erie, a gill-net fisherman, says:—"I fish gill-nets off Elk Creek. Cannot say how many whitefish I caught in the different years, but know I caught more in 1834 than in any season for several years. I attribute the gain to the planting of young fish at the upper end of the lake. I am satisfied that were it not for the lake. this, whitefish would become so scarce that it would not pay to fish for them."

Rudolph Sifield, of North Bass Island, says: -"I fish with pound nets and own some gill-nets, but would willingly put the latter in a pile and burn them, if gill-net fishing could be prohibited. Gill nets are a great detriment to natural propagation, they are set on the reefs in spawning time, right where the fish go to breed, and the schools are broken up or driven off entirely, and the eggs are then deposited in the mud, and never hatch. Good results may now be seen from fish planting, but the business has not been carried on long enough, nor on a sufficient scale, to tell What it will do in the long run."

Simon Fox, of North Bass' gives his opinion thus:—" Have been in the fishing business for years, and until the past season never believed there would be any results from the planting of young fish. Now I am fully convinced that good results

are to be seen, and if it is continued great results will follow."

Jasper Snide, of North Bass, says: - "Our twine caught a few more whitefish in 1884 than in 1883, and I think we should have done still better but for the unfavorable than in 1883, and I think we should have done still better but for the unfavorable than in 1883, and I think we should have done still better but for the unfavorable than in 1883, and I think we should have done still better but for the unfavorable than in 1883, and I think we should have done still better but for the unfavorable than in 1883, and I think we should have done still better but for the unfavorable than in 1883, and I think we should have done still better but for the unfavorable than in 1883, and I think we should have done still better but for the unfavorable than in 1883, and I think we should have done still better but for the unfavorable than in 1883, and I think we should have done still better but for the unfavorable than in 1883, and I think we should have done still better but for the unfavorable than in 1883, and I think we should have done still better but for the unfavorable than the same than the able fishing weather, it being so still that the fish remained on the reefs beyond our nets continuously, until we got those heavy blows, which drove them off entirely. Pormerly I did not have any faith in the planting of young whitefish, but am now sure we can see good results. We now catch a great many of a smaller class of fish, which we never did before the planting was commenced; and if the stock had not been kept up in some other than the natural way they must have decreased in numbers, and we cannot see that they have for a few years."

George Axtell, or North Bass, states:—"Whitefish are increasing in numbers the time, at least this is true of my own nets, and I feel certain that it is owing to the planting of young fish from the hatcheries. Last fall I caught numbers of

small whitefish, such as I never before saw caught in gill nets."

William Axtell, practical fisherman, of North Bass, says: -"I know that the planting of young fish is a great help to the fishing industry. Would like to more hatcheries put up—enough to take care of all the eggs that could be taken."

Eugene McFall, clerk of the steamer "Jay Cooke," freight and passenger boat plying between the slands and Sandusky, says:—"I think there is an increase in the catal the interest the status and Sandasay, says.

the interest was a standard st the islands, in 1883, about 132,000 pounds of whitefish, and in 1884, 170,000 pounds;

an increase of 19 tons for 1884." George Winne, of Locust Point, says:—"I fish gill nets on the reefs off Toussaint Point. In 1883 I caught 2 tons of whitefish from 60 nets, and in 1884, 6 tons from 20 from 36 nets. A few years ago it got so it did not pay to go out on the reefs to fish, and 36 nets. and I quit and went sailing. Since the planting of young whitefish has been carried on sailing what sailing is some the planting of young wall fishing but heat this on, fish have become more numerous, and I have done very well fishing, but best this last can have become more numerous, and I have done very well fishing, but best this last fall. Think if the planting is not kept up whitefish will soon become scarce are: again. Think a much greater percentage of eggs put into hatcheries will live to become mature fish than those deposited on the reefs by the fish themselves, for the reason. reason that the former are protected from their enemies while hatching, and after the young fish are planted their chances are just as good."

M. Shepherd, also of Locust Point, states:—"Am fishing 15 pound nets off Locust Point. My catch the past season was about as usual—no material difference.

Think the proper place for a hatchery is on Think the hatching business a good thing, but the proper place for a hatchery is on one of the islands; then the eggs would have the natural water, and when the fish are planted there would be no change from the water they were hatched into that

which they are planted in."

Nelson Parsons, a practical fisherman of Vermillion, says:—"I have watched the fishing interests very closely for a number of years, and noticed that whitefish were steadily decreasing in numbers, until the supply was replenished by the planting of young fish from the hatcheries. If something of the kind had not been done, I think that whitefish would, ere this, have become so scarce that it would not pay to fish for them. Formerly we used to catch whitefish of all sizes at the same time, but this season at Cleveland, where I was, the fish were nearly all of one size—looked as if they were all of the same age, and I believe they were a school of the planted fish. I think if fishing is continued it must be done in this way."

Edson & Nichols, of Vermillion, caught one ton less of whitefish in 1884 than in 1883, but say:—"We do not attribute the falling off to a growing scarcity, but to the direction and amount of wind, which is everything to us here in the fishing season. We think the hatching business of great importance, and the only way of

keeping up the fishing industry."

Bert Parsons, also of Vermillion, caught no more whitefish in his pound-nets off Vermillion in 1884 than in 1883, but caught double the number in his gill-nets near the islands. He says:—"I think if there had been favorable winds for pound-net fishing we would have caught more than double the amount of whitefish in our pound-nets last fall. I know the business of planting has been of great benefit, for in my gill-nets fished about the islands I caught double the quantity last fall that I did the year before. The figures are: 1883, 5 tons; 1884, 10 tons."

Leidheiser, of Vermillion, says:—"I cannot give the amount of my catch, but it was rather light, owing to the unfavorable winds we had for our coast. I think the hatcheries are all right, and do a great deal toward keeping up the stock, and that the business should be a second of the stock

that the business should be continued and extended beyond where it now is."

Post & Co., of Sandusky, give some excellent testimony:—"Yes, sir; I know that the business of propagating whitefish is a great benefit. In fact, if the United States and State hatcheries were to cease working I believe it would pay the fishermen and dealers to continue it themselves. I would be willing to be taxed my share for supporting it. I understand that at Erie and Dunkirk a great many small whitefish were taken weighing a pound to a pound and a half, which was never done until the last two or three years, and they increase year by year, which is good proof that they are some of the planted fish.

"I received the fish from 100 pound-nets last year (1883) and from 110 this year (1884), with the following results:—1883, 40 tons whitefish; 1884, 80 tons whitefish. "Whitefish are not now decreasing; but from the number of pound and gill-nets in use to catch them, a decrease is sure to follow unless the artificial hatching is con-

tinued to keep up the supply.

"I am opposed to fishing such long strings of pound-nets, and think the gillnetting needs regulating. The gill-netters commence away down below, off Buffalo and Erie, in deep water, and fish all summer; then, as the fish move up toward the head of the lake to the spawning grounds, the nets are moved right along with the runs, so that they are hunted almost the year round, which is done with no other kind of fish.

Harry Molyneux, of Sandusky, gives some valuable testimony:—" Am a practical gill-net fisherman. A few years ago fishing on the island reefs got so poor that I gave up going there; but in the fall of 1882 I tried it again and did very well. In fall of 1883 I caught double the amount of whitefish I did the fall before; and this last fall I caught almost twice as many as in 1883.

"I credit all the increase to hatching and planting, and would like to see more

hatcheries."

William Rehberg, pound-net fisherman, of Middle Bass Island, says:—"Think the hatching a good thing, but the planting has not been properly done long enough to tell really how much benefit it is toward keeping up the supply of whitefish.

Think the supply could be kept up in Lake Erie by prohibiting gill-net fishing west of Kelly's Island, which would give the fish a chance to breed on the natural spawning reefs, where the gill-nets are now placed."

Caspar Voight, of Sandusky, says:—"My catch of whitefish in the past two seasons was as follows:—1883, from 35 pound nets, 37 tons; 1884, from 35 pound-

nets, 45 tons.

"I have not thought much about the hatching business, but it must do some good; at least, there seems to be an increase in whitefish the past two or three

Simon Schaet, of Sandusky, says:—"My catch for the past two seasons is as follows:—1883, 42 pound-nets, 40 tons whitefish; 1884, 48 pound-nets, 50 tons white-

"I believe the planting of fry to be a good thing, and the only way the fishing can be kept up. I fear, however, that the way the gill netters are catching them, and going on the breeding grounds and disturbing them while spawning, will do more harm than the hatcheries can do good. The fishermen down at Erie and Dunkirk receive the most benefit from the planting, as they fish with gill-nets all summer, and are using smaller meshed nets every season on puropose to catch the small Whitefish."

Lay Brothers, of Sandusky, say:—"Our catch of whitefish for the past two seasons was as follows:—1883, from 20 pound nets, 16 tons; 1884, from 30 pound-

nets, 26 tons.
"We think it is plain to see that there is a benefit to be derived from the "We think it is plain to see that there are eggs to fill." hatcheries, and would like to see as many in operation as there are eggs to fill."

Dewey & Co, of Toledo, say: -" Our catch the past season was rather light. We do not attribute this to a scarcity of whitefish, but to the unfavorable winds that prevailed on our Monroe coast grounds all the fall until a late date; then, just as the began to come on, we had two severe blows from the west, which drove the fish from the shore, and they did not come back, or, if they did, we did not get them, as our twine was out.

"We think the business of planting young fish an excellent thing; can see no reason why it should not be, as every fish planted in that way is a clear gain. We 86e no reason why planted fish should not stand as good a chance to live and become

grown fish as those that hatch on the reefs."

Wm. St. John & Co., also of Toledo, say: - "Our receipts of whitefish for the past two seasons are as follows: —1883, from 20 pound-nets, 6,000 pounds; 1884, from 45 pound-nets, 18,000 pounds.

"We do not see that fish planting has been of much benefit to this end of the

lake, but I am informed that great benefits have been realized farther down. "We would like to see Congress take hold of the matter and enact a law to control and restrict the fishing with gill-nets; also with such long strings of twine. Although we ourselves are fishing 20 and 21 pounds in a string, we would like to see that. them cut down to six at most on main shore, and not more than three off the islands, or any place where there is a narrow channel. Then the whitefish would have a better chance to get through to the coast and reef spawning grounds at the head of the lake, which they would do if they were not turned back by the long strings of

J. C. & J. H. Davis, of Toledo, say:—"Our catch of whitefish for the past two seasons was as follows:—1883, 6 tons, and 1884, from the same number of nets, 61 tons.

"Do not know that planting of young fish has been of much benefit to us at this end of the lake, but can see no reason why it should not benefit somebody. Certainly, every young fish put in makes one more chance for a whitefish, as the eggs would be

E. Alvord & Son, of Sandusky, say:—"Our receipts of whitefish for the past two seasons were:—1883, from 52 pound-nets, 23 tons; 1884, from the same number of hate of nets, 30½ tons.

"Yes, we think that propagation is a good thing, and a great help in adding to the supply of fish in the lake. We think the young fry stand just as good a chance

of becoming full-grown fish as those hatched in the lake.

"But there ought to be a law to stop fishing with gill-nets, for the reason that down below here, in deep water, where they fish through the summer, it is estimated that at least one-third of those caught in hot weather are unfit for market, and are thrown away, which is an outrage. And then in the fall the gill nets are set on the spawning roofs, just when and where the fish should be left undisturbed."

Bear & Ruth, of Sandusky, state that in 1883 their catch of whitefish from 9

pound-nets was 7½ tons, and in 1884, from 11 pound nets, 10 tons.

"The planting of young fish is undoubtedly of great benefit to the fishing inter-Were it not for this the stock in the lake would rapidly decrease."

A. Bremiller, of Sandusky, gives the following figures: - Catch of whitefish in

40 pound nets, in 1883, 66 tons; in 1884, 69 tons.

"I think there is positive proof of the benefit of the hatcheries, from the fact that during late years, say the last two or three, there have been a great many small fish caught—smaller than ever were caught before the planting was commenced in the lake. Another fact to be taken into account is that the facilities for catching are becoming greater every year, and if the supply had not been kept up in some way, the stock must certainly have decreased, which is not now the case."

A. J. Gustavus, pound-net fisherman, of Huron, puts it in this light: - "For every million fry planted there are a million more chances for whitefish. I think the greatest results are to come, as the business is not yet old enough for us to

expect much benefit."

E. D. Smith, of Marblehead, says:—"I know the fish-hatching to be a grand, thing, for the reason that I have caught thousands of whitefish this season pot weighing over a pound to a pound and a half each, and formerly I never caught them. I believe these small fish are some of those planted from the hatcheries."

Fred. Motrie, of Port Clinton, says: -" I fished 6 pounds in the fall of 1833, and 5 in the fall of 1884. Have no record of my whitefish catch for either fall, but know I caught more in 1884 than in 1883, perhaps 20 per cent. more. The hatcheries are undoubtedly a good thing and should be kept up. While the eggs are in the jars they are out of the way of sturgeon, suckers, and all fish that live mostly by sucking up spawn; and when the young fish are turned loose they will look out for them. selves."

Felix Courchaine, also of Port Clinton, says:-"I did very well the past fall, in fact the fishing was the best it has been for years. I caught 6 tons with 26 gill nets. I have every reason to believe that we are getting results of the plantings from the hatcheries; and why shouldn't we? The fry planted in this way stand an equal chance with those hatched in the lakes, and as for taking care of themselves, I think nature will look out for that. I should be sorry indeed to see the hatching of white fish discontinued."

F. Perry, a practical gill-netter, of Port Clinton, says:— In the fall of 1883 mg catch of whitefish from 19 nets was 1 ton, and in the fall of 1884, from 37 nets, 6 tons—six times the eatch of the year previous, with double the nets, on the same grounds. I think we are getting great results from the planting of young fish, for before it was commenced whitetish were fast playing out. But now they are becoming more plentiful again, and 1 know of no cause for it except the planting of the

young in large numbers from the hatcheries."

From all the places named above, as well as other points on the lake, much more evidence of the same kind might be offered; but it would be merely a repetition of what has already been given. Accurate data showing the total whitefish catch to the lake for a term of years, or even for one season, would be almost impossible to obtain, from the fact that many fishermen classify their entire catch simply as "hard fish" soft fish " be the transfer of the state of fish," "soft fish," &c., whitefish, of course, being included in the former. ments, however, cover sufficient grounds to form a reliable basis for conclusions. They show that while there was no perceptible increase the past season in the whitefish runs at the extreme west end of the lake, there was a decided increase on the coast and island reefs farther down, and a very marked increase in numbers still farther down, on the feeding grounds, in deeper water, where gill-nets are operated. On the whole, sufficient is shown to prove beyond a doubt that the aggregate catch was greater than for several years, that whitefish are decidedly on the increase in Lake Erie, and that the increase is simply the legitimate result of the work of the hatcheries. The removal from the lake every year of thousands and hundreds of thousands of adult fish, whether taken directly from the breeding-grounds or not (the results are the same), must certainly ere this have caused a very material decrease in the stock but for the compensation of young from the hatcheries.

NORTHVILLE, MICH., 18th February, 1885.

SALMON FISHERIES IN THE MARITIME PROVINCES.

THEIR IMPROVEMENT AND WHAT THE FISHERY OFFICERS SAY IN THEIR REPORTS ABOUT INCREASED CATCHES OF SALMON IN THEIR DISTRICTS.

This increase is Conspicuous in Counties where Fry have been Planted from the Hatcheries.

Provinces, are copied from the latest published official reports of the Fisheries Department, and are submitted here as giving strong evidences of the benefits tesulting from the planting of young salmon from the hatcheries in the Lower Provinces:—

NEW BRUNSWICK.

Inspector Venning, of this Province, says, "In all the rivers of New Brunswick, the catch of salmon shows a considerable increase over that of the last two years. In view of the serious decrease in the catch of this fish for many years past, this improvement is very cheering and leads fishermen to hope that future years will see salmon as plentiful as they were before the failure commenced."

RISTIGOUCHE COUNTY.

Overseer Archibald says, "Salmon made their appearance about 22nd May and were large and numerous."

Overseer Verge, of the tide-way division, reports an improved catch of salmon, which he thinks would have been still larger had not a heavy freshet carried away the nets. &c."

Overseer McPherson, of the coast division, says:—"I have great pleasure in announcing the fact that there has been a very considerable increase in the catch of salmon in my district, about thirty per cent. above that of last year."

GLOUCESTER COUNTY.

Overseer Hickson reports that "the catch of salmon on the coast was very fair, and would have been better, but storms damaged many nets and carried others away. This was during the best run of fish and materially lessened the catch."

Overseer Aché, of Shippegan, says "the salmon were more plentiful than last year, and of a larger average size."

Overseer Sewell reports "an increased catch of salmon."
Overseer Mauzerolles reports "a better catch of salmon."

NORTHUMBERLAND COUNTY.

Overseer Noble says, "In the early part of the season salmon were plentiful, falling off in June; afterwards fair average fishing was made."

Overseer Williston reports "an improved catch of all kinds of fish, especially

salmon."

Overseer Stymeist says "salmon were not more plentiful in the spring, but the fall run was better."

Overseer Robichaud reports "a good catch of salmon."

Overseer Wise reports "a good catch generally; in the early season salmon were plentiful, but fell off in June."

Overseer Hogan reports "a good run of salmon, but falling off in June."

Overseer Parker reports "a good early run of salmon, and also an exceptionally good late run."

Overseer Cameron says "salmon were more plentiful than usual."

KENT COUNTY.

Overseer Guimon reports "that salmon were much more plentiful than usual, a great catch was made."

Overseer Hannah says:—"I am pleased to report that salmon have given good

catches this season."

ALBERT COUNTY.

Overseer Stuart reports "salmon more plentiful, and a larger catch made."

VICTORIA COUNTY.

Overseer Ryan reports "a larger catch of salmon in his district than he has ever yet recorded."

CARLETON COUNTY.

Overseer Lindsay says "the catch of this district consists entirely of salmon and trout, a large number of anglers were on the river this season, and found more fish in the pools than usual."

Overseer Burtt reports "a large run of salmon, of which a good many were caught. This unusual number of fish in the river led to much illegal fishing.",

Warden Scott reports "the largest run of salmon that he has known for years."

YORK COUNTY.

Overseer Orr says "salmon were very plentiful as compared with late years, and "grilse" were more abundant"

SUNBURY COUNTY.

Overseer Hoben reports "salmon more plentiful."

QUEEN'S COUNTY.

Overseer Hetherington reports "a good run of salmon."

• ST. JOHN COUNTY.

Overseer O'Brien says "the catch of salmon exceeded that of last year."

CHARLOTTE COUNTY.

Overseer Todd says "the increase has been most noticeable in salmon, which were more abundant than they have been since the fish-ways were placed in the dams."

Note.—The Ristigouche and St. John River salmon hatcheries are located in the Province of New Brunswick, on the Ristigouche and St. John Rivers, from these great numbers of young fry have been planted for several years past in the waters of the above mentioned counties.

NOVA SCOTIA.

Inspector Rogers says "salmon still maintain a healthy, and I hope a permanent increase. We ought to have, and shall have a general increase in the yield, as the result of Departmental work, which will continue to show itself more and more as the dams in the country are made passable, and the present numbers of fry planted are numbered four or five times, so as to amount to a reasonable percentage of what nature is doing. The salmon catch in this Province was, in the year 1881, 279,943 lbs.; in 1882, 580,061; in 1883, 575,940; in 1884, 647,959; and in 1885, 789,293 lbs. Including those caught at Labrador our catch in 1884 was 1,047,950 lbs., and for the year 1885, 1,189,293 lbs.

ANNAPOLIS COUNTY.

Overseer Carty says "Annapolis, Laquille and Round Hill streams have abounded with salmon."

ANTIGONISH COUNTY.

Overseer McDonald reports "the salmon about the same as last year, they were very plentiful in deep water. They kept well outside of the nets." Overseer Blair says "in the early season salmon were very scarce, but since the fall rains there has been quite a run of spawning fish in the rivers." Overseer Gass reports "a continued decrease in salmon."

GUYSBOROUGH COUNTY.

Overseer Tory says "the run of salmon was unprecedented, and had the fishermen expected the like, the catch would have been much larger. But where all these Salmon came from I cannot understand."

HALIFAX COUNTY.

Overseer Gaetz says:-"He is glad to report a large increase in the catch of salmon; they have been more plentiful than for years past, and large numbers went up the rivers to the spawning grounds."

Overseer Fitzgerald says:—"As an evidence of the increasing supply of salmon the fitzgerald says:—"As an evidence of the increasing supply of

salmon, that over 100 were caught with the fly by sportsmen on Indian River

HANTS COUNTY.

Overseer Burnham reports "that the catch of salmon was larger than that of last year, and the fish were of better size."

Overseer Colter reports "a small run of salmon, but a large number found their

way to Grand Lake."

KING'S COUNTY.

Coverseer Miller says:—" Of the salmon caught, a large number were of about fifteen pounds weight, and it is supposed by many that they are those put out by the hatcheries, and I am inclined to agree with them."

LUNENBURG COUNTY.

Overseer Evans says:—"The apparent decrease in the catch of salmon is owing to errors in last year's return, where there had been really an increase. Many small salmon of about five or six pounds weight are found, which he attributes to the artificial culture of these fish.

Overseer Godard reports "that the catch of salmon has not been so large as

last year, and that they are of smaller size.

PICTOU COUNTY.

Overseer Pritchard reports "that the run of salmon on the East River was about the same as last year, which exceeded by far that of any during the last eighteen years, whilst on the Middle and West Rivers it was about the average."

QUEEN'S COUNTY.

Overseer Sellon reports "the strong freshets gave salmon a good chance to go, up river, and that they did go up is proved by the number of salmon and "grilse seen and taken up the river; that many salmon went up to the spawning grounds is also proved by mill owners and workmen."

Overseer Fitzgerald reports "the catch of salmon in the Medway River and harbor 50 per cent. larger than that of last year. A large number of sportsmen resorted to the Medway for fly fishing, and spoke in complimentary terms of the

state of things.

SHELBOURNE COUNTY.

Overseer McGill says "the salmon fishery is about the same as heretofore, but the prospects of an increase in the future is good."

YARMOUTH COUNTY.

Overseer Gardner reports "the salmon catch is about double that of last year. Mr. Wilmot forwarded from Bedford Hatchery about 25,000 ova which were successfully hatched at the temporary hatchery at Tusket Falls. They will be distributed in the lakes, and no doubt in a few years the benefits will be reaped."

Note.—Since 1875 many millions of salmon fry bred at the Bedford Hatchery in Nova Scotia have been annually planted in the most important rivers in the above mentioned counties in that Province, and it shows from the above extracts

from officers' reports that a satisfactory improvement in the salmon fisheries has taken place. Mr. Inspector Rogers reports that in 1875 the quantity of salmon taken was 837,162 pounds, and that during the ten years following to 1885 the increase has risen to the satisfactory record of 1,189,293 pounds. It therefore appears that this improvement in the salmon fisheries of Nova Scotia, and planting of young salmon in the waters of that Province are contemporaneous events.

QUEBEC.

Commander Wakeham, in charge of the fisheries of the Galf, says, "The salmon fishery shows a very decided improvement although there were not so many nets fished as usual. All over the Gulf it was noticed that the run of salmon was unusually large. All the rivers are reported well stocked with fish."

RISTIGOUCHE SUB DIVISION.

Overseer Verge says "the catch of salmon was 64,680 pounds, an increase of 27,824 pounds over last year."

NEW RICHMOND SUB-DIVISION.

Overseer Cullen reports "an increase of 19,663 pounds in the catch of salmon over the provious year."

PORT DANIEL SUB-DIVISION.

Overseer Phelan states "that salmon fishing began well, but a violent storm Wrecked many of the nets, and fully a week was lost. Nevertheless the catch is the largest that has been made for some years. The fish were very large."

GASPÉ SUB-DIVISION.

Overseer Vibert reports "that salmon fishing began in May; the catch was 90,000 pounds, double that of last year, with twelve stands of nets not fished. One net in five days took 75 salmon weighing 1,500 pounds—in addition 424 salmon were taken with the fly."

MOISIE SUB-DIVISION.

Overseer Migneault says "salmon fishing commenced the end of May and was a splendid fishery; 7,705 salmon were taken from the 2nd to the end of June, yielding 138,690 pounds. As a rule the salmon were larger and fatter than usual." Fly fishing was reported good. In the Wingan and Romain 141 salmon were taken with the fly.

SOUTH SHORE SUB-DIVISION.

Overseer Martin says "4,000 more of salmon caught this year over last."

Overseer Grondin says "a substantial increase of salmon as compared with
that of 1884."

Overseer Saucier says "salmon were noticed ascending through the fishways in larger numbers than ever before. Fly fishing is steadily increasing; over 100 salmon were caught with the fly."

Overseer Bhereur reports "that salmon were more plentiful than last year."

THE SAGUENAY DIVISION.

This divison shows an increase of 50 per cent. in salmon. The salmon rivers are all well stocked with fish.

Note.—At the mouth of the Saguenay a Government hatchery for salmon been in full operation for many years, from which millions of young fry have

been planted in all of the rivers of the above districts. This coincidence, coupled with the evident improvement of the catch of salmon above reported, gives strong faith in the work of the Tadoussac hatchery. The same will apply only with greater force to the four sub-divisions of Ristigouche, New Richmond, Port Daniel, and Gaspe; the rivers of which have been very largely supplied for many years with large crops of young salmon from the Gaspé and Ristigouche salmon hatcheries. These facts, of increased salmon catches, and annual plantings of artificially bred fry, being contemporaneous, certainly lead to a strong belief in the efficiency of the fish-culture institution of the country.

Trusting that the subject matter contained in this report on fish culture operations in Canada for the past year, will receive the favorable consideration of

your Department,

CONCLUSION.

Many other matters bearing upon the successes which have attended the work of artificial fish culture in Canada, United States and elsewhere, might be introduced in this report. It has been considered sufficient for the present, however to give concise statements only of the progress made at the several hatcheries in the Dominion for the past year. The references made, together with the evidences given, relative to the satisfactory increase in the whitefish industry in Lake Erie; and the improvement in the salmon fisheries in the Maritime Provinces, are such contemporaneous events with the continued annual planting of young salmon, and whitefish from the several hatcheries in these locations, as to lead to but one conclusion, that these fish breeding institutions are rendering material aid towards increasing the benefits derivable from the salmon, and whitefish fisheries of the country.

Trusting that the subject matter contained in this report may receive the

favorable consideration of your Department.

I have the honor to be, Sir, Your obedient servant,

SAMUEL WILMOT,

Superintendent of Fish Culture for the Dominion of Canada.

2,625,000

FISH CULTURE,

1886.

APPENDICES.

REPORTS FROM THE SEVERAL OFFICERS IN CHARGE OF FISH-BREEDING ESTABLISHMENTS IN THE SEVERAL PROVINCES OF THE DOMINION OF CANADA FOR 1886.

1.—FRASER RIVER HATCHERY.

PROVINCE OF BRITISH COLUMBIA.

Report of the Officer in charge of the Fraser River Hatchery for 1886.

The third annual report of the working of this hatchery is herewith submitted. My last report showed there were 3,875,000 eggs deposited in the hatchery. This was estimating the "Quinnat" salmen ova at 2,000 eggs to a tray, and the Saw-quaï "at 4,000, as they were first put in the hatchery. Afterwards I made a careful count of a number of trays with the different kinds of eggs, and found that the Quinnat" would average 2,400 and the "Saw-quaï" 4,560, so that there were really 4,462,000 eggs laid in the hatchery, and the number of fry turned out was as follows:

Coquitlam, Feb. 9th	600,000 400,000 750,000 150,000 225,000
Lilliodt River do 31st	200,000

The percentage of ova lost during incubation may appear large, but when the difficulty of transportation is considered this is not surprising. I had, at one time, to take Indians and travel in canoes all day and night in a heavy rain storm. The labor in procuring the ova and transporting them to the hatchery is performed largely by native Indians, and, being unaccustomed to the work, it is not as carefully done as it should be

Having, in the capacity of Inspector of Fisheries, proceeded on the prospecting trip that was made in the interest of the deep-sea fishing just at the time when it was necessary to lay in the supply of ova for the ensuing season's operations, I deemed it advisable to entrust this part of the work to Mr. M. Mowat, my assistant, whose former experience in handling salmon gave me assurance of its being properly carried out. His report of the work is hereto appended, from which it will be seen that the number of ova in the hatchery is 7,316,000. This has necessitated the doubling of the trays in the troughs throughout the whole hatchery. I find that, in comparing the number of bad eggs picked out this season with the number picked out during corresponding dates last year, although there is more ova to handle, the percentage of loss is a great deal less, so that this year's operations promise to turn out relatively better than last season.

After consulting with Mr. Wilmot, the Superintendent of Fish Culture, I deemed it advisable to plant the Nanaimo and Cowichan Rivers this season with living eyed ova in place of waiting till hatched out, and transporting the fry by steamer and canoes, as was done last season, which proved to be both expensive and unreliable. Owing to the extreme high temperature of the water at the hatchery during the early part of this season, I found the first lot of eggs collected in the Harrison River and put in the hatchery were advancing rapidly to maturity. In some the embryos began to break the shell. I then concluded it would be safer and more advantageous to plant some of the ova in the Nanaimo and Cowichan Rivers, in order to give more room and to ensure greater safety to the still plentiful supply of ova in the hatchery

troughs.

On the 8th of December, I despatched Mr. Mowat, the caretaker, to the Nanaimo River with 500,000 ova, and on the 20th of the same month he took another shipment of 500,000 to the Cowichan River. These ova were taken up those streams a long distance to well selected places, planted in good condition, and covered carefully with fine gravel.

I feel assured from what I have seen of the fry that were turned out last season, especially those put into the Pitt and Harrison Rivers, that this fish hatchery will

prove to be of great benefit to the Fraser River fisheries.

Fishery Guardian York, on the Nanaimo River, states "that the fry turned out

last season were doing well."

Guardian Lamos, on the Cowichan, writes "that he has seen great quantities of the fry which were turned out from the nursery. They were very lively and appeared to be growing rapidly. He thinks the stock will be of great benefit to the Cowichan River.

Regarding the building of a pen or retaining pond near the mouth of the Fraser River, for the safe keeping of early caught parent fish for the stocking of this hatchery with eggs, I beg to say that I have made numerous enquiries in connection with the undertaking, and have visited the traps used by the Indians, but they were so built that they are only visible at low tide. I also visited a trap at Point Roberts, on the American side. It had been owned by Mr. Waller, now deceased. This trap was an expensive one to build, and was not in operation when I visited it. I am of opinion that a trap or pen can be built for the purpose in view, but it will have to be located in salt water, and the difficulty in some way overcome of getting fresh water, in which to impregnate the eggs. It cannot very well be built close to the mouth of the Fraser, owing to the muddy water which extends out a long way into the gulf when a freshet is in the river, and should this fresh water flow over the traps, it would prevent us from seeing the fish or catching them. When the spring time comes, I will make further examinations, and also give an estimate of building a reservoir.

THOMAS MOWAT,

Officer in Charge Fraser River Hatchery.

STATEMENT OF THE CARETAKER OF THE HATCHERY.

The following particulars relating to the work of procuring salmon ova for the

Fraser River Hatchery is submitted :-

On the 13th September I proceeded up to the Harrison River, and learning from the Indians that some fish were already spawning in Silver Creek I immediately went to that locality, but found that although some salmon had spawned and others were in the act of doing so, the nature of the grounds was such as to prevent their being caught in the numbers desired as we could not use anything but dip nets to capture them with there. I therefore returned to the spawning grounds on Harrison River, and on the 16th September I was able to take the first parent fish. I find by referring to my notes kept while on the spawning grounds, that, up to the 22nd of October we had taken 3,573 parent salmon; 2,295 were females. Of this number 322 died, leaving 1,973 female fish for our purposes. It must be remembered, however, that they were continually breaking out of the pens we had made and were being caught in the nets again, and many of the same fish were no doubt often counted a second time in that way. I have no doubt that 400 or 500 of these females were recounted, so that the numbers of parent fish could not have been over 1,600. Your instructions were that I should find the fair average number of eggs that were to be found in each fish, and after counting the eggs from some females the following was the result: From the "Quinnat," or spring salmon, 4,100, and from the "Suckeye," a trifle over 5,000

The whole number of eggs laid down in the hatchery was 7,316,000; of which number 4,780,000 were "Saw-quaï," and the remainder, 2,536,000 "Quinnat," or spring

salmon eggs.

The last eggs were taken on the 26th of October and put in the hatchery on the 27th instant. The water in the Harrison River was very high when we commenced Work, and as it receded, it gave us no small amount of work to shift the pens further from the shore into deeper water.

The weather on the whole was very favorable, which enabled the men to perform their work better than under adverse circumstances. In this rough country many

difficulties have to be encountered in the work of collecting salmon ova. I would recommend that the gates or fencing which the fish pens are made of, should for the future be constructed of sawed batting instead of split cedar as at present. The split cedar will not hold the male fish which are smaller than the females, and they are thus enabled to break through the pens, causing a great loss of fish, and much disappointment.

MAX M. MOWAT,

Caretaker.

2.—SYDNEY HATCHERY.

CAPE BRETON, N.S.

Report of the Officer in Charge of the Sydney Hatchery for the year, 1886.

I have the honor to submit the following report of the work done at this nursery during the year.

Of the 1,611,000 ova laid down in the hatching troughs in the fall of 1885,

1,179,000 fry were hatched and distributed as follows:

Margaree River	150,000
Middle do	100,000
Sydney do	300,000
Salmon do	100,000
Ball's Creek	100,000
Trout Brook	100,000
Black do	50,000
Twelve Mile Brook	50,000
Grand Lake.	50,000
Estrasomia River	50,000
Hatchery Brook	29,000
Lear River	50,000
Grand River	50,000
Total	1,179,000

I succeeded this fall in catching 495 parent salmon, in the following rivers:-

Where o	•		Males.	Females.	No. of ova collected.
Margaree	Rive	r	30	197	977,000
Middle	do	*******************	50	70	440,000
Salmon	do	*****	27	53	264,000
Sydney	do	****	17	51	319,000
			124	371	2,000 ,000

From this it will be seen that 2,000,000 eggs were deposited in the hatchery last

fall. They are at present doing well and in a healthy condition.

The floor in the hatchery room is beginning to get rotten; I had to patch it a little this season before putting the ova in. I think it will soon require a general overhauling. When the fry are distributed next summer I will examine it and report the extent of repairs necessary. It will also be necessary to do some repairs to the salmon tank.

A small storehouse 10 feet by 14 feet, with 8 feet posts, was built during the summer; also a fence along the road from the mill dam to the fish dam, 300 feet in length. I also built a small block inside the fish dam, on which to keep the scow

while not in use.

In my last report I mentioned the necessity of filtering the water supply. If this could be done we could show much better results in the number of fry hatched.

The hatchery is in good order, except as above stated, and when the proposed repairs are completed, it will be in very good order.

C. A. FARQUHARSON,

3.—BEDFORD HATCHERY.

PROVINCE OF NOVA SCOTIA.

Report of the Officer in Charge of the Bedford Basin Fish Hatchery for the year 1886.

I beg herewith to submit my annual report of the operations connected with the

fish hatchery under my charge.

In addition to the number of salmon ova laid down in this hatchery in the autumn of 1885, I received from the Newcastle Hatchery, Ontario, a large number of whitefish and salmon trout ova. I was not successful in hatching any considerable number of these. It being late in the season when they arrived a large percentage of the whitefish hatched during their shipment here and, of course, died on the trays. The salmon trout ova were also injured in transportation, and at the time of their bursting the shell, a large proportion of them died.

The total number of fry hatched was as follows:—

Salmon	850,000
Salmon trout	60,000
Whitefish	50,000
	960,000

Which were distributed as follows, as per instructions received from your Department:-

Salmon.

~			
Sackville	River	, Halifax Co	40,000
Nine Mile	do	do	40,000
Musquodoboi	it do	do	60,000
Little Salmon	n do	do	20 ,00 0
Big Salmon	do	do	20,000
Pennant	do	do	20,000
Ingraham	do	do	30,000
Indian	do	do	20,000
Gaspereau	do	King's Co	20,000
Cornwallis	do	do	20,000
Meander	do	Hants Co	20,000
Herbert	do	do	20,000
Nine Mile	do	~~	20,000
Salmon	do		30,000
Stewiacke	do	Colchester Codo	30,000
North	do		30,000
East			
West	do	Pietou Co	80,000
Middle	do	do	80,000
	do	do	40,000
Wallace	do	Cumberland Co	40,000
La Have, Li	unenk	erg Co	40,000
Gold River		do	10,000
Middle do		do	10,000
East do		do	20,000
Annapolis R	iver,	Annapolis County	30,000
Liverpool	do	Queen's County	30,000
Tusket o		Yarmouth Co	30,000
			<u> </u>
		M . 1 . 1	~~~~~

Total salmon fry...... 850,000

Salmon Trout.

Pace's Lake, Ha Sandy do	do	40,000 2 0,000
	Total salmon trout	60,000
	-	

Whitefish.

Sandy Lake, Halifax Co	50,000
-	

Notwithstanding the remote points to which some of these young fish were con-

veved, the fry were placed in the rivers in a healthy condition.

The distribution of these fish amongst the twenty-seven rivers, as per above list, is a work of considerable magnitude, and to be successful must be done in the short space of three weeks. The energy and continuous efforts necessary during that period will be understood. By referring to the map of Nova Scotia it will be seen that the whole coast of the province is served by this hatchery—from the Tusket River, in the extreme west, with numerous rivers on the southern coast, to the rivers of Pictou and Cumberland Counties, in the east, to which must be added almost the

whole shore of the Bay of Fundy.

It is questionable whether the interests of fish culture are best served by this widespread distribution of the comparatively small number of fry annually hatched in this institution, and I am of the opinion that if the work of this hatchery was confined to the stocking of some eight or ten of the most suitable rivers in central Nova Scotia much better results would be obtained and observed. Another hatchery situated at some central point in Western Nova Scotia is much needed, and by this means, some of the best salmon rivers in the province could receive their annual quota of young fish. The good results of the work are now becoming apparent in some of the rivers which have been stocked during the past ten years, and any effort on the part of the Department in this direction would be fully appreciated by those having an interest in the river fisheries.

The limited success attending the efforts at hatching whitefish and salmon trout last spring should not prevent further attempts being made to stock our numerous lakes with these valuable fish. The moving of the ova should be done not later than the latter part of February, when there would be no danger of their hatching during the journey. I have now ample room to accommodate at least four or five million of whitefish and half a million salmon trout ova, and I trust your Department will

endeavor to provide this institution with that quantity.

Collecting of ova.

Before attempting this part of the work this season I was obliged to rebuild several appliances for retaining the parent fish at the different fishing stations. action of ice, and freshets, and decay of material from dampness, had rendered the tanks and spawning sheds unfit for use. These are now in good condition—one large tanks and spawning sheds unfit for use. tank and spawning shed on West River, in Pictou County, another on East River in that county, one on the Musquodoboit River, in Halifax County, and a tank on the Chezzetcook River, in the last named county.

The total number of spawning salmon secured this season was as follows	s:-
West River 124	
East River	
Chezzetcook River	
Total	

From these were obtained over two million ova which now present a healthy appearance, the embryo being visible in the greater portion of them, and I hope to hatch the usual percentage.

A. B. WILMOT, Officer in charge Bedford Hatchery.

4.—DUNK RIVER HATCHERY.

PROVINCE OF PRINCE EDWARD ISLAND.

Report of the Officer in Charge of the Dunk River Hatchery for the year 1886.

The following report of the working of this hatchery for the past year is submitted to your Department. In the season of 1885, as previously stated, there Were 1,000,000 healthy eggs laid down in this nursery. They did remarkably Well up to the 1st of April, when one of the heaviest freshets known for some years, carried away the dam and stopped the supply of water for the hatchery. We were obliged to carry water and pour it in the troughs for several days; but the troughs being thrown out of their places, a large number of the eggs were injured in this way, and by sand and sawdust that came in with the freshet. I reported to the superintendent the state of the hatchery, and he ordered Mr. A. B. Wilmot, from the Bedford hatchery, to assist me, and gave instructions to transfer as many of the ova as possible to Bedford. We took away about 400,000, and the rest were lost.

On account of not getting the dam and other works repaired in time for receiving the fish, the first run of parent salmon passed through the dam up to the head of the river. After this the water got very low, and only a few salmon came up the street. stream, we therefore did not get a full supply of ova this season, having only succeeded in capturing 128 fish, 98 females and 30 males, which gave us 620,000 eggs, only a little over 6,601 eggs for each female. Most of them were, apparently, young fish, below the average size. The hatchery was put in thorough repairs, and the dam mended where it gave way, and a new waste-gate put in on the east side, 17 feet wide, so that the surplus water will now run through the second gate in case of another freshet. This will ensure safety hereafter. The foundation of the hatchery was also repaired, as it was found to be almost carried away by the heavy freshet. Rverything is now working splendidly.

A good deal of trouble was experienced last fall with poachers, as they appeared to be determined to get salmon. The wardens, however, were kept continually on the determined to get salmon. The wardens, however, it is probable that some the watch. I did not hear of any fish having been taken. It is probable that some Were captured in nets at the mouth of the river, in the tide-way, and another warden should be appointed for that portion of the river; in this case, one of the guardians the river might be dispensed with. A guardian is also necessary for Wilmot's River, as there is no one appointed to look after it at present.

I am pleased to be able to state that sawdust, which has previously been so detrimental to the river, has been pretty well kept from it during the past year.

have endeavored to give you all the information, as far as it is possible for me to do so, in this report.

HENRY CLARK. Officer in Charge Dunk River Hatchery. .

5.—ST. JOHN RIVER HATCHERY.

PROVINCE OF NEW BRUNSWICK.

Report of the Officer in Charge of the St. John River Hatchery for 1886.

The following report relating to the operations carried on in this hatchery

during the current year is herewith submitted.

It will not be necessary to again refer to the number of ova laid down in the hatchery in the fall of 1885, as the details were given in last year's report. I am now pleased to say that the eggs did well and hatched out a large percentage of fry in the spring. In the month of March, 1886, I received a further supply of fish eggs from the Newcastle hatchery, consisting of nine hundred thousand salmon trout, and one million whitefish eggs; all of which arrived in good condition, and hatched out, yielding a fair percentage. All of the fry were planted according to instructions in the following named lakes and rivers: The whitefish were all planted in Lakeville and Summerville Lakes, in Carleton County. The following statement will show the localities in which the salmon and salmon trout were deposited:—

Salmon Trout Fry.

River de Chute Lake, Carl Chamcook Lake, Charlotte Skiff Lake, York County Digidigust Lake do Byram Brook Pond, Victor Portage Lake Long Lake Quaker Lake Muniac Lake Rapid des Femmes Pond Pond at hatchery	e Count	·y	80,000 200,000 60,000 75,000 60,000 60,000 15,000 100,000
			741,000
	Salmon	r Fry.	
St. Croix River, York Cou Magaguadavic do Tobique River, Victoria C Salmon River do St. John River do	County		200,000 60,000 160,000 120,000 250,000
Total distribution of do do	salmo	n trout fry n fry fish fry	790,000 741,000 790,000 650,000 2,181,000

I am much pleased to be able to state that, with but one exception, the work of planting the fry was successfully accomplished, without any appreciable loss, not withstanding the fact that the greater quantity of them were carried very long distances.

During the summer I had the house cleaned and renovated by painting the tops of the troughs and the main tank, and by putting a coat of coal tar varnish on the

inside of the troughs and the hatching trays and other appliances. It became necessary to order three dozen new taps for the main tank and to purchase a new coal stove for the hatchery, as the old one was burned out. These improvements were for the interior of the house. Outside repairs were made by clapboarding the lower Portion of the house. Other work should be done next summer, such as repairs to the plaster, also whitewashing the interior and the windows. The dam and water course will also require strengthening. Three tons of coal and ten cords of hard wood were purchased. During the summer every necessary preparation consistent with economy was made for procuring a satisfactory supply of ova, to be equal, if Possible, to the quantity of the previous season. But in this I was grievously disappointed. On the last day of September I started for the spawning grounds on the Tobique and Serpentine Rivers. From the 6th to the 13th of October I diligently worked to capture parent salmon; but all my efforts proved futile on account of the unusual scarcity of fish in the river. I caught in all twenty-three salmon, but most of them were useless, as they had either partially or entirely spawned. From these fish I only got 52,000 eggs. I must now respectfully and earnestly repeat the sug gestions made in my last annual and previous reports, that the Superintendent of Fish Culture should be directed to provide a more certain, satisfactory and economical plan for getting supplies of parent salmon from which eggs could be obtained in sufficient numbers to stock this hatchery in the future; for the Fisheries Department must now be convinced that the present method is a most precarious and defective one at the best. Occasionally small supplies of ova have been obtained, but more frequently failures have been the result. I trust the Department will give this matter the most favorable consideration.

I also respectfully state that the Tobique and St. John Rivers are fished entirely beyond what they ought to be, both by what may be termed legal fishing and poaching. The latter is excessive and unless some more stringent means of protection is put in force it will be difficult to keep these rivers even fairly stocked with salmon.

In conclusion I beg to state that this hatchery and its appliances are in good tunning order and well supplied with a good supply of pure water.

CHARLES McCLUSKEY,
Officer in Charge of St. John River Hatchery.

6.-MIRAMICHI HATCHERY.

PROVINCE OF NEW BRUNSWICK.

Report of the Officer in Charge of the Miramichi Hatchery, for the year 1886.

I beg to submit the annual report of the work at the hatchery under my charge

during the past year.

According to last year's report I had laid down in the hatching troughs in the fail of 1885, one million and fifty thousand salmon ova. From these there were hatched out in the spring of 1886, nine hundred and forty-five thousand, fry which were deposited in the following named streams:

North-West Mirami	chi Ri	ver	250,000
South-West	do		
Little South-West	do		300,000
Sevogle River	•••••	***********	95,000
Stewart's Brook	• • • • • • •		150,000

945,000

Showing a loss of about ten per cent. during the winter and spring while hatching and distributing.

35

During the summer a little necessary repairing was done to dams and banks of the stream.

About the 10th of September I commenced to capture parent salmon, and succeeded in getting two hundred and eighty four fish. Of that number ninety-four were caught on the South-West Miramichi, and the balance on the North West branch of the river. The total number of females captured was one hundred and seventy and the remainder were males. From that number of parent fish I gathered one million and twenty thousand ova; showing an average of six thousand eggs taken from each female fish. These eggs were laid down in the hatching troughs and are progressing favorably up to the present date.

ISAAC SHAESGREEN.

Officer in Charge Miramichi Hatchery.

7.—RISTIGOUCHE HATCHERY.

Provinces of Quebec and New Brunswick.

Report of the officer in charge of the Ristigouche Hatchery for 1886.

I am pleased to report the catch of salmon in the Bay des Chaleurs and Ristigouche River to be fully as good as in 1885. One million four hundred and seventy thousand salmon eggs were deposited in the hatchery in the fall of 1885, from which one million three hundred and eighty thousand fry were successfully hatched and planted in the following streams:—

Ristigouche and Kedgewick Rivers	770,000
Matapedia River	200,000
Upsalquitch River	200,000
Nipissiquit do	200 000
Twelve Mile Lake, in rear of Campbellton	10,000
	1,380 000

A portion of the fry taken to the Nipissiquit River arrived there in poor condition. I have urged upon the Department several times the fact, gained from long experience, that it is almost useless to transport fry such a long distance with the hope of realizing the anticipated benefits which artificial fish culture is so fully entitled to receive. Should it be the intention of the Department to continue the system of further stocking the Nipissiquit River with fry from this hatchery, 1 would suggest that instead of carrying the young fish such a long distance at great risk as her han aridanced beautying the young fish such a long distance at great risk as her han aridanced beautying the young fish such a long distance at great risk as her han aridanced beautying the young fish such a long distance at great risk as her han aridanced beautying the young fish such a long distance at great risk as her han aridanced beautying the young fish such a long distance at great risk as her han aridanced beautying the young fish such a long distance at great risk as her han aridanced beautying the young fish such a long distance at great risk as her han aridanced beauty figures. risk, as has been evidenced heretofore, that a small inexpensive hatchery be constructed of hewn logs or other material in a suitable place, some fifteen or twenty miles up the Nipissiquit River, and the ova transferred to it in the spring months of April and May. An establishment of this kind would only require to be operated about three months in the year, and the fry hatched in this way could be distributed throughout the length of the river in a fine healthy condition. I am strong in the belief that each salmon river should be restocked from its own fish where found practicable to do so.

The fry for the Ristigouche River, and its branches, were conveyed as usual in open cribs, supplied with a constant flow of pure water, and towed sixty-five miles above the hatchery up river into both branches and deposited in fine condition, at the superintendent (Mr. Wilmot) and many other englers who were on the river at the time can testify to. Some ten thousand fry were planted in a large lake twelve miles from Campbellton. Numbers of these little fish were seen in the lake later in the fall months. I would urge that a continuation of planting fry in this lake be kept up for some years, as the experiment would afford further evidence of the success of artificial fish culture.

SUPPLY OF PARENT SALMON.

The department's net was set at Tide Head on the 1st of June last, this date being as early as the freshet in the river would admit. There were one hundred and thirty fish caught in this net, and two hundred and seventy-seven purchased from neighboring fishermen. Seventy-six of these fish died after bring deposited in the reservoir, having been injured in capturing, and conveying them from the nets to the pond; leaving a total of three hundred and thirty one fish, one hundred and seventy females, and one hundred and sixty-one males, from which was collected one million seven hundred thousand eggs. Spawning commenced on the 20th of October, and ended on the 5th of November. All the females gave sound ova, and were liberated in good condition. At the present time the eggs in the hatchery are look-

ing very well, the embryos being quite visible.

In order that the supply of parent fish for the hatchery may be increased in future; or in other words to obtain six or seven hundred salmon, it will be necessary that a small flat bottomed steam barge or scow, be purchased for this service, for towing the cribs with the parent fish from the nets to the retaining pond. Under present system the cribs are towed by horses some six or seven miles, and this can only be accomplished at certain times and during favorable weather, while at times of adverse winds, and freshets, it is impossible to reach many of the nets with a horse; whereas a small steam tug could collect these fish at any time, and travel over a much larger field in one half the time, thereby saving much labor and expense, and preventing the loss of many salmon, which unavoidably takes place under the present In fact to make a thorough success in collecting fish from the nets, it will necessitate the procuring of some sort of craft of the kind above referred to. A boat or scow for this purpose could be got for some four or five hundred dollars. In this way we could be enabled to obtain a portion of the parent salmon from stations at and below Campbellton if necessary, and from other stations where it is impossible to get them with our present means.

THE RETAINING POND.

The new retaining pond at Tide Head was prepared in early spring, and constructed of stakes, and lattice work with bars some 2 inches apart, which allows the water to flow through freely. This plan gave perfect satisfaction. The fish did better than under the former system, and the pond, with its great length and strong current of water, is quite capable of containing upwards of one thousand salmon. Complaint is made by certain individuals who, with hidden policy, pretend to be in favor of fish culture, but yet find fault with the whole system as pursued on the Ristigouche. This retaining pond, they say, is situated too low down on the river, asserting that the salt water is injurious to the fish, and that it would be much better if the fish and that it would be much better if the pond were located at Matapedia. Now, although the tide regularly ebbs and flows into this pond, the water, nevertheless, is equally fresh as the water far up the street into this pond, the water, nevertheless, is equally fresh as the water far up the street in not quite saline for then the fish It is to be deplored that the water is not quite saline, for then the fish would not be subject to fungoid disease, as has been proved to be the case in the pure salt water ponds at Tadoussac and other places. I have merely quoted the above to show the ignorance and envy of certain parties who visited this pond in October last, and decried it in every possible manner, and circulated many false-hoods in connection with it, and even went so far as to put forth the wicked idea that lime could be thrown into the pond, which would quickly destroy the fish. Such malicious expressions coming from parties holding responsible positions, and from whom better should be looked for, are, I fear, forebodings of evil intent.

RETAINING YOUNG FRY IN PONDS.

In accordance with Departmental instructions a retaining pond was constructed at the hatchery at Dee Side during October and November last. An excavation 40 by 60 feet, and 4 feet deep was made; 100 feet of piping connected the pond with the hatchery and carried the surplus water that flows over the eggs into the pond. In this way the passage of other fish into the pond is prevented. It will be necessary to clay, or concrete, the bottom of this pond in the spring to prevent the water from soaking through the porous earth. I have no doubt a limited number of fry may live and grow in this pond, as the cold spring water will be somewhat warmed by the sun's rays, and food can be supplied them by regular feeding.

OBTAINING SPECKLED TROUT CVA.

Another trial was made during the past season to procure a large supply of speckled trout eggs; but I regret to state that it was almost a failure, as only a few eggs were collected. I left Dee Side on the 18th of August with a scow and crew of men, and proceeded over 100 miles up the Ristigouche, spending three weeks prospecting the various streams in search of trout and finding that there were very few indeed to be had in the rivers, I then concluded to make a trial at States Brook Lake, and succeeded in obtaining some 80,000 eggs. This lake is situated some 20 miles from the Kedgewick River and 12 miles from the stream. A great deal of extra labor was experienced cutting out a road and clearing out the brook to make it passable for a canoe. This occupied time and cut short the best period for fishing, and not being thoroughly equipped with proper fishing material for this lake, which was found deep, and therefore required deep nets and a boat, consequently we had to eatch the trout with hook and line. They were certainly the finest and largest lake trout I have ever seen, the average weight being one and a half pounds.

Another year with the proper fishing tackle, and by making a small enclosure along the shore in the lake to retain the fish when caught, I think fully half a million of these eggs might be obtained. But in my opinion the proper system to adopt to obtain trout ova successfully is to secure some well known trout river like the Nouvelle, which empties into the Bay des Chaleurs, and net the parent trout in early spring, and retain them in ponds until ready to spawn, and pursue the same

method used in the collecting of salmon ova.

CRIBS FOR PLANTING SALMON FRY.

It will be necessary to construct two cribs, during the coming winter, for distributing the salmon fry next spring and following seasons. The old cribs which were built some years ago are used up. The hatchery and pond require fencing in It would suggest that the fence be made of wire, and the posts procured at once. is also very important that there should be a boat and storehouse erected next season, and the material in the old hatchery could be utilized for this purpose. Some additional work was made to the hatchery during the past year, namely, placing second floor in dwelling part; fitting in extra troughs; also varnishing the trays, troughs and other apparatus. The hatchery, with all its appliances, is working very well indeed; and owing to a good deal of plant being now on hand, necessary for the successful operating of the institution during the coming year, I anticipate being able to made a reduction in connection with the expenditure for 1887.

ALEXANDER MOWAT

S.—GASPÉ HATCHERY.

PROVINCE OF QUEBEC.

Report of the Officer in Charge of the Gaspe Hatchery for the year 1886.

The ova in this establishment proved very good last winter. The loss was only fifty thousand, or a little over eight per cent. The greatest loss was in the month of May while the fry were hatching. The number of eggs recorded as having been removed or picked out in that month being fifteen thousand six hundred and forty-six. The young fish commenced hatching on the 9th of May. April was remarkably warm and fine, which no doubt hatching of the fry. The removal of the young fish was commenced on the 9th of June and finished on the 10th of July. The following is the number of fry placed in each river:-

Darmouth do York St. John	do do	above Fallsbelow do		•
		Total	576,000	

CAPTURE OF PARENT SALMON.

The net for this purpose was set on the 9th of June and removed on the 27th of July. The river rose rapidly on the 30th of June, owing to heavy rain and the net was taken up and reset on the 4th of July. No fish were caught after the 12th July and there was no small run of fish during that month as usual. Eighty-three parent hish were captured and twenty-three purchased from William Stanley, one of the net fishermen, which made one hundred and six fish in the pond. Out of this number nine died, leaving ninety-seven left for manipulation. The fish were placed in cribs on the 8th of October. These were sixty-five females, and thirty-two males.

50 females averaged 12,000 ova	104,000
Total	704,000

There was no loss of fish after spawning, and all were returned to the main river except three which remained in the brook. The weather remained fine during the month of October. The scows and other outfit were all well secured for the winter.

GENERAL REMARKS.

The troughs and trays were varnished in summer, and the building dried and ventilated. A drain was made to conduct the water off at the front of the hatchery. The roof and outside of the building should be painted next season, and the establishment would then be in good working order.

On examination, I found that the side-stringers and the spiling on both sides of the upper dam were decayed, and I have therefore ordered the necessary lumber so

as to do the work next September, when the water in the brook will be low.

PHILIP VIBERT.

Officer in Charge, Gaspé Hatchery.

9.—TADOUSSAC HATCHERY.

PROVINCE OF QUEBEC.

Report of the Officer in Charge of the Tadoussac Hatchery for the year 1886.

The following statement of operations at the Tadoussac Hatchery during the past

year is herewith submitted.

From the number of eggs laid down in the fall of 1885, there were hatched, in the spring of 1886, 1,627,000 fry. These were distributed in the following named rivers and lakes :-

St. Margaret River, North-East Branch	250,000
Little Saguenay River	120,000
A Mars River	25,000
In streams near Hatchery Lake	432,000
In streams of Salmon Lake, discharging into St. Margaret's River	350,000
In streams of Mowat's Lake, discharging into the St. Lawrence River	
	1,627,000

These were all safely distributed in a good, healthy condition. A great number of "smolts" were seen coming down from the little lake above the hatchery in May last before the wire net of the salt water pond below was put up, but none were seep afterwards on account of the summer and fall being exceedingly dry, so that the water of the lake did not flow over the dam. The lake is full of young salmon. Any numbers of the size of 8 to 11 inches can be caught with a fly. It is a great sight in

the summer evenings to see the young salmon leaping up all over the lake.

Salmon net fishing was not so good as last year. This, I attribute in great part, to the complete failure of easterly winds during the fishing season. The first salmon caught in our fishery was on the 25th of May, and the fishing was nearly over by the 1st of July. Many of the fishermen had taken up their nets early in July. I am sorry that I was not as successful as could be desired. I only secured 145 parent fish; 52 were males and 93 females. A good many weighed from 25 to 30 pounds. The average weight of the salmon last season taken from our three fisheries was 17 and 18 pounds. The 93 females gave 997,920 eggs, showing an average of 10,730 ova for each one. The eggs were all laid down on the hatching trays in good containing. The work of spawning commenced on the 21st of October and closed on the 6th of November. Since that date there has been only a small percentage of bad eggs picked out. After manipulating the salmon they were kept in the salt water pond until the 10th of November, and not one of them was lost. At the present time the eggs are in good condition and the embryos well advanced.

In regard to repairs, a considerable amount of work will be required to put this hatchery in reliable working order for next year's operations. The building and ponds require a thorough inspection; but it is useless for me to add anything to the detailed an artistic for the detailed an artistic form. the detailed report made by Mr. John Mowat in December, 1885. Only temporary

repairs were made last fall.

L. N. CATELLIER,

Officer in Charge Tadoussac Hatchery.

10.--MAGOG HATCHERY.

PROVINCE OF QUEBEC.

Report of the Officer in Charge of the Magog Hatchery for 1885.

The following report is herewith submitted relating to the operations at the

Magog Hatchery for the past year.

A small expenditure of money was made in preparing Witch Island Shoal for seining, by clearing the bottom of stones and other obstructions, and by building a pier and platform to enable the fish to be landed and the seine to be drawn in. Operations were commenced on the 10th day of October, at which time the salmon trout appeared upon the sand beds. They soon left these beds, and they were followed to the above named shoals, where we continued to seine them as long as they remained.

I succeeded in taking four hundred and forty-six parent fish, the larger portion being males. From these we succeeded in collecting between three and four hundred

thousand salmon trout eggs which were duly deposited in the hatchery.

On the 5th of April last, one million five hundred thousand salmon trout eggs came down from the Newcastle Hatchery, in charge of Mr. Charles Wilmot, and were safely laid down in the troughs of this hatchery. From these and the ones secured from Lake Memphremagog, one million four hundred thousand fry were hatched and Planted in the following named sheets of water.

Orford Lake, Brome County	250,000
Massawippi Lake, Stanstead County	
Key Pond, Sherbrooke do	
Brompton Lake, Richmond do	75,000
Baldwin's Lake, Stanstead do	
Memphremagog Lake, Stanstead and Brome Counties	
	1,400,000

Two lots intended for Lake Megantic, in Compton County and Selby Pond, Missisquoi County, were planted in Lake Memphremagog, in consequence of a heavy rain and sudden change of temperature of the water which affected the young fish so much as to necessitate their being put into the nearest body of water at once.

Black bass are multiplying very fast, from the small fry which were deposited in Lake Memphremagog a few years ago from the Newcastle hatchery in Ontario. At the rate of increase for the past two or three years this lake will soon excel, in bass fishing, any sheet of water in this Province. One man, last summer, caught twenty-three, weighing forty-six pounds, in about four hours. All the lakes and ponds in which small fry have been deposited are showing unmistakeable signs of increase, especially Brompton Lake, Key Pond, Orford Lake, and Memphremagog Lake, and were the protection more effectual, the increase would be much more apparent.

A. H. MOORE,
Officer in Charge Magog Hatchery.

200 000

11.—NEWCASTLE HATCHERY.

PROVINCE OF ONTARIO.

Report of the Officer in Charge of the Newcastle Hatchery for the year 1886.

I have the honor herewith to submit my annual report of the fish cultural opers-

tions connected with this establishment for the past year.

Port Hone Lake Ontonio

During the spring of 1886 the fry from this hatchery were distributed in good order, with the exception of a few thousand speckled trout sent to Pickering. During the whole spring months the weather remained exceptionally cool and favorable for the transporting of young fish long distances.

The following table will show where the fry were planted:-

Schroule showing points where fry were distributed from the Newcastle Hatchery during the spring of 1886.

Salmon Trout Fry.

Port Hope, Lake Ontario	300,000
Whitby do	300,000
Newcastle do	500,000
do do	300,000
Toronto do	500,000
Brighton do	300,000
Collingwood, Georgian Bay	500,000
Pigeon Island, Lake Ontario	500,000
Chats Lake, County of Pontiac	150,000
Otty Lake, 4 miles from Perth	150,000
Mississippi Lake, near Carleton Place	100,000
Lake near Ottawa, delivered to J. Mohr	100,000
Allanford Lake, near Wiarton	100,000
South Lake, Leeds, S. R	50,000
Griffith's Lake do	50,000
Delta Lake do	100,000
Meaford, Georgian Bay Halliburton, Lake Halliburton	100,000
Bobcavgeon, Lake in vicinity	100,000
North Riding of Hastings-Lakes Sweets, Humphreys,	
Eagan, Waterhouse, Riddles	250,0 00
Beaver Lake	100,000
Cameron Lake, Fenelon Falls	
Balsam Lake, do	
,	
Total	5,250,000
Whitefish Fry.	
Part Hone Take Ontario	150,000
Port Hope, Lake Ontario	
Belleville do	
20116ATHQ (f)	500,000
Total	1 150 000
LUIAL accessors sessessions accessor	1,100,000

Speckled Trout Fry.

Speckied Irout Fry.	
Campbellford Trenton Belleville	8,000 2,000 10,000 2,000 3,000 4,000 2,000 4,000 4,000 4,000 4,000
Salmon Trout eggs at the point of hatching, shipped to	:
Newfoundland Colonial Exhibition, London, England Magog Hatchery, Province of Quebec Bedford do Nova Scotia. Grand Falls do New Brunswick.	500,000 50,000 1,200,000 1,000,000 1,000,000 3,750,000
Whitefish eggs at the point of hatching shipped to-	-
Newfoundland	200,000 200,000 1,000,000 750,000 2,150,000
0 1,11,0	_
Grand total of fry and live eggs distributed in 1886	5.
Salmon trout fry	5,250,000 1,150,000 51,000 3,750,000 2,150,000 12.351,000

The practice of planting fry in such a number of different localities as shown in the above schedule, I do not think is either advantageous to artificial fish culture, or in the public interest. Better results would be shown if fish were deposited exclusively, say in Lake Ontario for two or more years, after which some of the other important waters could be stocked in like manner. Not much is to be gained by depositing a few thousand young fish in a large lake, when it would certainly require many millions to stock it satisfactorily. If, however, exclusive attention was paid to the stocking of one of our important public waters

yearly, such results would be obtained as would demonstrate beyond a doubt the beneficial advantages to be derived from artificial fish culture. This suggestion I have made mention of in former reports, and I would respectfully direct the attention of the Department to it again.

FREE TRANSPORT OF FISH AND EGGS.

Thanks are to be acknowledged to the Grand Trunk Railway Company for its courtesy in granting free transport of our young fish and eggs to and from this establishment to all points over its line and its various branches. In view of this action on the part of the Grand Trunk, I would suggest that all Government railroads be instructed to do likewise, and that the arrangements be made before the distribution of the fry next May.

NEW DAM.

The dam at this hatchery, which was rebuilt last year, has withstood all freshets up to the present date. Some extra work performed upon it during the past summer has made it still more permanent.

CARP FOR PONDS.

The ponds in connection with this hatchery would be admirably suited for the rearing of carp, but for the fact that they are too shallow. In consequence of this, young fish obtained some years ago from Washington, D.C., were nearly all lost from suffocation under the ice in the winter, which formed almost to the bottom of the ponds. The water is, however, well suited for their growth, as it becomes very warm during the summer months. If the ponds were somewhat deepened, carp could, without difficulty, be successfully propagated here in large quantities.

KEEPING ON HAND THE BETTER KINDS OF FISH.

During the summer the heat of the water from the creek which supplies this hatchery ranges from 60° to 75°. This is altogether too warm for the better classed of fish, as they require a temperature from 45° to 55°. To remedy this, and to supply the hatchery with an abundance of pure cold water, an artesian well should be sunk in some suitable place near the hatchery. This would do away with the continual washing of eggs now absolutely required by reason of the foul condition of the water in the stream at the time of freshets, thaws and rainstorms, when this well would for the time give sufficient good water, and the dam could be lowered to prevent breakages, thereby saving expense and much night labor at the risk of life. A supply of cool water would also prevent the suffocation of many young fish when they are emerging from their shell in the spring.

LAST FALL'S COLLECTION OF EGGS.

The following numbers and kinds of fish eggs were laid down in this hatchery in the fall of 1886:—

Salmon trout from do do Whitefish do Speckled trout do do do	Pigeon Island	2,725,000 1,500,000 70,000
To	tal	

The collection of Salmon Trout eggs last fall, was not as successful as during the previous season of 1885, owing to the failure of the contractor to have three pound

nets set at Colpoy's Bay by the 1st of November, according to agreement. Had this contract been carried out in the same satisfactory manner as was the case in the fall of 1885, there would have been no difficulty in procuring even more eggs this year than in the previous season, as the weather was more settled. In consequence of this delay in setting the nets, only 2,725,000 eggs were collected at Wiarton, during the season of 1886, as against over 11,000,000 in the fall previous. Had it not been for the Pigeon Island fishery on Lake Ontario, where 1,500,000 eggs were collected previous to going to Colpoy's Bay, the work of last fall would have proved a total failure as contrasted with other years.

The schedule or diary kept is as follows:-

A STATEMENT showing the daily operations of collecting Salmon Trout Eggs at Colpoy's Bay during the Season of 1886.

								, 	
Date of lifting nets.	0	Nets lifted.	fro which w collect	0	No. of Fish Spawned out before entering Nets and liberated.	fo Inju D	of Fish und ired or ead Nets.	ot Bggs collected.	Remarks.
Date of 1		No. of N	Males.	Females	No. of Fi before and lib	White- fish.	Salr on Trout.	No. of E	
Nov.	1				*******			************************	
₫0	3							7*******	J. Kenefick and assistants arrived in Wiarton and found nothing had been
do	3					· · · · · · ·	•••••		done towards setting nets Men built shanty, made drives for spiling stakes, and got things ready for setting
do do	4	.,,,,,		•••••		·••••	*******		nets. Kenefick showed men where nets were set previous fall.
do	5 6	••••		,			•••••	********	Weather very rough; men could not work. Men drove 13 stakes, enough for 1 net;
do	7						*******	*******	expect to complete No. 1 net to- morrow.
do.	8	•••••					 		Sunday. C. Wilmot arrived in Wiarton. Men set half of No 1 net; had to abandon
do do	9							•••••	work, weather too rough. Rough weather; men only worked part of day.
	10 11			**** · · **** · *	•••••	ļ		······································	No. 1 net ready for catching fish at 10 a.m.; weather fine.
do	-	•••••			*******				Men at work at No. 2 net; expect to finish to-morrow.
	12			******				*********	No. 1 net wantonly cut in several
	13					7	2		places and fish let out. Examined nets. Considerable poaching going on; fish found gaffed and
	14 15	1	10	40	20	2	5	90,000	speared. Employed 2 guardians. Sunday. Went with tug to look at nets. Strong wind N.E.; cold and snowing; men working at No. 3 net. Hole cut
•	16	2	30	2 00	50	3	19	850,000	in No. 2; guardians saw no one. Fine calm weather. Large number of fish spawned out.
d o	17		·•••••	-81 00 8 050000					Tug in use at No. 3 net; could not lift on that account. Great scarcity of male fish in nets. Raining.
		•	!		ſ	(4	15	· MARIO MINI III ILUGO, ; AMBINERES

STATEMENT showing the daily operations of collecting Salmon Trout Eggs at Georgian Bay, &c.—Concluded.

Date of lifting Nets.	No. of Nets lifted.	No. of from which collect liber	Fish m Spawn as ed and ated.	No. of Fish Spawned out before entering Nets and liberated.	fo Inju D	Of Fish und red or ead Nets.	No. of Eggs collected.	Remarks.
do 18 do 19 do 20 do 21 do 23 do 24 do 25 do 26 do 27	3 3	25 9 12 12	130 50 75 70 97	40 25 40 37 90	3 4 5	15 15 19 12 16	215,000	Dreadful storm; snowing and freezing; impossible to lift nets; wind S.W. Weather still heavy; could not lift nets. Nets found damaged by storm. No. 3 net completed at 11 a.m. to-day. Fine weather; very few fish entering nets. Sunday. Examined nets, found them all right. First day of lifting No. 3 net; only 100 fish in it; set too late to be of any use. Did not lift; only a few fish in nets; run of fish about over. Weather moderate. Strong wind; could not lift No. 3 net. Cold and rough; very few fish entering nets. Snowing. No. 3 net lifted, but found no more fish in it; does not appear to be of any use. Still upwards of 500 fish in nets. Snowing all day; run of fish about over.
do 28 do 29 do 30	1 19	$-\frac{7}{10}$	140 190 992	80 75 457	3 3 33	12 17 130	250,000 200,000 2,725,000	day. Sunday. Could not lift No. 3 net, wind too strong. Blowing hard and very cold.

PROSPECTING FOR SPECKLED TROUT EGGS.

Under instructions from the Superintendent of Fish Culture, I prospected some of the trout lakes in the Muskoka district in the month of August last, with the view to learn if speckled trout eggs could be got there in desirable numbers. The majority of the trout at this time had ascended the rivers entering the larger lakes, such as Hollow Lake, and Trading, or Lake of Bays. It was, therefore, impossible to draw any satisfactory conclusions as to which was the best course to adopt for getting parent trout from these numerous bodies of water without personally traversing them, therefore I inspected many lakes of less size than those mentioned above which cover smaller areas, averaging from one mile long to a-half or three-quaters broad. Many of them had no perceptible inlet or outlet, and consequently fish were in the habit of spawing on the shoals near the banks, much in the same manner as salmon trout.

I commenced my prospecting trip in August and proceeded by way of Toronto to Gravenhurst. Thence by steamer to Bracebridge and up the Muskoka River. Then by stage to Baysville at the foot of Trading Lake, and by tug up the lake twenty-two miles to Colebridge or Dorset. From this place I proceeded by portaging and canoeing through a chain of lakes including Otter Lake, Clear Water Lake, Crozier Lake, Porridge Lake, Duck Lake, Bear Lake, Buck Bay, and Upper and

Lower Fletcher Lakes, inspecting each of them, and at last reached Hollow Lake, which is some eighteen miles in length. From thence, I made a portage of four miles and reached Colebridge or Dorset again. This trip necessiated the carriage of all requisite camping equipments for myself and men over fifty or sixty miles of the wildest and roughest parts of Muskoka, where hardships of the severest nature had to be experienced to accomplish an undertaking of this kind.

On my return from this inspection trip, I reported somewhat favorably to the Superintendent that trout eggs could be got in that district, and I afterwards received instructions from your Department to proceed there in time to make arrangements to secure, if possible, three or four millions of speckled trout ova.

left Newcastle again on the 4th of October, fully equipped with men and the required apparatus for netting the fish and getting eggs. On this occasion I unfortunately took the advice of the Sawyer Brothers, who are old settlers and thoroughly familiar with every portion of the Muskoka district. They having acted as general guides in that region for the past twenty years, I took their statements that trout Were more numerous and much more easily taken in the Hollow Lake district than in the section of the country which I had previously gone over. Relying upon this advice I changed my reute and went from Colebridge to Hollow Lake. After traversing the lake which is some 20 miles long, in canoes, I made other portages to Skin and Stocking Lakes, where I had been informed by the Sawyer Brothers that speckled trout were "swarming." Quite a length of time was spent in building a short of the same of the first tried. shanty and getting everything in readiness to work our seines. The first trial proved, indeed, that the lakes were full of fish, but unfortunately, they were not speckled, but salmon trout, averaging about three-quarters of a pound in weight. Inding our work had been of no avail we moved to Otter Lake, where I made attempts to get parent trout, but as brush and other kinds of rubbish impeded operations it was found impossible to procure a suitable place to draw a seine. And even if this could have been done the fish in these smaller waters were not sufficiently numerous to collect from them any satisfactory quantity of ova. There are, however, plenty of large trout in this district, and in future, with the practical knowledge now obtained, I have no doubt large quantities of eggs could be secured there. This work of getting ova would have to be carried out much in the same way as is adopted in collecting parent salmon in the Maritime Provinces, viz.: By building retaining ponds of slats and collecting the trout while migrating up the large rivers during the summer months in order to spawn late in the fall in the upper branches of these rivers. Only by these means could the trout be kept safely and under control for the purposes of obtaining eggs in such quantities as might be desired. While on this trip my men and I lived for a month in a log shanty roughly built by ourselves, ten miles from any inhabitant, and with the limited means at our disposal to create comforts of any kind, we suffered hardships from cold and rain.

I regret exceedingly that our efforts were not rewarded with success. If attempts are made again, May or June should be chosen and I feel confident that the results will be all that could be desired.

While at Otter Lake I secured a few samples of speckled trout, some of these were forwarded to the Department at Ottawa. They were fine specimens, weighing on an average about two pounds. From the Otter Lake trout we gathered a few thousand eggs, but as the expense to carry the small numbers we had obtained would be very great, we therefore considered it best to deposit them in a small stream entering

It is a matter of deep regret that capable and trustworthy overseers are not appointed to look after the fisheries interest of the Muskoka waters. The fish are shamefully slaughtered, not so much by the settlers as the self-styled sportsman, who, in in many cases is not satisfied with catching hundreds of beautiful speckled trout by heans of rod and line and trolling hook, but actually use dynamite, greedily killing thousands at a time. This barbarous work can be proved not only from my own personal knowledge, but also by reliable gentlemen who camped near me last fall.

If something is not done to stop this dastardly work these beautiful waters of the Muskoka district will in a very short time become completely depleted of the speckled

trout which now abound in them.

There is at present a great demand for speckled trout fry throughout the Province of Ontario, and if a sufficient quantity cannot be procured in this locality, efforts should be made to secure them from the Maritime Provinces, British Columbia or the United States.

INCREASE OF FISH.

I am in receipt of encouraging information as to the increase of fish in some of the waters of this Province. Puslinch Lake, near Guelph, was stocked with salmon trout fry some five or six years ago, and is now reported to be well supplied with these fish. There are many other instances where fish are stated to be plentiful, where none existed before the waters were stocked from this nursery with fry. The close seasons should be more carefully observed, else it cannot be expected that artificial fish culture will show the beneficial results that it otherwise would.

OTHER HATCHERIES RECOMMENDED.

Taking into consideration the loss sometimes involved in transporting young fish long distances, I am of the opinion that it would be wise to establish one or more hatcheries on the Georgian Bay, or elsewhere in this Province. The people living in the Georgian Bay district deeply regret that this has not been done before. I am confident that in establishing a nursery somewhere on the Georgian Bay, it would prove most satisfactory, not only to the surrounding districts, but to the Provinces generally. Eggs are obtainable there in great quantities, and could be shipped during the winter months to any or all of the establishments requiring them.

The eggs of this hatchery at present are looking well, and if no unforeseen accident occurs there will be a fair percentage of fry for public distribution in the

coming spring.

C. WILMOT,

Officer in Charge Newcastle Hatchery.

12.—SANDWICH HATCHERY.

PROVINCE OF ONTARIO.

Report of the Officer in Charge of the Sandwich Hatchery for the year 1886.

In obedience to instructions my annual report is submitted regarding the opera-

tions in the hatchery under my charge.

In December of last year, when I made my report, I showed the statement of having gathered 51,000,000 whitefish eggs, and will now show that from these numbers I hatched out 42,000,000 young fish, and distributed them under instructions of your Department in the following named places:

Lake St. Clair		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2,000,000
Peach Island			2,000,000
Belle Island			1,000,000
McKee's Pond, Detr	oit Riv	er	2,000,000
Gauthier's Pond,		***********************	2,000,000
Jolly's Pond,	do	***************************************	2,000,000

Fighting Island Stoney Island Bois Blanc Island Colchester, Lake Erie Leamington, do Pelée Island, do Rondeau, do Port Stanley, do Port Colborne, do	2,000,000 2,000,000 3,000,000 1,000,000 1,000,000 1,000,000 1,000,000
Hamilton Bay, Lake Ontario	3,000,000 1,000,000
Toronto, do	2,000,000 8,000,000
Sent to Newcastle (live eggs)	3,000,000
Total	42,000,000

All these young fish were carefully handled and placed in the above named waters under the supervision of myself and my assistants, and were put into the water in a lively and healthy condition. After having disposed of all the whitefish, prepared the house for the hatching of pickerel or dore, and during the spawning season of this fish I gathered together 25,000,000 eggs from the following fishing grounds:

Weiss Bros., Lake Huron	7,000,000
Loiseau, do	
Hitchcock & Stead, Lake Huron	10,000,000
Total	25,006,000

From this number of pickerel eggs, 15,000,000 fry were hatched and planted as follows :-

Point Edward, Lake Huron	2,000,000 2,000,000
Peach Island	2,000,000
Belle Island	2,000,000
At Hatchery, Detroit River	
	15,000.000

In my previous report I pointed out the fact that the Americans had utilized all their own grounds, and that we could no longer look in that direction to secure any pickerel ova. The Americans have gone further than this, and are coming over to our grounds to buy up all the ova they can, and if they have not succeeded this season, it is not saying that they will not do so at some future date. As an instance, Would cite that American fish culturists from Dakota and Wisconsin made an offer to Messrs. Hitchcock & Stead to buy up all their pickerel ova, but those parties refused, and allowed me to go on their grounds and handle the fish free of charge.

In order to secure a large quantity of ova, I would suggest, and with propriety, I think, that a wind-mill with pump be erected on or near Loiseau's grounds on Lake Huron, and that a pond be built there to place the late spawning pickerel in, and keep them there till they are ready to spawn. The wind-mill driving the pump would supply the pond with a sufficient quantity of fresh water, and keep the fish in a good healthy condition. I would recommend that this plan be carried out, and that the fishermen would be paid a reasonable sum for the privilege of taking the eggs from the fish netted by them.

This fall I have not been able to collect as many whitefish eggs for the hatchery as I would have liked to, but I was able to place 46,000,000 in the hatchery. These

eggs were gathered as follows:-

Stony Island	25,000,000
Gauthier's ground, main land	2.000,000
Gauthier's grounds, Fighting Island	19,000,000
	46,000,000

It might be stated here that the catch of whitefish in this section was about the same as that of last year, and I might probably have reported an increase had not the heavy storms somewhat hindered the fishermen in their work. My return of whitefish ova falls 5,000,000 short of last year. This reduced quantity was largely caused by stormy weather. At Gauthier's station on the mainland I had a number of parent fish put in ponds. The great storm caused the water to recede, leaving the fish dry on land, and making them useless for my purposes. This circumstance alone prevented me from securing many more millions of eggs. In order to have a fishing ground where we can rely upon securing eggs without trouble and expense of buying ova, I would suggest that the Department secure Bois Blanc Island fishery, so that the fish netted and not ripe for spawning at the time could be transforred by towing them to some other place, and there kept until their eggs ripened. By this means, and having another good fishing station, we would be able to fill this hatchery in any ordinary season.

Next season several repairs will have to be made to the hatchery. For instance, the old stands for holding hatching jars are pretty badly decayed, and will have to be replaced by new ones, and the troughs which carry off the water from the jars must be renewed. There should also be more tank room, as the tanks now used are too small to keep the young fish in a healthy condition until they are all distributed.

In order to show the people of this part of the country, and also to visitors from across the line, that fish hatched out in the hatcheries do live and grow, I would suggest that the Department lease a plot of ground where a pond could be made in which some young fish could be grown. There is a place near the hatchery which would be admirably situated for this purpose; in which there is a living spring of water that runs both winter and summer, and could be leased very cheaply. All of the machinery added to the house last year through the instructions of the Superintend ent, is doing its work well, and gives a plentiful supply of water which keep the eggs and fry in the most healthy condition.

WILLIAM PARKER,
Officer in Charge Sandwich Hutchery.

SPECIAL REPORT

ON THE

FISHERIES PROTECTION SERVICE

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CANADA,

1886.

Frinted by Graer of Barliament.



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1887.

INDEX TO CONTENTS.

GENERAL REVIEW OF THE FISHERIES QUESTION.	
ካ.	AGB
Treaty of Paris—Treaty of Ghent—Convention of 1818—Treaty of Reciprocity	
-Fisheries Protection Police-Washington Treaty-Termination of the	
Treaty of Washington—Remarks	V
Instructions to Commanders of Government Cruisers	· ·
The second of the latter of the second of th	
The season's work and the way it was performed	ΞV
Dependiture	KVİ
Conclusionx	x vi
Physical Control of the Control of t	
APPENDICES.	
Appendix A.—Schedule of United States' Vessels boarded during the Season of	
1906 by Officers in command of Eighaving Dustration	
1886, by Officers in command of Fisheries Protection	_
Cruisers	Z
B.—Schedule of United States' Vessels seized or detained during the	
Season of 1886, for violation of the Fisheries and Customs	
Laws	48
C.—Statement of Expenditure in connection with Fisheries Protection	
	50
Service, for the Year ending 31st December, 1886	U
D.—Report of Capt. P. A. Scott, R.N., commanding Fisheries Pro-	
tection Service	63

SPECIAL REPORT

ON THE

FISHERIES PROTECTION SERVICE

OF

CANADA,

DURING THE SEASON OF 1886.

The Honorable

GEORGE E. FOSTER,

Minister of Marine and Fisheries.

Sir,—The many enquires that have been made of the Department during the Year as to the present and past attitude of the Fisheries Question, have prompted me to state briefly its history, noting in turn, since 1783, the several "Treaties" and "Regulations," together with the Acts of the Provinces prior to Confederation and those of the Dominion, which from time to time have been passed, to regulate the Fisheries, during the periods to which the statement submitted refers.

THE FISHERIES QUESTION.

Before the War of Independence, in 1775, British American colonists enjoyed equal privileges in the North American inshore fisheries; but, on the conclusion of peace, it became a question how far such privileges should be continued to those who had voluntarily severed their connection with the British Crown.

The matter was fully discussed in the negotiations which preceded the Treaty of Paris, and an agreement was arrived at by which United States' citizens were allowed the liberty to fish and to dry and cure fish on certain defined portions of the coasts of British America.

THE TREATY OF PARIS.

The Third Article of the Treaty of Paris, of 3rd September, 1783, reads as follows:—

[&]quot;It is agreed that the people of the United States shall continue to enjoy unmolested the right to take fish of every kind on the Grand Bank and on all the other banks of Newfoundland, also in the Gulf of St. Lawrence, and at all other places in the sea, where the inhabitants of both countries used, at any time heretofore, to fish; and also that the

"inhabitants of the United States shall have liberty to take fish of every kind on such part "of the coast of Newfoundland as British fishermen shall use (but not to dry or cure the "same on that island), and also on the coasts, bays and creeks of all other of His Britannic "Majesty's dominions in America; and that the American fishermen shall have liberty to "dry and cure fish in any of the unsettled bays, harbors and creeks of Nova Scotia, Mag." dalen Islands and Labrador, so long as the same shall remain unsettled; but so soon as "the same, or either of them, shall be settled, it shall not be lawful for the said fishermen "to dry or cure fish at such settlement without a previous agreement for that purpose with "the inhabitants, proprietors or possessors of the ground."

It will be observed that the wording of this Article is carefully guarded, and that, while it continues to the citizens of the United States the right of prosecuting within the area in question what may be called the deep sea fisheries, it conveys to them simply the liberty to take, or to dry and cure fish therein upon certain defined portions of the British American coasts, and under certain expressed conditions.

The fisheries continued to be regulated by this Treaty until the War of 1812 by which, the liberties granted United States' citizens under the Treaty of 1783 were terminated.

THE TREATY OF GHENT.

The Treaty of Ghent, signed in 1814, contained no reference to the Fisheries Question, although in the negotiatiations which led up to that event, the subject was discussed by the planipotentiaries of the two powers concerned. Their respective contentions are shown by the following statements made by the commissioners on behalf of each Government. On the part of the British Government it was stated that "they did not intend to grant to the United States gratuitously the Pri-"vileges formerly granted by Treaty to them of fishing within the limits of the "British sovereignty, and of using the shores of the British territories for purposes "connected with the British fisheries." They contended that, the claim advanced by the United States of immemorial and prescriptive right was quite untenable, inasmuch as the Americans had, until the Revolution, been British subjects, and that the rights which they possessed formerly, as such, could not be continued to them after they had become citizens of an independent State; while the American plenipotentiaries declared that they were "not authorized to bring into discussion any "of the rights or liberties which the United States have heretofore enjoyed in rela-"tion thereto; from their nature, and from the peculiar character of the Treaty of "1783, by which they were recognized, no further stipulation has been deemed "necessary by the Government of the United States to entitle them to the full enjoy" "ment of them all."

Immediately after the conclusion of this Treaty the British Government determined upon a vigorous protection of the colonial fisheries, and instructions were issued as follows:—

Instructions from the British Government to the Governor of Newfoundland, relative to the Privileges enjoyed by Citizens of the United States to fish within British Jurisdiction.

SIR,—As the Treaty of Peace lately concluded with the United States contains no provisions with respect to the fisheries, which the subjects of the United States enjoyed under; the III Article of Peace of 1783, His Majesty's Government consider it not unnecessary that you should be informed as to the extent to which those privileges are affected by the omission of any stipulation in the present treaty, and of the line of conduct which it is in consequence advisable for you to adopt.

You cannot but be aware that the III Article of the Treaty of Peace of 1783, contained two distinct stipulations, the one recognizing the rights which the United States had to take fish upon the high seas, and the other granting to the United States the privilege of fishing within the British jurisdiction, and of using under certain conditions the shores and territories of His Majesty for purposes connected with the fishery; of these, the former being considered permanent, cannot be altered or affected by any change of the relative situation of the two countries, but the other being a privilege derived from the treaty of 1783 alone, was, as to its duration, necessarily limited to the duration of the treaty itself. On the declaration of war by the American Government and the consequent abrogation of the then existing treaties, the United States forfeited, with respect to the fisheries, those Privileges which are purely conventional, and (as they have not been renewed by stipulation in the present treaty) the subjects of the United States can have no pretense to any right to fish within the British jurisdiction, or to use the British territory for purposes connected with the fishery.

Such being the view taken of the question of the fisheries, as far as relates to the United States, I am commanded by His Royal Highness the Prince Regent to instruct you to abstain most carefully from any interference with the fishery, in which the subjects of the United States may be engaged either on the Grand Banks of Newfoundland, in the Gulf of St. Lawrence, or other places in the sea. At the same time you will prevent them, except under the circumstances hereinafter mentioned, from using the British territory for purposes connected with the fishery, and will exclude their fishing vessels from the bays, harbours, rivers, creeks and inlets of all His Majesty's possessions. In case, however, it should have happened that the fishermen of the United States, through ignorance of the circumstances which affects this question, should, previous to your arrival, have already commenced a fishery similar to that carried on by them previous to the late war, and should have occupied the British harbours, and formed establishments on the British territory, which could not be suddenly abandoned without very considerable loss, His Royal Highness the Prince Regent, willing to give every indulgence to the citizens of the United States which is compatible with His Majesty's rights, has commanded me to instruct you to abstain from molesting such fishermen, or impeding the progress of their fishing during the present year, unless they should, by attempts to carry on a contraband trade, render themselves unworthy of protection or indulgence; you will, however, not fail to communicate to them the tenor of the instructions which you have received, and the view which His Majesty's Government take of the question of the fishery, and you will above all be careful to explain to them that they are not, in any future season, to expect a continuance of the same indulgence.

Vice Admiral Sir Richard G. Keats.

I have, &c., (Sd.) BATHURST.

The enforcement of these orders led to numerous seizures of United States' fishing Vessels found within the limits of the colonial maritime jurisdiction, either fishing, remaining in harbors without necessity therefor, or using the coasts for purposes connected with their fisheries.

These stringent measures led to the reopening of negotiations by the President of the United States, in 1818, for the purpose of settling in an amicable manner, the disputed points which had arisen in connection with the Fisheries. Commissioners were appointed by both parties, and The Convention of 1818 was signed at London, on the 20th October of that year.

THE CONVENTION OF 1818.

Article I of this Convention reads as follows:-

"Whereas differences have arisen respecting the liberty claimed by the United States " for the inhabitants thereof to take, dry and cure fish on certain coasts, bays, harbours "and creeks of His Britannic Majesty's dominions in America, it is agreed between the "High Contracting Parties that the inhabitants of the said United States shall have, for "ever, in common with the subjects of His Britannic Majesty, the liberty to take fish of every kind on that part of the southern coast of Newfoundland which extends from "Cape Ray to the Rameau Islands, on the western and northern coasts of Newfoundland "from the said Cape Ray to the Quirpon Islands, on the shores of the Magdalen Islands, "and also on the coasis, bays, harbours and creeks from Mount Joly, on the southern " coast of Labrador, to and through the Straits of Belle Isle, and thence northwardly, "indefinitely along the coast, without prejudice, however, to any of the exclusive rights of "the Hudson Bay Company; and that the American fishermen shall also have liberty, "forever, to dry and cure fish in any of the unsettled bays, harbours and creeks of the "southern part of the coast of Newfoundland, hereabove described, and of the coast of "Labrador; but so soon as the same or any portion thereof shall be settled, it shall not be "lawful for the said fishermen to dry or cure fish at such portions so settled, without "previous agreement for such purpose with the inhabitants, proprietors or possessors of the ground. And the United States hereby renounce forever any liberty heretofore "enjoyed or claimed by the inhabitants thereof, to take, dry or cure fish on or within "three marine miles of any of the coasts, bays, creeks or harbours of His Britannic
"Majesty's dominions in America not included within the above-mentioned limits. Pro-"vided, however, that the American fishermen shall be admitted to enter such bays or "harbours for the purpose of shelter, and of repairing damages therein, of purchasing "wood, and of obtaining water, and for no other purpose whatever. But they shall be under such restrictions as shall be necessary to prevent their taking, drying or curing "fish therein, or in any other manner whatever abusing the privileges hereby reserved

By the terms of this Convention, United States' fishermen have secured to them forever the liberty:—

- 1. To take fish, (a) on the southern coast of Newfoundland, from Cape Ray to the Rameau Islands; (b) on the western and northern coast of Newfoundland from Cape Ray to the Quirpon Islands; (c) on the shores of the Magdalen Islands, and (d) on the southern coast of Labrador from Mount Joly to and through the Straits of Belleisle, and thence northwardly indefinitely along the coast.
- 2. To dry and cure fish in any of the unsettled bays, harbours and creeks of the southern coast of Newfoundland and the coast of Labrador, as described in the Treaty.
- 3. To be admitted to the bays and harbour of His Britannic Majesty's dominions in America for purposes of, (a) shelter, (b) repairing damages, (c) purchasing wood, (d) obtaining water, "and for no other purpose whatever."

In 1819, the Act (59 Geo. III., Cap. 38) was passed by the Imperial Government for the due execution of the provisions of the Convention. Acts for a similar purpose and modeled after the Imperial Act were passed by the colonial legislatures, as follows:—

1836.—An Act relating to the Fisheries and for the prevention of illicit trade in the Province of Nova Scotia, and the coasts and harbours thereof. 6 William IV, chap. 8.

1843.—An Act relating to the Fisheries and for the prevention of illicit trade in Prince Edward Island and the coasts and harbours thereof. 6 Viz., chap. 14.

1853.—An Act relating to the coast fisheries and for the prevention of illicit trade. New Brunswick, 16 Vic., chap. 69.

1862. Of the Coast and Deep-Sea Fisheries. Nova Scotia, 25 Vic., chap. 94.

1866.—An Act to amend the above. 29 Vic., chap. 35.

1868.—An Act respecting Fishing by Foreign Vessels. 31 Vic., chap. 61.

1870.—An Act to amend the above. 33 Vic., chap. 15.

1871.—An Act further to amend the above. 34 Vic., chap. 23.

1886.—An Act further to amend the above. 49 Vic., chap. 114.

Under these the British and Colonial Governments enforced the Treaty of 1818, and protected the inshore fisheries of the British American colonies.

From 1818 to 1851, fifty-one United States' fishing vessels were seized, of which twenty-five were condemned and twenty-six released either by the Admiral commanding or by order of the Courts of Vice-Admiralty.

The offences for which seizures were made and penalties imposed during this period were:—

- 1. Fishing within the limits set forth in the Convention of 1818.
- 2. Preparing to fish.
- 3. Purchasing and bartering bait and supplies.
- 4. Being in harbours and bays when not necessary for purposes of shelter and repairs, or of obtaining wood and water.

This vigorous enforcement of the provisions of the Convention led to negotiations between the United States and Great Britain, which ultimately resulted in the Reciprocity Treaty of 5th June, 1854. The clauses of this Treaty relating, more especially to the fisheries are as follows:—

THE TREATY OF RECIPROCITY.

ARTICLE I.

"It is agreed by the High Contracting Parties, that in addition to the "liberty secured to the United States' fishermen by the above-mentioned Convention of 20th October, 1818, of taking, curing and drying fish on certain coasts of the British North American colonies therein defined, the inhabitants of the United "States shall have, in common with the subjects of Her Britannic Majesty, the liberty to take fish of every kind, except shell fish, on the sea-coasts and shores, and in the bays, harbors and creeks of Canada, New Brunswick, Nova Scotia, Prince Edward's Island, and of the several islands thereunto adjacent, without being restricted to any distance from the shore, with permission to land upon the coasts and shores of those colonies and the islands thereof, and also upon the Magdalen Islands, for the purpose of drying their nets and curing their fish; provided that in so doing

"they do not interfere with the rights of private property, or with British fishermen in the peaceable use of any part of the said coast in their occupancy for the same purpose.

"It is understood that the above mentioned liberty applies solely to the sea fishery, and that the salmon and shad fisheries, and all fisheries in rivers and the

"mouths of rivers are hereby reserved exclusively for British fishermen.

"And it is further agreed that in order to prevent or settle any disputes as to "the places to which the reservation of exclusive right to British fishermen contained in this article, and that of fishermen of the United States contained in the next succeeding article, apply, each of the High Contracting Parties, on the application of either to the other, shall, within six months thereafter, appoint a Commissioner. The said Commissioners, before proceeding to any business, shall make and subscribe a solemn declaration that they will impartially and carefully "examine and decide, to the best of their judgment, and according to justice and "equity, without fear, favor, or affection to their own country, upon all such places "as are intended to be reserved and excluded from the common liberty of fishing under this and the next succeeding article; and such declaration shall be entered on the record of their proceedings. The Commissioners shall name some third person to act as an arbitrator or umpire in any case or cases on which they may themselves differ in opinion.

"If they should not be able to agree upon the name of such third person, they shall each name a person, and it shall be determined by lot which of the two persons so named shall be the abritrator or umpire in cases of difference, or disagree ment between the Commissioners. The person so to be chosen to be arbitrator or umpire, shall, before proceeding to act as such in any case, make and subscribe a solemn declaration in a form similar to that which shall already have been made and subscribed by the Commissioners, which shall be entered on the record of

" their proceedings.

"In the event of the death, absence or incapacity of either of the Commis"sioners, or of the arbitrator, or umpire, or of their or his omitting, declining or
"ceasing to act as such commissioner, arbitrator or umpire, another and different
"person shall be appointed, or named as aforesaid, to act as such commissioner,
"arbitrator or umpire in the place and stead of the person so originally appointed,
"or named as aforesaid, and shall make and subscribe such declarations as aforesaid.

"Such Commissioners shall proceed to examine the coasts of the North "American Provinces and of the United States, embraced within the provisions of "the first and second articles of this Treaty, and shall designate the places reserved by the said articles from the common right of fishing therein. The decision of the Commissioners, and of the arbitrator or umpire shall be given in writing in "each case, and shall be signed by them respectively.

"The High Contracting Parties hereby solemnly engage to consider the decision of the Commissioners conjointly, or of the arbitrator or umpire, as the case
may be, absolutely final and conclusive in each case decided upon by them or

"him respectively."

ARTICLE II.

"It is agreed by the High Contracting Parties that British subjects shall have, in common with the citizens of the United States, the liberty to take fish of every kind, except shell-fish, on the eastern sea coasts and shores of the United States, north of the thirty-sixth (36th) parallel of north latitude and on the shores of the several islands thereunto adjacent, and in the bays, harbors and creeks of the said sea coasts and shores of the United States, and of the said islands, without being restricted to any distance from the shore, with permission to land upon the said coasts of the United States, and of the islands aforesaid, for the purpose of drying their nets and curing their fish, provided that in so doing they do not interfere with the rights of private property, or with the fishermen of the United States, in the peaceable use of any part of the said coasts in their occupancy for the same purpose.

"It is understood that the above mentioned liberty applies solely to the sea-"fishery, and that salmon and shad fisheries, and all fisheries in rivers and mouths "of rivers are hereby reserved exclusively for fishermen of the United States."

In connection with Article II of the above Treaty, it may be mentioned that, Canadians found no advantages in the privilege of fishing on the eastern sea-coasts of the United States north of the 36th parallel of latitude, and consequently, did not avail themselves of such privilege.

A Commission composed of M. H. Perley, Esq., on behalf of the British Government, and of John Hubbard, Esq., on behalf of that of the United States, was engaged from 1856 till 1860 in determining the places (74 in number) to which the exclusive right of fishing under the first and second Articles of the Treaty aforesaid applied.

The Reciprocity Treaty continued in force from 1854 until 1866, when it terminated, after the twelve months' notice therein provided had been given by the United States' Government. Efforts were made by Canada and Great Britain for its renewal, but failed, and, as a consequence of such failure, the American privileges under it lapsed and the Convention of 1818 revived.

It then became necessary to consider what measures should be adopted for the protection of British rights.

The following Royal Proclamation, warning all citizens of the United States that their rights to fish in the inshore waters of Canada would cease with the termination of the Reciprocity Treaty on the 17th of March, 1866, was issued by Viscount Monck, Governor General of Canada.

PROVINCE OF CANADA, PROCLAMATION.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, &c.

To all whom these presents shall come, or whom the same may concern, GREETING.

Whereas a certain Treaty was made between Her Majesty and the United States of America, on the 5th of June, 1854, providing for reciprocal trade, and whereas the United States of America have, in accordance with the terms of the said Treaty, given notice for the termination thereof; and whereas in consequence of such notice the said Treaty will expire on the 17th day of March, 1866:

And whereas, under the said Treaty, many persons, citizens of the United States of America, have invested moneys and fitted out ships for the purpose of carrying on the (inshore) fisheries within the territory of Canada under the said Treaty:

And whereas they may be unaware that their right to carry on such inshore fisheries will end on the said 17th day of March:

"We, therefore, in our great desire to prevent injury or loss to our loving subjects, or to the citizens of a state with which we are happily in amity, do in this, our Royal Proclamation, caution and warn all persons not subjects of our realm that after the said 17th day of March next, no vessels owned and manned in the United States of America can pursue the inshore fisheries without rendering themselves liable to the confiscation of their vessels, and such other penalties, pecuniary and personal, as are by law imposed.

(Signed) MONCK.

In order to prevent, as far as possible, the injury and loss which must be inflicted on United States' fishermen by a sudden withdrawal of privileges which they had enjoyed for twelve years, the Imperial Government felt inclined to allow the freedom of fishing which had prevailed from 1854 to 1866 to continue for the season of 1866, on the distinct understanding that, unless some satisfactory arrangement between the two countries was arrived at in the course of the year, such privilege would cease.

In deference to the wishes expressed by Her Majesty's Government and not-withstanding contrary opinions, the Government of Canada adopted the temporary expedient of issuing season licenses to American fishing vessels at a nominal tonnage rate. This system was maintained for four years with very unsatisfactory results, owing to neglect on the part of American fishermen to provide themselves with licenses, as may be seen by the following statement:—

Schedule of Licenses issued to American Fishing Vessels each year since 1866, in the several Provinces forming the Dominion of Canada, with the fees collected thereon.

Year.	Number.	Rate per ton.	Fees Collected.
1866	365 270 56 25	\$ cts. 0 50 1 00 2 00 2 00 2 00	\$ cts. 19,677 50 13,929 00 5,573 73 2,041 61

These figures show that, during the first year of the license system, the vigorous policy hitherto pursued induced a large proportion of United States' fishermen, resorting to Canadian waters, to take out licenses; but this number gradually decreased until it had dropped to twenty-five in 1869.

The failure of the license system being apparent, it became necessary to adopt further measures for the efficient enforcement of British rights, and by an Order in Council of the Dominion Government, dated 8th January, 1870, it was determined to abolish the system of licenses and to equip a sufficient force for the protection of the coasts. This force was afterwards supplemented by the assistance of British ships of war on the North American station.

FISHERIES PROTECTION POLICE.

The following vessels were employed as cruisers during the season of 1870:-

			Charter.	
Name of Vessel.	Tonnage. Crew.		Rate per month.	In Command of.
Steamer "Lady Head"	75 78 70 71	25 24 12 12 12 12 12 12	\$ Gov't property do 340 350 350 280 300 300	Capt. P. A. Scott, R.N. do N. Lavoie. do G. V. Story, L.R.N. do H. M. Betts, R.N.R. do J. A. Tory, C. Customs. do F. S. Ewan, R.N.B. do J. C. Carmichael. do L. H. Lachance.

These vessels were placed under the immediate direction of Capt. Scott, R.N., who was instructed to confer, from time to time, with the Vice-Admiral commanding the North American squadron with a view to co-operation in all matters affecting the fisheries service.

In addition to the above the following vessels, commanded by officers of Her Majesty's Navy, were engaged to patrolling the fishing grounds during the season of 1870:—

Name of Vessel.	Commander.	Rank.
do "Philomel"do "Royalist"do "Cherub"do "Sphinx"	E. G. Fanshawe B. E. Cochrane C. G. F. Knowles Douglas Walker R. S. Bateman N. S. F. Digby H. B. Phillimore Jas. A. Poland E. Hardinge	do do do do

During that year fifteen American fishing vessels were seized by Imperial and Canadian cruisers as follows:—

Name of Vessel.	Ву	whom Se	ised.	I	n Command of.		How Disposed of.
				-	 		
"S. G. Marhall''	Capt.	Hardinge.	• • • • • • • • • • • • • • • • • • • •	H.M.S.	"Valorous"		Tried in Vice-Admiralty Court at Charlottetown. Condemned and sold.
" Albert" " Clara F. Friend"	do do	do Poland	•••••	do do	do "Plover"		do do Taken to Charlottetown for adjudication, rescued
" Wampatuck"	do	Jas. A. T	ory	Can. C	ruiser '' Ida E'	,	by crew and recaptured. Tried in Vice-Admiralty Court at Halifax, con-
44 J. H. Nickerson ''.	do	do	******	đo	фo	• • • • • • • • • • • • • • • • • • • •	demned and sold. Tried in Vice-Admiralty Court at Halifax, vessel condemned and purchas- ed by the Canadian
"Minnie"	do	do	*******	do	do		Government. Violation of Customs Laws. Defendant fined
"A. J. Franklin"	đo	đo	*******	do	do	• • • • • • • • • • • • • • • • • • • •	\$800 and costs. Tried in Vice-Admiralty Court at Halifax. Ves-
" Granada ''	do	đo	*******	do	do	• • • • • •	violation of Customs laws. Vessel bonded.
Romp ''	do	Albert B	etts	do	"Water Lily	7 ''	Tried in Vice-Admiralty Court at St. John, N.B. Vessel condemned and
"White Fawn"	do	do	*****	do	do do		Tried in Vice-Admiralty Court at St. John, N.B. Released for want of
"	do	do	•••••	do	do do	*****	evidence. Taken to St. John, N.B., for adjudication. Con- demned and sold.
" Lettie '' Carr ''	do	H. E. Be N. Lavoi	tts	do do	"Ella G. Mo	Lean'	Besult unknown. Tried in Vice-Admiralty Court at Quebec. Con-
"A. H. Wanson "	do	J.O.E. O	armichae	l de	"Sweepstal	re ''	Tried in Vice-Admiralty Court at Halifax. Con-
" H. W. Lewis "	do		do	. do	o d o	• • • •	demned; bail forfeited. Tried in Vice-Admirally. Court at Halifax. Result unknown.

In 1871, the following vessels were engaged in the Fisheries Protection Service:-

Name of Vessel.	Tonnage.	Crew.	Charter. Rate per Month.	Commanded by.
Steamer "Lady Head"	78 75	25 24 12 12 13 12 12 12	\$ Gov't property do \$ 280 350 340 300 United States' seized vessel.	Capt. P. A. Scott. do N. Lavoie. do G. V. Story, L.R.N. do do do D. M. Brown, R.N. do J. A. Tory, C. Customs. do L. H. Lachance. do G. W. Creighton.
	i	1	1	

Three American fishing vessels were seized during that year as follows:-

Name of Vessel.	By whom Seized.	In Command of.	How Disposed of.
"Samuel Gilbert".	Captain N. Lavoie	Crumer "La Canadienne."	Tried in Vice-Admiralty Court at Quebec. Condemnta;
"F. S. Schenck"	do D. M. Brown ,	do "New England."	released for costs. Vessel taken to Quebes for adjudication. Released on
"B. A. Horton"	do J. A. Tory	do "Sweepstake."	bond. Rescued by United States' citizens.
	Ť	I	l .

In 1872, the following cruiters were employed:-

Name of Vessel.	Tonnage.	Crew.	Charter. Rate per Month.		Commanded by.
Steamer "Lady Head"	168 100 100 75 96 60 60 52	25 24 12 12 13 12 12 22 12	Gev't property do \$ 400 340 380 300 300 United States' seized vessel db	do	P. A. Scott, R.N. N. Lavoie. D. M. Brown. W. T. Frest. Jas. A. Tory. Geo. Matson. L. B. Lachance. Jas. A. Nickessen. J. N. Pasdy.

Two American fishing vessels were seized during that year as follows:

Name of Vessel.	By whom Seized.	In Command of.	How Disposed of.
"Enola C"" "James Bliss"	Capt. L. H. Lachance do	"Stella Maris'' do	Sureties discharged.

In the year 1871, negotiations between Great Britain and the United States resulted in the appointment of a "Joint High Commission" to whom were referred several matters in dispute between the two Governments, among which was included the question of the North American fisheries. This Commission held its first meeting at Washington on the 27th February, 1871, and what is known as "The Washington Treaty" was signed on the 8th May of the same year.

THE WASHINGTON TREATY.

The Articles of this Treaty which relate to the fisheries are as follows:-

"ARTICLE XVIII.

"It is agreed by the High Contracting Parties that in addition to the liberty secured to the United States' fishermen by the Convention between Great Britain and the United States, signed at London on the 20th day of October, 1818, of taking, curing and drying fish on certain coasts of the British North American Colonics therein defined, theinhabitants of the United States shall have, in common with the subjects of Her Britannic Majesty, the liberty, for the term of years mentioned in Article XXXIII of this Treaty, to take fish of every kind, except shell-fish, on the sea-coasts and shores, and in the bays, harbors and creeks, of the Provinces of Quebec, Nova Scotia and New Brunswick, and the colony of Prince Edward's Island, and of the several islands thereunto adjacent, without being restricted to any distance from the shore, with permission to land upon the said coasts and shores and islands, and also upon the Magdalen Islands, for the purpose of drying their nets and curing their fish; provided that, in so doing, they do not interfere with the rights of private property or with British fishermen, in the peaceable use of any part of the said coasts in their occupancy for the same purpose.

"It is understood that the above mentioned liberty applies solely to the sea "fishery, and that the salmon and shad fisheries, and all other fisheries in rivers and "the mouths of rivers are hereby reserved exclusively for British fishermen.

ARTICLE XIX.

"It is agreed by the High Contracting Parties that British subjects shall have, in common with the citizens of the United States, the liberty, for the term of years mentioned in Article XXXIII of this treaty, to take fish of every kind, except shell-fish, on the eastern sea-coasts and shores of the United States north of the thirty-ninth parallel of north latitude, and on the shores of the several islands thereunto adjacent, and in the bays, harbors and creeks of the said sea coasts and shores of the United States and of the said islands, without being restricted to any distance from the shore, with permission to land upon the said coasts of the United States and of the islands aforesaid for the purpose of drying their nets and curing their fish; provided that, in so doing, they do not interfere with the rights of private property, or with the fishermen of the United States, in the peaceable use of any part of the said coasts in their occupancy for the same purpose.

"It is understood that the above mentioned liberty applies solely to the sea "fishery, and that salmon and shad fisheries, and all other fisheries in rivers and "mouths of rivers, are hereby reserved exclusively for fishermen of the United States.

ARTICLE XX.

"It is agreed that the places designated by the Commissioners appointed under "the 1st Article of the treaty between Great Britain and the United States, concluded at Washington, on the 5th of June, 1854, upon the coasts of Her Britannic Majesty's "Dominions and the United States, as places reserved from the common right of "fishing under that treaty, shall be regarded as in like manner reserved from the "common right of fishing under the preceding Articles. In case any question should "arise between the Governments of the United States and of Her Britannic Majesty "as to the common right of fishing in places not thus designated as reserved, it is agreed that a Commission shall be appointed to designate such places, and shall be Constituted in the same manner, and have the same powers, duties and authority as "the Commission appointed under the said 1st Article of the Treaty of the 5th of "June, 1854.

ARTICLE XXI.

"It is agreed that, for the term of years mentioned in Article XXXIII of this "Treaty, fish oil and fish of all kinds (except fish of the inland lakes and of the rivers falling into them, and except fish preserved in oil), being the produce of the fisheries of the United States, or of the Dominion of Canada, or of Prince Edward's "Island, shall be admitted into each country respectively free of duty.

ARTICLE XXII.

"Inasmuch as it is asserted by the Government of Her Britannic Majesty that "the privileges accorded to the citizens of the United States under Article XVIII of this Treaty are of greater value than those accorded by Articles XIX and XXI of "this Treaty to the subjects of Her Britannic Majesty, and this assertion is not admitted by the Government of the United States, it is further agreed that Com-"missioners shall be appointed to determine, having regard to the privileges accorded by the United States to the subjects of Her Britannic Majesty, as stated in Articles XIX and XXI of this Treaty, the amount of any compensation which, in their opinion, ought to be paid by the Government of the United States to the Government of Her Britannic Majosty in return for the privileges accorded to the " citizens of the United States under Article XVIII of this Treaty; and that any sum of money which the said Commissioners may so award shall be paid by the United "States' Government, in a gross sum, within twelve months after such award shall "have been given.

ARTICLE XXIII.

"The Commissioners referred to in the preceding Article shall be appointed in the following manner, that is to say: One Commissioner shall be named by Her Britannic Majesty, one by the President of the United States, and a third by Her Britannic Majesty and the President of the United States conjointly; and in case the third Commissioner shall not have been so named within a period of three months from the date when this Article shall take effect, then the third Commis-"sioner shall be named by the Representative at London of His Majesty the Em-"beror of Austria and King of Hungary. In case of the death, absence, or incapa-city of any Commissioner, or in the event of any Commissioner omitting or ceasing to act, the vacancy shall be filled in the manner hereinbefore provided for making the original appointment, the period of three months in case of such substitution being calculated from the date of the happening of the vacancy.

"The Commissioners so named shall meet in the City of Halifax, in the Province of Nova Scotia, at the earliest convenient period after they have been respec-"tively named, and shall, before proceeding to any business, make and subscribe a " solemn declaration that they will impartially and carefully examine and decide the "matters referred to them to the best of their judgment, and according to justice and "equity; and such declaration shall be entered on the record of their proceedings;

"Each of the High Contracting Parties shall also name one person to attend "the Commission as its agent, to represent it generally in all matters connected "with the Commission.

ARTICLE XXIV.

"The proceedings shall be conducted in such order as the Commissioners "appointed under Articles XXII and XXIII of this Treaty shall determine. They "shall be bound to receive such cral or written testimony as either Government may "present. If either party shall offer oral testimony, the other party shall have the "right of cross-examination, under such rules as the Commissioners shall prescribe.

"If in the case submitted to the Commissioners either party shall have speci-"fied or alluded to any report or document in its own exclusive possession without "annexing a copy, such party shall be bound, if the other party thinks proper to "apply for it, to furnish that party with a copy thereof; and either party may call "upon the other, through the Commissioners, to produce the originals or certified "copies of any papers adduced as evidence, giving in each instance such reasonable " notice as the Commissioners may require.

"The case on either side shall be closed within a period of six months from "the date of the organization of the Commission, and the Commissioners shall be "requested to give their award as soon as possible thereafter. The aforesaid period "of six months may be extended for three months in case of a vacancy occurring "among the Commissioners under the circumstances contemplated in Article XXIII " of this Treaty.

ARTICLE XXV.

"The Commissioners shall keep an accurate record and correct minutes or "notes of all their proceedings, with the dates thereof, and may appoint and employ "a Secretary and any other necessary officer or officers to assist them in the transac-"tion of the business which may come before them.

"Each of the High Contracting Parties shall pay its own Commissioner and "Agent or Counsel; all other expenses shall be defrayed by the two Governments

"in equal moities."

ARTICLE XXXII.

"It is further agreed that the provisions and stipulations of Articles XVIII to "XXV of this Treaty, inclusive, shall extend to the Colony of Newfoundland, so far "as they are applicable. But if the Imperial Parliament, the Legislature of New, "foundland, or the Congress of the United States shall not embrace the Colony of "Newfoundland in their laws enacted for carrying the foregoing Articles into effect, "then this Article shall be of no effect; but the omission to make provision by law "to give it effect, by either of the Legislative bodies aforesaid, shall not in any way "impair any other Articles of this Treaty.

ARTICLE XXXIII.

"The foregoing Articles XVIII to XXV, inclusive, and Article XXX of this "Treaty, shall take effect as soon as the laws required to carry them into operation "shall have been passed by the Imperial Parliament of Great Britain, by the Parlia-"ment of Canada, and by the Legislature of Prince Edward's Island, on the one "hand, and by the Congress of the United States on the other. Such assent having "been given, the said articles shall remain in force for the period of ten years from "the date at which they may come into operation; and further until the expiration "of two years after either of the High Contracting Parties shall have given notice "to the other of its wish to terminate the same; each of the High Contracting "Parties being at liberty to give such notice to the other at the end of the said "period of ten years, or at any time afterwards."

The Acts necessary to enable these articles to be carried into effect having been passed, a Proclamation fixed upon the 1st July, 1873, as the date on which they were to come formally into operation.

At the request of the United States' Government, Canada anticipated the time Proposed and, in April, 1873, admitted American fishermen to the use of the privileges specified in the Treaty in advance of the date fixed upon by Legislative enactment. American fishermen at once availed themselves of the freedom of Canadian inshore waters. Similar concessions were made in July, 1871, by the Legislature of Prince Edward Island (which Province did not at that time form part of the Dominion) and by the Legislature of Newfoundland, although the full Privileges granted by the United States under the Treaty were not accorded to Canada and Prince Edward Island until July 1, 1873, and in the case of Newfoundland not until June 1, 1874.

The next proceeding was the appointment of a Commission in conformity with Article XXII of the Treaty. This Commission was constituted as follows:

Sir A. T. Galt, named by the Queen of England.

Hon. H. Kellogg, named by the President of the United States.

Mr. M. Delfosse, named by the Emperor of Austria-Hungary.

This Commission met in Halifax on the 15th June, 1877, for the purpose of determining the amount of compensation to be awarded for the extension of the fishery privileges mentioned in the Treaty, and after sitting over five months, awarded the sum of \$5,500,000 to be paid to the Government of England by that of the United States.

TERMINATION OF THE TREATY OF WASHINGTON.

The reciprocal arrangements made under the Treaty of Washington remained in force for a period of ten years, when, on the 3rd March, 1883, the following Resolution was adopted by the United States' Congress:-

Joint Resolution providing for the termination of Articles numbere leighteen to twenty five, inclusive, and Article numbered thirty of the Treaty between the United States of America and Her Britannic Majesty, concluded at Washington. May eighth, eighteen hundred and seventy-one.

"Resolved by the Senate and House of Representatives of the United States of "America in Congress assembled: That in the judgment of Congress the provisions of Articles numbered eighteen to twenty-five, inclusive, and of Article thirty of the Treaty hetween the United States and Her Britannic Majesty, for an amicable settlement of all causes of difference between the two countries, concluded at Washington on the eighth day of May, anno Domini eighteen hundred and seventy-one, ought to be terminated at "the earliest possible time, and be no longer in force: and to this end the President be, and he hereby is, directed to give notice to the Government of Her Britannic Majesty that the provisions of each and every of the articles aforesaid, will terminate and be of no force on the expiration of two years next after the time of giving such notice.

"Sec. 2. That the President be, and he hereby is, directed to give and communicate to the Government of Her Britannic Majesty such notice of such termination on the first day of July anno Deminiciphteen hundred and eighty-three, or as soon thereafter as

"day of July, anno Domini eighteen hundred and eighty-three, or as soon thereafter as

"may be,

"Sec. 3. That on and after the expiration of the two years' time required by said "Treaty, each and every of said articles shall be deemed and held to have expired and be of no force and effect, and that every Department of the Government of the United States shall execute the laws of the United States (in the premises) in the same manner and to the same effect as if said articles had never been in force; and the Act of Congress approved 1st March, anno Domini eighteen hundred and seventy-three, intituled: "An Act to carry into effect the provisions of the treaty between the United States and "Great Britain, signed in the city of Washington the eighth day of May, eighteen hundred "and seventy-one, relating to the fisheries," so far as it relates to the articles of said treaty so to be terminated, shall be and stand repealed and be of no force on and after the time of the expiration of the said two years."

Approved 3rd March, 1883.

On 2nd July, 1883, the United States' Minister at London accordingly notified Her Majesty's Government that the Fishery Articles of the Treaty of Washington would terminate on the 1st July, 1885.

A temporary agreement, as the result of negotiations, was entered into between the United States and Great Britain, the purport of which is set forth in the following proclamation issued by the President of the United States:—

AGREEMENT between the United States and Great Britain respecting the Fisheries. Concluded 22nd June, 1885.

NOTICE.

By direction of the President, the undersigned Secretary of State hereby makes known to all whom it may concern, that a temporary diplomatic agreement has been entered into between the Government of the United States and the Government of Her Britannio Majesty in relation to the fishing privileges which were granted by the fishery clauses of the treaty between the United States and Great Britain, of 8th May, 1871, whereby the privilege of fishing, which would otherwise have terminated with the treaty clauses on the 1st of July proximo, may continue to be enjoyed by the citizens and subjects of the two countries engaged in fishing operations throughout the season of 1885.

This agreement proceeds from the mutual good will of the two Governments, and has and has been reached solely to avoid all misunderstanding and difficulties which might otherwise arise from the abrupt termination of the fishing of 1885, in the midst of the

season.

The immunity which is accorded by this agreement to the vessels belonging to the citizens of the United States engaged in fishing in the British American waters, will likewise be extended to British vessels and subjects engaged in fishing in the waters of the United States.

The Joint Resolution of Congress, of 3rd March, 1883, providing for the termination of the Fishery Articles of the Treaty of 8th May, 1871, having repealed in terms, the Act of 1st March, 1873, for the execution of the Fishery Articles, and that repeal being express and absolute from the date of the termination of the said Fishery Articles; under due notification given and proclaimed by the President of the United States, to wit, 1st July, 1885, the present temporary agreement in no way affects the question of statutory enactment or exemption from Customs duties, as to which the abrogation of the Fishery articles remains complete.

As part of this agreement, the President will bring the whole question of the fisheries before Congress at its next session in December, and recommend the appointment of a Joint Commission by the Government of the United States and Great Britain to consider the matter, in the interest of maintaining good neighborhood and friendly intercourse between the two countries, thus affording a prospect of negotiation for the development and extension of trade between the United States and British North America.

Copies of the memoranda and exchanged notes on which this temporary agreement rests are appended. Reference is also made to the President's Proclamation of 31st January, 1885 termination the U.S. In the contraction of the President's Proclamation of the President o

1885, terminating the Fishery Articles of the Treaty of Washington.

By direction of the President,

A. 1887

It will be noticed that, under this agreement, the provisions of the Washington Treaty, in so far as they relate to fisheries, were extended by the Government of Canada until the close of the season's fishing of 1885, in order to avoid complications between both Governments as well as to obviate hardships in the case of parties whose vessels had been fitted for a whole season's fishing, and the President of the United States was to recommend the appointment of a Joint Commission for the settlement of the whole fishery question as well as for the extension and development of trade relations, which he did in his Annual Message to Congress in December, 1885, in the following terms:—

EXTRACT FROM THE PRESIDENT'S MESSAGE.

"The marked good-will between the United States and Great Britain has been main-"tained during the past year.

"The termination of the fishery clauses of the Treaty of Washington, in pursuance of "the Joint Resolution of 3rd March, 1883, must have resulted in the abrupt cessation on "the 1st of July of this year, in the midst of their ventures, of the operations of the citizens of the United States engaged in fishing in British American waters but for a diplomatic understanding reached with Her Majesty's Government in June last, whereby assurance was obtained that no interruption of those operations should take place during the "current fishing season.

"In the interest of good neighborhood and of the commercial intercourse of adjacent "communities, the question of the North American fisheries is one of much importance.

"Following out the intimation given by me when the extensory arrangement above described was negotiated, I recommend that the Congress provide for the appointment of a Commission in which the Governments of the United States and Great Britain shall be respectively represented, charged with the consideration and settlement, upon a just, equitable and honorable basis, of the entire question of the fishing rights of the two Governments and their respective citizens on the coasts of the United States and British "North America. The fishing interests being intimately related to other general questions dependent upon contiguity and intercourse, consideration thereof, in all their equities, might also properly come within the purview of such a commission, and the fullest "latitude of expression on both sides should be permitted."

This recommendation was not, however, favorably entertained by the Committee on Foreign Relations, who reported on the 14th April, 1886, that, "In the "Opinion of the Senate the appointment of a Commission, in which the Govern-"ments of the United States and Great Britain shall be represented, charged with "the consideration and settlement of the fishing rights of the two Governments, on "the coasts of the United States and British North America, ought not to be pro-"vided for by Congress."

The above Resolution was agreed to by a vote of 35 against 10 and determined in the affirmative.

REMARKS.

The Washington Treaty went into operation in 1873 and continued in force until 1st July, 1885. During these years there were no disputes, no seizures of American Poaching schooners, and this might have continued had not the United States' Government given notice of the termination of the Treaty, upon which all the privileges granted under it ceased, and no other course was left the Canadian Government but to adopt means for the protection of its rights, as secured by the Convention of 1818.

Steps were, in consequence, immediately taken for the equipment of a Fisheries Protection Force, and the following vessels were put in commission in the spring of 1886 and continued to cruise on their respective stations until the close of the fishing season:

Name of Vessel.	Tonnage.	Crew.	Charter. Rate per month.	C	ommanded by.
Steamer "Lansdowne" do "Acadia"	463 483 227 74 80 67 66 57 91	34 30 18 18 18 18 18	\$ Govt. property. do do 300 250 300 260 300	Captain do do do do do do do do	do Wm. Wakeham. C. M. Lorway. Thos. Quigley. Jas. McLean. M. Smeltzer. Wm. McLaren. L. Pouliot.

The steamer "Acadia" was purchased in August at a cost of \$40,000 to replace the "Lansdowne." She has proved in every respect well fitted for the service.

The number of United States' vessels seized or detained during the season of 1886, for violations of the Treaty rights or infractions of Customs' Regulations, will be found at Appendix B, page 48, of the present report.

INSTRUCTIONS TO COMMANDERS OF GOVERNMENT VESSELS EN-GAGED IN THE PROTECTION OF THE INSHORE FISHERIES OF CANADA.

> DEPARTMENT OF FISHERIES, OTTAWA, 16th March, 1886.

Sin, In the performance of the special and important services to which you have been appointed you will be guided by the following confidential instructions.

For convenience of reference, these have been divided under the different headings of Powers, Jurisdiction, Duties and General Directions.

The Powers with which you are invested, are derived from, and to be exercised in accordance with the following statutes, among others:—"The Fisheries Act" (31 Vic., cap. 60 of Consoler "Act") 60, of Canada); "An Act respecting Fishing by Foreign Vessels" (31 Vic., cap. 61, of Canada), and the subsequent statute entitled: "An Act to amend the Act respecting Fishing by Foreign Vessels," made and passed the 12th May, 1870 (33 Vic., cap. 15, of Canada); also, "An Act to further amend the said Act" (34 Vic., cap. 23, of Canada).

"Chapter 94 of the Revised Statutes (third series) of Nova Scotia" (of the "Coast and

Deep Sea Fisheries"), amended by the Act entitled: "An Act to amend cap. 94 of the Revised Statutes of Nova Scotia" (29 Vic., cap 35).

An Act passed by the Legislature of the Province of New Brunswick entitled: "An Act relating to the Coast Fisheries, and for the prevention of Illicit Trade" (16 Vic., cap. 69).

Also an Act passed by the Legislature of Prince Edward Island (6 Vic., cap. 14) entitled: "An Act relating to the Fisheries, and for the prevention of Illicit Trade in Prince Edward Island, and the coasts and harbors thereof."

Also from such regulations as have been passed or may be passed by the Governor General in Council, or from instructions from the Department of Fisheries, under "The Fisheries

Act," hereinbefore cited.

As Fishery Officer you have full authority to compel the observance of the requirements of the Fisheries Acts and regulations by foreign fishing vessels and fishermen in those parts of the coasts of Canada to which, by the Convention of 1818, they are admitted to privileges of taking or drying and curing fish concurrent with those enjoyed by British fishing vessels and fishermen.

You will receive instructions from the Customs Department authorizing you to act as an officer of the Customs, and in that capacity you are to see that the Revenue Laws and

Regulations are duly observed.

JURISDICTION.

Your jurisdiction with respect to any action you may take against foreign fishing vessels and citizens engaged in fishing is to be exercised only within the limits of "three

marine miles" of any of "the coasts, bays, creeks or harbours," of Canada.

With regard to the Magdalen Islands, although the liberty to land and to dry and cure fish there is not expressly given by the terms of the convention to United States fishermen, it is not at present intended to exclude them from these islands.

DUTIES.

It will be your duty to protect the inshore fisheries of Canada in accordance with the conditions laid down by the Convention of the 20th October, 1818, the first article of which provides:-

"Whereas, differences have arisen respecting the liberty claimed by the United States, for the inhabitants thereof to take, dry and cure fish, on certain coasts, bays, harbours and creeks, of His Britannic Majesty's dominions in America, it is agreed between the High Contracting Parties, that the inhabitants of the said United States shall have, forever, in com mon with the subjects of His Britannic Majesty, the liberty to take fish of every kind, on that part of the Southern Coast of Newfoundland, which extends from Cape Ray to the Rameau Islands, on the Western and Northern Coast of Newfoundland, from the said Cape Ray to the Quirpon Islands, on the shores of the Magdalen Islands, and also on the coasts, bays, harbours, and creeks from Mount Joly, on the Southern Coast of Labrador, to and through the Straits of Belle Isle, and thence northwardly indefinitely along the coast, without Prejudice, however, to any of the exclusive rights of the Hudson's Bay Company; and that the American fishermen shall also have liberty, forever, to dry and cure fish in any of the unsettled bays, harbours and creeks, of the Southern part of the coast of Newfoundland, hereabove described, and of the Coast of Labrador; but so soon as the same, or any portion thereof, shall be settled, it shall not be lawful for the said fishermen to dry or cure fish at such portions so settled, without previous agreement for such purpose with the inhabitants, proprietors or possessors of the ground."

"And the United States hereby renounce forever any liberty heretofore enjoyed or claimed by the inhabitants thereof, to take, dry, or cure fish on or within three marine miles of any of the coasts, bays, creeks or harbours of His Britannic Majesty's dominions in America, not included within the above-mentioned limits; provided, however, that the American fishermen shall be admitted to enter such bays or harbours, for the purpose of shelter and repairing of damages therein, of purchasing wood and of obtaining water, and for no other purpose whatever. But they shall be under such restrictions as may be necessary. sary to prevent their taking, drying or curing fish therein, or in any other manner whatever

abusing the privileges hereby reserved to them."

By this you will observe, United States fishermen are secured the liberty of taking fish on the Southern Coasts of Labrador, and around the Magdalen Islands, and of drying and curing fish along certain of the Southern Shores of Labrador, where this coast is unsettled, or if settled, after previous agreement with the settlers or owners of the ground.

In all other parts the exclusion of foreign vessels and boats is absolute, so far as fishing is concerned, and is to be enforced within the limits laid down by the Convention of 1818, then 1 for shelter, the they being allowed to enter bays and harbours for four purposes only, viz.,—for shelter, the

repairing of damages, the purchasing of wood, and to obtain water.
You are to compel, if necessary, the maintenance of peace and good order by foreign fishermen pursuing their calling and enjoying concurrent privileges of fishing or curing fish with Reits Laboratory and the rest of 1818. with British fishermen, in those parts to which they are admitted by the Treaty of 1818.

You are to see that they obey the laws of the country, that they do not molest British fishermen in the pursuit of their calling and that they observe the regulations of the fishery laws in every respect.

You are to prevent foreign fishing vessels and boats which enter bays and harbours for the four legal purposes above mentioned, from taking advantage thereof, to take, dry or cure fish therein, to purchase bait, ice, or supplies, or to tranship cargoes, or from transact

ing any business in connection with their fishing operations.

It is not desired that you should put a narrow construction on the term "unsettled." Places containing a few isolated houses might not, in some instances, be susceptible of being considered as "settled" within the meaning and purpose of the Convention. Something would, however, depend upon the facts of the situation and circumstances he settlement. Private and proprietary rights form an element in the consideration of this. Int. The generally conciliatory spirit in which it is desirable that you should carry out these instructions, and the wish of Her Mojesty's Government that the rights of exclusion should not be strained, must influence you in making as fair and liberal an application of the term as shall consist with the just claims of all parties.

Should interference with the pursuits of British fishermen or the property of Canadians appear to be inseparable from the exercise of such indulgence, you will withhold it and

insist upon entire exclusion.

United States fishermen should be made aware that, in addition to being obliged, in common with those subjects of Her Majesty with whom they exercise concurrent privileges of fishing in Colonial waters, to obey the laws of the country, and particularly such Acts and Regulations as exist to ensure the peaceable and profitable enjoyment of the fisheries by all persons entitled thereto, they are peculiarly bound to preserve peace and order in the quasi settled places to which, by the liberal disposition of Canadian authorities, they may be admitted.

Wheresoever foreigners may fish in Canadian waters, you will compel them to observe the Fishery Laws. Particular attention should be directed to the injury which results from cleaning fish on board their vessels while afloat, and the throwing overboard of offals, thus fouling the fishing, feeding and breeding grounds. "The Fisheries Act" (Section 14) pro-

vides a heavy penalty for this offence.

Take occasion to enquire into and report upon any modes of fishing, or any practices adopted by foreign fishermen, which appear to be injurious to the fisheries.

GENERAL DIRECTIONS.

You will accost every foreign fishing vessel within the limits described, and if that vessel should be either fishing, preparing to fish, or should obviously have been fishing within the prohibited limits, you will, by virtue of the authority conferred upon you by your Commission, and under the provisions of the Acts above recited, seize at once (resort to force in doing so being only justifiable after every other effort has failed) any vessel detected in violating the law and send her or take her into port for condemnation.

Copies of the Acts of Parliament subjecting to seizure and forfeiture any foreign ship, vessel or boat which should be either fishing preparing to fish or should obviously have been fishing within the prohibited limits, and providing for carrying out the seizure and

forfeiture are furnished herewith for your information and distribution.

Should you have the occasion to compel any foreign fishing vessels or fishermen to conform to the requirements of the "Fisheries Act and Regulations," as regards the modes and incidents of fishing, at those places to which they are admitted under the Convention of 1818, particularly in relation to ballast, fish offals, setting of nets, hauling of seines, and use of "trawls" or "bultows," more especially at and around the Magdalen Island, your power and authority under such cases will be similar to that of any other fishery officer appointed to enforce the Fishery Laws in Canadian waters (Vide Fisheries Act).

If a foreign ship, vessel or boat be found violating the Convention or resisting consequent seizure, and momentarily effects her escape from the vicinity of her capture or elsewhere, she remains always liable to seizure and detention if met by yourself in Canadian waters, and British waters everywhere if brought to account by Her Majesty's cruisers. But great care must be taken to make certain of the indentity of any offending vessel to

be so dealt with.

All vessels seized must be placed, as soon as possible, in the custody of the nearest Customs Collector, and information, with a statement of the facts, and the deposition of your sailing master, clerk, lieutenant or mate, and of two at least of the most reliable of your crew be despatched with all possible diligence to the Government. Be careful to describe the exact locality where the violation of the law took place, and the ship, vessel or

boat was seized. Also corroborate the bearings taken, by sounding, and by buoying the place (if possible) with a view to actual measurement, and make such incidental reference to conspicious points and land marks as shall place beyond doubt the illegal position of the seized ship, vessel or boat.

Omit no precaution to establish on the spot that the trespass was or is being committed

within three miles of land.

As it is possible that foreign fishing craft may be driven into Canadian waters by violent or contrary winds, by strong tides, through misadventure, or some other cause independent of the will of the master and crew, you will consider these circumstances, and satisfy yourself with regard thereto before taking the extreme step of seizing or detain-

ing any vessel. The On capture will be desirable to take part of the foreign crew aboard the vessel under your command, and place some of your own crew, as a measure of precaution, on board the your command, and place some of your own crew, as a measure of precaution, on board the your command, and place some of your own crew, as a measure of capture. If your ordinary complement of men does not admit of this being done, or if because of several seizures the number of your hands might be too much reduced, you will, in such emergency, endeavour to engage a few trustworthy men. The portion of foreign crew taken on board the Government vessel you will land at the nearest place where a Consul of the United States is situated, or where the readiest conveyance to any American Consulate in Canada may be reached, and leave them there.

When any of Her Majesty's vessels about the fishing stations or in port are met with, you should, if circumstances permit, go on board and confer with the Naval Commander, and receive any suggestions he may feel dispose to give, which do not conflict with those instructions, and afford him any information you may possess about the movements of

foreign craft; also inform him what vessels you have accosted and where.

Do not fail to make a full entry of all circumstances connected with foreign fishing 7essels, noting their names, tonnage, ownership, crew, port, place of fishing, cargo, voyage, and destination, and (if ascertainable) their catch. Report your proceedings as often as Possible, and keep the Department fully advised on every opportunity, where instructions would most probably reach you at stated intervals.

Directions as to the stations and limits on which you are to cruise, and any further instructions that may be deemed necessary, will, from time to time, be conveyed to you.

Considerable inconvenience is caused by Canadian fishing vessels neglecting to show their colours. You will draw the attention of masters to this fact, and request them to hoist their colours without requiring to be hailed and boarded.

It cannot be too strongly urged upon you, nor can you too earnestly impress upon the officers and crew under your command, that the service in which you and they are engaged should be performed with forbearance and discrimination.

The Government relies on your prudence, discretion and firmness in the performance

of the special duties entrusted to you.

I am, Sir,

Your odedient servant,

(Sd.) GEORGE E. FOSTER, Minister of Marine and Fisheries.

THE SEASON'S WORK AND THE WAY IT WAS PERFORMED.

To briefly summarize the work done by the Fisheries Protection Cruisers, during the season of 1886, I beg to state that, the S.S. "Lansdowne" was put in commission on the 20th March, cruising around the coasts of Nova Scotia, Bay of Fundy and Prince Edward Island, until the middle of September, when she was replaced by the S.S. "Acadia," purchased for this service.

The latter steamer continued to patrol on the same grounds until the close of the season, occasionally paying a flying visit to Bay des Chaleurs to see that the duties of the Cruiser stationed at the entrance were properly attended to.

The S.S. "La Canadienne" was engaged cruising in the Gulf of St. Law-rence, around Magdalen Islands and in Bay des Chaleurs, from the 17th May until the 27th October.

The Schooner "Houlett" was placed in commission on the 15th May and cruised, until the close of the season, mostly around the coast of Prince Edward Island and in the Straits of Northumberland.

The Schooner "Critic" began her work on the 15th June and continued until the 30th October, cruising off the coasts of Prince Edward Island.

The Schooner "Conrod" was put in commission on the 15th of May and continued patrolling the Strait of Northumberland until the 15th November.

The Schooner "Terror" was employed from the 19th May until the 4th December protecting the eastern coast of Nova Scotia.

The Schooner "General Middleton" was kept cruising in the Bay of Fundy from 11th May until the close of the season. The principal part of her duties consisted in protecting the valuable herring fisheries of Grand Manan and Campobello.

The Schooner "L. Lindsay" was stationed during the fishing season at the mouth of Bay des Chalears.

Reference to the Boarding Reports published at Appendix A will show the particulars of 780 official visits to vessels of the fishing fleet during the season of 1886. These visits were, with a few exceptions, to United States fishing vessels, some of which were boarded several times.

EXPENDITURE.

The expenditure in connection with the Fisheries Protection Service will be found in detail at page 50 of Appendix C. The aggregate expenditure for this service up to 31st December, 1886, was \$130,112.18, which amount includes the sum of \$40,000 paid for the purchase of the iron steamer "Acadia."

CONCLUSION.

It is gratifying to acknowledge the efficiency of the staff employed in connection with the above force, to whose individual zeal and discretion the successful enforcement of the Fishery Article of the Convention of 1818, and the general welfare of the Fisheries Protection Service are much indebted.

I have the honor to be, Sir,

Your most obedient servant,

JOHN TILTON,
Deputy Minister of Fisheries.

DEPARTMENT OF FISHERIES, 31st December, 1886. APPENDICES.

APPENDIX A.

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Ada R. Terry	Ada R. Terry R. D. Terry	R. D. Terry	65	12	ф ор	-	12	do	10 for sachter. 10 days in Bay, 25 brls. mackerel.
Henry Dennis	Henry Dennis G. M. McLain	Fred. Orme		16	ор	유 -	12	do	15 days in Bay. 50 brls. mackerel.
John G. Whittier	John G. Whittier W. H. Jordan	W. Thurston	66	17	ор	육	12	op	10 days in Bay, 50 bris, mackerel.
Waterfall	Waterfall J. W. Sawyer	A. Long	2	16	Portland, Me	ę ę	12	op	adays in Bay. 45 bris. mackerel.
Francis M. Lor- ing	Francis M. Lor- ing O. B. Whitten	G. H. Brown	73	13	ф ор	- P	12	· op	7 days in Bay. 30 brls. mackerel.
J. W. Campbell.		C. Chisholm	62	15	Gloucester, Mass	ુ		12 Tignish, P.E I	14
Fleetwing	Fleetwing B. Montgomery	W. G. Kiff	92	14	··· op	- -		13 Cascumpec,P E	_ T0
Stowell Sherman	Stowell Sherman S. T. Hatch	S. T. Hatch	81	15	Provincet'wn, do	g	13	op	Just from home. Fishing supplies.
CLizzie M. Centre	Jos. Smith	Jos. Smith	44	11	Gloucester, Mass	do do	13	· op	1n for snelfer. 14 days in Bay. 325 brls. mackerel. In for shelfer.
Foote	Foote Cunningbam & Thompson	W. P. Gray	19	15	··· op		13	· op	3 weeks in Bay. 150 brls. mack-
Eliza A. Thomas		E. S. Bibber	88	16	Portland, Me	в	13	op	erel. In for shelter 6 days in Bay. 50 brls. mackerel.
Phil. Sheridan	Phil. Sheridan B. Low	John Man	83	15	Gloucester, Mass	ę	14	op	Just from home. Fishing supplies.
Pioneer	Pioneer L. Whelan	J. S. Gittel	3	15	т ор	- မ	14	do	
MUTO CASTIB	Mckenzie, Harding & E. Joyce	Е. Јоусе	84	17	ор	- do	14	·· op	erei. in lor anelier.
Nellie M. Snow.	Nellie M. Snow. J. S. Young	A. K. Snow	- 19	16	Wellfleet, Mars	ę	14	op	mackerel. In lor snelter.
Danl. Simmons. M. Stenson	M. Stenson	J. A. Gott	99	16	Swan's Island, Me.	용	14	do	3 Weeks, West side, 150 brla.
May Flower	Cundingnam & Thompson	J. McKinnon	108	16	Gloucester, Mass	용	14	e op	6 days. West side. 75 brls. mack-
Fannie Bell	Fannie Bell W. B. Combs	F. H. Hall	80	17	ор	В	14	do	5 days. West side. No fish. In
Alice C. Jordan.	Alice C. Jordan. Rowe & Jordan	J. Warren	8	11	т ор	용 -	14	op	7 days. West side 20 brls mack-
Centennis1	Centennial D. C. & H. Babzon	4. McGrey	110	11	op	g	16	qo	

50	V	ict	oria	1 .			S	essi	onal	Pap	pers	(N	o,]	6.)	•				A.	. 1	887
3 days. West side. No fish. In	7 days. West side. No fish. In	21 days. West side and off Misson.		14 days. West side. 50 bris. mack-	14 days. West side. 40 brls.	30 days in Bay. Bradelle Bank.	From Gloucester bound to Mag-dalen Islands. General cargo and	shelter, 30 days in Bay. North Point and Miscon 300 hrls mackerel		ec, sea. 36 days in Bay. North Point to	4 days West side. 19 brls. mack- erel. Rove to, inside; ordered	I.I. 12 days. West side. No fish. In	9 days. West side. No fish. In	2. 20 days. North side. 200 brls.	2 days in Bay. No fish. In for	28 days. West side. 72 brls. mack-	28 days. West side. 170 bris.	29 days. North side and Bradelle.	49 days West side and Miscon.	7 days, North sides. 20 bris. mack-	21 days. North side. 70 brls. mackerel. In for shelter.
op /	op	op	оp	оp	qo	ор	op ·	op	New P.	Off Cascumpec, P.E.I	op	23 Malpèque, P. E. L. 12 days.	o p	do	qo	qo qo	qo	qo	qo	qo	op do
16	16	16	16	16	16	17	17	18	19	20	20		23	23	23	23	23	23	23	73	23
op f	g G	p	မှ	e G	do	ಳಿ	မှ	op _	့	do	op _	್ಕ 	g g	ф 	မီ	୫୫	မွ	go do	e e	g g	8
16 Gloucester, Mass do	т ор	Portland, Me	do	Gloucester, Mass	Southport, Me	Gloucester, Mass.	op	Portland, Me	Booth Bay, Me	Gloucester, Mass	ор	··· op	··· op	··· op	ор	do Wellfleet, Mass	Gloucester, Mass	op	Wellfleet, Mass	Provincet'wn, Mass	Wellfleet, Mass
91 /	16	18	36	16	11	17	9	17	11	17	16	16	11	16	15	16	15	16	15	14	11
89	11	109	197	2	92	81	26	106	69	103	77	- -	88	28	1	8 22	8	6	64	64	83
J. Mason	G. H. Martin	L. W. Jewett	Н. В. Јоусе	J. M. Thomas	Mark Rand	3. Smith	J. S. McQuin	Enoch Bulger	T. G. Rush	P. McFarlane	John Gerry	A. C. Adams	W. M. Harty	J. Oliver	В. А. Воже	S. McPhee P. Hickman	Isaac Joyce	John Akins	Simon Barie	F. S. Groves	A. A. Groves
Pendragon A. Mansfield	Ethel Mand G. H. Martin	Margaret Smith. A. M. Smith	SS. Novelty H. B. Joyce	W. Gafney Jos. Smith	Sir Knight W. D. Maddocks	Fred. P. Frye 3. Smith	Draid J. S. McQuin	Blaie Smith A. M. Smith	Cynosure A. R. Nickerson	Wildfire Geo. Steel	Maggie & Lilly. John Parr & Son	Albt H Harding Geo. Norwood	John L. Presson Geo. Clarke	Govr. Butler W. H. Gardner	Addison Centre. J. E. Margison	Canopus E. A. Bradley	W. H. Foye Smith	Bertha Pierce John Akins	Mary E. Wolfe Farrin S. Groves	Willie H. West. Atkins & Son	Asa H. Pervere. J. H. Freel
Pendragon	Ethel Mand	Margaret Smith	SS. Novelty	W. Gafney	Sir Knight	Fred. P. Frye	Draid	Elsie Smith	Cynosure	Wildfire	Maggie & Lilly	Albt H Harding	John L. Presson.	Govr. Butler	Addison Centre.	CanopusNatham Oleaves.	W. H. Foye	Bertha Pierce	Mary E. Wolfe	Willie H. West	Asa H. Pervere.

SCHEDULE of Fishing Vessels boarded during the Season of 1886-Continued.

COPY of Boarding Book of Schooner "L. HOULETT," CHAS. M LORWAY, Commander.

						15			
NA .	NAME OF VESEELS AND (Owner.	TONNAGE.	IGE.	Populou Rectange	WH	N AND	WHEN AND WHERE BOARDED.	Percent
Vessels.	Owner.	Master.	Tons.	Men.		Da	Date.	Place.	
Melissa D. Robins	Melissa D. Robins Lincon & Allen	J. E. Robins	88	17	Portland, Me	Aug.		23 Malpèque, P.E.I. 23 days.	23 days. North side. 280 brls.
Orient	Orient Ohas. Lee	Chas. Lee	88	16	Gloucester, Mass	ф	23	do .	4 days in Bay. No fish. In for
J. S. McQuin	J. S. McQuin J. S. McQuin	Chas. Martin	11	16	do	ф	23	do 	
Argonaut	Argonaut J. G. Tarr	J. Killian	2	16	т ор	qo	23	do op	erei. In lor snetter 3 days in Bay. No fish, In for
John G. Whittier	∞John G.Whittier W. Jordan	W. Thurston	66	17	op	စု	23	т ор	21 days. North side
Hattie D. Lonnell	Hattie D. Lonnell D. S. Lonnell	D. S. Lonnell	80	16	Provincet'wn, Mass	qo	23	т ор	<u> </u>
Nil Desperandum	Nil Desperandum J. M. Pevere	S. M. Pevere	76	15	Wellfleet, Mass	ф	23	qo	mackerel. In lor sneller. 20 days. North side. 112 brls.
J. S. Garland	J. S. Garland S. Cunningham	O. T. Keen	16	16	Gloucester, Mass	do	23	do .	nackerei. In ior sneiter. 10 days. West side. No fish. In
man. Onsp.	man H. Babson	B. F. Sprague	8	16	op	ф	23	do	9 days. West side. 6 brls mack-
Nellie M. Davis.	Nellie M. Davis. A. Melanson	A. Melanson	88	16	··· op	ф	23	op	
Eddie Davidson.	Eddie Davidson. J. D. Snow	J. D. Snow	7.1	16	Wellfleet, Mass	qo	23	·· op	27 days. West side Escuminac and
mers sum	mers N. S. Snow	N. S. Snow	19	15	op	do	23	do	21 days. West and north side. 42
Paul & Elsie	J. M. Pope	W. M. Benson	63	15	Swampscott, Mass.	qo	23	e op	
	Sol. Jacobs	S. Hudder	83	16	Gloucester, Mass	ф	23	ор	က
Bon	son D. Y. Purse	D. Y. Purse	15	15	Wellfleet, Mass	စု	23	· op	21 days. North side. 60 brls.
Alice C. Fox	Alice C. Fox F. H. Smith	8. S. Lewis	69	12	North Haven, Me	8	23	· op	22 days. West and north side. 25 bris. mackerel. In for shelter.

Đ	U '	V ic	tori	a.				Se	ssic	onal	Pa	per	·s ((No), 1	6.)					A	٠.	1887
mack-	8 brls.	mackerel. In for shelter 20 days. West si ie. 11 brls. mack-	west side.	North and west	side 280 brls. mackerel. Shelter.	West side. 8 brls mack-	In for shelter West side, 160 brls mack.	West side. 28 brls. mack-	In for	do 5 brls. mack-	n for shelter. North side and Bradell.	siter. 35 bris.	brls.	r 70 brls.	sh. In	brls.	er. 10 brls.	Escuminac and Miscou.	130 brls.	brls.	In for	17 brls.	o bris.
46 brls	r. e. 128	helter 11 brls.		Shelter.	ackerel. S No fish.	8 brls	r 0 brls	r. 8 brls.	elter. No fish.	do 5 bris.	and B	Ψ.	nelter	neiter ok.	helter. No fish.	e. 175	helter le.	and N	Sne. 9. 13(ac. 60	No fish.	9.	neithe e. 10 belter
y. 46	for shelter. West side.	n for a si te. 1	n for shelter. North and		mack No	side.	In for shelter Westside, 160	In for shelter. West side. 28	_	side.	In for shelter. North side g	kerel. th sid	West side. 144	d. In for shell Bradell Bank.	rel. In for a West side.	er. West side.	n tor a st_sid	n tor s minac	Kerel. it side	In for shelter. Escuminsc. 60	SZ SZ	West side.	i. In for sheither. North side. 100 i. In for shelter.
in Ba	In for We	rel. I West	In for Nor	8. ma. n Bay.	80 brls n. Bay		In for Wests		In for a Bay	r. do West side.	_	s. mac	. We	rel. Brad	West	iter. Wee	rei. We	٠,	s. Wes	<u>.</u> ۳.	, cã	_	نہ کن
14 days in Bay. 46 b	erel. lı days.	mackerel. In for shelter.) days. West si ie. 11 brls.	28 days. North and	28 days in Bay. Nort	side. 280 brls. 1 3 days in Bay.				erel. In for at days in Bay.		23 days	180 bris. mackerel. Sh 14 days. North side.	mackerel. In for shelter.	mackerel. In for shelter 15 days. Bradell Bank. 7	mackerel. In for shelter. 9 days. West side. No fis	28 days. W	mackerel. In for shelter. days. West side. 10	mackerel. In for shelter. 20 days. Escuminac and Mi	14' bris. mackerel. Sneller. 21 days. West side. 130 b	mackerel.	3 days in B	17 days.	mackerel. In for shelthe 14 days. North side. 100 mackerel. In for shelter.
114	21	20	- 58	28	<u></u>	41	~ <u>8</u>		<u> </u>	- 1	23	14	21		<u> </u>		u 21	_02 	21	<u> </u>	3	11	-4
đo	qo	do	qo	qo	qo	ф	qo	do	qo	do do	ф	qo	qo	qo	qo	op	do	qo	qo	do	qo	qo	op
·	ъ	ŋ	ъ	73	ъ	ਰ	ъ	ъ	р	פי	7	ъ	Ō	ď	ъ	7	ъ	Ð	ъ	ъ	ъ	ਰ	ਰ
23	23	23	23	23	23	23	23	23	33	23	23	23	23	23	23	23	23	23	23	23	23	33	33
op /	qo	qo	op	qo	do	qo	do	ф	ф	ခုခ္	ф	do	qo	ф	qo	do	do	qo	do	do	qo	qo	qo
fe	Me	98	i		ggw	:		888	i	Mass	fass.	:	88	fass	*	88	:	:	:		, Mass	:	fa88
oort, A	[sland,	et, Ma	qo	e, Me.	ster, A	do	, Mass	ster, M	qo	do Івуеп,	ster, 1	ф	et, Ma	ster, 1	qo	et, Ma	ф	do	qo	ıd, Me	cet'wn	qo	ster,]
15 Southport, Me	Swan Island, Me	Wellfleet, Mass.		Castine, Me	Gloucester, Mass		Boston, Mass	Gloucester, Mass		do Vinal Haven, Mass	Gloucester, Mass		Wellfleet, Mass	Gloucester, Mass.		Wellfleet, Mass				Portland, Me.	Provincet'wn, Mass		Gloucester, Mass.
18	16	15	16	16	16	16	16	16	16	16	15	17	16	16	16	15	15	15	16	17	14	18	18
73 /	63	78	100	99	67	13	87	88	19	41	91	82	94	84	98	88	11	162	69	16	69	84	18
_	-	•		•			-		-	11			:	·	:	•			•	-			i
	J. S. Smith	:	C. A. Gorham	88	S. S. Nickerson		J. E. Conary	ham.	G. E. McLean	A. D.cker Steph n Oyer	ton	J. F. Hodgdon	1	H. McEschern	:	J. H. Rider	*	ich	,, E	F. D. McKown	nil	f. B. Rich	T. Cuninngham
G. W. Pie	. Smit	J. S. Snow	l. Gor	John Gotts	Nick.	J. Ternin	. Cons	A. C. Burnham	. McL	Cker h n D	W. W. Nixon.	Hodg.	John Nixon	[cEac	S. B. Cole	f. Ride	F. W. Snow	Obediah Rich.	M. Burrows	. McK	A. H. Nilnil.	. Rich	Juninn
_		2.3									<u>.</u> ₩	. F.	Johr		<u>8</u>	 F. H				<u>F.</u>			
8nt	:	:	п				8		D			п		Son.		:							
Medst	neon	пот	Jorhan	uosı		уге	CeButt	sfield	Vonso	yre	ennis.	odgdo	Кешр	wood .	dersor	lider	Snow.	h Rich	8.w.o.	Jyer	Nilail.	ich	len
Lady Elgin W. F. Medstant	Ellen M. Grosby. M. Stenson	ingtonJ. S. Snow	Frank D Rich C. A. Gorham	Daniel Symons M. Stenson	Sarah P. Ayre Z. Tarr	Mattie Winship J. S. Ayre	Grover Clevel'nd W. F. LeButts	Robin Hood A. Mansfield	John W. Bray F. G. Wonson	Robt.J. Edwards J. S. Ayre Emma M. Dyer., 3. Dyer	Henry L Phillips Geo. Dennis	Ralph Hodgdon. J. F. Hodgdon	Effe T. Kemp W. E. Kemp	Henri N. Woods. G. Norwood & Son	Wm. H. Jordan. Jas. Anderson	Highland Light. J. H. Rider	Pleiades F. W. Snow	Walter L. Rich. Obediah Rich	C. F. Atwood M. Burrows	Eddie Pierce C. A. Dyer	I. H.	Alice J. B. Rich	Martha C [L. Whalen
·	osby.	v asn-	ich	ns 1	're Z	hip J	l'nd V	₹	y	ards J	ilips G	don.	np	ods. C	dan. J	ght. J	- H	ich. 0	db	J	7	1	7
. Klgiz	M. Cr	ton	. D .	l Syme	P. Ay	Wins	rOleve	Hood.	W. Brs	K. Edw	L Phi	Hodg	ľ. Ker	N. W.	I. Jor	and Li	e8	r L. R	Atwoo	Pierce	· ·		0
Lady	Ellen	ing.	Frank	Danie	Sarah	Mattie	Grove	Robia	John	Robt.	Henry	Ralph	Effe '	Henri	Wm. 1	Highl	Pleiad	Walte	C. F.	Eddie	COE	Alice	Marth
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SCHEDULE of Fishing Vessels boarded during the Season of 1886-Continued.

COPY of Boarding Book of Schooner "L. HOULETT," CHAS. M. LORWAY, Commander.

N	NAME OF VESSELS AND	AND OWNER.	Tonnage.		F	WHE	N AND	When and where Boarded.	S
Vessels.	Owner.	Master.	Tons.	Men.	FORT OF KRGISTRY.	Date.	ġ	Place.	Man A Bers.
Frank Foster	Frank Foster Frank Foster Frank	Frank Foster	8	12	Gloucester, Mass Aug. 23 Malpèque, P.E.I. 15 days.	Aug.	23	Malpèque, P.E.I.	[
Cora Louisa	Cora Louisa S. Nickerson	O. R. Harris	74	16	Booth Bay, Me	ච	23	do	mackerel. In for sh 28 days. Escuminac
A. M. Burnham	A. M. Burnham. Eli Wilson	Eli Wilson	09	16	Gloucester, Mass	ĝ	23	do	9 days in Bay. 20 bris, mackerel.
Druid	J. S. McQuin	Druid J. S. McQuin J. S. McQuin	92	9	op	qo	24	op	.4
)									
Mary A. Clark Geo. Clark &	Geo. Clark & Co	H. F. Brown	43	18	op	ορ	29	Cascumpec, P E I	American fishermen. Shelter. Cascumpec, FEI 28 days. West and North side and Miscon. 160 bris. mackerel.
A. S. & R. Ham- mond A. S Hammond	A. S Hammond	A. S. Hammond	99	14	Chatham, Mass	qo	30	30 Malpèque, P.E.I. 11 days.	~
Kate & Florence.	Kate & Florence. T. B. Baker	0. Kelley	96	16	Dennis, Mass	ф	30	op	29 days. West and North side.
Laura Belle	Laura Belle J. D. Sparker	A. C. Braner	11	91	New York	qo	30	op	20
Roulette	Roulette W. F. Weld	T. S. Cole	64	16 E	Philadelphia	qo	30	ор	for shelts
Charlotte Brown	Charlotte Brown T. B. Baker	E. H. Taylor	19	16	Dennis, Mass	qo	30	··· op	28 days. West and North side.
G. P. Whitman.	G. P. Whitman. A. Leighton	8. A. William	68	91	Gloucester, Mass.	qo	30	ор	25 days. West side a Escuminac. 460 brls
Newell B. Hanes T. C. Kennedy.	T. C. Kennedy	r. C Kenney	84	16	Wellfleet, Mass	qo	30	do op	Shelter. 27 days. West and North side.
Leona	W. G. Poole	Leona W. G. Poole W. G. Poole	96	91	Gloucester, Mass.	op _	30	do	-

	A 1(101	18.				Des	8810	цаі	F	ape	18	(14	0, 1	.0.)					A.	. 1	001
30 days. West and North side.	140 bris. mackerel. In for shelter. 30 days. West and North side.	~ (4 days. North side. No fish. In	ಶ	70 bris. mackerel Shelter. 8 days East Point, 100 brls.	mackerel. In for shelther. 35 days. West and North side. 125 bris. mackerel. Water and	44	Sperded and seized, Violation	25 days. North Point and Escu-	le days. East Point, 50 brls.	42 days. North side. 100 brls.		mackerel. bound nome. 46 days. North side. 350 brls.	چ	- 53 ±	30 days. North side. 118 bris.	49 days. North and west side. 165 bris mackens! In for shelter	15 days. North side. No fish. In	for shelter. 44 days. North and west side. 180	36 days. North and west side. 270 hals mank? Shelter and repairs	27 days. North and west side. 25	40 days. North and west side. 166 bris. mackerel. In for shelter.
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op -	qo	đo	op	မှ	ф	op	qo	1 Off East Point Boarded	8 Souris, P.E.I	qo	13 Hawkesbury, N.S 42 days.	ę	ච	qo	15 Souris, P.E.L	qo	op -	op ——	op	op	do	op
30	30	30	30	30	30	31	31		8	&	13	13	13	13	15	15	15	15	15	16	15	15
ූ	qo	do	ф	ф	do	ච	ф	Sept.	qo	စု	qo	qo	qo	đ	q	qo	qo	ච	qo	qo	ę	op 1
Booth Bay, Me	Portland, Me	Wellfleet, Mass	Gloucester, Mass	New London, Conn	Gloucester, Mass	··· op	··· op	Wellfleet, Mass	Gloucester, Mass	ф ор	op	Swan's Island, Me.	Gloucester, Mass	Southport, Me	Gloucester, Mass	op	Portland, Me	Gloucester Mass.	ор	ор	op	Southport, Me
11	16	15	17	16	15	16	11	16	16	14	16	16	16	11	16	16	16	16	15	16	17	29
84	26	28	101	74	70	83	90	78	42	53	16	13	95	83	62	81	18	8	81	77	86	9
W. B. Pinkham	J. L. Clark	Alvin Cobb	J. T. Tupper.	Jacob Rich	R. Cameron	A. W. Richards	Pius McDonald	John H. Ryder	John Geary	C. H. Jackman	Fred. Orme	C. Staples	W. G. Poole	L. Kimball	John S. Staples	D. McIntyre	0. S. Parris	A. T. Greenlow	J. D. S. Nickerson	G. H. Martin	Н. Тьотав	I. W. Pierce
Ambrose H. J. C. Poole	J. M. Plummer. J. E. Fickett	Alice P. Higgins N. Higgins	Jennie Seaverns J. T. Tufper	Frank Butler G. M. Long	Golden Hind W. H. Jordan	attie L. New- man	Edith S. Whalen M. Whalen	Highland Light. John H. Ryder	Maggie & Lilly. John Pew & Son	Hattie B. West W. T. Merchant	Henry Dennis G. McLean	Miantonomah C. Staples	Leona W. G. Poole	Fanny S. Orme . F. Orme	Vesta E. A. Bradley	Gertie Evelyn Andrew Leighton	Fannie Spurling. A. M. Smith	Carrie E. Parsons McKenzie, Hardy & Co	<u>.</u>	Ethel Maud G. H. Martin	Mary H. Thomas H. Thomas	Uncle Joe W. T. Maddocks
Ambrose H. Knight	J. M. Plummer	Alice P. Higgins	Jennie Seaverns	Frank Butler	Golden Hind	Hattie L. New- man	Edith S. Whalen	Highland Light.	Maggie & Lilly.	Hattie B. West	Henry Dennis	Miantonomah	Leona	Fanny S. Orme.	Vesta	Gertie Evelyn	Fannie Spurling.	Carrie E. Parsons	Wm. H. Welling-	Ethel Mand	Mary H. Thomas	Uncle Joe

COPY of Boarding Book of Schooner "L. HOULETT," CHAS. M. LORWAY, Commander. SCHEDULE of Fishing Vessels boarded during the Season of 1886—Continued.

Ŋ	NAME OF VESSELS AND	лар Омиев.	TONKAGE.	100			EN AND	W неи амо w неве Воавобо	MD.	
Vessels.	Owner.	Master.	Tons.	Men.	robt of Kacistry.	<u> </u>	Date.	Place.	Ī	KEMARKS.
Rush Light	F. G. Wonson	Rush Light F. G. Wonson J. S. Kenney	63	14	Gloucester, Mass. Sept. 15 Souris, P.E.I 35 days.	Sept.	2	daris, P.E.I	<u> </u>	35 days. North side. 50 brls mack-
Golden Hind	Golden Hind W. H. Jordan	R. Cameron	22	18	do	ච	15	do	- 5	erel. In for shelter. 23 days East Point. 200 brls
John J. Whittier	ф ор	W. Thurston	88	17	ф	မှ	15	do	4.	~~
Jane & Essie	Jane & Essie J. M. Pope	W. M. Benson	63	15	Swampscott, Mass.	do	15	 05	26	
Hattie Kvelyn	Hattie Evelyn J. A. Cromwell	J. A. Cromwell	99	15	Gloucester, Mass	ę	16	qo	32	mackerel. In for shelter.
Robt. J. Edwards	Robt.J. Edwards J. S. Ayre	A. Dicker	08	16	ф ор	do	15	do		Foint. 100 bris. mack'l. Shelter.
Harry G. French	Harry G. French J. W. Campbell	John Chisholm	38	16	ф ор	မှ	15	op	47	bris. mackerel. In for shelter. 47 days. North and west side and
Edward Rich	Edward Rich R. R. Fruman	J. Newall	20	16	Wellfleet, Mass	do	15	qo		In for shelter. 21 days. North side. 10 brls. mack-
Col. J.H. French	Col. J. H. French John Chisholm	W. Harris	18	16	Gloucester, Mass	දි	16	do	42	erel. In for shelter. 42 days in Bay. 15 brls. mackerel.
comb	comb	A. H. Nilnil	69	18	Provincetwn, do	g.	91	op		Shelter. 26 days in Bay. 34 brls. mackerel.
F. R. Walker	F. R. Walker James McDonald J. McDonald	J. McDonald	67	14	Gloucester, do	용	18	op	11	In for shelter. 17 days out. 10 brls. East Point.
Poineer James G. Tarr &		3ros John Uritchet	63	16	op	ф	18	do	42	-
A. M. Burnham	A. M. Burnham. E. W. Wilson	E. W. Wilson	99	15	··· op	မှာ	18	op	<u>8</u>	$\vec{-}$
J. W. Campbell.	J. W. Campbell, B. Row	C. Chisholm	42	22	ор	op G	18	op	9	North side. Suelier. 60 days out. 300 bris. mackerel. North side and Escuminac
Belle Franklin	Belle Franklin Frederick G. Wanson H.	H. R. Kendricks	22	16	op	op 1	18.	e op	42	r. out. 160 brls Point. Sholte

Carrie G. Crosby James A. Eaton Mulic	Mulion Atkinson	28	16	16 Wellfleet, Mass	g	18	do	-	14 days out. 10 bris. mackerel. Rust Point. Shelter.
Thos. Cunningham	gham.	75	16	Gloucester, Mass	qo	18	op		
S. W. Jewett		109	18	Portland, Me	qo	18	do	:	നള
John F. Vantin	:	73	16	Gloucester, Mass	qo	18	do	-	bris. macker
W. W. King	•	77	16	do	qo	8	do		0 %
Jяв. W. Thomas		20	16	ор	qo	18	qo		64
J. Nason	•	89	16	т ор	qo	18	do	-3-	=
W. W. Staples	:	64	16	Swan's Island, Me	qo	18	. op	<u></u>	<u> </u>
Mark Rand		76	17	Southport, Mass	qo	18	do		_: `ā
J. Chase		88	14	Provincet'wn, do	qo	18	do	<u></u>	_ ≤
J. R. Gorman		66	16	Gloucester, do	qo	18	do		210 bris: 1
Nelson McKinney		69	16	ор	qo	18	do	-	No fish.
Pius McDonald		18	11	do	do	18	ф •	:	20 days out, 30 bris. mackerel. Rast Point, Shelter.
W. Smith		83	16	op	do	18	do	* -	~ 5
P. P. Smith		76	16	Boston, Mass	qo	18	qo		H
J. W. McFarlane		73	16	Gloucester, Mass	qo	20	op		3 days out. 44 bris. mackerel.
H. Eaton		73	15	op	qo	21	ч ор	4	್ಟಿ
O. A. Thompson		99	15	Southport, Mass	qo	21	do	::	21 days out. 25 bris mackerel.
C. Keen		93	16	Gloucester, Mass	qo	25	qo	•	35 days out. North and West side.
J. E. Sighworth		117	11	op	do	78	op	-	18 days out. North side and Mar-
T. Simpson		94	16	do	مو	28	ор		out. North
Chas. Lee		68	16	do do	Oct.		do		erel. Shelter. 49 days. North side. 150 brl3. mackerel. Shelter.
Charles Smith		95	16	do	qo	3	· op	- -	18 days. No fish. Shelter.
F. Carroll	-:-	107	91	do do	qo		op	<u>:</u>	49 days. North side. 216 brls. mackerel. In for shelter.

SCHEDULE of Fishing Vessels boarded during the Season of 1886—Continued.

COPY of Boarding Book of Schooner "L. HOULETT," CHAS. M. LORWAY, Commander.	OARDED.	Place.	2 Souris, P.E.I 65 days. North and west side. 200		14 days. North side. 14 brls.	49 days. Escuminac 110 brls.	Sydney, 21 days. East Point and Margaree.	~ `	53 days. Escuminac and north	age. 100 Dris. mackerel. Shelter.	mackerel. 10 for shelter. 36 days. North side and Sydney.	35 days. North side and Sydney.	oo Dilb. macketer. Sheller.	56 days. East Point of Jape	MORTH, 150 OHS, HEACH I. SHELICH. Morth Bay. S.7 brils. In for shelter.	69 days. Bast Point. Off Sydney	East Point and No.
s. M. Lor	W нби аир where Boarded	Date. Pla	2 Souris, P	2 do	2 do	4 do	7 North E	7l do	7 do	17 do	17 do	17 do	18 do	23 do	23 do	23 do	23 do
Сна	Мни	ρÔ	Oct.	ф	do	qo	qo	do	ę	op G	qo	qo	qo	do	qo	do	ф
HOULETT,"	Day Day	FORT OF INCISIENT	16 Gloucester, Mass. Oct.	ф	ор	ор	···	ор	Boston, Mass	Gloucester, Mass	op	т ор	do do	do	ор	op	do do
"Ľ	GE.	Men.	16	16	16	16	10	14	16	16	11	11	16	11	16	16	16
nooner	Tonnage.	Tons.	44	84	06	89	11	69	46	74	111	88	69	101	62	08	18
ing Book of Sel	AND OWNER.	Master.	Н. F. Brown	G. B. Martin	M. Whalen	C. N. McLean	Јевзе Lewis	J. M. Bearse	S. McLaughlin	J. A. Viviot	S. Jacobs	L. B. Nauss	John Vibert	J. I. Tupper	Н. F. Brown	A. T. Greenlow	J. E. Graham
Copy of Board	NAME OF VESSELS AND	Owner.	Mary A. Clark Geo. Clark	John L. Stanley	man Geo. Clark	Morning Charles N. McLean, C. N. McLean	mium H. A. Lewis	chings Geo. Friend J. M. Bearse	•	Spencer F. Baird David Tarr J. A. Viviot	Molly Adams Sol Jacobs S. Jacobs	L. B. Nauss		Jennie Saroms J. I. Tupper J. I. Tupper	Carrie R. Par. Geo. Clark & Co H. F. Brown	sons	A. R. Crittenden saac Steel J. B. Graham
	N	Vessels.	Mary A. Clark	Eleazer Boynton John L. Stanley	man we reco	Morning	mium dist	chings	Sarah H. Prior P. H. Prior	Spencer F. Baird	Molly Adams	Belle N. Nauss L. B. Nauss	Richard Lester James Tarr	Jennie Saroms	Mary A. Clark	80ns	A. R. Crittenden

_												•		
172 days. East Point and Margaree	23 days. Caps North and Sydney.	9 Sand Point, N.S. 60 000 lbs aslt cod. Banquereau.	8	. 35,000 lbs. salt cod. Roseway Rank Round home Infortenairs	Œ	40,000 lbs. cod Information	10,000 lbs. fresh fash. Roseway		30,0015: Balt cod Middle Ground	Fresh haddock	Ë	Banks. Bound home. Shelter	and water. 10,000 lbs. salt cod. Western banks. In for shelter and water.	Bound to Western Banks for fresh halibut. In for shelter.
:		t, N.S.	į		:		:		:	:		:		•
op	qo	Sand Poin	qo	оp	qo	qo	qo	do	ср	qo	do	op ·	qo	qo
23	23	6	6	10	11	11	13	13	14	14	15	16	15	16
op	op	Dec.	qo	đo	ф	qo	go	စ္	ep G	go	ф	op .	မှ	ව
op	ор	Gloucester, Mass Dec.	op	op	т ор	op	19 Provinceto'n, Mass do	12 Gloucester, Mass	op	ор	ор	ор	ор	14 Portland, Me
		Glouces			<i>-</i>		Provinc	Glouces						Portlan
16	17	13	13	13	12	10	19	13	13	16	-	13	13	14
92	11	62	64	99	99	8	134	19	99	8	101	89	70	96
0. Т. Кееп	Joseph Smith	Л. Сошеви	Medo Rose	H. Thompson	P. G. Hodgson	E. Royal	M. McAskill	Manuel Rose	W. Bine	J. Husing	W. Hudder	Кеепе	W. Brinnick	J. Doughty
J. E. Garland S. Cunningham C. T. Keen	Lizzie M. Centre Joseph Smith Joseph Smith	A. H. Johnson G. Johnson J. Comeau	L. Sayward G. Sayward Medo Rose	L. J. Jones J. H. Parsons H. Thompson	Midnight B. M. Grover P. G. Hodgson	S. A. Parkhurst, E. Jackson E. Royal	Nellie Swift S. L. Swift M. McAskill	Tragabiggand Wanson Bros	P. D. Smith Oakes & Foster	D. D. Winchester J. O. Proctor J. Husing	W. J. Grosby Frank Garrol	Barriconta Roe & Jordan	Iolanthe J. O. Proctor W. Brinnick	Gertie May G. A. Guptell J. Doughty
J. E. Garland	Lizzie M. Centre	A. H. Johnson	L. Sayward	L. J. Jones	Widnight	S. A. Parkhurst.	Nellie Swift	Tragabiggand	P. D. Smith	D. D. Winchester	W. J. Groeby	Barriconta	Iolanthe	Gertie May

CHAS. M. LORWAY, Commander of the Government Fisheries Protection Schooner "L. Houlett."

SCHEDULE of Fishing Véssels boarded during the Season of 1886-Continued.

COPY of Boarding Book of Schooner "CRITIC," WM. McLaren, Commander.

NAMB	NAME OF VESSELS AND OWNER.	04 64 82	TONNAGE	GB,		AND WE	WHEN WHERE BOARDED.	
				Ì	PORT OF REGISTRY.			REMARKS.
Vessels.	Owner.	Master.	Tons.	Men.		Date.	Place.	
Hattie Evelyn	J. A. Gromwell	J. A. Gromwell	99	16	Gloucester, Mass	June 28	Cascumpec,	1
Encola C	Encola C B. Cunningham	R. Cunningham	62	14	op	do 28)
Cecil H. Low		A. McKenzie	75	16	··· op	July 4	4 Souris, P.E.I	Caught 40
Henron Wood	G. Norwood & Sons.	H. McKachern	84	16	do	do 4	do	Just Irom nome. No nan Lost seine boat.
A H. Harding	A. C. Adams	Ą.	19	91	do	do Jo		ne. In fo
Fdward Rich.	K. W. Freem	Juo Newell	4. 6	97	Provinceto'n P E	9	ranhadran	000 000
Nallia N Rowa	Rhin		20	11	Gloucester, Mass		9	ţ
Orient	Chas. Lee		68	16	op	ор -	op _	rls.
Ellen W. Sawyer	J. Sawyer	Jno.	103	18	Portland, Me.	g ,	op,	C4
Wm M. Gaffney	J. Smith	Jag. W. Thomas	2	16	Glouceste", Mass.	ao op	9	Just from home. No fish.
May Flower	Cuppingham	J. McKinnon	108	16	do			00 00
Morning Star.	T. L. Mayo	P. P. Smith	92	15	Boston, Mass	op	ф	Ħ
Ossipee	Cunningham		8	;	Olonge Mag	,	ç	Just frem home. No fish.
	nosdwou.r.	J. Jonnston	8 3	7.	Gloucester, mass		9 5	Journal + 98 7.1.
Moro Castle	McRenzie &	narging Mawin Joyce	22	91	op	ခွစ္	ခွင့	do 80 do
Molly Adams	S. Jacobs	S. Jacobs	117	17	op	ę	op	•
Andrew Burnham Debutts & De	Debutts & Dagget		84	11	Boston, Mass	o p	, oec	350 bi
:	ē	E - L	8	-	Glonoster Mess	ŕ	म् स् र	Wee
Fannie Belle	W. B. Coombs F. Hall	F. Hall	2 6	- 4	Gioucestei, mass.	g o	9-6	anocht Ձճ Խո
A. G. French	N. Merco	Spragne	8.89	2 2	Boston, Mass	go	gg	2 days out. Caught 12,brls.
Weterfell	≥		202	16	Portiand, Me	ģ	op	
Leona		×	92	16	Gloucester, Mass	op	op'	3 weeks out. Caught 300 brls.
G. P. Whitman.	_		68	16	_	g,	၀ှာ	ä
Julia Ella			49	7;		9 6	ခွင့်	. 2 days out Caught nothing.
Martha Bradly	S. Smith	Obed Mentin	25	- E	Gloucester, Mass	do 7	ခွန	Caught off North Cape 140 bris.
J. S. MeCama	o. o. mere	·· (O IISS: MISE WIT ······	_	2	_	}	3	TA MOCKE OUT. COMBUT. AC CO.

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do 60 do do 20 do do 20 do do 30 do No fish. orth Cape, 70 do corth Cape, 71 do do 17 do ne. No fish	do do do do do	**************************************	do Gaught 150 do 10 do 270 do 215 do 215 do 215 do 47 Caught 20
/4 do /2 do /3 do 3 do Just arrived. N Caught off Nort. Gags out. Just from home.	1 do 1 do 1 do 1 ust from home. 2 weeks out. 2 do 10 days out. No fish yet.	1 do do do do do do do do do do do do do	do do weeks out. do do do do do do do do do do do do do
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do do do do do do Go do Souris, P.B.		Casc West	
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do do do do do do do do do do do do do d	0000000000000000000000000000000000000		\$ \$
do do do do do do do do do do do do do d	North Haven, Me do Gloucester, Mass Gloucester, Mass Gloucester, Mass Provinceto'n, Mass Provinceto'n, Mass Provinceto'n, Mass Provinceto'n, Mass	Gloucester, Mass Southport, Me Gloucester, Mass Gloucester, Mass do do New London, Com cloucester, Mass Provinceto'n, Mass Provinceto'n, Mass Gloucester, Mass Swan's Island, Me Gloucester, Mass	Gloucester, Mass Portland, Me Bost n. Mas Fortland, Me Gloucester, Mass North Haven, Me Portland, Me Gloucester, Mass Gloucester, Mass
do do do do do Gloucesti Gloucesti do	North He d Gloucest Gloucest Gloucest Province Booth Band	Gloucester, Mass. Southport, Me Southport, Me Gloucester, Mass. do do Vew London, Con- Gloucester, Mass. Provinceto'n, Mass. Provinceto'n, Mass. Gloucester, Mass. Gloucester, Mass. Swan's Island, M Gloucester, Mass. Swan's Island, M	Gloucester, Mass Porland, Mo Bost in, Mass Gloucester, Mass North Haven, Me Denuis, Mass Gloucester, Me Gloucester, Mes
17 16 16 16 16 17 17 17 18	845855555		11 16 17 1 16 16 17 1 16 17 1 16 17 1 16 17 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
90 90 91 91 91 91 91 91 91 91	8000 800 800 800 800 800 800 800 800 80	766 103 103 103 103 103 148 888 888 99 99	76 87 60 60 70 88 71 71
O. Whitman	S. S. Lewis D. Thurston D Nickerson Wm. King H. P. Stone H. P. Stone J. Goncalos J. Goncalos J. Goncalos Thomas	J. Warren Mark Rand W. E. Pinkham P. McFarlane A. E. Snow A. E. Harding Jacob Rich L. B. Nauss J. B. Rich J. B. Rich S. W. Smith Chas Staples Jesse Lewis F. McLauglin	G. T. Keene E. Doughty J. E. Conary G. W Griffin J. L. Crockett G. Killer W. A. Rice John Gery.
J. McDonald	F. Smith	10 8 8 10 10 10 10 10 10 10 10 10 10 10 10 10	
B. R. Crane	A. C. Fox		

SCHEDULE of Fishing Vessels boarded during the Season of 1886-Continued.

COPY of Boarding Book of Schooner "CRITIC," WM. McLaren, Commander.

											I
. NAMB	NAME OF VESSELS AND OWNER.	YER.	TONNAGE.	G 18.	PORT OF BRUISTRY	AND WH	WHEN AND WHERE BOARDED.	,	REMARKS.		
Vessels.	Owner.	Master.	Топв.	Men.		Date.	Place.				
Phil. Sheridan B. Lowe	В. Lowe	John Mohr	93	16	Gloucester, Mass Aug.	Aug. 24	24 Cascumpec,				
Belle Franklin J. Wonson,	J. Wonson, & Co	H. D. Kendrick	72	16	ор	do 28	:	⊁ ≱	;	Ω	<u>.</u>
Gertie Evlyn A. Leighton.	A. Leighton	D. McIntyre	28	16	 Og Q	do 28	do	3 do	9	011	3 9
Mary A. Olara	Ged Olarh	II. F. DIOWII.	9 9	2 2	2 6		P.E.I	3 do	96	160 d	တို
© S. Glover U. Maxwell	U. Maxwell	F. W. Kent.	93			ئد		→ .	99		o o
F. A. Smith	J. Friend	K. Warren J. A. Verbert	7.4		Gloucester, Mass	go go 1	දිදි	4 do Just from home.	ao z73 ne. No fish.		0.
J. W. Bray F.	3	G. E.	79	16				In for shelter.		•	
A. R. Terry	R. D. Terry	ج تحد	3 5		do do Marit	do 1	op op	3 weeks out.	Caught 56 bris.	6 bris	
Klectric Flash	Debutts & Dagget	S. Bivere	0 12	4 6	Wellfleet, Mass		gg	4 weeks out.	Caught 129 brls.	29 br	5
Mattie Wiuship		Ternen	23	_	Gloucester, Mass		qo	4 do	ූදි.	20 do	_
Annie Sargent	Annie Sargent L. Whitten	Wm. Fisher.	89		Portland, Me	do 1	do	4 do	о р .	97 do	_
Nellie Davis	A. Melauson	A. Melausou	6		Ciorcestor, mass		7	5 do	do 1	165 do	_
John S. Preston			88	16	op ,		qo	4	No fish.		
Abby. M. Derring	W. M. Smith	Emery Gott	96	13	Portland, Me.			₩.	جب		0
Newell B. Hawes	Newell B. Hawes I'. Kennedy			12	Rooth Ray Ma	00 00 00 00	000	4 K	- 3-2	00 00 90 do	
Lizzie M. Center J. Smith	J. Smith		32		Gloucester, Mass			·-	4	40) do	
Lettie Hopkins	E. J. Hopking	E. J. Hopkins	46		Vinal Haven, Mass.	do 5	Malpèque,		•		
TT 1 0-22-b-	[] O	D Correll		1	Clourastar Mass	¥	7. ⁵	3 do	ි දි	180 go	0 0
M. J. Crosoy.	W. J. Crosoy f. Chiaholm	Wm. Harris.	,	- 4	do do		op Op	. 4	No fish.		,
Stowell Sherman. S. T. Hatch.	S. T. Hatch	F			Provinceto'n, Mass		op.				0
Hattie Linnel	E. S. Linnel	zi,	8		do do		op ?	do do	_ දි		do
John Flummer	T. A Langaford	aford J. McDoneld	S 6	919	Gloucester, Mass	90	9	4	No.	٠.	2
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90 op	op	မှ မှ			မှ မိ	පුරිපි පි	ှင့် မှ	6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	do bris.
150 70 350	t 25 isb.	200 85 50	105 365 365 365	ish.	do 40 No fish.	848	lsh. 184 254	300 300	20 ish. 100 ish. 91 b
Caught do do	No usn. Caught 25 9. No fish.	Caught 200 do 85 do 85	do 105 1e. No fish. Caught \$65 do 390	No fish do do	Caugat 170 do 40 e. No fish.	6 666	No fish. sught 184 do 90 do 254	66 6 66	do 20 do e. No fish. Caught 100 brls e. No fish. Gaught 91 brls.
Ca ,	žÖ g	2 S	ne. Ca		عَ وَ		G. C.		ne. Ca
out.	1 ho	no ont	n hor	out out	a boi	5	out.		hor bor hor hor hor hor hor hor hor
do do	do Caught 2t ust from home. No fish	4 weeks out. 2 do 6 do 3 do	do fron eks	fron do	fron de	ಕಿಕಿಕಿ	from leks on do	39999	do fron fron fron
5 weeks out	Just	<u>; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; </u>	5 do Just from hom 4 weeks out. 2 do	Just from hom 3 weeks out 4	3 do	6 do	Just from I 6 weeks ou 3 do	0 0 10 4₁10	6 weeks out. 6 weeks out.
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Wellfleet, Mass	Marbiebead, Mass Gloucester, Mass Obilodeler,	Gloucester, Mass New York Portland, Me	Gloucester, Mass Wellfleet, Mass Gloucester, Mass	:::	888	Мазз	do Wellfieet, Mass Swan's Island, Me. Gloucester, Mass	, Me.	
Mas Me.		Me.	or, M. S. S. M. S. S. M. S. S. M. S. S. M. S. S. M. S. S. M. S. S. M. S. S. S. S. S. S. S. S. S. S. S. S. S.	Š	r, M	r, M	Mas land	land land land r. M	Me.
Wellfleet, Mass Portland, Me	Marblehead, Gloucester, Childelahi	Gloucester, Mass. New York Portland, Me.	Gloncester, M. Wellfleet, M. S. Gloucester, M. do do	do do do	Gloucester, Mass. do do	Gloucester, do do	do Wellfieet, Mass Swan's Island, Gloucester, Mas	Swan's Islan Gloucester, do	do d o do Portland,
Well Port	Marb Glou	Giou New Port	Glo Well Glou	0	Glou	Glou	Well Swar	Swan's Island Gloucester, M do Gloucester, M	Port
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7.0	wn.	0		g	ld ld		12 E	Carlit. Smith. Kenny. hisholm	ц ц
Hodgson, A. Grove. Jewett	A. Roe H. Brown Staples	M. Joyce Brewer Gross	Richard Atkinson S. Moore P. Aitkin	Simpson Nickerson Tupper	F. Sprague McDonald	Orme Gorman McLean	Grinnel Burrows Staples	m. Carli S. Smith S. Kenn Chishol	ss. Smith Payson Whalen
P. H.		a,≅ _g .ç	P SS A E		75 7 8	0.03	A. Grinnel. M. Burrows. W. Staples Geo. Martin	Wm. Carlit. J. S. Smith. Jas. Kenny. O. Chisholm S. McPhee	Chas. Smith F. Payson M. Whalen. M. Orchard.
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A. H. Pever A. Smith	J. W. Smith & Carry Wells	Cha C	O. Allen J. Eaton A. Leighton J. P. Aitkin	Z. Tarr. Z. Tarr. J. Tupper.	O. Babson Brown & Co. J. Edwards	30 % I	McKenzie & M. Burrows. W. Staples Geo. Martin.	A. Rackliff M. Stinson. J. Wonson Ben. Lowe. S. Smith &	Chas Pool G. C Lewi
Ralph Hodgson A. H. Pevere. Margaret Smith	Paul & Esie	Vm. H. Foye	H. L. Newman O. Allen Carrie Crosby J. Eaton Porter Roberts A. Leighton Bartie Pierce J. P. Aitkin.	Mary Fernold	Jasac Chapman O. Babson Brown & Collars. Cameron I. Rowards	Henry Dennis G. McLean. Wm. Daisley J. Gorman. Herald of the Morni'g G. McLean	Charle Pareons MCKenzie & Chas. Atwood M Rurrows Heary Friend W. Staples. Ethel Maud Geo. Martin	Chas. Warren A. Rackliff. Helen Crosby J. Wonson S. Kush Light J. Wonson & W. Osmpbell Ben. Love Cancpus Smith &	
730a. e		9 6	an by ts	d	lan.	Mori	1	Warren Crosby. Light Campbell	son man. ce
Hody ever et Sn	Si Si .	Foy elle.	ewm. Uros tober ierce	rnol yer. sever	hapa mley	enni isley f the	arso two rien	Zarre rosb ght	Bati elso Free Pier
ulph If. P	Paul & Essie	n. H. ira B W. L	L North Lie (Mary Fernold Sarah Ayer Jennie Severns	Isaac Chapman E. L. Conley	iry Da	Carrie Parsons Chas. Atwood Henry Friend.	Chas. Warren	man ira N nie irge
A A B	Par	E E E	H. Car Por Bar	Sar Ser	Jaas F. I	Hen Her	S S S S S S S S S S S S S S S S S S S	Chas. Helen Kush I J. W.	Her. Lau Fan Geo

WM. McLAREN, Commander of the Government Fisheries Protection Schooner "CRITIC."

SCHEDULE of Fishing Vessels boarded during the Season of 1886-Continued.

COPY of B	Soarding Book of Schooner "F. E. CONROD," M. SMELIZER, Commander.	hooner	E	E. CONROD,"	Zi.	ME	LIZER, Con	ımander.
AND OWNER.		TONNAGE	G.B.	PORT OF BREISTRY	AND	WHEB	WHEN WHERE BOARDED.	RRMARKS
Owner. Master.		Tons.	Men		Date.		Place.	
Moro Castle McKenzie & Harding Edward Joyce		83	16	Gloucester, Mass June 22 Souris,	June	22	Souris, P.E.I.	P.E.I. Put in here for shelter, blowing hard from North East Ordered vessels away after wind ceases.
Howard Holbrook Oakes & Foster Chas. A. Keene	.	86	16	op	qo	26	26 Port Hawkes- bury, N.S.	fish scarce. Put in for water., Orde away after supplying. a.m. 27th. Just from ho
Gertie May Ohas. A. Guptil Isaacher Doughty	ıty.	96	14	Portland, Me	do		Port Mulgrave N.S.	28 Port Mulgrave Put in for water. Ordered away after supplying. Left a.m. next
May Flower Cunningham & Thompson	•	108	16	Gloucester, Mass	9		op	day. Just from home. No fish. Put in for water. Ordered her away after supplying. Left a.m. next day. Just from home.
Col. J. H. French Jno. Chisholm Wm. Harris	. : :	79 68 83	16	: : : • • • • • • • • • • • • • • • • •	July do do do do	22	7 Souris, P. E.I do i2 Miscou Light bearing West, North West 4	8
J. J. Tupper	:	101	16	op	op	22	miles. Miscou Light 2 bearing West, North West 5	226 brls. mackerel. Cautioned him not to enter the Bay des Chaleurs.
Alice C. Jorden Rowe & Jorden J. Warren	•	83	16	op op	op]	22	miles. Wiscou Light bearing West, North West 4	397 bris. mackerel. Cantioned him not to enter the Bay des Chaleurs.
S. Smith	•	80	17	••• ор	op	22	miles. Miscou Light bearing West, 3 miles.	Mission Light 300 brls. mackerel. Cautioned bearing West, him not to enter the Bay des 3 miles.

•00	V ICLO	ria.		Sei	ssionai	Pape	ers (14	0, 10.)			А	. 1001
6, -	b me. 2nd trip. Ordered him out of the Bay of Chaleure which order immedi- ately compiled with. Had 150	9	Souris, P.E.L., Put in for shelter. Ordered him out when wind and weather permits. 5 weeks in Bay. 100	Put in for shelter. Ordered him out when wind and weather out when wind and weather	4	Put in for shelter. Ordered him out when wind and weather narmits 7 weeks in Ray 270		brls. mackerel. Put in for shelter. out when wind a permits. 4 weeks	brls. mackerel. Put in for shelter. Ordered hin out when wind and weather permits. 6 weeks in Bay. 75	bris mackerel. Put in here for shelter. Ordered him out. Left this a.m. 4 weeks		Let unexue 150 onto mackeret. Put in for shelter. Ordered him out when wind and weather permits. Left next a.m. 400 bris. mackerel. 2 months fishing
ight Vest,		orth oint	展.1.	·	:	:	:	:	:	·	ykes-	i
26 Miscou Light bearing West,	3 miles. Midway be- tween Port Daniel and	34 miles North of East Point Light.	Souris, P.	qo	qo	op	op	op	qo	ор	25 Port Hawkes- bury, N.S.	ф
26	10	18	21	21	21	21	21	21	21	23	35	35
do	Aug.	Sept.	do	စု .	ф	do	g o	đo	ф	ф	đo	စ္
Me	., Мавз	•	:	, Ме	., Макв	:	•	i	o'n, Mass	., Mass	:	Мө
35 Portland, Me	Gloucester, Mass Aug.	op	op	Booth Bay, Me	Gloucester, Mass	qo	op	qo	Provinceto'n, Mass	Gloucester, Mass	qo	Portland, Me
35	14	15	14	15	16	16	16	16	14	14	16	80
191	19	89	99	99	74	73	108	893	88	92	8	109
Geo. Joyce	Capt, Gray	John Johnson	J. A. Cromwell	Edwin J. Price	J. McFarlane	Reuben Cameron	John A. McKinnon	f. E. Gorman	В. В. Вепкоп	Simpson	B. F. Sprague	L. W. Jewett
Вгожи & Оо	Capt. Gray			W. T. Maddocks	John McFarlane		-8	W. D. Daisley J. E. Gorman	В. В. Велвоп	Zebulon Tarr	Batson	Smith & Co L.
S. S. Novelty Brown & Co	Commodore Foote Capt. Gray	Ossi pee	Hattie Kvelyn J. A. Gromwell.	Uncle Joe	Emma W. Brown John McKarlane	Golden Hind Rowe & Jordan.	May Flower Gunningham Thompson	W. D. Daisley	Gracie H. Benson B. B. Benson	Mary Fernald Zebulon Tarr	Іваяс А. Свартап	Margaret Smith

[SCHEDULE of Fishing Vessels boarded during the Season of 1886—Continued.

COPY of Boarding Book of Schooner "F. E. CONROD," M. SMELIZER, Commander.

Name	NAME OF VESSELS AND OWNER.	NBR.	Tonnage.	GE.	Установа	AND W	Ween AND WHERE BOARDED.	Reviews
Vestels.	Owner.	Master.	Tons.	Men.	COKT OF DEGISTRY.	Date.	Place.	A Farenthy.
Martha A. Bradley	Martha A. Bradley Silvanus Smith J. F. Banitel	J. F. Banitel	73	16	Gloucester, Mass	Sept. 25.	Port Hawkes-bury, N.S.	Gloucester, Mass Sept. 25 Port Hawkes- Put in for shelter. Ordered bim bury, N.S. out when whind and weather
Fannie A. Spurling.	Fannie A. Spurling. A. M. Smith	0. S. Parris	881	16	Portland, Me	do 25	•• op	permiss. Let ust a m. 100 ons. mackerel. 3 weeks fishing. Put in for shelter. And to go on the Marine Railway for repairs. 275 hrls. mackerel. 6 weeks
Vesta	Vesta S. Smith & Co J. F. Staples	J. F. Staples	15	16	Gloucester, Mass	do 25	op	fishing. Put in for shelter. Ord cut when wind and
W. D. Daisley	W. D. Daisley J. E. Gorman	J. E. Gorman	83	16	op	Oct. 4.	Souris, P.E.I.	4 Souris, P.E.I. In for shelter. Was accompanied by John Bourinot, Gollector of the companied by John Bourinot, Gollector of the companied by John Bourinot, Gollector of the companied by John Bourinot, Gollector of the companied by John Bourinot, Gollector of the companied by John Bourinot, Gollector of the companies of the
								Unstoms from Fort nawker bury, in boarding who seized vessel for violation of Customs Laws. said vessel was fined \$400. which was paid. Vessel went
Samuel R. Crane	Samuel B. Crane Owen Whittier O. Whittier	O. Whittier	74	11	Gloucester, Mass	do 4	qo	to sea next day. In for shelter. Will proceed for home when weather permits.
Edith S. Whalen	Edith S. Whalen M. Whalen & Son P. McDonald	P. McDonald	18	11	op	do	4l do	460 brls. mackerel fn for shelter. Ordered to leave when weather permits. Left
Alice 3. Chase	•	S. Chase	98	14	Provinceto'n, Mass	do 5	op	same day. 238 brls. mackerel In for small repairs. Ordered to leave when completed. Left same day, p.m 260 brls. mack-
		_						rel. 8 weeks in Bay.

Carrie F. Parcons VoKeuzie, Ha	VoKerzie, Harding	A. T. Greenlow	08	91	Gloucester, Mass		do 7	7 Port Hood,	In for water. Ordered to leave when supplied. Left next a.m.
Mary H. Thomas Henry B. Thoma		Е. В. Трошав	893	17	do	_ - -	do 9	Port Mulgrave In	for water. Ord when supplied. L
John B. Presson	John S. Presson Geo. Clark & Co	William McHarty.	88	16	op	_ - -	do 9	op .	5
Henry N. Woods Geo. Norwood &	Geo.Norwood & Sons	Sons H. McAckern	84	16	qo	 -	do 10	Louisburg, N.S.	25 bris mackerel. 7 weeks in Bay. In for shelter during the night. Left next morning. 340 bris.
Eleazer Boynton	Wm. Рагвопя	Geo. B. Marten	84	18	qo		do 10	op	erel. 9 weeks fra
Carrie Parsons McKenzie,	McKenzie, Harding & Co	A. T. Greenlow	08	16	qo		do 12	North Sydne C.B.	North Sydney, In for shelter. Ordered him out Left same day. Reports one of his reasonable of his reasonable day.
Belle A. Naas L. B. Naas	L. B. Naas	[. B. Naas	88	16	op		do 13	op	T 4
Mollie Adams Solomon Jacoba		S. Jacobs	111	11	op •	_ `	do 13	op -	~ ~
Edith Rows Rowe & Jordan		J. L. Swim	08	16	qo		do 13	qo	weeks from home. In for shelter. Left next morning. 156 bris. mackerel. 5 weeks
Fannie W. Freeman	Fannie W. Freeman Geo. Clark & Co	M. Whalen	8	16	op	- -	do 13	qo	home. shelter. Left
Ambrose H. Knight.	James E. Poole	H. G. Spofford	84	17	Booth Bay, Me		do 13	o p	morning. No hin. 4 weeks out In for shelter. Left early next
Addison Centre	Addison Centre Margeson, Distring	Sol. А. Воже	92	18	Gloucester, Mass		do 13	op	In for shelter. Left early next morning. 120 bris. mackerel.
F. R. Walker	F. R. Walker T. A. Langsford	J. McDonald		91	qo		do 13	do	Left e
Orient	Capt. Lee	Capt Lee	69	91	do		do 13	qo	6 weeks out. In for shelter with lost offoremast head. Left after repairing. 140
Spencer F. Baird	Spencer F. Baird James H. Tarr	John Viber	18	91	op	 -	do 13	άο	bris. mackerel In for shelter. Left early next a.m. 10 bris. mackerel. 8 weeks
Gertie Evelyn	Gerție Evelyn Andrew Leighton D. McIntyrs	D. McIntyre	 56	22	ор		do 13	op d	out. In for shelter. Left early next a,m, 200 bils mackerel, 8 weeks

COPY of	Board	ing Book of Sc	hoone	 F	COPY of Boarding Book of Schooner "F. E. CONROD," M. SMELIZER, Commander.	M. SME	LIZER, Con	mander.
NAME OF VESSELS AND OWNER.	AND OW	NEB.	TONNAGE.		O Drawner		WHEN WHERE BOARDED.	Ramanga
Owner.		Master.	Tons. Men.	Men.		Date.	Place.	
J. R. Garland Gunningham & Thompson	28	0. T. Keene	78	18	Gloucester, Mass	Oct. 13	North Sydney.	18 Gloucester, Mass Oct. 13 North Sydney. [In for shelter. Left early next morning. 150 bils. mackerel.
Sarah H. Prior P. H. Prior		T. McLaughlin	97	18	16 Boston, Mass do 13	do 13	op	8 weeks out In for shelter. Left early next a.m. 200 bris. mackerel. 10 weeks out.

M. SMELTZER, Commander of the Government Fisheries Protection Schooner "F. E. CONROD."

24

<i>inued.</i> nmander.	REMARKS.		11 St. Mary's Bay Seiner. To see his parents. 17 Shelburne, N.S. Captain ill. Hand liner. 22 Liverpool, N.S. Captain's scn ill. 23 do Trawler. 18 Shelburne, N.S. Ordered her to sea and she sailed. 19 Sand P't, N.S. Ordered to sea. 22 Liverpool, N.S. Ordered to sea. 23 do Seiner. Ordered to sea. 11 McNutt's fal'd, 12 Shelburne, N.S. Trawler. 13 Goldred to sea. Salled at 4 a.m. 14 Sand P't, N.S. Trawler. 15 Shelburne, N.S. Trawler. 16 Shelburne, N.S. Trawler. 17 Shelburne, N.S. Called for captain, left here ill. 3 Galled for captain, left here ill.	do Hand liner. Cape Roseway Sh. lburne, N.S. Trawler, for bait. do Hand liner. I ce and bait. Sand Pet, N S Buying lobsters. Shelburne, N.S do do Seiner. Head wind. Liverpool, N.S Trawler. For repairs and his son. do Seiner. Head wind. Liverpool, N.S Trawler. For repairs and his son. do Seiner. Head wind. Liverpool, N.S Trawler. For repairs, and his son. do Seiner. Head wind.
1886— <i>Cont</i> 11gley, Coi	WHEN WHERE BOARDED.	Place.	1 St. Mary's Bay Seiner. To see 7 Shelburne, N.S Captain ill. B 22 Liverpool, N.S Captain's scn i do Trawler. To re do Trawler. For w do Trawler. 23 Liverpool, N.S Ordered her to 69 Liverpool, N.S Ordered her to 69 Liverpool, N.S Ordered to sea. 11 Sand P't, N.S Ordered to sea. 12 Liverpool, N.S Trawler. 13 McNutt's Isl'd, N.S Ordered to sea. 14 Shelburne, N.S Trawler. 15 Shelburne, N.S Trawler. 16 Shelburne, N.S Trawler. 17 Shelburne, N.S Trawler. 18 Ordered to sea. 19 Shelburne, N.S Trawler. 20 Shelburne, N.S Trawler. 21 Shelburne, N.S Trawler. 22 Shelburne, N.S Trawler. 23 Galled for capt	Gape do do do do do do do do do do do do do
son of tas Qu	AND WH	Date.		Aug. 2.1 do 6 6 6 do 6 6 6 do 6 6 6 do 6 6 6 do 6 6 6 do 6 6 6 do 6 6 6 do 6 6 6 do 6 6 6 do 6 6 6 do 6 6 6 do 6 6 6 do 6 6 6 do 7 4 4 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6
SCHEDULE of Fishing Vessels boarded during the Season of 1886—Continued. Tof Boarding Book of Schooner "TERROR," THOMAS QUIGLEY, Commander.	Acceptance of the Control of the Con	COKI OF PEGBLAI.	Glouces ter, Masse May do do do do do Gloucester, Mass do do June do June Portland, Me do do do Portland, Me do	Portland, Me
oarded	AGE.	Men.	7:::14:24:0: 8::124:24:0: 4::124:24:24:0: 4::124:24:24:24:24:24:24:24:24:24:24:24:24:2	8 7 2 4 9 9 4 9 8 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
sels be	TONNAGE	Tons.		52 24 24 24 24 24 24 24 24 24 24 24 24 24
f Fishing Ves ng Book of Sc	I.R.,	Master.	Melanson Doty Peterson (cKinnie Webber Iner Malsan T. R. J. Peterson F. J. Peterson T. CKinnie Webber L. Walsen Others. Keene Others. Keene Others. Keene Others. Keene Others. Keene	se & Co. Russell. Fetteres C. B. Jewett t Others C. B. Jewett Rackett Rackett Willard Willard Willard Myllard Ouningham Ckinnie Weber Ckinnie Weber Allan Allan Biess N. K. Eldridge.
SCHEDULE O	NAME OF VEFSELS AND OWNER.	Owner.	Wanson Tarr Torr Torr Torr Torr Torr Torr Cushing & McKinnie Leonard & Whalen Proof & Gardner J. U. Proctor Gushing & McKinnie Cushing & McKinnie Rool & Gardner Williams & Others G. B. Jewett & H. Williams & Others Williams & Others	hbs & Co. s & Others cett Il. WYON WYON WYON WYON & Bless
Č	NAME	Vessels.	James Ellor	Alice H. Snow Russell, Gibl Geo. W. Ci shing

SCHEDULE of Fishing Vessels boarded during the Season of 1886-Continued.

	F C		•				(7	,
	COPY of Boarding Book of Schooner "TERROK," THOMAS QUIGLEY, Commander.	ing Book of S	choone	I ,, I	ERKOK," TH	OMAR	Con	IGLEY, Cor	nmander.
NAME	NAME OF VESEELS AND OWNER.	NFA.	TONNAGE	16E.	See See See See See See See See See See		М Ж нв 1	WHEN WHEN LOARDED.	S. S. P. G.
Vеввеів.	Owner.	Master.	Tons.	Men.			Date.	Place.	
							<u> </u>		
Lored Conder	T.	Occer Dowing	X.	61	Cloncoster Mess And		-	N Someon I	Maconston II and wind
Shilosh	Jno. Pew & Son		3 6	14	dioucester, mass.	900	- 0	do do	6
Julia & Ellen	Burns		43	15	Friendship, Me	99	10.	op	Hand liner. Head wind.
Elizabeth Foster			61	Ξ	Gloucester, Mass			ne,	N.S Trawler. Repairs.
Ficrence Murdick	Petingill & Cuminer.		69	Ξ;	op		4, (:	8
o	Hebert M. Rogers Row & Gordon	_	200	4.0	do do		· ·	900	In from Greenland. For water.
Trverett Steere	Den J. Spinney	Ounries H. Forbes.	0	77		0 m	17	000	frawier. In for water and pumps
Lottie S. Morton		Eben McAuley	64	12	op	op	13	ф ор	_u
Abbie A. Snow Geo. Steel	Geo. Steel & Russell				,				•
A 17 17.25.25.		J. Hopkins	37	2	· op	op	13	т ор	op op
A. d. Darding	and others	A. C. Adams	19	16	do	do	16	do do	From North Bav. Seiner.
Abbie A. Snow	Geo. Steel & Russell		;	:					
	Gill	J. Hepkirs	37	16	: -2	op .	16	op	elter. Tr
Geo. A. Hovey	G. A. Horey & others James Rossiter	James Rossiter	96	=;	00		17.	op	op op
Annie S. Orbe	James Klicworth and	A. L. KIMDBIII) R	9	rrovinceto n, mass	op g			do Seiner.
			92	16	Eastport, Me	op .	17	do	op op
Nellie B. Hawes	Hendricks	J. E. Hendricks	84	16	Wellfleet, Mass		18	do	do
Mattie Winship	J. G. Ayer		73	16	Gloucester, Mass		19.	Negro H'r, N.S	op
S. E. Ayer			19	15		ор 	19	ф •	op op
	John Wanson & Co	John Dogs.	123	æ :		ор 	22	Shelburne, N.S Seiner.	Seiner.
Mary Storey	Stewart brog	0	3 6	===	9.5	9 6		Cape Negro Hand liner	Hand liner.
Gia Vaight	Drewell Dros	Morly Donnie	3.5	1.	Mo			1040	
Lottie & Morton	John Wanson & Co.	Eben McAuley	64	12			24	d annual	
do do	op	do do	64	17			24		qo
H. L. Merriman	H. L. Merriman Daniel Allan & Son. A. W. Richards	lan & Son. A. W. Richards	93	15			26	op op	Seiner.
Etta Gatt	Sylvang Smith	Alex. Bushen	25	10	ор —	ор 	26		Trawler.

=				
do 26 do Hand liner do 27 Mouth of Har- Hallbutter. Iceland. vid Arichat.	do do do do do do do do do do do do do d	Seized for violation of Customs Hand liner With sick man. do do Rand liner.	Seiner. do 25 brls. mackerel. do 140 do do 140 do do 260 do do None.	
Har-	H			
do Mouth of	Shelburne do do do	9 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	iverpool do do do do do	
26	23877 29877	88 99	23825- 4 2983::	
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10 / 118	104 22 23 23 23 23 23 23 23 23 23 23 23 23	113 113 113 113	13 16 15 17 17 Pro	
123			88 83 71 106 85 87	
**************************************	rry Russell D. Terry W. P. Brennick Angus McNeil Wn. Comeau	John Aiken	Geo. B. Martin W. M. Hartley Solomou Rowe J. Tupper J. A. Chase H. G. Spofford	
John H. Wanson	J. O. Proctor	Aiken Morris	Wm. Parson & Sons. Gleo. Clark & Co M. Blackford	
do	Ada R. Terry Russell D. Ter Iolanthe J. O. Proctor. do do do Geo. Dennis	Bertie Pierce	Louisa Boynton Wm. Parson & Sons. Geo. B. Martin John Preston Geo. Clark & Co M. Barley	

THOMAS QUIGLEY, Commander of the Government Fisheries Protection Schooner "TERROR."

			port.	kets.	fres à pose. until	nted, sea. ne of shey-	s for no kind.	aters a the toms course ff to	take o get
IN, Commander.	DARLYMA	Libraria.	Lobster boat, bound for Eastport.	Wrayton's Isld Lobster boat, bound for Boston. Little River, On thore at Little River, Tuskets. Tuskets. A seiner. No fish on board.	Ö	morning which was granted, with orders to proceed to sea inside of 24 hours from time of arrival, which he promptly obeyed at 8 30 a.m. July 1st. Part of his crew belonging to Argyle, or hours to Grand Robe for	Coame here to procure herrings for canning purposes. Had no papers or permit of any kind. Said he left his papers at home.	₩	Ghase i.h. Had no papers or permit to take fish. Was ordered off to get
tes McLea	WHEN BOARDED.	Place.	29 Red Head Cove.	Wrayton's Isld Little River, Tuskets.	30 Pubnico		9 St. Andrews	op	op
" Jan	AD WHE	Date.	1	18 19				6	6
ON,		<u> </u>	May	June do	op .		July .	op .	g -
COPY of Boarding Book of Schooner "GENERAL MIDDLETON," JAMES McLean, Commander.	D Section 1	FORT OF INCUSING	Eastport, Me	Friendship, Me Provinceto'n, Mass	Gloucester, Mass		Eastport, Me July	ор	op
	TONNAGE.	Men.	-	16	=		ea .	a	N
		Топв.	4	94	67		10	9	8
	gr.	Master.	Gapt. Lewis	J. Murphy	C. H. Forbes		[. Pulk	, Gross	J. McMahon
	NAME OF VESELS AND OWNER.	Owner.	f, O. Grady					Wm. Martin J	Emms A J. McMahon J. McMahon
COPY	NAME	Vessels.	Gracie Ann	Sarah E. Hyde J. Murphy Richard S. Newcomb Capt. Lemiel.	Kverett Steele Benj. Spinney.		Zeypher Judson Young	Nellie G Wm. Martin J. Gross	Emma A

28

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Had no papers. Was ordered off	urade. Out on a trial trip, not after fish. Had no permit to take fish. Was ordered to leave at once, to	which order he obeyed at once Had clearance from Custom Officer J. E. Dixon, Deer Island. They	had no cargo on board. End clearance from J. E. Dixon. With no cargo on board.	do do do Had clearance from J. McKay, Magagandavic, With no cargo	off Dorder, good for the form. Bad clearance from J. E. Dixon. With no carro on board.	do do do Had a permit from Coll. Farmer to buy a cargo of fish and return	to the Custom House, and clear his cargo outward. Ought taking herrings from the weir without leave. Was taken and held on board the "Middle-	ton" until the owner came with license from W. H. Venning to fish that weir for one year; given from Overseer Brown at Campobello. On being questioned claimed to be a Canadian vessel; but finding he was an American ordered him out, which he immediately	obeyed No master on board. Grew reported came there to purchase hand a clearance for Eastern of the control of Eastern control	point, granter, you pury lector brand, but which was not lawfully granted. Put in through stress of weather, which carried away fore top mast and split main sail. Was were effected.
H			Ш	H.		<u> </u>	Ö	<u>ō</u>	ž	& <u> </u>
· op	St. Andrews do	3 Digdegnash	Bliss Harbor	do do	op op	do Welchpool	Campobello	Head Herbor	9 Kast Quoddy.	Westport
9	6.6	 	3.	e e	e 4	4.4.			6	14
op /	July do	Aug.	do	စို့ မို	do do	do	op	Aug.	о р	do 1
	New York		•			do		Bastport, Me		Boston, Mass
op /	New You	ор	op	op op	op go	do Lubec, 1	 Op	Kastpor	ф	Boston,[]
a	4~	C4	63				c 4	64	4	1 0
1	33	က	10	ကက	ကက	w 4₁	က	က	40	25
E. Kay	S. ParrottG. Balkan	Stewart	J. Pulk	J. Davis	W. J. Hickey	S. Stewart	J. Вгоwп	J. Gabeau		Chas. Blatchford
Naud Wa. Martia E. Ksy		Stewart	Zeypher		W. J. Hickey	S. Stewart	A. B. Sumner J.	— Hood		Wm. В. Кеепе "
N sud	Planet (Str.) Rosentine Bros	Myra A	Zeypher	Cors	Bessie B	LizzieLaura	EBoat	Sloop boat	W. E. Nortis	Когша

50	Victor	ria.		Sessiona	l Paper	rs (No.	16.)			A.	1887
inued.	Book of Schooner "GENERAL MIDDLETON," JAMES McLEAN, Commander.	F	INEMARKS,	Had a clearance issued by James McKay, Collector, St. George, on 21st August. The master reported that M. McKay said the	23 St. Andrew's Had a clearance issued by C. Gove, Bay. Collector, St. Andrews, 13th	August. Possessed a clearance issued by J. Dixon, Collector. Deer Island, dated 9th August, but had no fish on board at the time of board-	ing. Had a clearance for the fish be intended to buy, issued by C. Gove, Collector, St. Andrews,	21th August. Had no permit or clearance and was ordered away, which he	Had no permit or clearance and was ordered off, which he obey-	Was ordered to leave immediately, but on promising to report to the Customs House without further dalay. was allowed to re-	main for the time being. Cautioned as to the Customs regulations and penalties.
1886—Cont	MES MCLEA	WHEN	Place.	tport, Me Aug. 23 Bliss Harbor, F. B.	St. Andrew's	23 Digdeguash, N.B.	qo	23 Hog Island, N.B.	op	23 Bliss Harbor, N.B.	
Jo u	," JA	ND WH	Date.	3. 23			23		23		
easo	ľON		<u> </u>	v v v v v v v v v v v v v v v v v v v	do do	op	- do	- 우 	- 0	ф 	
g the S	DDLET		FORT OF KRGISTRY.	, Me					•	;	
d during	AL MI		7 ORT OF	E tport	qo	op	op	op	go	qo	
\mathbf{r}	NER.	KGB.	Men.	1	69	Cd.	69	-	-	a	
sels bos	r "GE]	TONNAGE.	Tons.	4	κ.	מי	20	œ	01	10	
SCHEDULE of Fishing Vessels boarded during the Season of 1886-Continued.	ok of Schooner	WNBR.	Master.	. J. Randall	J. Leonard	J. McCutchen	G. Holt	Loring Cross	Wm. Foley	James Steward	
SCHEDULE C	COPY of Boarding Bo	NAME OF VESSELS AND OWN	Owner.	John Randall	James Leonard	J. McCutchen	Venice Clarence Holt C. Holt	:	Wm. Foley	J. Martin	
	COPY	NAMB	Vessels.	0 wl	&Venus James Leonard J. Leonard	K. of L J. McGutchen	Venice	Emma A J. McMahon	Wide Awake	Maria Star	

Мау	Annie Msy /M. C. Bolmes & Go.	& Co. Philip Walton	<u> </u>	6	đo		op /	23	, op	Wes allowed to remain on promis- ing to go to Customs House Without delay. Cantioned as to	
	Zephyr G. Mitchell	W. Polk	80	63	qo		qo	23	ор	₩	
:	Cors J. D. Young	James Davis	က	H	qo		ф	23	op	_ Ē	
	Fanny Wm. Sherburne	Wm. Sherburne	ю.	н	đo		qo	23	23 Pea Island, N.B.	August. Hada clearance issued 12th August by J. Dixon, Collector, Deer Island, with the words "good	
Sea Foam	Slijah Greenlaw	E. Greenlaw	ю.	-	qo		qo	23	23 Hog Island,	for this trip only " attached. Had no permit or clear-nce and was ordered away which he	
	Ida Jno. Greenlaw	D. M. Cullough	20		qo		op	23	23 st. Andrews Bay, N.B.	obeyed at sundown. Had a clearance issued 17th August by C. Gove, Collector, St. Andrews, but had no fish on	
o name)	Sloop boat (No name) Chas. Smith	C. Smíth	64	4	op		Sept.		1 East Quoddy,	board. Boarded whilst fishing, with fish and fishing gear on board, and towed to Welchbool, to await	•
o name)	Sloop boat (No name) Alex. Tinker	A. Tinker	64	4	đo		do	1	ф	instructions from Ottawa. Boarded while attempting to escape from the fishing grounds with fish and fishing open on heard	`
Yellow Girl	S. Hood	J. Long	6	ო	qo	•	Sept.		9 Head Harbor,	and towed to Welchpool there to await instructions from Ottawa. Put in for water. Ordered off which he immediately complied	,
· · · · · · · · · · · · · · · · · · ·							qo		9 Eastern Wolf,	E.	
	-									acknowledged to have used it, and a Mr. Mitchell of Campobello who assumes to own it acknowledges to not having en-	
										tered it but we are imformed on very good authority that the owner is Judson Young, sardine packer of Eastport and we seized it for violation of Customs Act and the Fishery Act as it is not award to resident and the man them.	
•	•	100	-	-	,	-					

inued.	N, Commander.	Вемле		17 Beaver Harbor, Put in for a harbor, on account of stormy weather, but ordered to sail when weather became favor-	able Came to purchase fish. Warned as to Customs regulations and	_లొ_	penalties for non-compliance. This boat would hold about 5 hogsheads of herring, but the	master had a clearance, but no fish, for 30 hogsbeads of herring the amount he expected	to carry the present week to Eastport and J. McKay of St.	George who issued it on 20th September, said it would be lawful until he carried that	amount of fish. Loaded with fish and had a clearance issued by the Collector at	Ţ.	24 Off Head Har- Had a clearance for 25 hogsbeads cf fish (but had a full cargo of	fish on board which consisted of 5 hogsheads) issued by J. Dixon, Collector of Deer Island. Ex-
1886—Cont	MES MCLEA	WHERE BOARDED.	Place.	Beaver Harbor, N.B.	op	••• ор	20 Quoddy Bay, N.B.	•	-		21 Head Harbor, N.B.	24 St. Andrews N.B.	Off Head Har- bor, N.B.	
Jo 1	JAI	WHI	Date.	17	18	18	20				21		24	
asor	N,'	AND	D ₈	op	qo	qo	qo				qo	Sept.	do	
during the Se	L MIDDLETC	THE PLANE OF THE P	FORT OF ABGISLAY.	Rastport, Maine	ор	op	op				Lubec	Robinstown Sept.	Eastport, Me	
rded	ERA	Si co	Men.	67	64	ca	63				61	m	2	
sels boa	"GEN	TONNAGE	Tons.	®	10	10	∞				4	20	6	
SCHEDULE of Fishing Vessels boarded during the Season of 1886—Continued.	k of Schooner	EB.	Master.	G. Moore	A. Gross	О. Вомшап	S. Freeman				A. Joy	S. Mitchell	E. Mathews	•
SCHEDULE O	COPY of Boarding Book of Schooner "GENERAL MIDDLETON," JAMES McLean, Commander.	NAME OF VESSELS AND OWNER.	Owner.	G. Moore	M. Holmes	S. Wordsworth	S. Freeman				A. Joy	H. Hart 3.		
	COPY	NAME	Vessels.	Katie M C. Moore	Sardine M. Holmes	Eggle B. Wordsworth O. Bowman	Carrie W S. Freeman				Emms	Little Lucy (Str.) H. Hart	Lulu E. Adams	

9 0 V1	ctori	a.,	56	essional	Pap	ers (r	NO. 10.)		A.	1837
plained that Mr. Dixon told him his clearance was good until he had carried 25 hogsheads, then to go to him and he would grant	30 Off St. And ws Had bering and a clearance from Collector Gove, granted 30th	B Had no permit, and ordered to get under weigh, but on promising	Щ	October. Had on board 25 hogsheads of herring and a clearance for same amount granted by J. McKay,	ш	Andrew's Had a cargo of fresh herring. Was proceeding to St. Andrews to clear at Qustom House, and had	a note certifying that the schooner had been entered at the Custom House, St. Andrews herring. Was proceeding towards St. Andrews to clear the same at Custom House, and had a note from Collector Gove, showing that the vessel had	_ <u>#</u>	H	"Hed nothing on board and the captain was at St. George entering at Oustom House.
	Off St. And'w N.B.	Popologan, NB	9 Off Bliss Harbor, N.B.	op	11 Bocabec, N.B.		ор 	17 Off Swallow Tail, N.B	Flagg's Cove,	Bliss' Harbor, N.B.
	30	80		6	11	14	14	17	17	18
	ф	Oct.	စ္	op	qo	Q	do	qo	qo	qo
	:	:	:	•	•	•	:	•	:	•
	qo	op	qo	qo	op	qo	op	op	op	op g
	61	64	7	C4	63	. C1	61	က	4	
	r -	20	•			13	16		88	6 0
	T. Holmes	P. Watton	W. Dockerly	P. Watton	H. Maulmsin	J. Robertson	E. Childers	M. Greenlaw	James Hedding	Wm. Foley
	L. E. Rich J. Blanchard	M. C. Holmes	W. Dockerty	M. C. Holmes	Pike & Parker	J. Robertson	E. Childers	•		Wm. Foley
	L. E. Rich	Annie May	Gussie May	Annie May M. C. Holmes	Lsurs B	Baggie May J. Robertson	Addie E. Childers	EclipseD. Greenlaw	Eargaret Leonard W. Stewart	Wide Awake Wm. Foley

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SCHEDULE of

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nued.	v, Commander.	Dio T NB CO	AND AND A	Gollector, St. George, for eight	Hogsheads of fish. Had no fish on board, but had a clearance from J. McKay, Gollietor, St. George, for 33 hogsheads of fish, issued Oct. 19tb,	our admitted the could not carry more than 18 hogsheads. Cautioned against using it as it was quite unlawful. No fish on board and captain gone to St. George to report to Gol-	lector. Came to load a cargo of fish Warned against loading fish	Custom House. Had a clearance for 12 hogsheads of fish granted by Collector McKay of St. George, Oct. 23rd, but had none on board. In-	H _
386—Conti	ES MCLEA	When Boarded.	Place.	22 Bliss Harbor, Had no fish Clearance N.B. Collector,	22 Beaver Harbor, N.B.	27 Bliss' Harbor, N.B.	do op	op	29 Quoddy Bay,
on of 18	," Jak	WAND WHEB	Date.	1			0 27	27	
eas	NO		<u> </u>	1 ő <u> </u>	့	- မွ	- g		
during the S	L MIDDLET		FORT OF KEGINTEI.	Eastport, Me Oct.	op	op	· op	qo	. do
rded c	ERA]	G.B.	Men.	1 69	87	67	64	64	78
els boar	GENI	Tonnage.	Tons.	10	13	10	10	6	12
SCHEDULE of Fishing Vessels boarded during the Season of 1886—Continued.	Book of Schooner "GENERAL MIDDLETON," JAMES MCLEAN,	ER.	Master.	James Davis	G. Mulbolland	James Davis	E. Greenlaw	J. Randall	T. Robinson
SCHEDULE O	COPY of Boarding Book	NAME OF VESSELS AND OWKER.	Owner.			James Davis		J. Randall	W. Leighton
COPY of B	COPY O	NAME	Vessols.	Cora James Davis	Fannie G. Mulholland	Oora	Sea Foam E. Greenlaw	Оwl	Carey Chicken

						-	•				
Bound into St. Andrews to enter at Customs House for loading	Was sailing towards Eastport, no fast on board. Was ordered to floor of frequent House inner-	diately. Compiled with. Was towing a raft to Eastport, had not been to report at Customs House and was warned against	leaving Canadian waters with- out having cleared at Customs House. Taking in cordwood, had entered	at Customs House, St. Andrews Taking in fish, had entered 1st November, at St. Andrews,	Customs House. Detained for not having cleared their eargoes of fish at the Customs House, West Isles. The master of both sloops said they	had been to Collector McKay's office and waited until 10.45 a.m. and as he had not come concluded to sail to the cutter for infor-	mation. No fish on board. Master acknowledged having been in Canadian waters since 29th October, without reporting at Customs	House. Vessel was bound to Eastbort. Datained by Com- mander. Bound to Eastport with a cargo of fight, the master had neither en- field, the master had neither en-	s of b	dated 12th November. Bad on board 84 hogsheads of herring and a clearance for same given by Collector of West Isles	on 12th November. Bound to Lubec, no cargo on board but had cleared his boat at St. George on 8th November.
St. And ns Houe	towarde ard. W	Complied with. garaft to Eastpo	anadian g cleare ordwood	is House fish, bac	fouse. or not h goes of fouse, W	to Colle waited u had not to the cu	oard. Miving be rs since eporting	Vessel w Detair Stport w	Commar d 8 hogs c clears	ard 8½ of a clear	ovember, Lubec, had cle
ound into at Custor	as sailing tows fish on board.	diately. diately. as towing not been t	leaving Oout having House.	king in November	Customs House. etained for not their cargoes Customs House, master of both s	office and as he d to sail	mation. fish on bledged he dian wate without r	House, Vessel was boun Eastport, Datained by mander, mund to Eastport with a car fish; the master had neithed fish in the master had neithed the master had neithed the master had neithed the master had neithed the house had not be how the statement of the state	tained by Commander. tained by Commander. and a clearance ing and a clearance when by Collector W	dated 12th November. ad on board 8½ hog herring and a clearanc given by Collector of	n 12th Nand to loard but
Bod		X	Ę	E .	_ <u>~</u>			Bar Bog .	, 18		8
	:	:	N.B	ash,	oddy }		:	•	:	:	River.
op /.	op	op	2 Bocabec, N.B	2 Digdequash,	East Quoddy }		с р	op	op	op	12 Quoddy River.
739	-	1	64				12	12	13	12	
op /	Nov.	op	op	о р	9 eg		- g	- do	- do	- do	- G
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	10	11	64	∞	ი ი		10	∞	œ	6	&
S. Mitchell.	0. Lewis	P. Sallivan	D. McQuoid	J. Freeman	Wm. Foley Luther Green		Charles Lord	Loring Gross	Hilman Allen	Henry Greenlaw	W. Miller
S. Mitchell	C. Lewis	E. Blanchard	D. McQuoid	J. Freeman	Wm, Foley				7.	Henry Greenlaw	Pike & Gillis
Minnie G S. Mitchell	Gracie L	Nellie Kane, Str E. Blanchard.	Collector D. McQuoid	Carrie W	Wide Awake Wm. Foley Icenia Luther Green.	25	Linwood Charles Lord.	Maud Loring Gross.	Half Breed Hilman Allen.	Nellie G	Gribert Pike & Gillis.

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			ds of herr- t and had November	ds of herr- ad cleared	e on 5th. but had h Novem-	porting at fish on	ter. Had I had been	a coaster	Roucester ing on the	do ressel, but ears been g to load	
N, Commander.	Percent	АМИНАПЛО	Z Eastport, Me Nov. 12 East Quoddy Had on board 9 hogsheads of herring bound to Eastport and had cleared the same 10th November	at St. George Had on board 4 hogsheads of herring, for Eastport and had cleared	the same at St. George on 5th. Had nothing on board but had cleared his boat on 11th Novem-	ber, at St. George. Absent at St. George, reporting at Customs House. No fish on	board. Dec. 18 Friar's Bay Came to anchor for shelter. Had cargo on board, and had been fohing mitil lest summer when	she was converted into a coaster and was coasting at the present time.	20 Off Head Har-Bound to Eastport from Gloucester bor.	20 West Quoddy Andrews Was formerly a fishing vessel, but has now for some years been coasting and was going to load	hay for Kastport.
ues McLea	WHERE BOARDED.	Place.	East Quoddy	op	op	19 Bliss Harbor	Friar's Bay		Off Head Harbor.	West Quoddy St. Andrews Harbor.	
"JAI	D WHE	Date.	12	12	12	19	18		20		
ON,		<u> </u>	Nov.	op	qo	op	Dec.		op	용 	
DLET	A GEST OF	• 1 4 1 5 1 5 1	Ме		•				, Mass	Ме	
NERAL MID	O at many	TO IN OF THE OF THE OF THE OF	Eastport,	qo	qo	op	qo		12 Gloucester, Mass	do Kastport, Me	
	TONNAGE.	Men.	2	c4	64	81	က		13	40	
"GEN	TONNA	Товя.	7	9	-	60	. 28		80	18	
COPY of Boarding Book of Schooner "GENERAL MIDDLETON," JAMES McLean, Commander.	Ner.	Master.	James Davis	E. Greenlaw	W. Akers	W. Freeman	aw D. Fulmore		son Henry Thompson	M. McGuinnes Jacob Small	
	NAMES OF VESSELS AND OWNER.	Owner.	Cora James Davis James Davis	Elijah Greenlaw E. Greenlaw	W. Akers W. Akers	W. Freeman W. Freeman	Daniel Greenl		Frank Thompson	Michael Whalen Jacob Small	
Copy	NAMES	Vessels.	Cora	Sea Foam	Willie A	36 0™1	Powlowna Daniel Greenle		Lizzie Jones Frank Thomps	Charles Boynton Michael Whalen M. McGuinnes Oasis Jacob Small Jacob Small	

SCHEDULE of Fishing Vessels boarded during the Season of 1886—Continued.

ZZIE LINDSAY,"	Ween Ween And where Boarded.		16 Port Hawkesbury Aug. 1 Off Shippegan Just out.	14 Gloucester, Mass do 3 Off Fox Island 40 brls. mackerel,	16 do do 3 Portage Island Harbor N B	16 do do 3 Miramichi Bay 150 bris. mackerel.	16 Halifax, N.S do 3	음 당 4 4	17 Gloucester, Mass do 4	do do	: :	15 do do 4	16 do do 4	14 North Haven, Me. do 4	14 Halifax, NS do 4	16 Gloucester, Mars do 4 do	16 do do 4 do
Boarding Book of Schooner "LIZZIE LINDSAY," L. Poulior, Commander.	толи в сев.	Master. Tons. Men.	& Sons Charles Martin 81	63	James Dewett 77	Geo. P. Martin 84		888	Jordan, Rowe A. M. Jordan 99	117	38		22	R. B. Babdidg 57	William Naus 83	W. Richards 94	96
COPY of Boarding	NAME OF VERSELS AND OWNERS.	Vessels. Owner.	Ancie E. Paint Peter Paint & Sons Ch	Enola C R. S. Cunningham	Flora Dillaway Walen & Sons Jai	CLiza Boyton Will Parsons Ge	Oakes & Anderson	John Nye W. L. Joyce W.	John G. Whittier Rowe A. M. Jordan. Ro	lams		Collin Chisholm		Abendele R. B. Babdidg R.	Oceola Oakes & Anderson Wi	Hattie L. Newman D. Allen & Sons A.	Nellie M. Davis A. Melanson A. Melanson

seels boarded drawing the Sesson of 1886 - Continued δ

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inued.	mander.	REMARKS.		4 Miramichi Bay Just out, 2nd trip. In for shelter. 4 do 150 bris. Between Miramichi and Mison.	85 brls. mackerel. 10 miles off North Gane. In for shelter.	60 bris. mackerel. 10 miles off	350 brls. mackerel. Between Mi- ramichi and North Cape. Infor	2 3 miles north 300 bris. mackerel caught between of Point Birch North Cape, P.E.I., and Ship-Lighthouse.	hill experienced ureay 5.7. breeze with nesty sea, bore away under Miscou for shelter. Friday morning, the 3rd, at daylight the wind being N.W., the same schooner was hardly visible from the mast head. Sailing south, well outside the limits. 3 weeks out and not a mackerel caught. Having made water, the schooner got under weigh.	and sailed south. Followed her out, well outside of Miscou, and well outside of limits.
1886—Conti	ulior, Com	WHEN WHERE BOARDED.	Place.	Miramichi Bay do	do	op	do	3 miles north of Point Birch Lighthouse.	8 Port Daniel	
n of	. Po	ID WE	Date.		4	4	4		88	
0880	., I			οp qo	go	ę	qo	Sept	op	
l during the S	IE LINDSAY	Pope OF REGISTRY		17 Provincet'n, Mass. Aug.	do op	Boston, Mass	17 Portland, Me	North Haven, Me. Sept.	Boston, Mass	
arded	TIZI	GB.	Men.	17	11	16	17	16	16	
sels bo	ner "	TOBNAGE.	Tons.	104	66	87	901	22	76	
SCHEDULE of Fishing Vessels boarded during the Season of 1886—Continued.	3 Book of School	B.	Master.	John Goncalves	Emons Ratelffe	John E. Conway	Nicholas Bulger	Franklin Thomas.	P. P. Smith	
SCHEDULE	Copy of Boarding Book of Schooner "LIZZIE LINDSAY," L. Pourtor, Commander.	NAME OF VESSELS AND OWNER.	Ожпет.	Rich	•••• ор	Debutts & Dagatt	A. M. Smith	F. H. Smith	T. L. Mayo	
	3	NAME	Vessels.	Millie Washburg Rich John Goncalves Charles C. Warren. Emons Estcliffe W. Callett	Frank A. Rateliffe	Grover Cleveland Debutts & Dagatt John B. Gonway	Elsie M. Smith A. M. Smith Nicholas Bulger	Mand S F. H. Smith Franklin Thomas	Morning Star T. L. Mayo	

L. POULIOT, Commander of the Government/Risheries Protection Schooner "LIZZIE LINDSAY."

SCHEDULE of Fishing Vessels boarded during the Season of 1886—Continued.

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LANSDOWNE," CI
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NAME	NAME OF VESSELS AND OWNER.	NER.	TONNAGE	GB.	Востания		WHEN BOARDED.	Revare
Vessels.	Owner.	Master.	Tons.	Men.	1012001101101	Date.	Place.	
J. B. Putnam	J. B. Putnam David Growell Chas. Rudolph	Chas. Rudolph	76	14	Salem, Mass	March 26	Pubnico, N.S	Salem, Mass March 26 Pubnico, N.S Arrived from Beverly, Mass., 24th March, bound to Western Banks, fishing voyage. Captain and crew belong to Pubnico. They are here for clothing and water.
39					·			Got his batt in Gloucester. He said there were 4 or 6 American fishermen bound here, whose Captain and crew belong here. Expect them here the first of the week. He said there was 1
Dav. 3	Dav. 1 Jno. F. Wauson Jas. L, Kenny	Jas. L. Kenny		14	14 Gloucester, Mass	фo	26 Argyle, N.S	American in Argyle, N.S. (Sailed at 8 a.m., 22nd March.)
Frank William W. E. Wanse	W. E. Wanson	on J. Malone	8	15	op	qo	27 Berrington, NS Arrived March	Arrived from Gloucester 26th March. Bound to West Banks.
J. B. Putman D. Orowell	D. Growell	Chas. Rudolph	76	14	Salem, Mass	Q Q	Shelburne, N.S	Has bait on board from home. Boarded him while going out. Solume in for shelter this a.m. about by In want of water Would
Zenobia	Zenobia Geo. Steele D. Morriscy	D. Morriscy	76	14	Gloucester, Mass	do	29 Pubnico, N.S.	at 5.15 a.m., 29th March.) Arrived 28th March 5 p.m. to West Banks Came
A J. Duncan	90 op	W. E. Morriscy	83	14	op	do 29	ф	Arrived 27th March Captain and crew belong to Pubnico. (Sail-
Knight Templar	do	Leander Jamieson.	69	14	do	do 29	ф	ed at 8 a.m. 31st March.) Arrived 29th March. Ogntain on shore. (Sailed at 8 am. 31st March, for West Banks.)

SCHEDULE Tof Fishing Vessels boarded during the Season of 1886—Continued.

COPY of Boarding Book of Steamer "LANSDOWNE," CHARLES T. DAKIN, Commander.

NAMB (NAME OF VESSELS AND OWNER.	B.	Tonnage	GB.	PORT OF REGISTRY.	AND W	WHERE BOARDED.	Remarks.
Vessels.	Owner.	Master.	Tons.	Men.		Date.	Place.	
mouth Rock	Plymouth Rock Geo. Steele J. D. Morriscy	J. D. Morriscy	93	14	Gloucester, Mass	March29.	Pubnico, N.S	Gloucester, Mass March29 Pubnico, N.S Arrived 28th March. Has bait on board from home. Came in for shelter. Being ordered out,
Satellite E. Woodley		L. Hawkins	20	4	Bastport, Me April 15 Beaver Har- bor, N.B.	April 16.	Beaver Harbor, N.B.	(Salled 3lst March, at 8 a.m.) (Salled 3lst March, at 8 a.m.) The owners belong to Beaver Harbor and state that they are about to change her register.
Northern Light, Geo. B. Proc	Geo. E. Proctor	or J. Patterson	63	13	Gloucester, Mass	do 23.	23 Shelburne, N.S	õ
Electric Light			16	က	***************************************	do 23.	23 Clarkes Har-	Would go to sea immediately. Har. Lobster smack.
Falcon	:	Malone	89	7	Gloucester, Mass	do 28.	WB)	In seeking for bait. Found no fish or nets on board. They say
Cassie E. Saywood. M. Saywood Pioneer		W. Phillips J. Grocket A. Olsen	62 63 83	112	go op op	do 28 do 28 do 28		
David J. Adams Jesse Lewis		A. Kenny	99	13	do	May 7.	7 Digby, N.S	diately. She arrived on the 6th. Bad no bait on board. Came in to see his, people. Was seized for a
Horace Albert J. Smith		J. W. Rowe	88	13	op	do 8	op	violation of Unstoms Laws and Fisheries Act. (Was seized at 4 p.m., 7th May.) Came in on night of the 7th for a harbor. Ordered him to leave. (Sailed at 8 a.m.)

				··r	(=:	,	22. 2001
18 Pubnico, N.S From Gloucester on 16th. Bound for Grand Banks. Has no bait on board. Going to Newfoundland for it. Came in for wood and water. All belonging here. Ordered to sea. (Sailed as soon	as ordered out). From Gloucester. Arrived on 17th tells same story as "Zenobia." Ordered to sea. (Sailed as soon	as ordered out.) "Game in for repairs having lost main top-mast. Arrived 31st May. Bound for Grand Banks. Has no batt having no ice to put it on. Ordered him to sea, as soon as repairs were completed.		_ <u>~</u>	two weeks ago and just come out of Richmoud Harbor or Malpeque. 220 bris. mackerel on board, but did not catch any inside of 5 miles. Examined his	dutter "Oritic" spoke her the day before. All in for shelter at Richmond Harbor, owing to the storm of yesterday, and all sailed to sea at 9 a.m., except one which had a broken jib-boom. Gutters "Oritic" and "Houlett", there	
Pubnico, N.	đo	op	19 Liverpool, N.S.	3 Off Richmond Harbor, P. E. L.		9 99999 9	op
18	18	64	61				
do /	qo	June	June	July		99999999	22 22222
:	op	op .	Portland, Me	Gloucester, Mass July		do do do Operland, Me Gloucester, Mass Gloucester, Mass	do do do Portland, Me
71	14	77	18	11		14 17 16 16 17 17	100
32	69	8	13	111		66 81 95 84 107 109	75 26 108 108 108
D. Morrisoy	Leander Jamieson.	Е. Съвршал	J. Webber	S. Jacobs		Linell F. H. Hall J. Chisholm O. D. Thomas F. Carol L. W. Jewett S. Jacobs	
	ф ор		Савь & МсКау	Solomon Jacobs		S. Linell J. W. Campbell & O. J. W. Campbell & Son. G. D. Thomas. F. Carol A. M. Smith	E. Lewis L. Whalen McKenzie, Harding & Co. W. G. Poole Benj. Low Chas. Lee. J. W. Sawyer Conningham & Co.
Zenobia Geo. Steele	Knight Templar	Conductor T. Haskell	J. G. Craig Gash & McKay	Mollie Adams Solomon Jacobs	L	R. T. New combe Fanny Bell H. G. Froame H. N Woods E. A. Thomas W. J. Crosby W. S. Smith	Nellie W. Long. E. Lewis Matha C L. Whalen L. Whalen L. Whalen McKenzie, Ha McKenzie, Ha McKenzie, Ha McKenzie, Ha McKenzie, Ha McKenzie, Ha McKenzie, Ha McKenzie, Ha McKenzie, Ha McKenzie, Ha McKenzie, Ha McKenzie, Ha McKenzie, Ha May Flower McKenzie May Flower McKenzie

SCHEDULE of Fishing Vessels boarded during the Season of 1886—Continued.

COPY of Boarding Book of Steamer "LANSDOWNE," CHARLES T. DAKIN, Commander.

NAMI	NAME OF VESSELS AND OWNER.	NEB.	Tonnage.	G	O according		W WHEE	W еси Анр where Boarded.	Periec
Vessels.	Owner.	Master.	Tons.	Men.	COKE OF INCHISERS.	Date.		Place.	1000
W. H. Foy S. Smith	8. Smith	J. N. Joyce	8	15	Gloucester, Mass Aug.	Aug.		firamichi,N.B	3 Miramichi, N.B Left home one week ago and ararrived in the gulf yesterday. Came in for harbor lest night. 10 bris. mackerel on board.
Cora Louise S. Nickerson &		Son. A. Harris	64	16	Booth Bay, Me	op	33	op	hursday. st night. erel on
Caroline Vault J. G. Pool	J. C. Pool	0. S. Reid	42	17	op	용	- 1	aspebiac, Q	_
D. Simmons 'M. Stenson		J. Gott	99	16	Casline, Mass	og ·	18	spe Kildare. P.K. f.	Weeks. Undered to leave and left immediately by Br. Here to make a lea. Bound around Qape North; has been in the
J. W. Campbell Ben Low		C. Chisholm	42	15	15 Gloucester, Mass do		18	lascumpec, P. E.I.	18 Cascumpec, P. Came in for shelter on the 17th. B.I. B.I. B.I. Dascumpec, P. Came in for shelter on the 17th. B.I. B.I. macketel
Robert Rhodes	W. S. Gordon	F. J. Welsh	22	77	Portland, Me	qo	18	ф ор	limits Will for shelter Entered at (
L. B. Harris J. Kimton		F. Ellis	25	12	Boston, Mass	qo	18	т ор	sail in the morning. Here for shelter and repairs. 65 bris. mackerel on board, all
									caught outside limits. The above were ordered to sea and left on the 19th, all having entered at Unstom House.

-																							
i, Here for shelter. 100 bris. mack- erel on board. Ordered off limits,	=	=	50 bris mackerel. In Bay, 3 do 140 do Caught within a month.	150 do Out one montu 140 do 65 do		Shelter. 228 bris. mac	aelter. do	do 140 bris. 2 weeks' catch.	දිද	The abo	Ħ		In for shelter and for water. Has	In for shelter and water. Has 70	In for shelter and water. Has 150	bris. mackerel. Above schooners sailed the fol-	22	sailed at once. Has 342	In for shelter. limits as soon s	no mackerel. Just from home I on his 2nd trip.	: :	In Souris for shelter.	
Mininigast P.E.I.	27 Osscumpec, P.E.I.	Horse Head	ල දිලි දි ර	දී දී	i	2 Osscumpec, p. R. I.	do Malpèque, P	9.9	go og			8 Tignish, P. E.I.	qo	වූ	op —		9. Cane Kildare.		9 Horse Head	Souri	9-8		
25	27	31	3 3 3	31			C4 4	4 4	4 4			œ	8	8.	œ		6		6	13.	3 53	13	13
Aug	မွ	ę	용용용	မွ ်		do do		8 8				용	- Q	ව	ခွ		9	-	දි	ခု	9.6	-	88
14 (Gloucester, Mass Aug. 25 Mininigash, P.E.I.	op	op	do Boston, Mass	Portland, Me	, ,	Wellfleet, Mass	Portland, Me	Gloucester, Mass	ope			op	··· op	Portland, Me	Gloucester, Mass		Q.		op	Portland, Me	Wellfleet Mace	Gloucester, Mass	Vinal Haven, Mass
14	16	16	16 16 16	16	;	16	15	17	92	;		15	16	16	17		14	:	16	16	5 7	91	Z 7
88	11	88	97	88		88	63	8 8	8 %	2		62	89	78	200	:	ã	}	22	29	74	26.6	9 3
Fitz Thomas	J. Garry	О. Н. Кеепе	E. W. Wilson T. McLaughlan J. E. Conway	J. L. Clerke G. W. Griffin.		L. J. Rush	W. Fisher	F. H. Hall	40	:		C. Chisholm	Son J. Mason	J. H. Greenlaw	T F Hotchon		2 0 A	W. C. Media	J. S. Staples	M. Orchard	J. Noull		A. S. Hammond
Aberdeen Fitz Thomas Fitz Thomas			A. N. Burnham E. W. Wilson S. H. Prior T. McLaughlan Grover Oleveland DeButts & Dagatt			S. Nickerson & Son J. Young	T. Chase & Co	W. B. Coomb.	J. Manfield & Son	אי או פובח פר המחייייי		B. Low		C. A. Dyer		7				Chase & Wilton.	R. R. Fournier	Chisholm	J. Hopkins
Aberdeen	Maggie and Lillie J. Pen & Son.	Howard Holbrook Oakes & Foster	A. N. Burnham. S. H. Prior. Grover Oleveland	J. M. Plummer J. E. Figgett J. Swanton		Gynosure	Annie Sergent	Fanny Belle	Robin Hood	T. March		J. W. Oampbell B. Low	Endragor J. Mansfield &	L. W. Dyer C. A. Dyer	Relah Hotehan	viet processor with	į.	riegiwing wougomery	Vests	G W. Purse	Ed. Rich R.	H. G. French	Lottie E. Hopkins M. A. S. B. Hammond A.

SCHEDITE of Fishing Vessels boarded during the Season of 1886—Concluded.

	Commander.
	AKINE,
5	A
10000	ARLES T
2	", CH
Gritan	OWNE,
77777	"LANSI
	Steamer
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COMPANY OF TAXABLE CONTROL OF THE COMPANY OF TAXABLE CONTROL OF TAXABL	COPY of Boarding Book of Steamer "LANSDOWNE," CHARLES T. DAKINS, Commander

)	COPY of Boarding Book of Steamer "LANSDOWNE," CHARLES T. DAKINS, COMMander.	g Book of Stean	ner "L	ANSI	DOWNE," CI	HARLES	T. DAKINS,	Jommander.
NAME	NAME OF VESSELS AND OWNER.	ner.	TONNAGE.	, E	AGESTICA CE GOOD		Wнеи аир when Boarded.	Rawtord
Vessels.	Owner.	Master.	Tons.	Men.		Date.	Place.	
Ella M. Adams. Baggie & Lillie. Robin Hood. Robin Hood. F. B. Webster. R. W. V. Hutchings. W. W. Hutchings. Pioneer. Refeetwing. Reference. S. Jacobs Bon. S. Jacobs Bon. B. Wandromery & Son. S. R. Crane. S. R. Crane. S. R. Crane. S. Larr. S. R. Crane. Mary Parnell. S. Larr. S. R. Crane. D. Allan. W. D. Dalsley. W. D. Dalsley. W. D. Dalsley. W. D. Dalsley. J. Mansfield. W. Dalsley. J. Mansfield. J. A. Cromwell. Addison Centre. Ossipee. J. Gorman. Geo. Steele. J. A. Oromwell. Addison Centre. Ossipee. J. Gorman. Geo. Steele. J. A. Oromwell. R. Doppon. J. Gorman. Geo. Steele. J. A. Oromwell. J. A. Oromwell. R. Sperlan. J. Garland. Thompson.	G. Norwood & Son. Shoold Merchand. J. Campbell & Son. S. Jacobe. G. Friend. G. Friend. S. Whalen. S. Whalen. S. Whalen. S. Larr M. C. Bardy. M. F. Hardy. J. Mansfield. J. Mansfield. J. Gorman. Geo. Steele. J. A. Oromwell. Margeson. Geo. Steele. J. A. Oromwell. Margeson. Gronningham & Thompson. J. F. Wonson & Co. Thompson. J. F. Wonson & Co. Thompson. J. W. Smith. J. W. Sawyer. J. W. Sawyer. J. W. Sawyer.	G. Jackman. S. B. Burham. S. B. Hudder. J. Burst J. W. Thomas R. Gilchell. J. Simpson. J. Simpson. J. Whetten. J. Whetten. J. Wasson. J. Gorman. J. Gorman. J. Gorman. J. Gorman. J. A. Oromwell. J. A. Oromwell. J. A. Oromwell. J. A. Oromwell. J. Johnson. J. Wendricks.	200 200 200 200 200 200 200 200 200 200	740000400100000000000000000000000000000	Gloucester, Mass do do do	\$6000000000000000000000000000000000000	13 Souris, P.E.I. 13 Souris, P.E.I. 13 do do 13 do do	

CHARLES T. DAKINS, Commander of the Government Fisheries Protection Steamer "LANSDOWNE."

SCHEDULE of Fishing Vessels boarded during the Season of 1886—Continued. COPY of Boarding Book of Steamer "ACADIA," P. A. SCOTT, Commander.

NAMB	NAME OF VESSELS AND OWNER	EB.	Tonnage	GB.	Оори от Вислатку	AND WE	WHEN BOARDED.	REMARKS.
Vessels.	Owner.	Master.	Tong.	Men.		Date.	Place.	
Emma W. Brown	Emma W. Brown J. W. McFarlane J. W. McFarlane.	J. W. McFarlane.	8	13	Gloucester, Mass Sept.	:	Strait of Canso N.S.	8 Strait of Canso Came in for water Ordered to Sea, and left immediately. Bound
C. Ellsworth	C. Ellsworth Jas. Ellsworth Jas. Ellsworth	Jas. Ellsworth	83	13	Eastport, Me	do 8	op	For water. Ordered to sea and left immediately. Had entered
Herald of the Morn'g	Herald of the Morn'g L. N. MoLean L. N. McLean	L. N. McLean	89	16	Gloucester, Mass	qo	23 Georgetown,	St Custom Bouse. Came here Sept. 20th for repairs. 104 bris. mackerel. Out 4 weeks.
ф. V. Hutchings G. Friend J. М. Bearse	G. Friend	J. M. Bearse	29	14	op	qo	· op	Came in for shelter only, Sept. 20th. Has been in the Bay 6
W. N. Wellington	W. N. Wellington J. A. S. Steele J. D. S. Nickerson	J. D. S. Nickerson	81	16	op	do 23	ор	weeks, 50 bils. macheria of board. Here for shelter and repairs. Main gaff gone. In the Bag weeks.
M. S. Smith	M. S. Smith A. M. Smith l. W. Jewett	L. W. Jewett	109	18	Portland, Me	do 23	op	Shelter and repairs. Main hatch gone. Came in Sept. 20th. In
Bartie Pierce J. P. Akins	J. P. Aking	J. P. Akins	8	16	Gloucester, Mass	do 23	op	Bay 8 weeks, 370 bris, mackerel. Came in Sept. 20th for shelter and repairs. Iron work forward repairs. To Bay 8 weeks 300 bris.
								gone, in pay a weeks, coo briss mackerel on board. The above schooners were or- dered to sea as soon as repairs were made good; and those in for
Carrie E. Parsons McKenzie, & Co	e From	arding A. Greenlaw & Co. Geo. McLean T. McLanghlan J. W. Bearse J. M. Bearse	80 79 97 109 91	91 91 16 16 14	do Boston, Mass Portland, Me Gloucester, Mass	do 255	Port Hood, N.S. do do do do do do do do do do	shelter only left immediately. In for shelter, Sept. 24th. do do Sept. 26th. do do do do do do
				•				

SCHEDULE of Fishing Vessels boarded during the Season of 1886—Continued. COPY of Boarding Book of Steamer "ACADIA," P. A. Scoff, Commander.

REMARKS.		Port Hood, N.S. In for shelter. do do do do do do do do do do do do do do
WHEN WHERE BOARDED.	Place.	26 Port Hood, N.S In for shelter. 26 do do do 26 do do do 26 do do do 26 do do do 26 Aspy Bay, N.S. In for shelter. 9 Aspy Bay, N.S. In for shelter. 9 do do do 9 do do do 10 Ingonish, C.B do 10 do do do 10 do do do 10 do do do 10 do do do 10 do do do 10 do do do 10 d
AND WEE	Date.	The state of the s
Ровт ор Видіятру		Gloucester, Mass do do do do do do do do do do do do do d
	Men.	166 166 166 166 166 166 166 166 166 166
Tonnage.	Tons.	888888844 181888 888888 8888 1818 1818
ER.	Master.	A. O. Decker. J. Mason J. Mason J. S. Staples J. P. Vanlier J. McFarlane D. McFarlane L. McFarlane D. McIntyre L. Norse Harding A. Greenlaw J. F. Vanlier D. M. Chonald D. M. Chonald D. M. Chonald D. M. Chonald D. M. Chonald D. M. Chonald D. J. McDonald D. J. McDonald D. J. McDonald D. J. McDonald D. J. McDonald D. J. McDonald D. J. McDonald D. J. McDonald D. J. McCoba D. J. A. Verni D. M. Whalen D. J. McKenna D. J. McGray D. J. McGray D. J. McGray D. J. McGray D. J. McGray D. J. McGray D. J. McGray D. M. Whalen D. J. McGray D. M. Whalen D. J. McGray D. J. McGray D. M. Whalen D. J. McGray D. J. McGray D. M. Walding D. J. McGray D. M. Walding D. J. McGray D. M. Walding D. M. S. Greenlaw D. J. McGray D. M. Walding D. M. S. Greenlaw D. M. W. Greenlaw D. M. W. Greenlaw D. M. W. McGray D. M. W. Wellen D. M. W. Greenlaw D. M. W. Greenlaw D. M. W. Greenlaw D. M. W. Wellen D. W. W. Wellen D. M. W. Wellen D. M. W. Wellen D. M. W. Wellen D. M. W. Wellen D. M. W. Wellen D. M. W. Wellen D. M. W. Wellen D. M. W. Wellen D. W. Wellen D. W.
NAME OF VESSELS AND OWNER	Owner.	J. Sayer A. Mansfield B. Babson J. G. Babson S. Smith & do do J. McFarlar J. Geeph Smith W. Walen & WcKenzie, & Co S. Smith G. Clarke & Co J. Langsfor Chas. Lee W. H. Jords G. Clarke & Co J. Langsfor Chas. Lee W. H. Jords G. Clarke & Go. Clarke & Go. Clarke & Co J. Clarke & J. Steele J. Clarke & J. Steele J. Clarke & J. McFarlan J. G. G. Laws J. McFarlan J. G. G. Laws J. McFarlan J. G. Co. Laws J. McFarlan J. G. Co. Laws J. McFarlan J. G. Co. Laws J. McFarlan J. G. Co. Laws J. McFarlan J. G. Co. Laws J. McFarlan J. G. Co. Laws J. McFarlan J. G. Co. Laws J. McFarlan J. G. Co. Laws J. McFarlan J. G. Co. Laws J. McFarlan J. G. Co. Laws J. McFarlan J. G. Co. Laws J. McFarlan J. G. Co. Laws J. McFarlan J. McFarlan J. G. Co
NAMB	Vessels.	R. J. Edwards J. A. Mansfield J. A. Clapman R. Seeter J. G. Law Vesta M. A. Bradley J. C. Wernin R. Crittenden J. Steele J. Smith & J. G. Parsons J. G. Walen J. Steele J. G. Parsons J. G. McFarlan G. Charke & J. C. McFarlan G. Charke & J. G. McFarlan G. Charke & J. G. McFarlan G. Charke & J. G. McFarlan G. Charke & J. G. McFarlan G. Charke & J. G. McFarlan J. G. McFarlan J. G. McFarlan J. G. McFarlan J. G. McFarlan J. G. McFarlan J. G. McFarlan J. G. McFarlan J. G. McFarlan J. G. McFarlan J. Charke J. G. McFarlan J. Charke J. Char

	v ictoria	l.
105 bris mackr'l.	170 do 10 do 140 do	
Shelter & water.	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
	sh, C.B.	
do do	do do do gonis	
	13 13 13 15	-
op /	99999	
Boston, Mass	Gloucester, Mass, do do do do do do do do do	
171	16 16 16 17	_
901	99 74 74 95	-
J. T. Tupper	J. G. Whittier	
J. T. Tupper P. H. Pryor	Rowe & Jordan J. G. Law J. W. McFarlane Charles Lee D. C. & C. Babsoi	
J. Soaverius J. T. Tupper J. T. S. H. Piyor	J. G. Whittier	

CAPT. P. A. SCOTT, R.N., Commander of the Government Fisheries Protection Steamer "ACADIA."

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XI
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Victor	ia.		Sessions	al Papers (N	No. 16.)		A. :	1887
SCHRDULE of United States Fishing Vessels seized or detained during the Season of 1886 for violations of the Fisheries and Customs Laws; date and place of detention or seizure; nature of offence, and action thereon.	Rf marks.	How lisposed of.	sse now pending in the Vice Admiralty Court of Nova Scotia.	\$600, pending final decision for offerce span for offence sgainst Customs Act and bonded for \$2,500 for purchasing bait. Case before the Vice Admirally Court of Voya Scaties	Released on deposit of \$400, pending final decision.	op op	op op	do do	essel rescued and taken to sea. No further action.
	N. terrango and the second	MAIORE OF CREENCE.	Detained for purchasing bait, Case now pending in the and for neglecting to report at Vice Admiralty Court Customs.	Seized for having taken on board Released on deposit of a quantity of fresh fish and for \$600,pending final decinot reporting at Customs. Customs Act and bonded for \$3,500 for purched for the Vices demirally from the Vices demirally contracts.	2 Shelburne, N.S Detained for not reporting at Release \$400, \$400, cision	Detained for not reporting at Customs.	Detained for not reporting at Customs.	Hawkes-Seized for having landed baggage N.S. without first reporting at Customs.	27 Barrington, N.S Seized for having landed part of Vessel rescued and taken crew without first reporting at to sea. No further ac-
	WHEN AND WHERE SEIZED OR DETAINED.	Place.	7 Digby, N.S Det	17 Baddeck, N.S Sein	Shelburne, N.S	do Det	do Det	Ę.	Barrington, N.S Seiz
	W нви A и D	Date.	i	do 17		do 3	do 3	Aug. 17	do 27
	BURNESS BURNESS	COL OF MAISINE.	(Owner), Gloucester, Mass May	Portland, Me	do July	ор	ор	Gloucester, Mass Aug. 17 Port	··· op
	NAME OF VESELS, TONNAGE, ETC.	Owner and Master.	Jesse Lewis (Owner), A. Kennedy (Master).	(Master).	Williams and others (Owners). Keene (Master).	H. Williams and others (Owners) C. B. Jewett (Master).	H. Williams and others. (Owners). Frellick (Master).	Oakes & Foster (Owners). Chas. A. Keene (Mast'r)	Tair (Owner).
	FESELS,	Tons.	88		18	73	37	88	89
	NAMB OF V.	Vessels.	David J. Adams	Ells M. Doughty W. A. Dough	City Point	Geo. W. Cushing.	C. B. Harrington.,	Howard Holbrook.	Legal Tender

A. R. Crittenden.		81 Isaac Steele (Owner). J. Graham (Master).	op	op /	27	Port Hawkes-	do 27 Port Hawkes- Detained for non-reporting at Released on deposit of \$\frac{3}{2}\text{follow} \text{ pending final definition}	Released on deposit of \$400, pending final de-
Highland Light	84	97 John H. Byden (Owner and Master).	Wellfleot, Mass Sept.	Sept.	. <u>.</u>	off East Point, S. P. E. I.	1 Off East Point, Seized by C. M. Lorway, Com. Tried before P.E.I. for fishing within the three Charlottetow mile limit.	Admiralty Court at Charlottetown. Con-demned and sold by Con-demont Auction. Bought by the Button.
Peatl Nelson		M. Kempt (Owner and Master)	Provincetown, Mass.	op	8 	richat, N.S	8 Arichat, N.S Seized for having landed a num-Released on deposit of ber of her crew without first \$200, which was atterreporting at Customs. Arichat, N.S Seized for having landed a num-Release separate in the seize of the	
Everett Steele	89	Benjamin Spinney (Owner).	Gloucester, Mass do		10	helburne, N.S	10 Shelburne, N.S. Detained for non-reporting at Allowed to proceed on Customs on entering port; her voyage by the Customs offence on toms authorities.	
Moro Castle	88	McKenzie & Harding (Owners). Ed. Joyce (Master).	op	do 14 Port	14P	ort Hawkes- S bury, N.S.	ort Hawkes-Seized for non-reporting at Cus-Released on payment of bury, N.S. toms on different occasions. a fine of \$800 and a further sum of \$200 to cover expenses. Sei-	Released on payment of as fine of \$800 and a further sum of \$200 to cover expenses. Sei-
Wide Awake	10	Wm. Foley (Owner and Master).	Eastport, Me do		15S	t. George, N.B.	15 St. George, N.B. Seized for non-reporting at Cus-Released on deposit or toms, inwards, and also out- \$75, pending final dewards, with a cargo, and for cision	Released on deposit or \$576, pending final decision.
W. D. Daisley	88	J. E. Gorman (Owner and Master).	Gloucester, Mass Oct.	Oct.	4 Port	~	Smugging. Hawkes Seized for having landed goods Released on deposit of without reporting, or paying \$400, pending final default thereon at Unations.	
Marion Grimes	69	Ed. Morris (Owner)	op	ор		helburne, N.S	9 Shelburne, N.S. Dotanna for non-reporting at Released on deposit of \$400, which was after-wards refunded, less	Released on deposit of \$400, which was after- wards refunded, less
Two American sardine boats			Nov. 13 CampoBello, N. B	Nov.	13	ampoBello, N. B	op op	expenses, and seizure discharged. Released on deposit of \$20 each.

\$ cts.

APPENDIX C.

STATEMENT of Expenditure in connection with Fisheries Protection Service, for the Year ending 31st December, 1886.

SCHOONER "L. HOULETT."

	ı I		
To whom Paid.	Service.	Amount.	Total.
		\$ cts.	\$ ct
Lorway, Capt. C. M	To pay wages of officers and crew	3,539 73	
do DeBlois W. J	On account charter, from 15th May to	227 93	
•	15th December, 1886\$2,081 56		
Reynolds & Co., W. B	Rope, cotton, &c. (chargeable to charter) 18 44	2,100 00	
Rorhridge S & H	Belts, holsters, &c	32 00	
	Provisions	274 01	
	Express charges	19 10	
	Stationery, charts, &c	23 72	
	Marlin spikes, standard, &c	7 95	
	Coal	15 38	
Meyer, Frederick	Vegetables	9 84	
	Carpenter's work	16 90	
McDougall & Cooke	Beds	8 40	
Revnolds & Co., W. B	Hardware, rope, cotton duck, &c	51 38	
Militia Department		580 75	
Pickering & Co. W. F	Clothing	348 75	
Smith, J. Godfrev	Medicines	3 60	
McLellan, Geo	Meat	33 20	
Flowers & Son. Geo	Ensign and pennants	7 80	
Smith, B. A	Blankets, sheeting, &c	18 90	
Egan. T. J	Repairing musket	1 30	
Martin & Co., R	Belts	4 36	
Leahy & Co, D. J	Meat	125 25	
Macdonald, Macdonald &	1		
Co		219 89	
McDonald, Hanrahan &			
_ Co	Provisions, &c	30 72	
Ball Bros	Meat, vegetables, etc	50 06	
	Flour, butter, &c	48 36	
	Provisions	41 53	
Moore & Co., W. H	do	25 03	
	Beef	3 51	
Irwin, Geo		2 50	
	Vegetables and meat	2 91	
	Hardware	5 63	
	Beef	15 60	
	Provisions	27 10	
Pagnet M. I	Forks, &c	0 75	
Melatura baha	Beef	2 97	
Whitmen A H	Provisions, iron, &c	2 37	
McDonald D	Crockery, hardware, &c	3 34	
Reeves T. F	Wood	1 25	
Cunningham & Sonott D	Vegetables	2 00	
Cummeram, & Dough.R	Hooks, staples, &c	1 04	
	Carried forward	7,936 81	
	50	.,	

SCHOONER "L. HOULETT"-Concluded.

	İ	
	\$ cts.	\$ cts.
Brought forward	7,936 81	
Beef	6 94	
Clock, brush, &c		
Lumber	1 62	
do	6 65	
Meat	3 06	
Provisions	15 91	
Vegetables	4 30	
	1	
Water	5 10	
Bread	1.56	
Board	7 00	
Travelling expenses	45 26	
Water	1 50	
Lumber	7 45	
	Water	Brought forward

SCHOONER "CRITIC."

cLaren, Capt. Wm To pay wages of officers and crew	1,799	58
do On account charter, from 15th June to 30th Oct.,		
1886	1,170	00
do Disbursements	15	20
Ones & Co T D Silk tion	22	80
anks & Co	15	00
anks & Co	611	75
oungelaus, T. Shirts and pants	114	00
Oungclaus, T. Shirts and pants	19	52
		05
		47
		00
		30
		07
	19	86
44VIE. Inc	53	00
	52	25
		44
	20	34
leapher Thos	. 30	70
AW80n Gordon & Co. De den handenste ka	49	
Jeagher, Thos	22	00
enking D	3	25
One W IT		00
ope, W. H	10	45
Iamilton & Sons, G. J do	3	20
ntercolonial Express Co Freight	2	10
Railway do	1	24
Jallais, M. L. Bread Bread	3	75
Alobbs, A. P. Beef. Beef.	0	90
Romeril, Geo Freight and storage	1 0	60
Wood, &c	{ 3	02
Geefe, Thos	0	90
McLeod, A Potatoes	1 5	04

SCHOONER "CRITIC"-Concluded.

To whom Paid.	Service.	Amount.	Total
	Brought forward	\$ cts. 4,356 80	\$ cts.
Donovan, Thos	Potatoes	1 20 3 50 3 15	
Macdonald, Macdonald &	Water		
Co	Wood, provisions, &c	12 49 6 00 3 60	4,395 27

SCHOONER "F. E. CONROD."

meltzer, Capt. M	To pay wages of officers and crew	2,590	
do	Disbursements		78
Sorbridge, S. & H	Belts, pouches, &c	24	
IcDougall & Cook	Beds	9	60
Iuir & Blackadar	On account charter, from 15th May to 15th Nov., 1886		
heakston & Angwin	Rope (chargeable to charter) 14 82		
ŭ		1,800	00
ickering & Co., W. F	Clothing	348	75
ully, W. A	Wood	6	
lowers & Son. Geo	Ensigns and pennants	11	05
reighton & Marshall	Stationery	23	17
arrington, W. D	Provisions	235	94
chellan, Geo	Meat	41	84
criven & Sons. J. J	Bread		20
nnard & Co., S	Coal	6	00
evnolds & Co., W. B	Powder	10	
ordon & Keith	Bureau		50
	Revolvers, ammunition and cutlasses	240	-
	Blankets, towels, &c	40	
nes & Co. T. R	Silk ties	17	_
heakston & Angwin	Hardware, rope, &c	30	
ever Frederick	Vegetables		70
cen T J	Repairing musket		30
ertin & Co. R	Belts		32
ohin & Co. Chag	Provisions, coal oil, &c	223	
acdonald, Macdonald &		220	٠.
Co		105	2
hompson & Co. A. C.	Stove and piping	100	-
graham I W	Provisions	53	
	Beef and bricks		34
OVA Scotia Parlway	Freight	_	58
Bint & Song Peter	Fish		00
annet. Jee	Meat		69
eamer '' Admirel ''	Freight		20
iller. Roht	Provisions		8
enianc. J. M	1 4.		10
ocquard. Francis	do		00
anadian Express Co	do Express charges		60
	Carried forward	5,992	0'

SCHOONER "F. CONROD"-Concluded.

To whom Paid.	Service.	Amount.	Total.
Whitman, C. H	Brought forward	1 20 5 20 2 30 7 08 11 37	\$ cts.
			6,030 82

SCHOONER "TERROR."

Quigley, Capt. Thos T	'o pay wages of officers and crew	2,807	47
b do	Disbursements	53	27
Hood, A	Provisions, wood, oil, &c	67	23
do	on account charter, from 19th May to		- 1
b	15th Nov. 1886 \$1,382 03 Carpenter's work (chargeable to charter) 31 11		- 1
Beattey, Geo V	arnenter's work (chargeable to charter) 31 11		1
Adams, Thos. S	Jardware do 61 86		
		1,475	00 1
Borbridge S & H P	Selts, pouches, &c	24	
		17	
	Nater		25
		101	
CLOON T.	Working ashannar to St. John	35	
Thorne & Co., W. H P	Working schooner to St. John	12	
McNiebel & Co., W. H	Powder	92	
GIGGOD C			50
Gleeson, C	ron work for guns	18	
	Silk ties	35	
Barker, Geo. A	Medicine chest.	38	
P = 9 All	Marine glass, charts, &c	123	
	Froceries	172	
Macaulay Bros & Co	Blankets, mattresses, &c	240	
	Revolvers, ammunition, &c		
	Hardware, &c	136	
Brown, David	Rifle slings	-	80
	Shirts and pauts	114	
Canada & Co	Daps	18	90
Internation Express Co	Freight	3	60
Intercolonial Railway		_	
	Wharfage		50
Scott, John	Provisions, &c		56
Scott & Co., Jas	do		62
Freeman, J. N	do		19
McGill Bros.	•		€6
	Freight		25
Butter Jas. P.	reight		25
Robert	Iron work	17	13
Way, W. T.	BeefCoffee	8	00
Waltzel, W. B	Provisions	46	12
auinail, D. C	Provisions	2	40
	Carried forward	5,935	43

SCHOONER "TERROR"-Concluded.

To whom Paid.	Service.	Amount.	Total.
	Brought forward	\$ cts. 5,935 43	\$ cts
Winters, Jos	do and coal	15 05 16 13 1 25 6 40 6 76	
Hudson, Philip Patch, F. O. L	Towing	2 08	6,110 5 6

SCHOONER "GENERAL MIDDLETON."

McLean, Capt. Jas	To pay wages of officers and crew	3,318	
do	Disbursements	9	39
Sinclair, John	On account charter, from 11th May to		
	31st Dec., 1886		
Stackhouse, J. O	Bolts (chargeable to charter) 2 98		
Waadmanth U	Coulking	2,300	- :
Woodworth, H	Caulking	42	
Beattey, George			00
Knox, Jas			40
Thorne & Co., W. H	Hardware, powder, guns, &c	100	
Militia Department	Rifles, ammunition, &c	580	
Baskin Bros	Provisions	383	62
Str. "Xanthus" and			
owners		12	00
Barker, Geo. A	Medicines, &c	14	29
Macaulay Bros. & Co	Blankets	90	80
Mills, Alf	Marine glass, &c	18	90
Bradley Bros	Blocks for guns		60
McNichol & Son. Jas	Blue cloth suits	120	
Jones & Co., T. R.	Silk ties		75
Stackhouse, J. O	Bolts, altering and fitting guns, &c		10
Brown, David	Rifle slings, cartridge and waist belts		90
Youngclaus, T	Shirts and pants	114	
Manks & Co	Cana		90
Harding & Wathers	CapsProvisions		
Adems These	Compand formal	91	04
Toomey, H	Hemp and flannel	3	74
Smith & Co. A. C.	Meat		95
Smith & Co, A. C	Provisions	216	
Dodmand Ol	Hardware	_	50
Original Take	Wood	1	25
Quinn, John	Repairing, &c	2	68
Batson & Co, Geo. R	Repairing, &c	4	25
Pratt, n. J	Powder magazine	6	00

54

SCHOONER "GENERAL MIDDLETON"-Concluded.

To whom Paid.	Service.	Amount.	Total.
Gaskill, E	Pilotage	3 90 0 62 2 24 3 24	\$ cts.
			7,612 16

SCHOONER "LIZZIE LINDSAY."

Pouliot, Capt. L	33 27 17 24	80 75
Militia Department	33 27 17 24	75
Silver, W. & C. Silk ties Sorbridge, S. & H. Belts, holsters, &c. Marine Department. Marine glass.	27 17 24	
Borbridge, S. & H. Belts, holsters, &c. Belts, property Marine Department. Marine glass.	17 24	
Borbridge, S. & H Belts, holsters, &c	24	
Marine Department Marine glass		75
Marine Department Marine glass	15	00
Manks & Co Caps	10	33
	23	90
Youngclaus, T Pants and frocks	98	00
Flowers & Son, Geo Ensign and pennants.	7	80
Martin & Co., R Scabbards, frogs and belts	37	
O'Brien, W. J Express charges		90
Hemming, F. A	_	50
Lee, Wm. Uniforms for officers	96	
Lee, Wm. Uniforms for officers	115	
Robin & Co., Chas Meat, hardware, lumber, &c		1
Collas, J. & E Provisions, hardware, &c	218	
dorin, isidore do rope, leather, &c	538	
Lindsay, Robt On account charter	,250	
Marrivee. P	25	!
Delanger, Jos do do	25	
MCDOUITILIER. J	2	08
Wen & Son. Jos Powder. &C	17	73
VEIL H & S (†1888. &C	1	60
Discharging and snipping crew	15	40
Admiralty charts	9	35
Clements, John Provisions	_	38
Pellow, Chas. Bread Bread	-	50
LeGallais, Frs Provisions	_	85
Steamer "Admiral" Freight	_	22
		58 1
Neil D Provisions		30
Neil, H. S. Locks, &c		
Beattie, Wm Hardware		50
LeMessurin, ATinware, &c		40
THE COLOR OF THE PROPERTY AND THE PROPER		50
Hardware Ac		60
Provisions	229	01
Sucoec Steamship Co (Freight	0	25
Zagai, Valli, d Ship hell	3	00
Spara Spara	1	50
Boulé, Jas Laundry	3	90
	.872	82
55	,014	J2 (

SCHOONER "LIZZIE LINDSAY"-Corcluded.

To whom Paid.	Service.	Amount.	Total.
Neal, C Offen, T. W Renfrew & Co., G. R	Brought forward Provisions Gun rammer Cap badges Cartage, &c Trucks Uaps and covers Telescope Stationery	3 00 8 00 1 50 7 50	\$ cts.

STEAMER "LANSDOWNE."

Dakin, Capt. C. T	
do Disbursements 58 68 Tufts, S Provisions 286 64 Godsoe & Oo., W. C do 607 10 Donovan, T do 56 20 Jardine & Co do 118 33 Thorne & Co., W. H Hardware, powder, oil, &c 215 73	
Godsoe & Co., W. C do 607 10 Donovan, T do 56 20 Jardine & Co do 118 33 Thorne & Co., W. H Hardware, powder, oil, &c. 215 73	1
Godsoe & Co., W. C do 607 10 Donovan, T do 56 20 Jardine & Co do 118 33 Thorne & Co., W. H Hardware, powder, oil, &c. 215 73	. 1
Donovan, T	. !
Jardine & Co do 118 33 Thorne & Co., W. H Hardware, powder, oil, &c 215 73	, 1
Thorne & Co., W. H Hardware, powder, oil, &c	
Roybyidge 8 & H Revolver helts be	
Ungar, S & M Laundry	1
Cumberland Railway &	1
Coal Co Coal	
Lewis & Son, Wm Hardware 18 74	
Blizard, S. G. Lumber 890	
Corporation of St John. Wharfage	' l
Intercolonial Railway	
Wharf do	
Estey, Allwood & Co Oil, lead, &c 158 67	
Knox, Jas Water 73 00	•
Barker, Geo. A Oil, brushes, &c	
Starr Manufacturing Co. Polishing cutlasses	
Martin & Co., R	, }
Cameron, J. R. 011 22 03 Black, Wm Ship stores, brushes, &c. 69 79 Robertson & Co., Geo. Provisions 265 62	:]
Black, Wm)
Robertson & Co., Geo Provisions 265 62	3
Sinclair, Estate of Geo. T. Swords, scabbards, &c 70 00)
Puddington & Merritt Provisions 47 33	1 1
Canadian Express Co Express charges on rifles	
Allan, Harris Flanges, sockets, &c 161 97	
Barker & Sons, T. B White lead, paint, &c	
McLachlan & Sons, D Repairing boiler	
Revenor, G Tinsmith's work 80 04	
Mills, Alf. Log books, charts, &c 4 20	
Joggins Coal Mining Co. Coal	
Youngclaus, T	
Youngclaus, T	
McKyov P I	- 1
McEvoy, P. J	- 1
Meagaer & Doherty do 181 07	
Theakston & Angwin Sweat cloths	
Maddulat & Oursess Patent nlumbaro nacking	
munto) out	
Egan, T. J Repairing muskets)
	-1
Carried forward 10,415 21	į i

STEAMER "LANSDOWNE"-Concluded.

To whom Paid.	Service.	Amount.	Total.
		\$ ets.	\$ cts.
	Brought forward	10,415 21	
cadia Coal Co	Coal	254 38	
cott, John F	Provisions	105 01	
Boutillier Bros	do coal oil. &c	60 28	
he Halifax Co	[Coal	258 75	
	Provisions	70 81	
ubens, Hy	Iron and repairs	8 41	
eeks, Jno. T	Provisions, kerosene, &c	90 94	
rennan, Jno. P	do	34 20	
raser & Son, J. D. B	Oil	34 38	
oonan & Davies	do	50 63	
cavity & Sons	Magnets	15 00	
walls, Thos. S	Bunting, &c	16 96	
aughen & Res	Fitting and repairing gun carriage	71 25 85 63	
caving & Knockham	Rifle slings, waist belts, &c	19 50	
ewis & Son, Wm	Hardware, &c.	26 68	
veritt, Arthur	Flannel, &c	6 63	
olman & Rengay	Sails and blocks	5 58	
acDermott. D	Coal	64 00	
ickev. M	Caulking vessel	2 00	
sker, S	do	4 00	
ood. A	Lumber, &c	4 43	
ower, John	Butter	4 25	
'Neil. H	Provisions	36 39	
oodley, John	Boat, row-locks, &c	76 50	
088 & Son. R	Lumber, oakum, &c	16 11	
ridley, jun., W. H	Hardware	5 90	
uckley, Jas	Spars	4 50	
ondeishaan II	Laundry	17 76	
ergran fabr	Pilotage	27 95	
unro, Wm	Coal Pilotage	20 25 13 00	
ohnson John	Coaling	12 00	
Atheron Daniel	Trimming coal	24 00	
cArthur D	Water	10 00	
alker H	Provisions	3 28	
CMillan, J. & A	Pav lists	3 50	
acaulay Brog. & Co	Cotton and bunting	5 96	
ope, W. H	Tallow	2 00	
acdonald, Macdonald &	[·		
U0	Wilk	6 00	
avies & Sons. W. H.	Trncks, nacking, &c	7 50	•
ш. Ј. В	Provisions	5 95	
alker, Wm. H	do	4 40	
artlen, Geo.	Damage to mackerel net	8 00	

STEAMER "ACADIA."

				ī
Field & Young	Cost of vessel	40,000	00	
Pont do	Coal, spare gear, provisions, &c	889	42	l
Bank of Montreal	In payment of draft on account disbursements in	1,000	00	l
_	connection with steamer	1 2,000		ĺ
				İ
	Carried forward	41,903	67	l
	57			

STEAMER "ACADIA"-Continued.

Scott, Capt. P. A			
Scott. Capt. P. A	Brought forward	\$ cts. 41,903 67	\$ cts.
	To pay wages of officers and crew	2,849 87	
do	Disbursements	11 96	
	Revolvers	203 50	
Craighton & Marshall	Revolver belts, pouches, &c	24 00 46 64	
Cownsend. Silas	Rope, chain, &c	320 17	
Christie, J. K	Rope, chain, &c	49 18	
Barry & Evans	Repairs to boiler, &c	960 85	
J'Brien, M	Caulking decks, &c	145 87	
Canadian Evaress Co	Glassware and crockery.	48 37	
Harrington, W. D.	Provisions, &c	2 30 158 56	
	Carpets, blankets, &c	284 76	
Scott & Co., Jas	Provisions	240 36	
Grant & Co, Geo. S	do	394 10	
Ineakston & Angwin	Hardware, oil, &c	281 68	
Cunard & Co., S	Coal and oil	329 89 38 37	
Pope. W. H	Medicines	240 58	
unro, Jonn	Groceries, &c	178 01	
Inter. Coal Mining Co	Coal	209 00	
Peppett, J. W	Meat, provisions, &c	68 47	
Archibeld & Co	Coal	61 74 253 75	
Pickering & Co I F	III niforma	91 00	
National Manuf'g Co	Flag	14 00	
Downey, Maurice	Painting, varnishing, &c	25 00	
Black Bros. & Co	Flag	38 76	
O'Brien, John	Pilotage and travelling expenses from New York	20 00	
	to Halifax and return	56 00	
	Ship stores Saminas on Program from Now York to Halifan	72 67	
Fitzpatrick, Jas	Services as Engineer from New York to Halifax, board and passage returning	88 50	
Rodman, Geo	Services as Oiler do do	47 00	
Anderson, Billing & Co	Silk ties	15 00	
Flowers & Son, Geo	Sails, hammocks, &c	31 36	
Manks & Co	Caps	17 60	
Laurillord H A	Bricks, clay, &c	23 50 3 00	
Holloway & Son. Thos.	Cap badges	2 70	
Boyd & Co., Geo. W	Laundry	14 25	
martin & Co., R.,	Scabbards, belts, &c	43 10	
Butler, J. E	Lumber	19 01	
Leo Egmont	Lumber Meat Labor	4 48	
Neal, Chas	Certage wood &s	1 20 8 45	
Kad, Thos	Cartage, wood, &c	18 75	
		10 00	
		27 24	
Davies & Son W H	Water Hardware, castings, &c.	2 20	
Garvin, Alex A	Hardware, castings, &c	27 87	
Dawson, Gordon & Co	Water wests	8 25. 10 50	
Unioun, v. or A	I I III M DAP	5 39	
McKenzie, Peter A	Trimming coal	26 13	

58

STEAMER "ACADIA"-Concluded.

To whom Paid.	Service.	Amount.	Total.
	Brought forward	\$ cts.	\$ cts.
Jennett, J. R	Water Coal Ring for compass. Passages to Halifax, 3 seamen Water Iron work Labor do Bread. Seaman's wages Cork fenders Towing Legal expenses Pilotage Iron work Lumber Meat Labor do Seaman's wages	20 00 52 25 1 50 12 00 7 50 9 23 5 00 2 00 13 72 4 20 4 80 11 10 10 00 3 33 10 80 2 50 8 50 11 49 8 22 50 00 38 75 2 40 2 40 3 33 266 47 201 75 21 20 22 23 10 00 20 00	50,873 03

STEAMER "LA CANADIENNE."

Gregory, J. U 1	To pay wages of officers and crew	10,346	47
do	do outfit and repairs	289	
do	Advance on account repairs	522	73
Beautlet & Chinic H	Hardware, powder, &c	728	16
Derouin, F E	Blocks	45	00
Hamel et Frères, J	Oil cloth, blankets, &c	131	41
Wakeham, Wm	Salary, from July, 1885 to December, 1886	1,800	00
	Disbursements	206	
Chanteloup, E	Buttons for uniforms	32	00
Clint, J. HI	Lumber	111	44
Holiwell, C. E S	Stationery	11	60
O'Neill & Judd 7	Towels	6	00
Parent, T	Boat bailers	3	25
	Sails, weatherguards, &c	489	20
Simard, O	Tinware, &c	126	10
Davis, Jno E	Provisions	1,039	07
Morin, Isidore	Bread	393	83
Eden & Sons. Jos	Beef. &c	162	36
Matte, T	Oiled clothing	72	00
Marois, Ls	Vegetables	511	02
Turcofte, A. J	Provisions, oil, &c	1,875	58
[Carried forward	18,902	37

STEAMER "	LA	CANADIENNE	"-Continued.
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To whom Paid.	Service.	Amount.	Tota	1.
		\$ cts.	\$	cts.
	Brought forward	18,902 37		
Renfrew & Co., G. R	Caps	46 30 96 00		
Rouillard, P	Uniform and board	60 00		
Selanger, J. B	Uniform	20 00		
Belanger, S	do	25 00 122 45		
Vezina, C	Labor	10 00		
7ezina, G	do	5 20		
Cloutier, X Cloutier, P	do	6 00 4 40		
Oufour, U	do	5 20		
Bank of Montreal	Moorage at wharf	100 00		
Marmen, Jas	Cartage	39 30 378 61		
Ann. Francis	Steam fitting, &c	680 30		
Black, Hy	Extension plates, castings, &c	35 88		
Langlois, Damase	Milk	54 60		
	Bread	15 50 163 56		
Charrier, Auguste	Watchman	60 00		
Richardson, O. L	Leather and lantern	22 88		
Renaud & Co, J. B	Freight	83 10 21 64		
Descroiselles. Frs	Watchman	14 40		
Bisset Bros	Repairs, &c	110 69		
Webster & Co., G. M		125 00		
Quebec Harbor Commis-	Wintering steamer	42 93		
Plamondon et Frères. P.	Fish	94 18		
Dunn, M	Soan and potash	107 95		
Joseph, J., jun	Paint brushes	13 20 187 37		
Borbridge, R. & H	Revolver belts, holsters, &c	32 00		
Canadian Express Co	Freight on rifles	7 65		
Militia Department		578 00	1	
Drolet. F. X	Meat, butter, &c	418 20 250 00	Ì	
Guerard, L		100 75	1	
Vallerand, A. E	Hardware &c	109 90	1	
Delaney, Thos	Meat	451 55 186 47	ł	
Begin, F	· ! Oream	6 60	1	
Fitzbenry, M	. Making towels and washing	6 00		
Lee. Wm	Meat	54 20 390 00	1	
Noonan & Davies	Clothing Freight on coal	16 80	l	
Dawson & Co	. Log books. &c	1 22 50	1	
Intercolonial Coal and	. 10ars	1 50 00	}	
Mining Co	Coal	308 00	l	
McCallum, Archibald	OoalStorage of chronometer and code of signals	12 00	1	
ALCOMITACHON, LIGHT BALL	1 15 19 10 11 17 17 17 17 17 17 17 17 17 17 17 17	44 00	1	
WILLOUS OF LAIDE BY	Freight on coal	1 83 49	1	
Gunn, Frs	Coal Coal Coal Coal Coal Coal Coal Coal	216 00	j	
Audet & Robitaille	. Flags, sheaves, &c	64 30	1	

STEAMER "LA CANADIENNE"-Conclude 1.

To whom Paid.	Service.	Amount.	Total.	
	Brought forward	\$ cts. 25,217 75	\$ cts.	
LeBoutillier & Co., John Collas, J. & E Queen's Wharf Renfrew & Co., G. R Coffin, M Baker, M Robin & Co., C Annett, Jno Sinnette, M. A Carter, A. T Bechervaise, B LeMessurier, A Davidson D Dobbin, J. F Shaw & Co., S. J	Tinsmith Mast head, binnacle compass	59 73 7 50 4 20		
Baile, Jno	Moorage		26,091 20	

GENERAL ACCOUNT.

	1				
Capt. Scott, P.A	Disbursements and travelling expenses	434			
Wright, W. G	Blue serge for uniforms	210	00		
Guildford, R. A	Travelling expenses inspecting vessels	70	50		
G. N. W. Telegraph Co	Telegrams from May to December, 1886	500	83		
McElhinney Cant. M. P.	Disbursements	175	94		
National Manufact' or Co	Flags, signa's, &c	353	67		
Winchester Repeating	2.14651 2.624.51				
Arma Co	Carbines and cartridge	600	25		
Militia Department	Rifles, friction tubes, &c	595			
W II Telegraph Co	Telegrams from June to October, 1886	33			
Tilton To-	Clerk to Capt. P. A. Scott, stamps, &c	190			
Interest 1 II	Description of the second stamps, as comments	14			
America onial Express Co	Express charges	14			
american do	do	29	25		
m tercolonial Railway	Railway fare, freight and cartage	17	70	ı	
aylor, John	Sword belt		00		
Oawyer, M	Wages, discharged sick	18	00		
Gore, O. M	Guarding boats and seines seized by "General Middleton"	89	00		
	Printing, advertising, stationery and sundry other				
	disbursements	619	02		
	Total			3 ,962 9 6	8

	Recapitulation.	Amount.	Total.
		\$ cts.	\$ cts
Schooner	"L. Houlett"	8,054 06	!
do	" Critic "	4,395 27	
do	"F. E. Conrod"	6,030 82	
do	"Terror"	6,110 56	
do	" General Middleton"	7,612 16	
do	"Lizzie Lindsay''	4,962 26	
Steamer	"Lansdowne"	12,019 86	
do	"Acadia," including purchase	50,873 03	
do	"La Canadienne"	26,091 2 0	
General A	Account	3,962 96	130,112 18

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APPENDIX D.

REPORT OF CAPIAIN P. A. SCOTT, R.N., IN COMMAND OF THE FISH-ERIES PROTECTION SERVICE, FOR THE YEAR 1886.

The Honorable GEORGE E. FOSTER,
Minister of Marine and Fisheries.

Sir,—The accompanying report of the proceedings of the Government Steamers "Lansdowne" and "Acadia," under my command, together with the logs of these steamers, while employed protecting the Fisheries during the past season, will, I trust, in some measure convey to you the nature of the duty these vessels were called upon to perform.

In the early spring very little fishing was done by the United States' vessels upon our coast, but we found a large fleet at anchor on our borders wishing to buy bait for the prosecution of the bank fishery. Large numbers might be seen off Eastport, Maine, and also off St. Andrews, N.B., trying to purchase bait from our fishermen, and although the general cry was "we want nothing of Canada," they sought every opportunity of evading the Convention of 1818.

Their practice has been, for years, to engage numbers of our fishermen to sail under the United States, flag and fish upon shares, and to take them on board by calling for them at our ports on their way to the fishing grounds. This practice was not allowed during the past season, and they had to go to Gloucester or other ports for the purpose of joining their vessels.

The masters of the United States fishing vessels, when boarded, handed to the boarding officer their licenses to "touch and trade," which, they were informed when leaving United States ports, would enable them to trade in Canadian waters. They feigned great surprise when they discovered that this strategem would not work. They were accordingly treated as fishermen, and only permitted to enter our ports for one or other of the purposes specified in the Convention.

It was my duty to impress upon all the commanders of the cruisers, that in the performance of their duty they should act with the greatest courtesy, and I am not aware that these instructions were disregarded in any one instance. The officers in charge of our cruisers were called upon to act in a new capacity, and I therefore think that some allowance should be made for any shortcomings that may have occurred, seeing that one and all were most anxious in the performance of the very delicate duty with which they were entrusted.

It was frequently reported, during the season, that United States fishing vessels were fishing within the three-mile limit, and in the immediate vicinity of our cruisers. While I have little doubt that fishing was so carried on by these vessels, whenever the opportunity offered, I am convinced, from investigation, that it only took place when the cruisers were out of sight.

63

It has been stated that the Canadian authorities refused to permit the United States' fishermen to buy sufficient provisions to carry them home. I am not aware that any were refused this privilege, but I do know that the Collector of Customs at Sydney, C.B., did grant permission, and I also gave leave, whenever requested, to others to buy what they required, with the understanding that they were to return home immediately.

Our fishing vessels resemble those of the United States so closely that even persons who are familiar with the latter find a difficulty in deciding the nationalty when no colors are shown. The Canadian fishermen could save much trouble and annoyance if they would show their colors when approached by a cruiser.

In the years 1870 and 1871 the United States Government sent ships of war to look after their interests, and I am happy to say that this practice was very beneficial, as their presence alone was sufficient to ensure order by United States fishermen. During the past season three United States ships of war were in the Gulf of St. Lawrence, but for a short period only, and when boarding their own vessels instructed them to obey the laws of Canada.

With respect to the cruisers employed during the past season, I have to state that in most instances they were inferior to the United States fishing vessels, both in point of size and sailing qualities; this I trust may be remedied the coming season.

When the mackerel season begins in the Gulf of St. Lawrence (usually early in June), the horizon is generally crowded with United States fishing vessels, which bring two seine boats with them for the prosecution of their business. A man at the masthead scans the horizon, and on observing a school, the seine boats are manned, and the huge purse seines are let down, so as to enclose the fish. Not one escapes. The catch at times is enormous and highly destructive, and I fear will affect in the future the value of our mackerel fisheries most seriously. It will thus be seen how exhausting this mode of fishing must be when compared with the old method of hook and line.

I have the honor to be, Sir,

Your obedient servant,

P. A. SCOTT.

EXTRACT FROM THE LOG OF THE GOVERNMENT STEAMERS "LANSDOWNE" AND "ACADIA."

Early in March I proceeded to St. John, N.B., to fit out the Government steamer "Lansdowne" for that service. No time was lost in equipping the ship generally as a cruiser.

On 20th March we proceeded to sea and ran for Grand Manan anchoring inside Gannet Rock where we procured one brass gun, and at 5 p.m. anchored in Seal Cove for the night. The weather being stormy we remained there until the 22nd.

In the afternoon of that day we ran into Flagg's Cove, but finding no fishermen proceeded to St. John. Bad weather continuing, we remained in port for the night.

Weather still continuing stormy remained until the 25th at daylight, when we proceeded to Grand Passage, Briar Island, and after communicating with the Collector at that port proceeded to Yarmouth.

After a short stay continued our voyage to Shag Harbor where we remained for the night, sending the boat away for information.

26th March.—We weighed at daylight and proceeded to Pubnico. Sent boat away to board an American fisherman, and ordered her to sea. At 1 p.m. we steamed up to Argyle, and after boarding an American fishermen we ran for Shag Harbor for the night.

27th March.—At daylight proceeded to sea, rounded Cape Sable and anchored in Barrington Passage. Finding no fishermen here we proceeded to Shelburne and anchored inside Sand Point. Found one American fisherman in for shelter.

29th March.—At daylight weighed and proceeded to sea. Ran into Barrington Bay and finding no fishermen there, rounded Cape Sable and anchored in Pubnico Harbor, finding four American fishermen there, ordered them to proceed to sea, but the weather becoming bad they were allowed to remain.

30th March to 1st April.—Strong winds and thick fogs; remained at anchor waiting for weather to clear.

2nd April.—Weather clearing, proceeded to St. John. Captain Scott going to Halifax (by rail) on duty.

The "Lansdowne" was employed until the 15th April, by the Marine Department, attending to buoy service.

15th April.—At 3 p.m. cast off and proceeded to sea, anchoring in Beaver Harbor for the night. Boat away boarding fishermen.

16th April.—At 8 a.m. proceeded to sea and passed through Bliss' Harbor, L'Etang, looking for fishermen. At noon, anchored off Machias Seal Island and landed some supplies for the Lighthouse. Looked into Seal Cove, Grand Manan, in the afternoon. Finding no fishermen here, proceeded to Flagg's Cove, by the western passage, anchoring under Big Duck Island for the night.

17th April.—Landed a fog-whistle here, and at 3 p.m. weighed and proceeded to sea, returning to an anchor in Flagg's Cove for the night.

18th April.—At daylight weighed and proceeded to Beaver Harbor, boarding several vessels.

19th April.—At dawn weighed and proceeded to sea and anchored in Yarmouth Harbor in the afternoon, remaining there until the 21st.

22nd April.—Proceeded to sea, running through the Schooner Passage. Anchored at Pubnico. Finding no Americans in port, proceeded to Shel burne to inspect the schooner "Terror," about to be employed as a cruiser.

23rd April.—In the forenoon weighed and proceeded to Shag Harbor, remaining there for the night.

24th April.—At daylight weighed and passed through the Schooner Passage, anchoring in Yarmouth Roads.

26th April.—At noon proceeded to sea, passing through Petit Passage and anchored in Flagg's Cove, Grand Manan, for the night.

27th April.—At daybreak proceeded to sea and anchored in Beaver Harbor. Sent the boats away boarding.

28th April.—At 5 a.m. weighed and proceeded to sea, anchoring in Welch Pool. Campo Bello, at 7 a.m. Held a conference with the Collector of Customs and the principal merchants of that place. Weighed at 4.30 p.m. and proceeded to St. Andrew's, anchoring under Navy Island. Sent the boats away boarding American fishermen and ordering them off the coast.

29th April.—Shifted our anchorage to the south channel off St. Andrew's.

30th April.—At daylight weighed and ran through La Tête Passage and at 8 a.m. returned to the anchorage off St. Andrew's. At 1.30 p.m. weighed and proceeded to Deer Island to confer with the Collector of Customs of West Isles, and returned at 6 p.m. to St. Andrew's.

1st May.—At 9 a.m. weighed and proceeded to St. John, passing through La Tête Passage, and at noon made fast to the railway wharf, when a gang of men were employed caulking the upper deck.

6th May.—At 8 p.m. got the steam up and proceeded to sea, and anchored off Digby at midnight. Sent boats away looking for an American schooner which had been reported as buying bait; not finding her that night they returned.

7th May.—At 4.30 a.m. a schooner being seen in the distance the cutter was sent to board her. She proved to be the "D. J. Adams," of Gloucester, U. S. As the master evaded all questions put to him by the boarding officer, it was not until 10 a.m. that it was discovered that the charge could be proved against him. He was then ordered to anchor near the "Lansdowne." At 4 p.m. the undersigned boarded the "D. J. Adams" and notified the captain that his vessel was se'zed for violating the Dominion fishery laws, and a guard was then placed on board her.

8th May.—Fearing that the seized schooner would be unsafe in Digby, we took her in tow at 6 a.m. and proceeded to St. John, making fast to the railway wharf at 10.30 that forenoon.

9th May.—Having received from Ottawa orders to return to Digby with the schooner, we left at 11 a.m. for that port, anchoring off the Racquette at 4 p.m.

10th May.—As the Collector of Customs at Digby had been ordered to receive the "D. J. Adams" in his charge, she was handed over to him at 5 p.m.

12th May.—Captain Scott proceeded to Halifax on duty.

14th May.—At 4 p.m. Captain Scott returned.

15th May.—At 4 a.m. proceeded to sea, examining the coast both to the northward and southward of the Gut. Boarded several vessels and then ran for St. John, N.B., and lashed to the wharf at 1.30 p.m.

16th May.-The captain inspected the ship throughout, also the crew at divisions.

17th May.—At 11 a.m. proceeded to sea, cruising along the shore. At 5 p.m. anchored in Yarmouth Roads.

18th May.—Sent a boat to examine some schooners. At 5.30 a.m. weighed and 66

proceeded to sea, passing through the Schooner Passage, and anchored in Pubnico. Ordered two American fishermen to sea. At 10.30 weighed and proceeded to Shel-

19th May.—Sent a party to take charge of the "Terror," as a cruiser.

20th May.—At daylight took the "Terror" in tow and proceeded on our

way to St. John. At 7:30 p.m. anchored in St. Mary's Bay for the night.

21st May.—The weather being foggy we remained at anchor until 9.45 a.m., when we proceeded through Petit Passage and moored to the Government wharf in St. John at 5 p m.

22nd to 25th May.—The "Lansdowne" was employed in buoy service.

26th May.—At 10.30 a.m. weighed and proceeded to sea, cruising along shore, and anchored in Beaver Harbour at 3.30 p.m.

27th May —At 6.30 a.m. weighed and proceeded to Flagg's Cove. 28th May.—Thick fog and rainy weather.

29th May.—Weather continuing thick, weighed and proceeded to St. John and anchored off Sand Point.

30th May.—Captain Dakin inspected ship and ship's crew at Divisions.

31st May. - Foggy and rainy weather. At 6 a.m. weighed and proceeded to

Digby, anchoring there at noon.

1st June.—At daylight weighed and proceeded to sea. Boarded several schooners. At 10 a.m. anchored off Westport. At 10.15 weighed and proceeded to Yarmouth and anchored in Yarmouth Roads that afternoon.

2nd June.—At 5 a.m. weighed and proceeded through Schooner Passage and

anchored in Pubnico. Boat away boarding schooners.

3rd June.—Foggy and rainy.

4th June.—At 3 am. weighed and proceeded to Yarmouth. At 3 p.m. we Weighed and proceeded through the Grand Passage and ran for Le Preaux anchoring there in 20 fathoms.

5th June.—At daylight picked up the Automatic Buoy and proceeded to St. John.

6th to 27th June.—The "Lansdowne" was engaged in buoy service.

28th June.—At 4 p.m. weighed and proceeded to Flagg's Cove and anchored there for the night.

29th June.—At 8.30 a.m. weighed and proceeded to Pubnico, anchoring there for

the night.

30th June.—At daylight weighed and stood to the southward. At 6.20 rounded Cape Sable. At 6 p.m. passed Sambro Light. At midnight passed Beaver Harbour

1st July.—At 4 a.m. passed Country Harbour Light. At 8:30 rounded Cape Canso. At noon anchored in Habitant Bay.

2nd July.—At 4 a. m. weighed and proceeded to the northward. At noon rounded East Point, P.E.I. At 7 p.m. anchored in 14 fathoms.

3rd July.—At 7 a.m. weighed and proceeded to cruise. Boarded a few vessels, and are proceeded to cruise. and at noon sighted a fleet of ten sails outside the limits. At 8 p.m. anchored off Malpeque for the night.

4th July.—Rainy weather. Still anchored off Malpeque.

5th July.—At 5 a.m. weighed and stood to the eastward; observed several sails off shore. At 11 spoke the Government cruiser "Critic." At 8 p.m. anchored off Grand Rustico in 11 fathoms.

6th July.—At 5:30 am. weighed and stood into 8 fathoms of water. Sent the boat into the harbour to board vessels. When boat returned we anchored off Rich-

Blowing hard from the south-west.

7th July.—At daylight sent a boat to board schooners in Richmond Harbour. Found the Government cruisers "Critic" and "Houlett" in port. At 7:40 p.m. anchored off Grand Rustico, in 14 fathoms, for the night.

8th July.—Light southerly winds with fog. At 5 a.m. weighed and proceeded to Souris. At noon rounded East Point, At 2 p.m. anchored off Souris. Captain Scott returned on Board. At 5 p.m. weighed and rounded East Point, standing to the westward. At 8 p.m. took the cruiser "Conrad" in tow, and at 10 cast off and

anchored for the night.

9th July.-At daylight weighed and proceeded to sea. At 5 a.m. spoke to cruiser "Houlett," the captain coming on board. At 5:30 parted company. At noon spoke to cruiser "Critic." Captain came on board. At 12:30 stood to the northward. At 7 p.m. passed North Point, standing for Bay Chaleur.

10th July.-At 2 a.m. anchored off Escuminac. At 5 weighed and stood to the eastward, running along shore. At 7 p.m. took a pilot and anchored off Point du Chesne railway wharf, embarking the Hon. Mr. Foster, Minister of Marine and

Fisheries.

11th July.—Ran along shore. At 3 p.m. passed Pictou Island, and at 4:30 anchored in Pictou Harbour.

12th July.—Hauled into Acadia coal wharf, and took in 1013 tons of coal.

13th July.—Took pilot on board and proceeded up the East River to the Albion coal wharf, and took in 115 tons of coal. At 7 p.m. cast off and anchored off the

24th July.—At noon proceeded to sea. Sent boat ashore at Souris for letters.

At 8.40 pm rounded East Cape.

15th July.—Running along the land. At 2.30 p.m. Miscou bore W. N. W. At

7.30 p.m. anchored in Paspebiac. Found the cruiser "Conrad" here.

16th July.—Rainy weather, weighed and stood for Bathurst, landing Cape Scott

there in the evening.

17th July.—At 6 a.m. the "Lansdowne," under the orders of Captain Dakin steamed down the bay and boarded several schooners, anchoring under the north shore for the night.

18th July.-Proceeded westward anchoring off Paspebiac.

19th July.—Ship's company at drill.

20th July.—Ship's company at drill, and employed cleaning boilers.

21st July.—At 5 a.m. weighed and stood down the bay. Spoke the schooner "Conrad" off Miscou. No Americans in sight. Anchored there for the night.

22nd July.—Weighed and stood up the bay. Anchored off Paspebiac.

23rd July. - Weighed and stood to the eastward. Cruising and anchoring off Miscou for the night.

24th July.—At daylight weighed and stood up the bay, and anchored in Port

Daniel for the night.

25th July.-Lying in Port Daniel, the Government cruiser "Lizzie Linsday"

26th July.—Foggy and rainy. At 7.30 weighed and stood to the eastward. Spoke the Government cruiser "Conrad." At 4 p.m. anchord off Paspebiac. 27th July.—At 5 a.m. weighed and proceeded to Bathurst. Embarked Captain

Scott and proceeded to Paspebiac, anchoring there for the night.

28th July.—Captain Scott inspected the crusier "Lizzie Lindsay." At noon weighed and proceeded to the eastward. Spoke the Government cruiser "Conrad." At 8 p.m. passed Miscou and stood to the southward.

29th July.—At 2 am. anchored in Miramichi Bay. At daylight weighed and stood in shore examining fishermen. At 11.30 passed the North Point, P.E.I. At

2.30 p.m. spoke the Government cruiser "Houlett."

30th July.—At 3.30 a.m. rounded the East Point, P.E.I., and anchored off Souris. At 9.30 weighed and stood across George's Bay, anchoring under Cape George.

31st July.—Weighed and proceeded to Pictou.

1st August.—At 8 a.m., after taking in provisions and water proceeded to sea, standing up Northumberland Straits. Observed several schools of mackerel. Anchored off Bedeque for the night.

2nd August.—At daylight weighed and stood to the northward. Observed several American fishermen in the offing anchored off Miminegash. Sent a boat on shore for information. P.M., stood to the westward and anchored off Escuminac.

3rd August. -At daylight weighed and stood across the bay. Boarded several schooners. At 6 a.m. spoke to Government cruiser, "Lizzie Lindsay." At 1 p.m. rounded Miscou, and at 5 p.m. anchored off Paspebiac.

4th August .-- At 9 a.m. boarded the American schooner, "Caroline Vault," of

Booth Bay, Me., and ordered her to sea.

5th August .- Foggy and rainy weather. The Government cruiser, "Critic" arrived, and Captain McLaren received his orders from Captain Scott. At 7 a.m. weighed and stood for Port Daniel and anchored there.

6th August.—At 6 a.m. weighed and stood to the southward. At noon spoke the "Critic." At 1.30 p.m. anchored in Paspebiac. Captain Smeltzer, of the "Conrad,"

came on board.

7th August.—At 8 a.m. weighed and stood down the bay. At 11.30 passed Miscou, observing a man-of-war in the distance, closed with her, stopped the engines, and an officer of the U. S. ship, "Yantic" came on board. At 2.30, Captain Scott returned that officer's call. At 2.45 p.m. stood to the southward and anchored in Miramichi Bay.

8th August.—The Government cruisers, "Critic" and "Lizzie Lindsay," arrived The Captains waited upon Captain Scott for orders, and at 3 p.m. they

proceeded to sea.

9th. August.—At daylight weighed and proceeded to sea, standing to the south-Passed a large fleet of seiners off shore. At noon anchored off Shediac. Captain Scott landed and proceeded to St. John on duty. At 4 p.m. the ship, under the orders of Captain Dakin, proceeded to Cape Escuminac and anchored off shore.

10th August.—At daylight weighed and proceeded to Bay Chaleurs. Observed a large fleet of seiners off shore. At noon, off Miscou, exchanged signals with the Government cruiser "Conrad." At 4 p.m. anchored in Paspebiac.

11th August.—Thick fog and rainy. At noon weather clearing weighed and

proceeded to Port Daniel.

12th August.—Foggy and rainy. At 9 a.m. weighed and stood across the bay and anchored off Miscou. At 2 p.m. weighed and cruised about the bay, anchoring in Port Daniel at 7 p.m.

13th August.—Weighed and cruised about the bay, and at 1 p.m. anchored in

Paspebiac.

14th August.—Strong breezes and heavy rain. At 7 a.m. weighed and proceeded

down the bay and anchored in Port Daniel.

15th August.-Strong breezes and fine. Captain Dakin inspected the ship and ship's company.

JOURNAL OF THE "ACADIA."

16th August.—The steamship "Acadia" having arrived Captain Scott took

17th August.—The "Acadia" was brought to the Marine and Fisheries wharf.

Employed shipping crew and getting vessel ready for sea.

18th to 21st August.—Preparing for sea.

23rd to 28th August.—Engineers, boiler makers and caulkers engaged making

30th and 31st.—Engineers and others still repairing.

1st, 2nd and 3rd September.—Engineers, boiler makers and others still engaged

4th September.—At 8 p.m. engineer reported all ready.

6th September.—At 6.40 a.m. cast off and proceeded to the coal wharf and took

in 45 tons of hard coal. At 7 p.m. cast off and anchored for the night.

7th September.—At 6 a.m. weighed and proceeded to sea, standing to the eastward. At 5 p.m. thick fog setting down stood off and on the land. At 10.45 p.m. made Cranberry Light. At 11.30 rounded the Grimes,

8th September.—At 2 a.m. passed Eddy Point, Straits of Canso, and anchored in 11 fathoms. At 11 weighed and stood through the Gut.

At noon spoke the American steamer "Novelty," and at 8 p.m. anchored off

Souris. Captain Lorway of the "Houlett" came on board.

9th September. - Weighed and proceeded up Northumberland Straits. At 6

p.m. anchored off Tryon.

10th September.—Weighed and stood to the northward. At 11 hove to off Miminegash. Sent a boat ashore for information. At 2.20 p.m. anchored inside North Cape Light. Received a 24 feet gig and other stores from the "Lansdowne."

11th September.—At a.m. weighed and proceeded to the northward. Afternoon, thick fog. At 3 p.m. weather clearing stood up the Bay Chalcurs, and at 5 p.m. anchored in Paspebiae Roads. At 7.30 Captains Pouliot, of the "Lindsay," and Smeltzer, of the "Conrod," waited upon Captain Scott.

12th September.—At 9.30 a.m. the captain inspected ship and ship's company.

13th September.—At 4.30 p.m. weighed and proceeded to sea. At 6.50 rounded

Miscou.

14th September.—At 2 a.m. anchored off Escuminac. At 8 a.m. weighed and proceeded to the southward.

15th September. - The undersigned left for Halifax on duty, landing at Pictou.

16th to 20th September.—Captain Scott still in Halifax on duty.

21st September.—Raining and blowing hard. Captain Scott returned.

22nd September.—Blowing hard from the westward. At 3 p.m. weighed and

proceeded to sea. At 6 a.m. anchored below Georgetown.

23rd September.—Boat away boarding. At 9 weighed and proceeded to sea. At 11 anchored off Souris. Cruisers "Houlett" and "Coniad" in port. Several American fishermen in harbor for shelter. At 3.30 p.m. weighed and ran for Cape George, and anchored in the bay for the night.

24th September.—At 9 a.m. weighed and proceeded to sea. At noon passed

East Point; 12.30 p.m. bore up for Port Hood, and at 4 p.m. anchored there.

25th September.—Strong southerly gales and heavy rain. At 2 p.m. boarded

two Americans who were in for shelter.

26th September.—At 9.30 a.m. captain inspected ship and ship's company. At

2 p.m. boat away boarding fishermen.

27th September.—Blowing hard from N.E. Noon sent cutter for fresh water. 28th September.—At 6 a.m. boat ashore for water. At 9.15 weighed and proceeded to sea. At 1 p.m. anchored in Souris Roads, finding the cruiser "Houlett" in port. At 2.40 p.m. weighed and proceeded to sea. At 6 p.m. anchored in Port Hood. Found the "Conrod" here, Captain Smeltzer coming on board the "Acadia" for orders.

29th September.—Strong southerly breezes and rain.

30th September.—The weather improving, at 5 a.m. weighed and proceeded to Straits of Canso. At 9 a.m. anchored at Port Hawkesbury. P.M. employed swinging the ship to find the error of the compasses.

1st October.—Heavy rain in passing squalls.

2nd October.—At 7 a.m. weighed and proceeded to the northward. At noon rounded Cape George in a heavy sea. At 2 p.m. anchored in the Pictou Harbor being short of coal.

3rd October.—At 9.30 a.m. inspected ship and ship's company.

4th and 5th October.—Still waiting for coal.

6th October.—At 4 p.m. a coal lighter came alongside.

7th October.—Coaling ship.

8th October.—At 9.30 a.m. finished coaling, having received 104½ tons of Drummond coal. At 11 a.m. weighed and proceeded to sea. At 6 p.m. passed Margaree Island Light, rounding Cape North, C.B, at midnight.

9th October.—Anchored in Aspy at 2 a.m. MAt 8 weighed and rounded Cape North. Found no fishermen in the Bay. At 11 came to an anchor in Aspy Bay.

Boarded several American fishermen in for shelter. At 2.30 p.m. parted the small

bower chain. Proceeded to Ingonish and anchored there.

10th October.—At 7.15 a.m. weighed and proceeded to sea. Observed 14 sail of Americans coming out of South Ingonish. At 9.30 a.m. anchored in South Ingonish Roads. Captain inspected ship and ship's company. Blowing hard from the N. W.

11th October.-Weighed and proceeded to Aspy Bay. At 9,20 bore up for Sydney. Observed several fishermen outside the limits. At 1.30 p.m. came to an

anchor off North Sydney. At 9.30 p.m. the "Houlett" arrived.

12th October.—At 6.30 a.m. Captain Lorway and Smeltzer presented themselves. At 10 a.m. boat away boarding fishermen. The cruisers "Houlett" and "Conrad" sailed. At 7 p.m. observed several fishermen returning to port for shelter.

13th October.—Boat away boarding fishermen. At noon passing showers and

heavy squalls. At 4 p.m. weighed and shifted up the harbor for shelter.

14th October.—At 8 a.m. Captain Scott held an investigation into certain charges brought against Capt. Solomon Jacobs of the American schooner "Mollie Adams"

of Gloucester, for fishing inside the limits. The charges were not proved.

15th October. - At 6 a.m. weighed and proceeded to sea. At 8.30 anchored in South Ingonish. Boarded one American schooner. At 9.30 weighed and stood to the northward. At noon anchored in Aspy Bay. Captain McLaren of the Government schooler "Critic" came on board for orders. At 1 p.m. weighed and proceeded for St. Ann's Bay anchoring there at 6 p.m. Wind from S. W. and blowing hard,

16th October.—Blowing hard in squalls from southward. At 10.30 a.m. weighed and proceeded to sea. At 1 p.m. anchored off North Sydney. Found the cruisers

"Conrad" and "Houlett" in port. Midnight snowing at times.

17th October.—A.M. passing squalls with snow. At 9.30 a.m. Captain inspected

ship and ship's company.

18th October,—At 9 a.m. Captain and First Officer attended the Magistrate's Court for the punishment of three seamen who had been absent without leave.

19th October.—Rainy and squally weather. Boat away boarding fishermen. At 11 weighed and proceeded to sea. At 3 p.m. steamed up to the coal wharf at Cow Bay.

20th October.—At 7 a.m. ship commenced coaling.

21st October.—At 11 a.m. having received 135 tons of coal cast off and pro-

ceeded to sea cruising along shore. At 3 p.m. anchored off North Sydney.

22nd October.—At 6.30 a.m. Captains Lorway and Smeltzer came on board for orders. At 9 a.m. Captain Scott inspected the cruisers, and at 11 they proceeded to

23rd October.—Rainy and squally at times. Watered ship from the water boat. Blowing hard at sea.

24th October.—Blowing hard from N.E. At 9.30 inspected ship and ship's

company.

25th October.—At 5.30 weighed and proceeded to sea. At 9.30 passed Main à-Dieu Light House. At noon passed St. Esprit. At 4 p.m. observed the Government cruiser "Critic" closing with us. At 6 anchored inside Sand Point, Strait of Canso. At 8 pm. Captain McLaren came on board for orders.

26th October.—At 5.30 weighed and proceeded to sea. At 8 rounded the Grimes'

Shoal. At 4 p.m. passed Egg Island. At 9 p.m. anchored in Halifax Harbor.

27th to 30th October.—Ship remaining at the Marine and Fisheries wharf making

temporary repairs in the engine room.

1st, 2nd, 3rd and 4th November.—Ship remaining at the wharf making trifling repairs.

4th November.—At 7.20 cast off and proceeded to sea and at 2 p.m. anchored in

5th November.—At 6 a.m. weighed and proceeded to the eastward. At 11 passed five American fishermen standing to the westward. At 1 p.m. passed Cranberry Island, and at 5 p.m. anchored in Louisburg harbor.

6th November. - Weighed at 7 a.m. and proceeded to sea. At 8 passed through

Man-à Dieu Passage. At 11 anchored off North Sydney. At 1 p.m. the Government schooner "Houlett" arrived.

7th November.—Blowing hard from the southward. At 9.30 inspected ship and

ship's company. At 11 got up steam and anchored under Dickson's Point.

8th November.—Rainy and squally weather. Mr. Rood, second officer of the "Houlett," joined us as pilot. At 11 entered the Big Bras d'Or. At 4.30 p.m. grounded on a mud flat at the entrance of St. Peter's Canal. At midnight we were still aground.

9th November.—At noon ship floated, and proceeding to Kelly's Cove, anchored

there for the night.

10th November.—At 6.30 weighed and proceeded to sea. At 10 passed Port Nova. At 3.30 passed Cranberry Island. At 11.30 passed Egg Island.

11th November.—At 2 a m. passed Devil's Island. At 3 anchored in Halifax

harbor. At 10 hauled into the wharf.

12th November.—At noon cast off and proceeded to sea. At 4.40 p.m. anchored in Aspatogan Harbor.

13th November.—A.M., strong easterly winds; noon, blowing hard. Weighed

and ran inside Shut in Island, St. Margaret's Bay, and anchored.

14th November.—A.M., heavy gales from the south west with heavy sea. At 9 weighed and stood out to sea. At 11.45 rounded Sambro. At noon passed Chebucto Head. At 1 lashed to the Marine and Fisheries wharf.

15th November.—Employed landing stores and drying sails. P.M., the ship's

company were discharged.

P. A. SCOTT, Captain, R.N.,

Commanding the Fisheries Protective Service.

CORRESPONDENCE

RELATIVE TO THE

FISHERIES QUESTION

1885-87.

PRESENTED TO PARLIAMENT BY COMMAND OF HIS EXCELLENCY THE GOVERNOR GENERAL, 3RD MAY, 1887.



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INDEX TO CONTENTS.

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Index No.	From and To	Official Number and Date of Despatch.	Subject.	Page.
		1885.		
1	Minister at Washington to Governor General.		Forwards U.S Treasury Circular retermination of Fishery Articles.	1
2	Governor General to Secret'ry of State.	No. 212, July 9, 1885	Forwards papers re temporary arrangement, 1885.	1
3	Governor General to Secret'ry of State.	No. 213, July 9, 1835	Forwards U.S. Treasury Circular retermination of Fishery Articles.	5
4	Minister at Washington to Governor General.	No 93, July 16, 1885; "Nation," July 9, 1885.	Forwards newspaper extract readvan- tages under Treaties of 1854 and 1871.	5
5	Secretary of State to Gover- nor General.	No. 150, July 21, 1885	Trusts arrangement satisfactory to Dominion Government.	7
6	Minister at Washington to Governor General.	No. 97, July 21, 1885	Papers re agreement published by U.S. Government	7
,	Colonel Stanley to Lord Lans- downe.	Celegram, Aug. 1, 1885.	Her Majesty's Government desires Canadian and Newfoundland Gov- ernments consider nature of propo- sitions to be made in view negotia- tions on expiration temporary ar- rangement.	12
8	Governor General to Secret'ry of State.	No. 238, Aug. 7, 1885	Forwards Sir L. West's No. 6, July 21, re temporary arrangement.	13
10	Colonel Stanley to Governer General.—Foreign Office to Colonial Office.	No. 167, Aug. 11, 1885; F. O., July 18, 1885.	Encloses F. O letter suggesting that course to be adopted in view of negotiations be decided on.	13
1	Governor General to Minister at Washington.	No. 89, Aug. 20, 1885 O.C. No. 972f, Aug. 14 1885.	Expressing satisfaction Dominion Government with arrangement and appreciation Mr. West's services.	14
1	Governor General to Secret'ry of State.	No. 259, Aug. 21, 1885 O.C. No. 972f, Aug. 14 1885.	Expressing satisfaction Dominion Government with arrangement and appreciation Mr. West's services.	15
1	Governor General to Secret'ry of State.	No. 297, Sept. 4, 1885 O.C., Sept. 3.	; Communications opened with New- foundland re anticipated negotia- tions.	15
1	Governor General to Gov ernor of Newfoundland.	Sept. 4, 1885; O. C Sept. 3.	Representative from Newfoundland invited to confer with Canadian Government.	16
1	Mr. Carter to Governor Gen	Telegram Sept. 7, 1885	Foregoing proposal submitted to Executive Council.	16
1	6 The Administrator of New foundland to Governo General.	Sept. 21, 1885	Owing approaching General Elections Government deem it inexpedient to send a delegate to Ottawa, or ex- press views.	
1	Minister at Washington to Deputy Governor.	No. 122, Oct. 10, 1885	Forwards Circular issued by Boston Fish Bureau on reciprocity in Fish Products.	17

				==
Index No.	From and To	Official Number and Date of Despatch.	Subject.	Page.
18	Deputy Governor to Secretary of State.	1885. No. 36, Oct. 16, 1885	Forwards copy Despatches (Sept. 21) from Newfoundland.	18
19	Deputy Governor to Secre tary of State.	No. 37, Oct. 16, 1885	Forwards copy of Sir L. West's No.17, Oct. 10, with Circular of Boston Fish Bureau.	18
20	Colonial Office to Governor General.	No. 262, Nov. 4, 1885	Acknowledgment of Sir W. Ritchie's No. 18, Oct. 16, 1885.	19
21	Governor General to Admini- strator, Newfoundland.	Nov. 20, 1885; O. C. No. 1,030f, Nov. 11, 1885.	Dominion Government invite Delega- tion from Newfoundland to confer as to Fisheries negotiations.	19
22	Governor General to Secretary of State.	No. 315, Nov. 23, 1885; O C. No. 1,030f, Nov. 11, 1885.	Dominion Government have invited a Delegation from Newfoundland to confer as to Fisheries negotiations.	20
23	Minister at Washington to Governor General.	1886. No. 5, Jan. 16, 1886;	Forwarding Joint Resolutions. 1. In favor of Commercial Reciprocity; 2. As to Reciprocal privileges relating to aiding of wrecked or disabled vessels.	20
24	Governor General to Colonel Stanley.	No. 25, Jan. 26, 1886	Forwarding copy of Sir L. West's No. 23, Jan. 16, with Joint Resolutions.	22
25	Lord Lansdowne to Sir L. West.	February 6, 1886	Asks for information re recent report on Reciprocity by U.S. Senate Committee.	
26	Sir L. West to Lord Lans- downe.	February 8, 1886	No commission will be issued	22
27	Governor General to Earl Granville.	March 3, 1886	Reports steps being taken by Domin- ion Government for protection of Fisheries; \$150,000 will be asked for the purpose.	
28	Minister at Washington to Governor General.	No. 20, March 19	Encloses copy of memo. handed to Mr. Bayard, embodying view of Dominion Government as to its position under the Treaty of 1818.	
2 9	Minister at Washington to Governor General.	No. 23, March 20	Note to Mr. Bayard as to issue of notices to Fishermen on position of Fisheries.	24
30	Minister at Washington to Governor General.	No. 28, March 24	Mr. Bayard's note states President's Proclamation of January 31, 1885, sufficient; not necessary repeat notice.	1
31	Governor General to Minister at Washington.	No. 27, March 24	Acknowledges and approves memo	25
32	Governor General to Earl Granville.	March 24	Forwards Sir L. West's No. 28, with memo. to Mr. Bayard.	26
3 3	Governor General to Earl Granville.	March 25	Forwards confidential instructions issued to Fishery Police Officers, and copy of "Warning."	26
34	Governor General to Minister at Washington.	No. 28, March 25	Sends copy "Confidential Instruc- tions" to Fisheries Officers, and of "Warning."	3 2

]	1	
From and To	Official Number and Date of Despatch.	Subject.	Page,
Governor General to Minister at Washington.	1886. No. 29, March 27	Refers to Sir L. West's No. 28, March 19, informs him fishing licenses will not be issued by Dominion Govern- ment.	33
Governor General to Earl Granville.	March 29	Forwards for Earl Granville's infor- mation copy of 36 to Sir L. West re fishing licenses.	3
Minister at Washington to Governor General.	No. 30, March 29	ported to have argued that Treaty of 1818 does not prevent landing and transhipment, in bond from Canadian ports to United States of fish caught in deep waters by United	
Minister at Washington to Governor General.	No. 32, March 30		3
Governor General to Earl Granville.	No. 38, March 30; O.C. March 30.	Fisheries Police; H. M. Government asked to take steps necessary to sustain the Convention of 1818.	
Governor General to Earl Granville.	No. 92, March 31	Forwards Sir L. West's No. 41, and Lord Lansdowne's No. 33 to Sir L. West.	3
Minister at Washington to Governor General.	No. 33, March 31	Acknowledgment of No. 35, March 27; encloses note to Mr. Bayard as to intention of Dominion Gov- ernment not to issue licenses.	ĺ
Minister at Washington to Governor General.	No. 34, March 31	Asking if Mr. Mitchell's report on Mr. Boutwell's circular, May 16, 1870, maintained by Dominion Govern- ment.	
Governor General to Earl Granville.	No. 107, April 6, and O. C. No. 122g, April 6.	Sends copy of Sir L. Weat's No. 37, and states Canadian Government cannot admit argument U.S. Con- sul Gereral as applied to fishing vessels, to which Convention of 1818 will be strictly applied.	•
Minister at Washington to Governor General.	No. 37, April 6	Précis of Senate Debate on fisheries question.	3
Governor General to Minister at Washington.	No. 43, April 7	In reply to No. 37, March 29; encloses copy of Despatch No. 43 to Earl Granville and copy of O.C., April 6.	1.
Governor General to Earl Granville.	April 7	Encloses copy of Sir L. West's No. 41, with memo. to Mr. Bayard on licenses.	4
Governor General to Earl Granville, K.G.	No. 109, April 7	Encloses Report of Debate in Dominion House of Commons on motion of Hon. P. Mitchell re Fisheries Police Force.	4
Governor General to Earl Granville, K.G.	No. 115, April 10	Forwards Sir L. West's No. 44, and enclosure for information.	4
			4
	Governor General to Minister at Washington. Governor General to Earl Granville. Minister at Washington to Governor General. Governor General to Earl Granville. Governor General to Earl Granville. Minister at Washington to Governor General. Minister at Washington to Governor General. Minister at Washington to Governor General. Governor General to Earl Granville. Minister at Washington to Governor General to Governor General to Governor General to Governor General to Governor General to Governor General to Governor General to Earl Granville, K.G.	Governor General to Minister at Washington to Governor General to Earl March 29	Governor General to Minister at Washington to Governor General to Earl Granville. Minister at Washington to Governor General to Earl Granville. Minister at Washington to Governor General to Earl Granville. Minister at Washington to Governor General to Earl Granville. Minister at Washington to Governor General to Earl Granville. Minister at Washington to Governor General to Earl Granville. Minister at Washington to Governor General to Earl Granville. Minister at Washington to Governor General to Earl Granville. Minister at Washington to Governor General to Earl Granville. Minister at Washington to Governor General to Earl Granville. Minister at Washington to Governor General to Earl Granville. Minister at Washington to Governor General to Earl Granville. Minister at Washington to Governor General to Earl Granville. Minister at Washington to Governor General to Earl Granville. Minister at Washington to Governor General to Earl Granville. Minister at Washington to Governor General to Earl Granville. Minister at Washington to Governor General to Earl Granville. Minister at Washington to Governor General to Earl Governor General to Earl Governor General to Earl Governor General to Earl Governor General to Earl Governor General to Earl Governor General to Earl April 7

=				=
Index No.	From and To	Official Number and Date of Despatch.	Subject.	Page.
		1886.		
50	Governor General to Minister at Washington.		Enclosing minute of Council intimat- ing that views expressed in O. C. referred to, are still held.	42
51	Governor General to Earl Granville, K.G	No. 130, April 20	Encloses Sir L. West's No. 42, and reply No. 50.	43
52	Governor General to Earl Granville.	No. 139, April 24	Forwards Sir L. West's No. 49	44
53	Minister at Washington to Governor General.	No. 49, April 29	Acknowledgment of Lord Lans- downe's No. 50, April 20.	44
54	Governor General to Earl Granville.	No. 145, May 1	Re detention American schooner "Joseph Story" at Baddeck, C.B.	44
55	Earl Granville to Lord Lans- downe.	May 10	Telegraph particulars seizure "D. J. Adams."	45
:56	Lord Lansdowne to Earl Granville.	Telegram, May 10	Reports particulars of seizure of "D. J. Adams," and charges on which vessel be tried.	45
57	Sir Lionel West to Governor General.	Telegram, May 11	Secretary of State deprecates Capt. Scott's refusal give reasons seizure "D. J. Adams."	45
58	Governor General to Earl Granville.	May 11	Reports facts of seizure of "D. J. Adams," and grounds for prosecution.	46
59	Sir L. West to Governor General.	Telegram, May 12	Informed by Secretary of State that Capt. Scott still declines to give rea- sons for seizure of "D. J. Adams."	47
6 0	Governor General to Sir L. West.	Way 12	Offences for which "D J. Adams" will be proceeded against. Capt. Scott instructed in all cases state reasons of seizure.	47
61	Minister at Washington to Governor General.	No 57, May 12	Encloses note from Mr. Bayard on questions arising from seizure "David J. Adams."	47
-62	Governor General to Earl Granville.	No. 156, May 17	Encloses Capt Scott's report and statements relative seizure "D. J. Adams"; refers to reasons why Capt. Scott did not give particulars of grounds for detention of vessel.	50
-68	Governor General to Minister at Washington.	No. 54, May 17	Acknowledges No. 61 with note of Mr. Bayard, and expresses pleasure at the temper with which Mr. Bayard discusses the question.	54
- 64	Governor General to Earl Granville.	No. 160, May 18	Forwards for information, Sir L. West's No. 61, with Mr. Bayard's note and Lord Lansdowne's reply, No. 63.	55
-6	Governor General to Ear Granville.	No. 161, May 19	Reports seizure of "Ella M. Doughty" at St. Ann's, N.S.	55
6	Marquis of Lansdowne to Earl Granville.	No. 162, May 19	Forwards copy of Bill to amend Fishery Act of 1868, with reasons for introduction.	55
Ţi		CONTENT	28.	

=				
Index No.	From and To	Official Number and Date of Despatch.	Subject.	Page.
67	Minister at Washington to Governor General.	1886. No. 59, May 21	Acknowledgment of No. 63	58
68	Sir Lionel S. Sackville West to Marquis of Lansdowne.	No. 60, May 21	Encloses further note from Mr Bayard, who strongly deprecates the manner of the geizure and detention of the "David J. Adams" and the action of the Canadian officials generally in regard to the matters in dispute.	
69	Sir L. S. Sackville West to Marquis of Lansdowne.	No. 61, May 21	Re case of "Jennie and Julia," attempt purchase herring at Digby, N.S.	60
70	Earl Granville to Lord Lans- downe.	Telegram, May 22	Report facts and legal position of Canadian Government re seizures of vessels.	
71	Lord Lansdowne to Earl Granville	Telegram, May 22	Answer to telegram, May 22; have sent despatches re seizures.	61
72	Earl Granville to Lord Lans- downe.	May 25	U.S. Minister has inquired why seizures could not be discontinued and seized vessels returned owners, an undertaking been given to restore them if required to do so. The S. of S. replied that H. M. Govt. could hardly ask Canada suspend her legal rights without adequate equivalent.	
73	Governor General to Earl Granville.	No. 166, May 26	Forwards copy of Sir L. West's No. 63.	61
74	Governor General to Karl Granville.	No. 167, May 26	Refers to concluding para. of No. 65, of 19th May, "Ella M. Doughty" will be proceeded against on same grounds as "David J. Adams."	62
75	Lord Lansdowne to Earl Granville.	May 27	Answer to 25th; Canadian Government already show anxiety to reach friendly settlement, but cannot again suspend their rights without better assurance than that of Mr. Phelp's statement.	
76	Lord Lansdowne to Earl Granville.	May 27	Refers to Despatch No. 162; Bill will pass both Houses; renders vessels contravening Convention liable to forfeiture.	}
77	Earl Granville to Lord Lans- downe.	Telegram, May 27	Glad to receive report of Dominion Government on Mr. Bayard's notes.	63
78	Lord Lansdowne to Earl Granville.	Telegram, May 27	Report in preparation; will be sent next mail.	63
79	Minister at Washington to Governor General.	No. 67, May 29	Seizure of Canadian schooner "Sis- ters," at Portland, Maine, for in- fraction of Customs regulations.	63
80	Sir Lionel West to Lord Lansdowns.	,	tion of jurisdiction ultra vires, and wholly denied by U.S.; Minister in London instructed to profest against Bill.	
		CONTENT	4	, vii

				=
Index No.	From and To	Official Number and Date of Despatch.	Subject.	Page.
81	Sir Lionel West to Lord Lansdowne.	1886. No. 69, May 30	Encloses note by Mr. Bayard on which telegram of 30th May was based; Mr. Bayart protests strongly against the Bill amending the Fisheries Act, as well as the "Warning" of 5th March, and Customs Circular of 7th May, as violative of the commercial privileges of the U.S., and an assumption of jurisdiction entirely unwarranted and wholly denied by the U.S.; Mr. Phelps has been instructed to warn H.M. Government that it will be held liable for all losses and injuries under this action of the Dominion.	64
82	Minister at Washington to Governor General.	No. 70, May 31	Schooner "Sisters" released; fine remitted.	65
83	Earl Granville to Lord Lans- downe.	Telegram, June 3	Mr Bayard's telegram to Mr. Phelps; telegraph purport of Customs cir- cular.	66
84	Earl Granville to Lord Lans- downe.	Telegram, June 4	Suggests smendment of concluding paragraph of "Warning."	66
85	Lord Lansdowne to Rarl Granville.	Telegram, June 4	Purport of circular No. 371. In reply to Earl Granville's telegram of June 3.	66
86	Lord Lansdowne to Earl Granville.	Telegram, June 7	Answer to Earl Granville's of 4th, re "Warning."	67
8	Lord Lansdowne to Earl Granville.	Extract, June 7	Re Bill for amending Act of 1869	67
88	Lord Lansdowne to Earl Granville.	Telegram, June 8	Re amendments Circular 371	68
89	Marquis of Lansdowne to Earl Granville.	Extract, June 8	Re Circular and Warning	68
9(Marquis of Lansdowne to Barl Granville.	No. 188, June 8	. Case of "Jennie and Julia," with copy of report by Minister of Fisheries in relation to. See Mr. Bayard's note of 20th May.	l
9	Governor General to Ear Granville.	No. 193, June 9	. Re seizure and subsequent release of Canadian schooner "Sisters," at Portland, Maine.	72
9	Governor General to Ear Granville.	No. 196, June 9	Forwards Bill amend Act of 1868. Encloses Mr. Bayard's note objecting to this Bill and to Circular 371.	72
9	3 Colonial Office to Governo General.	June 9	Re conversation between Lord Rose- bery and Mr. Phelps as to fisheries seizures and Convention of 1818.	
9	4 Governor General to Ear Granville.	rl No. 199, June 14	With report Council re Mr. Bayard's notes of 10th and 20th May, and rights of United States fishermen in Canadian territorial waters.	1
	Granville.	1	With amended Customs Circular No. 371.	85
Vi	1	CONTENT	S.S.	

=				
Index No.	From and To	Official Number and Date of Despatch.	Subject.	Page.
		1886.		
96	Sir Lionel West to Governor General.		Re authenticity Minister of Fisheries reply as published in New York "Herald"	86
97	Lord Lansdowne to Sir L. West.	Telegram, June 19	"Herald" letter authentic; text in- accurate.	86
98	Earl Granville to Lord Lans- downe.	Telegram, June 24	Legality "Adams" seizure questioned by U. S. Government.	86
99	Lord Granville to Lord Lans- downe.	Telegram, June 24	Re schooner "Annie M. Jordan "	87
100	Colonial Office to Governor General.	June 24	Forwarding Mr. Phelp's note questioning powers of legislation.	87
101	Lord Lansdowne to Earl Granville.	Telegram, June 26	Re liability "Adams" for purchasing bait.	93
102	Governor General to Minister at Washington.	No. 67, June 30	With report Council rs questions raised by Mr. Bayard's notes of 10th and 20th May.	93
103	Rarl Granville to Lord Lans- downe.	Telegram, July 6	Warning to U. S. fishermen, by Collector Canso, to keep 3 miles outside line Canso to St. Esprit, and north to East Cape, P.S.I., and whether Dominion Government wishes to modify views headland question.	93-
104	Minister at Washington to Governor General.	No. 83, July 8	Acknowledges receipt Report Minister of Marine and Fisheries, re Seizures	94:
105	Lord Lansdowne to Earl Granville.	Telegram, July 12	No warning issued by Canso Collector Customs, save the official warn- ing.	94
106	Colonial Office to Governor General.	July 15	Expressing satisfaction with changes in circular and warning.	94
107	Colonial Office to Governor General.	July 15	Forwards despatches from Sir L West, enclosing note from Mr. Bay- ard alleging warnings unwarranted, &c.	94.
108	Earl Granville to Lord Lans- downe.	Telegram, July 21	Re U. S. Government protest in case schooner "City Point."	96.
108	Lord Lansdowne to Earl Granville.	Telegram, July 24	"City Point" committed breach of Customs Laws.	96.
110	Earl Granville to Lord Lans- downe.	July 28	Re "City Point," with copy Mr. Bay- ard's protest.	97:
111	Lord Lansdowne to Earl Granville,	Extract No. 238, July 29	With P. C. Order, re desirability of Royal Assent being given to Fishery Bill of last session.	98
	Earl Granville to Governor General.		Forwards protest of Mr. Bayard retreatment of U.S. fishing steamer "Novelty" at Pictou, N.S., and U.S. fishermen at St. Andrews, N.B.	100
11;	Earl Granville to Lord Lans- downe.	Telegram, Aug. 2	Particulars requested of U.S. vessels (fishing) seized or warned off.	103
			o'a	' i-

				=
Index No.	From and To	Official Number and Date of Despatch.	Subject.	Page.
		1886.		
114	Minister at Washington to Governor General.	1 ' '	Mr. Bayard requests be supplied with all Canada's orders, circulars and	103
115	Lord Lansdowne to Earl Granville.	Telegram, Aug. 4	regulations re Fisheries. Information by to-morrow's mail, replying telegram Aug. 2.	103
116	Governor General to Secretary of State.	Extract, Aug. 4	Encloses copies of seizure, reports in cases of "Adams," and other vessels.	104
117	Lord Lansdowne to Earl Granville.	Extract, Aug. 4	Re Mr. Bayard's note of June 14, touching headland question.	105
118	Rt. Hon. Edward Stanhope to Lord Lansdowne.	No. 179, Aug. 4	Enclosing copy extract from "N. Y. Herald."	105
119	Lord Lansdowne to Earl Granville.	Aug. 5	With papers re seizure of fishing schooner "Ella M. Doughty."	107
120	Mr. Stanhope to Marquis of Lansdowne.	Aug. 5	With protest from Mr. Bayard re refusal permission purchase fish for cauning.	114
-121	The Administrator to Rt Hon. E. Stanhope.	Aug. 21	With Privy Council Order of Aug. 16 dealing with Mr. Bayard's note of July 14, alleging that certain U. S fishing vessels had been warned to keep outside the Bay des Chaleurs, and in which the statement was made that the headland question had been "long since settled between the U. S. and Great Britain."	115
122	The Administrator to Hon. E. Stankope	No. 18, Aug. 21	Case of the "Novelty;" with Order in Council of Aug. 20, in reply to Mr. Bayard's protests; also dealing with threats to seize American ves- sels entering Canadian waters to purchase herring for canning; in reply to O.C. No. 112 of July 29.	
12 3	The Administrator to Minister at Washington.	No. 2, Aug. 21	Forwards copies of regulations, &c., in force re fisheries.	119
124	Secretary of State to Gover- nor General.	Telegram, Aug. 21	U. S. Government complains that the schooner "Mascotte" had been threatened with seizure at Port Amherst, Magdalen Islands, in case attempt made to obtain bait or take a pilot. Under Treaty of 1818 the U. S. possess the right to fish in these islands. H. M. Government presume that officials on Magdalens have been instructed accordingly.	,
125	Mr. Stanhope to the Adminis- trator.	Aug. 25	Relating to alleged infraction of Convention of 1818 at Port Amherst, Magdalen Islands. With copy of	
126	Secretary of State to Lord Lansdowne.	Telegram, Sept. 1	protest from Mr. Bayard. Requests report concerning alleged ill-treatment to "Rattler."	121
127	Mr. Stanhope to the Administrator.	No. 195, Sept. 1	With copy of Mr. Bayard's protest re "Rattler."	122
128	Mr. Stanhope to the Adminis- trator.	No. 202, Sept. 9	With Mr. Bayard's protest re alleged prevention of schooner "Golden Hind" entering Bay des Chaleurs for water.	123
I		CONTENT		

=				
Index No.	From and To	Official Number and Date of Despatch.	Subject.	Page.
129	Mr Stanhope to the Administrator.	1886. No. 203, Sept. 9	Protest re conduct Capt. Quigley towards U. S. fishing schooners "Shiloh" and "Julia Ellen."	125
130	The Administrator to Secretary of State.	Telegram, Sept. 14	Facts as to "Rattler's" case. Captain attempted to put to sea without reporting.	126
131	The Administrator to Mr. Stanhope.	No. 31, Sept. 21	With Customs Circular No. 373 recossing trade of the Deminion.	126
132	The Administrator to Mr. Stanhope.	No. 32, Sept. 21; O. in G, Sept. 16.	Re alleged improper treatment of U. S. fishing schooner "Rattler."	127
133	The Administrator to Mr Stanhope.	Sept. 25; O. in C. 332g, Sept. 21.	Re alleged refusal to permit Stephen A. Balkam to buy fish from Uan- adians for canning, and Minute of Council on this subject.	129
134	Mr. Stanhope to the Administrator.	No. 218, Oct. 6	Protest from Mr Bayard re alleged refusal of the Collector of Customs, Port Mulgrave, N.S., to allow master of the U.S. fishing vessel "Mollie Adams" to purchase barrels to hold water.	130
136	Secretary of State to the Administrator.	Telegram, Oct. 6	When may answer re "Rattler" be expected?	181
136	Secretary of State to the Administrator.	Telegram, Oct. 10	When may answer re Magdalen Islands be expected?	131
137	Mr. Stunhope to the Admin- istrator.	Oct. 12	Forwards Mr. Bayard's protest re alleged refusal permit schooner "Crittenden" take water at Steep Creek, N.S.	131
138	Mr. Stanhope to the Adminis- trator.	No. 223, Oct. 15	Senate Committee of United States leave shortly for Canada to investi- gate fishery question.	133
139	The Administrator to Mr. Stanhope.	No. 66, Oct. 27; O. C., Oct. 26.	Case of the "Marion Grimes;" with Order in Council expressing regret Dominion Government at action of Capt. Quigley in lowering United States flag.	134
· 140	Sir L. West to the Adminis- trator.	No. 22, Oct. 28	With letter from Mr. Bayard re law regulating sale and exportation herring from Grand Manan.	134
141	The Administrator to Secre- tary of State.	Telegram, Oct. 29	Re "Rattler" report	136
142	The Administrator to Mr. Stanhope.	No. 71, Oct. 29; O. C. No. 402g, Oct. 28.	With O. C. re "Rattler" case and Capt. Quigley's statement of facts reschooners "Shiloh" and "Julia Ellen."	136
ì	экаппоре.	Oct. 30.	Re alleged infraction of Convention of 1818, at Magdalen Islands.	141
	Secretary of State to Lord Lansdowne.		Certified copy of Fishery Bill to be sent to C.O.	143
145	Mr. Stanhope to Governor General.	Nov. 4	Fishery Bill of last Session; assent will be given.	143
	'	CONTENT	3.	x i

				=
Index No.	From and To	Official Number and Date of Despatch.	Subject.	Page.
146	Secretary of State to the Administrator.	1886. Telegram, Nov. 6; ac- knowledged No. 255, Nov. 9.	Re U. S. fishing vessels "Pearl Nelson" and "Everitt Steele."	143
147	Lord Lansdowne to Mr. Stan- hope.	Nov. 9; O. C. No. 273g, Nov. 2.	With copy report of Minister of Justice re points raised by Mr. Phelps' reference to "D. J. Adams'" case.	14
148	Lord Lansdowne to Mr. Stan- hope.	Nov. 9	With certified copy of Fishery Bill	15
149	Sir L. S. West to Governor General.	Telegram, Nov. 17	Asks for information re communication Oct. 28, last.	15
150	Mr. Stanhope to Governor General.	No. 244, Nov. 22	Forwards F. O. Despatch with enclosures from Mr Bayard re detention schooners "Pearl Nelson" and "Everitt Steele."	15
15 1	Secretary of State to Gov- ernor General.	Nov. 26	Informing Admiralty will afford sup- port fisheries police by the presence of a cruiser if no agreement with the U.S. is reached before next season.	
152	Governor General to Mr. Stanhope.	No. 282, Nov. 29; O. in O. No. 436g (A), Nov. 18.	Forwards report in the case of the "Peral Nelson," with Order in Council stating facts of case.	16
153	Governor General to Mr. Stanhope.	No. 283, Nov. 29; O. in C. No. 436g (B), Nov. 18.	Forwards statement of facts as to "Everitt Steele"; vessel sailed from Shelburne on 25th March with- out reporting.	1
154	Mr. Stanhope to Governor General.	No. 260, Dec. 2	Fishery Bill of last session, with Order in Council giving Her Majesty's assent to same.	
180	Governor General to Minister at Washington.	No 81, Dec. 3; O. in C. Nov. 24.	Re sale and exportation of herring from Grand Manan Island; with Canadian laws regulating same.	
156	Governor General to Mr. Stanhope.	No. 286, Dec. 4	. With report of Council re fishing schr. " Orittenden," to the effect that master had violated Customs laws by refusing to enter his vessel when requested to do so by Oustoms officer at Steep Creek.	
15'	Governor General to Mr. Stanhope.	No. 288, Dec 7	Forwards Canadian laws regulating exportation fresh herring from Grand Manan Island, and copies of correspondence with Sir L. West in relation thereto.	
15	Governor General to Mr.	No. 290, Dec. 7	U.S. fishing vessel "Highland Light" seized for fishing within three-mile limit; vessel has been condemned and ordered to be sold by Vice-Admiralty Court at Charlottetown, P.E.I.; no defence.	
15	9 Minister at Washington to Governor General.	No. 102, Dec. 8	Acknowledges No. 155 of 3rd Dec. with information respecting Grand Manan herring fisheries, &c.	i 1
	1	1	1	ı

:				
Index No.	From and To	Official Number and Date of Despatch.	Subject.	Page.
		1886.		
160	Colonial Office to Governor General.		Re schr. "Mollie Adams"; Mr. Bayard forwards letter from Capt. Jacobs, stating that his sole reason for entering Malpeque harbour was to land the shipwrecked crew of the Canadian schr. "Neskilita," of Lockeport, N.S., and other documents referring to this case.	169
161	Mr. Stanhope to Governor General.	No. 274, December 16	Re cases of U.S. fishing vessels "Laura Sayward and "Jennie Scaverns;" Mr. Bayard asserts that the captain of the "Sayward" was refused permission to buy food for himself and his crew, and that his papers were unnecessarily retained; that the captain of the "Seaverns" was prevented from landing to visit friends in Liverpool, N.S.	172
162	Sir L. West to Marquis of Lansdowne.	No. 107, December 17	Forwarding opies of correspondence presented to U.S. Congress relative to rights of American fishermen in B.N.A. waters.	175
163	Marquis of Lansdowne to Mr. Stanhope.	No. 296, December 20	Cases of "Pearl Nelson" and "Everitt Steele;" statements of Mr. Bayard met by Orders in Council of 18th November; facts therein set forth not disputed; statements of masters of both vessels as to inadvertence accepted; vessels allowed to go, and fine in case of the "Nelson" remitted.	175
464	Sir L. West to Lord Lans- downe.	December 22	Forwards copy of note from Bayard with proposal for settlement of fish- eries difficulty.	177
7165	Sir L West to Lord Lans- downe.	No. 109, December 22	Forwards copy of Mr. Bayard's note to Mr. Phelps, re above proposal.	177
166	Lord Lansdowne to Sir L. West.	No. 88, December 28	Acknowledges receipt of proposal	181
:	Lansdowne.		U.S. Government requests solicitor of "D. J. Adams" be given reports by Capt. Scott or Customs officers re seizure; H.M. Government proposes reply—can obtain them by legal procedure.	
168	Lord Lansdowne to Secretary of State.	Telegram, December 25	Canadian Government concur in above answer.	182
	Governor General to Mr. Stanhope.		Mr. Bayard's proposal received and referred to Privy Council, with Lord Lansdowne's remarks thereon.	182
	Mr. Stanhope to Lord Lans- downe.	1	Transmits copy note Mr. Phelos to FO., dated Dec. 3, covering Mr.	184
171	Lord Lansdowne to Secre- tary of State.	Jan. 7, 1887	Rayard's proposal. Canadian Government cannot entertain proposal, present shape. Position taken by Lord Clarendon's despatch, May 11, 1886, to Sir F. Bruce, in substance acceptable Canadian Government.	
		CONTENT		٠,;;

=	1			=
Index No.	From and To	Official Number and Date of Despatch.	Subject.	Page.
172	Sir L. West to Lord Lans- downe.	1887. No. 2, Jan. 15	Forwards copy reply, U.S. Secretary of Treasury to resolution passed by House of Representatives, and calls attention to the expressions, "brutally excluded," "passionate spite," used therein, in reference to the Canadian Government and its officials.	185
1,73	Minister at Washington to Governor General.	No. 4, Jan. 19	Encloses copy of Bill protect American vessels in the ports of B.N.A.	193
174	Sir L. West to Lord Lans- downe.	No. 5, Jan. 21	Encloses copy Bill and report re Com- mission to investigate losses inflicted on U. S. citizens engaged in N. A. fisheries.	194
175	Sir Henry Holland to Marquis of Lansdowne.	No. 19, Jan. 24	Refers to Colonial Office telegram of Dec. 24, and Governor General's telegram, Dec. 28, in reply to request for "Adams" documents.	210
176	Sir L. West to Lord Lans- downe.	No. 7, Jan. 26	Transmits copy report Foreign Relations Committee and Bill founded thereon.	211
177	Lord Lansdowne to Colonial Office.	No. 26, Jan. 31; O. C. No. 493g, Jan. 15.	Re detention vessels "Pearl Nelson" and "Everitt Steele;" forwards copy Privy Council report.	211
178	Governor General to Secretary of State for Colonies.	Feb. 1; O. C. No. 540g	Forwards Canadian Government views on proposal United States Government for ad interim arrangement.	214
179	Lord Lansdowne to Sir L. West.	No. 13, Feb. 16	Acknowledges receipt of Sir L. West's No. 172, of 15th January.	219
180	Sir H. Holland to Lord Lans- downe.	No. 38, Feb. 18	Transmits copy of despatch from Sir L. West with copy of a Bill and Re- port thereon, introduced United States Congress re losses by United States citizens engaged in North American fisheries.	
183	Sir Henry Holland to Lord Lansdowne.	No. 42, Feb. 23	Encloses F. O. letter re United States schooner "Sarah H. Prior."	220
18	Colonial Office to Lord Lans- downe.	Feb. 24	Transmits copies of correspondence relating to North American fisheries, presented to Parliament.	
	nor General.		Lord Lansdowne's despatch of 1st Feb. considered. Her Majesty's Government in general concurrence with views respecting Mr. Bayard's proposal re mixed commission. Expresses approval of reviving (under certain conditions) arrangement existing under Treaty of Washington.	
18	Lord Lansdowne to Secretary of State.		Refers to foregoing; Canadian Government prepared to accept suggestion revert temporarily Treaty of Washington without raising question indemnity.	i
xiv	•	CONTENT	S.	

Index No.	From and To	Official Number and Date of Despatch.	Subject.	Page.
185	Colonial Office to Governor General.	1887. No. 46, Feb. 26	Transmits extracts New York press reference passing of the so-called "Retaliation Bill."	223
186	Sir H. Holland to Marquis of Lansdowne.	No. 49, March 1	Transmits papers containing certain questions respecting the Fisheries put to Professor Baird, and answers thereto.	227
187	Lord Lansdowne to Sir H. Holland.	No. 67, March 9	In re instructions to Fishery Officers, and friendly spirit of.	228
188	Lord Lansdowne to Sir H. Holland.	No. 74, March 11	Canadian Government to facilitate compliance with Customs Laws by U.S. fishing vessels have appointed additional Customs officers.	
189	Sir L. West to Lord Lans- downe.	No. 31, March 20	Encloses copy of a Treasury Circular re recent Acts of Congress relating to importing and landing of mackerel caught during the spawning season, and authorizing President to protect the rights of U. S. fishing vessels.	
190	Lord Lansdowne to Sir H. Holland.	No. 99, April 2; O. in C. No. 512g, March 23.	With O. C. in reference to the U. S fishing vessels "Laura Sayward" and "Jennie Scaverns;" calls attention to penultimate para. of Report.	233
191	Lord Lansdowne to Sir H. Holland.	April 2; O. C. No. 523g, Mar. 31.	Forwards certified copy of P. C. Order 7e schooner "Mollie Adams," containing full reply charges preferred by U. S. Government.	238
192	Sir H. Holland to Lord Lans- downe.	No. 73, April 7	Transmitting copy of a Despatch from H. M. Minister at Washington, forwarding pracis of the debate in the U.S. House of Representatives on the Retaliatory Bill.	1
193	Lord Larsdowne to Sir H. Holland.	No. 112, April 12; P. C. No. 624g, Report April 7.	Forwards P. C. Report re schooner "Sarah H. Prior."	247
194	Sir H. Holland to Lord Lans- downe.	No. 78, April 14	Transmits copy letter Lord Salisbury to Mr. Phelps, enclosing draft Protocol communicated by Mr. Adams to the Earl of Clarendon in 1866 and Mr. Bayard's memo. on the proposed ad interim arrangement, with Lord Salisbury's observations thereon.	
195	Governor General to Sir Henry Holland.	No. 140, April 27; O. C. No. 763, April 25.	Transmits Minute P. C., with copy of amended instructions issued to the officers in command of the Fisheries Protection vessels.	}

No. 1.

Minister at Washington to the Governor-General.

BRITISH LEGATION,

WASHINGTON, 25th June, 1885.

My Lord,—I have the honour to transmit to your Excellency herewith copies of a treasury circular relating to the termination of the Fishery articles of the Treaty of Washington which I have received from the United States Government.

I have, &c.,

L. S. S. WEST. (Sd.)

His Excellency

The MARQUIS OF LANSDOWNE.

[Enclosure No. 1.]

CIRCULAR.

TERMINATION OF CERTAIN ARTICLES OF THE TREATY OF WASHINGTON.

1885.

DEPARTMENT No. 87,

DIVISION OF CUSTOMS.

TREASURY DEPARTMENT,

Office of the Secretary, Washington, D.C., June 17th, 1885.

To Collectors of Customs:

Under joint resolution of March 3rd, 1883, and the proclamation of the President of the United States of the 31th January, 1885, certain articles of the Treaty of Washington of 1871,

including article 21, terminate on the 1st day of July, 1885.

In view of such termination of the provisions of article 21, collectors of customs are instructed that "fish oil and fish of all kinds," the produce of the fisheries of the Dominion of Canada, Prince Edward Island and Newfoundland, which may be imported into the United States from and after the said 1st of July, 1885, will be liable to duty under the existing tariff laws, without regard to their origin.

> (Sd.) DANIEL MANNING.

Secretary.

No. 2.

Governor-General to Secretary of State.

OTTAWA, 9th July, 1885.

SIR, - With reference to previous correspondence relating to the negotiations between Her Majesty's Government and the Government of the United States having for their object the conclusion of a temporary arrangement as to the fisheries on the basis proposed in the memo. of the Secretary of State of the United States, a copy of which I had the honour to transmit to the Earl of Derby in my despatch No. 134 of

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the 28th April last, I have now the honour to forward, herewith, for your information a copy of a despatch which I have received from Her Majesty's Minister at Washington, enclosing copies of the correspondence which has passed between Mr. West and Mr. Bayard in the course of the negotiations, and in which the agreements concluded in this matter between the two Powers is embodied.

I have, etc.,

The Right Honorable
The SECRETARY OF STATE
For the Colonies.

(Sd.) LANSDOWNE.

[Enclosure No. 1.]

Minister at Washington to Governor-General.

Washington, 22nd June, 1885.

My LORD,—With reference to the correspondence which has passed concerning the temporary arrangement proposed by the Secretary of State, in his memorandum, copy of which was enclosed in my despatch to your Excellency, No. 50 of the 23rd of April last, in consequence of the termination of the fishery articles of the Treaty of Washington on the 1st July next, I have the honour to inform your Excellency that I have been authorized by Earl Granville to negotiate such an arrangement, following as closely as possible the wishes of the Colonial Governments and on the distinct understanding that it is of a temporary nature and without prejudice to equivalents which might be required in a more permanent settlement. I therefore communicated to the Secretary of State the replies of Your Excellency's Government and of that of Newfoundland as conveyed to me by Earl Granville to the proposals contained in Mr. Bayard's above mentioned memo., and on the 19th I received from him a confidential letter, copy of which is herewith enclosed, in which he assumes that the replies of Your Excellency's Government and that of Newfoundland, embrace the acceptance by them of the general features of his memorandum with the understanding expressed on their side that the agreement had been arrived at under circumstances affording prospect of negotiation for the development and extension of trade between the United States and British North America, and to which contingent understanding he states that he has no objection. To this communication I replied in a confidential letter, copy of which is enclosed, reiterating the assertions made by the Colonial Governments and stating that they have consented to the arrangement solely as a mark of good will to the Government and people of the United States.

On the 20th I received an official note from the Secretary of State, copy of which is also enclosed, in which he states, that perceiving no substantial differences between the respective propositions and the statement as contained in the correspondence on the subject, he considers the agreement as embodied in the memoranda and correspondence as thus concluded, and that public notification to that effect will be given in a few days by the

President.

As no direct allusion was made in this note to the circumstances under which the agreement had been reached, I called on Mr. Bayard and pointed this out to him and he has

thereupon addressed to me a further note, copy of which is enclosed.

As I considered this communication satisfactory, I replied to it by the note, copy of which I have the honour to enclose to your Excellency herewith, stating that I considered the agreement as concluded and that I should inform Her Majesty's Government, the Government of Canada and the Government of Newfoundland accordingly.

In negotiating this agreement I have endeavoured as far as possible to meet the wishes

of Your Excellency's Government and I trust that it may meet with approval.

I have, &c.,

(Sd.) L. S. S. WEST.

His Excellency
The Marquis of Lansdowne.

[Enclosure No. 2.]

From Mr. T. F. Bayard to Sir L. S. S. West.

DEPARTMENT OF STATE,
WASHINGTON, June 19th, 1885.

MY DEAR MR. WEST:

I assume that the two memoranda you handed to me on the 13th instant, embrace the acceptance by the Dominion and the British-American coast provinces of the

general features of my memo. of April 21st, concerning a temporary arrangement respecting the fisheries, with the understanding expressed on their side that the "agreement has been "arrived at under circumstances affording prospect of negotiation for development and ex-tension of trade between the United States and British North America."

To such a contingent understanding I have no objection, indeed, I regard it as covered by the statement in my memo. of April 21st that the arrangement therein contemplated would be reached with the understanding that the President of the United States would bring the whole question of the Fisheries before Congress at its next session in December, and recommend the appointment of a Commission in which the governments of the United States and of Great Britain should be respectively represented, which Commission should be charged with the consideration and settlement upon a just, equitable and honourable basis, of the entire question of the fishing rights of the two governments and their respective citizens, on the coast of the United States and British North America.

The equities of the question being before such a mixed Commission would doubtless have the fullest latitude of expression and treatment on both sides, and the purpose in view being the maintenance of good neighbourhood and intercourse between the two countries, the recommendation of any measures which the Commission might deem necessary to attain those ends would seem to fall within its province, and such recommendation

could not fail to receive attentive consideration.

I am not, therefore, prepared to state limits to the proposals to be brought forward in

the suggested Commission on behalf of either party.

I believe this statement will be satisfactory to you, and I shall be pleased to be informed at the earliest day practicable of your acceptance of the understanding on behalf of British North America, and by this simple exchange of notes and memoranda the agreement will be completed in season to enable the President to make the result publicly known to the citizens engaged in fishing on the British-American Atlantic coast.

I have, &c.,

T. F. BAYARD. (Sd.)

The Honourable

SIR LIONEL S. SACKVILLE WEST, K.C.M.G.

[Enclosure No. 3.]

From Sir L. S. S. West to Mr. Bayard.

Washington, June 20th, 1885.

MY DEAR MR. BAYARD:

I beg to acknowledge the receipt of your note of yesterday's date concerning the proposed temporary arrangement respecting the fisheries which I am authorized by Her Majesty's Government to negotiate with you on behalf of the Government of the Dominion of Canada and the Government of Newfoundland to be effected by an exchange of notes

founded on your memorandum of the 21st April.

The two confidential memoranda which I handed to you on the 13th instant, contain as you assume the acceptance by the Dominion and the British American Coast Provinces of the general features of your above mentioned memorandum, with the understanding ex-• Pressed on their side that the agreement has been arrived at under circumstances affording prospect of negotiation for the development and extension of trade between the United States and British North America, a contingent understanding to which, as you state, you

can have no objection as you regard it as covered by the terms of your memo. of April 21st. In authorizing me to negotiate this agreement Earl Granville states as I have already had occasion to intimate to you that it is on the distinct understanding that it is a temporary one and that its conclusion must not be held to prejudice any claim which may be advanced to more satisfactory equivalents by the Colonial Governments in the course of the

negotiations for a more permanent settlement.

Earl Granville further wishes me to tell you that Her Majesty's Government and the Colonial Government have consented to the arrangement solely as a mark of good will to the Government and people of the United States, and to avoid difficulties which might be raised by the termination of the fishery articles in the midst of the fishing season, and also the acceptance of such modus vivendi does not by any implication affect the value of the inshore fisheries by the Governments of Canada and Newfoundland.

I had occasion to remark to you that while the Colonial Governments are asked to guarantee immunity from interference to American vessels resorting to Canadian waters, no such immunity is offered in your memorandum to Canadian vessels resorting to American waters, but that the Dominion Government presumed that the agreement in this respect

Would be mutual.

As you accepted this view it would I think be as well that mention should be made to

this effect in the notes.

Under the reservations as above indicated in which I believe you acquiesce, I am prepared to accept the understanding on behalf of British North America and to exchange notes in the above sense.

I have, &c.,

(Sd.) L. WEST.

The Honorable T. F. BAYARD.

[Enclosure No. 4.] Mr. Bayard to Sir L. S. S. West.

DEPARTMENT OF STATE, Washington, 20th June, 1885.

Sir,—I have just received your note of to-day's date in regard to the proposed temporary

arrangement touching the fisheries.

Undoubtedly it is our clear and mutual understanding that the arrangement now made is only temporary, and it proceeds from the mutual good will of our respective governments, and solely to avoid all difficulties which might otherwise arise from the termination of the fishing of 1885 in the midst of the season.

I understand, also, that the same immunity which is accorded by this agreement to the vessels belonging to the citizens of the United States engaged in fishing in the British-American waters will be extended to British vessels and subjects engaged in fishing in the

waters of the United States.

Perceiving, therefore, no substantial difference between our respective propositions and these statements as contained in our correspondence on the subject, I shall consider the agreement as embodied in our memoranda and the Correspondence between us as thus concluded; and public notification to that effect will be given in a few days by the President.

I have, &c.,

(Sd.) T. F. BAYARD.

The Honorable SIR LIONEL S, SACKVILLE WEST, K.C.M.G.

[Enclosure No. 5.]

Mr. Bayard to Sir L. S. S. West.

DEPARTMENT OF STATE, Washington, 22nd June, 1885.

Sir,—In compliance with your verbal request that I should re-state part of my note to you of the 19th, I repeat that the arrangement whereby a modus vivendi on the fishery question has been reached, rests on the memoranda and correspondence exchanged; that your memo. of the 13th instant expressed the understanding on your side that the agreement has been arrived at under circumstances affording prospects of negotiation for the development and extension of trade "between the United States and British North America," that I not only had no objection to such an understanding, but in fact regarded it as amply 'embraced in our proposal to recommend a commission to deal with the whole subject in the interests of good neighbourhood and intercourse, and that the recommendation of any measures which the commission might deem necessary to attain those ends would seem to fall within its province and such recommendations could not fail to have attentive consideration.

Having thus, not only admitted the proviso of your memo. in your own language, but gone still further and pointed out that no limits would be set, so far as I was concerned, to the proposals to be brought forward in the suggested commission on behalf of either party, I do not see how it is possible for me to give any stronger assurance that the understanding has been reached under circumstances affording a prospect of negotiation for the development and extension of trade between the Haited States and Parties and extension of trade between the Haited States and Parties and extension of trade between the Haited States and Parties and extension of trade between the Haited States and Parties and extension of trade between the Haited States and Parties and extension of trade between the Haited States and Parties an

and extension of trade between the United States and British North America.

I have, &c.,

(Sd.) T F. BAYARD.

The Honourable,

SIR LIONEL S. SACKVILLE WEST, K.C.M.G.

[Enclosure No. 6]

Minister at Washington to Mr. Bayard.

Washington, June 22nd, 1885.

Sir,—I have the honor to acknowledge the receipt of your notes of the 20th and 22nd instant, in regard to the proposed temporary arrangement touching the fisheries, in which you state that it is our clear and mutual understanding that such arrangement is only temporary, and that it proceeds from the mutual good will of our respective governments, and solely to avoid all difficulties which might otherwise arise from the termination of the fishing of 1885 in the midst of the season.

Also that the same immunity which is accorded by this agreement to the vessels belonging to the citizens of the United States engaged in fishing in the British American waters will be extended to British vessels and subjects engaged in fishing in the waters of the United States, and that the agreement has been reached under circumstances affording a prospect of negotiation for the development and extension of trade between the United States and British North America.

As therefore there exists no substantial difference between our respective propositions and the statements as contained in our correspondence on the subject I shall consider the agreement as embodied in our memoranda and the correspondence between us as thus concluded and shall inform Her Majesty's Government and the governments of the Dominion of Canada and Newfoundland accordingly.

I have, &c.,

(Sd.)

L WEST.

The Honourable T. F. BAYARD.

No. 3.

Governor General to Secretary of State.

OTTAWA, 9th July, 1885.

SIR,—With reference to my despatch No 212 of this day, and previous correspondence relating to the termination of the operation of the fishery clauses of the Treaty of Washington, I have the honour to forward herewith for your information a copy of a despatch from Her Majesty's Minister at Washington, transmitting a copy of a Treasury circular issued to United States' Collectors of Customs on the subject of the duties to which imports of fish and fish products from Canada are liable after the 1st July of the present year.

I have, &c.,

(Sd.)

LANSDOWNE.

The Right Honourable,

The Secretary of State for the Colonies.

No. 4.

Minister at Washington to Governor General.

Washington, 16th July, 1885.

My Lord,—In connection with the fisheries question I have the honour to enclose to Your Excellency herewith an article from the "Nation" newspaper, setting forth the advantages which accrued to both countries under the treaties of 1854 and 1871.

I have, &c.,

(Sd.)

L. S. S. WEST.

His Excellency,

THE MARQUIS OF LANSDOWNE.

[Enclosure No. 1.]

[Extract from the Nation of July 9th, 1885:—]

THE FISHERIES.

No more apt illustration can be found of the folly of a protective tariff than that which the periodical recurrence of the fisheries dispute affords. If Canada and the United States were joined together by a political union all commercial and industrial bickering between the

two countries would cease at once. There would be no more cause of irritation than there is between the fishermen of New York and those of New Jersey. We should never hear of the shore line, and the headland, and the marine league, and the right to buy bait and to cure fish, and the other unpleasant controversies which are now vexing the statesmen of the two countries. If all these commercial questions could be put at rest as to both, by a political resolution in which both should unite, why may they not be settled by a treaty? Simply because the country has got its head set on the notion that every body who produces anything that can be imported from abroad must be protected against foreign competition. The Treaty of Washington, which admitted fish and fish oil free of duty in return for the privileges accorded to American fishermen in Canadian waters, was forced upon the Gloucester fishermen against their protest, and they have never ceased to consider themselves badly used by it—not because they have any natural right to shut out other people's fish from the market, but because they see other people's iron, woollen, and cotton goods shut out for the benefit of American producers and manufacturers. In order to vindicate the "great principle" in behalf of fish and blubber, we gave notice of the termination of the fishery clauses of the treaty, and now we are in hot water again, as we have been half a-dozen times before.

Yet it is within the recollection of most of our readers that for ten years prior to 1864 there was peace and content between the two countries under the Reciprocity Treaty. The products of the soil, the mines, the forests and the waters were admitted free of duty intoboth countries, and nobody fancied himself harmed on either side of the border. But the Morrill tariff was passed in 1861, and straightway the lumbermen, the fishermen, the coal miners, the potato growers, the stone quarriers, and even the ice cutters began to clamour for protection. The friends of the Morrill tariff saw that they must maintain their consistency by abrogating the treaty as soon as its terms permitted. Being all powerful in the councils of the nation, they gave notice of its termination, and then we had difficulties and disputes about fishing rights until the Alabama claims came up for settlement. In considering these claims it was wisely decided to make one chapter of all outstanding differences between Great Britain and the United States. So the fisheries question and the San Juan Island question were included in the adjustment. England paid us \$15,000,000 for the rebel cruiser depredations and surrendered San Juan Island to us. We paid her \$5,000,000 for the use of the fisheries during the period which had elapsed since the abrogation of the Reciprocity Treaty, and agreed that in consideration of the future use of these privileges, we would admit Canadian fish and oil free of duty—a grant which would have been advantageous to the nation at large, even without any corresponding grant on the other side.

It is too late now—the world has gone forward too far—to make a serious matter of the old Treaty of 1818, which the Gloucester fishermen denounce as a violation of their rights and a thing to be abrogated at all costs and hazards. This treaty conceded to the British authorities the right to forbid American fishing vessels from entering Canadian ports for any purpose except for shelter or to procure wood and water, thus cutting them off from all commercial privileges, and putting into the hands of the Canadians the power to drive our vessels to sea, and forbid the purchase of ice or bait or supplies. This extraordinary concession on our part constitutes the basis of most of the hostile legislation of the Dominion. They ought not to insist upon it. The right to sell is equal to the right to buy. If our fishermen gain anything by purchasing bait and supplies in their ports, the Canadian fishermen gain anything by selling their mackerel and cod in our markets, the American consumers gain as much. It is a poor rule which will not work both ways. What is wanted now is not a collection of ironclads on the fishing grounds to protect mediæval rights, and enforce an exploded mercantile idea, but an abandonment on both sides of a false principle, which assumes that the producers of a given article have a right to be protected, at the expense of the whole community, against foreign competition.

The abrogation of the Treaty of 1818, which the fishermen now call for, will of course bring up the question of the tariff, since they insist stoutly upon the enforcement of existing duties on fish, and even ask that the ridiculous Treasury regulations, which have multiplied and augmented the restrictions upon trade, shall be enacted into law. One of these regulations declares that "fish, fresh, for consumption," which are free of duty under the general tariff, must not be frozen, since in order to make them fit for consumption, they must first be thawed. Frozen fish, therefore, are put in the same category as smoked or salted fish, and made dutiable at the rate of 50 cents per 100 pounds. Again, if the fish are delivered fresh and unfrozen in the American market, and are not immediately consumed, but are salted or smoked for future use, they become dutiable under the rulings of our wise and vigilant Treasury expounders. These regulations the fishermen insist upon having enacted into law at once, lest some present or future Secretary should take it into his head that fresh fish are all fish not smoked, dried, salted, or pickled. Whatever the most fanatical

protectionists can conceive in the way of restrictions upon commerce they intend to urge upon the Government, demanding, as they say, "only the same protection that is afforded to every other producing industry." The corollary of such a demand is either a succession of "outrages" producing national irritation and leading to armed hostilities, or the purchase on our part of the fishing privileges for which we paid \$5,000,000 a few years ago. We do not imagine that Minister Phelps, or Secretary Bayard, or President Cleveland, or the Congress of the United States will give their sanction to any policy which points to war, or to an annual appropriation of money from the Treasury to buy fishing rights, when they have before them the peaceful and cheap alternative presented by the treaties of 1854 and 1871. As to the decaying doctrine of protection, the time has come to hit whenever it shows 1871. As to the decaying doctrine of protection, the time has come to hit whenever it shows its head.

No. 5.

Secretary of State to Governor-General.

Downing Street, 21st July, 1885.

My Lord,—I understand that Her Majesty's Minister at Washington has communicated to you copies of the notes which have been exchanged between himself and the Government of the United States recording the arrangement recently arrived at with that Government upon the subject of the fisheries.

Her Majesty's Government trust that the terms of the arrangement made between

Mr. West and Mr. Bayard are satisfactory to your Government.

I have, &c.,

(Sd.)

FRED. STANLEY.

His Excellency THE GOVERNOR-GENERAL.

No. 6.

Minister at Washington to Governor-General.

WASHINGTON, 21st July, 1885.

My Lord,—I have the honour to enclose to your Excellency herewith copies of the correspondence on the subject of the agreement between Great Britain and the United States respecting the Fisheries which has been officially published by the U. Government. I have, &c., (Sd.)

L. WEST.

His Excellency The Governor-General.

Enclosure No. I.]

AGREEMENT BETWEEN THE UNITED STATES AND GREAT BRITAIN RESPECTING THE FISHERIES. CONCLUDED JUNE 22ND, 1885.

NOTICE.

By direction of the President, the undersigned, Secretary of State, hereby makes known to all whom it may concern that a temporary diplomatic agreement has been entered into between the Government of the United States and the Government of Her Pritannic Majesty in relation to the fishing privileges which were granted by the fishery clauses of the treaty between the United States and Great Britain of May 8th, 1871, whereby the privilege of fishing, which would otherwise have terminated with the treaty clauses on the 1st of July proximo, may continue to be enjoyed by the citizens and subjects of the two countries engaged in fishing operations throughout the season of 1885.

This agreement proceeds from the mutual good-will of the two Governments, and has been reached solely to avoid all misunderstanding and difficulties which might otherwise arise from the abrupt termination of the fishing of 1885 in the midst of the season. The immunity which is accorded by this agreement to the vessels belonging to citizens of the United States engaged in fishing in the British American waters will likewise be extended

to British vessels and subjects engaged in fishing in the waters of the United States.

The joint resolution of Congress of March 3rd, 1883, providing for the termination of the fishing articles of the treaty of May 8th, 1871, having repealed in terms the Act of March 1st, 1873, for the execution of the fishing articles, and that repeal being express and absolute from the date of the termination of the said fishing articles, under due notification given and pro-claimed by the President of the United States, to wit, July 1st, 1885, the present temporary agreement in no way affects the question of statutory enactment or exemption from custom duties, as to which the abrogation of the fishing articles remains complete.

As part of this agreement, the President will bring the whole question of the fisheries before Congress at its next session in December, and recommend the appointment of a joint commission by the Governments of the United States and Great Britain to consider the matter, in the interest of maintaining good neighborhood and friendly intercourse between the two countries, thus affording a prospect of negotiation for the development and extension

of trade between the United States and British North America.

Copies of the memoranda and exchanged notes on which this temporary agreement rests

are appended.

Reference is also made to the President's proclamation of January 31st, 1885, terminating the fishing articles of the Treaty of Washington.

By direction of the President.

T. F. BAYARD, Secretary of State.

[Enclosure No. 2]

Mr. Bayard to Mr. West, April 22nd, 1885.

[Memorandum of April 22nd, 1885.

DEPARTMENT OF STATE, Washington, April 22nd, 1885.

DEAR MR WEST,—I have on several occasions lately, in conversation, acquainted you with my interest in the fisheries memorandum which accompanied your personal letter of March 12th.

Several informal talks I have had with Sir Ambrose Shea have enabled me to formulate the views of this Government upon the proposition made in behalf of the Dominion and the Province of Newfoundland, and I take pleasure in handing you herewith a memorandum embodying the results. If this suits, I shall be happy to confirm the arrangement by an exchange of notes at your early convenience.

1 am, my dear Mr. West, very sincerely yours,

T. F. BAYARD.

The Hon. L. S. SACKVILLE WEST, &c.

Enclosure No. 3.1

MEMORANDUM.

The legislation passed by the Congress of the United States, Act of March 1st, 1873, for the execution of the fishery articles of the Treaty of Washington, has been repealed by the joint resolution of March 3rd, 1883, the repeal to take effect July 1st, 1885. From that date the effects of the fisheries articles of the Treaty of Washington absolutely determine, so far as their execution within the jurisdiction of the United States is concerned, and without new legislation by Congress modifying or postponing that repeal the Executive is not constitutionally competent to extend the reciprocal fisheries provisions of the treaty beyond the lst of July next, the date fixed by the action of Congress.

Mr. West's memorandum of March 12th, 1885, suggests the mutual practical convenience that would accrue from allowing the fishing ventures commenced prior to July 1st, 1885, to continue until the end of the season for fishing of that year, thus preventing their abrupt termination in the midst of fishing operations on the 1st of July.

It has been more and a state of the Previous of Newfoundland and of

It has been, moreover, suggested on the part of the Province of Newfoundland and of the Dominion of Canada, that in view of the mutual benefit and convenience of the present

local traffic, consisting of the purchase of ice, bait, wood, and general ship supplies by the citizens of the United States engaged in fishing from the inhabitants of the British American fishing coast, the usual operations of the fishing season of 1885 should be continued by the fishing vessels belonging to citizens of the United States until the end of the season of that year, and that the local authorities of Newfoundland and the Dominion of Canada, in a spirit of amity and good neighbourhood, should abstain from molesting such fishermen or impeding their progress or their local traffic with the inhabitants incidental to fishing during the remainder of the season of 1885, and all this with the understanding that the President of the United States would bring the whole question of the fisheries before Congress at its next session in December, and recommend the appointment of a commission in which the Governments of the United States and of Great Britain should be respectively represented, which commission should be charged with the consideration and settlement, upon a just, equitable, and honourable basis, of the entire question of the fishing rights of the two Governments and their respective citizens on the coasts of the United States and British North America.

The President of the United States would be prepared to recommend the adoption of such action by Congress with the understanding that in view and in consideration of such promised recommendation there would be no enforcement of restrictive and penal laws and regulations by the authorities of the Dominion of Canada or of the Province of Newfoundland, against the fishermen of the United States resorting to British American waters between the 1st of July next and the close of the present year's fishing season; the mutual object and intent being to avoid any annoyance to the individuals engaged in this business and traffic, and the irritation or ill-feeling that might be engendered by a harsh or vexatious enforcement of stringent local regulations on the fishing coast pending an effort to have a just and amicable arrangement of an important and somewhat delicate question between the two nations.

Public knowledge of this understanding and arrangement can be given by an exchange

of notes between Mr. West and myself, which can be given to the press.

[Enclosure No. 4.]

Mr. West's Memoranda of June 13th, 1885.

[Memoranda].

It is proposed to state in notes according temporary arrangements respecting fisheries that an agreement has been arrived at under circumstances affording prospect of negotiation for development and extension of trade between the United States and British North America.

The Government of Newfoundland do not make refunding of duties a condition of their acceptance of the proposed agreement, but they rely on it having due consideration before the international commission which may be appointed.

[Enclosure No. 5.]

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas the treaty concluded between the United States of America and Her Majesty the Queen of Great Britain and Ireland, concluded at Washington on the 8th day of May, 1871, contains among other articles the following, viz:

"ARTICLE XVIII."

"It is agreed by the High Contracting Parties that, in addition to the liberty secured to the United States fishermen by the Convention between the United States and Great Britain signed at London on the 20th day of October, 1818, of taking, curing, and drying fish on certain coasts of the British North American Colonies therein defined, the inhabitants of the United States shall have in common with the subjects of Her Britannic Majesty, the liberty, for the term of years mentioned in Article XXXIII of this treaty, to take fish of every kind, except shell-fish, on the sea coasts and shores, and in the bays, harbours and creeks of the Provinces of Quebec, Nova Scotia and New Brunswick, and the Colony of Prince Edward's Island, and of the several islands thereunto adjacent, without being restricted to any distance

from the shore, with permission to land up on the said coasts and shores and islands, and also upon the Magdalen Islands, for the purpose of drying their nets and curing their fish; Provided that in so doing, they do not interfere with the rights of private property, or with British fishermen, in the peaceable use of any part of the said coasts in their occupancy for the same purpose.

"It is understood that the above mentioned liberty applies solely to the sea fishery, and that the salmon and shad fisheries, and all other fisheries in rivers and the mouths of rivers

are hereby reserved exclusively for British fishermen."

"ARTICLE XIX."

"It is agreed by the High Contracting Parties that British subjects shall have, in common with the citizens of the United States, the liberty, for the term of years mentioned in Article XXXIII of this treaty, to take fish of every kind, except shell-fish, on the eastern sea coasts and shores of the United States north of the thirty-ninth parallel of north latitude, and on the shores of the several islands thereunto adjacent, and in the bays, harbours and creeks of the said sea coasts and shores of the United States and of the said islands without being restricted to any distance from the shore, with permission to land upon the said coasts of the United States and of the islands aforesaid, for the purpose of drying their nets and curing their fish; provided that, in so doing, they do not interfere with the rights of private property, or with the fishermen of the United States in the peaceable use of any part of the said coasts in their occupancy for the same purpose.

"It is understood that the above mentioned liberty applies solely to the sea fishery, and that salmon and shad fisheries, and all other fisheries in rivers and mouths of rivers, are

hereby reserved exclusively for fishermen of the United States."

"ARTICLE XX."

"It isagreed that the places designated by the Commissioners appointed under the first Article of the Treaty between the United States and Great Britain, concluded at Washington on the 5th of June, 1854, upon the coasts of Her Britannic Majesty's Dominions and the United States, as places reserved from the common right of fishing under that Treaty, shall be regarded as in like manner reserved from the common right of fishing under the preceding articles. In case any question should arise between the Governments of the United States and of Her Britannic Majesty as to the common right of fishing in places not thus designated as reserved, it is agreed that a Commission shall be appointed to designate such places, and shall be constituted in the same manner, and have the same powers, duties and authority as the Commission appointed under said first Article of the Treaty of the 5th of June, 1854."

"ARTICLE XXL"

"It is agreed that, for the term of years mentioned in Article XXXIII of this Treaty, fish oil and fish of all kir ds (except fish of the inland lakes, and of the rivers falling into them, and except fish preserved in oil), being the produce of the fisheries of the United States, or of the Dominion of Canada, or of Prince Edward's Island, shall be admitted into each country, respectively, free of duty."

"ARTICLE XXII."

"Inasmuch as it is asserted by the Government of Her Britannic Majesty that the privileges accorded to the citizens of the United States under Article XVIII of this Treaty are of greater value than those accorded by articles XIX and XXI of this Treaty, to the subjects of Her Britannic Majesty, and this assertion is not admitted by the Government of the United States, it is further agreed that Commissioners shall be appointed to determine, having regard to the privileges accorded by the United States to the subjects of Her Britannic Majesty, as stated in Articles XIX and XXI of this Treaty, the amount of any compensation which, in their opinion. ought to be paid by the Government of the United States to the Government of Her Britannic Majesty in return for the privileges accorded to the citizens of the United States under Article XVIII of this Treaty; and that any sum of money which the said Commissioners may so award shall be paid by the United States Government, in a gross sum, within twelve months after such award shall have been given."

"ARTICLE XXIII."

"The Commissioners referred to in the preceding Article shall be appointed in the following manner, that is to say: One Commissioner shall be named by the President of

the United States, one by Her Britannic Majesty, and a third by the President of the United States and Her Britannic Majesty conjointly; and in case the third Commissioner shall not have been so named within a period of three months from the date when this article shall take effect, then the third Commissioner shall be named by the Representative at London of His Majesty the Emperor of Austria and King of Hungary. In case of the death, absence, or incapacity of any Commissioner, or in the event of any Commissioner omitting or ceasing to act, the vacancy shall be filled in the manner hereinbefore provided for making the original appointment, the period of three months in case of such substitution being calculated from the date of the happening of the vacancy.

"The Commissioners so named shall meet in the City of Halifax, in the Province of Nova Scotia, at the earliest convenient period after they have been respectively named, and shall, before proceeding to any business, make and subscribe a solemn declaration that they will impartially and carefully examine and decide the matters referred to them to the best of their judgment, and according to justice and equity; and such declaration shall be entered

on the record of their proceedings.

"Each of the High Contracting Parties shall also name one person to attend the Commission as its agent, to represent it generally in all matters connected with the Commission."

"ARTICLE XXIV."

"The proceedings shall be conducted in such order as the Commissioners appointed under Articles XXII and XIII of this Treaty shall determine. They shall be bound to receive such oral or written testimony as either Government may present. If either party shall offer oral testimony, the other party shall have the right of cross-examination, under such rules as

the Commissioners shall prescribe.

"If in the case submitted to the Commissioners either party shall have specified or alluded to any report or document in his own exclusive possession, without annexing a copy, such Party shall be bound, if the other Party thinks proper to apply for it, to furnish that Party with a copy thereof; and either Party may call upon the other, through the Commissioners, to produce the originals, or certified copies of any papers adduced as evidence, giving in each instance such reasonable notice as the Commissioners may require.

"The case on either side shall be closed within a period of six months from the date of the organization of the Commission, and the Commissioners shall be requested to give their award as soon as possible thereafter. The aforesaid period of six months may be extended for three months in case of a vacancy occurring among the Commissioners under the circum-

stances contemplated in Article XXIII of this Treaty."

"ARTICLE XXV."

"The Commissioners shall keep an accurate record and correct minutes or notes of all their proceedings, with the dates thereof, and may appoint and employ a secretary and any other necessary officer or officers to assist them in the transaction of the business which may come before them.

"Each of the High Contracting Parties shall pay its own Commissioner and agent or counsel; all other expenses shall be defrayed by the two Governments in equal moieties."

ARTICLE XXX."

"It is agreed that, for the term of years mentioned in Article XXXIII of this Treaty, subjects of Her Britannic Majesty may carry in British vessels, without payment of duty, goods, wares, or merchandise from one port or place within the territory of the United States upon the St. Lawrence, the Great Lakes, and the rivers connecting the same, to another Port or place within the territory of the United States as aforesaid: Provided, that a portion of such transportation is made through the Dominion of Canada by land carriage and in bond, under such rules and regulations as may be agreed upon between the Government of Her Britannic Majesty and the Government of the United States.

"Citizens of the United States may for the like period carry in United States vessels, without payment of duty, goods, wares, or merchandise from one port or place within the Possessions of Her Britannic Majesty in North America to another port or place within the said Possessions: Provided, That a portion of such transportation is made through the territory of the United States by land carriage and in bond, under such rules and regulations as may be agreed upon between the Government of the United States and the Government

of Her Britannic Majesty.

"The Government of the United States further engages not to impose any export duties on goods, wares, or merchandise carried under this article through the territory of the United States; and Her Majesty's Government engages to urge the Parliament of the Dominion of Canada and the Legislatures of the other colonies not to impose any export duties on goods, wares, or merchandise carried under this article; and the Government of the United States may, in case such export duties are imposed by the Dominion of Canada, suspend, during the period that such duties are imposed, the right of carrying granted under this article in favour of the subjects of Her Britannic Majesty.

"The Government of the United States may suspend the right of carrying granted in favor of the subjects of Her Britannic Majesty under this article, in case the Dominion of Canada should at any time deprive the citizens of the United States of the use of the canals in the said Dominion on terms of equality with the inhabitants of the Dominion, as provided

in Article XXVII."

" ARTICLE XXXII."

"It is further agreed that the provisions and stipulations of Articles XVIII to XXV of this Treaty, inclusive, shall extend to the Colony of Newfoundland, so far as they are applicable. But if the Imperial Parliament, the Legislature of Newfoundland, or the Congress of the United States, shall not embrace the Colony of Newfoundland in their laws enacted for carrying the foregoing articles into effect, then this article shall be of no effect; but the omission to make provision by law to give it effect by either of the Legislative bodies aforesaid, shall not in any way impair any other articles of the Treaty."

And, whereas, pursuant to the provisions of Articles XXXIII of said Treaty, due notice has been given to the Government of Her Britannic Majesty of the intention of the Government of the United States of America, to terminate the above recited Articles of the Treaty

in question, on the 1st day of July, 1885:

And, whereas, pursuant to the terms of said Treaty, and of the notice given thereunder by the Government of the United States of America to that of Her Britannic Majesty, the above recited articles of the Treaty of Washington, concluded May 8th, 1871, will expire and

terminate on the 1st day of July, 1885:

warned that none of the privileges secured by the above recited articles of the Treaty in question will exist after the 1st day of July next; all American fishermen should govern themselves accordingly.

Done at the City of Washington, this 31st day of January, in the year of Our Lord one thousand eight hundred and eighty-five, and of the Independence of the United States of

America the one hundred and ninth.

[SEAL] By the President: CHESTER A. ARTHUR.

FREDK. T. FRELINGHUYSEN, Secretary of State.

No. 7.

Colonel Stanley to Lord Lansdowne.

(Telegraphic message).

1st August, 1885.

To Lord Lansdownz,—Her Majesty's Government think desirable steps should be taken by the Canadian Government in concert with the Government of Newfoundland, to decide definitely on the exact nature of propositions desirable to be made the United States Government in anticipation of negotiation on the termination of a temporary arrangement of the fishery question.

All points involved should be carefully considered and information respecting prepared in good time; similar telegram sent Newfoundland; despatch follows by

(Sd) STANLEY.

No. 8.

Governor-General to Secretary of State.

TORONTO, 7th August, 1885.

SIR,—I have the honour to forward herewith for your information a copy of a despatch which I have received from Her Majesty's Minister at Washington enclosing copies of the correspondence on the subject of the agreement be tween Great Britain and the United States, respecting the fisheries, which has been officially published by the United States Government.

I have, &c.,

(Sd) LANSDOWNE.

The Right Honourable
THE SECRETARY OF STATE FOR THE COLONIES.

No. 9.

Colonel Stanley to the Governor General.

Downing Street, 11th August, 1885.

My Lord,—On the 1st instant I sent you a telegram in which I informed you that Her Majesty's Government deemed it desirable that steps should be taken by your Government, in concert with the Government of Newfoundland, to decide definitely on the exact nature of the proposals to be made to the Government of the United States in anticipation of the negotiations, which are contemplated in view of the termination of the temporary arrangement lately made between Her Majesty's Minister at Washington and the United States Government, arising out of the termination of the Fishery Articles of the Treaty of Washington on the 1st of last month. I informed you to the effect that, all points likely to be involved in the coming negotiations should be carefully considered and information respecting them prepared in good time.

No. 10. I now enclose a copy of a letter from the Foreign Office on which my telegram was founded.

I should be glad if you will apprize me of the result of the communications which may pass between your Government and that of Newfoundland upon this subject.

I have, &c.,

(Sd) FRED. STANLEY.

Governor-General,
The Most Honourable
THE MARQUIS OF LANSDOWNE, G.C.M.G.

No. 10.

The Foreign Office to the Colonial Office.

Foreign Office, 18th July, 1885.

Sir,—With reference to my letter of the 11th instant on the subject of the temporary arrangement with the United States, relative to the fisheries, I am directed by the Marquis of Salisbury to suggest for Colonel Stanley's consideration, that it would be desirable to call the attention of the Governments of Canada and Newfoundland to the necessity of arriving at a conclusion as to the course to be adopted in

13

anticipation of the coming negotiations, for the successful conduct which it will be necessary not only to be prepared with accurate information on all the points likely to be raised, but also to decide in advance on the exact nature of the proposal which it will be desirable to make in the interest of both colonies.

I am at the same time to inquire whether Colonel Stanley is of opinion that any

further, and if so, what, action should be taken at present.

I am, &c.,

(Sd.)

J. PAUNCEFOTE.

THE UNDER SECRETARY OF STATE, Colonial Office, London.

No. 11.

Governor General to Minister at Washington.

OTTAWA, 20th August, 1885.

SIR,—With reference to your despatch No. 82 of the 22nd June last, transmitting the correspondence between yourself and Mr. Bayard, in which the agreement respecting the fisheries was embodied, I have the honour to enclose herewith a copy of an approved report of a Committee of the Privy Council expressing the satisfaction of my Government with the agreement referred to and their high appreciation of the ability with which you have conducted the negotiations in the matter.

I have sent a copy of this Minute of Council to the Secretary of State for the

Colonies.

I have, &c., (Sd.)

LANSDOWNE.

The Honourable Sir Lionel S. Sackville West, K.C.M.G.

[Enclosure No. 1.]

Report of a Committee of the Honourable the Privy Council, approved by His Excellency the Governor-General in Council on the 14th August, 1885.

The Committee of the Privy Council have had under consideration a despatch dated 21st July, 1885, from the Right Honourable the Secretary of State for the Colonies, expressing the hope that the terms of the arrangement made between the British Ambassador at Washington and Mr. Bayard on the subject of the fisheries would be satisfactory to the Canadian Government.

The Committee desire to state to Your Excellency that such arrangement is perfectly satisfactory, and they further beg to express their high appreciation of the able manner in which Her Majesty's Minister at Washington, Sir Sackville West, conducted the negotiations. The Committee advise that Your Excellency be moved to transmit a copy of this

The Committee advise that Your Excellency be moved to transmit a copy of this Minute to the Right Honourable the Secretary of State for the Colonies and to the British Ambassador at Washington.

All which is respectfully submitted for Your Excellency's approval.

(Sd.) JOHN J. McGEE, Clerk Privy Council.

No. 12.

Governor General to Secretary of State.

OTTAWA, 21st August, 1885:

Sir,—With reference to your despatch (No. 150) of the 21st ultimo, I have the honor to enclose herewith a copy of an approved report of a Committee of the Privy Council expressing the satisfaction of my Government with the arrange-of No. 11. ment respecting the fisheries which has been concluded with the United States, and their high appreciation of the ability with which Her Majesty's Minister at Washing ton has conducted the negotiations.

I have forwarded a copy of this Minute of Council to Sir L. S. Sackville West.

I have, &c.,

(Sd.) LANSDOWNE.

The Right Honourable
THE SECRETARY OF STATE FOR THE COLONIES.

No. 13.

Governor General to Secretary of State.

OTTAWA, 4th September, 1885.

Sir,—With reference to your despatch No. 167, of the 11th ultimo, expressing the desire of Her Majesty's Government that my Government and that of Newfoundland should take steps toward defining the exact proposals to be made to the Government of the United States in anticipation of the negotiations which are anticipated in view of the termination of the temporary arrangement recently concluded respecting the fisheries, I have the honour to forward herewith a copy of an approved report of Committee of the Privy Council, from which it will be seen that communications will at once be opened with the Government of Newfoundland in order to secure a discussion of the whole question between the two Governments.

I have to-day communicated by cable with the Government of Newfoundland on

this matter.

I have, &c.,

(Sd.) LANSDOWNE.

The Right Honorable,
THE SECRETARY OF STATE FOR THE COLONIES.

[Enclosure No. 1.]

*Certified Copy of a Report of a Committee of the Honorable the Privy Council for Canada, approved by His Excellency the Governor General in Council on the 3rd September, 1885.

The Committee of the Privy Council have had under consideration a despatch dated 11th of August, 1885, from the Right Honourable the Secretary of State for the Colonies advising that Her Majesty's Government deemed it desirable that steps should be taken by the Canadian Government in concert with the Government of Newfoundland to decide definitely on the exact nature of the proposals to be made to the Government of the United States in anticipation of the negotiations which are contemplated in view of the termination of the temporary arrangement lately made between Her Majesty's Minister at Washington and the United States Government, arising out of the termination of the Fishery Articles of the Treaty of Washington on the 1st July last.

The Right Hon. the President of the Council, to whom the despatch was referred, recommends that communication should be had both by cable and letter inviting the Government of Newfoundland either to send a representative to Ottawa to discuss the whole question, or,

if that be inconvenient, to communicate the views of the Island Government.

The Committee concur in the recommendation of the President of the Council and they advise that Your Excellency be moved to transmit a copy of this Minute, if approved, to His Excellency the Governor of Newfoundland and also to the Right Hon. the Secretary of State for the Colonies, so as to inform him of the action taken by the Canadian Government on his despatch of the 11th August ult.

All of which is respectfully submitted for Your Excellency's approval.

(Sd.) JOHN J. McGEE, Clerk Privy Council.

No. 14.

Governor General to Governor of Newfoundland.

OTTAWA, 4th September, 1885.

Sir,—I had the honour to send you to-day a telegraphic message as follows:— "In anticipation of negotiations approaching termination of arrangement respecting fishery question, Dominion Government invite representative from Rnc. No. 1 Newfoundland to visit Ottawa to fully discuss whole question; if inconvenient, request views of your Ministers. Despatch follows by mail."

I have now the honour to forward a copy of an approved report of a Committee of the Privy Council dated the 3rd inst., on which my telegram was based.

I have, &c., (Sd.)

LANSDOWNE.

His Excellency THE GOVERNOR OF NEWFOUNDLAND.

No. 15.

Copy of telegram from Mr. Carter, of Newfoundland, to Governor Geaeral.

Sт. John's, 7th September; 1885.

Your telegram of 4th September submitted to Executive Council who wait for despatch. (Sd.) CARTER.

No. 16.

The Administrator of Newfoundland to Governor General.

Newfoundland, 21st September, 1885.

My Lord,—I have the honour to acknowledge the receipt of Your Lordship's despatch of the 4th instant, addressed to Sir John Glover, with a copy of your telegraphic message of the same date, also a copy of an approved report of a Committee of the Privy Council, on which the telegram was based, having reference to proposals to be made to the Government of the United States in anticipation of the negotiations contemplated in view of the expiration of the temporary arrangement lately made between Her Majesty's Minister at Washington and the United States Government, arising out of the articles of the Treaty of Washington, terminated on the 1st of July last, and suggesting that a delegate should proceed from this country to confer with the Government of the Dominion, or that the views of the Newfoundland Government be communicated respecting a new Fisheries arrangement between the United States, Canada and Newfoundland.

The Council request me to communicate to Your Lordship that the number of their body being now only four members, and a general election being appointed to take place on the 31st of October next, they do not feel themselves at present in a position to send a delegate to Canada or to offer any definite expression of the views of the Colony on the important subject in question, and at their suggestion I have respectfully to request that any further proceeding on the part of this Government be deferred until the result of the approaching election shall have been ascertained.

The Council would be glad in the meantime to be favoured with the views of the Dominion Government in relation to this subject.

I have, &c.,

(Sd.) M. T. CARTER, Administrator.

His Excellency THE GOVERNOR GENERAL.

No. 17.

Minister at Washington to Deputy Governor.

Washington, 10th October, 1885.

Sir,—I have the honor to enclose herewith copies of a circular issued by the Committee of the Boston Fish Bureau, and to inform you that I have called the attention of the Secretary of State thereto.

I have &c.,

(Sd.) L. S. S. WEST.

THE DEPUTY GOVERNOR, Ottawa.

[Enclosure No. 1.]

Boston, September, 1885.

DEAR SIR,—The Boston Fish Bureau, an organization composed of the principal wholesale dealers and commission merchants in fish of this city, has passed the following resolution: Resolved, That the Boston Fish Bureau earnestly favors such an arrangement between the United States, the Dominion of Canada, and the Province of Newfoundland as shall include the reciprocal admission, free of duties, of the products of the fisheries of these countries.

We desire to present the reasons for this resolution, and to appeal to the dealers in and consumers of fish throughout the country, to aid us in impressing upon Congress the importance of free importation of fish from the British Provinces. It is well known that the New England Fisheries do not produce certain varieties of fish which the trade requires, and of certain other kinds the supply obtained on our coast is entirely inadequate to our needs. We are obliged to rely entirely upon the Provinces for our stock of fat herring and for the larger Part of the cheaper grades of herring, both pickled and smoked, of alewives, salmon, trout and shad. We need the hard dried codfish of Newfoundland and the choice slack-saited codfish and pollock of Nova Scotia For several years past the mackerel caught in American Waters have been mostly of small size, and we have needed the larger fish caught in Canadian waters. During the past two winters we could not have filled orders for large fat mackerel except for the supply obtained from Nova Scotia and Prince Edward Island. Present indications point to a repetition of this condition during the coming winter. Whatever we need Cations point to a repetition of this condition during the coming winter. Whatever we need from Canada must be obtained at the additional expense of the duties, which the consumer must pay. The duties, being specific, bear very heavily on the cheaper grades of fish, amounting in many cases to from fifty to one hundred per cent. on the original cost, and resulting in a prohibition of imports or a very largely enhanced cost to the consumer.

The people who will gain anything by the exaction of duties are a few hundred vessel owners in New England. The pretence that protective duties on fish is an encouragement to American fishermen, and the argument that the fisheries furnish a training school for out navy, were long since exploded by the fact that a very large proportion of the men who fish

navy, were long since exploded by the fact that a very large proportion of the men who fish

in American vessels are citizens of the British Provinces. Hordes of them come here every spring, man our vessels for the fishing season, and return home when it is over. It is estimated that from fifty to seventy-five per cent. of the men in the Gloucester mackerel fleet are cifizens of the Dominion of Canada, and the same is true to a greater or less extent of other fishing ports. It is acknowledged that without them we would be unable to man out that. These man have no interest in our country. fleet. These men have no interest in our country and its institutions, and in the event of war with England would be found in the enemy's fleet. Is it fair that we should be taxed for their support, or that a few owners of fishing vessels should reap an advantage obtained at the expense of the great body of consumers of fish in all parts of the country?

As dealers in fish, handling large quantities of the products of the sea, we feel that our interests are identical with yours in demanding that there should be no duties on articles of food which are consumed so largely by people of moderate means. Questions of a larger nature, involving matters of international importance, make it probable that the subject of the constant with Consider will come before Considering that reciprocity with Canada will come before Congress at its next session. We ask of you that you will use your best efforts to impress upon your Senators and Representatives that they should vote upon this question in accordance with your interests and with the interests of

large majority of the people of the country.

Respectfully yours,

WILLIAM F. JONES. C. W. WRIGHTINGTON, Committee EDWARD T. RUSSELL, of the Boston Fish Bureau. L. PICKERT, B. F. DEBUTTS,

No. 18.

Deputy Governor to Secretary of State.

OTTAWA, 16th October, 1885.

Sir,—With reference to previous correspondence touching the negotiations contemplated in view of the expiration of the temporary arrangement with the United States respecting the fisheries, I have the honour to forward herewith for your information a copy of a despatch from the officer administrating the Government of Newfoundland, in reply to a suggestion made by the Governor General that a delegate from that Government should visit Canada for the purpose of conferring with the Government of the Dominion regarding the proposals to he made in connection with the anticipated negotiations referred to, or that, failing the visit of a delegate the Newtonndland Connections referred to, or that, failing the visit of a delegate, the Newfoundland Government should communicate its views upon the matter.

I have caused a copy of this despatch to be communicated to the Privy Council

for their consideration.

I have, &c., (Sd.) W. J. RITCHIE.

The Right Honourable THE SECRETARY OF STATE FOR THE COLONIES.

No. 19.

Deputy Governor to Secretary of State.

OTTAWA, 16th October, 1885. SIR,—I have the honour to forward herewith for your information a copy of despatch which I have received from Her Majesty's Minister at Washington engine ing copies of a circular issued by the Committee of the Boston No. 17. Bureau which embodies a resolution of that body in favour of reciprocity between the United States, Canada and Newfoundland, in respect of the products of the fisheries of these countries.

I have caused a copy of this despatch and enclosures to be communicated to the Privy Council for their information.

I have, &c., (Sd.)

W. J. RITCHIE.

The Right Honourable

THE SECRETARY OF STATE FOR THE COLONIES.

No. 20.

Colonial Office to Governor General.

Downing Street, 4th November, 1885.

My LORD,-I have the honour to acknowledge the receipt of the Deputy Governor's despatch No. 36, of the 16th ultimo, enclosing copy of one addressed to you have the compact of the 16th ultimo, enclosing copy of one addressed to you by the Officer administering the Government of Newfoundland, relating to the negotiation tiations contemplated in view of the expiration of the temporary arrangement with the United States Government respecting the fisheries.

I have, &c.,

(Sd.)

FRED. STANLEY.

His Excellency THE GOVERNOR GENERAL.

No. 21.

Governor General to Administrator, Newfoundland.

OTTAWA, 20th November, 1885.

Sir, -With reference to your despatch of the 21st September last, and previoucorrespondence relative to the suggestion of my Government that the Government of Newfoundland should send a delegate to Ottawa to confer with them upon the subject of a new fisheries arrangement between the United States, Canada and New foundland.

I have the honour to forward herewith a copy of an approved report of a Committee of the Privy Council embodying the opinion of my Ministers, "that the views of the respective Governments can be much more satisfactorily exchanged by the Government of Newfoundland sending a delegation to Ottawa for that purpose, than by correspondence," and expressing the hope that it may be found convenient to send such a delegation at an early date.

I have, &c.,

(Sd.)

LANSDOWNE.

The Officer

Administering the Government of Newfoundland.

[Enclosure No. 1.]

Report of a Committee of the Honourable the Privy Council, approved by His Excellency the Governor General in Council on the 11th November, 1885.

The Committee of the Privy Council have had under consideration a despatch dated 21st September, 1885, from the Administrator of the Government of Newfoundland on the subject of that Cal. of that Colony sending a delegate to confer with the Government of the Dominion respecting

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a new fisheries arrangement between the United States, Canada and Newfoundland, and setting forth that in view of the number of the Executive Council of Newfoundland being reduced to four members and the early approach of a general election, that Government did not feel itself in a position to send a delegate to Canada or to offer any definite expression of the views of the Colony on the important subject in question, and requesting that any further proceedings on the part of the Dominion Government be deferred until the result of the approaching election be determined, and intimating its desire to be favoured with the views of the Dominion Government.

The Minister of Marine and Fisheries, to whom the despatch was referred, recommends that in view of the important question to be considered, and the wide range any discussion with reference thereto may take, the Government of Newfoundland be informed that the Dominion Government is of the opinion that the views of the respective Governments can be much more satisfactorily exchanged by the Government of Newfoundland sending a delegation to Ottawa for that purpose than by correspondence, and to express the hope that it may be convenient for that Government to send such delegation at an early day to confer with Your Excellency's Government on the subject to which the despatch under consideration

refers.

The Committee concur in the recommendation of the Minister of Marine and Fisheries and they advise that Your Excellency be moved to transmit a copy of this Minute, if approved, to the Administrator of the Government of Newfoundland.

All which is respectfully submitted for Your Excellency's approval.

(Sd.) JOHN J. MoGEE, Clerk, Privy Council.

No. 22.

Governor General to Secretary of State.

OTTAWA, 23rd November, 1885.

SIR,—With reference to previous correspondence relating to the anticipated negotiations on the termination of the temporary arrangement with the United States as to the fisheries, I have the honour to forward herewith for your of No. 21. Information a copy of an approved report of a Committee of the Privy Council expressing the desire of my Ministers that the Government of Newfoundland should send a delegation to Ottawa at an early day for the purpose of conferring with the Government of the Dominion on the subject in question.

I have sent a copy of this minute of Council to the officer administering the

Government of Newfoundland.

I have, &c.,

(Sd.)

LANSDOWNE.

The Right Honourable

THE SECRETARY OF STATE FOR THE COLONIES:

No. 23.

Minister at Washington to Governor General.

Washington, 16th January, 1886.

My Lord,—I have the honour to enclose to Your Excellency herewith copies of a joint resolution introduced into the House of Representatives for a renewal of commercial relations with the British possessions in North America which has been referred to the Committee on Foreign Affairs, as well as copies of a joint resolution relating to reciprocal privileges under the Act of 19th June, 1878, regarding com-

mercial relations with the Dominion of Canada, also referred to the Committee on Foreign Affairs. I have, &c., (Sd.)

L. S. S. WEST.

His Excellency THE GOVERNOR GENERAL.

Enclosure No. 1 1

49TH CONGRESS, 1ST SESSION, H. RES. 39.

IN THE HOUSE OF REPRESENTATIVES.

January 5, 1886.

Read twice, referred to the Committee on Foreign Affairs, and ordered to be printed. Mr. MAYBURY introduced the following joint resolution:

JOINT RESOLUTION

Requesting the Secretary of State to report to Congress the action of the Governmen under the provisions of an Act approved June nineteenth, eighteen hundred and seventy eight, relative to commercial relations with the Dominion of anada.

Whereas under laws and regulations now in force in the Dominion of Canada all United States vessels are prohibited from rendering aid to wrecked or disabled vessels in Canadian

Waters; and
Whereas by an Act of Congress approved June nineteenth, eighteen hundred and seventyWhereas by an Act of Congress approved June nineteenth, eighteen hundred and seventyeight, Canadian vessels of all descriptions were to be permitted to render aid to Canadian or other vessels wrecked or disabled in the waters of the United States contiguous to the Dominion of Canada, said Act to take effect by its terms when by proclamation of the President it was declared that reciprocal privileges had been extended by the Dominion of Canada to Vessels of the United States wrecked in Canadian waters; and

Whereas no proclamation of the President as contemplated in the Act aforesaid has yet been promulgated, and the commerce of the United States, especially upon the lakes and rivers of the North-West, suffers great and irreparable injury by the refusal or neglect of the Government of the Dominion of Canada to extend the reasonable comity of privileges sought

in the Act aforesaid: Therefore,

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of State be, and he is hereby, requested to report to Congress assembled, that the Secretary of State De, and he is heldy, the Government congress at his earliest convenience what action, if any, has been taken by the Government of the United States to acquaint the Government of the Dominion aforesaid with its desire for the friendly and equitable relations sought under the Act aforesaid, and what action if any, has been taken by the Dominion Government in the premises.

Sec. 2. That should it appear that the Government of the Dominion of Canada has begieved or refused to extend to vessels of the United States the privileges sought to be conferred on vessels of the Dominion under the Act, the Secretary of State be requested to report to Congress what further legislation, if any, is necessary or desirable, retaliatory or otherwise, to the end that our commerce may be released from its grievous burdens.

[Enclosure No. 2.]

49TH CONGRESS, 1ST SESSION, H. RES. 40.

IN THE HOUSE OF REPRESENTATIVES.

January 5, 1886.

Read twice, referred to the Committee on Foreign Affairs, and ordered to be printed. Mr. MAYBURY introduced the following joint resolution:

JOINT RESOLUTION

For renewal of commmercial relations with the British Possessions in North America. Whereas the reciprocity treaty with Great Britain regulating commerce and navigation between the United States and the British Colonies of North America was terminated on March the seventeenth, anno Domini eighteen hundred and sixty-six, in virtue of previous

notice given by the United States; and
Whereas the provisions of said treaty providing for mutual rights in certain sea-fisheries, and for the free navigation of the Great Lakes, the River Saint Lawrence, and the canals connected therewith, were restored in eighteen hundred and seventy one, by the treaty of Washington, so called; and

Whereas the circumstances under which the notice of the abrogation of said treaty of reciprocity was made have been changed and modified by time, and unfettered trade and commerce between the British Possessions in North America and the United States would

now be reciprocally beneficial, advantageous and satisfactory: Therefore,

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That this Congress would look with favour and approval upon any action taken by the executive department of the Government tending to a renewal of commercial relations with the British Possessions in North America by compact or treaty, having in view the reciprocal interests of both nations.

No. 24

Governor General to Colonel Stanley.

OTTAWA, 26th Jaquary, 1896.

Sir,—I have the honour to forward herewith for your information a copy of a despatch which I have received from Her Majesty's Minister at Washington, enclosing copies of joint resolutions introduced into the United States House of INO. 23. Bepresentatives relating to commercial relations and reciprocal privileges between Canada and that country.

I have communicated a copy of Sir L. S. S. West's despatch and of the joint

resolutions to my Government.

I have, &c., (Sd.)

LANSDOWNE.

The Right Honourable F. A. STANLEY.

No. 25.

Lord Lansdowne to Sir L. West.

6th February, 1886.

I should be glad to have any information you can give me as to the comsequences of the report on reciprocity of the Senate Foreign Relations Committee.

(Sd.)

LANSDOWNE.

No. 26.

Sir L. West to Lord Lansdowne.

8th February, 1886.

No commission will be issued.

(S1.)

WEST.

No. 27.

The Governor General to Burl Granville.

OTTAWA, 3rd March, 1986.

My Lord,—With reference to my despatch of the 18th ultime in which I pointed out that effectual measures would be taken by my Government to protect Canadian

fishermen in the exercise of their rights within the territorial waters of the Dominion, and to prevent trespass within the limits of those waters by foreign fishermen, I have to acquaint Your Lordship that authority has now been requested by my Minister of Marine and Fisheries to establish a sufficient marine police force for the Purpose of affording efficient protection to the interests of the Dominion within its territorial waters.

2 With this object my Government have determined, besides making use of the Government steamers already available for that purpose, to charter and equip six swift sailing fore and aft schooners between 60 and 90 tons measurement, for use as fisheries police vessels. For this purpose \$50,000 will be placed in the supplementmentary estimates to be submitted to Parliament for the current fiscal year, and a further sum of \$100,000 for the fiscal year ending 30th June, 1887.

1 have, &c.,

(Sd.)

LANSDOWNE.

EARL GRANVILLE.

No. 28.

Minister at Washington, to Governor General.

WASHINGTON, 19th March, 1886.

My Lord,—I have the honour to report to Your Excellency that at an interview which I had this day with the Secretary of State, I placed in his hands a memorandum, copy of which is enclosed, embodying the view taken by Your Excellency's Government as expressed to me of the actual position of the Dominion Government under the Treaty of 1818 with regard to the exclusive right of fishery in Canadian waters I called Mr. Bayard's attention to the fact, as stated in the in the memorandum, that the British North American Act, which came into operation in 1867, and in which the legislative authority of the Federal and Provincial Legislatures is defined, gives to the Parliament of the Dominion exclusive legislative authority over sea coast and inland fisheries, and also to the power taken under the Act 31 Vic., chap. 61, to grant to foreign vessels license to fish for, take, dry or cure fish of any kind within the three-mile limit in British waters; suggesting to him at the same time that all danger of "friction" might perhaps be avoided if it was clearly understood that no American vessel would be allowed to fish in Canadian waters within the three mile limit without a license as provided for under this Act. At Mr. Bayard's request I sent him the volumes of the State Papers containing the Act in question as well as the amending Acts of 1870 and 1871.

I have, &c.,

(Sd.)

L. S. SACKVILLE WEST.

His Excellency
THE MARQUIS OF LANDSDOWNE, G.C.M.G.

[Enclosure No. 1.]

Memorandum.

The exclusive right of fishing in the territorial waters of the British possessions in North America now reverts as it did on the termination of the Treaty of 1854 to the British Crown.

The consequences which were then to be anticipated from the denunciation of that Treaty must now arise from the abrogation of the Fishery clauses of the Treaty of 1871.

Ther Majesty's Government have, however, the satisfaction of feeling that they have done

their utmost to prevent these consequences.

92

They have declared their readiness to meet the suggestion made by the President in his message to Congress for the appointment of a Fishery Commission, and even to enter into new engagements by which the privileges hitherto enjoyed by American citizens might still be secured to them, but Congress has declined their overtures and the Dominion Government is therefore bound to take effective measures for the protection of the fishery interests within the territorial waters of Canada.

The British North American Act came into operation in 1867 and gives to the Parliament of the Dominion exclusive legislative authority over the sea coast and inland fisheries, and accordingly an Act was passed by the Dominion Government in 1868 which deals with foreign vessels fishing in the waters of the Dominion and upon the provisions of which the Dominion

Government will now act in regard to them.

No. 29.

Minister at Washington, to Governor General.

WASHINGTON, 20th March, 1886.

My Lord,—I have the honour to inform Your Excellency that I received on the 18th instant, a telegram from the Earl of Rosebery, instructing me to ascertain whether it is intended to issue a notice that American fishermen are now precluded from fishing in British North American territorial waters, in view of the issue of a similar notice with regard to British fishermen in American waters on the part of Her Majesty's Government.

After having spoken to Mr. Bayard on the subject, I addressed a note to him at his request, copy of which is enclosed, in the sense of Lord Rosebery's telegram, to

which he promised me a speedy answer.

In the meanwhile a notice, which I enclose, has appeared in a Washington evening paper, stating that the Department of Fisheries has already issued such notice.

I have, &c., (Sd.)

d.) L. S. SACKVILLE WEST.

His Excellency

THE MARQUIS OF LANSDOWNE, G. C. M. G.

[Enclosure No. 1.]

From Minister at Washington to Mr. Bayard.

Washington, 19th March, 1886.

Sir,—I have the honour to inform you that the Earl of Rosebery has requested me to ascertain whether it is intended to give notice to the United States' fishermen that they are precluded from fishing in British North American territorial waters, as Her Majesty's Government are considering the expediency of issuing a reciprocal notice with regard to British fishermen in American waters.

I have, &c., (Sd.)

L. S. S. WEST.

[Enclosure No. 2.]

Extract from Washington "Evening Star," 20th March, 1886.
"A CANADIAN STEAMER'S SECRET MISSION."

St. John, N.B., 20th March.

"Captain Scott, commander of the Government steamer 'Lansdowne' received sailing orders yesterday and will sail from here this morning. The destination of the steamer and the plan of action are carefully concealed. She has a month's supplies and full armament. By direction of the Department of Fisheries, Captain Scott has issued a warning to American fishermen to observe the provisions of the Treaty of 1818."

24

No. 30.

From Minister at Washington to Governor General.

WASHINGTON, 24th March, 1886.

My Lord,—With reference to my despatch No. 23 of the 20th instant I have the honour to enclose to Your Lordship, herewith, the copy of a note which I have received from the Secretary of State informing me that as full and formal public notification in the premises has already been given by the president's Proclamation of the 31st of January, 1885, it is not deemed necessary to repeat it.

I have, &c.,

L. S. SACKVILLE WEST,

His Excellency
THE GOVERNOR GENERAL.

[Enclosure No. 1.]

From Mr. Bayard to Sir Lionel Sackville West.

DEPARTMENT OF STATE, WASHINGTON, 28th March, 1886.

Sir,—I have the honour to acknowledge the receipt of your note of the 19th instant, whereby you inform me that you have been requested by the Earl of Rosebery to ascertain "whether it is intended to give notice to the United States' fishermen that they are now precluded from fishing in British North American territorial waters," and to inform you in reply that as full and formal public notification in the premises has already been given by the President's proclamation of 31st January, 1885, it is not deemed necessary now to repeat it.

The temporary arrangement made between us on the 22nd of June, 1885, whereby certain fishing operations on the respective coasts were not to be interfered with during the fishing season of 1885, notwithstanding the abrogation of the Fishery Articles of the Treaty of Washington came to an end under its own expressed limitations on the 31st of December last, and the fisheries question is now understood to rest on existing treaties precisely as though no fishery articles had been incorporated in the Treaty of Washington.

In view of the enduring nature and important extent of the right secured to American fishermen in British North American territorial waters under the provisions of the Treaty of 1818, to take fish within the three-mile limit on certain defined parts of the British North American coasts and to dry and cure fish there under certain conditions, this Government has not found it necessary to give to United States' fishermen any notification that "they are now precluded from fishing in British North American territorial waters."

I have, &c.,

(Sd) T. F. BAYARD.

Sir L. S. SACKVILLE WEST, K.C.M.G., &c., &c., &c.

No. 31.

Governor General to Minister at Washington.

OTTAWA, 24th March, 1886.

SIR,—I have the honour to acknowledge receipt of your despatch No. 20, of the 19th inst. enclosing a memorandum, recently handed by you to the Secretary of State, upon the subject of the position of the Dominion Government under the Treaty of 1818 in regard to the exclusive right of fishing in Canadian waters.

The memorandum is in accordance with the views of my Government upon this.

subject.

I have, &c,

(Sd.)

LANSDOWNE.

The Honourable Sir L. S. Sackville West.

No. 32.

Governor General to Earl Granville.

CANADA, GOVERNMENT HOUSE, OTTAWA, 24th March, 1886.

My Lord, -With reference to previous correspondence relating to the position created by the expiration of the fishery clauses of the Treaty of Washington, I have the honour to forward herewith for your Lordship's information a copy of a despatch which I have received from Sir Lionel Sackville West, No. 28; enc. No. 1 of No. 28. enclosing a copy of a memorandum on this subject which he placed in the hands of the United States' Secretary on the 19th inst.

I also enclose a copy of the reply which I have sent to Sir L. Sack-

No. 31. ville West.

I have, &c., (Sd.)

LANSDOWNE.

The Right Honourable, EARL GRANVILLE, K.G., &c.

No. 33.

Governor General to Earl Granville.

OTTAWA, 25th March, 1886.

My Lord,-I have the honour to forward for your information a copy of the instructions which have been issued by my Minister of Marine and Fisheries for the guidance of fishery officers and ex officio magistrates in command of the vessels which will be employed for the protection of the inshore fisheries of the Dominion.

These instructions are substantially the same as those which were issued under

similar circumstances in 1870.

Your Lordship will observe that while the officers in command of the fisheries police vessels are required to take the necessary steps for strictly upholding the Treaty rights of the Dominion they are specially enjoined to carry out their instructions in a conciliatory spirit and with forbearance and discrimination.

I also enclose copy of a warning notice which was published in reference to the same subject by the Department of Fisherics.

I have, &c.,

(Sd.)

LANSDOWNE.

The Right Honorable, EARL GRANVILLE. K.G., &c.

[Enclosure No. 1.]

Special Instructions to Fishery Officers, ex-officio Magistrates, in command of Government Steamers and Vessels, engaged as Fisheries Police Vessels, in protecting the Inshore Fisheries of Canada.

OTTAWA, 16th March, 1886.

Six,-In the performance of the special and important service to which you have been appointed you will be guided by the following confidential instructions.

For convenience of reference, these have been divided under the different headings of Powers, Jurisdiction, Duties and General Directions.

POWERS.

The Powers with which you are invested, are derived from, and to be exercised in accordance with the following statutes, among others: -" The Fisheries Act" (31 Vic., cap. 60, of Canada); "An Act respecting Fishing by Foreign Vessels," (31 Vic. cap. 61, of Canada), and the subsequent statute entitled: "An Act to amend the Act respecting Fishing by Foreign Vessels," made and passed the 12th May, 1870 (33 Vic.,cap. 15, of Canada); also an "Act to further amend the said Act" (34 Vic., cap. 23, of Canada).

"Chapter 94 of the Revised Statutes (third series) of Nova Scotia" (of the "Coast and Deep Sea Fisheries"), amended by the Act entitled: "An Act to amend Cap. 94 of the Revised Statutes of Nova Scotia" (29 Vic., cap. 35).

An Act passed by the Legislature of the Province of New Brunswick entitled: "An Act relating to the Coast Fisheries, and for the prevention of Illicit Frade" (16 Vic., cap. 69).

Also an Act passed by the Legislature of Prince Edward Island (6 Vic., cap. 14) entitled: "An Act relating to the Fisheries, and for the prevention of Illicit Trade in Prince Edward Island, and the coasts and harbors thereof."

Also from such regulations as have been passed or may be passed by the Governor General in Council, or from instructions from the Department of Fisheries, under "The Fisheries Act,"

hereinbefore cited.

As Fishery Officer you have full authority to compel the observance of the requirements of the Fisheries Acts and regulations by foreign fishing vessels and fishermen in those parts of the coasts of Canada to which, by the Convention of 1818, they are admitted to privileges of taking or drying and curing fish concurrent with those enjoyed by British fishing vessels and fishermen.

You will receive instructions from the Customs Department authorizing you to act as an officer of the Customs, and in that capacity you are to see that the Revenue Laws and Regu

lations are duly observed.

JURISDICTION.

Your jurisdiction with respect to any action you may take against foreign fishing vessels and citizens engaged in fishing is to be exercised only within the limits of "three marine mites" of any of "the coasts, bays, creeks or harbours," of Canada.

With regard to the Magdalen Islands, although the liberty to land and to dry and cure fish there is not expressly given by the terms of the convention to United States fishermen,

it is not at present intended to exclude them from these islands.

DUTIES.

It will be your duty to protect the inshore fisheries of Canada in accordance with the conditions laid down by the Convention of the 20th October, 1818, the first Article of which provides:—

"Whereas differences have arisen respecting the liberty claimed by the United States, for the inhabitants thereof to take, dry, and cure fish, on certain coasts, bays, harbours, and creeks, of His Britannic Majesty's dominions in America, it is agreed between the High Contracting Parties, that the inhabitants of the said United States shall have, forever, in common with the subjects of his Britannic Majesty, the liberty to take fish of every kind, on that part of the Southern Coast of Newfoundland, which extends from Cape Ray to the Rameau Islands, on the Western and Northern Coast of Newfoundland, from the said Cape Ray to the Quirpon Islands, on the shores of the Magdalen Islands, and also on the coasts, bays, harbours, and creeks from Mount Joly, on the Southern Coast of Labrador, to and through the Straits of Belle Isle, and thence northwardly indefinitely along the coast, without prejudice, however, to any of the exclusive rights of the Hudson's Bay Company; and that the American fishermen shall also have liberty, forever, to dry and cure fish in any of the unsettled bays, harbours and creeks, of the Southern part of the Coast of Newfoundland, hereabove described, and of the Coast of Labrador; but so soon as the same, or any portion thereof, shall be settled, it shall not be lawful for the said fishermen to dry or cure fish at such portion so settled, without previous agreement for such purpose with the inhabitants, proprietors, or possessors of the ground."

"And the United States hereby renounce forever any liberty heretofore enjoyed exclaimed by the inhabitants thereof, to take, dry, or cure fish on or within three marine miles of any of the coasts, bays, creeks or harbours of His Britannic Majesty's dominions in America, not included within the above mentioned limits; provided, however, that the American fintermen shall be admitted to enter such bays or harbours, for the purpose of skelter and repairing of damages therein, of purchasing wood and of obtaining water, and for no other purpose whatever. But they shall be under such restrictions as may be necessary to prevent their taking, drying, or curing fish therein, or in any other manner whatever abusing

the privileges hereby reserved to them."

By this you will observe, United States fishermen are secured the liberty of taking fish on the Southern Coasts of Labrador, and around the Magdalen Islands and of drying and curing fish along certain of the Southern Shores of Labrador, where this coast is unsettled, or if settled the southern Shores of Labrador, where this coast is unsettled,

or if settled, after previous agreement with the settlers or owners of the ground.

In all other parts the exclusion of foreign vessels and boats is absolute, so far as fishing is concerned, and is to be enforced within the limits laid down by the Convention of 1818, they being allowed to enter bays and harbours for four purposes only, viz.,-for shelter, the repairing of dumages, the purchasing of wood, and to obtain water.

You are to compel, if necessary, the maintenance of peace and good order by foreign

fishermen pursuing their calling and enjoying concurrent privileges of fishing or curing fish with British fishermen, in those parts to which they are admitted by the Treaty of 1818.

You are to see that they obey the laws of the country, that they do not molest British fishermen in the pursuit of their calling and that they observe the regulations of the fishery laws in every respect.

You are to prevent foreign fishing vessels and boats which enter bays and harbours for the four legal purposes above mentioned, from taking advantage thereof, to take, dry, or cure fish therein, to purchase bait, ice, or supplies, or to tranship cargoes, or from transact-

ing any business in connection with their fishing operations.

It is not desired that you should put a narrow construction on the term "unsettled." Places containing a few isolated houses might not, in some instances, be susceptible of being considered as "settled" within the meaning and purpose of the Convention. Something would, however, depend upon the facts of the situation and circumstances of the settlement. Private and proprietary rights form an element in the consideration of this point. The generally conciliatory spirit in which it is desirable that you should carry out these instructions, and the wish of Her Majesty's Government that the rights of exclusion should not be strained, must influence you in making as fair and liberal an application of the term as shall consist with the just claims of all parties.

Should interference with the pursuits of British fishermen or the property of Canadians appear to be inseparable from the exercise of such indulgence, you will withhold it

and insist upon entire exclusion.

United States fishermen should be made aware that, in addition to being obliged, in common with those subjects of Her Majesty with whom they exercise concurrent privileges of fishing in Colonial waters, to obey the laws of the country, and particularly such Acts and Regulations as exist to ensure the peaceable and profitable enjoyment of the fisheries by all persons entitled thereto, they are peculiarly bound to preserve peace and order in the quast settled places to which, by the liberal disposition of Canadian authorities, they may be admitted.

Where soever foreigners may fish in Canadian waters, you will compel them to observe the Fishery Laws. Particular attention should be directed to the injury which results from cleaning fish on board their vessels while afloat, and the throwing overboard of offals, thusfouling the fishing, feeding and breeding grounds. "The Fisheries Act" (Section 14) provides a heavy penalty for this offence.

Take occasion to enquire into and report upon any modes of fishing, or any practices

adopted by foreign fishermen, which appear to be injurious to the fisheries.

GENERAL DIRECTIONS.

You will accost every foreign fishing vessel within the limits described, and if that vessel should be either fishing, preparing to fish, or should obviously have been fishing: within the prohibited limits, you will, by virtue of the authority conferred upon you by your Commission, and under the provisions of the Acts above recited, seize at once (resort to force in doing so being only justifiable after every other effort has failed) any vessel detected in violating the law and send her or take her into port for condemnation.

Copies of the Acts of Parliament subjecting to seizure and forfeiture any foreign ship, vessel or boat which should be either fishing, preparing to fish or should obviously have been fishing within the prohibite l limits, and pr viding for carrying out the seizure and forfeiture are furnished herewith for your information and distribution.

Should you have the occasion to compel any foreign fishing vessels or fishermen to conform to the requirements of the "Fisheries Act and Regulations," as regards the modes. and incidents of fishing, at those places to which they are admitted under the Convention of 1818, particularly in relation to ballast, fish offals, setting of nets, hauling of seines, and use of "trawls" or "bultows," more especially at and around the Magdalen Island, your power and authority under such cases will be similar to that of any other fishery officer appointed to enforce the Fishery Laws in Canadian waters (Vide Fisheries Act).

If a foreign ship, vessel, or boat be found violating the Convention or resisting consequent. seizure, and momentarily effects her escape from the vicinity of her capture or elsewhere, she remains always liable to seizure and detention if met by yourself in Canadian waters, and in British waters everywhere if brought to account by Her Majesty's cruisers. But great care must be taken to make certain of the indentify of any offending vessel to be so dealt with.

All vessels seized must be placed, as soon as possible, in the custody of the nearest Customs Collector, and information, with a statement of the facts, and the depositions of your sailing master, clerk, lieutenant, or mate, and of two at least of the most reliable of your crew, be despatched with all possible diligence to the Government. Be careful to describe the exact locality where the violation of the law took place, and the ship, vessel or boat was seized. Also corroborate the bearings taken, by soundings, and by buoying the place (if possible) with a view to actual measurement, and make such incidental reference to conspicuous points and land marks as shall place beyond doubt the illegal position of the seized ship, vessel or boat.

Omit no precaution to establish on the spot that the trespass was or is being committed

within three miles of land.

As it is possible that foreign fishing craft may be driven into Canadian waters by violent or contrary winds, by strong tides, through misadventure, or some other cause independent of the will of the master and crew, you will consider these circumstances, and satisfy yourself with regard thereto before taking the extreme step of seizing or detaining any vessel.

On capture, it will be desirable to take part of the foreign crew aboard the vessel under your command, and place some of your own crew, as a measure of precaution, on board the seized vessel; first lowering the foreign flag borne at the time of capture. If your ordinary complement of men does not admit of this being done, or if because of several seizures the number of your hands might be too much reduced, you will in such emergency endeavour to engage a few trustworthy men. The portion of foreign crew taken on board the Government vessel you will land at the nearest place where a Consul of the United States is situated, or where the readiest conveyance to any American Consulate in Canada may be reached, and leave then there.

When any of Her Majesty's vessels about the fishing stations or in port are met with, you should, if circumstances permit, go on board and confer with the Naval Commander, and receive any suggestions he may feel disposed to give, which do not conflict with these instructions, and afford him any information you may possess about the movements of foreign

craft; also inform him what vessels you have accosted and where.

Do not fail to make a full entry of all circumstances connected with foreign fishing vessels, noting their names, tonnage, ownership, crew, port, place of fishing, cargo, vovage, and destination, and (if ascertainable) their catch. Report your proceedings as often as possible, and keep the Department fully advised on every opportunity, where instructions would most probably reach you at stated intervals.

Directions as to the stations and limits on which you are to cruise, and any further

instructions that may be deemed necessary, will from time to time be conveyed to you.

Considerable inconvenience is caused by Canadian fishing vessels neglecting to show their colours. You will draw the attention of masters to this fact, and request them to hoist their colours without requiring to be hailed and boarded.

It cannot be too strongly urged upon you, nor can you too earnestly impress upon the officers and crew under your command, that the service in which you and they are engaged

should be performed with forbearance and discrimination.

The Government relies on your prudence, discretion and firmness in the performance of the special duties entrusted to you.

I am, Sir, Your obedient servant,

(Sd.) GEORGE E. FOSTER,
Minister of Murine and Fisheries.

[Enclosure No. 27

WARNING.—TO ALL WHOM IT MAY CONCERN.

The Government of the United States having by notice terminated Articles 18 to 25, both inclusive, and Article 30, known as the Fishery Articles of the Washington Treaty, attention is called to the following provision of the Convention between the United States and Great Britain, signed at London, on the 20th October, 1818:—

Article 1st. "Whereas differences have arisen respecting the liberty claimed by the United States, for the inhabitants thereof, to take, dry and cure fish, on certain coasts, bays, harbours and creeks of His Britannic Majesty's Dominions in America, it is agreed between the high contracting parties, that the inhabitants of the said United States shall have, forever, in common with the subjects of His Britannic Majesty, the liberty to take fish of every kind on that part of the southern coast of Newfoundland which extends from Cape Ray to the Rameau.

Islands, on the western and northern coast of Newfoundland, from the said Cape Ray to the Quirpon Islands, on the shores of the Magdalen Islands, and also on the coasts, bays, harbours and creeks, from Mount Joly, on the southern coast of Labrador, to and through the Straits of Belle Isle, and thence northwardly indefinitely along the coast, without prejudice, however, to any of the exclusive rights of the Hudson's Bay Company; and that the American fishermen shall also have liberty, forever, to dry and cure fish in any of the unsettled bays, harbours and creeks of the southern part of the coast of Newfoundland hereabove described, and of the coast of Labrador; but so soon as the same, or any portion thereof, shall be settled, it shall not be lawful for the said fishermen to dry or cure fish at such portion so settled, without previous agreement for such purpose, with the inhabitants, proprietors, or possessors of the ground."

"And the United States hereby renounce forever any liberty heretofore enjoyed or claimed by the inhabitants thereof to take, dry or cure fish, on or within three marine miles, of any of the coasts, bays, creeks or harbours of His Britannic Majesty's Dominions in America, not included within the above mentioned limits; provided, however, that the American fishermen shall be admitted to enter such bays or harbours for the purpose of shelter and of repairing damages therein, of purchasing wood and of obtaining water, and for no other purpose whatever. But they shall be under such restrictions as may be necessary to prevent their taking, drying or curing fish therein, or in any manner whatever abusing the privileges

hereby reserved to them."

Attention is also called to the following provisions of the Act of the Parliament of Canada, Cap. 61, of the Acts of 1868, intituled: "An Act respecting fishing by foreign vessels."

2nd. "Any commissioned officer of Her Majesty's Navy, serving on board of any vessel of Her Majesty's Navy, cruising and being in the waters of Canada for purpose of affording protection to Her Majesty's subjects engaged in the fisheries, or any commissioned officer of Her Majesty's Navy, Fishery Officer, or Stipendiary Magistrate on board of any vessel belonging to or in the service of the Government of Canada and employed in the service of protecting the fisheries or any officer of the Customs of Canada, Sheriff, Magistrate or other person duly commissioned for that purpose, may go on board of any ship, vessel or boat, within any harbour in Canada, or hovering (in British waters) within three marine miles of any of the coasts, bays, creek or harbours in Canada, and stay on board so long as she may remain within such place or distance."

3rd. "If such ship, vessel or boat be bound elsewhere, and shall continue within such harbour, or so hovering for twenty-four hours after the Master shall have been required to depart, any one of such officers or persons as are above mentioned may bring such ship, vessel or boat into port and search her cargo, and may also examine the Master upon oath touching the cargo and voyage; and if the Master or person in command shall not truly answer the questions put to him in such examination, he shall forfeit four hundred dollars; and if such ship, vessel or boat be foreign, or not navigated according to the laws of the United Kingdom or of Canada, and have been found fishing, or preparing to fish, or to have been fishing (in British waters) within three marine miles of any of the coasts, bays, creeks or harbours of Canada, not included within the above mentioned limits, without a license, or after the expiration of the period named in the last license granted to such ship, vessel or boat, under the first section of this Act, such ship, vessel or boat, and the tackle, rigging, apparel, furniture, stores and cargo thereof shall be forfeited."

4th. "All goods, ships, vessels and boats, and the tackle, rigging, apparel, furniture, stores and cargo liable to forfeiture under this Act, may be seized and secured by any officers or persons mentioned in the second section of this Act; and every person opposing any officer or person in the execution of his duty under this Act, or aiding or abetting any other person in any opposition, shall forfeit eight hundred dollars, and shall be guilty of a misdemeanor, and upon conviction be liable to imprisonment for a term not exceeding two

years."

Therefore be it known, that by virtue of the Treaty Provisions and Act of Parliament, above recited, all foreign vessels, or boats, are forbidden from fishing or taking fish by any means whatever within three marine miles of any of the coasts, bays, creeks and harbors in Canada, or to enter such bays, harbors and creeks, except for the purpose of shelter and of repairing damages therein, of purchasing wood, and of obtaining water, and for no other purpose whatever; of all of which you will take notice and govern yourself accordingly.

(Sd.) GEORGE E. FOSTER,

Minister of Marine and Fisheries.

DEPARTMENT OF FISHERIES, OTTAWA, 5th March, 1886. Circular No. 371.

[Enclosure No. 3.]

CUSTOMS DEPARTMENT,

Оттаwa, 7th May, 1886.

Sir,—The Government of the United States having by notice terminated Articles 18 to 25, both inclusive, and Article 30, known as the Fishery Articles of the Washington Treaty, attention is called to the following provision of the Convention between the United States and Great Britain, signed at London, on the 20th October, 1818:—

Article 1st. "Whereas differences have arisen respecting the liberty claimed by the United States, for the inhabitants thereof, to take, dry and cure fish, on certain coasts, bays, harbours and creeks, of His Britannic Majesty's Dominion, in America, it is agreed between the high Contracting Parties, that the inhabitants of the said United States shall have, forever, in common with the subjects of His Britannic Majesty, the liberty to take fish of every kind on that part of the Southern coast of Newfoundland which extends from Cape Ray to the Rameau Island, on the western and northern coast of Newfoundland, from the said Cape Ray to the Quirpon Islands, on the shores of the Magdalen Islands, and also on the coasts, bays, harbours and creeks, from Mount Joly, on the southern coast of Labrador, to and through the Straits of Belle Isle, and thence northwardly indefinitely along the coast, without prejudice, however, to any of the exclusive rights of the Hudson's Bay Company; and that the American fishermen shall also have liberty, forever, to dry and cure fish in any of the unsettled bays, harbours and creeks of the southern part of the coast of Newfoundland here above described, and of the coast of Labrador; but so soon as the same, or any portion thereof, shall be settled, it shall not be lawful for the said fishermen to dry or cure fish at such portion so settled, without previous agreement for such purpose, with the inhabitants, proprietors, or possessors of the ground."

"And the United States hereby renounce forever any liberty heretofore enjoyed or claimed by the inhabitants thereof, to take, dry or cure fish, on or within three marine miles, of any of the coasts, bays, creeks or harbours of His Britannic Majesty's dominions in America, not included within the above mentioned limits; provided, however, that the American fishermen shall be admitted to enter such bays or harbours, for the purpose of shelter and of repairing damages therein, of purchasing wood, and of obtaining water and for no other purpose whatever. But they shall be under such restrictions as may be necessary to prevent their taking, drying or curing fish therein, or in any manner whatever abusing the privileges

hereby reserved to them."

Attention is also called to the following provisions of the Act of the Parliament of Canada, Cap. 61, of the Acts of 1868, intituled: "An Act respecting fishing by foreign vessels."

2nd. "Any commissioned officer of Her Majesty's Navy, serving on board of any vessel of Her Majesty's Navy, cruising and being in the waters of Canada for the purpose of affording protection to Her Majesty's subjects engaged in the fisheries, or any commissioned officer of Her Majesty's Navy, Fishery Officer, or Stipendiary Magistrate on board of any vessel belonging to or in the service of the Government of Canada and employed in the service of protecting the fisheries or any officer of the Customs of Canada, Sheriff, Magistrate or other person duly commissioned for that purpose, may go on board of any ship, vessel or boat, within any harbour in Canada, or hovering (in British waters) within three marine miles of any of the coasts, bays, creek or harbours in Canada, and stay on board so long as she may remain

within such place or distance."

3rd. "If such ship, vessel or boat be bound elsewhere, and shall continue within such harbour, or so hovering for twenty-four hours after the master shall have been required to depart, any one of such officers or persons as are above mentioned may bring such ship, vessel or boat into port and search her cargo, and may also examine the master upon oath touching the cargo and voyage; and if the master or person in command shall not truly answer the questions put to him in such examination, he shall forfeit four hundred dollars; and if such ship, vessel or boat be foreign, or not navigated according to the laws of the United Kingdom or of Canada, and have been found fishing, or preparing to fish, or to have been fishing (in British waters) within three marine miles of any of the coasts, bays, creeks or harbours of Canada, not included within the above mentioned limits, without a license, or after the expiration of the period named in the last license granted to such ship, vessel or boat under the first section of this Act, such ship, vessel or boat, and the tackle, rigging, apparel, furniture, stores and cargo thereof shall be forfeited."

4th. "All goods, ships, vessels and boats, and the tackle, rigging, apparel, furniture, stores and cargo liable to forfeiture under this Act, may be seized and secured by any officers or persons mentioned in the second section of this Act; and every person opposing any officer or person in the execution of his duty under this Act, or aiding or abetting any other person in any opposition, shall forfeit eight hundred dollars, and shall be guilty of a misdemeanor,

and upon conviction be liable to imprisonment for a term not exceeding two years."

Having reference to the above, you are requested to furnish any foreign fishing vessels, boats or fishermen found within three marine miles of the shore, within your district, for other purposes than those of shelter and of repairing damages, of purchasing wood and of obtaining water, with a printed copy of the warning enclosed herewith. If such vessel or boat is found fishing, preparing to fish, or violating the provisions of the Convention of 1818, by shipping men or supplies or trading, or if hovering within the three-mile limit, does not depart within twenty-four hours after receiving such warning, you will place an officer on board of such vessel, and at once telegraph the facts to the Fisheries Department at Ottawa, and await instructions.

(Sd.) J. JOHNSON,

Commissioner of Customs.

[Enclosure No. 4.]

APPENDIX TO CIRCULAR NO. 371.

CUSTOMS DEPARTMENT, OTTAWA, July 12th, 1886.

Sin,—In order to avoid any misinterpretation of the concluding paragraph of my circular No. 371, dated 7th May last, you will substitute the following therefor:—

If any fishing vessel or boat of the United States is found fishing, or to have been fishing, or to be preparing to fish, within three marine miles of the shore within your district, you will please place an officer in charge thereof, and at once telegraph the facts to the Fisheries Department at Ottawa and await instructions.

To any foreign fishing vessels, boats or fishermen who may come within three marine miles of the shore of your district (but not fishing, preparing to fish, or having fished within such limit) you are requested to furnish a copy of the "Warning," and if any such vessel or boat shall not depart, within twenty-four hours after receiving such "Warning," even though such vessel or boat is not engaged in fishing, preparing to fish, or having fished within the three-mile limit, you will place an efficer in charge thereof, and at once telegraph the facts as before mentioned; or if it be ascertained, subsequently to serving the "Warning," that any vessel or boat served therewith, has been fishing or preparing to fish before or after such service, you are not to allow the twenty-four hours to expire, but put an officer on board at once and act as directed.

(Sd.) J. JOHNSON, Commissioner of Customs.

No. 34.

Governor General to Minister at Washington.

OTTAWA, 25th March, 1886.

Sir,—I have the honour to acknowledge the receipt of your despatch No. 23 of the 20th March, relating to the issuing of notices to American and Canadian fishermen as to their exclusion from fishing in the territorial waters now closed to them by the expiration of the Fishery Articles of the Treaty of Washington.

The warning of which reference is made in the newspaper extract enclosed in that despatch is no doubt that of which I now forward a copy herewith for your information.

It will be within your knowledge that in 1870, a circular dated May 16, of that year, calling the attention of American fishermen to the restrictions imposed by Article I of the Convention of 1818, and to the Canadian Statutes affecting the inshore fisheries of the Dominion, was issued by the United States Government, and I am glad to learn from your despatch that the Secretary of State has now under his consideration the propriety of issuing a similar notice.

I take this opportunity of acquainting you that the Fisheries Department has sene. No. 1 issued instructions, of which a copy is also enclosed for the guidance of or No. 33. its officers employed in the protection of the inshore fisheries of this.

country.

You will observe that these officers while directed to take all necessary steps for maintaining the Treaty rights of the Dominion are specially instructed to perform the duties entrusted to them with forbearance and discrimination.

I have, &c.

(Sd.)

LANSDOWNE.

SIR LIONEL S. SACKVILLE WEST, K.C.M.G.

No. 35.

Governor General to Minister at Washington.

[No. 29.]

OTTAWA, 27th March, 1886.

Sir,-1 had the honour of receiving from you a despatch No. 20, dated 19th March, 1886, enclosing copy of a memo, handed by you to the Secretary of State, and describing the position of my Government under the Treaty of 1818, in regard to the inshore fisheries of the Dominion, and I had the honour, on the 24th instant, of acknowledging receipt of that despatch and of informing you that the memorandum

was in accordance with the views of my Government.

I understand from your despatch above referred to that after calling Mr. Bayard's attention to the Canadian statutes affecting this question, and more especially to the Act 31 Vic., cap. 61, under which the Governor is empowered to grant licenses to foreign vessels for a period not exceeding one year to fish within three marine miles of the coasts, bays, creeks or harbours of Canada not included in the limits specified in Article I of the Convention of 1818, you suggested to Mr. Bayard that "all danger of friction might perhaps be avoided if it was clearly understood that no American vessel would be allowed to fish in Canadian waters within the three mile limit without a license."

A statement to the above effect might possibly be interpreted as a suggestion on the part of Her Majesty's Government that the system of granting licenses which Obtained between the expiration of the Reciprocity Treaty of 1854 and the beginning of the year 1870 should be again resorted to, and I therefore take this opportunity of making you aware that in the opinion of my Government it would not be desirable

that any such suggestion should be made.

It will be within your knowledge that while these licenses were taken out by a considerable number of American fishermen in the first two years during which the system of issuing licenses was in existence the practice of applying for them was almost entirely discontinued by American fishermen, although it was notorious that large numbers of their vessels frequented Canadian waters. The failure of the system was so complete and the embarrassment which it occasioned so serious that it was terminated by an Order in Council of the Dominion Government, dated 8th January, 1870, under which it was decided "that the system of granting licenses to foreign vessels under the Act 31 Vic., cap. 61, be discontinued and that henceforth foreign fishermen be not permitted to fish in the waters of Canada."

It was in consequence of this decision on the part of the Dominion Government that Mr. Bontwell's circular dated 16th May, 1870, was issued for the purpose of notifying to American fishermen the effect in regard to the inshore fisheries of the Dominion of the Convention of 1818 and the Canadian Act of 1868 respecting fishing

by foreign vessels.

It would under the above circumstances clearly be undesirable that anything should be said which might produce on Mr. Bayard's mind the impression that it was now open to American fishermen to avail themselves of fishing licenses similar to those issued between 1866 and 1863, or that a renewal of the system in force between those years would be acceptable to my Government.

I have, &c.,

'(Sd.)

LANSDOWNE.

The Honourable

Sir Lionel S. Sackville West, K.C.M.G., &c., &c., &c.

No. 36.

Governor General to Earl Granville.

OTTAWA, 29th March, 1886.

My Lord,—In reference to my despatch of the 24th March, forwarding a copy of Sir Lionel West's despatch No. 20, of the 19th instant, I have the honour to enclose herewith copy of a further despatch, No. 29, No. 35. which I addressed on the 27th to Sir Lionel West, defining with more precision the position of my Government in regard to Clause I of the Act of 1868, 31 Vic., cap. 61, under which power is taken to grant licenses to foreign fishing vessels frequenting the territorial waters of the Dominion.

Although the terms of the memorandum handed to Mr. Bayard by Sir L. West, and enclosed to me in his despatch above referred to, were strictly in accordance with the views of my Government, it appeared to me that the concluding portion of the despatch enclosing the memorandum was so worded as to leave the impression that in Sir Lionel West's belief it was still open to American fishermen, at any moment, to apply for and obtain licenses to use the inshore fisheries of the Dominion.

Your Lordship is fully aware of the circumstances under which the issue of these licenses was discontinued by the Dominion Government in 1870, and I thought it desirable to explain to Sir L. West that, at the present time, my Government would not be disposed to depart from the decision at which it then arrived, or as at present advised, to regard with favour any suggestion for a return to the practice of granting licenses.

I have, &c., (Sd.)

LANSDOWNE.

The Right Honourable Earl Granville, K.G.

No. 37.

From Minister at Washington to Governor General.

[No. 30.]

Washington, 29th March, 1886.

My Lord,—I have the honour to inform Your Excellency that the American Consul General at Halifax is reported to have argued that there is nothing in the treaty of 1818 to prevent Americans having caught fish in deep water and cured them from landing them in a marketable condition at any Canadian port and transhipping them in bond to the United States, either by rail or vessel, and that moreover a refusal to permit the transportation would be a violation to the general bonding arrangement between the two countries.

I have, &c.,

(Sd.)

L. S. SACKVILLE WEST.

His Excellency

THE GOVERNOR GENERAL.

No. 38.

Minister at Washington to Governor General.

[No. 32.]

WASHINGTON, 30th March, 1886.

My Lord,—I have the honour to acknowledge the receipt of Your Excellency's despatch No. 28, of the 25th instant, forwarding to me a copy of the "Warning" and of the instructions issued by the Department of Fisheries in consequence of the termination of the fishery articles of the Treaty of Washington.

I have, &c.,

(Sd.)

L. S. SACKVILLE WEST.

His Excellency
THE GOVERNOR GENERAL.

No. 39.

Governor General to Earl Granville.

[No. 38.]

Canada, Government House, Ottawa, 30th March, 1886.

My Lord,—I have the honour to enclose herewith a certified copy of a report of the Committee of the Privy Council approved by me to-day recommending that a copy of the Order in Council passed on the 3rd instant, authorizing the establishment of a Fisherics Police Force, together with a copy of the special instructions approved by the Order in Council of the 25th instant, should be forwarded to Your Lordship for the information of Her Majesty's Government.

2. The special instructions above mentioned have already been forwarded by me for Your Lordship's information, and a copy of Order in Council of the 3rd instant is enclosed herewith. I have now only to call your attention to the concluding passage of the Order of this day's date, in which I am requested to submit to Her Majesty's Government the propriety of taking "such steps as are deemed necessary to sustain the Canadian Fisheries Police Vessels in the full enforcement of the Provisions of the Convention of 1818."

3. I may state in explanation of the wishes of my Government, that while it fully recognizes that the duty of enforcing police regulations affecting the fisheries is one which belongs to the Canadian authorities, it believes that those regulations can be more effectually enforced and will command greater respect at the hands of those against whom they are directed if they are supported by the presence of one or more of Her Majesty's ships.

4. The mere fact of that presence would certainly be calculated to create the impression that in insisting upon its treaty rights the Dominion had the approval, and would, if occasion arose, command the assistance of Her Majesty's Government.

5. This consideration would deserve additional weight if, as is possible, the Government of the United States should send a ship or ships of war to cruise off the Canadian coast for the protection of American vessels fishing in these waters.

6. I have only to add that I believed it was the case that after the expiration of the Reciprocity Treaty of 1854 a similar request was made on the part of the Dominion Government and acceded to by that of Her Majesty.

I have, &c.,

(Sd.) LANSDOWNE.

The Right Honourable EARL GRANVILLE.

[Enclosure No. 1.]

P. C. No. 506.

Report of a Committee of the Honorable the Privy Council approved by His Excellency the Governor General in Council on the 30th March, 1856.

The Committee of the Privy Council, on the recommendation of the Minister of Marine and Fisheries advise that for the information of Her Majesty's Government, a copy of the Order in Council passed on the 3rd instant authorizing the establishment of a Fisheries Police Force for the protection of the Canadian Inshore Fisheries, be transmitted to the Colonial Secretary, as also a copy of the special instructions, &c., approved by Order in Council of 25th instant, to the end that having been advised of the action of the Canadian Government, Her Majesty's Government may take such steps as are deemed necessary to sustain the Canadian Fisheries Police Vessels in the full enforcement of the provisions of the Convention of 1818.

(Sd.) JOHN J. McGEE, Clerk, Privy Council.

No. 40.

Governor General to Earl Granville.

[No. 92.]

OTTAWA, 31st March, 1886.

My Lord,—I have the honour to forward herewith for your Lordship's information, copies of two despatches which I have received from Her Majesty's Minister at Washington, relating to the issuing of notices to American and Canadian fishermen as to their exclusion from fishing in the territorial waters, respectively closed to them by the expiration of the Fishery Articles of the Treaty of Washington.

2. Your Lordship will observe that in view of the formal notification in this connection, given in the President's proclamation of the 31st January, 1885, no

further action is deemed necessary by the United States Government.

No. 34. Sir Lionel West, enclosing for his information a copy of the confidential instructions issued by the Fisheries Department to the officers employed

Enc. No. 2 in the protection of the Canadian inshore fisheries, and of the "warning" published by the Minister in consequence of the termination of the Fishery Articles of the Treaty of 1871. I have already sent Your Lordship copies of these papers in my despatch of the 25th instant.

I have, &c.,

(Sd.) LANSDOWNE.

The Right Honourable EARL GRANVILLE, K.G., &c., &c., &c.

No. 41.

Minister at Washington to Governor General.

[No. 33.]

Washington, 31st March, 1886.

My Lord,—I have the honour to acknowledge the receipt of Your Excellency's despatch No. 29, of the 27th instant, informing me that any suggestion for the renewal of the licensing system for American vessels fishing in Canadian waters, under the Treaty of 1818, and which was discontinued by the Order in Council of the 8th January, 1870, would not be acceptable to Your Excellency's Government, and that it was clearly undesirable that anything should be said which might produce upon Mr. Bayard's mind the impression that it is now open to American fishermen to avail themselves of fishing licenses similar to those issued between 1866 and 1869.

In order therefore to prevent any misunderstanding of the position taken by the Government of the Dominion as described in Your Excellency's above-mentioned despatch, and which your Excellency seems to think may arise from the language I used in conversation with Mr. Bayard, I sent to him a memorandum, copy of which I have the honour to enclose, based upon it and embodying the views expressed therein.

I have, &c.,

(Sd.) L. S. SACKVILLE WEST.

His Excellency
THE GOVERNOR GENERAL.

[Enclosure No. 1,]

MEMORANDUM.

In connection with the Dominion Fisheries Act, 1868 (31 Vic., cap. 61), and the issue of fishery licenses under it, communication was made to the United States Government in April, 1870, of an Order in Council of the Governor General to the following effect:—

"That the system of granting licenses to foreign vessels, under the Act 31 Vic., cap. 61, be discontinued, and that henceforth all foreign fishermen be prevented from fishing in the

Waters of Canada."

In consequence of this decision the Secretary of the Treasury issued the circular of the 16th May, 1870, notifying to American fishermen the effect, in regard to the inshore fisheries of the Dominion, of the Convention of 1818, and of the Canadian Act of 1868, respecting fishing by foreign vessels. The failure of the system of licenses was so complete, and the embarrassment which it occasioned so serious, that the Dominion Government are, under Present circumstances, opposed to any suggestion for its renewal, and they point out that the Order in Council above referred to makes it clear that it is not now open to American fishermen to avail themselves of fishing licenses similar to those issued between the years 1866 and 1869.

Washington, 31st March, 1886.

No. 42.

Minister at Washington to Governor General.

[No. 34.]

WASHINGTON, 31st March, 1886.

My Lord—With reference to Mr. Boutwell's circular of 16th May, 1870, alluded to in Your Excellency, Bospatch No. 29 of the 27th instant, I have the honour to request Your Excellency to inform me whether Mr. Mitchell's report, dated Ottawa, 31st May, 1870, pointing out certain errors therein, is maintained by Your Excellency's Government.

I have, &c., (Sd.)

L. S. SACKVILLE WEST.

His Excellency
THE GOVERNOR GENERAL.

No. 43.

Governor General to Earl Granville.

[No. 107.]

OTTAWA, 6th April, 1886.

My Lord,—I have the honour to enclose herewith copy of an approved Report of the Privy Council upon a despatch which I received No. 37. on the 2nd instant, from Her Majesty's Minister at Washington (and of which a copy is herewith enclosed) informing me that the United States Consul General at Halifax, was reported to have argued that under the Convention of 1818 it was open to American fishermen to land,

cured in a marketable condition fish, which had been caught outside the three-mile limit, at any Canadian port, and to tranship the same in bond to the United States by rail or vessel, and that any refusal to permit such transhipment would be a violation of the general bonding arrangement between the two countries.

It does not appear from Sir L. West's despatch that this statement was made officially, or that it has been supported by the Government of the United States. As however, the matter is one to which further reference may be made, it is desirable

that the views of my Government in regard to it should be placed on record.

The report of the Privy Council contains an explanation of the reasons for which, it is believed that under the terms of the Convention, American fishermen are absolutely excluded from admission to Canadian bays or harbours, except for the purposes of shelter and repairing damages therein, or of purchasing wood and obtaining water.

The arrangements in force between the two countries for the transhipment of goods in bond, arrangements which depend in the main upon the Customs laws of of the two countries cannot therefore be regarded as in any sense restricting the operation of the Convention. It should, moreover, be remembered that these bonding arrangements are the same as those which obtained between the two countries after the expiration of the Reciprocity Treaty of 1854, and I am not aware that between that date and the date of the Treaty of 1871, any claims such as those now made by the Consul General at Halifax, were preferred on the part of the United States Government.

Your Lordship will, however, clearly understand that although it is thought necessary to enforce strictly against American fishing vessels, a restriction which was framed with the express purpose of affording protection to the fisheries of the British Colonies, that restriction would not be applicable to vessels not themselves engaged in fishing, but visiting Canadian ports in the ordinary course of trade.

I have, &c.,

(Sd.)

LANSDOWNE.

The Right Honourable EARL GRANVILLE.

[Enclosure No. 1.]

Report of a Committee of the Honourable the Privy Council for Canada, approved by His Excellency the Governor-General in Council on the 6th April, 1886.

The Committee of the Privy Ccuncil have had under consideration a despatch, dated the 29th March, 1886, from Her Majesty's Minister at Washington, informing Your Excellency that the United States' Consul General at Halifax was reported to have argued that there is nothing in the Convention of 1818 to prevent Americans, having caught fish in deep water and cured them, from landing them in a marketable condition at any Canadian port and transhipping them in bond to the United States either by rail or vessel, and that any refusal to permit such transhipment would be a violation of the general bonding arrangement between the two countries.

The Sub-Committee to whom the despatch in question was referred report that if the contention of the United States' Consul at Halifax is made in relation to American fishing-

vessels, it is inconsistent with the Convention of 1818.

That they are of opinion, from the language of that Convention—"Provided, however, that the American fishermen shall be permitted to enter such bays or harbours for the purposes of shelter, and of repairing damages therein, of purchasing wood, and of obtaining water and for no other purpose whatever"—that, under the terms of the Convention, United States' fishermen may properly be precluded from entering any harbour of the Dominion for the purpose of transhipping cargoes, and that it is not material to the question that such fishermen may have been engaged in fishing outside of the "3-mile limit" exclusively, or that the fish which they may desire to have transhipped have been taken outside of such limit.

That to deny the right of transhipment would not be a violation of the general bonding arrangement between the two countries.

Millio That no bonding arrangement has been made which, to any extent, limits the operation of the Convention of 1818, and, inasmuch as the right to have access to the ports of what is now the Dominion of Canada for all other purposes than those named, is explicitly renounced by the Convention, it cannot with propriety be contended that the enforcement of the stipulation above cited is contrary to the general provisions upon which intercourse is conducted between the two countries.

Such exclusion could not, of course, be enforced against United States' vessels not

engaged in fishing.

The Sub-Committee in stating this opinion are not unmindful of the fact that the responsibility of determining what is the true interpretation of a Treaty or Convention made by Her Majesty must remain with Her Majesty's Government, but in view of the necessity of protecting to the fullest extent the inshore fisheries of the Dominion according to the strict terms of the Convention of 1818. and in view of the failure of the United States' Government to accede to any arrangements for the mutual use of the insore fisheries, the Sub-Committee recommend that the claim which is reported to have been set up by the United States' Consul General at Halifax be resisted.

The Committee concur in the foregoing Report and Recommendation, and they respect-

fully submit the same for your Excellency's approval.

(Sd.) JOHN J. McGEE, Clerk, Privy Council for Canada.

No. 44.

Minister at Washington to Governor General.

[No. 37.]

Washington, 6th April, 1886.

My Lord,—I have the honour to enclose Your Excellency herewith a precis of a debate in the Senate on the fisheries question. The resolutions in the House of Representatives will be found in the Congressional Record (No. 83, pp. 3134 and debate 3157.)

I have, &c.,

(Sd.)

L. S. SACKVILLE WEST.

His Excellency THE GOVERNOR GENERAL.

[Enclosure No. 1.] LOOKING TO WAR.

BRITISH CRUISERS TO PREY UPON AMERICAN FISHING VESSELS-GRAVE QUESTIONS OF INTER NATIONAL LAW.

During the debate in the Senate yesterday upon the Logan Bill to increase the efficiency of the army, Mr. Frye disgressed to the subject of his resolution in relation to the fisheries. He regarded it as very important that that matter should be discussed and settled. It involved a matter, he said, that looked to war. He read resolutions of a fishing association, at Portland, Me., praying that the American Government send armed vessels to the fishing grounds to protect our fishing vessels, inasmuch as the Canadian government had forbidden American fishing vessels to enter Canadian ports, for any purpose except the merest purposes of shelter.

The minister of marine of Canada, Mr. Frye said, had issued a proclamation that no American vessel should be permitted to enter Canadian ports for the purpose of buying bait or shipping crews or landing fish for transportation across Canadian territory to places in the United States, and he understood that the Canadian government had fitted out their cruisers to prevent American fishing vessels from entering Canadian waters. Mr. Frye read two recent telegrams from the State Department, one asserting this right of Canadian vessels, and the other cruisers the Department was just informed that American and the other, dated the same day, saying the Department was just informed that American fishing vessels could only enter Canadian ports for shelter, or to repair damages. &c.

The State Department, Mr. Frye said, needed further education. He declared that we had a perfect right to enter Canadian ports for any purpose we pleased, except piracy. We

were not relegated to the Treaty of 1818, but were operating under the Treaty of 1849, and the proclamations issued thereunder. Our ships could go into Canadian ports to buy bait, or ship crews, or get ice, or flour just as Canadian vessels were to-day doing that very thing in Portland and Gloucester harbours, yet British cruisers were to prey on American fishing vessels as they had been preying on them for fifty years. Mr. Frye was only waiting for a single American vessel to be seized, then he proposed to introduce a Bill of less than ten lines closing the ports of the United States against all British colonial fishing, freighting and passenger vessels all along the line of the great lakes and the Atlantic coast, and we would then see how long Canada would carry on this operation that she had now entered on. To-day, Mr. Frye said, he will move to take up his fisheries resolution.

Mr. Morgan expressed his surprise that a discussion of the fisheries should be interjected into a discussion of the military Bill. He supposed Mr. Frye thought this a good opportunity to express his belligerent views. The question involved, Mr. Morgan said, was one of commerce and was capable of being handled without the intervention of an army or navy either. It involved grave questions of international law. He (Mr. Morgan) would avail himself of every power within the reach of the Government to maintain the slightest right of any American citizen against foreign interference. His views on the general topic coincided with those of Mr. Frye, but what was wanted was serious consideration after full information, which we did not have now. Mr. Morgan said he would endeavour to inform himself as to the position of the question, to ascertain whether there were any new facts of so alarming a character as to warrant the prognostications regarding the seizure of vessels indulged in by the Senator from Maine.

IN THE HOUSE.

Mr. Dingley, of Maine, introduced a resolution requesting the President to furnish the House with any information in his possession relative to the exclusion of American fishing vessels from the right to enter ports of entry of the Dominion of Canada for the purpose of trading, purchasing supplies, or loading fish caught in deep water for shipment in bond to the United States, or doing other acts which Canadian and other British vessels are freely permitted to do in ports of the United States, and also to inform the House what steps have been taken or are proposed to bring such unwarrantable acts of the Dominion authorities to the attention of the British Government.

No. 45.

Governor General to Minister at Washington.

[No. 43.]

OTTAWA, 7th April, 1886.

Sir,—I caused to be referred to my Government your despatch No. 30, of the 29th March, in which you informed me that the United States Consul General at Halifax was reported to have agued that there was nothing in the Convention of 1818 to prevent American fishermen from landing at any Canadian port, cured and in a marketable condition, fish which had been caught by them outside the territorial waters of this country and transhipping the same in bond to the United States by rail or otherwise, and that any refusal to permit such transportation would be a violation of the general bonding arrangements existing between the two countries.

I have now the honour to forward herewith for your information, copies of an approved report of a Committe of the Privy Council setting No. 43 and forth the views of my Government upon the point raised by the Consul Enc. No. 1 of No. 43. General and of a despatch which Ihave sent to Earl Granville on the same

subject.

I have, &c., (Sd.) LANSDOWNE.

The Honourable SIR SACKVILLE WEST, Washington.

No. 46.

Governor General to Earl Granville.

OTTAWA, 7th April, 1886.

My Lord,—In continuation of my despatch of the 29th ultimo, relating to the matter of licenses to foreign vessels to fish in Canadian territorial waters, I have the honour to forward herewith for Your Lordship's information, a copy of a despatch which I have received from Sir L. S. West, enclosing a memorandum upon the subject referred to which he has handed to Mr. Bayard.

I have, &c.,

(Sd.)

LANSDOWNE.

The Right Honourable

EARL GRANVILLE.

No. 47.

Governor General to Earl Granville, K.G.

[No. 109.]

OTTAWA, 7th April, 1886.

My Lord, —I have the honour to forward herewith for Your Lordship's information, extracts from the debates of the Dominion House of Commons containing a report of a debate on a motion of the Honorable Peter Mitchell in reference to the Fisheries Police Force of Canada.

It will be within your knowledge that Mr. Mitchell was Dominion Minister of

Marine and Fisheries between the years 1867 and 1874.

I have, &c.,

(Sd.)

LANSDOWNE.

The Right Honourable Earl Granville.

No. 48.

Governor General to Earl Granville, K.G.

[No. 115.]

OTTAWA, 10th April, 1886.

My Lord,—I have the honour to forward herewith for Your Lordship's information, a copy of a despatch which I have received from Her Majesty's Minister at Washington, enclosing a Précis of a Debate in the Senate on the Fisheries question.

I also enclose, for convenience of reference, extracts from the Congressional

Record containing the Resolutions mentioned in Sir L. West's despatch.

I have communicated Sir L. West's despatch and its enclosure to my Ministers for their information.

I have, &c.,

(Sd.)

LANSDOWNE.

The Right Honourable EARL GRANVILLE.

No. 49.

From Minister at Washington to Governor General.

[No. 39.]

Washington, 13th April, 1886.

My Lord, -I have the honor to enclose to Your Excellency, herewith, copy of a resolution submitted to the House of Representatives on the Canadian Fishing regulations.

I have, &c.,

L. S. SACKVILLE WEST. (Sd.)

His Excellency

THE GOVERNOR GENERAL.

[Enclosure No. 1.] CANADIAN FISHING REGULATIONS.

APRIL 5, 1886.—Referred to the Committee on Foreign Affairs and ordered to be printed.

Mr. Dingley submitted the following RESOLUTION:

Whereas the Minister of Marine of the Dominion of Canada has issued a proclamation directing the enforcement of an Act of the Dominion Parliament which prohibits any fishing vessels of the United States from entering any Dominion harbour except for the purpose of

shelter, repairing damages, and purchasing wood and obtaining water; and
Whereas press despatches announce that, under this proclamation, Dominion officers have
denied to fishing vessels of the United States the right to enter ports of entry in said
Dominion for the purpose of purchasing supplies, or landing fish caught in deep water for shipment in bond to the United States, or doing other acts which Canadian and other British vessels are freely permitted to do in ports of the United States; and

Whereas these acts of the authorities of the Dominion of Canada are in contravention of the principles which regulate the intercourse of friendly civilized nations, and in direct conflict with a legislative arrangement between the Governments of the United States and Great Britain, which went into effect the first day of January, eighteen hundred and fifty, by which Great Britain in view of similar privileges conditionally conceded to her vessels by the United States, placed the vessels of the United States on the same footing in British ports, including British colonies, as that on which British vessels are placed in the ports of the United States, the coasting trade only excepted: Therefore,

Resolved, That the President be requested to furnish the House, if compatible with the public interests, with any information in his possession relative to the exclusion of American fishing vessels from the right to enter ports of entry of the Dominion of Canada for the purpose of trading, purchasing supplies, or landing fish caught in deep water for shipment in bond to the United States, or doing other acts which Canadian and other British vessels are freely permitted to do in ports of the United States; and also to inform the House what steps have been taken or are proposed to bring such unwarrantable and unfriendly acts of

the Dominion anthorities to the attention of the British Government.

No. 50.

Governor General to Minister at Washington.

No. 43.7

OTTAWA, 20th April, 1886.

Sir,-In reply to your despatch No. 34, of the 31st March last, asking to be informed whether Mr. Mitchell's report of the 31st May, 1876, pointing out certain errors in Mr. Boutwell's circular of 16th May, 1870, is maintained by my Government, I have the honour to enclose herewith for your information a copy of an approved report of a Committee of the Privy Council containing the views of my Government upon the point referred to.

I have, &c.,

(Sd.)

LANSDOWNE.

The Honourable

Sir L. S. SACKVILLE WEST, K.C.M.G., &c., &c., &c.

[Enclosure No. 1.]

P. C. No. 132 G.

Reform of a Committee of the Honourable the Privy Council, approved by His Excellency the Governor General in Council on the 15th April, 1886.

The Committee of the Privy Council have had under consideration a despatch dated 31st March, 1886, from Her Majesty's Minister at Washington requesting information as to whether Mr. Mitchell's report dated Ottawa, 31st May, 1870, pointing out certain errors in Mr. Boutwell's circular of 16th May, 1870, is maintained by Your Excellency's Government.

Boutwell's circular of 16th May, 1870, is maintained by Your Excellency's Government.

The Minister of Marine and Fisheries to whom the despatch was referred submits that the above mentioned report of Mr. Mitchell was approved by His Excellency in Council, 7th June, 1870, and that a further memorandum upon the same subject and to the same effect, was, on the 14th June, 1870, submitted and approved by His Excellency in Council on 1st July, 1870.

The Committee recommend that Your Excellency be moved to inform Sir Lionel Sackville West that the views expressed in the Orders in Council referred to, are those still held by the Canadian Government, and the assurance is repeated that this Government has no intention of interfering in any way with the rights guaranteed to United States fishermen within the limits laid down by the Convention of 1818.

The Committee respectfully submit the same for Your Excellency's approval.

(Sd.) JOHN J. MoGEE, Clerk, Privy Council.

No. 51.

Governor General to Earl Granville, K. G.

[No. 130.]

OTTAWA, 20th April, 1886.

My Lord,—I have the honour to forward for Your Lordship's information a copy of a despatch which I have received from Her Majesty's Minister at Washington, asking to be informed whether my Government maintained Mr. Mitchell's report of the 31st May, 1870, on Mr. Boutwell's circular of 16th May of the same year relating to the fisheries.

I caused Sir L. West's despatch to be referred to my Ministers for consideration and I have the honour to enclose a copy of a despatch which I have addressed to Sir No. 10. L. West, forwarding for his information a copy of an approved report of a Committe of the Privy Council, embodying the views of my Government upon the point in question.

I have, &c.,

(Sd.)

LANSDOWNE.

The Right Honourable EARL GRANVILLE, K. G.

No. 52.

From Governor General to Earl Granville.

[No. 139.]

OTTAWA, 24th April, 1886.

My Lord,—I have the honour to forward herewith for your Lordship's information a copy of a despatch which I have received from Her Majesty's Minister at Washington, enclosing copies of a Resolution submitted to the House of Representatives on the Canadian fishing regulations.

I have caused a copy of Sir L. West's despatch and its enclosure to be communi-

cated to my Ministers for their information.

I have, &c.,

(Sd.)

LANSDOWNE.

The Right Honourable EARL GRANVILLE., K. G.

No. 53.

From Minister at Washington to Governor General.

[No. 49.]

Washington, 29th April, 1886.

My Lord,—I have the honour to acknowledge the receipt of Your Excellency's despatch No. 43, of the 20th instant, conveying to me the views of Your Excellency's Government, as expressed in the report of a Committee of the Privy Council which accompanied it, on Mr. Mitchell's report of 31st May, 1870.

I have, &c.,

(Sd.) L. S. SACKVILLE WEST.

His Excellency

THE GOVERNOR GENERAL.

No. 54.

From Governor General to Earl Granville.

[No. 145.]

OTTAWA, 1st May, 1886.

My Lord,—As I observed that some comments have been made in the London press upon the alleged detention of an American schooler at Baddeck, C.B., for violation of the fishery laws of the Dominion, it may be as well that I should submit to you the following statement of the facts of the case, with which I have been supplied by my Minister of Marine and Fisheries:—

On the evening of the 22nd of April the American schooner "Joseph Storey," Captain J. L. Anderson, of Gloucester, Mass., anchored off the harbour of Baddeck. On the following morning the Captain came ashore, bought some supplies, engaged a man, took him on board, and sailed without reporting to the Customs' authorities. The Collector at Baddeck, Mr. L. G. Campbell, upon this, telegraphed to the Sub-Collector at Bras d'Or, instructing him to detain the vessel, and at the same time reported his own action in the matter by telegram to the Minister of Customs.

In compliance with these instructions, the Sub Collector at Bras d'Or detained the vessel, which proved to have clearance from St. Peter's to Aspy Bay on a trading

VOYAge.

On the 24th of April the Minister of Customs telegraphed to Mr. Campbell, that the vessel should be allowed to proceed on condition that the man illegally shipped should be put on shore, the Captain being formally warned by the Collector not to repeat the offence.

Your Lordship will observe that this vessel being an American schooner had rendered herself liable to seizure for violation of the Customs' law, by not reporting when she touched at Baddeck, as well as of the coasting laws, by plying for trade between Canadian ports. The Collector's first telegram to the Minister of Customs stated that she was a fishing schooner, and on that information the telegram above referred to was sent, ordering her not to be longer detained, provided the conditions attached were complied with. If it had been known that the case was one of trading illegally, the vessel would, without doubt, have been held for violation of the Customs' law. By the time, however, when the Minister of Customs had been made aware of the actual facts of the case, she had already been released and permitted to-proceed on her voyage.

I have, &c.,

(Sd.) LANSDOWNE.

The Right Honourable

EARL GRANVILLE, K.G.

No. 55.

(Telegram.)

Earl Granville to Lord Lansdowne.

10th May, 1886.

Telegraph as early as possible the full particulars respecting the seizure of the "David J. Adams."

(Sd.)

GRANVILLE,

No. 56.

(Telegram.)

Lord Lansdowne to Earl Granville.

10th May, 1886.

The schooner "David J. Adams" was buying bait at Digby. Did not report as required by law to Collector, and concealed her name and port of registry. Is now detained at Digby in charge of Collector, and will be tried before Vice-Admiralty Court, at Halifax, for violation of Dominion Fishery Law of 1868, for contravention of Convention of 1818, and for violation of Customs Law by not reporting to Collector. Question of limits of territorial waters not raised.

(Sd.)

LANSDOWNE.

No. 57.

Copy of telegram from Sir Lionel West to Governor General.

• 11th May, 1886.

The conduct of Captain Scott in declining to give reasons for the seizure of the "David J. Adams," is much deprecated by the Secretary of State. The United States Consul has been referred to your Government.

(Sd.)

WEST.

No. 58.

From Governor-General to Earl Granville.

OTTAWA, 11th May, 1886.

My Lord,—I had the honour to send Your Lordship yesterday a telegram giving particulars of the detention on the 7th inst., at Digby, N.S., of the United States schooner "David J. Adams" for a breach of the Customs and Fishery Laws.

2. Your Lordship will observe that the case was one in which there was no doubt that the vessel had knowingly entered a Canadian port for an illegal purpose, her captain having endeavoured to conceal her name and port of registry. The evidence on this point and also the proof that she had bought bait in large quantities was, I understand, ample.

3. She had, in addition to this, violated Sections 25 and 29 of the Customs Act of 1883 (46 Vic., cap. 12) having been fully twenty-four hours in port without

reporting to the Collector of Customs.

- 4. In consequence of the above occurrence, Captain Scott, R. N., in command of the Fishery Police Steamer "Lansdowne," took possession of the schooner and towed her to St. John, N.B. Instructions had, in the meantime, been sent to him by telegraph, as soon as the Fisheries Department had been advised of the seizure, to detain the "David J. Adams" at Digby, it being thought best that the vessel should be libelled and the case tried in the Vice-Admiralty Court of the Province in which the offence had been committed. In compliance with these instructions Captain Scott took the "David J. Adams" back to Digby, where she now remains in charge of the Collector of Customs.
- 5. Proceedings will be taken against her (1) for violation of the Customs Act 31 above referred to; (2) for violation of the Dominion Fishery Act 1868, 31 Vic., cap. 61; (3) for contravention of the provisions of the Convention of 1818 as enacted in the Imperial Act of 1819 (59 Geo. III, cap. 38).

6. No question has, in this case, arisen with regard to the limits of the territorial

waters of the Dominion.

7. As your Lordship is, no doubt, aware American fishing vessels frequenting the coast of Canada have been in the habit of depending, to a great extent, upon Canadian fishermen for their supplies of bait. It has been usual for such vessels hailing from New England ports as soon as the supplies with which they had provided themselves on starting for their trip have become exhausted, to renew it in Canadian waters. Such vessels, if compelled, as soon as they ran short of bait, to return from the Canadian banks to an American port, would lose a great part of their fishing season and be put to considerable expense and inconvenience. Some idea of the importance of this point may be formed from the fact that Mr. Joncas, Commissioner to the London Fisheries Exhibition and a high authority on all matters connected with the fisheries of the Dominion, in a paper read before the British Association of Montreal in 1884, estimates the cost of the bait used by each vessel engaged in the cod fishing at one-fourth of the value of her catch of cod.

8. There can, however, be no doubt that under the terms of the Convention of 1818 foreign fishing vessels are absolutely precluded from resorting to Canadian waters for the purpose of obtaining supplies of bait, and in view of the injury which would result to the fishing interests of the Dominion which the Convention of 1818 was manifestly intended to protect, if any facilities not expressly authorized by that Convention were conceded to foreign fishermen, my Government will, so long as the relations of the Dominion with the United States are regulated by the Convention, be disposed to insist upon a strict observance of its provisions in this respect.

9. I will keep Your Lordship informed of any further occurrence which may

take place in connection with this question.

I have, &c.

(Sd.) LANSDOWNE.

The Right Honourable EARL GRANVILLE, K.G., &c.

No. 59.

Copy of telegram from Sir L. West to Governor General.

12th May, 1886.

Referring to my telegram to you of yesterday, I am informed by the Secretary of State that Captain Scott still declines to state the reasons why the "David J. Adams" was seized or held. This information is maintained by the United States Consul to be necessary for the defence of the case.

(Sd.) WEST.

No. 60.

Copy of telegram from Governor General to Sir L. West.

12th May, 1886.

The "David J. Adams" will be proceeded against on account of the violation of the Customs Law of 1883, also of the Dominion Fishery Act of 1863 and of the Convention of 1818. Instructions to state reasons of seizure, in all cases, have been sent to Captain Scott.

(Sd.)

LANSDOWNE.

No. 61.

Minister at Washington to the Governor General.

[No. 57.]

WASHINGTON, 12th May, 1886.

My Lord,—I have the honour to enclose herewith for Your Excellency's information, copy of a note which I have received from the Secretary of State relative to the seizure of the American fishing vessel "David J. Adams," and to questions resulting therefrom.

I have, etc.,

(Sd.)

L. S. SACKVILLE WEST.

His Excellency

THE MARQUIS OF LANSDOWNE, K.C.M.G., &c., &c.

[Enclosure No. 1.]

Mr. Bayard to the Minister at Washington.

Department of State, Washington, 10th May, 1886.

SIR,—On the 6th instant, I received from the Consul General of the United States, at Halifax, a statement of the seizure of an American schooner, the "Joseph Story," of Gloucester, Massachusetts, by the authorities at Baddeck, Cape Breton, and her discharge after a detention of twenty-four hours.

On Saturday, the 8th instant, I received a telegram from the same official, announcing the seizure of the American schooner "David J. Adams," of Gloucester, Massachusetts, in the Annapolis Basin, Nova Scotia, and that the vessel had been placed in the custody of an officer of the Canadian steamer "Lansdowne," and sent to St. John, New Brunswick, for trial.

As both of these seizures took place in closely land-locked harbours, no invasion of the territorial waters of the British Provinces, with the view of fishing there, could well be imagined. And yet the arrests appear to have been based upon the act or intent of fishing within waters as to which, under the provisions of the Treaty of 1818, between Great Britain

and the United States of America, the liberty of the inhabitants of the United States to fish has been renounced.

It would be superfluous for me to dwell upon the desire which, I am sure, controls those respectively charged with the administration of the Governments of Great Britain and the United States to prevent occurrences tending to create exasperation and unneighbourly feeling, or collision between the inhabitants of the two countries; but animated with this sentiment the time seems opportune for me to submit some views for your consideration, which I confidently hope will lead to such administration of the laws regulating the commercial interests and the mercantile marine of the two countries as may promote good feeling and mutual advantage, and prevent hostiliy to commerce under the guise of protection to inshore fisheries.

The Treaty of 1818 is between two nations, the United States of America and Great Britain, who, as the contracting parties, can alone apply authoritative interpretation thereto,

or enforce its provisions by appropriate legislation.

The discussion prior to the conclusion of the Treaty of Washington, in 1871, was productive of a substantial agreement between the two countries as to the existence and limit of the three marine miles, within the line of which, upon the regions defined in the Treaty of 1818, it should not be lawful for American fishermen to take, dry or cure fish. There is no hesitancy upon the part of the Government of the United States to proclaim such inhibition and warn their citizens against the infraction of the treaty in that regard, so that such inshore fishing cannot lawfully be enjoyed by an American vessel being within three marine miles of the land.

But since the date of the Treaty of 1818, a series of laws and regulations importantly affecting the trade between the North American Provinces of Great Britain and the United States have been, respectively, adopted by the two countries, and have led to amicable and

mutually beneficial relations between their respective inhabitants.

This independent, and yet concurrent, action by the two Governments, has effected a gradual extension, from time to time, of the provisions of Article 1 of the Convention of 3rd July, 1815, providing for reciprocal liberty of commerce between the United States and the territories of Great Britain in Europe, so as gradually to include the Colonial possessions of Great Britain in North America and the West Indies, within the results of that treaty.

President Jackson's Proclamation of 5th October, 1830, created a reciprocal commercial

President Jackson's Proclamation of 5th October, 1830, created a reciprocal commercial intercourse, on terms of perfect equality of flag between this country and the British American dependencies, by repealing the Navigation Acts of 18th April, 1818, 15th May, 1820, and 1st March, 1823, and admitting British vessels and their cargoes "to an entry in the ports of the United States, from the islands, provinces and colonies of Great Britain, on or near the American continent, and north or east of the United States." These commercial privileges have since received a large extension, in the interests of propinquity, and, in some cases, favours have been granted by the United States without equivalent concession. Of the latter class, is the exemption granted by the Shipping Act of 26th June, 1884, amounting to one-half of the regular tonnage dues on all vessels from the British North American and West Indian possessions entering ports of the United States. Of the reciprocal class are the arrangements for transit of goods and the remission by proclamation, as to certain British ports and places, of the remainder of the tonnage tax, on evidence of equal treatment being shown to our vessels.

On the other side, British and Colonial legislation, as notably in the case of the Imperial Shipping and Navigation Act of 26th June, 1849, has contributed its share toward building up an intimate intercourse and beneficial traffic between the two countries, founded on mutual interest and convenience. These arrangements, so far as the United States are concerned, depend upon municipal statute and upon the discretionary powers of the executive there-

under.

The seizure of the vessels I have mentioned, and certain published warnings purporting to have been issued by the colonial authorities, would appear to have been made under a supposed delegation of jurisdiction by the Imperial Government of Great Britain, and to be intended to include authority to interpret and enforce the provisions of the Treaty of 1818, to which, as I have remarked, the United States and Great Britain are the contracting

parties, who can alone deal responsibly with questions arising thereunder.

The effect of this Colonial legislation and executive interpretation, if executed according to the letter, would be not only to expand the restrictions and renunciations of the Treaty of 1818, which related solely to inshore fishing within the three-mile limit, so as to affect the deep sea fisheries, the right to which remained unquestioned and unimpaired for the enjoyment of the citizens of the United States, but further to diminish and practically destroy the privileges expressly secured to American fishing vessels to visit those inshore waters for the objects of shelter, repair of damages and purchasing wood and obtaining water.

Since 1818 certain important changes have taken place in fishing in the regions in question, which have materially modified the conditions under which the business of inshore fishing is conducted and which must have great weight in any present administration of the Treaty.

Drying and curing fish, for which a use of the adjacent shores was at one time requisite, is now no longer followed, and modern invention of processes of artificial freezing, and the employment of vessels of a larger size, permit the catch and direct transportation of fish to the markets of the United States without recourse to the shores contiguous to the fishing

grounds.

The mode of taking fish inshore has also been wholly changed, and from the highest authority on such subjects I learn that bait is no longer needed for such fishing, that pursesines have been substituted for the other methods of taking mackerel, and that by their employment these fish are now readily caught in deeper waters entirely exterior to the three-mile line.

As it is admitted that the deep-sea fishing was not under consideration in the negotiation of the Treaty of 1818, nor was affected thereby, and as the use of bait for inshore fishing has passed wholly into disuse, the reasons which may have formerly existed for refusing to permit American fishermen to catch or procure bait within the line of a marine league from the shore, lest they should also use it in the same inhibited waters for the purpose of catch-

ing other fish, no longer exist.

For it will, I believe, be conceded as a fact that bait is no longer needed to catch herring or mackerel, which are the objects of inshore fishing, but is used, and only used, in deep-sea fishing, and, therefore, to prevent the purchase of bait or any other supply needed in deep-sea fishing, under colour of executing the provisions of the Treaty of 1818, would be to expand that convention to objects wholly beyond its purview, scope and intent, and give to it an effect never contemplated by either party, accompanied by results unjust and injurious to the citizens of the United States. As, therefore, there is no longer any inducement for American fishermen to dry and cure fish on the interdicted coasts of the Canadian Provinces, and as bait is no longer used or needed by them (for the prosecution of inshore fishing) in order to take fish in the inshore waters to which the Treaty of 1818 alone relates, I ask you to consider the results of excluding American vessels duly possessed of permits from their own Government to touch and trade at Canadian ports, as well as to engage in deep-sea fishing from exercising freely the same customary and reasonable rights and privileges of trade in the ports of the British Colonies as are freely allowed to British vessels in all the ports of the United States under the laws and regulations to which I have adverted.

Among these customary rights and privileges may be enumerated the purchase of ship supplies of every nature, making repairs, the shipment of crews in whole or part, and the Purchase of ice and bait for use in deep sea fishing.

Concurrently, these usual rational and convenient privileges are freely extended to and are fully enjoyed by the Canadian merchant marine of all occupations, including fishermen,

in the ports of the United States.

The question therefore arises whether such a construction is admissible as would convert the Treaty of 1818, from being an instrumentality for the protection of the inshore fisheries along the described parts of the British American coast, into a pretext or means of obstructing the business of deep sea fishing by citizens of the United States, and of interrupting and destroying the commercial intercourse that, since the Treaty of 1818 and independent of any treaty whatever, has grown up and now exists under the concurrent and friendly laws and mercantile regulations of the respective countries?

I may recall to your attention the fact that a proposition to exclude the vessels of the United States engaged in fishing from carrying also merchandize, was made by the British negotiators of the Treaty of 1818, but being resisted by the American negotiators was abandoned. This fact would seem clearly to indicate that the business of fishing did not then and does not now disqualify a vessel from also trading in the regular ports of entry.

I have been led to offer these considerations by the recent seizures of American vessels to which I have adverted and by indications of a local spirit of interpretation in the Provinces, affecting friendly intercourse, which is, I firmly believe, not warranted by the terms of the stipulations on which it professes to rest. It is not my purpose to prejudge the facts of the cases, nor have I any desire to shield any American vessel from the consequences of violation of international obligation. The views I advanced may prove not to be applicable in every feature to those particular cases, and I should be glad if no case whatever were to arise calling in question the good understanding of the two countries in this regard in order to be free from the grave apprehensions which, otherwise, I am unable to dismiss.

It would be most unfortunate and, I cannot refrain from saying, most unworthy, if the two nations who contracted the Treaty of 1818, should permit any questions of mutual right

and duty under that convention to become obscured by partisan advocacy or distorted by the heat of local interests. It cannot but be the common aim to conduct all discussion in this regard with dignity and in a self-respecting spirit, that will show itself intent upon securing equal justice rather than unequal advantage. Comity, courtesy and justice cannot, I am sure, fail to be the ruling motives and objects of discussion.

I shall be most happy to come to a distinct and friendly understanding with you, as the representative of Her Britannic Majesty's Government, which will result in such a definition of the rights of American fishing vessels under the Treaty of 1818, as shall effectually prevent any encroachment by them upon the territorial waters of the British Provinces, for the purpose of fishing within those waters, or trespassing in any way upon the littoral or marine rights of the inhabitants, and at the same time prevent that convention from being improperly expanded into an instrument of discord, by affecting interests and accomplishing results wholly outside of and centrary to its object and intent, by allowing it to become an agency to interfere with, and perhaps destroy, those reciprocal commercial privileges and facilities between neighbouring communities, which contribute so importantly to their peace and happiness.

It is obviously essential that the administration of the laws regulating the Canadian inshore fishing should not be conducted in a punitive and hostile spirit, which can only tend

to induce acts of a retaliatory nature.

Everything will be done by the United States to cause their citizens, engaged in fishing, to conform to the obligations of the treaty, and prevent an infraction of the fishing laws of the British Provinces; but it is equally necessary that ordinary commercial intercourse

should not be interrupted by harsh measures and unfriendly administration.

I have the honour, therefore, to invite a frank expression of your views upon the subject, believing that, should any differences of opinion or disagreement as to facts exist, they will be found to be so minimized that an accord can be established for the full protection of the inshore fishing of the British Provinces, without obstructing the open sea fishing operations of the citizens of the United States, or disturbing the trade regulations now subsisting between the countries.

I have, &c.,

(Sd.) T. F. BAYARD.

No. 62.

Governor General to Earl Granville.

[No. 156.]

OTTAWA, 17th May, 1886.

My LORD,-I have the honour to enclose herewith copies of the following paper relating to the recent seizure of the United States Schooner "David J. Adams," for alleged violation of the Customs and Fishery laws.

Captain Scott's report addressed to the Minister of Fisheries.
 Statement by the first officer of the Dominion cruiser "Lansdowne."

(3.) Five statements sworn before Captain Scott. (Also memo.)

I take this opportunity of observing that on the 11th and 12th inst., I received from Her Majesty's Minister at Washington telegrams informing me that it had been made a subject of complaint by the United States Consul at Halifax that he was unable to obtain at once from Captain, Scott in command of the Government steamer "Lansdowne" a statement of the reasons for which the "David J. Adams" was detained, and that the Secretary of State deprecated Captain Scott's conduct in the matter. To these telegrams I sent a reply stating that the vessel in question would be proceeded against for violation of the Customs Act of 1883, of the Dominion Fishery Act of 1868 and of the Convention of 1818. I added that Captain Scott had been instructed to state his reason for any subsequent seizure which he might find it necessary to make.

It is I think fair to point out in reference to this complaint that the seizure being the first which had taken place and the legal questions involved being somewhat intricate Captain Scott may be presumed to have been not unnaturally reluctant to commit himself to the extent of supplying the United States Consul with a formal definition of the charges which would be made against the "David J. Adams," and of the grounds upon which he had made the seizure, although he evidently felt no doubt that they were sufficient to warrant his action, and although as Your Lordship will perceive on reference to the enclosures herewith he made an informal statement of those grounds at the outset to the master of the seized vessel.

I may add that as soon as the matter had been enquired into by my Ministers Captain Scott was authorized to supply the master of the "David J. Adams" with a

Written statement of the reasons: for which that vessel was seized.

I have, &c.,

(Sd.)

LANSDOWNE.

The Right Honourable EARL GRANVILLE, K.G., &c., &c., &c.

[Enclosure No. 1.]

Report from Officer commanding Cruiser "Lansdowne" to the Deputy Minister of Fisheries re seizure of "D. J. Adams."

Digsy, 11th May, 1886.

GOVERNMENT STEAMER "LANSDOWNE,"

SIR,—I have to inform you that on the 6th instant, while in St. John, I received a despatch from the Collector of Customs at Digby, to the following effect: "Fishing schooner," name and port of registry covered, now in harbour buying bait." I wired you for instructions, but not receiving any, I concluded to come here as soon as possible. We left at 7.30 p.m., and anchored off Digby at 11.45, when the boats were lowered and boarded several schooners, but did not find the right one.

As the day broke on the 7th a schooner was seen off Bear Island making the attempt to get out, but as the wind was light and the tide against her she did not succeed. About 4.30 a.m. the First Officer boarded her and ascertained that she was the "David J. Adams," of Gloucester, Mass. The Captain stated that he had not come in for bait, and the boat returned on board. At 10 a.m., not being satisfied with the above report, I ordered Captain Dakin and the First Officer to search her thoroughly, when they discovered a quantity of fresh herring Packed in ice in the main hold close to the hatchway. When the boat returned I ordered the schooner to run in and anchor off Digby; we followed and anchored at 11.15 a.m. I then called upon several parties in the neighbourhood for evidence as to the purchase of the bait. In the afternoon I proceeded to Victoria Beach, Granville, Annapolis County, accompanied by the Collector of Customs and the fishery officer at Digby, having heard that some bait had been sold to the Master of that schooner by a man of the name of Ellis.

I took his evidence, which went to prove that he had sold him four barrels of bait on the previous morning for \$1.25 a barrel. It appears that Ellis was notwilling to sell it to him fearing that he was an American, but the master informed him that he was not, but belonged to Deer Island. At 4 p.m., with the pier of Digby bearing S. W. by S., distant three-quarters of a mile, Captain Scott boarded "D. J. Adams" and seized her for violating the Dominion

Fishery Act, and placed a guard on board.

At 4.30 on the 8th instant the crew of the "D. J. Adams," with the exception of three men, came on board for passage to St. John. At. 6 a.m. we took the schooner in tow and took her there for safety. At 10.30 we lashed to the wharfand hauled the schooner alongside. The Master and crew then landed.

Sunday, the 9th, having received a despatch to take the schooner back to Digby, the master and crew were offered a passage if they liked to go, they declined doing so and they then

removed all their personal effects.

At 11 we cast off and proceeded. The first officer and five men took charge of the schooner and sailed her over to the "Gut," where we took her in tow and both anchored at 4 p.m. off the Raquette.

Monday, 10th May, at 5.30, the Collector having been directed to take charge of the

schooner she was handed over to him.

11th. Mr. Wallace Graham having directed me to still hold the schooner, I sent the First Officer and one man back to her to remain on board until further orders.

I am, Sir, &c.,

(Sd.) P. A. SCOTT.

[Enclosure No. 2.]

Affidavit of Chief Officer SS. "Lansdowne."

DIGBY, NOVA SCOTIA, 10th, May 1886.

Before Capt. Scott, R. N., Fishery Officer:-

I. James Beattie Hill, first officer of the Government steamer "Lansdowne," being duly

sworn, testify as follows:-

I boarded the American fishing schooner "David J. Adams," of Gloucester, Mass., United States of America, at five o'clock on the morning of the 7th May, she being under way, heading to the northward and westward, trying to get out of Annapolis Basin, Digby pier bearing about S. W. at a distance of about 2½ miles. I did not see her stern, therefore did not see the name of the vessel, and getting upon her deck I asked the master where his vessel hailed from. He replied, Gloucester. I asked what he had come in for. He said to see his people, as he formerly belonged here. I asked if he had any fresh bait on board. He said he had not. I asked where he was from. He replied, from the Banks. I asked where he was bound to. He said, to Eastport. I told him he had no business here, and that I supposed he knew the law, to which he replied, yes. I then returned to the "Lansdowne," after boarding another vessel, whose name was, I think, the "Lizzie Magee," of St. Andrews, New Brunswick. One of her crew told me that the "David J. Adams" had bought bait for one dollar and twenty-five cents which he had engaged for himself at seventy-five cents per barrel.

At about ten in the forenoon I was again ordered to return to the "David J. Adams" and search her thoroughly for bait. At this time she was in the "Gut," about one mile south of Victoria Beach. I told the captain I had come on board to make an examination. He said, very well. I then told him that a person on shore had stated that he had bought bait here. He replied that I might bring that person on board and that he would call that person a liar, if that would do any good. Upon searching the hold I found fresh herring upon ice which appeared to be perfectly fresh. Upon my stating my opinion, he said it was about ten days old.

I told him I would have to report to Capt. Scott that I was of opinion that it was fresh.

I then returned to the "Lansdowne."

Captain Scott having directed Capt. Dakin to return with me to the "David J. Adams," we went upon her deck and had some of her bait handed up for inspection. Both Captain Dakin and I agreed that it was fresh. We then returned to the "Lansdowne." I was immediately ordered to return to the "David J. Adams" and direct her master to return to Digby and anchor near the "Lansdowne."

(Sd.) JAMES BEATTIE HILL, First Officer Government SS. "Lansdowne."

Witness:

(Sd.) MANFRED J. L. SAWYER.

[Enclosure No. 3.]

Affidavit of Samuel D. Ellis.

VICTORIA BEACH, GRANVILLE, N. S., 7th May 1886.

Before Captain Scott, R. N., Fishery Officer:

I, Samuel Dennis Ellis, fishermen, being duly sworn, state that on the morning of the sixth instant the Master of the "David J. Adams," professing to be under English register, applied to me for bait, and I therefore sold him four barrels of herring which I saw him take on board his own vessel. I know nothing further of this matter, but am certain as to the vessel, having noticed she had a broken main top-mast.

(Sd.) SAMUEL D. + ELLIS. mark.

Witnessed by

(Sd.) WM. HANLEY,
Fishery Overseer.

[Enclosure No. 4.]

Affidavit of Charles T. Dakin.

DIGBY, NOVA SCOTIA, 11th May, 1886.

Before Captain Scott, R. N., Fishery Officer:

I, Charles T. Dakin, being duly sworn, do testify as follows:—
That on the 7th day of May I boarded the American schooner "David J. Adams," of Gloucester, Mass. I went into the hold and examined the bait I saw packed in ice, and I do solemnly declare that it was fresh. I asked the Captain if it was true that he had bought any bait from a man named Ellis.

He replied that he did not think this was true.

(Sd.) CHARLES T. DAKIN, Master of the Government Steamer " Lansdowne."

Witness:

(Sd.) MANFRED SAWYER.

[Enclosure No. 5.]

Affidavit of Edwin C. Dodge.

DIGBY, Nova Scotia, May 7th, 1886.

Before Captain Scott, R. N., Fishery Officer:

I, Edwin C. Dodge, Master Mechanic, being duly sworn, state that-

While standing on Digby Pier, about 9 o'clock in the morning, on the 6th May, I observed a fishing schooner which proved to be the "David J. Adams," of Gloucester, Mass., standing to the southward under her four lower sails, and observed her to tack in close to the wharf.

I observed when her stern was towards me that her name could not be made out, it being hidden by canvas, and which, in my opinion, was done with the object of screening it.

(Sd.) EDWIN C. DODGE.

[Enclosure No. 6.]

Affidavit of Owen Riley.

DIGBY, NOVA SCOTIA, 7th May, 1886.

Before Captain Scott, R.N., Fishery Officer:

I, Owen Riley, a fisherman, being duly sworn, states that-

While standing on Digby Pier at about 9 o'clock in the morning of the 6th May, I observed a fishing schooner which proved to be the "David J. Adams," of Gloucester, Mass., standing to the southward under her four lower sails, and observed her to tack close into the wharf. I observed when her stern was towards me that her name could not be made out, it being hidden by canvas, and which, in my opinion, was done with the object of screening it.

> (Sd.) OWEN RILEY.

[Enclosure No. 7.]

Affidavit of Frederick Allen.

DIGBY, NOVA SCOTIA, 11th May, 1886.

Before Captain Scott, R.N:

I, Frederick Allen, seaman on board the Dominion steamer "Lansdowne," being duly

sworn, testify as follows:-

That I being one of the boat's crew of the above ship which boarded the American schooner "David J. Adams," on the 7th May, while in the basin of Annapolis, went into the hold of that vessel and examined the bait, and do solemnly declare that it was fresh.

(Sd.)

FREDERICK ALLEN.

Witness:

(Sd.) Manfred J. L. Sawyer.

[Enclosure No. 8.]

(Memorandum.)

Referring to the alleged refusal of Captain Scott to inform the United States Consul General of the causes for which the "David J. Adams" was seized and held, it seems that the Captain of the seized vessel was made aware of the causes of seizure and detention. It is the desire of the Government, and in accordance with its instructions, that full information shall be given in all such cases, and that there shall be no vindictiveness evinced in any of the proceedings against foreign vessels, nor any hostility beyond what is necessary for the peaceful enforcement of the laws of the country.

It is suggested that the answer of Captain Scott to the United States Consul General, dated 11th May instant, should not be taken as evidence of any hostility or discourtesy.

The captain, and others interested in the vessel, being aware of the offences charged, the letter of the United States Consul General of 11th May is understood here (and probably was understood by Captain Scott) as calling for a statement of those charges in a full and specific form.

As there appears to have been ground for two or three charges for infraction both of the statutes relating to fishing vessels and those relating to Customs, and the whole matter had, before the date of the Consul General's letter, been placed by the Minister of Marine and Fisheries in the hands of his counsel, it was not surprising that Captain Scott should have hesitated to state the causes of seizure and detention "fully and specifically," and should have preferred that the enquiry should be made of his superiors.

Instructions have been given that in such cases the captain of any vessel seized shall, as

soon as possible, be informed of the cause of seizure.

With reference to the statement that Captain Scott had relinquished possession of the "David J. Adams," and had afterwards resumed possession, the fact appears to be, that when he relinquished the possession he only did so to the extent of handing her over to the Collector of Customs of the Port of Digby. It seems to have been considered desirable by counsel advising Captain Scott that the vessel should be detained by him as the officer who, in the first instance, had made the arrest.

No. 63.

Governor General to Minister at Washington.

[No. 54.]

Оттаwа, 17th May, 1886.

Sir,—I had the honour of receiving your letter of the 12th instant, enclosing a copy of Mr. Bayard's note of the 10th, upon the questions raised by the recent detention of the United States schooner "David J. Adams," at Digby, Nova Scotia, for alleged violation of the Customs and Fishery laws.

You have, I understood, been good enough to supply me with a copy of that letter in order that the Dominion Government may, without loss of time, be placed in possession of the views of the United States, in regard to these questions and not with the object of eliciting from me at present any comments upon the

arguments advanced by Mr. Bayard.

I am, however, glad to take the earliest opportunity of expressing the pleasure with which the Government of the Dominion has observed the temper in which Mr. Bayard has discussed the matters referred to, and its entire concurrence with him in desiring to import into that discussion nothing that could affect the friendly relations of the two countries.

I have, &c.,

(Sd.) LANSDOWNE.

The Honourable

SIR LIONEL S. SACKVILLE WEST, K.C.M.G.

No. 64.

Governor General to Earl Granville.

[No. 160.]

OTTAWA, 18th May, 1886.

My Lord,—I have the honour to forward herewith for Your Lordship's information a copy of a despatch which I have received from Her-No. 61. Majesty's Minister at Washington, enclosing copy of a note dated 10th of same month, from the United States Secretary of State, in which are set forth the views of that Government upon the seizure of the fishing schooner "David J. Adams," and the questions arising therefrom.

I have the honour also to enclose a copy of the reply, which I have sent to

No. 63. Sir L. West.

I have communicated a copy of Sir L. West's despatch and of Mr. Bayard's note to my Ministers for their information.

I have, &c.,

(Sd.) LANSDOWNE.

The Right Honourable EARL GRANVILLE, K.G.

No. 65.

Governor General to Earl Granville.

[No. 161.]

OTTAWA, 19th May, 1886.

My Lord,—I have the honor to inform you that the American fishing schooner "Ella M. Doughty" was seized at St. Ann's, Nova Scotia, by Sub-Collector McAulay, who is reported by the Collector of Customs at Baddeck, Mr. L. G. Campbell, to have proof that the captain bought bait at St. Ann's without reporting to the Customs' authorities.

Mr. Campbell further telegraphs that the captain acknowledged the facts and showed the bait bought, but claimed that he held a permit or license, signed by the Collector of Customs at Portland, Maine, to touch and trade at any foreign port.

The "Ella M. Doughty" has been held for not reporting, and an enquiry is now proceeding in order to ascertain whether there has or has not been an infraction of the Fishery Law of the Dominion.

I have, &c.,

(Sd.) LANSDOWNE.

The Right Honourable

EARL GRANVILLE, K.G.,

&c., &c., &c.

No. 66.

The Marquis of Lansdowne to Earl Granville.

[No. 162.]

OTTAWA, 19th May, 1886.

My Lord,—I have the honour to enclose herewith a copy of a Bill recently introduced in the Dominion House of Commons by my Minister of Marine and Fisheries for the purpose of amending the Act 31 Vic., chap. 61, respecting fishing by foreign vessels in the territorial waters of the Dominion.

That Act was as Your Lordship is aware passed with the object of giving effect to the Convention of 1818 by rendering liable to certain penalties all foreign fishing

vessels entering the territorial waters of the Dominion for any purpose not authorized by that Convention. It is provided under the third section of the Act referred to that the penalty of forfeiture shall attach to any foreign vessel which "has been found fishing or preparing to fish or to have been fishing" without a license within the three-mile limit. These words which follow closely those of sec. II of the Imperial Act of 1819 (59 George III, chap. 38) appear to my Government to be insufficient for the purpose of giving effect to the intentions of the framers of the Convention of 1818, inasmuch as while the penalty of forfeiture is attached to foreign vessels found fishing, or preparing to fish, or having been fishing within the three-mile limit, it is not clear that under them the same penalty would attach to vessels entering the territorial waters in contravention of the stipulations of the Convention, for a purpose other than those of sheltering, repairing damages, purchasing wood and obtaining water for which purposes alone under the terms of Article I, of the Convention and of sec. 3 of the Imperial Act of 1819, above referred to, foreign fishing vessels are permitted to enter the bays and harbours of the Dominion.

Your Lordship is no doubt aware that the decisions of the Canadian courts leave it open to question whether the purchase of bait in Canadian waters does or does not constitute a preparation to fish within the meaning of the Imperial Act of 1819, and the Canadian Statute which it is now sought to amend. The decision of Chief Justice Sir W. Young in the Vice-Admiralty Court of Nova Scotia given in November, 1871, in the case of the fishing schooner "Nickerson", was to the effect that the purchase of bait constituted such a preparation to fish within Canadian waters. The same point had, however, previously arisen in February, 1871, in the Vice-Admiralty Court at St. John, N.B., in the case of the American fishing vessel "White Fawn," when Mr. Justice Hazen decided that the purchase of bait within the three-mile limit was not of itself a proof that the vessel was preparing to fish illegally within that limit.

There being therefore some doubt whether the intention of the Convention of 1818 is effectually carried out either by the Imperial or the Canadian Acts referred to, it has been thought desirable by my Government to have recourse to legislation removing all doubt as to the liability to forfeiture of all foreign fishing vessels resorting to Canadian waters for purposes not permitted by law or by treaty.

As the law now stands, if it should prove that the purchase of bait is not held by the courts to constitute a preparation to fish illegally there would be no remedy against foreign fishing vessels frequenting the waters of the Dominion for purposes

not permitted by the Convention of 1818 except

(1.) That provided by Section IV of the Act of 1819, namely, a penalty of £200 recoverable in the Superior Courts from the persons violating the provisions of the Act. This penalty, however, only attaches to a refusal to depart from the bay or harbour which the vessel has illegally entered, or to a refusal or neglect to conform to any regulations or directions made under the Act, and as the purpose for which the vessel has entered will, in most cases, have been accomplished before an order can have been given for her departure, it will be obvious that this penalty has very little practical utility.

(2.) The common law penalties attaching to a violation of the Imperial Statutes above referred to in respect of illegally entering the bays and harbours of the Dominion. If, however, it were sought to enforce these penalties, their enforcement personally against the master of the vessel, would result in his having ultimately to take his trial for a misdemeanour while he would, in the first instance, be required to find bail to a considerable amount, a result which would, in the opinion of my Government, be regarded as more oppesssive than the detention of the offending vessel

subject to the investigation of her case by the Vice-Admiralty Courts.

I have, &c.,

(Sd.) LANSDOWNE.

The Right Honourable, EARL GRANVILLE, K.G., &c., &c., &c.

[Enclosure No. 1.]

AN ACT FURTHER TO AMEND THE ACT RESPECTING FISHING BY FOREIGN VESSELS.

Whereas it is expedient for the more effectual protection of the inshore fisheries of Canada, against intrusion by foreigners, to further amend the Act intituled: "An Act respecting Fishing by Foreign Vessels," passed in the thirty-first year of Her Majesty's reign, and chaptered sixty one; Therefore Her Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The section substituted by the first section of the Act thirty-third Victoria, chapter fifteen, intituled "An Act to amend the Act respecting Fishing by Foreign Vessels," for the third section of the hereinbefore recited Act, is hereby repealed, and the following section

substituted in lieu thereof:

- "3. Any one of the officers or persons hereinbefore mentioned may bring any ship, vessel or boat, being within any harbour in Canada, or hovering in British waters within three marine miles of any of the coasts, bays, creeks or harbours in Canada, into port, and search her cargo, and may also examine the master upon oath touching the cargo and voyage; and if the master or person in command does not truly answer the questions put to him in such examination, he shall incur a penalty of four hundred dollars; and if such ship, vessel or boat is foreign, or not navigated according to the laws of the United Kingdom or of Canada, and (a) has been found fishing or preparing to fish, or to have been fishing in British waters within three marine miles of any of the coasts, bays, creeks or harbours of Canada, not included within the above mentioned limits, without a license, or after the expiration of the term named in the last license granted to such ship, vessel or boat, under the first section of this Act, or (b) has entered such waters for any purpose not permitted by the law of nations, or by treaty or convention, or by any law of the United Kingdom or of Canada for the time being in force, or (c) having entered such waters has failed to comply with any such law of the United Kingdom or of Canada, such ship, vessel or boat and the tackle, rigging, apparel, furniture, stores and cargo thereof shall be forfeited.
 - 2. The Acts mentioned in the schedule hereto are hereby repealed.

3. This Act shall be construed as one with the said "Act respecting Fishing by Foreign Vessels" and the amendments thereto.

SCHEDULE.

ACTS OF THE LEGISLATURE OF THE PROVINCE OF NOVA SCOTIA.

Year, Reign, and Chapter.	Title of Act.	Extent of Repeal.
	Of the Coast and Deep Sea Fisheries	The whole.
ACT OF	THE LEGISLATURE OF THE PROVINCE OF NEW BRUNSWIC	ĸ.
6 Vic. (1853) c. 69	An Act relating to the Coast Fisheries, and for the prevention of illicit trade	The whole.
Act of the	LEGISLATURE OF THE PROVINCE OF PRINCE EDWARD IS	LAND.
Vic. (1843) c. 14	An Act relating to the Fisheries, and for the prevention of illicit trade in Prince Edward Island and the Coasts and Harbors thereof	The whole.
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No. 67.

Minister at Washington to Governor General.

BRITISH LEGATION.

[No. 59.]

WASHINGTON, 21st May, 1886.

My Lord,—I have the honour to acknowledge the receipt of Your Excellency's despatch, No. 54, of the 17th instant, and to inform Your Lordship that I took an opportunity of communicating it to the Secretary of State, who expressed great satisfaction at the conciliatory language used by Your Excellency.

I have, &c.,

(Sd.) L. S. S. WEST.

His Excellency

THE GOVERNOR GENERAL.

No. 68.

Sir Lionel S. Sackville West to Marquis of Lansdowne.

BRITISH LEGATION.

[No. 60.]

WASHINGTON, 21st May, 1886.

My Lord,—I have the honour to enclose herewith, for Your Excellency's information, copy of a further note, which I have received from the Secretary of State, respecting the seizure of American fishing vessels in Canadian waters.

I have, &c.,

(Sd.) L. S. SACKVILLE WEST.

To the Marquis of Lansdowne, K.C.M.G., &c., &c.

|Enclosure No. 1.1

DEPARTMENT OF STATE, WASHINGTON, 20th May, 1886.

SIR,—Although without reply to the note I had the honour to address to you on the 10th instant in relation to the Canadian fisheries, and the interpretation of the Treaty of 1818, between the United States and Great Britain as to the rights and duties of the American citizens engaged in maritime trade and intercourse with the Provinces of British North America, in view of the unrestrained, and as it appears to me unwarranted, irregular and severe action of the Canadian officials toward American vessels in those waters. Yet I feel it to be my duty to bring impressively to your attention information more recently received by me from the United States Consul General at Halifax, Nova Scotia, in relation to the seizure and continued detention of the American schooner "David J. Adams" already referred to in my previous note, and the apparent disposition of the local officials to use the most extreme and technical reasons for interference with vessels not engaged in or intended for inshore fishing on that coast.

The report received by me yesterday evening alleges such action in relation to the vessel mentioned as renders it difficult to imagine it to be that orderly proceeding and "due process of law," so well known and customarily experienced in Great Britain and the United States, and which dignifies the two Governments, and gives to private rights of property and

the liberty of the individual their essential safeguards.

By the information thus derived it would appear that after four several and distinct visitations by boats' crews from the "Lansdowne" in Annapolis Basin, Nova Scotia, the "David J. Adams" was summarily taken into custody by the Canadian steamer "Lansdowne" and carried out of the Province of Nova Scotia across the Bay of Fundy and into the port of St. John, New Brunswick, and, without explanation or hearing, on the following Monday,

10th May, taken back again by an armed crew to Digby in Nova Scotia. That in Digby the Paper alleged to be the legal precept for the capture and detention of the vessel was nailed to her mast in such manner as to prevent its contents being read, and the request of the captain of the "David J. Adams" and of the U.S. Consul General to be allowed to detach the writ from the mast for the purpose of learning its contents was positively refused by the Provincial officials in charge. Nor was the U. S. Consul General able to learn from the commander of the "Lansdowne" the nature of the complaint against the vessel, and his respectful application to that effect was fruitless.

In so extraordinary, confused and irresponsible a condition of affairs, it is not possible to ascertain with that accuracy which is needful in matters of such grave importance the Precise grounds for this harsh and peremptory arrest and detention of a vessel the property of citizens of a nation with whom relations of peace and amity were supposed to exist.

From the best information, however, which the U.S. Consul General was enabled to obtain after application to the prosecuting officials, he reports that the "David J. Adams" was seized and is now held:-

1st. For alleged violation of the Treaty of 1818;

2nd. For alleged violation of the Act 59 deorge III;

3rd. For alleged violation of the Colonial Act of Nova Scotia of 1818; and

4th. For alleged violation of the Act of 1870, and also of 1883—both Canadian Statutes. Of these allegations there is but one which at present I press upon your consideration,

and that is the alleged infraction of the Treaty of 1818.

I beg to call to your attention the correspondence and action of those respectively charged with the administration and government of Great Britain and the United States in the year 1870, when the same international questions were under consideration, and the status of law was not essentially different from what it is at present.

This correspondence discloses the intention of the Canadian authorities of that day to Prevent encroachment upon their inshore fishing grounds, and their preparations, in the way

of a marine police force, very much as we now witness.

The Statutes of Great Britain and of her Canadian Provinces, which are now supposed to be invoked as authority for the action against the schooner "David J. Adams," were then

reported as the basis of their proceedings.

In his note of 26th May, 1870 Mr. (afterwards Sir Edward) Thornton, the British Minister at this Capital, conveyed to Mr. Fish, then Secretary of State, copies of the orders of the Royal Admiralty to the Admiral Wellesley, in command of the naval forces "employed in

maintaining order at the fisheries in the neighbourhood of the coasts of Canada."

All of these orders directed the protection of Canadian fishermen, and cordial co-operation and concert with the United States force sent on the same service, with respect to American fishermen in those waters. Great caution in the arrest of American vessels charged with violation of the Canadian Fishing laws was scrupulously enjoined upon the British authorities, and the extreme importance of the commanding officers of ships selected to protect the fisheries exercising the utmost discretion in paying especial attention to Lord Granville's observation, that no vessel should be seized unless it were evident and could be clearly proved that the offence of fishing had been committed and the vessel captured within three miles of land.

This caution was still more explicibly announced when Mr. Thornton, on the 11th of

June, 1870, wrote to Mr. Fish:

"You are, however, quite right in not doubting that Admiral Wellesley, on the receipt of the later instructions addressed to him on the 5th ultimo, will have modified the directions to the officers under his command, so that they may be in conformity with the views of the Admiralty.

"In confirmation of this, I have since received a letter from Vice-Admiral Wellesley, dated the 30th ultimo, informing me that he had received instructions to the effect that officers of Her Majesty's ships employed in the protection of the fisheries should not seize any vessel, unless it were evident and could be clearly proved that the offence of fishing had

been committed, and the vessel itself captured within three miles of land."

This understanding between the two Governments wisely and efficiently guarded against the manifest danger of entrusting the execution of powers so important and involving so high and delicate a discretion to any but wise and responsible officials, whose prudence and care should be commensurate with the magnitude and national importance of the interest involved, and I should fail in my duty if I did not endeavour to impress you with my sense of the absolute and instant necessity that now exists for a restriction of the seizure of American vessels charged with violations of the Treaty of 1818, to the conditions announced by Sir Edward Thornton to this Government, in June, 1870.

The charges of violating the local laws and commercial regulations of the ports of the British Provinces (to which I am desirous that due and full observance should be paid by the citizens of the United States) I do not consider in this note, and I will only take this occasion to ask you to give me full information of the official action of the Canadian authorities in this regard, and what laws and regulations having the force of law, in relation to the protection of their inshore fisheries and preventing encroachments thereon, are now held by them to be in force.

But I trust you will join with me in realizing the urgent and essential importance of restricting all arrests of American fishing vessels for supposed or alleged violations of the Convention of 1818, within the limitations and conditions laid down by the authorities of Great Britain in 1870; to wit, that no vessel shall be seized unless it is evident and can be clearly proved that the offence of fishing has been committed and the vessel itself captured within three miles of land.

In regard to the necessity for the instant imposition of such restrictions upon the arrest of vessels, you will, I believe, agree with me, and I will therefore ask you to procure such steps to be taken as shall cause such orders to be forthwith put in force under the authority of Her Majesty's Government.

I have, &c.,

(Sd.)

T. F. BAYARD.

No. 69.

Sir L. S. Sackville West to the Marquis of Lansdowne.

BRITISH LEGATION,

[No. 61.]

Washington, 21st May, 1886.

My Lord,—I have the honour to enclose to Your Excellency herewith copy of a note which I have received from Mr. Bayard, asking for information as to the alleged proceedings of the Canadian authorities at Digby, N.S., in the case of the American schooner "Jennie and Julia."

I have, &c.,

(Sd.)

L. S. SACKVILLE WEST.

To the Marquis of Lansdowne, K. C. M. G., &c., &c., &c.

[Enclosure No. 1.]

Mr. Bayard to Sir L. S. S. West.

DEPARTMENT OF STATE,

Washington, 20th May, 1886.

My Dear Mr. West,—Since writing you my last note of to-day's date, my attention has been called to a statement that the American schooner "Jennie and Julia," of Eastport Maine, having cleared from that port for Digby, N.S., made due entry at the latter port, and upon attempting to purchase a lot of herring for smoking, was warned that the vessel would be seized if herring were purchased for any purpose whatever, whereupon the vessel left without taking in cargo.

If, as it is to be inferred from the fact of the regular clearance and entry, the "Jennie and Julia" was documented for a trading voyage, the reported action of the Digby Collector

should be looked into very sharply.

It would certainly not help an amicable adjustment of the present difficulties, if the Provincial authorities were to initiate a policy of commercial non-intercourse by refusing to permit exportation of fish in American bottoms.

The report is attracting much attention, and I have telegraphed to our Consular Agent

at Digby for a statement of the facts.

I should be glad to receive from you any information you may have in relation to the Collector's action.

Very truly yours,

(Sd.) T. F. BAYARD.

To the Honorable Sir Lionel S. S. West,

8. 6. west, &c., &c., &c. (Telegram)

No. 70.

Earl Granville to Lord Lansdowne.

22nd May, 1886.

The United States Government is making representations respecting seizure of vessels. Her Majesty's Government desire to be furnished with detailed particulars regarding facts and legal position of Canadian Government. Desirable that you should lose no time in sending reply.

(Sd.)

GRANVILLE.

No. 71.

(Telegram.)

Lord Lansdowne to Earl Granville.

22nd May, 1886.

Yours 22nd May, have sent despatches respecting seizure of vessels.

(Sd.)

LANSDOWNE.

No. 72.

(Telegram.)

Earl Granville to Lord Lansdowne.

25th May, 1886.

On the 22nd May Mr. Phelps enquired of the Secretary of State for Foreign Affairs whether the action of the Canadian Government in seizing fishing vessels in territorial waters could not be discontinued and without prejudice and upon an undertaking to surrender them if required to do so, the seized vessels restored to their owners. Mr. Phelps having as to the interpretation of the treaty from an American Point of view and Lord Rosebery having upheld the view taken by the Dominion the Secretary of State informed the American Minister that while desirous of maintaining most friendly relations Her Majesty's Government could hardly ask Canada to suspend her legal rights without adequate equivalent, Lord Rosebery then enquired as to the readiness of the United States Government to negotiate on the question.

(Sd.)

GRANVILLE.

No. 73.

Governor General to Earl Granville.

[No. 73.]

OTTAWA, 26th May, 1886.

My Lord,—With reference to my despatch, No. 160, of the 18th instant, I have No. 68. the honour to forward to Your Lordship, herewith, a copy of a further despatch from Sir Lionel West, in connection with Mr. Bayard's note on the question arising from the seizures of American fishing vessels in Canadian waters.

Yours, &c.,

(Sd.) LANSDOWNE.

The Right Honourable EARL GRANVILLE, K.G.

No. 74.

Governor General to Barl Granville.

[No. 167.]

OTTAWA, 26th May, 1886.

My Lord,—With reference to the concluding paragraph of my despatch, No. 161, of the 19th instant, respecting the seizure of the American fishing schooner "Ella M. Doughty," I have the honour to inform Your Lordship that the vessel in question is being proceeded against in the same way as the "David J. Adams," viz., for violation of the Customs' Act of 1883, of the Dominion Fishery Act of 1868, and for contravention of the Treaty of 1818.

I have, &c.,

LANSDOWNE. (Sd.)

The Right Honourable

EARL GRANVILLE, K.G.

No. 75.

Lord Lansdowne to Earl Granville.

27th May, 1886.

My Lord,—With reference to Your Lordship's telegram of the 25th instant, the Government of the Dominion desires to reach a friendly settlement of the fisheries With this object it suspended all legal action for the protection of the fisheries last year, notwithstanding the fact that the Government of the United States retained the duties imposed by it on Canadian fish. Congress, however, declined to take action on the recommendation of the President. It would be impossible for the Dominion to abandon its rights again without a better assurance of a satisfactory result than the suggestion which has been made by the United States Minister. Private prosecutions for breach of the fishery law, which would certainly be resorted to by Canadian fishermen, could not now be prevented by the Government. The question of the legality of the seizures will be tested in court. Would it not be well that this should be disposed of in the first instance? An appeal to the Judicial Committee of the Privy Council will, of course, be open to either party.

Yours, &c.

(Sd.) LANSDOWNE.

The Right Honourable

EARL GRANVILLE, K.G.

No. 76.

Lord Lansdowne to Earl Granville.

27th May, 1886.

My Lord,—With reference to my despatch No. 162, of the 19th May, the Bill in amendment of the Act respecting fishing by Foreign vessels will pass both Houses at the beginning of next week and come up for assent.

Vessels in any way contravening the Convention of 1818 are by it rendered liable

to forfeiture.

(Sd.) LANSDOWNE.

The Right Honourable EARL GRANVILLE, K.G. (Telegram.)

No. 77.

Earl Granville to Lord Lansdowne.

27th May, 1886.

Bayard to West, 10th May, Fisheries. Glad to receive by earliest opportunity report of your Ministers.

(Sd.) SECRETARY OF STATE.

(Telegram.)

No. 78.

Lord Lansdowne to Earl Granville.

27th May, 1886.

Referring to your telegram of the 27th. Report in forward state of preparation. Sent by next mail.

(Sd.) LANSDOWNE.

No. 79.

From the Minister at Washington to Governor General.

[No. 67.]

WASHINGTON, 29th May, 1886.

My Lord,—I have the honour to enclose herewith to Your Excellency copy of the report of the Collector of Customs at Portland (Maine) in regard to the detention of the schooner "Sisters."

I have, &c.,

(Sd.) L. S. S. WEST.

His Excellency

The Governor General.

[Enclosure No. 1.]

(Washington Republican, 29th May, 1886.)

THE SEIZURE OF THE "SISTERS."

A REPORT BY COLLECTOR ANDERSON ON THE SUBJECT.

Acting Secretary Fairchild yesterday received a report from Collector Anderson, at Portland, in regard to the alleged detention of the British schooner "Sisters," in which he says:—
"Herewith I transmit a statement of Jesse Ellis, master of British schooner 'Sisters,' of Yarmouth, N. S., relating to a penalty incurred by him in consequence of violation of provisions of section 2814 Revised Statutes of the United States. On this case I have respectfully to report that this vessel arrived and entered at this port under circumstances substantially as stated by Capt. Ellis. The 'clearance' he alludes to has on its face the single word 'fish' as a description of cargo. Nowhere on 'clearance' is any reference made to kind, condition, quantity, by whom shipped, or to whom consigned. Very likely the discrepancy between his statement and the fact arises through an inadvertence on the part of the person he employed to draw up the statement. The acting boarding officer at this port reported to me, through the surveyor, under date of the 24th instant, that this vessel 'arrived at this port to-day, and the captain failed to produce a manifest of the cargo on board said schooner.'

"In consequence of this the master was informed on entry that he was liable to a penalty of \$500 for failure to produce a manifest upon his arrival within the limits of this collection district, as provided by section 2814 Revised Statutes of the United States; that under an article of Treasury Regulations, 1884, relating to Customs and navigation laws, the case would

be submitted to the Secretary of the Treasury before enforcing the penalty. I believe the reasons he assigns for his failure to comply with the requirements of the navigation laws and customs regulations of the United States to be true. I have not discovered any attempt on his part to defraud the revenue. He presented a manifest in proper form on entry of his vessel, in which cargo was set up as taken on board at Farnsworth, N. S.; contents, 20,000 fresh mackerel, shipped by W. A. Killam and consigned to W. L. Clements & Co.; consignee's residence, Portland, and port of destination, Portland. In view of the fact that the morning papers of this city publish in full a statement of Capt. Ellis, as herein enclosed, I deem it proper to say that the document was not furnished the press by any officer connected with the Customs service at this port to my knowledge. I respectfully submit the case and await your instructions thereon."

Capt. Ellis' statement, referred to in the above letter, has already been published.

No. 80.

(Telegram.)

Sir Lionel West to Lord Lansdowne.

30th May, 1886.

I have received a note from the Secretary of State in which he protests against the Bill No. 136, now before the House of Commons in Canada as "being in respect of conventions now existing between Great Britain and the United States an assumption of jurisdiction entirely unwarranted, and which is wholly denied by the United States." Instructions have been sent to the United States Minister in London to protest against the Bill. I am forwarding a copy of the note by mail,

(Sd.) WEST.

No. 81.

Sir L. West to Lord Lansdowne.

[No. 69.]

Washington, 30th May, 1886.

My Lord,—I have the honour to forward herewith for Your Excellency's information copy of a note which I have received from the Secretary of State, and to which my telegram of this day's date refers.

I have, &c.,

(Sd.) L. S. SACKVILLE WEST.

His Excellency

The Marquis of Lansdowne, G.C.M.G.

[Enclosure No. 1.]

Mr. Bayard to Sir L. West:

DEPARTMENT OF STATE,
WASHINGTON, 29th May, 1886.

Sir,—I have just received an official imprint of House of Commons Bill No. 136, now pending in the Canadian Parliament, entitled "An Act further to amend the Act respecting Fishing by Foreign Vessels," and am informed that it has passed the House and is now pending in the Senate.

This Bill proposes the forcible search, seizure and forfeiture of any foreign vessel within any harbour in Canada, or hovering within three marine miles of any of the coasts, bays, creeks or harbours in Canada, where such vessel has entered such waters for any purpose not permitted by the laws of nations, or by treaty or convention, or by any law of the United Kingdom or of Canada now in force.

I hasten to draw your attention to the wholly unwarranted proposition of the Canadian authorities, through their local agents, arbitrarily to enforce, according to their own construction, the provisions of any Convention between the United States and Great Britain, and, by the interpolation of language not found in any such Treaty, and by interpretation not claimed or conceded by either party to such Treaty, to invade and destroy the commercial rights and privileges of citizens of the United States under and by virtue of Treaty stipulation with Great Britain and statutes in that behalf made and provided.

I have also been furnished with a copy of Circular No. 371, purporting to be from the Customs Department at Ottawa, dated 7th May, 1886, and to be signed by J. Johnson, Commissioner of Customs, assuming to execute the provisions of the Treaty between the United States and Great Britain, concluded 20th October, 1818; and printed copies of a "Warning," purporting to be issued by George E. Foster, Minister of Marine and Fisheries, dated at Ottawa, 5th March, 1886, of a similar tenor, although capable of unequal results in its execution.

Such proceedings I conceive to be flagrantly violative of the reciprocal commercial privileges to which citizens of the United States are lawfully entitled under statutes of Great Britain and the well defined and publicly proclaimed authority of both countries, besides being in respect of the existing Conventions between the two countries an assumption of Jurisdiction entirely unwarranted, and which is wholly denied by the United States.

In the interest of the maintenance of peaceful and friendly relations, I give you my earliest information on this subject, adding that I have telegraphed Mr. Phelps, our Minister at London, to make earnest protest to Her Majesty's Government against such arbitrary, unlawful, unwarranted and unfriendly action on the part of the Canadian Government and its officials; and have instructed Mr. Phelps to give notice that the Government of Great Britain will be held liable for all losses and injuries to citizens of the United States and their property caused by the unauthorized and unfriendly action of the Canadian Government to which I have referred.

I have, &c.,

(Sd.)

T. F. BAYARD.

No. 82. Minister at Washington to Governor General.

[No. 70.]

WASHINGTON, 31st May, 1886.

My Lord,—I have the honour to inform Your Excellency that the fine imposed on the Nova Scotia fishing schooner "Sisters," seized at Portland (Maine) for a violation of the Customs regulations, has been remitted by the Acting Secretary of the Treasury. I enclose herewith an article from the "New York Herald" in connection therewith.

I have, &c,

(Sd.) L. S. S. WEST.

His Excellency

The GOVERNOR GENERAL.

[Enclosure No. 1.]

Extract from the New York Herald, of 31st May, 1886.

"ERRING SISTERS, GO IN PEACE."

Mr. Fairchild, the Acting Secretary of the Treasury, has remitted the fine to which the Nova Scotia fishing schooner "Sisters," which was seized at Portland last Monday, was liable for want of a manifest. The "Herald" anticipated this remission. On the morning after the seizure we expressed our confidence that the Treasury Department would temper justice with mercy as soon as it received an official certificate of the facts which our correspondent at Portland already had ascertained and reported to us. The skipper was just as devoid of evil intention as were the captains and crews of those fishing schooners from Gloucester and Portland which the Canadians have seized and are prosecuting not only unmercifully but unjustly.

The difference between the conduct of the authorities on this side of the border and on the other side is a great one, and will not fail to be noticed wherever the fishery questions are discussed. No special merit, to be sure, attaches to our Treasury Department for its course in this case. It has done only what was to be expected of a civilized administration, and the Canadians have only themselves to blame for the contrast.

No. 83.

(Telegram.)

Earl Granville to Lord Lansdowne.

3rd Jane, 1886.

The following telegram has been handed to Lord Rosebery by the United States'

Minister. The telegram commences as follows:—

"Direct Lord Rosebery's attention immediately to the Bill No. 136 now pending in the Canadian Parliament. This Bill assumes power to execute the Convention of 1818. You will also call his attention to the circular No. 371, issued by the Commissioner of Customs for the Dominion, Mr. Johnson, which orders the seizure of vessels on violation of that Convention. Both of these are unwarranted and arbitrary assumptions of power against which you are desired to make an early protest. You are instructed in doing so, to state that the Government of Great Britain will be held responsible by that of the United States for whatever losses may be incurred by American citizens growing out of the dispossession of their property, detention or sale of their vessels lawfully within British North American territorial waters." The telegram ends here. Please telegraph the purport of circular No. 371 referred to.

(Sd.)

GRANVILLE.

No. 84.

(Telegram.)

Earl Granville to Lord Lansdowne.

4th June, 1886.

The terms of the concluding paragraph of the warning which was enclosed in your despatch dated 25th March, exclude all foreign vessels as well as those of the United States from Canadian bays. This is unintentional in all probability, as there is in the Act recited nothing to justify this. It would be well, however, to invite the attention of your Government to this point with a view to having the warning amended.

(Sd.)

GRANVILLE.

(Telegram.)

No. 85.

From Lord Lansdowne to Earl Granville.

4th June, 1886.

With reference to Your Lordship's telegram of the 3rd June, the circular No. 371 issued by the Customs Department recites Article I of the Convention of 1818 and sections two, three and four of the Dominion Fisheries Act of 1868. It directs the Customs Officers to furnish with warning notice any foreign fishing vessels found within the three-mile limit, except for the four purposes specified as lawful in the Convention. If any vessel is found fishing, preparing to fish or violating the terms of the Convention by shipping men or supplies, or trading, or if hovering, does not within twenty-four hours of warning depart, the Collector is instructed to place an officer on board and telegraph to the Department of Fisheries, Ottawa.

(Sd.) LANSDOWNE.

(Telegram.)

No. 86.

From Lord Lansdowne to Earl Granville.

7th June, 1886.

Your telegram of the 4th June is received. The warning as it was issued at first contained a reference to all foreign vessels. The amended issue recites merely the Act and the Convention and omits the reference. The final paragraph of the Customs Circular No. 371 is open to objection, perhaps, as implying that the Convention of 1818 applies to all foreign vessels. Attention will be given to this point.

(Sd.) LANSDOWNE.

(Extract.)

No. 87.

Lord Lansdowne to Earl Granville.

QUEBEC, 7th June, 1886.

My Lord,—Her Majesty's Minister at Washington has been good enough to communicate to me for my information, copy of a note received by him from the Secretary of State for the United States, in which the Bill is criticized not so much on account of its policy or because its introduction is regarded as inopportune and inconvenient, as upon the ground that any legislation by the Parliament of the Dominion for the purpose of interpreting and giving effect to a contract entered into by the Imperial Government is beyond the competence of that Parliament and "an assumption of jurisdiction entirely unwarranted" and, therefore, "wholly denied by the United States."

Your Lordship is, no doubt, aware that legislation of this kind has been frequently resorted to by the Parliament of the Dominion for the purpose of enforcing treaties or conventions entered into by the Imperial Government. In the present case the legislation proposed was introduced, not with the object of making a change in the terms of the Convention of 1818, nor with the intention of representing as breaches of the Convention any acts which are not now punishable as breaches of it. What the framers of the Bill sought was merely to amend the procedure by which the Convention is enforced, and to do this by attaching a particular penalty to a particular breach of the Convention after that breach had been proved before a competent tribunal. It must be remembered that the Convention itself is silent as to the procedure to be taken in enforcing it, and that effect has accordingly been given to its provisions at different times, both through the means of Acts passed, on the one side, by Congress, and on the other by the Imperial Parliament, as well as by the Legislatures of the British North American Provinces previous to Confederation. and since Confederation by the Parliament of the Dominion. The right of the Dominion Parliament to legislate for these purposes and the validity of such legislation as against the citizens of a foreign country has, as far as I am aware, not been seriously called in question. Such legislation, unless it is disallowed by the Imperial Government becomes part of the law of the Empire.

The Government of the United States has long been aware of the necessity of reference to the Dominion Parliament, in matters affecting Canadian interests, and has, I believe, never raised any objection to such reference. The Treaties of 1854 and 1871, so far as they related to the fisheries or to the commercial relations of the Dominion were made subject to ratification by her Legislature. In the same way, the treaty under which fugitive criminals from the United States into Canada are surrendered is carried into effect by means of a Canadian statute. If a foreigner commits a murder in Canada he is tried, convicted, and executed by virtue of a Canadian, and not of an Imperial Act of Parliament. Seizures of goods and vessels for breaches of the local Customs law have in like manner been made for many years past without any protest, on the ground that such laws involved an usurpation of

power by the Colony.

Mr. Bayard's statement that the Dominion Government is seeking by its action in this matter to "invade and destroy the commercial rights and privileges secured to citizens of the United States, under and by virtue of treaty stipulations with Great Britain" is not warranted by the facts of the case. No attempt has been made either by the authorities entrusted with the enforcement of the existing law or by the Parliament of the Dominion to interfere with vessels engaged in bona fide commercial transactions upon the coast of the Dominion. The two vessels which have been seized are both of them beyond all question fishing vessels and not traders, and therefore liable, subject to the finding of the courts, to any penalties imposed by the law for the enforcement of the Convention of 1818, on parties violating the terms of that Convention.

When, therefore, Mr. Bayard protests against all such proceedings as being "flagrantly violative of reciprocal commercial privileges to which citizens of the United States are lawfully entitled under statutes of Great Britain, and the well defined and publicly proclaimed authority of both countries," and when he denies the competence of the Fishery Department to issue under the Convention of 1818, such a paper as the "Warning," dated 5th March, 1886, of which a copy has been supplied to Your Lordship, he is in effect denying to the Dominion, the right of taking any steps for the protection of its own rights secured under the Convention

referred to.

I have, &c.,

(Sd.) LANSDOWNE.

The Right Honourable EARL GRANVILLE, K.G., &c., &c., &c.

(Telegram.)

No. 88.

From Lord Lansdowne to Earl Granville.

8th June, 1856.

In reply to your telegram of the 4th June, the subjoined amendments are agreed to. 'In the last paragraph of the circular, third line, leave out from the word "for" to the word "water" which is in the fourth line. In the sixth line leave out from the word "if" to the word "trading" which is in the eighth line and insert the following words:—

"If any fishing vessel or boat of the United States is found fishing, or to have been fishing, or preparing to fish." I have written a despatch on the subject which follows. A decision will not be arrived at in the case of "David J. Adams" for

several weeks.

(Sd.)

LANSDOWNE

(Extract.)

No. 89.

Marquis of Lansdowne to Earl Granville.

QUEBEC, 8th June, 1886.

My Lord,—In reference to Your Lordship's telegrams of the 3rd and 4th inst., in which you have called the attention of my Government to the Customs Circular No. 371 and to the "Warning" enclosed therein, I think it desirable to make the following observations in explanation of the telegraphic replies which I have addressed to Your Lordship.

In your telegram of the 4th inst., Your Lordship pointed out that the terms of the concluding paragraph of the "Warning" in question had the effect of excluding not only vessels belonging to the United States but all foreign vessels from Canadian

bays and harbours, and you observed that this was probably not intentional as nothing

in the Act recited would justify such an exclusion.

I have ascertained that the "Warning," as originally issued from the Department of Fisheries after reciting the 1st Article of the Convention of 1818, and sections 2, 3 and 4 of the Canadian Act of 1868, respecting fishing by foreign vessels, contained

the following paragraph:-

"Therefore be it known, that by virtue of the Treaty Provisions and Act of Parliament above recited, all foreign vessels or boats are forbidden from fishing or taking fish by any means whatever within three marine miles of any of the coasts, bays, creeks and harbours in Canada, or to enter such bays, harbours and creeks except for the purpose of shelter and of repairing damages therein, of purchasing wood and obtaining water, and for no other purposes whatever; of all of which you will take notice and govern yourself accordingly."

The passage quoted would, as Your Lordship has pointed out, have affected all foreign vessels, whether belonging to the United States or not. The mistake was however, detected and the "Warning" issued in a revised form from which the paragraph which I have quoted was omitted and replaced by the words "of all of which

you will take notice and govern yourself accordingly."

I enclose herewith copies of the warning in its original and in its amended Enclosure No. 1 form. It is possible that Your Lordship or the Ameri-Enclosure No. 2 of No. 89 amended.

Can Minister may have seen the warning before it had of No. 33, oried.

Can Minister may have seen the warning before it had of No. 33, oried.

The amended form which merely recites Art I. of the Convention of 1818 and the Canadian Statute of 1868, appears to me to be entirely free from objection. The latter of these Statutes is, as Your Lordship is aware, substantially the same as the Imperial Act of 1819 (59 Geo. III., cap. 58) although the provisions relating to hovering are taken from another Imperial Statute (9 Geo. III., cap. 35). The law of the United States as to hovering is, I believe, the same as that embodied in this

Statute.

The concluding paragraphs of the circular No. 371 to which, and not to the warning, Your Lordship's telegram of the 4th of June may have been intended to refer, are also, I think, open to objection. After reciting the Dominion Act of 1868, which, like the Imperial Statute of 1819, applies to foreign vessels generally, the circular proceeds to mention specially certain acts as violations, not of either of the Statutes in question, but of the Convention of 1818, and declares that if "such vessels or boats," that is, any foreign fishing vessels or boats, are found committing those acts they are to be detained. As, however, the Convention has reference to the fishing rights of the United States and not to those of other foreign powers, the passages which I have quoted are, I think, certainly open to the criticism not only that they assume that the acts described are violations of the Convention, but that they seek to apply whatever penalties may be enforced against parties contravening the Convention to vessels to which those provisions are not properly applicable.

This point has been considered by my Government with every desire to revise the circular in such a manner as to remove all reasonable objections to it upon these or other grounds, and I have much pleasure in informing Your Lordship that the circular will be re-issued with the following concluding paragraphs in lieu of those

referred to above :-

"Having reference to the above you are requested to furnish any foreign fishing vessels, boats or fishermen found within three marine miles of the shore within your

district with a printed copy of the warning enclosed herewith.

"If any fishing vessel or boat of the United States is found fishing or to have been fishing or preparing to fish, or if hovering within the three mile limit, does not depart within twenty-four hours after receiving such warning, you will place an officer on board of such vessel and at once telegraph the facts to the Fisheries Department at Ottawa and await instructions."

The effect of these words will be that every foreign fisherman found within the three mile limit will receive a warning which will make him aware of the state of

the law, while every fishing vessel belonging to the United States found contravening the existing Canadian Statutes, which, as I have already reminded your Lordship, in these respects follow closely those passed by the Imperial Parliament, will, if not departing within twenty four hours after receiving such warning, be detained under the conditions described.

I trust that the above explanation will be satisfactory to your Lordship.

I have, &c.,

(Sd.)

LANSDOWNE.

The Right Honorable EARL GRANVILLE, K.G., &c., &c., &c.

[Enclosure No. 1.]

WARNING.—TO ALL WHOM IT MAY CONCERN.

The Government of the United States having by notice terminated Articles 18 to 25, both inclusive, and Article 30, known as the Fishery Articles, of the Washington Treaty, attention is called to the following provision of the Convention between the United States

and Great Britain, signed at London on the 20th October, 1818:—
Article 1st. "Whereas differences have arisen respecting the liberty claimed by the "United States, for the inhabitants thereof, to take, dry and cure fish, on certain coasts, bays, harbors and creeks, of His Britannic Majesty's dominions in America, it is agreed "between the high Contracting Parties, that the inhabitants of the said United States shall have, "forever, in common with the subjects of His Britannic Majesty, the liberty to take fish of every kind on that part of the southern coast of Newfoundland which extends from Cape Ray to the Rameau Islands, on the western and northern coast of Newfoundland, from the " said Cape Ray to the Quirpon Islands, on the shores of the Magdalen Islands, and also on the coasts, bays, harbors and creeks, from Mount Joly, on the southern coast of Labrador, to "and through the Straits of Belleisle, and thence northwardly indefinitely along the coast, without prejudice, however, to any of the exclusive rights of the Hudson's Bay Company; " and that the American fishermen shall also have liberty, forever, to dry and cure fish in any of the unsettled bays, harbors and creeks of the southern part of the coast of Newfoundland "hereabove described, and of the coast of Labrador; but so soon as the same, or any portion " thereof, shall be settled, it shall not be lawful for the said fishermen to dry or cure fish at "such portion so settled, without previous agreement for such purpose, with the inhabitants, " proprietors, or possessors of the ground."

"And the United States hereby renounce forever any liberty heretofore enjoyed or claimed by the inhabitants thereof, to take, dry, or cure fish, on or within three marine "miles, of any of the coasts, bays, creeks, or harbors of His Britannic Majesty's dominions in America, not included within the above mentioned limits; provided, however, that the "American fishermen shall be admitted to enter such bays or harbors, for the purpose of "shelter and of repairing damages therein, of purchasing wood, and of obtaining water, and for no other purpose whatever. But they shall be under such restrictions as may be necessary to prevent their taking, drying or curing fish therein, or in any manner what

" ever abusing the privileges hereby reserved to them."

Attention is also called to the following provisions of the Act of the Parliament of Canada,

Cap. 61, of the Acts of 1868, "An Act respecting fishing by foreign vessels."

2nd. "Any commissioned officer of Her Majesty's Navy, serving on board of any vessel of Her Majesty's Navy, cruising and being in the waters of Canada for purpose of affording protection to Her Majesty's subjects engaged in the fisheries, or any commissioned officer of Her Majesty's Navy, Fishery Officer, or Stipendiary Magistrate on board of any vessel belonging to or in the service of the Government of Canada and employed in the service of protecting the fisheries, or any officer of the Customs of Canada, Sheriff, Magistrate or other person duly commissioned for that purpose, may go on board of any ship, vessel or boat, within any harbor in Canada, or hovering (in British waters) within three marine miles of any of the coasts, bays, creek or harbors in Canada, and stay on board so long as she may remain within such

3rd. "If such ship, vessel or boat be bound elsewhere, and shall continue within such harbor, or so hovering for twenty-four hours after the Master shall have been required to depart, any one of such officers or persons as are above mentioned may bring such ship,

vessel or boat into port and search her cargo, and may also examine the Master upon cath touching the cargo and voyage; and if the Master or person in command shall not truly answer the questions put to him in such examination, he shall forfeit four hundred dollars; and if such ship, vessel or boat be foreign, or not navigated according to the laws of the United Kingdom or of Canada, and have been found fishing, or preparing to fish, or to have been fishing (in British waters) within three marine miles of any of the coasts, bays, creeks or harbors of Canada, not included within the above-mentioned limits, without a license, or after the expiration of the period named in the last license granted to such ship, vessel or boat under the first section of this Act, such ship, vessel or boat, and the tackle, rigging, apparel, furniture, stores and cargo thereof shall be forfeited."

4th. "All goods, ships, vessels and boats, and the tackle, rigging, apparel, furniture, stores and cargo liable to forfeiture under this Act, may be seized and secured by any officers or persons mentioned in the second section of this Act; and every person opposing any officer or person in the execution of his duty under this Act, or aiding or abetting any other person in any opposition, shall forfeit eight hundred dollars, and shall be guilty of a misdemeanor, and upon conviction be liable to imprisonment for a term not exceeding two years."

Of all of which you will take notice and govern yourself accordingly.

(Sd.) GEORGE E. FOSTER,

Minister of Marine and Fisheries.

DEPARTMENT OF FISHERIES, OTTAWA, 5th March, 1886.

No. 90.

The Marquis of Lansdowne to Earl Granville.

[No. 188.]

QUEBEC, 8th June, 1886.

My Lord,—In reference to Sir Lionel West's letter to me of the 21st May, enclosing one from Mr. Bayard complaining of the treatment of the American schooner "Jennie and Julia," of Eastport, Maine, which vessel was represented to have, after she had made due entry at the port of Digby, N.S., attempted to purchase herrings for smoking and to have been thereupon warned, and compelled to leave without taking any cargo, I have the honor to enclose copy of a report which I have received from my Minister of Marine and Fisheries dealing fully with the case in question.

Your Lordship will observe that the "Jennie and Julia" is described as being to all intents and purposes a fishing vessel, fully equipped for fishing, and that as such she was regarded as debarred by the Convention of 1818 from trading in

Canadian ports, and, therefore, warned to desist from so doing.

I have, &c.,

(Sd.)

LANSDOWNE.

[Enclosure No. 1.]

DEPARTMENT OF FISHERIES, CANADA, OTTAWA, June 5th, 1886.

With reference to a despatch from the British Minister at Washington, to His Excellency the Governor General, dated 21st May last, and enclosing a letter from Mr. Secretary Bayard, regarding the refusal of the Collector of Customs at Digby, N. S., to allow the United States' schooner "Jennie and Julia" the right of exercising commercial privileges at the said port, the undersigned has the honor to make the following observations:—

It appears that the "Jennie and Julia" is a vessel of about 14 tons register, that she was to all intents and purposes a fishing vessel, and at the time of her entry into the port of Digby had fishing gear and apparatus on board, and that the Collector fully satisfied himself of these facts. According to the master's declaration she was there to purchase fresh herring only, and wished to get them direct from the weir fishermen. The Collector acted upon his conviction that she was a fishing vessel and as such debarred by the Treaty of 1818 from entering Canadian ports for purposes of trade. He, therefore, in the exercise of his plain duty, warned her off

The Treaty of 1818 is explicit in its terms, and by it United States' fishing vessels are allowed to enter Canadian ports for shelter, repairs, wood and water, and "for no other

purpose whatever."

The undersigned is of the opinion that it cannot be successfully contended that a bona fide fishing vessel can, simply by declaring her intention of purchasing fresh fish for other than baiting purposes, evade the provisions of the Treaty of 1818 and obtain privileges not contemplated thereby. If that were admitted, the provision of the Treaty which excludes United States' fishing vessels for all purposes but the four above mentioned, would be rendered null and void and the whole United States' fishing fleet be at once lifted out of the category of fishing vessels, and allowed free use of Canadian ports for baiting, obtaining supplies and transhipping cargoes.

It appears to the undersigned that the question as to whether a vessel is a fishing vessel or a legitimate trader or merchant vessel is one of fact, and to be decided by the character of the vessel and the nature of her outfit, and that the class to which she belongs is not to be determined by the simple declaration of her master, that he is not at any given time acting

in the character of a fisherman.

At the same time the undersigned begs again to observe that Canada has no desire to interrupt the long-established and legitimate commercial intercourse with the United States, but rather to encourage and maintain it, and that Canadian ports are at present open to the whole merchant navy of the United States on the same liberal conditions as heretofore accorded.

The whole respectfully submitted.

(Sd.) GEO. E. FOSTER,

Minister of Marine and Fisheries.

No. 91.

Governor General to Earl Granville.

[No. 193.]

QUEBEC, 9th June, 1886.

My Lord,—I have the honor to forward herewith for Your Lordship's information, copies of two despatches I have received from Her Majesty's Minister at Washington in regard to the detention and subsequent release of the Canadian Schooner "Sisters," at Portland, Maine, for violation of the Cus-

toms regulations of the United States.

2. The vessel in question arrived in the port of Portland with a cargo of fish, and became liable to a fine of \$500 for the failure of her captain to produce a manifest of her cargo upon his arrival within the limits of the Customs jurisdiction of the port. As, however, the United States' authorities were satisfied that there was no intention on the part of the captain of the "Sisters" to defraud the revenue, the fine was remitted and the vessel released.

3. I have communicated copies of Sir Lionel West's despatches to my Govern-

ment.

I have, &c., (Sd.)

(Sd.) LANSDOWNE.

The Right Honorable EARL GRANVILLE, K.G.

No. 92.

Governor General to Earl Granville.

[No. 196.]

CITADEL, QUEBEC, 9th June, 1886.

My Lord,—With reference to previous correspondence I have the honor to No. 81 and forward herewith for Your Lordship's information a copy of a despatch enclosure. from Sir Lionel West, enclosing a note from Mr. Bayard, dated May 29, on questions arising out of the Bill to amend the "Dominion Fishery Act of 1868," recently passed through both Houses of the Dominion Parliament.

2. I have already made Your Lordship aware that the Bill referred to by Mr. Bayard was reserved by me for the signification of Her Majesty's pleasure thereon, upon the ground that as it affected matters forming the subject of negotiation between Her Majesty's Government and that of the United States, it was desirable that it should not come into operation until Her Majesty's Government should have had an opportunity of considering its provisions.

3. A copy of the warning referred to by Mr. Bayard was sent to Your Lordship in my despatch of 25th March, and I now enclose a copy of the Customs cir-

cular of 7th May, which is mentioned in Mr. Bayard's note.

4. I had the honor of intimating to Your Lordship by telegram on the 8th Enc. No. 3 instant, that it had been found necessary to amend the wording of this circular, the terms of which as they originally stood would have affected of No. 33. all foreign vessels and not only those of the United States.

I have, &c.,

LANSDOWNE. (3d.)

The Right Honorable EARL GRANVILLE, K.G.

No. 93.

Colonial Office to Governor General.

Downing Street, 9th June, 1886.

My Lord,—I have the honor to transmit to you, for the information of Your Lordship's Government, copies of two despatches (received from the Foreign Office) Which have been addressed by the Earl of Roseberry to Sir Luonel West, recording conversation, held by His Lordship with the American Minister on the subject of the Fishery Question.

I have, &c.,

(Sd.) ROBERT G. W. HERBERT, for EARL GRANVILLE.

His Excellency The Governor General.

[Enclosure No. 1.]

The Earl of Rosebery to Sir L. West.

(No. 20. Treaty.)

Foreign Office, 24th May, 1886.

Sir, -The American Minister called on me to-day, and said that he had received a telegram from Mr. Bayard late on Saturday night instructing him to ask me if the seizure of American fishing vessels in Canadian waters could not be discontinued, and the vessels already captured restored, of course, without prejudice, and on an undertaking to surrender them if required.

Mr. Phelps went on to argue the construction of the Treaty of 1818, and said that though, at a first glance, its provisions might seem to justify the Canadian authorities in the course which they had taken, a general view of its whole scope contradicted that assumption, which, in any case, was inconsistent with the cordial relations existing between the two countries. In reply, I reminded Mr. Phelps that that Treaty was concluded at a time when, after a war and a period of great bitterness, the relations between Great Britain and the United States were not so cordial as they are now.

As regarded the construction of the Treaty, I could not presume to argue with so eminent a lawyer as himself; I could not, however, refrain from expressing the opinion that the plain English of the clause seemed to me entirely to support the Canadian view. Nor was it the fault of the Canadians that they had been compelled to resort to the enforcement of the Treaty. I admitted, indeed, that the responsibility did not lie on the American Government. But the Senate had refused to sanction any negotiation on the matter, and had therefore thrown back the Canadians on the provisions of the Treaty of 1818. As regarded the seizure of the vessels which Mr. Phelps had described as having transgressed unwittingly, I could only say but little, as I had received no intelligence beyond what was stated in the newspapers. If, however, they had erred unwittingly it was not our fault, for we had issued a formal warning to American fishermen that they would not be permitted, under the Treaty of 1818, to do certain things, and we had requested Mr. Bayard to issue a similar notice. He, however, had declined to do so. I could not, therefore, think that the American vessels had erred unwittingly, more especially, as, if I was rightly informed by the newspapers, therewere suspicious and furtive circumstances connected with the case of the "David J. Adams," at any rate, which tended to prove that the captain was aware that he was acting illegally.

at any rate, which tended to prove that the captain was aware that he was acting illegally.

As to the substantial proposition of Mr. Bayard, I begged Mr. Phelps to return the following answer: No one, as he was aware, could be more anxious than I was to maintain the most cordial relations between the two countries. He well knew that I would go more than half way to meet Mr. Bayard in this matter, but it would be difficult to ask the Canadians to suspend their legal action if we had nothing to offer them in the way of a quid proque. What I would suggest would be this, that he should telegraph at once to Washington to tell Mr. Bayard that I would do my best to induce the Colonial authorities to suspend their action if some assurance could be given me of an immediate readiness to negotiate on the question. Mr. Phelps promised to do this.

I am, &c.,

(Signed)

ROSEBERY.

[Enclosure No. 2.]

Mr. Bayard to Mr. Phelps (communicated to the Earl of Rosebery by Mr. Phelps, May 29).

(Telegraphic.)

May 27, 1886.

You will say to Lord Rosebery that every disposition exists on our part to arrive at an amicable and just solution of Canadian fishery and trade question, as the President has already manifested. Main point now is to have Treaty of 1818 so interpreted as not to destroy commercial intercourse, including purchase of bait for use in deep sea fishing. This was done by Great Britain in 1871, and its abandonment now would be inadmissible, and adhered to now would relieve hardship and exasperation caused by summary arrest of vessels. Present action of Canadian authorities is calculated to obstruct settlement.

[Enclosure No. 3.]

The Earl of Rosebery to Sir L. West.

(No. 21 A. Treaty.)

Foreign Office, May 29, 1886.

Sir,—The American Minister called on me to-day and read me a telegram from Mr.

Bayard, of which I enclose a copy.

He again discussed at some length the provisions of the Treaty of 1818, and said that the newspapers which had reached him from America treated the matter as of little moment, because the British Government were sure not to support the action of the Canadian Administration. He also alluded to a correspondence with Lord Kimberley in 1871, in which Lord Kimberley stated that the Imperial Government was the sole interpreter of the British view of Imperial Treaties, and that they were not able to support the Canadian view of the bait clause. Mr. Phelps finally urged that the action of the Canadian Government should be suspended, which would then conduce to a friendly state of matters, which might enable negotiations to be resumed.

I replied to Mr. Phelps that, as regards the strict interpretation of the Treaty of 1818, I was in the unfortunate position, that there were not two opinions in this country on the matter, and that the Canadian view was held by all authorities to be legally correct. If we are now under the provisions of the Treaty of 1818 it was by the action, not of Her Majesty's Government, or of the Canadian Government, but by the wish of the United States. I had offered to endeavor to procure the prolongation of the temporary arrangement of last year,

This word is doubtful as to correct reading of cypher.

in order to allow an opportunity for negotiating, and that had been refused. A Joint Commission had been refused, and, in fact, as any arrangement, either temporary or permanent, had been rejected by the United States, it was not a matter of option but a matter of course that we returned to the existing Treaty. As to Lord Kimberley's view, I had had no explanation from him on that point, and of course I entirely concurred with his opinion that the British Government were the interpreters of the British view of Imperial Treaties. As regarded the wish expressed by Mr. Phelps that the present action should be suspended, when possibly an opportunity might arrive for negotiation, I said that that amounted to an absolute concession of the Canadian position with no return whatever, and I feared that the refusal of the United States to negotiate, for so I could not help interpreting Mr. Bayard's silence in answer to my Proposition, would produce a bad effect, and certainly would not assist the Imperial Government in their efforts to deal with this question. In the meantime, however, I begged him simply to assure Mr. Bayard that I had received his communication, and that we were still awaiting the Canadian case and the details of the other seizures, that when we had received these, for which we had telegraphed, I hoped to be in a better position for giving an answer. Mr. Phelps also touched on the seizures of these ships, and I said that the legality of that would be decided in a Court of Law, and Mr. Phelps objected that it would be a Dominion Court of Law and not an Imperial Court. I replied that an appeal would lie to the Courts in this country, and Mr. Phelps pointed out that that procedure would be expensive; but I reminded him again that it was not our fault that we had been thrown on the provisions of the Treaty of 1818.

I am, &c.,

(Sd.)

ROSEBERY.

[Enclosure No. 4.]

The Earl of Rosebery to Sir L. West.

(No. 24. Treaty.)

Foreign Office, 2nd June, 1886.

Sir,—The American Minister informed me to-day, in the course of conversation, that he was at this moment preparing a statement of the American contention with regard to the recent seizures under the terms of the Convention of 1818. He entered into a long argument to show that seizure was not provided for by law as a penalty for the infraction of this clause; that what was provided for was a punishment for American vessels fishing within the forbidden limits. He said that his Government could not admit the interpretation which apparently was accepted by the Canadian Government, and he mentioned the fact that in any case the American fishermen had no notice of the action that was going to be taken. As to the latter point, I replied that that was not the fault of Her Majesty's Government. On the 18th March had telegraphed to you to ask you to request the Secretary of State to issue a Notice such as we were about to issue to Canadian fishermen, and he had declined to do so. Mr. Phelps Was not aware of this. I went on to say that the view of the American Government appeared to be this: "You are to accept our interpretation of the Treaty, whether it be yours or not, and in any case we will not negotiate with you." I said that that was not a tenable proposition. tion. Mr. Phelps said that it was quite true that his Government, owing to circumstances of Which I was aware, had not been able to negotiate, but as regarded the Treaty, he felt sure that he would be able to convince me that the American interpretation was correct. I said that, as regards the circumstances to which he had alluded, we had only to look to the United States' Government, and could not look beyond it. He would remember that at almost our first interview on my accession to office I had proposed to him to endeavour to procure the continuation of the recent arrangement for a year, although that arrangement was disadvantageous to Ganada in that it gave the United States all it wanted, and gave Canada nothing in return. We had also pressed on the United States' Government the issue of a Joint Commission to investigate the matter, and that had also been refused. Further, on the 24th May, I made a proposal, personally indeed, but with all the weight which my official character could give, that Canadian action should be suspended, and negotiations should commence, and to this I had received no reply. In these circumstances, I could not feel that Her Majesty's Government had been wanting in methods of conciliation, and I begged him to send me his statement of his case as quickly as possible, for in the meantime there was such unanimity among our Legal Advisers as to the interpretation of the Treaty of 1818 that I had nothing to submit to them. As regards the cases themselves, I had as yet no details, nor was I in Possession of the Bill or of the Circular to which Mr. Bayard's recent telegram referred.

I am, &c.,

(Sd.)

ROSEBERY.

No. 94.

Governor General to Earl Granville, K. G.

[No. 199.]

QUEBEC, 14th June, 1886.

My Lord,—I have the honour to enclose herewith a certified copy of an approved report of my Privy Council upon Mr. Bayard's notes of the 10th and 20th May, dealing with the seizure of the American fishing vessel "David J. Adams," and the questions affecting the rights of United States' fishermen within the territorial waters of the Dominion, which have arisen in consequence of that seizure.

2. The report bears the strongest testimony to the desire of my Government, not only to avoid any action which might unnecessarily interrupt the amicable and neighbourly relations of the two countries, but also to establish, if possible, upon a wider and mutually advantageous basis the commercial relations of Canada and the

United States.

3. Your Lordship will observe that whatever action has been resorted to by the Dominion Government has been taken solely with the object of maintaining valuable rights secured to the subjects of Her Majesty by contracts entered into by the Imperial Government, and by legislation carrying out the terms of those contracts. The report expresses the conviction of my Government that such legislation, together with the administrative acts of those to whom has been entrusted the duty of giving effect to it, are not as the Secretary of State of the United States has asserted, usurpations of power on the part of the Canadian Legislature or of the Canadian Executive, but clearly within the competence of both.

4. In another portion of the report Your Lordship will find a statement of the reasons for which it is held that the provisions of the Convention of 1818 have not, as Mr. Bayard appears to suppose, been superseded or rendered of doubtful validity by subsequent laws or regulations affecting the trade of the two countries, but that they are still undoubtedly in force, and it is pointed out that now that the Convention has been once more brought into operation by the action, not of the Dominion, but of the United States, the Government of this country cannot consistently with its duty abandon or suspend any of the privileges secured by that Convention to its people.

5 Your Lordship will find that a full, and, I trust, satisfactory explanation has been given of the circumstances under which the "David J. Adams" was seized, and of the conduct of the officers of the Canadian Fisheries Police in dealing with that vessel. I may in conclusion again remind Your Lordship that in none of the cases to which Mr. Bayard's complaints have reference, has there been any interference with vessels other than those engaged in the fishing industry, and that there has never been any desire on the part of the Canadian Government in any way whatever to restrict the intercourse of other trading vessels frequenting the waters of the Dominion.

(Si.) LANSDOWNE.

The Right Honourable EARL GRANVILLE, K.G.

[Enclosure No. 1.]

CERTIFIED copy of a Report of a Committee of the Honourable the Privy Council, approved by His Excellency the Governor General in Council on the 14th June, 1886.

The Committee of the Privy Council have had under consideration a report from the Minister of Marine and Fisheries upon the communications, under date the 10th and 20th May last, from the Hon. Mr. Bayard, Secretary of State of the United States, to Her Majesty's Minister at Washington, in reference to the seizure of the American fishing vessel "David J. Adams."

The Committee concur in the annexed report, and they advise that Your Excellency be moved to transmit a copy thereof, if approved, to the Right Hon. the Secretary of State for the Colonies.

All which is respectfully submitted for Your Excellency's approval.

JOHN J. McGEE, (Sd.) Clerk, Privy Council for Canada.

Report of the Minister of Marine and Fisheries.

[Enclosure No. 2.]

The undersigned, having had his attention called by Your Excellency to a communication from Mr. Bayard, Secretary of State of the United States, dated the 10th May, and addressed to Her Majesty's Minister at Washington, in reference to the seizure of the American fishing vessel "David J. Adams," begs leave to submit the following observations thereon:—

Your Excellency's Government fully appreciates and reciprocates Mr. Bayard's desire that the administration of the laws regulating the commercial interests and the mercantile marine of the two countries might be such as to promote good feeling and mutual advantage. Canada has given many indisputable proofs of an earnest desire to cultivate and extend her commercial relations with the United States, and it may not be without advantage to recapitulate some of those proofs.

For many years before 1854 the Maritime Provinces of British North America had complained to Her Majesty's Government of the continuous invasion of their inshore fisheries (sometimes accompanied, it was alleged, with violence) by American fishermen and fishing vessels.

Much irritation naturally ensued, and it was felt to be expedient by both Governments to put an end to this unseemly state of things by treaty, and at the same time to arrange for enlarged trade relations between the United States and the British North American Colonies. The Reciprocity Treaty of 1854 was the result by which not only were our inshore fisheries opened to the Americans, but provision was made for the free interchange of the principal natural products of both countries, including those of the sea.

Peace was preserved in our waters, and the volume of international trade steadily increased during the existence of this treaty, and until it was terminated in 1866—not by Great Britain, but by the United States.

In the following year Canada (then become a Dominion, and united to Nova Scotia and New Brunswick) was thrown back on the Convention of 1818, and obliged to fit out a Marine Police to enforce the laws and defend her rights. Still desiring, however, to cultivate friendly relations with her great neighbour, and not too suddenly to deprive American fishermen of their accustomed fishing grounds and means of livelihood, she readily acquiesced in the pro-Posal of Her Majesty's Government for the temporary issue of annual licenses to fish, on payment of a moderate fee. Your Excellency is aware of the failure of that scheme. A few licenses to fish the American licenses were issued at first, but the applications for them soon ceased, and the American fishermen persisted in forcing themselves into our waters without leave or license.

Then came the recurrence, in an aggravated form, of all the troubles which had occurred anterior to the Reciprocity Treaty. There were invasions of our waters, personal conflicts between our fishermen and American crews, the destruction of nets, the seizure and condemnation of vessels, and intense consequent irritation on both sides. This was happily put an end to by the Washington Treaty of 1871. In the interval between the termination of the first treaty and the ratification of that by which it was evidently replaced, Canada on several occasions pressed without success, through the British Minister at Washington, for a renewal of the Parinarian Treaty on for the negotiation of another on a still wider basis. of the Reciprocity Treaty, or for the negotiation of another on a still wider basis.

When, in 1:74, Sir Edward Thornton, then British Minister at Washington, and the late Hon. George Brown, of Toronto, were appointed joint Plenipotentiaries for the purpose of negotiating and concluding a treaty relating to "Fisheries, Commerce and Navigation," a provisional treaty was arranged by them with the United States' Government, but the Senate decided it treaty was arranged by them with the United States' Government, but the Senate decided it.

decided that it was not expedient to ratify it, and the negotiation fell to the ground.

The Treaty of Washington, while it failed to restore the provisions of the Treaty of 1854 for reciprocal free trade (except in fish), at least kept the peace, and there was tranquility along our shores until July, 1885, when it was terminated again by the United States' Government. ernment and not by Great Britain.

With a desire to show that she wished to be a good neighbour and in order to prevent loss and disappointment on the part of the United States' Fishermen by their sudden exclusion from her waters in the middle of the fishing season, Canada continued to allow them for six months all the advantages which the rescinded Fishery clauses had previously given them, although her people received from the United States none of the corresponding advantages which the Treaty of 1871 had declared to be an equivalent for the benefits secured thereby to the American Fishermen.

The President in return for this courtesy promised to recommend to Congress the appointment of a joint commission by the two Governments of the United Kingdom and the United States to consider the Fishery Question, with permission also to consider the whole state of the Trade relations between the United States and Canada.

This promise was fulfilled by the President, but the Senate rejected his recommendation

and refused to sanction the Commission.

Under these circumstances, Canada, having exhausted every effort to procure an amicable arrangement has been driven again to fall back upon the Convention of 1818, the provisions of which she is now enforcing and will enforce in no punitive or hostile spirit, as Mr. Bayard supposes, but solely in protection of her Fisheries, and in vindication of the rights secured to her by Treaty.

Mr. Bayard suggests that "the Treaty of 1818 was between two nations, the United States of America and Great Britain, who, as the contracting parties, can alone apply authoritative interpretation thereto, and enforce the provisions by appropriate legislation."

As it may be inferred from this statement that the right of the Parliament of Canada to make enactments for the protection of the Fisheries of the Dominion, and the power of the Canadian officers to protect those Fisheries, are questioned, it may be well to state at the outset the grounds upon which it is conceived by the undersigned that the jurisdiction

in question is clear beyond a doubt.

(1.) In the first place the undersigned would ask it to be remembered that the extent of the jurisdiction of the Parliament of Canada is not limited (nor was that of the Provinces before the Union) to the sea coast, but extends for three marine miles from the shore as to all matters over which any Legislative authority can in any country be exercised within that space. The legislation which has been adopted on this subject by the Parliament of Canada (and previously to Confederation by the Provinces) does not reach beyond that limit. It may be assumed that in the absence of any treaty stipulation to the contrary this right is so well recognized and established by both British and American law, that the grounds on which it is supported need not be stated here at large. The undersigned will merely add, therefore, to this statement of the position, that so far from the right being limited by the Convention of 1818 that Convention expressly recognizes it.

After renouncing the liberty to "take, cure or dry fish on or within three marine miles of any of the coasts, bays, creeks or harbours of Her Majesty's Dominions in America," there is a stipulation that while American fishing vessels shall be admitted to enter such bays, &c., "for the purpose of shelter and of repairing damages therein, of purchasing wood and of obtaining water," they shall be under such restrictions as may be necessary to prevent their taking, curing or drying fish therein, or in any other manner whatever abusing the privileges

reserved to them.

(2.) "Appropriate legislation" on this subject was, in the first instance, adopted by the Parliament of the United Kingdom. The Imperial Statute 59 George III, chap. 38, was enacted in the year following the Convention in order to give that Convention force and effect. That Statute declared that except for the purposes before specified it should "not be lawful for any person or persons, not being a natural born subject of His Majesty, in any foreign ship, vessel or boat, nor for any person in any ship, vessel or boat, other than such as shall be navigated according to the laws of the United Kingdom of Great Britain and Ireland, to fish for, or to take, dry or cure any fish of any kind whatever within three marine miles of any coasts, bays, creeks or harbours whatever in any part of His Majesty's Dominions in America, not included within the limits specified and described in the First Article of the said Convention, and that if such foreign ship, vessel or boat or any persons on board thereof. shall be found fishing, or to have been fishing, or preparing to fish within such distance of such coasts, bays, creeks or harbours within such parts of His Majesty's Dominions in America, out of the said limits as aforesaid, all such ships, vessels and boats together with their cargoes and all guns, ammunition, tackle, apparel, furniture and stores, shall be forfeited and shall and may be seized, taken, sued for, prosecuted, recovered and condemned by such and the like ways, means and methods and in the same courts as ships, vessels or boats may be forfeited, seized, prosecuted and condemned for any offence against any laws relating to the Revenue of Customs or the laws of trade and navigation, under any Act or Acts of the Parliament of Great Britain, or of the United Kingdom of Great Britain and Ireland; provided that nothing contained in this Act shall apply, or be construed to apply to the ships, or subjects of any Province, Power or State in amity with his Majesty, who are entitled by treaty with his Majesty to any privilege of taking, drying or curing fish on the coasts, bays, creeks or harbors, or within the limits in this Act described; provided always, that it shall and may be lawful for

any fisherman of the said United States to enter into any such bays or harbours of His Britannic Majesty's Dominions in America as are last mentioned for the purpose of shelter and repairing damages therein, of purchasing wood, and of obtaining water, and for no other purpose whatever; subject nevertheless to such restrictions as may be necessary to prevent such fishermen of the said United States from taking, drying or curing fish in the said bays or harbours, or in any other manner whatever abusing the said privileges by the said treaty and this Act reserved to them, and as shall for that purpose be imposed by any order or orders to be from time to time made by His Majesty in Council under the authority of this Act, and by any regulations which shall be issued by the Governor or person exercising the office of Governor in any such parts of His Majesty's Dominions in America, under or in pursuance of any such Order in Council as aforesaid.

"And that if any person or persons, upon requisition made by the Governor of Newfoundland, or the person exercising the office of Governor, or by any Governor in person exercising the office of Governor in any other parts of His Majesty's Dominions in America, as aforesaid, or by any officer or officers acting under such Governor, or person exercising the office of Governor, in the execution of any orders or instructions from His Majesty in Council, shall refuse to depart from such bays or harbours, or if any person or persons shall refuse or neglect to conform to any regulations or directions which shall be made or given for the execution of any of the purposes of this Act, every such person so refusing or otherwise oftending against this Act shall forfeit the sum of two hundred pounds, to be recovered in the Superior Court of Judicature of the Island of Newfoundland, or in the Superior Court of Judicature of the colony or settlement within or near to which such offence shall be committed, or by Bill, Plaint or Information in any of His Majesty's Courts of Record at Westminster, one moiety of such penalty to belong to His Majesty, His heirs and successors, and the other moiety to such person or persons as shall sue or prosecute for the same."

Dominion Acts, 31 Vic, Cap. 61. 33 Vic, Cap. 16, now incorporated in Revised Statutes of 1886, Cap. 90 Nova Scotia Acts, Revised Statutes, 3rd series, C. 94, 29 Vic. (1863) C. 35. New Brunswick Acts, 16 Vic., (1853) C. 69 P. Edward Island Act 6 Vic. (1843) C. 14.

The Acts passed by the Provinces now forming Canada, and also by the Parliament of Canada (now noted in the margin) are to the same effect, and may be said to be merely declaratory of the law as established by the Imperial Statute.

(3.) The authority of the Legislatures of the Provinces, and after Confederation, the authority of the Parliament of Canada, to make enactments to enforce the provisions of the Convention, as well as the authority of Canadian officers to enforce those Acts, rests on well-known constitutional principles.

Those Legislatures existed, and the Parliament of Canada now exists, by the authority of the Parliament of the United Kingdom of Great Britain and Ireland, which is one of the "nations" referred to by Mr. Bavard as the "contracting parties." The Colonial Statutes have received the sanction of the British Sovereign, who and not the nation is actually the Party with whom the United States made the Convention. The officers who are engaged in enforcing the Acts of Canada or the laws of the Empire are Her Majesty's officers, whether their authority emanates directly from the Queen or from Her representative the Governor General.

The jurisdiction thus exercised cannot, therefore, be properly de cribed in the language used by Mr. Bayard as a supposed and therefore questionable delegation of jurisdiction by the Imperial Government of Great Britain. Her Majesty governs in Canada as well as in Great Britain, the officers of Canada are Her officers, the Statutes of Canada are Her Statutes, passed on the advice of Her Parliament sitting in Canada.

It is, therefore, an error to conceive that because the United States and Great Britain were in the first instance the contracting parties to the Treaty of 1818, no questions arising under that Treaty can be "responsibly dealt with" either by the Parliament or by the authorities of the Dominion.

The raising of this objection now is the more remarkable as the Government of the United States has long been aware of the necessity of reference to the Colonial Legislatures in matters affecting their interests. The Treaties of 1854 and 1871 expressly provide that so far as they concerned the Fisheries or Trade relations of the Provinces, they should be subject to ratification by their several Legislatures, and seizures of American vessels and goods followed by condemnation for breach of the Provincial Customs laws, have been made for forty years without protest or objection on the part of the United States' Government.

The undersigned with regard to this contention of Mr. Bayard has further to observe that, in the proceedings which have recently been taken for the protection of the Fisheries, no attempt has been made to put any special or novel interpretation on the Convention of 1818. The seizures of the fishing vessels have been made in order to enforce the explicit

provisions of the Treaty, the clear and long established provisions of the Imperial Statute

and of the Statutes of Canada, expressed in almost the same language.

The proceedings which have been taken to carry out the law of the Empire in the present case, are the same as those which have been taken from time to time during the period in which the Convention has been in force, and the seizures of vessels have been made under process of the Imperial Court of Vice-Admiralty established in the Provinces of Canada.

Mr. Bayard further observes that since the Treaty of 1818, "a series of laws and regulations affecting the trade between the North American Provinces and the United States have been respectively adopted by the two countries, and have led to amicable and mutually beneficial relations between their respective inhabitants," and that "the independent and yet concurrent action of the two Governments has affected a gradual extension from time to time of the provisions of Article 1, of the Convention of July 3, 1815, providing for reciprocal liberty of commerce between the United States and the Territories of Great Britain in Europe, so as gradually to include the Colonial Possessions of Great Britain in North America and the West Indies within the limits of that Treaty."

The undersigned has not been able to discover in the instances given by Mr. Bayard any evidence that "the laws and regulations affecting the trade between the British North American Provinces and the United States," or that "the independent and yet concurrent action of the two Governments" have either extended or restricted the terms of the Convention of 1818, or affected in any way the right to enforce its provisions according to the plain meaning of the articles of the Treaty. On the contrary a reference to the 18th article of the Washington Treaty will show that the contracting parties made the Convention the bas's of the further privileges granted by the Treaty, and it does not allege that its provisions are in any way extended or affected by subsequent legislation or acts of administration.

Mr. Bayard has referred to the proclamation of President Jackson, in 1830, creating reciprocal commercial intercourse "on terms of perfect equality of flag" between the United States and the British American dependencies, and has suggested that these "commercial privileges have since received a large extension, and that in some cases favours have been granted by the United States without equivalent concession," such as "the exemption granted by the Shipping Act of June 26, 1884 amounting to one half of the regular tonnage dues on all vessels from British North America and West Indies entering ports of the United States."

He has also mentioned under this head "the arrangements for the transit of goods, and the remission by proclamation as to certain British ports and places, of the remainder of the

tonnage tax, on evidence of equal treatment being shown" to United States vessels.

The proclamation of President Jackson, in 1830, had no relation to the subject of the fisheries, and merely had the effect of opening United States' ports to British vessels on terms similar to those which had already been granted in British ports to vessels of the United States. The object of these "laws and regulations," mentioned by Mr. Eayard, was purely of a commercial character, while the sole purpose of the Convention of 1818 was to establish and define the rights of the citizens of the two countries in relation to the fisheries on the British North American coast.

Bearing this distinction in mind, however, it may be conceded that substantial assistance has been given to the development of commercial intercourse between the two countries. But legislation in that direction has not been confined to the Government of the United States, as indeed Mr. Bayard has admitted, in referring to the case of the Imperial Shipping

and Navigation Act of 1849.

For upwards of forty years, as has already been stated, Canada has continued to evince her desire for a free exchange of the chief products of the two countries. She has repeatedly urged the desirability of the fuller reciprocity of trade, which was established during the period in which the Treaty of 1854 was in force.

The laws of Canada, with regard to the registry of vessels, tonnage dues, and shipping generally, are more liberal than those of the United States. The ports of Canada in inland waters are free to vessels of the United States, which are admitted to the use of her canals on equal terms with Canadian vessels.

Canada allows free registry to ships bui't in the United States and purchased by British citizens, charges no tonnage or light dues on United States' shipping, and extends a standing

invitation for a large measure of reciprocity in trade by her tariff legislation.

Whatever relevancy therefore the argument may have to the subject under consideration, the undersigned submits that the concessions which Mr. Bayard refers to as "favours" granted by the United States can hardly be said not to have been met by equivalent concessions on the part of the Dominion, and inasmuch as the disposition of Canada continues to be the same as was evinced in the friendly legislation just referred to, it would seem that Mr. Bayard's charges of showing "hostility to commerce under the guise of protection to inshore fisheries," or of "interrupting ordinary commercial intercourse by harsh measures and unfriendly administration," is hardly justified.

The questions which were in controversy between Great Britain and the United States, prior to 1818, related not to shipping and commerce, but to the claims of United States' fishermen to fish in waters adjacent to the British North American Provinces.

Those questions were definitely settled by the Convention of that year, and although the terms of that Convention have since been twice suspended, first by the Treaty of 1854, and subsequently by that of 1871, and after the lapse of each of these two treaties the provisions made in 1818 came again into operation, and were carried out by the Imperial and Colonial authorities without the slightest doubt being raised as to their being in full force and vigour.

Mr. Bayard's contention that the effect of the legislation which has taken place under the Convention of 1818, and of Executive action thereunder, would be "to expand the restrictions and renunciations of that treaty, which related solely to inshore fishing, within the three mile limit, so as to affect the deep sea fisheries," and "to diminish and practically destroy the privileges expressly secured to American vessels to visit these inshore waters for the Object of shelter and repair of damages, and purchasing wood and obtaining water." appears to the undersigned to be unfounded. The legislation referred to in no way affects these Privileges, nor has the Government of Canada taken any action towards their restriction. In the cases of the recent seizures, which are the immediate subject of Mr. Bayard's letters, the vessels seized had not resorted to Canadian waters for any one of the purposes specified in the Convention of 1818 as lawful. They were United States' fishing vessels, and against the plain terms of the Convention had entered Canadian harbours. In doing so the "David J. Adams" was not even possessed of a permit "to touch and trade," even if such a document could be supposed to divest her of the character of a fishing vessel.

The undersigned is of opinion that while for the reasons which he has advanced there is no evidence to show that the Government of Canada has sought to expand the scope of the Convention of 1818, or to increase the extent of its restrictions, it would not be difficult to Prove that the construction which the United States seek to place on that Convention would have the effect of extending very largely the privileges which their citizens enjoy under its terms. The contention that the changes which may from time to time occur in the habits of the fish taken off our coasts, or in the methods of taking them, should be regarded as justifying a periodical revision of the terms of the treaty, or a new interpretation of its Provisions cannot be acceded to. Such changes may from time to time render the conditions of the contract inconvenient to one party or the other, but the validity of the agreement can hardly be said to depend on the convenience or inconvenience which it imposes from time to time on one or other of the contracting parties. When the operation of its provisions can be shown to have become manifestly inequitable, the utmost that good will and fair dealing can suggest is that the terms should be reconsidered and a new arrangement entered into, but this the Government of the United States does not appear to have considered desirable.

It is not however the case that the Convention of 1818 affected only the inshore fisheries of the British Provinces; it was framed with the object of affording a complete and exclusive definition of the rights and liberties which the fishermen of the United states were thenceforth to enjoy in following their vocation so far as these rights could be affected by facilities for access to the shores or waters of the British Provinces or for intercourse with their people. It is therefore no undue expansion of the scope of that Convention to interpret strictly those of its provisions by which such access is denied, except to vessels requiring it for the pur-Poses specifically described.

Such an undue expansion would, upon the other hand, certainly take place, if, under cover of its provisions, or of any agreements relating to general commercial intercourse which may have since been made, permission were accorded to United States' fishermen to resort habitually to the harbours of the Dominion, not for the sake of seeking safety for their Vessels or for avoiding risk of human life, but in order to use these harbours as a general base of operations from which to prosecute and organize with greater advantage to themselves the industry in which they are engaged. It was in order to guard against such an abuse of the provisions of the treaty that amongst them was included the stipulation that not only should the the inshore fisheries be reserved to British fishermen but that the United States should renounce the right of their fishermen to enter the bays or harbours, excepting for the four specified purposes, which do not include the purchase of bait or other appliances, whether intended for the deep sea fisheries or not.

The undersigned, therefore, cannot concur in Mr. Bayard's contention that "to prevent the purchase of bait or any other supply needed for deep sea fishing would be to expand the Convention to objects wholly beyond the purview, scope and intent of the treaty," and "to

give to it an effect never contemplated."

Mr. Bayard suggests that the possession by a fishing vessel of a permit to "touch and trade" should give her a right to enter Canadian ports, for other than the purposes named in

the treaty, or, in other words should give her perfect immunity from its provisions.

This must amount to a practical repeal of the treaty, because it would enable a United States' Collector of Customs by issuing a license originally intended for purposes of domestic Customs regulation to give exemption from the treaty to every United States' fishing vessel. The observation that similar vessels under the British flag have the right to enter the ports of the United States for the purchase of supplies, loses its force when it is remembered that the Convention of 1818 contained no restrictions on British vessels, and no renunciation of any privileges in regard to them.

Mr. Bayard states that in the proceedings prior to the Treaty of 1818 the British Commissioners proposed that United States' fishing vessels should be excluded "from carrying also merchandize," but that their proposition "being resisted by the American negotiators, was abandoned"; and goes on to say: "this fact would seem clearly to indicate that the business of fishing did not then, and does not now, disqualify vessels from also trading in the regular ports of entry." A reference to the proceedings alluded to will show that the proposition mentioned related only to United States vessels visiting those portions of the coasts of Labrador and Newfoundland on which the United States' fishermen had been granted the right to fish and to land for drying and curing fish, and the rejection of the proposal can at the utmost be supposed only to indicate that the liberty to carry merchandize might exist without objection in relation to these coasts, and is no ground for supposing that the right extends to the regular ports of entry, against the express words of the treaty.

The proposition of the British negotiators was to append to Art. 1 the following words: "It is therefore well understood that the liberty of taking, drying and curing fish, granted in the preceding part of this article, shall not be construed to extend to any privilege of carrying on trade with any of His Britannic Majesty's subjects residing within the limits herein-

before assigned for the use of the fishermen of the United States.'

It was also proposed to limit them to having on board such goods as might "be necessary for the prosecution of the fishery or the support of the fishermen while engaged therein, or

in the prosecution of their voyages to and from the fishing grounds."

To this the American negotiators objected on the ground that the search for contraband goods and the liability to seizure for having them in possession would expose the fishermen to endless vexation, and in consequence the proposal was abandoned. It is apparent, therefore, that this proviso in no way referred to the bays or harbours outside of the limits assigned to the I merican fishermen, from which bays and harbours it was agreed, both before and after this proposition was discussed, that United States' fishing vessels were to be excluded for all purposes except than for shelter and repairs and purchasing wood and obtaining

If, however, weight is to be given to Mr. Bayard's argument that the rejection of a proposition advanced by either side during the course of the negotiations, should be held to necessitate an interpretation adverse to the tenor of such proposition, that argument may certainly be held to prove that American fishing vessels were not intended to have the right to enter Canadian waters for bait to be used even in the prosecution of the deep sea fisheries. The United States' negotiators in 1818, made the proposition that the words, "and bait" be added to the emuneration of the objects for which their fishermen might be allowed to enter and the proviso as first submitted had read: "Provided, however, that American fishermen shall be permitted to enter such bays and harbours for the purpose only of obtaining shelter, wood, water and bait." The addition of the two last words was, however, resisted by the British Plenipotentiaries and their omission acquiesced in by their American colleagues. It is moreover to be observed that this proposition could only have had reference to the deep sea fishing, because the inshore fisheries had already been specifically renounced by the representatives of the United States.

In addition to this evidence it must be remembered that the United States' Government admitted in the case submitted by them before the Halifax Commission in 1877, that neither the Convention of 1818 nor the treaty of Washington conferred any right or privilege of trading on American fishermen. The British case claimed compensation for the privilege which had been given since the ratification of the latter treaty to United States' fishing vessels to transfer cargoes, to outfit vessels, buy supplies, obtain ice, engage sailors, procure

bait and traffic generally in British ports and harbours.

This claim was however successfully resisted, and in the United States case it is maintained: That the various incidental and reciprocal advantages of the treaty, such as the privileges of traffic, purchasing bait and other supplies, are not the subject of compensation, because the Treaty of Washington confers no such rights on the inhabitants of the United States, who now enjoy them merely by sufferance, and who can at any time be deprived of them by the enforcement of existing laws or the re-enactment of former oppressive statutes. Moreover the treaty does not provide for any possible compensation for such privileges.

Now the existing laws referred to in this extract are the various statutes passed by the Imperial and Colonial Legislatures to give effect to the Treaty of 1818, which it is admitted in the said case could at any time have been enforced (even during the existence of the Washington Treaty) if the Canadian authorities had chosen to do so.

Mr. Bayard on more than one occasion intimates that the interpretation of the treaty and its enforcement are dictated by local and hostile feelings, and that the main question is being obscured by partisan advocacy and disturbed by the heat of local interest," and in conclusion expresses a hope that "ordinary commercial intercourse shall not be interrupted by harsh measures and unfriendly administration."

The undersigned desires emphatically to state that it is not the wish of the Government or the people of Canada to interrupt for a moment the most friendly and free commercial

intercourse with the neighbouring Republic.

The mercantile vessels and the commerce of the United States have at present exactly they same freedom that the have for years passed enjoyed in Canada, and the disposition of the Canadian Government is to extend reciprocal trade with the United States beyond its present limits, nor can it be admitted that the charge of local prejudice or hostile feeling is Justified by the calm enforcement, through the legal tribunals of the country of the plain terms of a treaty between Great Britain and the United States and of the Statutes which have been in operation for nearly seventy years excepting in intervals during which (until put an end to by the United States Government) special and more liberal provisions existed in relation to the commerce and fisheries of the two countries.

The undersigned has further to call attention to the letter of Mr. Bayard of the 20th May, relating also to the seizure of the "David J.Adams" in the port of Digby, Nova Scotia. That vessel was seized, as has been explained on a previous occasion, by the commander

of the Canadian steamer "Lansdowne," under the following circumstances:

She was a United States' fishing vessel and entered the harbour of Digby for purposes other than those for which entry is permitted by the treaty and by the Imperial and Canadian Statutes.

As soon as practicable, legal process was obtained from the Vice-Admiralty Court at Halifax, and the vessel was delivered to the officer of that Court. The paper referred to in Mr. Bayard's letter as having been nailed to her mast, was doubtless a copy of the warrant

Which commanded the Marshall or his deputy to make the arrest.

The undersigned is informed there was no intention whatever of so adjusting the paper that its contents could not be read, but it is doubtless correct that the officer of the Court in charge declined to allow the document to be removed. Both the United States' Consul General and the captain of the "David J. Adams" were made acquainted with the reasons for the seizure, and the only ground for the statement that a respectful application to ascertain the nature of the complaint was fruitless, was that the commander of the "Lansdowne," after the nature of the complaint had been stated to those concerned, and was published and had become notorious to the people of both countries, declined to give the United States' Consul General a specific and precise statement of the charges upon which the vessel would be proceeded against, but referred him to his superior.

Such conduct on the part of the officer of the "Lansdowne" can hardly be said to have

been "extraordinary" under the present circumstances.

The legal proceedings had at that time been commenced in the Court of Vice-Admiralty at Halifax where the United States' Consul General resides, and the officer at Digby could not have stated with precision, as he was called upon to do, the grounds on which the intervention of the Court had been claimed in the proceedings therein.

There was not in this instance the slightest difficulty in the United States' Consul General

and those interested in the vessel obtaining the fullest information, and no information

Which could have been given by those to whom they applied was withheld.

Apart from the general knowledge of the offences which it was claimed the master had committed, and which was furnished at the time of the seizure, the most technical and precise details were readily obtainable at the registry of the Court and from the solicitors for the Crown, and would have been furnished immediately on application to the authority to whom the commander of the "Lansdowne" requested the United States' Consul General to apply. No such information could have been obtained from the paper attached to the vessel's mast.

Instructions have, however, been given to the Commander of the "Lansdogne" and other officers of the Marine Police that in the event of any further seizures a statement in writing shall be given to the master of the seized vessel of the offences for which the vessel may be detained, and that a copy thereof shall be sent to the United States' Consul General at Halifax, and to the nearest United States' Consular Agont, and there can be no objective. Objection to the solicitor for the Crown being instructed likewise to furnish the Consul

General with a copy of the legal process in such case, if it can be supposed that any fuller

information will thereby be given.

Mr. Bayard is correct in his statement of the reasons for which the "David J. Adams" was seized and is now held. It is claimed that that vessel violated the Treaty of 1818, and consequently the Statutes which exist for the enforcement of that Treaty, and it is also claimed that she violated the Customs laws of 1883.

The undersigned recommends that copies of these Statutes be furnished for the informa-

tion of Mr. Bayard

Mr. Bayard has in the same despatch recalled the attention of Her Majesty's Minister to the correspondence and action which took place in the year 1870, when the Fishery Question was under consideration, and especially to the instructions from the Lords of the Admiralty to Vice Admiral Wellesley, in which that officer, was directed to observe great caution in the arrest of American fishermen and to confine his action to one class of offences against the Treaty. Mr. Bayard, however, appears to have attached unwarranted importance to the correspondence and instructions of 1870 when he refers to them as implying an "understanding between the two Governments;" an understanding which should, in his opinion, at other times and under other circumstances, govern the conduct of the authorities, whether Imperial or Colonial, to whom under the laws of the Empire, is committed the duty of enforcing the Treaty in question.

When, therefore, Mr. Bayard points out the "absolute and instant necessity that now exists for a restriction of the seizure of American vessels charged with violations of the Treaty of 1818," to the conditions specified under these instructions it is necessary to recall the fact that in the year 1870 the principal cause of complaint on the part of Canadian fishermen was that the American vessels were trespassing on the inshore fishing grounds and interfering with the catch of mackerel in Canadian waters, the purchase of bait being then a matter of

secondary importance.

It is probable that the action of the Imperial Government was influenced very largely by the prospect which then existed of an arrangement such as was accomplished in the following year by the Treaty of Washington, and that it may be inferred, in view of the disposition made apparent on both sides to arrive at such an understanding, that the Imperial authorities, without any surrender of Imperial or Colonial rights, and without acquiescing in any limited construction of the Treaty, instructed the Vice-Admiral to confine his seizures to the more open and injurious class of offences which were especially likely to be brought within the cognizance of the naval officers of the Imperial service.

The Canadian Government, as has already been stated, for six months left its fishing grounds open to American fishermen, without any corresponding advantage in return, in order to prevent loss to those fishermen and to afford time for the action of Congress on the President's recommendation that a joint commission should be appointed to consider the

whole question relating to the fisheries.

That recommendation has been rejected by Congress. Canadian fish is, by prohibitory duties, excluded from the United States' market. The American fishermen clamour against the removal of these duties, and in order to maintain a monopoly of the trade, continue against all law to force themselves into our waters and harbours and make our shores their base for supplies, especially of bait, which is necessary to the successful prosecution of their business.

They hope by this course to supply the demand for their home market, and thus to

make Canada indirectly the means of injuring her own trade.

It is surely, therefore, not unreasonable that Canada should insist on the rights secured to her by Treaty. She is simply acting on the defensive, and no trouble can arise between the two countries if American fishermen will only recognize the provisions of the Convention of 1818 as obligatory upon them, and, until a new arrangement is made, abstain both from fishing in her waters and from visiting her bays and harbours for any purposes save those specified in the Treaty.

In conclusion the undersigned would express the hope that the discussion which has arisen in this question may lead to renewed negotiations between Great Britain and the United States and may have the result of establishing extended trade relations between the Republic and Canada, and of removing all sources of irritation between the two countries.

(Sd.) GEORGE E. FOSTER,
Minister of Marine and Fisheries.

No. 95.

From Lord Lansdowne to Earl Granville.

[No. 204.]

CASCAPEDIA, 18th June, 1886.

My Lord,—I have the honour to forward herewith for Your Lordship's information a copy of the amended Customs circular No. 371, issued under the authority of the Government of Canada to the Collectors of Customs throughout the Dominion.

I have, &c.,

(Sd.)

LANSDOWNE.

The Right Honourable EARL GRANVILLE, K. G.

[Enclosure No. 1.]

Circular No. 371.

CUSTOMS DEPARTMENT, OTTAWA, 7th May, 1886.

Sir,—The Government of the United States having by notice terminated Articles 18 to 25, both inclusive, and Article 30, known as the Fishery Articles of the Washington Treaty, attention is called to the following provision of the Convention between the United States and Great Britain, signed at London, on the 20th October, 1818:—

Article 1st. "Whereas differences have arisen respecting the liberty claimed by the United States, for the inhabitants thereof, to take, dry and cure fish, on certain coasts, bays, harbours and creeks, of His Britannic Majesty's Dominion, in America, it is agreed between the high Contracting Parties, that the inhabitants of the said United States shall have, forever, in common with the subjects of His Britannic Majesty, the liberty to take fish of every kind on that part of the Southern coast of Newfoundland which extends from Cape Ray to the Rameau Island, on the western and northern coast of Newfoundland, from the said Cape Ray to the Quirpon Islands, on the shores of the Magdalen Islands, and also on the coasts, bays, harbours and creeks, from Mount Joly, on the southern coast of Labrador, to and through the Straits of Belle Isle, and thence northwardly indefinitely along the coast, without prejudice, however, to any of the exclusive rights of the Hudson's Bay Company; and that the American fishermen shall also have liberty, forever, to dry and cure fish in any of the unsettled bays, harbours and creeks of the southern part of the coast of Newfoundland here above described, and of the coast of Labrador; but so soon as the same, or any portion thereof, shall be settled, it shall not be lawful for the said fishermen to dry or cure fish at such portion so settled, without previous agreement for such purpose, with the inhabitants, proprietors, or possessors of the ground."

"And the United States hereby renounce forever any liberty heretofore enjoyed or claimed by the inhabitants thereof, to take, dry or cure fish, on or within three marine miles, of any of the coasts, bays, creeks or harbours of His Britannic Majesty's dominions in America, not included within the above mentioned limits; provided, however, that the American fishermen shall be admitted to enter such bays or harbours, for the purpose of shelter and of repairing damages therein, of purchasing wood, and of obtaining water and for no other purpose whatever. But they shall be under such restrictions as may be necessary to prevent their taking, drying or curing fish therein, or in any manner whatever abusing the privileges

hereby reserved to them."

Attention is also called to the following provisions of the Act of the Parliament of Canada, Cap. 61, of the Acts of 1868, intituled: "An Act respecting fishing by foreign

Vessels."

2nd. "Any commissioned officer of Her Majesty's Navy, serving on board of any vessel of Her Majesty's Navy, cruising and being in the waters of Canada for the purpose of affording protection to Her Majesty's subjects engaged in the fisheries, or any commissioned officer of Her Majesty's Navy, Fishery Officer, or Stipendiary Magistrate on board of any vessel belonging to or in the service of the Government of Canada and employed in the service of Protecting the fisheries or any officer of the Customs of Canada, Sheriff Magistrate or other Person duly commissioned for that purpose, may go on board of any ship, vessel or boat, within any harbour in Canada, or hovering (in British waters) within three marine miles of any of the coasts, bays, creek or harbours in Canada, and stay on board so long as she may remain within such place or distance."

3rd. "If such ship, vessel or boat be bound elsewhere, and shall continue within such harbour, or so hovering for twenty-four hours after the master shall have been required to depart, any one of such officers or persons as are above mentioned may bring such ship, vessel or boat into port and search her cargo, and may also examine the master upon oath touching the cargo and voyage; and if the master or person in command shall not truly answer the questions put to him in such examination, he shall forfeit four hundred dollars; and if such ship, vessel or boat be foreign, or not navigated according to the laws of the United Kingdom or of Canada, and have been found fishing, or preparing to fish, or to have been fishing (in British waters) within three marine miles of any of the coasts, bays, creeks or harbours of Canada, not included within the above mentioned limits, without a license, or after the expiration of the period named in the last license granted to such ship, vessel or boat under the first section of this Act, such ship, vessel or boat, and the tackle, rigging, apparel, furniture, stores and cargo thereof shall be forfeited."

4th. "All goods, ships, vessels and boats, and the tackle, rigging, apparel, furniture, stores and cargo liable to forfeiture under this Act, may be seized and secured by any officers or persons mentioned in the second section of this Act; and every person opposing any officer or person in the execution of his duty under this Act, or aiding or abetting any other person in any opposition, shall forfeit eight hundred dollars, and shall be guilty of a misdemeanor,

and upon conviction be liable to imprisonment for a term not exceeding two years."

Having reference to the above, you are requested to furnish any foreign fishing vessels, boats or fishermen found within three marine miles of the shore, within your district, with a printed copy of the "WARNING" enclosed herewith. If any fishing vessel or boat of the United States is found fishing, or to have been fishing, or preparing to fish, or if hovering within the three mile limit, does not depart within twenty-four hours after receiving such "WARNING," you will please place an Officer on board such vessel, and at once telegraph the facts to the Fisheries Department at Ottawa, and await instructions.

> (Sd.) J. JOHNSON, Commissioner of Customs.

(Telegram)

No. 96.

From Sir Lione! West to Governor General.

17th June.

Please inform me whether the reply is authentic which appeared in the "Herald" of the 16th June as having been made by the Minister of Fisheries to a firm in Portland, State of Maine.

(Sd.)

WEST.

(Telegram)

No. 97.

Lord Lansdowne to Sir I. West.

19th June. 1886.

The letter in the "Herald" is authentic, but the text has been given inaccurately. Reference was made only to fishing vessels.

(Sd.)

LANSDOWNE.

(Telegram)

No. 98.

Earl Granville to Lord Lansdowne.

24th June, 1886.

The United States' Government raise question whether seizure of "David J. Adams" was justified by existing legislation, whether Imperial or Colonial, passed in order to enforce Art. I., Convention of 1818, or warranted by any other laws relative to Customs or otherwise. Her Majesty's Government anxious for reply from Dominion Government on this point. 86 (Sd.)

SECRETARY OF STATE.

(Telegram.)

No. 99.

Lord Granville to Lord Lansdowne.

24th June, 1886.

"Annie M. Jordan"-send report in case of.

(Sd,) SECRETARY OF STATE.

No. 100.

Colonial Office to the Governor General.

Downing Street, 24th June, 1886.

My Lord,—With reference to Your Lordship's despatch of the 31st ultime, and to my telegram of to-day's date, respecting the North American Fisheries question, I have the honour to transmit to you, for communication to your Government, copy of a letter from the Foreign Office on the subject.

I have, &c.,

(Sd.)

R. H. MEADE, for the Secretary of State.

His Excellency

THE GOVERNOR GENERAL.

[Enclosure No. 1.]

Foreign Office to Colonial Office.

Foreign Office, 14th June, 1886.

SIR,—I am directed by the Earl of Rosebery to transmit to you, to be laid before Earl Granville, a copy of a note from the United States' Minister at this Court, containing representations respecting the recent seizures of American Fishing Vessels in Canadian Ports, and I am to state that His Lordship has referred this communication, as well as Mr. Bayard's note enclosed in Sir L. West's despatch Treaty No. 28 of the 11th ultimo, to the Law Officers of the Crown for any observations they may have to offer in anticipation of the detailed exposition of the views of the Canadian Government which Lord Rosebery hopes may now be received before long.

I am, &c.,

(Sd.)

J. PAUNCEFOTE.

The UNDER SECRETARY OF STATE, Colonial Office.

[Enclosure in No. 2.7

Mr. Phelps to the Earl of Rosebery. (Received June 7.)

LEGATION OF THE UNITED STATES, LONDON, 2nd June, 1886.

My Lord,—Since the conversation I had the honour to hold with your Lordship on the morning of the 29th oltimo, I have received from my Government a copy of the Report of the Consul General of the United States at Halifax, giving full details and depositions relative to the seizure of the "David J. Adams," and the correspondence between the Consul General and the Colonial authorities in reference thereto.

The report of the Consul General, and the evidence annexed to it, appear fully to sustain the points I submitted to Your Lordship in the interview above referred to, touching the solutions.

the seizure of this vessel by the Canadian officials.

I do not understand it to be claimed by the Canadian authorities that the vessel seized had been engaged, or was intending to engage, in fishing within any limit prohibited by the Treaty of 1818. The occupation of the vessel was exclusively deep sea fishing, a business in

which it had a perfect right to be employed. The ground upon which the capture was made was that the master of the vessel had purchased of an inhabitant of Nova Scotia, near the port of Digby in that Province, a day or two before, a small quantity of bait to be used in fishing in the deep sea, outside the three-mile limit.

The question presented is whether under the terms of the Treaty, and the construction placed upon them in practice for many years by the British Government, and in view of the existing relations between the United States and Great Britain, that transaction affords a sufficient reason for making such a seizure, and for proceeding under it to the confiscation of

the vessel and its contents.

I am not unaware that the Canadian authorities, conscious, apparently, that the affirmative of this proposition could not easily be maintained, deemed it advisable to supplement it with a charge against the vessel of a violation of the Canadian Customs Act of 1883, in not reporting her arrival at Digby to the Customs officer. But this charge is not the one on which the vessel was seized, or which must now be principally relied on for its condemnation, and standing alone could hardly, even if well founded, be the source of any serious controversy. It would be at most, under the circumstances, only an accidental and purely technical breach of a Custom-house Regulations, by which no harm was intended, and from which no harm came, and would, in ordinary cases, be easily condoned by an apology, and perhaps the payment of costs.

But trivial as it is, this charge does not appear to be well founded in point of fact. Digby is a small fishing settlement, and its harbour not defined. The vessel had moved about and anchored in the outer part of the harbour, having no business at or communication

with Digby, and no reason for reporting to the officer of Customs.

It appears by the Report of the Consul-General to be conceded by the Customs authorities there, that fishing vessels have for forty years been accustomed to go in and out of the bay at pleasure, and have never been required to send ashore and report when they had no business with the port, and made no landing, and that no seizure had ever before been made or claimed against them for so doing.

Can it be reasonably insisted under these circumstances that by the sudden adoption, without notice, of a new rule, a vessel of a friendly nation should be seized and forfeited for doing what all similar vessels had for so long a period been allowed to do without question?

It is sufficiently evident that the claim of a violation of the Customs Act was an afterthought brought forward to give whatever added strength it might to the principal claim on

which the seizure had been made.

Recurring, then, to the only real question in the case, whether the vessel is to be forfeited for purchasing bait of an inhabitant of Nova Scotia to be used in lawful fishing, it may be readily admitted that, if the language of the Treaty of 1818 is to be interpreted literally, rather than according to its spirit and plain intent, a vessel engaged in fishing would be prohibited from entering a Canadian port "for any purpose whatever," except to obtain wood or water, to repair damages, or to seek shelter. Whether it would be liable to the extreme penalty of confiscation for a breach of this prohibition, in a trifling and harmless instance,

might be quite another question.

Such a literal construction is best refuted by considering its preposterous consequences. If a vessel enters a port to post a letter, or send a telegram, or buy a newspaper, to obtain a physician in case of illness, or a surgeon in case of accident, to land or bring off a passenger, or even to lend assistance to the inhabitants in fire, flood, or pestilence, it would, upon this construction, be held to violate the Treaty stipulations maintained between two enlightened, maritime, and most friendly nations, whose ports are freely open to each other in all other places and under all other circumstances. If a vessel is not engaged in fishing, she may enter all ports. But if employed in fishing not denied to be lawful, she is excluded, though on the most innocent errand. She may buy water, but not food or medicine; wood, but not coal. She may repair rigging, but not purchase a new rope, though the inhabitants are desirous to sell it. If she even entered the port (having no other business) to report herself to the Custom House, as the vessel in question is now seized for not doing, she would be equally within the interdiction of the Treaty. If it be said these are extreme instances of violation of the Treaty, not likely to be insisted on, I reply that no one of them is more extreme than the one relied upon in this case.

I am persuaded that your Lordship will, upon reflection, concur with me that an intention so narrow, and in its results so unreasonable and so unfair, is not to be attributed to the

High Contracting Parties who entered into this Treaty.

It seems to me clear that the Treaty must be construed in accordance with those ordinary and well-settled rules applicable to all written instruments, which, without such salutary assistance, must constantly fail of their purpose. By these rules the letter often gives way to the intent, or, rather, is only used to ascertain the intent. The whole document will be taken together, and will be considered in connection with the attendant circumstances, the situa-

tion of the parties, and the object in view. And thus the literal meaning of an isolated

clause is often shown not to be the meaning really understood or intended.

Upon these principles of construction, the meaning of the clause in question does not seem doubtful. It is a Treaty of friendship, and not of hostility. Its object was to define and protect the relative rights of the people of the two countries in these fisheries, not to establish a system of non-intercourse, or the means of mutual and unnecessary annoyance. It should be judged in view of the general rules of international comity, and of maritime intercourse and usage, and its restrictions considered in the light of the purposes they were designed to serve.

Thus regarded, it appears to me clear that the words, "for no other purpose whatever," as employed in the Treaty, mean no other purposes inconsistent with the provisions of the Treaty, or prejudicial to the interest of the provinces or their inhabitants, and were not intended to prevent the entry of American fishing vessels into Canadian ports for innocent and mutually beneficial purposes, or unnecessarily to restrict the free and friendly intercourse customary between all civilized maritime nations, and especially between the United States and Great Britain. Such, I cannot but believe, is the construction that would be placed upon this Treaty by an enlightened Court of Justice.

But even were it conceded that if the treaty was a private contract instead of an international one, a court, in dealing with an action upon it, might find itself hampered by the letter from giving effect to the intent, that would not be decisive of the present case.

The interpretation of treaties between nations in their intercourse with each other proceeds upon broader and higher considerations. The question is not what is the technical effect of the words, but what is the construction most consonant to the dignity, the just interests, and the friendly relations of the sovereign powers. I submit to your Lordship that a construction so harsh, so unfriendly, so unnecessary, and so irritating as that set up by the Canadian authorities is not such as Her Majesty's Government has been accustomed either to accord or to submit to. It would find no precedent in the history of British diplomacy, and no provocation in any action or assertion of the Government of the United States.

These views derive great if not conclusive force from the action of the British Parliament on the subject, adopted very soon after the Treaty of 1818 took effect, and continued without change to the present time. An Act of Parliament (59 Geo. III, cap. 38) was passed on the 14th June, 1819, to provide for carrying into effect the provisions of the treaty. After reciting the terms of the treaty, it enacts (in substance) that it shall be lawful for His Majesty, by Orders in Council, to make such regulations and to give such directions, orders, and instructions to the Governor of Newfoundland, or to any officer or officers in that station, or to any other persons, "as shall or may be from time to time deemed proper and necessary for the Carrying into effect the purposes of said econvention with relation to the taking, drying, and curing of fish by inhabitants of the United States of America, in common with British subjects, within the limits set forth in the aforesaid convention."

It further enacts that any foreign vessel engaged in fishing or preparing to fish within three marine miles of the coast (not authorized to do so by treaty) shall be seized or forfeited upon prosecution in the proper court.

It further provides as follows:—

"That it shall and may be lawful for any fisherman of the said United States to enter into any such bays or harbours of His Britannic Majesty's dominions in America as are last mentioned, for the purpose of shelter and repairing damages therein, and of purchasing wood and of obtaining water, and for no other purpose whatever; subject, nevertheless, to such restrictions as may be necessary to prevent such fishermen of the said United States from taking, drying, or curing fish in the said bays or harbours, or in any other manner whatever abusing the said privileges by the said treaty and this Act reserved to them, and as shall for that purpose be imposed by any Order or Orders to be from time to time made by His Majesty in Council under the authority of this Act; and by any regulations which shall be issued by the Governor, or person exercising the office of Governor, in any such parts of His Majesty's dominions in America, under or in pursuance of any such Order in Council as aforesaid."

It further enacts as follows:—
"That if any person or persons, upon requisition made by the Governor of Newfoundland, or the person exercising the office of Governor, or by any Governor or person exercising the office of Governor in any other parts of His Majesty's dominions in America as aforesaid, or by any officer or officers acting under such Governor or person exercising the office of Governor, in the execution of any orders or instructions from His Majesty in Council, shall refuse to depart from such bays or harbours; or if any person or persons shall refuse or neglect to conform to any regulations or directions which shall be made or given for the execution of any of the purposes of this Act; every such person so refusing, or otherwise offending against this Act, shall forfeit the sum of £200, to be recovered," &c.

It will be perceived from these extracts, and still more clearly from a perusal of the entire Act, that while reciting the language of the treaty in respect to the purposes for which Ameri-

can fishermen may enter British ports, it provides no forfeiture or penalty for any such entry, unless accompanied either (1) by fishing, or preparing to fish, within the prohibited limits; or (2) by the infringement of restrictions that may be imposed by Orders in Council to prevent such fishing, or the drying or curing of fish, or the abuse of privileges reserved by the treaty; or (3) by a refusal to depart from the bays or harbours upon proper requisition.

It thus plainly appears that it was not the intention of Parliament, nor its understanding of the treaty, that any other entry by an American fishing vessel into a British port should be regarded as an infraction of its provisions, or as affording the basis of proceedings against it.

No other Act of Parliament for the carrying out of this treaty has ever been passed. It is unnecessary to point out that it is not in the power of the Canadian Parliament to enlarge or alter the provisions of the Act of the Imperial Parliament, or to give to the treaty either a construction or a legal effect not warranted by that Act.

But until the effort which I am informed is now in progress in the Canadian Parliament for the passage of a new Act on this subject, introduced since the seizures under consideration, I do not understand that any statute has ever been enacted in that Parliament which attempts to give any different construction or effect to the treaty from that given by the Act

of 59 George III.

The only Provincial Statutes which, in the proceedings against the "David J. Adams," that vessel has thus far been charged with infringing are the Colonial Acts of 1868, 1870, and 1883. It is therefore fair to presume that there are no other Colonial Acts applicable to the

case, and I know of none.

The Act of 1868, among other provisions not material to this discussion, provides for a forteiture of foreign vessels "found fishing, or preparing to fish, or to have been fishing in British waters within three marine miles of the coast;" and also provides a penalty of \$400 against a master of a foreign vessel within the harbour who shall fail to answer questions put in an examination by the authorities. No other Act is, by this statute, declared to be illegal, and no other penalty or forfeiture is provided for.

The very extraordinary provisions in this statute for facilitating forfeitures, and embarrassing defence against or appeal from them, not material to the present case, would, on a

proper occasion, deserve very serious attention.

The Act of 1870 is an amendment of the Act just referred to, and adds nothing to it affecting the present case.

The Act of 1883 has no application to the case, except upon the point of the omission of

the vessel to report to the Customs Officer, already considered.

It results, therefore, that, at the time of the seizure of the "David J. Adams" and other vessels, there was no Act whatever, either of the British or Colonial Parliaments, which made the purchase of bait by those vessels illegal or provided for any forfeiture, penalty, or proceedings against them for such transaction. And even if such purchase could be regarded as a violation of that clause of the treaty which is relied on, no law existed under which the seizure could be justified. It will not be contended that Custom House authorities or colonial courts can seize and condemn vessels for a breach of the stipulations of a treaty, when no legislation exists which authorizes them to take cognizance of the subject, or invests them with any jurisdiction in the premises. Of this obvious conclusion the Canadian authorities seem to be quite aware. I am informed that since the seizures they have pressed, or are pressing, through the Canadian Parliament in much haste an Act which is designed, for the first time in the history of the legislation under this treaty, to make the facts upon which the American vessels have been seized illegal, and to authorize proceedings against them therefor-

What the effect of such an Act will be in enlarging the provisions of an existing treaty between the United States and Great Britain need not be considered here. The question under discussion depends upon the treaty, and upon such legislation, warranted by the

treaty, as existed when the seizures took place.

The practical construction given to the treaty down to the present time has been in entire accord with the conclusions thus deduced from the Act of Parliament. The British Government has repeatedly refused to allow interference with American fishing vessels,

unless for illegal fishing, and has given explicit orders to the contrary.

On the 26th May, 1870, Mr. Thornton, the British Minister at Washington, communicated officially to the Secretary of State of the United States copies of the orders addressed by the British Admiralty to Admiral Wellesley, commanding Her Majesty's naval forces on the North American Station, and of a letter from the Colonial Department to the Foreign ()ffice, in order that the Secretary might "see the nature of the instructions to be given to Her Majesty's and the Canadian officers employed in maintaining order at the fisheries in the neighbour-hood of the coasts of Canada." Among the documents thus transmitted is a letter from the Foreign Office to the Secretary of the Admiralty, in which the following language is contained:.-

"The Canadian Government has recently determined, with the concurrence of Her Majesty's Ministers, to increase the stringency of the existing practice of dispensing with the the warnings hitherto given, and seizing at once any vessel detected in violating the law.

"In view of this change, and of the questions to which it may give rise, I am directed by Lord Granville to request that you will move their Lordships to instruct the officers of Her Majesty's ships employed in the protection of the fisheries that they are not to seize any Vessel unless it is evident, and can be clearly proved, that the offence of fishing has been committed, and the vessel itself captured, within three miles of land."

In the letter from the Lords of the Admiralty to Vice-Admiral Wellesley of the 5th May, 1870, in accordance with the foregoing request, and transmitting the letter above quoted

from, there occurs the following language:-

"My Lords desire me to remind you of the extreme importance of Commanding Officers of the ships selected to protect the fisheries exercising the utmost discretion in carrying out their instructions, paying special attention to Lord Granville's observation, that no vessel should be seized unless it is evident, and can be clearly proved, that the offence of fishing has been committed, and that the vessel is captured within three miles of land."

Lord Granville, in transmitting to Sir John Young the aforesaid instructions, makes use

of the following language:-

"Her Majesty's Government do not doubt that your Ministers will agree with them as to the propriety of these instructions, and will give corresponding instructions to the vessels employed by them."

These instructions were again officially stated by the British Minister at Washington, to

the Secretary of State of the United States, in a letter dated the 11th June, 1870.

Again, in February, 1871, Lord Kimberley, Colonial Secretary, wrote to the Governor

General of Canada as follows:-

"The exclusion of American fishermen from resorting to Canadian ports, except for the Purpose of shelter, and of repairing damages therein, purchasing wood, and of obtaining water, might be warranted by the letter of the Treaty of 1818, and by the terms of the Imperlal Act 59 Geo. III. cap. 38; but Her Majesty's Government feel bound to state that it seems to them an extreme measure, inconsistent with the general policy of the Empire, and they are disposed to concede this point to the United States Government, under such restrictions as may be necessary to prevent smuggling, and to guard against any substantial invasion of the exclusive rights of fishing which may be reserved to British subjects."

And in a subsequent letter from the same source to the Governor General, the following

language is used:-

"I think it right, however, to add that the responsibility of determining what is the true construction of a Treaty made by Her Majesty with any foreign Power must remain with Her Majesty's Government, and that the degree to which this country would make itself a party to the strict enforcement of the Treaty rights may depend not only on the literal construction of the Treaty, but on the moderation and reasonableness with which these rights are asserted."

I am not aware that any modification of these instructions, or any different rule from

that therein contained, has ever been adopted or sanctioned by Her Majesty's Government.

Judicial authority upon this question is to the same effect. That the purchase of bait by American fishermen in the provincial ports has been a common practice is well known, but in no case, so far as I can ascertain, has a seizure of an American vessel ever been enforced on the ground of the purchase of bait, or of any other supplies. On the hearing before the Halifax Fisheries Commission in 1877-78 this question was discussed, and no case could be produced of any such condemnation. Vessels shown to have been condemned were in all

cases adjudged guilty either of fishing, or preparing to fish, within the prohibited limit.

And in the case of the "White Fawn," tried in the Admiralty Court at New Brunswick before Judge Hazen in 1870, I understand it to have been distinctly held that the purchase of bait, unless proved to have been in preparation for illegal fishing, was not a violation of the Treaty nor of any existing law, and afforded no ground for proceedings against the

But even were it possible to justify on the part of the Canadian authorities the adoption of a construction of the Treaty entirely different from that which has always heretofore prevailed, and to declare those acts criminal which have hitherto been regarded as innocent, upon obvious grounds of reason and justice, and upon common principles of comity to the United States Government, previous notice should have been given to it or to the American

fishermen of the new and stringent restrictions it was intended to enforce.

If it was the intention of Her Majesty's Government to recall the instructions which I have shown had been previously and so explicitly given relative to interference with Ameri-

can vessels, surely notice should have been given accordingly.

The United States have just reason to complain, even if these restrictions could be justified by the Treaty, or by the Acts of Parliament passed to carry it into effect, that they should be enforced in so harsh and unfriendly a manner, without notice to the Government of the change of policy, or to the fishermen of the new danger to which they were thus exposed.

In any view, therefore, which it seems to me can be taken of this question, I feel justified in pronouncing the action of the Canadian authorities in seizing and still retaining the "David J. Adams" to be not only unfriendly and discourteous, but altogether unwarrantable.

The seizure was much aggravated by the manner in which it was carried into effect. It appears that four several visitations and searches of the vessel were made by boats from the Canadian steamer "Lansdowne" in Annapolis Basin, Nova Scotia. The "Adams" was finally taken into custody, and carried out of the Province of Nova Scotia across the Bay of Fundy and into the port of St. John, New Brunswick; and, without explanation or warning, on the following Monday, the 10th May, taken back by an armed crew to Digby, in Nova Scotia. That, in Digby, the paper alleged to be the legal precept for the capture and detention of the vessel was nailed to her mast in such manner as to prevent its contents being read, and the request of the Captain of the "David J. Adams," and of the United States' Consul General, to be allowed to detach the writ from the mast, for the purpose of learning its contents, was positively refused by the provincial official in charge. Nor was the United States' Consul General able to learn from the Commander of the "Lansdowne" the nature of the complaint against the vessel, and his respectful application to that effect was fruitless.

From all the circumstances attending this case, and other recent cases like it, it seems to me very apparent that the seizure was not made, for the purpose of enforcing any right or redressing any wrong. As I have before remarked, it is not pretended that the vessel had been engaged in fishing, or was intended to fish, in the prohibited waters, or that it had done, or was intending to do, any other injurious act. It was proceeding upon its regular and lawful business of fishing in the deep sea. It had received no request, and, of course, could have disregarded no request, to depart, and was in fact departing when seized; nor had its

master refused to answer any questions put by the authorities.

It had violated no existing law, and had incurred no penalty that any known statute

.imposed.

It seems to me impossible to escape the conclusion that this and other similar seizures were made by the Canadian authorities for the deliberate purpose of harassing and embarrassing the American fishing vessels in the pursuit of their lawful employment, and the injury which would have been a serious one if committed under a mistake, is very much aggravated

by the motives which appear to have prompted it.

I am instructed by my Government earnestly to protest against these proceedings as wholly unwarranted by the Treaty of 1818, and altogether inconsistent with the friendly relations hitherto existing between the United States and Her Majesty's Government; to request that the "David J. Adams" and the other American fishing vessels now under seizure in Canadian ports be immediately released; and that proper orders may be issued to prevent similar proceedings in the future; and I am also instructed to inform you that the United States will hold Her Majesty's Government responsible for all losses which may be sustained by American citizens in the dispossession of their property growing out of the search, seizure, detention, or sale of their vessels lawfully within the territorial waters of British North America.

The real source of the difficulty that has arisen is well understood. It is to be found in the irritation that has taken place among a portion of the Canadian people on account of the termination, by the United States' Government, of the Treaty of Washington on the 1st July last, whereby fish imported from Canada into the United States, and which, so long as that Treaty remained in force, was admitted free, is now liable to the import duty provided by the General Revenue Laws. And the opinion appears to have gained ground in Canada that the United States may be driven, by harassing and annoying their fishermen, into the adoption of a new Treaty by which Canadian fish shall be admitted free.

It is not necessary to say that this scheme is likely to prove as mistaken in policy as it is indefensible in principle. In terminating the Treaty of Washington the United States were simply exercising a right expressly reserved to both parties by the Treaty itself, and of the exercise of which by either party neither can complain. They will not be coerced by wanton injury into the making of a new one. Nor would a negotiation that had its origin in mutual irritation be promising of success. The question now is not what fresh Treaty may or might be desirable, but what is the true and just construction, as between the two nations, of the Treaty that already exists.

The Government of the United States, approaching this question in the most friendly spirit, cannot doubt that it will be met by Her Majesty's Government in the same spirit, and feels every confidence that the action of Her Majesty's Government in the premises will be

such as to maintain the cordial relations between the two countries that have so long happily prevailed.

I have, &c.,

(Sd.) E. J. PHELPS.

(Telegram.)

No. 101.

Lord Lansdowne to Earl Granville.

26th June, 1886.

Your Lordship's telegrams of the 24th inst. have been received. It was decided by the Vice-Admiralty Court in 1871 that the buying of bait was evidence of preparing to fish. The master of the "D. J. Adams" having purchased bait, that vessel becomes liable under the Imperial Statute of 1819, section 2. There is also a Canadian Statute to the same effect. The master of the "Adams" is also liable to a penalty for entering Canadian waters for a purpose which the Convention of 1818 does not recognize. The vessel is liable also under the Customs Act until the penalty of \$400 for not making proper entry at the Custom House has been paid. Nothing concerning the "Annie M. Jordan" is known here.

(Sd.)

LANSDOWNE.

No. 102.

The Governor General to the Minister at Washington.

[No. 67.]

CASCAPEDIA, 30th June, 1886.

Sir,—With reference to your despatches, noted in the margin, forwarding notes No. 61, No. 68. from Mr. Bayard, dated 10th and 20th of May last, upon questions arising out of the seizure of American fishing vessels in Canadian territorial waters, I have the honour to transmit herewith, for your information, a copy of a minute of my Privy Council, covering a report by the Minister of No. 94. Marine and Fisheries upon the notes referred to.

I have, &c.,

(Sd.) LANSDOWNE.

The Honourable

Sir L. S. SACKVILLE WEST, K.C.M.G.

(Telegram.)

No. 103.

Earl Granville to Lord Lansdowne.

6th July, 1886.

It is asserted by the United States' Minister that American vessels have been warned by the Collector of Customs at Canso to keep three miles outside a line drawn from Canso to St. Esprit, also outside a similar line extending from North-Cape to East Point in Prince Edward Island.

(Sd.)

GRANVILLE.

No. 104.

Minister at Washington to Governor General.

[No. 83]

WASHINGTON, 8th July, 1886.

My Lord,—I have the honour to acknowledge the receipt of Your Excellency's despatch No. 67 of the 30th ultimo, forwarding copy of a report by the Minister of Marine and Fisheries on Mr. Bayard's notes of the 10th and 20th of May last, respecting the seizure of American fishing vessels in Canadian waters.

I have, &c.,

(Sd.)

L. S. S. WEST.

His Excellency

THE GOVERNOR GENERAL.

(Telegram.)

No. 105.

Lord Lansdowne to Earl Granville.

12th July, 1886.

With respect to Your Lordship's telegram of the 6th inst, I have ascertained that no warning was issued by the Collector of Customs at Canso other than the official warning which has been seen by you. In conversation with the master of a fishing vessel the Collector expressed his opinion that the headland line ran from Cranberry Island to St. Esprit, but this was not authorized by my Government in any manner.

(Sd.)

LANSDOWNE.

No. 106.

From Colonial Office to Governor General.

Downing Street, 15th July, 1886.

My Lord,—I have the honour to acknowledge the receipt of your despatch of the 8th of June last, and to acquaint you that Her Majesty's Government observe with satisfaction the amendments which have been made in the Customs Circular No. 371 and in the warning to be given to the United States' fishing vessels frequenting the waters of Canada.

I have, &c.,

(Sd.)

GRANVILLE.

His Excellency

THE GOVERNOR GENERAL.

No. 107.

Colonial Office to Governor General.

Downing Street, 15th July, 1886.

My Lord,—With reference to my telegram of the 6th of July and to your telegraphic reply of the 12th instant, relating to warnings alleged to have been given to fishing vessels of the United States by the Collector of Customs at Canso, I have the

honour to transmit to you the accompanying copy of a letter from the Foreign Office with its enclosure on which my telegram was founded.

I should be glad to receive a report from your Government at their early

convenience on the subject of these papers.

I have, &c.,

(Sd.)

GRANVILLE.

His Excellency

THE GOVERNOR GENERAL.

[Enclosure No. 1.]

The Foreign Office to the Colonial Office.

Foreign Office, 30th June, 1886.

SIR,—With reference to my letter of the 19th instant, I am directed by the Secretary of State for Foreign Affairs to transmit to you to be laid before Earl Granville, a copy of a despatch from Her Majesty's Minister at Washington, relative to the headland question in connection with the North American Fisheries.

I am, &c.,

(Sd.) J. PAUNCEFOTE.

The Under Secretary of State For the Colonies.

[Enclosure No. 2.]

From Foreign Office to Colonial Office.

Foreign Office, 30th June, 1886.

Sir,—With reference to your letter of the 26th instant, I am directed by the Earl of Rosebery, to state that His Lordship would be glad if Earl Granville could ascertain whether any instructions have been given by the Canadian Government to Customs Officers on the subject of headland lines which might have given rise to the alleged claims to exclude United States' fishing vessels from the waters covered by lines drawn from Cape Canso to St. Esprit, and from North Cape to East Cape of Prince Edward Island.

I am, &c.,

(Sd.)

J. PAUNCEFOTE.

The Under Secretary of Spate For the Colonies.

[Enclesure No. 3.]

[TREATY No. 55.]

Sir L. West to Earl Rosebery.

Washington, 15th June, 1886.

My Lord,—I have the honour to enclose to Your Lordship, herewith, copy of a note which I have received from the Secretary of State requesting the attention of Her Majesty's Government to certain warnings alleged to have been given to American fishing vessels by the Canadian authorities to keep outside imaginary lines drawn from headlands to headlands, which he characterizes as wholly unwarranted pretensions of extra territorial authority and usurpations of jurisdiction.

I have, &c.,

(Sd.) L. S. S. WEST.

The Right Honourable

The Secretary of State
For Foreign Affairs.

[Enclosure No. 4.1

Mr. Bayard to Sir L. West.

WASHINGTON, 14th June, 1886.

Sir,—The Consul General, of the United States, at Halifax, communicates to me the information derived by him from the Collector of Customs at that port, to the effect that American fishing vessels will not be permitted to land fish at that port of entry for trans-

portation, in bond, across the Province.

I have also to inform you that the masters of the American fishing vessels of Gloucester, Mass., "Martha A. Bradley," "Rattler," "Eliza Boynton" and "Pioneer," have severally reported to the Consul General, at Halifax, that the Sub-Collector of Customs, at Canso, had warned them to keep outside an imaginary line drawn from a point three miles outside Canso Head to a point three miles outside St. Esprit, on the Cape Breton coast, a distance of forty miles. This line, for nearly its entire continuance, is distant twelve to twenty-five miles from the coast. The same masters also report that they were warned against going inside an imaginary line drawn from a point three miles outside North Cape, on Prince Edward Island, to a point three miles outside East Point, on the same island, a distance of over one hundred miles, and that this last named line was, for nearly that entire distance, about thirty miles from the shore.

The same authority informed the masters of the vessels referred to that they would not

be permitted to enter Bay Chaleur.

Such warnings are, as you must be well aware, wholly unwarranted pretensions of

extra-territorial authority and usurpation of jurisdiction by the provincial officers.

It becomes my duty in bringing this information to your notice, to request that if any such orders for interference with the unquestionable rights of the American fishermen to pursue their business without molestation, at any point not within three marine miles of the shores, and within the defined limits as to which renunciation of the liberty to fish was expressed in the Treaty of 1818, may have been issued the same way at once, be revoked as violation of the rights of citizens of the United States under Convention with Great Britain.

I will ask you to bring this subject to the immediate attention of Her Britannic Majesty's Government, to the end that proper remedial orders may be forthwith issued.

It seems most unfortunate and regrettable that questions which have been long since settled between the United States and Great Britain should now be sought to be revived.

I have, &c.,

(Sd.)

T. F. BAYARD.

The Honourable

Sir Lionel S. Sackville West, K.C. M.G.

(Telegram.)

No. 108.

Earl Granville to Lord Lansdowne.

21st July, 1886.

My Lord,—The Secretary of the United States has made a protest in very strong terms to British Minister against the proceedings in the case of the schooner "City Point," alleged to have been detained at Shelburne for having landed men and obtained water. Send explanation by telegraph as soon as possible.

(Sd.) GRANVILLE,

(Telegram.)

No. 109.

Lord Lansdowne to Earl Granville.

24th July, 1886.

Mr Lord,—Your Lordship's telegram of the 21st July. The United States' fishing schooner "City Point" committed a breach of the Canadian Customs' laws by landing portion of her crew and luggage, and by not reporting to the Customs. She was detained, and, on deposit of \$400, subsequently released.

(Sd.) LANSDOWNE.

No. 110.

Earl Granville to Lord Lansdowne.

DOWNING STREET, 28th July, 1886.

My Lord,—I have the honour to transmit to you, for communication to Your Lordship's Government, a copy of a letter, with its enclosures from the Foreign Office, respecting the case of the United States' schooner "City Point," on which my telegram of the 21st instant was founded.

I have, &c.,

(Sd.) GRANVILLE.

Governor General,

The Most Honourable

The Marquis of Lansdowne, G.C.M.G.

[Enclosure No. 1.]

The Foreign Office to the Colonial Office.

Foreign Office, 17th July, 1886.

Sir,—I am directed by the Earl of Rosebery to transmit to you a copy of a despatch from Her Majesty's Minister at Washington, enclosing a copy of a note from Mr. Bayard, in which he protests against the detention of the American schooner "City Point," at Shelburne, Nova Scotia; and I am to request that Earl Granville will instruct the Marquis of Lansdowne, by telegraph, to send home a report on the subject, if possible, by cable.

I am, &c.,

(Sd.) J. PAUNCEFOTE.

The Under Secretary of State, Colonial Office.

[Enclosure No. 2.]

Sir L. West to the Earl of Rosebery.

[Treaty No. 60.]

WASHINGTON, 3rd July, 1886.

My Lord,—I have the honour to enclose to Your Lordship, herewith, copy of a further note which I have received from the Secretary of State, reporting the detention of the American schooner "City Point," of Portland (Maine), by the authorities of Nova Scotia.

I have, &c.,

(Sd.) L. S. S. WEST.

The EARL OF ROSEBERY, &c., &c.

[Enclosure No. 3.]

Mr. Bayard to Sir L. S. S. West.

DEPARTMENT OF STATE, Washington, 2nd July, 1886.

SIR,—It is my unpleasant duty promptly to communicate to you the telegraphic report to me by the United States' Consul General at Halifax, that the Schooner "City Point," of Portland, Maine, arrived at the Port of Shelburne, Nova Scotia, landed two men, obtained mater, and is detained by the authorities until further instructions are received from Ottawa. The case, as thus reported, is an infringement of the ordinary rights of international hospitality, and constitutes a violation of treaty stipulations and commercial privileges, evincing such unfriendliness to the citizens of the United States as is greatly to be deplored, and

which I hold it to be the responsible duty of the Government of Great Britain promptly to correct.

I have, &c.,

T. F. BAYARD. (Sd.)

The Hon. Sir L. S. S. WEST, K.C.M.G., &c., &c., &c.

(Extract.)

No. 111.

Lord Lansdowne to Earl Granville.

[No. 238.]

CITADEL, QUEBEC, 29th July, 1886.

My Lord,—I have the honour to forward herewith a copy of an approved report of a Committee of the Privy Council in reference to the Act entitled "An Act further to amend the Act respecting fishing by foreign vessels," which was passed at its last session by the Parliament of Canada, and which, as Your Lordship will remember, was reserved by me for the signification of Her Majesty's pleasure thereon.

Your Lordship will observe that for the reasons offered by the Minister of Justice my Government recommends that the attention of Her Majesty's Government may be drawn to the necessity for having the Royal Assent given at as early a day

as possible to the Act above referred to.

Your Lordship has already been fully informed of the circumstances under which this Bill was originally introduced, and which are again recurred to in the report now submitted.

I enclose herewith a copy of clause 17 of the Act No. 85 mentioned by the Minister, and I apprehend that there can be no doubt that should the President at any time determine to issue a proclamation such as that contemplated in the clause Canadian vessels would become liable to seizure and forfeiture in consequence of acts for which, as the law now stands, it might not be possible to enforce the same

renalties against vessels of the United S. ates.

I have, &c., (Sd.)

LANSDOWNE.

The Right Honourable EARL GRANVILLE, K. G.

[Enclosure No. 1.]

COPY of an approved Report of a Committee of the Privy Council of Canada, dated 21st July, 1886.

On a Report dated 17th July, 1886, from the Honourable Mr. Thompson, for the Minister of Marine and Fisheries, submitting the following observations in reference to the Act entitled "An Act further to amend the Act respecting fishing by foreign vessels," which was passed at its last session by the Parliament of Canada, and which has been reserved by Your Excellency for the assent of Her Majesty The Queen, a full and careful consideration of the subject with which the Act deals, made apparent the necessity for such a measure for the enforcement within Canadian waters of the statutes, which have been already passed in the Imperial and Canadian Parliaments, for carrying out the provisions of the Treaty of 1818 between Great Britain and the United States. The Statute 59 Geo. III, cap. 38, provides the penalty of forfeiture as to any foreign fishing vessels found fishing, or to have been fish-

ing, or preparing to fish, within three marine miles of any of the coasts, bays, creeks, of harbours in any part of Her Majesty's Deminions in America, &c.

The Canadian Act of 1868, (cap. 61,) entitled "An Act respecting fishing by foreign vessels," and its amendment followed the Imperial Act and established the same penalty for the same offences. For all other offences against the treaty, and against the Imperial Act above referred to, the only penalty now provided by statute is that mentioned in section 4 of the Imperial Act, viz., the penalty of £200 to be recovered in the Superior Courts.

The Minister has had his attention called to the fact that the ordinary common law remedy for violation of a statute, viz., indictment as for a misdemonur is an unsuitable offerment as for a misdemonur is an unsuitable offerment as for a misdemonur is an unsuitable offerment as for a misdemonur is an unsuitable offerment as for a misdemonur is an unsuitable offerment as for a misdemonur is an unsuitable offerment.

remedy for violation of a statute, viz., indictment as for a misdeamour, is an unsuitable one

for such cases, because it would involve long personal imprisonment, even before trial (as the defendants would generally be foreigners without available security to offer for their appearance) and would after conviction be followed in nearly all cases by a further term of imprisonment, as the person on whom the penalties would fall would probably be unable to bear a considerable fine.

It is obvious that the mere right to bring a suit against the masters of offending fishing vessels, is a remedy of little or no avail. Before judgment for the £200 could be obtained, the person sued would be almost certain to be out of the jurisdiction of the Dominion courts, and the enforcement of the judgment would, for that reason become, in most cases, impossible, even if the defendants possessed the means from which the judgment could be realized.

The Minister submits that the penalty of forfeiture applied by the second section of the Imperial Statute, and by the Canadian Act, to the offence of fishing, &c., would be a suitable and most available penalty for the infringement of these statutes.

It cannot be claimed by the United States' Government to be an excessive or an unreasonable penalty, because, by Statute No. 85, of the United States' Congress, lately assented to by the President of the United States, the same penalty is established against foreign vessels whose masters, officers or agents do any act which may be contrary to any proclamation issued under that Statute.

The Committee concurring in the foregoing report, and considering the great value of the Canadian fishing grounds, and the necessity which exists for their protection from encroachments by foreign fishermen, in order that these natural resources may be made available to our own people, recommends that the attention of Her Majesty's Government be drawn to this subject, and that representations be made as to the necessity for having the Royal assent given at as early a day as possible to the Act of last session which is before referred to.

All which is respectfully submitted for Your Excellency's approval.

(Sd.) JOHN J. MoGEE, Clerk, Privy Council, Canada.

[Enclosure No 2.]

Section 17 of Bill No. 85 of the United States' Congress.

Section 17. That whenever any foreign country whose vessels have been placed on the same footing in the ports of the United States as American vessels (the coastwise trade excepted) shall deny to any vessels of the United States any of the commercial privileges accorded to national vessels in the harbours, ports, or waters of such foreign country, the President, on receiving satisfactory information of the continuance of such discriminations against any vessels of the United States, is hereby authorized to issue his Proclamation excluding, on and after such time as he may indicate, from the exercise of such commercial privileges in the ports of the United States as are denied to American vessels in the ports of such foreign country, all vessels of such foreign country of a similar character to the vessels of the United States thus discriminated against, and suspending such concessions previously granted to the vessels of such country; and on and after the date named in such Proclamation for it to take effect, if the master, officer, or agent of any vessel of such foreign country excluded by said Proclamation from the exercise of any commercial privileges shall do any act prohibited by said Proclamation in the ports, harbours, or waters of the United States for or on account of such vessel, such vessel, and its rigging, tackle, furniture and boats, and all the goods on board, shall be liable to seizure and to forfeiture to the United States; and any Person opposing any officer of the United States in the enforcement of this Act, or aiding and abetting any other person in such opposition, shall forfeit eight hundred dollars and shall be guilty of a misdemeanor, and, upon conviction, shall be liable to imprisonment for a term not exceeding two years.

No. 112.

Earl Granville to the Governor General.

[No. 175.]

DOWNING STREET, 29th July, 1886.

My Lord,—I have the honour to transmit to you a copy of a letter from the Foreign Office, enclosing two despatches from Her Majesty's charge d'affaires at Washington, containing protests of Mr. Bayard against the action of the authorities of the Dominion in regard to United States' fishing vessels.

I have to request that your Government will, with as little delay as possible,

furnish Her Majesty's Government with a report on the cases referred to.

I have, &c.,

(Sd.) GRANVILLE.

Governor General,

The Most Honourable

The MARQUIS OF LANSDOWNE, G.C.M.G.

&c., &c., &c.

[Enclosure No. 1.]

Foreign Office to Colonial Office.

Foreign Office, 28th July, 1886.

Sir,—I am directed by the Earl of Rosebery to transmit to you two despatches from Her Majesty's Chargé d'Affaires at Washington containing protests of Mr. Bayard against the action of the Canadian authorities in regard to United States' fishing vessels, and I am to suggest that if Earl Granville sees no objection, a report on the cases mentioned should be obtained from the Dominion Government with as little delay as possible.

I am, &c.,

(Sd.)

J. PAUNCEFOTE.

The Under Secretary of State, Colonial Office.

[Enclosure No. 2.]

Mr. Hardinge to the Earl of Rosebery.

[Treaty No. 67.]

Washington, 12th July, 1886.

My Lord,—I have the honour to transmit herewith to Your Lordship copy of a note received to-day from the Secretary of State protesting against the action of the Canadian Customs authorities at Pictou, N.S., in denying to the steamship "Novelty," of the United States, the right to take in steam coal, purchase ice or tranship fish in bond to the United States.

I am, &c.,

(Sd.)

CHARLES HARDINGE.

The Earl of Rosebery. &c., &c.

[Enclosure No. 3.]

Mr. Bayard to Sir L. S. West.

DEPARTMENT OF STATE, Washington, 10th July, 1886.

SIR,—I have the honour to inform you that I am in receipt of a report from the Consul General of the United States, at Halifax, accompanied by sworn testimony stating that the 100

"Novelty," a duly registered merchant steam vessel of the United States, has been denied the right to take in steam coal, or purchase ice, or tranship fish in bond to the United

States, at Pictou, N.S.

It appears that, having reached that port on the 1st inst., and finding the Customs Office closed on account of a holiday, the Master of the "Novelty" telegraphed to the Minister of Marine and Fisheries, at Ottawa, asking if he would be permitted to do any of the three things mentioned above. That he received in reply a telegram reciting with certain inaccurate and extended application, the language of Art. I, of the Treaty of 1818, the limitations upon the significance of which are in pending discussion between the Government of the United States and that of Her Britannic Majesty. That on entering and clearing the "Novelty" on the following day at the Custom House, the Collector stated that his instructions were centained in the telegram the Master had received, and that, the privilege instructions were contained in the telegram the Master had received; and that, the privilege of coaling being denied, the "Novelty" was compelled to leave Pictou without being allowed to obtain fuel necessary for her lawful voyage on a dangerous coast.

Against this treatment I make instant and formal protest as an unwarranted interpretation and application of the Treaty by the Officers of the Dominion of Canada and the Province of Nova Scotia, as an infraction of the laws of commercial and maritime intercourse existing between the two countries, and as a violation of hospitality, and for any loss or injury resulting therefrom the Government of Her Britannic Majesty will be held liable.

I have, &c.,

(Sd.) T. F. BAYARD.

The Honourable Sir L. S. WEST, K.C.M.G. &c., &c., &c.

[Enclosure No. 4.]

Mr. Hardinge to Earl of Rosebery.

INo. 68.1

WASHINGTON, 12th July, 1886.

the honour to enclose to Your Lordship herewith copy of a further note addressed by the Secretary of State to Sir L. West, protesting against the interference of the Dominion cruiser "Middleton" in preventing American boats from visiting St. Andrews, N. B., for the purpose of there purchasing herring for canning.

In reply I have merely acknowledged the receipt of his note and stated that I would

acquaint Your Lordship with his views on the subject.

I have also the honour to transmit to Your Lordship an extract from the "National Republican" of to day's date, giving the full text of Mr. Bayard's reply to representative Boutelle of Maine, tygether with a statement made by the captain of one of the American boats in question whose masters complain of the violation of their commercial rights.

1 have, &c.

(Sd.)

CHARLES HARDINGE.

The EARL OF ROSEBERY, &c., &c., &c.

[Enclosure No. 5.]

Mr. Bayard to Sir L. S West

DEPARTMENT OF STATE, WASHINGTON, 10th July, 1886.

Eastport, in Maine, had been received, reporting threats by the Customs Officials of the Dominion to seize American boats coming into those waters to purchase herring from the Canadian weirs for the purpose of canning the same as sardines, which would be a manifest infraction of the right of purchase and sale of herring caught and sold by Canadians in their own waters in the pursuance of legitimate trade.

To this note I have not had the honour of a reply.

To day Mr. C. A. Boutwell, M. P. from Maine, informs me that American boats visiting St. Andrews, N. B., for the purpose of there purchasing herring from the Canadian weirs for

canning had been driven away by the Dominion cruiser "Middleton."

Such inhibition of usual and legitimate commercial contracts and intercourse is assuredly without warrant of law, and I draw your attention to it in order that the commercial rights of citizens of the United States may not be thus invaded and subjected to unfriendly discrimination.

I am. &c.,

(Sd.)

T. F. BAYARD.

The Hon.

210, 27

SEE L. S. WEST, K.C.M.G., &c., &c., &c.

[Enclosure No. 6.]

EXTRACT from the "National Republican" of 12th July, 1886.

THE EXPELLED SARDINE BOATS.—AN ALLEGED VIOLATION OF COMMERCIAL RIGHTS WILL BE ASSERTED.

Representative Boutelle, of Maine, has received the following reply to his request that the State Department give immediate attention to the statement telegraphed him from Eastport, that American boats were driven away from St. Andrew's, N. B., on Friday, by a Dominion cruiser :-

DEPARTMENT OF STATE, 10th July, 1886.

Hon. C. A. BOUTELLE, House of Representatives.

DEAR SIR,—I have just received your telegram of this date stating that you had a despatch from Eastport, Me., that American boats after herring for sardines at St. Andrew's, N. B., were driven away by the Dominion cruiser "Middleton," with the announcement that no American boats will be allowed to take herring for any purpose. And to this you invoke the immediate attention of this Department.

On the 2nd of Jane last, you called at this Department, in company with Senator Hale, of Maine, and then drew my attention to a similar threat of interference with the purchase of small herring for canning as sardines from the Canadian weirs. On the same day I made representation of the alleged threats to the British Minister at this capital, and drew his attention to the alleged violation of lawful commercial intercourse between British subjects in Canada and the citizens of the United States.

It will assist materially in all such cases of alleged violation of commercial rights, if accurate and full statement of all the facts in each case are procured and forwarded to this Department, accompanied by affidavits.

A great deal of loose rumour and sensational statement would be thus disposed of, and a tangible basis be laid for claim for compensation by the injured parties.

I have, &c,

T. F. BAYARD. (Sd.)

Mr. Boutelle has telegraphed to Eastport requesting that full and accurate sworn statements of the interference complained of, be prepared and forwarded at once to the Department of State.

STATEMENT TELEGRAPHED TO WASHINGTON.

EASTPORT, Me, 11th July, 1886.

Captain Balkam, in charge of one of the American boats which were at St. Andrew's, N.B.; Friday night, and which were driven away by the Dominion cruiser "General Middleton, in command of Lieutenant Kent, makes the following statement :- "I was lying in St. Andrew's harbour, waiting for the fishermen to seine their weirs, when 'General Middleton come into port. Lieutenant Kent, of the 'Middleton', came on board my boat, and inquired if she was an American boat and if I was an American citizen. I told him I did not know whether my boat was American or not, but as for myself I was an American citizen. 'It makes no difference, he replied, whether your boat is American or English, you have no

right to purchase fish in this port, and if you do not leave, or if you attempt to buy fish, your boat will be seized.' He also notified the other boatmen. Not wishing to have any trouble with the Dominion Government, we all set sail, and blowing our fog horns in derision of the 'General Middleton,' steered for the American shore. Collector Null has taken my statement and telegraphed to Washington."

(Telegram.)

No. 113.

Earl Granville to Lord Lansdowne.

2nd August, 1886.

Send full particulars as to United States' fishing vessels seized or warned off. Grounds for seizure or warning, and exact locality, including distance from shore, of such vessels.

(Sd.)

SECRETARY OF STATE.

No. 114.

Minister at Washington to Governor General.

[No. 88.]

WASHINGTON, 3rd August, 1886.

My Lord,—I have the honour to transmit herewith to Your Excellency copy of a note addressed by the Secretary of State to Her Majesty's Minister, and I shall be very much obliged if Your Excellency will cause instructions to be issued to furnish me with the papers required.

I have, &c.,

(Sd.)

CHARLES HARDINGE.

His Excellency
The GOVERNOE GENERAL.

Enclosure No. 1.7

Mr. Bayard to Sir Lionel West.

WASHINGTON, 2nd August, 1886.

My DEAR SIR LIONEL,—In response to a request you gave me some time ago, references to certain British and Canadian Statutes relating to the fisheries, and also sent me—one or

two circulars emanating from the Dominion authorities on the same subject.

Many changes and innovations are reported to have been made in the public and other orders issued in Canada, and I will ask of you the favour to procure and send me, in duplicate, if possible, copies of all the orders, circulars and regulations issued officially, and now in force in Canada, under which the entry of American fishing vessels in Canadian waters, or their purchase of bait or other supplies, shipment of crews, &c., are regulated. For these important documents I shall be much obliged.

I am, &c.,

(Sd.) T. F. BAYARD.

(Telegram.)

No. 115.

Lord Lansdowne to Earl Granville.

4th August, 1886.

My Lord,—Your telegram of the 2nd. Full particulars by to-morrow's mail.

(Sd.) LANSDOWNE.

(Extract.)

No. 116.

Governor General to Secretary of State.

QUEBEC, 4th August, 1886.

My Lord, —I had the honour of receiving Your Lordship's telegram of the 2nd instant, requesting me to supply you with full particulars of all the United States? fishing vessels which have been seized or warned off by the Fisheries Police of the Dominion, of the grounds for such seizures and warnings, and of the exact locality in which they had taken place, with especial reference to the distance from the shore of such vessels at the time when they were seized or warned.

In regard to seizures, I have ascertained that the only cases have been the

following:

1st. The "David J. Adams," seized at Digby, N.S., on the 7th May last.
2nd. The "Ella M. Doughty," of Portland, Me., seized at Englishtown, N.S., on the 17th of May last.

3rd. The "City Point," seized at Shelburne, N.S., on the 2nd of July last.

4th. The "George W. Cushing" and the "C. B. Harrington," both of which vessels were seized at Shelburne on the 3rd of July.

Copies of the seizure reports, which contain all the information of which my

Government is possessed relative to these seizures, are enclosed herewith.

The circumstances under which the "David J. Adams" was seized have been already explained at some length in my previous despatches. This vessel is still detained, and waits trial before the Vice-Admiralty Court.

Particulars with regard to the "Ella M. Doughty" were given in my despatch No. 167, of the 26th May. This vessel has been released, her owners having

deposited the sum of \$3,000.

The "City Point," "George W. Cushing" and "C. B. Harrington" were released upon deposit of \$400 each, that being the amount of the penalty to which they were liable under Section 29 of the Customs' Act of 1883, which they had

I also enclose for Your Lordship's information copies of the boarding books of the Government fisheries protection vessels: "Lansdowne," "Critic," "F. E. Conrad," "Terror." "General Middleton" and "L. Houlett."

In the large majority of cases where vessels have been warned or ordered to leave Canadian waters the vessel was boarded in harbour. It has been thought sufficient to give the name of the harbour by way of a description of the locality.

In the few cases in which vessels appear to have been boarded outside a port or harbour in which cases no seizure was made or attempted and a simple warning given in accordance with the terms of the circular of which Your Lordship has already seen a copy, it has, I understand, not been thought necessary to instruct the officers in command of police vessels to mark the locality with greater exactness than by giving the name of the port or harbour off or near which the vessel was boarded.

In the case of vessels actually seized the reports contain much further informa-

tion as to locality.

I may mention in explanation of the fact that the returns of some of the police vessels have not been brought down to a more recent date, that these vessels are ordered not to come into port more than once a week and then only if they can be spared from their cruising grounds.

I have given directions that Your Lordship is to be from time to time supplied with further information in regard to any seizures or warnings which may hereafter

take place.

I have, &c.,

The Right Honourable THE SECRETARY OF STATE, for the Colonies.

(Sd.)

LANSDOWNE.

(Extract.)

No. 117.

Lord Lansdowne to Earl Granville.

CITADEL, QUEBEC, 4th August, 1886.

My Lord,—I have the honour to acknowledge receipt of Your Lordship's despatch of the 15th July, enclosing Mr. Pauncefote's letter of 30th June, No. 107, and enclosures Nos. 1, 2, 3 and 4. tive to the points raised in Mr. Bayard's note to Sir Lionel West, dated 14th *July, 1886.

*So dated in enclosure, but it is presumed the date should be 14th June.

I desire at once to point out to Your Lordship the inaccuracy of the language in which Mr. Bayard has described "such warnings," including, it is presumed, the alleged warning which had reference to the Bay des Chaleurs, as "wholly unwarranted pretensions of extra territorial authority and usurpations of jurisdiction by the Provincial officials," constituting "an interference with the unquestionable rights of the American fishermen to pursue their business without molestation at any point not within three marine miles of the shores, and within the defined limits as to which renunciation of the liberty to fish was expressed in the Treaty of 1818."

My Government will be prepared at the proper moment, and whenever it becomes necessary to raise the questions formally, to uphold by sufficient arguments the contention which has, from the time that these matters first engaged the attention of the Governments interested, been maintained by that of the Dominion in regard to the interpretations which should be placed upon that portion of Art. I. of the Convention of 1818, which describes the limits within which the liberty of fishing

was renounced by the United States.

It is not necessary upon the present occasion that I should recur to the past history of the "headlands question," or that I should do more than state that Mr. Bayard's suggestion that the Bay des Chaleurs does not form a part of the waters from which United States fishermen are excluded, is one in which my Government cannot acquiesce. Throughout the negotiations which have at different times taken place in regard to these matters no such admission has ever been made on the part of the Dominion, or, as far as I am aware, by the Imperial Government. It is therefore wholly incorrect of Mr. Bayard to speak of the question as one which should be included amongst those "which have been long since settled between the United States and Great Britain."

I shall ascertain whether any statement according with that referred to in the first paragraph of Mr. Bayard's note was made by the Collector at Halifax in regard to the landing of fish at that point for transportation in bond across the Province. It will, however, be evident to Your Lordship that the landing of fish for the above Purpose is not one of the objects for which entrance to Canadian harbours is per-

mitted within the terms of the Convention of 1818.

I have, &c.,

(Sd.)

LANSDOWNE.

The Right Honourable EARL GRANVILLE, K. G.

[No. 179]

No. 118.

The Right Honourable Edward Stanhope to Lord Lansdowne.

Downing Street, 4th August, 1886.

My Lord,—I have the honour to transmit to you, for the information of Your Lordship's Government, a copy of a letter from the Foreign Office, enclosing an 105

extract from the "New York Hearld" relative to the North American fisheries question.

I have, &c.,

(Sd.) EDWARD STANHOPE.

Governor General

The Most Honourable the Marquis of Lansdowne. G.C.M.G.

[Enclosure No. 1.]

Foreign Office to Colonial Office.

Foreign Office, 26th July, 1886.

Sir,—I am directed by the Secretary of State for Foreign Affairs to transmit to you, to be laid before Earl Granville, an extract from the "New York Herald," relative to the North American fisheries question.

I am, &c.,

(Sd.) J. PAUNCEFOTE.

The Under Secretary of State, Colonial Office.

[Enclosure No. 2.]

Extract from the "New York Herald" of 9th July, 1886.

DEPARTMENT OF STATE, Washington, 30th June, 1886.

Captain JESSE LEWIS. Owner of the schooner "David J. Adams," Gloucester, Mass.

Sir,-I have your letter, dated the 26th inst., stating the severe loss to you occasioned by the summary seizure by the Canadian authorities, in Annapolis Basin, Nova Scotia, of your fishing schooner the "David J. Adams," which, as you say, is all the property you

possess and constituted your only support.

It is proper that I should inform you that demand was made upon the Government of Great Britain for the release of the vessel, coupled with a notification that that Government would be held answerable for all loss and damage caused by her seizure and detention. Your case commands my sincere sympathy, and ever since it was brought to my knowledge has had the constant consideration of the Department, and of the consular officers of the United States in the Dominion of Canada.

Mr. William L. Putnam, of Portland, Me., in conjunction with Mr. George W. Biddle, of Philadelphia, has been engaged by this Government as its legal counsel in respect of its rights and duties which may be brought in question by reason of the seizure of your vessel. If you will communicate with Mr. Putnam he will no doubt give you all information in his power in relation to the laws under which your property was so seized, and suggest what

steps should be taken to protect your private interest in the premises.

Moreover, I suggest that you should carefully secure evidence of all the facts connected with the presence of your vessel in Annapolis Basin, and of the absence of any unlawful act or intention on the part of her master, crew, or owner, as well as proof of the actual loss and injury sustained by you by reason of this harsh and, as I believe, wholly unwarranted action by the Canadian officials—such evidence to be obtained and preserved as the basis of claims for your remuneration.

More than one year ago I sought to protect our citizens engaged in fishing from the results which might attend any possible misunderstanding between the Governments of Great Britain and the United States as to the measure of their mutual rights and privileges in the territorial waters of British North America, after the termination of the fishery articles of the Treaty of Washington in June last. It seemed to me then, and seems to me now, very hard that differences of opinion between the two Governments should cause loss to the honest citizens whose line of obedience might be thus rendered vague and uncertain and their property be brought into jeopardy. Influenced by this feeling, I procured a temporary

106

arrangement which secured our fishermen full enjoyment of all the Canadian fisheries, free from molestation during a period which would permit discussion of a just international settlement of the whole fishery question. But other counsels prevailed, and my efforts further to protect the fishermen from such trouble as you now suffer were unavailing.

To secure for them full protection in the enjoyment of all their just rights and privileges is still my earnest intent and object, and for all losses to which they may be unlawfully subjected at the hands of the authorities of foreign Governments I shall seek and expect to obtain full redress. I regret exceedingly the disturbance in the long customary pursuits and the serious loss and inconvenience attendant upon a disputed construction of laws and treaties by two separate Governments, and I trust that I shall soon be enabled to secure such a clear and comprehensive declaration of agreement between those charged with the administration of the two Governments as will define the line of their rights and secure from molestation those American fishermen who, obeying the injunctions of their Government respecting subordination to the laws of foreign Governments, keep within the laws of their own country.

Reparation for all losses unlawfully caused by foreign authority will be made the subject

of international presentation and demand.

I am, &c.,

(Sd.) T. F. BAYARD.

No. 119.

· Lord Lansdowne to Earl Granville.

CITADEL, QUEBEC, 5th August, 1886.

My Lord,—With reference to my despatch of yesterday's date I have now the honour to forward for Your Lordship's information copies of the papers relative to the seizure of the United States' fishing schooner "Ella M. Doughty."

I have, &c.,

(Sd.)

LANSDOWNE.

The Right Honourable RARL GRANVELLS, K.G., &c., &c.

[Eaclosure No. 1.]

HALIFAX, 5th August, 1886.

Regina vs. "Ella M. Doughty."

Sir,—I received your telegram to-day as follows: __"please send me to-day copy of Collect-

or of Customs' affidavit in re, Doughty seizure."

The only affidavit made by the Collector of Customs is the affidavit to lead warrant, which is very brief and contains no particulars of fact, the Admiralty rules only requiring that it should state the nature of the claim. I, therefore, forward in addition to this the other documents enumerated below as they may contain some information required by you. Enclosed herewith are:—1st. Affidavit of Daniel G. McAskill and Donald J. Morrison, 18th May, 1886. 2nd. Affidavit of Angus Morrison, 31st. May 1886. 3rd. Affidavit of Donald McRitchie, 31st May, 1886. 4th. Statement of Torquell McLean. 5th. Statement of Donald J. Morrison, 31st May, 1886. 6th Statement of Daniel G. McAskill, 31st May, 1886. 7th. Copy of Affidavit of Lauchlin G. Campbell to lead warrant, Regina vs. "Ella M. Doughty". 8th. Copy of Plaintiff's Petition, Regina, vs. "Ella M. Doherty."

Your obedient servant,

(Sd.) WALLACE GRAHAM.

Grorge W. Burbidge, Esq.,
Deputy Minister of Justice, Otta va.

[Enclosure No. 2.]

We, Daniel G. McAskill and Donald J. Morrison, of Englishtown, do solemnly swear that we sold on the 12th day of March, 1886, 1,400 herring at 25 cents per hundred, and on the 13th 3 barrels more or less at \$1.00 per barrel to schooner "Ella M. Doughty."

(SJ.) DANIEL G. MOASKILL, D. J. MORRISON.

Sworn to, before me this 18th a day of May, 1886.

(Sd.) D. McAulay, Deputy Collector.

[Enclosure No 3.]

I, Angus Morrison, of Englishtown, make the following statement and say:—
That I was aboard schooner "Ella M. Doughty" with Torquell McLean selling 500 herring for 30 cents per 100. I did not sell any myself. The Captain and crew were warning us not to tell. The day before this day the crew were ashore wanting me to take herring aboard in night time. They were talking about the trading license but they did not know whether it was good or not.

I, Angus Morrison, do solemnly swear that the above statements are true and correct in all their particulars.

an men parmemars.

(Sd.) ANGU 3 MORRISON.

I, the undersigned certify that the above Angus Morrison made the statements and swore to them before me this 31st day of May, 1886.

(Sd.) D. McAulay,

Deputy Collector.

[Enclosure No. 4.]

I, Donald McRitchie, went aboard schooner "Ella M. Doughty" on the 12th day of May, 1886, and took aboard with me 900 herring which the Captain bought from me and gave me \$2.25 for them.

Captain of schooner "Ella M. Doughty" wished me to keep it quite secret. While I was about leaving, Donald McInnes, Daniel G. McAskill and Donald J. Morrison came aboard. I solemnly swear that the above statements are correct, so help me God.

(Sd.) DONALD MCRITCHIE,

I, the undersigned, certify that the above statements were made before me and sworn to on the 31st day of May, 1886.

(Sd.) D. McAulay, Deputy Collector.

[Enclosure No. 5.]

I, Torquell McLean, and Angus Morrison went aboard schooner "Ella M. Doughty" on the 13th May, and sold herring and there were aboard Donald McInnes, Donald J. Morrison and Daniel G. McAskill.

This statement made in presence of Daniel Morrison and Daniel McLean.

Torquell McLean refuses to sign this or swear to it: says it is true.

(Sd.) D. McAULAY,

Deputy Collector.

[Enclosure No. 6.]

I, Donald J. Morrison, was in the boat on the 12th day of May, 1886, with Dan. G. McAskill and Donald McInnes when the dory of the schooner "Ella M. Doughty" met us coming home with nets and herrings; the crew told us to clean nets and take herrings aboard and captain would buy them when we were in vessel. We saw aboard Torquell McLean and

Donald McRitchie. They seemed to be very much afraid that they would be seized. Second day we went aboard Torquell McLean and Angus Morrison (little) had left schooner "Ella M. Doughty" and they commenced cleaning net. They said Torquell McLean and Angus Morrison went aboard with herring when cleaned out of nets, and we saw the herring taken out of boat into vessel "Ella M. Doughty"; while aboard they saw some men ashore and us if they were Customs officers.

We got 25 cents per 100 for 1,400 first day and \$3 for the lot which we had the second

day, 13th inst., which was about three barrels, more or less.

DONALD + J. MCRRISON.

Englishtown, 31st May, 1886.

I, the undersigned, certify that the above statement was made before me this 31st day of May, 1886.

> (Sd.) D. McAULAY, Deputy Collector.

[Enclosure No. 7.]

When we, D. G. McAskill and D. J. Morrison and Donald McInnes, were coming home on 12th May, inst., 1886, with nets with herring in, and not taken out of net, a dory met us that came from the schooner "Ella M. Doughty" and asked us if we had herring to sell. D. McInnes told them we had about 1,000 herrings; they told us to get herring out of nets and go aboard and they would buy them. They seemed to be afraid of being seized as the crew of vessel told us not to report them ashore. When we went aboard Donald McRitchie, Eel Cove, was aboard. Torquell McLean was aboard after D. McRitchie left schooner "Ella M. Doughty." We were aboard when Torquell McLean put bait aboard said schooner "Ella M. Doughty." Second day, we went to said schooner and had about three barrels of herring, more or less, and captain said he had no change but would give \$3.00 for the lot. Torquell McLean and Angus Morrison were then on board but let the vessel go and commenced taking herring out of net and they went aboard again and sold the herring to captain, but I did not see them receive any payment. When we counted herring first day we had 1,400 and we got 25 cents per 100

(Sd.)

DAN. G. McASKILL.

Englishtown, 31st May, 1886.

I, the undersigned, do certify that the above statement was made in my presence.

(Sd.) D. McAULAY, Deputy Collector.

(No. 473)

[Enclosure No. 8.]

In the Vice-Admiralty Court of Halifax.

Her Majesty the Queen, Plaintiff, against the ship or vessel "Ella M. Doughty" and her cargo.

Action for forfeiture of the said vessel and her cargo for violation of a certain convention between His Late Majesty King George the Third, King of the United Kingdom of Great Britain and Ireland, of the one part, and the United States of America, of the other part, made on the twentieth day of October, 1818, and for violation of the Act of the Parliament of the United Kingdom of Great Britain and Ireland made and passed in the fifty-ninth year of the United Kingdom of Great Britain and Ireland made and passed in the fifty-ninth year of the reign of His Late Majesty George the Third, King of the United Kingdom of Great Britain and Ireland, being chapter thirty-eight of the Acts of the last named Parliament made and past in the said year.

Also for forfeiture of the said vessel and her cargo for violation of chapter sixty one of the Acts of the Parliament of the Dominion of Canada made and passed in the year 1868, and of chapter fifteen of the Acts of the said Parliament passed and made in the year 1870, and of chapter twenty-three of the Acts of the said Parliament made and passed in the year 1871.

I, Lauchlin G. Campbell, of Baddeck, in the County of Victoria and Province of Nova

Scotia, Collector of Customs, make oath and say as follows:—
1. That the Honourable John S. D. Thompson, Her Majesty's Attorney General for the Dominion of Canada, claims, on behalf of Her Majesty the Queen, to have the said ship or

vessel "Ella M. Doughty" and her carge condemned to Her Majesty the Queen for violation of a certain convention between His Late Majesty George the Third, King of the United Kingdom of Great Britain and Ireland, of the one part, and the United States of America, of the other part, made and signed at London in Great Britain on the twentieth day of October in the year of our Lord 1818, and also for violation of the Act of the Parliament of the United Kingdom of Great Britain and Ireland made and passed in the fifty ninth year of the reign of His Late Majesty George the Third, King of the United Kingdom of Great Britain and Ireland, being chapter thirty-eight of the Acts of the said Parliament made and passed in the said year, and being intituled "An Act to enable His Majesty to make regulations with respect to the taking and curing of fish in certain parts of the coasts of Newfoundland and Labrador and His said Majesty's other possessions in North America, according to a convention made between His Majesty and the United States of America."

The said Honourable John S. D. Thompson, Her Majesty's Attorney General for the Dominion of Canada, also claims, on behalf of Her Majesty the Queen, to have the said ship "Ella M. Doughty" and her cargo condemned as forfeited to Her Majesty the Queen for violation of chapter sixty-one of the Acts of the Parliament of the Dominion of Canada made and passed in the year 1868, and intituled "An Act respecting fishing by foreign vessels," and for violation of chapter fifteen of the Acts of the Parliament of the Dominion of Canada made and passed in the year 1870, and intituled "An Act to amend the Act respecting fishing by foreign vessels," and for violation of chapter twenty-three of the Acts of the Parliament of the Dominion of Canada made and passed in the year 1871, and intituled "An Act further to

amend the Act respecting fishing by foreign vessels."

The said ship "Ella M. Doughty" is a foreign vessel and not navigated according to the laws of the United Kingdom of Great Britain and Ireland or of the Dominion of Canada, and is registered in the United States of America and is owned by foreigners residing in the said United States of America.

I further make oath and say that the aid of this Court is required to enforce the said claim.

I am the Collector of Customs at Baddeck aforesaid.

LAUCHLIN GEO. CAMPBELL, Collector of Customs.

On the 25th day of May, A.D. 1886, the said Lauchlin George Campbell was duly sworn to the truth of this affidavit at Baddeck, in the County of Victoria and Province of Nova Scotia, before me.

(Sd.) ALEX. TAYLOR, A Commissioner duly appointed to administer oaths in the Vice-Admiralty Court of Halifax.

(No. 473)

[Enclosure No 9.]

In the Vice Admiralty Court at Halifax.

Her Majesty the Queen, Plaintiff, against the Ship or Vessel "Ella M. Doughty" and her Cargo.

Action for forfeiture of the said vessel and her cargo for violation of a certain convention Action for lorieture of the said vessel and her cargo for violation of a certain convention between His late Majesty George the Third, King of the United Kingdom of Great Britain and Ireland of the one part, and the United States of America of the other part, made on the twentieth day of October, 1818. And for the violation of the Act of the Parliament of the United Kingdom of Great Britain and Ireland, made and passed in the fifty-ninth year of the reign of His late Majesty George the Third, King of the United Kingdom of Great Britain and Ireland here of the violation and Jelliament Britain and Ireland, being Chapter thirty-eight of the Acts of the said last named Parliament made and passed in the said year. Also for forfeiture of the said vessel and her cargo, for violation of Chapter sixty-one of the Acts of the Parliament of the Dominion of Canada, made and passed in the year 1868, and of Chapter fifteen of the Acts of the said Parliament passed and made in the year 1870, and of Chapter twenty-three of the Acts of the said Parliament made and passed in the year 1871.

Writ issued on the 20th day of May, A.D. 1886.

1. A certain Convention between His late Majesty George the Third, King of the United Kingdom of Great Britain and Ireland, and the United States of America, was made and signed at London, on the 20th day of October 1818, and by the first Article thereof, after reci-

ting that differences had arisen respecting the liberty claimed by the said United States for the inhabitants thereof to take, dry and cure fish on certain coasts, bays, harbours and creeks of His Britannic Majesty's Dominions in America, it was agreed between the High Contracting Parties that the inhabitants of the said United States should have forever in common with the subjects of His Britannic Majesty the liberty to take fish of every kind on that part of the southern coast of Newfoundland which extends from Cape Ray to the Rameau Islands, on the western and northern coasts of Newfoundland from the said Cape Ray to the Quirpon Islands, on the shores of the Magdalen Islands, and also on the coasts, bays, creeks, and harbours from Mount Joly on the southern coast of Labrador to and through the Straits of Belle Isle, and thence northwardly indefinitely along the coast without prejudice, however, to any of the exclusive rights of the Hudson Bay Company; and that the American fishermen should also have liberty forever to dry and cure fish in any of the unsettled bays, harbours and creeks of the southern part of the coast of Newfoundland thereabove described, and of the coast of Labrador; but so soon as the same or any portion thereof should be settled it should not be lawful for the said fishermen to dry and cure fish at such portion so settled without previous agreement for such purpose with the inhabitants, proprietors or possessors of the ground. And the said United States thereby renounced forever any liberty theretofore enjoyed or claimed by the inhabitants thereof to take dry or cure fish on or within three marine miles of any of the coasts, bays, creeks or harbours of His Majesty's Dominion in America not included within the above mentioned limits; provided, however, that the American fishermen should be admitted to enter such bays or harbours for the purpose of shelter and of repairing damages therein, of purchasing wood and of obtaining water and for no other purpose whatever. But they should be under such restrictions as might be necessary to prevent their taking, drying or curing fish therein, or in any other manner whatever abusing the privileges thereby reserved to them.

2. That a certain Act of the Parliament of the United Kingdom of Great Britain and

Ireland was made and passed in the fifty-ninth year of the reign of His late Majesty King George the Third, being Chapter thirty-eight of the Acts of the said Parliament made and passed in the fifty-ninth year of the reign of His said late Majesty King George the Third, and being intituled "An Act to enable His Majesty to make regulations with respect to the taking and curing of fish on certain parts of the Coasts of Newfoundland, Labrador, and His Majesty's other possessions in North America, according to a Convention made between

His Majesty and the United States of America.

3. That on the 29th day of March, A.D. 1867, a certain other Act of the Parliament of the United Kingdom of Great Britain and Ireland was made and passed, being Chapter three of the Acts of the said Parliament passed in the thirtieth and thirth-first years of the reign of Her present Majesty Victoria, Queen of the United Kingdom of Great Britain and Ireland, and being intituled "An Act for the union of Canada, Nova Scotia and New Brunswick and "the Government thereof, and for purposes connected therewith," which said Act is cited and known as "The British North America Act, 1867."

4. That a certain Act of the Parliament of Canada was made and passed in the thirty-first year of the reign of Her said Majesty, Queen Victoria, being Chapter sixty-one of the Acts of the said Parliament made and passed in the year 1868, and being intituled "An Act respecting fishing by foreign vessels."

And a certain other Act of the Parliament of Canada was made and passed in the thirtythird year of the reign of Her said Majesty Queen Victoria, being Chapter 15 of the Acts of the said Parliament made and passed in the year 1870, and being intituled "An Act to amend the Act respecting fishing by foreign vessels." And in the thirty-fourth year of the reign of Her said Majesty Queen Victoria a certain other Act of the said Parliament of Canada was made and passed, being Chapter twenty three of the Acts of the said Parliament made and passed in the year 1871, and being intituled "An Act further to amend the Act respecting fishing by foreign vessels."

5. That the said Convention and the said several Acts hereinbefore mentioned were and

are still in full force and effect.

6. The Harbor of St. Ann's, situate in the County of Victoria, in the Province of Nova Scotia, together with its outlet to the Bay of St. Ann's, and also, the said Bay of St. Ann's, all hereinbefore designated as the Bay and Harbor of St. Ann's, are a portion of the Dominions in America formerly of His late Majesty George the Third, King of the United Kingdom of Great Britain and Ireland, and now of Her Majesty, Queen Victoria, Queen of the United Kingdom of Great Britain and Ireland, not included or lying on that part of the southern coast of Newfoundland which extends from Cape Ray to the Rameau Islands, on the western and northern coasts of Newfoundland from the said Cape Ray to the Quirpon Islands, on the shores of the Magdalen Islands, or on the coasts, bays, harbours and creeks from Mount Joly on the southern coast of Labrador to and through the Straits of Belle Isle, and thence northwardly indefinitely along the coast. 111

7. That the said ship, "Ella M. Doughty," whereof one Warren A. Doughty, who was not a natural born subject of Her Majesty, was or is master, is a foreign ship or vessel not navigated according to the laws of the United Kingdom of Great Britain and Ireland, or according to the laws of Canada, but was and is a ship of the United States of America owned by foreigners, that is to say, by persons residing in and being citizens of the United States of America, where the said ship or vessel was built and enrolled; and the said ship or vessel "Ella M. Doughty" was at the time hereinafter mentioned licensed and permitted to carry on the fisheries under and in pursuance of the Acts of the United States of America, and was engaged in the prosecution of the fisheries and on a fishing voyage, and was and is without a license to fish or any license whatsoever in that behalf from the Government of Canada or of Nova Scotia under the statutes of Canada or of Nova Scotia in that behalf.

8. Between the tenth and seventeenth days of May, 18%, the said Warren A. Doughty, the master of the said ship or vessel, "Ella M. Doughty," and the officers and crew of the said ship or vessel, "Ella M. Doughty," did in and with the said ship or vessel, "Ella M. Doughty," enter into the Bay and Harbour of St. Ann's aforesaid, within three marine miles of the shores of the said Bay and Harbour of St. Ann's, and within three miles of the coasts, bays, creeks and harbours of those portions of the Dominions in America of His said late Majesty King George the Third, being now the Dominions in America of Her Majesty Queen Victoria, not included within the limits specified and defined in the said first Article of the said Convention, and set out and recited in the first paragraph hereof, for the purpose of procuring bait, that is to say, herrings, wherewith to fish, and ice for the preservation on board said vessel of bait to be used in fishing, and of fresh fish to be fished for, taken and caught by and upon the said vessel and by the master, officers and crew thereof, and did procure such bait wherewith to fish, and such ice for the purposes aforesaid, and did so enter for other purposes than the purpose of shelter, or repairing damages, or of purchasing wood, or of obtaining water, contrary to the provisions of the said Convention and of the said several Acts; and the said vessel, "Ella M. Doughty," and her cargo were thereupon seized within three marine miles of the coasts or shores of the said Bay and Harbor of St. Ann's, by Donald McAulay and Lauchlin G. Campbell, officers of the Customs of Canada, as being liable to forfeiture for breach or violation of the said Convention and of the said several Acts.

9. The said Warren A. Doughty, the master of the said ship or vessel, "Ella M. Doughty," and the officers and crew of the said ship or vessel, "Ella M. Doughty," didbetween the tenth and seventeenth days of May, 1886, and subsequently, in the said ship or vessel, "Ella M. Doughty," in the Bay and Harbour of St. Ann's aforesaid, and while he and they and the said ship or vessel, "Ella M. Doughty," were within three marine miles of the coasts or shores of the said Bay and Harbor of St. Ann's, and within three marine miles of the said late Majesty King George the Third, being now the Dominions in America of Her Majesty Queen Victeria, not included within the limits specified and defined in the said first Article of the said Convention, and set out and recited in the said first paragraph hereof, fish for fish, and take fish, and did dry and cure fish and were preparing to fish, within the meaning of the said Convention and of the said several Acts hereinbefore mentioned, contrary to the provisions of the said Convention and of the said several Acts; and the said vessel, "Ella M. Doughty," and her cargo were thereupon seized within three marine miles of the coasts or shores of the said Bay and Harbour of St. Ann's, by Donald McAulay and Lauchlin G. Campbell, officers of the Customs of Canada, as being liable to forfeiture for violation of the

said Convention and of the said several Acts.

10. The said Warren A. Doughty, the master of the said ship or vessel "Ella M. Doughty," and the officers and crew of the said ship or vessel "Ella M. Doughty" were between the said 10th and 17th days of May, 1886, and subsequently in the said ship or vessel "Ella M. Doughty," in the Bay and Harbour of St. Anns, aforesaid, and while he and they and the said ship or vessel "Ella M. Doughty" were within three marine miles of the coasts or shores of the said Bay or Harbour of St. Ann's, and within three marine miles of the coasts, shores, bays, creeks and harbours of those portions of the Dominions in America of His late Majesty King George the Third, being now the Dominions in America of Her Majesty Queen Victoria, not included within the limits specified and defined in the said first Article of the said Convention and set out and recited in the first paragraph hereof, preparing to fish within the meaning of the Convention, and of the several Acts hereinbefore mentioned, contrary to the provisions of the said Convention, and of the said several Acts, and the said vessel "Ella M. Doughty" and her cargo were thereupon seized within three marine miles of the coasts or shores of the said Bay or Harbour of St. Ann's, by Donald McAulay and Lauchlin G. Campbell, officers of the Customs of Canada, as being liable to forfeiture for breach or violation of the said Convention, and of the said several Acts.

11. Between the said 10th and 17th days of May, 1836, and subsequently in the said Bay and Harbour of St. Ann's, within three marine miles of the shores thereof and within three-

marine miles of the coasts, bays, creeks and harbours of those portions or parts of the Dominions in America of His late Majesty King George the Third, being now the Dominions in America of Her present Majesty Queen Victoria, not included within the limits specified and defined in the said first article of the said Convention, and set out and recited in the said first paragraph hereof, the said ship or vessel "Ella M. Doughty" was found to be fishing within the said distance of three marine miles of the said coasts, bays, creeks and harbours, contrary to the provisions of the said Convention, and of the said several Acts, and the said vessel "Ella M. Doughty" and her cargo were thereupon seized within three marine miles of the coasts or shores of the said Bay and Harbour of St. Ann's by Donald McAulay and Lauchlin G. Campbell, officers of the Customs of Canada, as being liable to forfeiture for breach or violation of the said Convention and of the said several Acts.

12. Between the said 10th and 17th days of May, 1886, and subsequently thereto, in the said Bay and Harbour of St. Ann's, within three marine miles of the shores thereof, and within three marine miles of the coasts, bays, creeks and harbours of those parts or portions of the Dominions in America of His late Majesty King George the Third, being now the Dominions in America of Her present Majesty Queen Victoria, not included within the limits specified and defined in the said first article of the said convention, and set out and recited in the said first paragraph hereof, the said ship or vessel "Ella M. Doughty" was found to have been fishing within the said distance of three marine miles of the said coasts, bays, creeks and harbours, contrary to the provisions of the said Convention and of the said several Acts, and the said vessel "Ella M. Doughty" and her cargo was thereupon seized within three marine miles of the coasts or shores of the said Bay and Harbour of St. Ann's, by Donald Mc aulay and Lauchlin G. Campbell, officers of the Customs of Canada, as being liable to forfeiture for breach or violation of the said Convention and of the said several Acts.

13. Between the said 10th and 17th days of May, 1886, and subsequently in the said bay and harbour of St. Ann's, within three marine miles of the shores thereof and within three marine miles of the coasts, bays, creeks and harbours of those parts or portions of the Dominions in America of His said late Majesty King George the Third, being now the Dominions in America of Her present Majesty Queen Victoria, not included within the limits specified and defined in the said first Article of the said Convention and set out and recited in the first paragraph hereof, the said ship or vessel "Ella M. Doughty" was found to be preparing to fish within the said distance of three marine miles of the coasts, bays, creeks and harbours, contrary to the provisions of the said Convention and of the said several Acts, and the said vessel "Ella M. Doughty" and her cargo was thereupon seized within three marine miles of the coasts or shores of the said Bay or Harbour of St. Ann's, by Donald McAulay and Lauchlin G. Campbell, officers of the Customs of Canada, as being liable to forfeiture for violation of the said Convention and of the said several Acts.

14. During the months of April and May, 1886, the said Warren A. Doughty, the master of the said ship or vessel "Ella M. Doughty" and the officers and crew of the said ship or vessel "Ella M. Doughty," did, in the said ship or vessel "Ella M. Doughty" enter within three marine miles of the coast, bays, creeks and harbours of the Province of Nova Scotia being a portion of the Dominions of America in His said late Majesty King George the Third and now of Her said Majesty Queen Victoria not included within the limits specified and defined in the said first Article of the Convention and set out and recited in the first paragraph hereof for the purpose of procuring bait, that is to say, herrings, wherewith to fish and ice for the preservation on board said vessel of bait to be used in fishing and of fresh fish to be fished for, taken and caught by and upon the said vessel and by the master, officers and crew thereof, and did procure such bait wherewith to fish, and such ice for the purposes aforesaid, and did so enter for other purposes than the purpose of shelter or repairing damages or of purchasing wood or of obtaining water contrary to the provisions of the said Convention and of the said several Acts and the said vessel "Ella M. Doughty" and her cargo were thereupon seized within three marine miles of the coasts or shores of the Said Province of Nova Scotia by Donald McAulay and Lauchlin G. Campbell, Officers of the Customs of Canada as being liable to forfeiture for breach or violation of the said Convention and of the said several Acts.

15. During the months of April and May, 1886, the said Warren A. Doughty, the master of the said ship or vessel "Ella M. Doughty" and the officers and crew of the said ship or vessel "Ella M. Doughty," and while he and they and the said ship or vessel "Ella M. Doughty," and while he and they and the said ship or vessel "Ella M. Doughty," and while he and they and the said ship or vessel "Ella M. Doughty," were within three marine miles of the coasts, bays, creeks and harbours of the Province of Nova Scotia being a portion of the Dominions in America formerly of His said late Majesty King George the Third and now of Her Majesty Queen Victoria not included within the limits specified and defined in the said first Article of the said Convention and set out and recited in the said first paragraph hereof, fish for fish, take fish, and dry and cure fish, and were preparing to fish within the meaning of the said Convention and of the several

Acts hereinbefore mentioned contrary to the provisions of the said Convention and of the said several Acts, and the said vessel "Ella M. Doughty" and her cargo were thereupon seized within three marine miles of the coasts or shores of the said Province of Nova Scotia by Donald McAulay and Lauchlin G. Campbell, officers of the Customs as being liable to forfeiture for breach or violation of the said Convention and of the said several Acts.

16. During the months of April and May, 1886, the said Warren A. Doughty, the master of the said ship or vessel "Ella M. Doughty," and the officers and crew of the said ship or vessel "Ella M. Doughty," and the officers and crew of the said ship or vessel "Ella M. Doughty," were in the said ship or vessel "Ella M. Doughty," and while he and they and the said ship or vessel "Ella M. Doughty," were within three marine miles of the coasts, bays, creeks and harbours of the Province of Nova Scotia, being a portion of the Dominions in America, formerly of dis late Majesty King George the Third, and now of Her Majesty Queen Victoria, not included within the limits specified and defined in the said first article in the said Convention, set out and recited in the first paragraph hereof, preparing to fish within the meaning of the said Convention, and of the several Acts hereinbefore mentioned, contrary to the provisions of the said Convention, and of the said several Acts, and the said vessel "Ella M. Doughty," and her cargo were thereupon seized within three marine miles of the coasts or shores of the Said Province of Nova Scotia, by Donald McAulay and Lauchlin G. Campbell, Officers of the Customs of Canada, as being liable to forfeiture for violation of the said Convention and of the said several Acts.

The Honourable John S. D. Thompson, Her Majesty's Attorney General, for the Dominion of Canada, on behalf of Her Majesty, the Queen, claims the condemnation of the said ship and her cargo and her guns, ammunition, tackle, apparel, furniture, and stores for violation

of the said Convention and of the said several Acts.

(Sd.) WALLACE GRAHAM, Solicitor for the Attorney General of Canada.

No. 120.

Mr. Stanhope to the Marquis of Lansdowne.

Downing Street, 5th August, 1886.

My Lord,—I have the honour to transmit to Your Lordship a copy of a letter from the Foreign Office with a copy of a note from Mr. Bayard protesting against the action of Captain Kent of the Dominion cruizer "General Middleton" in refusing Stephen A. Balkam permission to buy fish from Canadians, and I have to request that you will obtain a report from your Government in reference to this case.

I have, &c.,

(Sd.) EDWARD STANHOPE.

Governor General
The Most Honourable
THE MARQUIS OF LANSDOWNE, G.C.M.G.
&c. &c. &c.

[Enclosure No. 1.]

The Foreign Office to the Colonial Office.

Foreign Office, 2nd August, 1886.

Sir,—I am directed by the Earl of Rosebery to transmit to you a copy of a despatch from Her Majesty's Charge d'Affaires at Washington, enclosing a copy of a note from Mr. Bayard protesting against the action of Captain Kent of the Dominion cruiser "General Middleton" in refusing Stephen A. Balkam permission to buy fish from Canadians; and I am to suggest that Earl Granville should obtain a report on the subject from the Dominion Government.

I am, &c.,

(Sd.) J. PAUNCEFOTE.

THE UNDER SECRETARY OF STATE, Colonial Office.

[Enclosure No. 2.]

Mr. Hardinge to Earl of Rosebery.

WASHINGTON, 17th July, 1886.

(Treaty No. 71.)

My LORD,—With reference to my despatch No. 68 of this series, of the 12th instant, I have the honour to transmit herewith to Your Lordship a copy of a note which I have received from Secretary Bayard protesting against the action of Captain Kent, of the Dominion cruiser "General Middleton" in expelling Stephen R. Balkam from the Harbour of St. Andrews, New Brunswick, and in refusing to permit him to purchase fish caught and sold by Canadians for the purpose of canning as sardines.

I have, &c.,

(Sd.) CHARLES HARDINGE.

The Earl of Rosebery, &c., &c., &c.

[Enclosure No. 3.]

Mr. Bayard to Mr. Hardinge.

Washington, 16th July, 1886.

SIR,—I have just received through the Honourable C. A. Boutelle, M.C., the affidavit of Stephen R. Balkam, alleging his expulsion from the Harbour of St. Andrews, N.B., by Captain Kent of the Dominion cruiser "Middleton," and the refusal to permit him to purchase fish, caught and sold by Canadians, for the purpose of canning as sardines.

The action of Captain Kent seems to be a gross violation of ordinary commercial privileges against an American citizen, proposing to transact his customary and lawful trade and not prepared, or intending, in any way to fish or violate any local law, or regulation, or treaty

stipulation.

I trust instant instructions to prevent the recurrence of such unfriendly treatment of American citizens may be given to the offending officials at St. Andrew's and reparation be made to Mr. Balkam.

I have, &c.,

(Sd.) T. F. BAYARD.

The Hon. C. HARDINGE.

No. 121.

The Administrator to the Right Honourable E. Stanhope.

HALIFAX, Nova Scotia, 21st August, 1886.

SIR,—With reference to Earl Granville's despatch of the 15th July last, addressed to the Marquis of Lansdowne, requesting a report from my Government on the subject of an enclosed note from the Secretary of the United States to Her Majesty's Minister at Washington, relating to certain Warnings alleged to have been given to United States' fishing vessels by the Collector of Customs at Canso I have the honour to forward herewith a copy of an approved report of a Committee of the Privy Council, embodying a report by my Minister of Marine and Fisheries on the subject.

I have, &c.,

(Sd.) A. RUSSELL.

The Right Honourable
EDWARD STANHOPE,
&c., &c., &c.

[Enclosure No. 1.]

CERTIFIED copy of a Report of a Committee of the Honourable the Privy Council approved by His Excellency the Administrator of the Government in Council on the 16th August, 1886.

The Committee of the Privy Council have had under consideration a despatch dated 15th July, 1886, from the Secretary of State for the Colonies in which he asks for a report from the Canadian Government on the subject of an enclosed note from Mr. Secretary Bayard to the British Minister at Washington, relating to certain warnings alleged to have been given to United States' fishing vessels by the Sub Collector of Customs at Canso.

Mr. Bayard states:—ist. "That the masters of the four American fishing vessels of Gloucester, Mass: "Martha C. Bradley," "Rattler," "Eliza Boynton," and "Pioneer," have severally reported to the Consul General at Halifax that the Sub Collector of Customs at Canso had warned them to keep outside an imaginary line drawn from a point three miles outside Canso Head to a point three miles outside St. Esprit on the Cape Breton coast."

2nd. "That the same masters also report that they were warned against going inside an imaginary line drawn from a point three miles outside North Cape in Prince Edward Island to a point three miles outside East Point on the same Island."

3rd. "That the same authority informed the masters of the vessels referred to that they

"would not be permitted to enter Bay Chaleur."

The Minister of Marine and Fisheries to whom the despatch and enclosures were referred observes that the instructions issued to Collectors of Customs authorized them in certain cases to furnish United States' Fishing vessels with a copy of the Enclosure No. 1 circular hereto attached and which constitutes the only official "warning" of No. 89, and Collectors of Customs are empowered to give. It was to be presumed that the Enclosure No. 1 Sub-Collector of Customs at Canso, as all other Collectors, would carefully follow out the instructions as received, and that therefore no case such as that

alleged by Secretary Bayard would be likely to arise.

The Minister states, however, that so soon as the despatch above referred to was received, he sent to the Sub-Collector at Canso a copy of the allegations and requested an immediate reply thereto. The Sub-Collector in answer emphatically denies that he has ordered any American vessel out of any harbour in his district or elsewhere, or that he did anything in the way of warning, except to deliver copies of the circular above alluded to, and states that he boarded no United States' vessel other than the "Annie Jordan" and the "Hereward," and that neither the "Martha C. Bradley," "Rattler," or "Pioneer," of Gloucester have during this season reported at his port of entry. He with equal clearness, denies that he has warned any United States' Fishing vessels to keep outside the line from Cape North to East Point alluded to by Secretary Bayard, or that they would not be permitted to enter

The Minister has every reason to believe the statements made by the Sub-Collector at Canso, and taking into consideration all the circumstances of the case, is of the opinion that the information which has reached the Secretary of State does not rest upon a trustworthy

With reference to the concluding portion of Mr. Bayard's note, which is as follows:— "Such warnings are, as you must be well aware, wholly unwarranted pretensions of

extra territorial authority and usurpations of jurisdiction by the provincial officials.

"It becomes my duty in bringing this information to your notice to request that if any such orders for interference with the unquestionable rights of the American fishermen to pursue their business without molestation at any point not within three marine miles of the shores and within the defined limits, as to which renunciation of the liberty to fish, was expressed in the Treaty of 1818, may have been issued, the same may at once be revoked as violation of the rights of citizens of the United States under convention with Great Britain.

"I will ask you to bring this subject to the immediate attention of Her Britannic Majesty's Government to the end that proper remedial orders may be forthwith issued.

"It seems most unfortunate and regrettable that questions which have been long since settled between the United States and Great Britain should now be sought to be revived."

The Minister further observes that, in his opinion, the occasion of the present despatch, which has to deal mainly with questions of fact, does not render it necessary for him to enter upon any lengthened discussion of the question of headland limits. He cannot, however, do otherwise than place upon record the earnest expression of his entire dissent from the intrepretation therein sought to be placed upon the Treaty of 1818 by the United States' Secretary of State.

The Committee concur in the foregoing report of the Minister of Marine and Fisheries, and advise that Your Excellency be moved to transmit a copy thereof to Her Majesty's Sec-

retary of State for the Colonies.

JOHN J. MoGEE, Clerk Privy Council, Canada.

No. 122.

The Administrator to the Honourable E. Stanhope.

(No. 18.)

HALIFAX, N. S., 21st August, 1886.

Sir,—I caused to be referred to my Government a copy of Earl Gran ville's despatch No. 175, of the 23th ult., addressed to the Marquis of Lansdowne enclosing two despatches from Her Majesty's Churge d'affaires at Washington containing protests of Mr. Bayard against the action of the authorities of the Dominion in regard to certain United States' fishing vessels.

2. I now have the honour to transmit herewith a copy of an approved report of a Committee of the Privy Council to which is annexed a report by the Minister of Marine and Fisheries relative to the circumstances under which the Secretary of State of the United States affirms that the American fishing steamer "Novelty" was not permitted to take in steam coal, purchase ice, or tranship fish in bond to the United States at Pictou, Nova Scotia.

3. You will observe that Mr. Foster's report deals also with Mr. Bayard's note of the 10th ultimo relating to the allegel threats by the Customs officials of the Dominion to seize American boats coming into those waters to purchase herring from the Canadian weirs for the purpose of canning as sardines.

I have, &c.,

(Sd.)

A. RUSSELL.

The Right Honourable EDWARD STANHOPE. &c., &c., &c.

[Enclosure No. 1.]

Privy Council Report of 20th August.

The Committee of the Privy Council have had under consideration the despatch dated 29th July last, from Her Majesty's Secretary of State for the Colonies, enclosing two notes from Mr. Secretary Bayard to the British Minister at Washington, and asking that Her Majesty's Government be furnished with a report upon the cases therein referred to.

The Committee respectfully submit the annexed report from the Minister of Marine and ${f F}$ isheries, to whom the said despatch and its enclosures were submitted, and they advise that Your excellency be moved to transmit a copy thereof, if approved, to Her Majesty's principal Secretary of State for the Colonies.

[Enclosure No. 2.]

OTTAWA, 14th August, 1886.

The undersigned has the honour to submit the following, in answer to a despatch from Lord Granville to the Governor General under date 27th July last, enclosing two notes from Mr. Secretary Bayard to the British Minister at Washington, and asking that Her Majesty's Government be furnished with a report upon the cases the ein referred to.
In his first communication, dated 10th July, Mr. Bayard says:—

"I have the honour to inform you that I am in receipt of a report from the Consul General of the United States at Halifax, accompanied by sworn testimony, stating that the "Novelty," a duly registered merchant steam vessel of the United States, has been denied the right to take in steam coal, or purchase ice, or tranship fish in bond to the United States, at Pictou, Nova Scotia.

"It appears, that having reached that port on the 1st instant, and finding the Customs office closed on account of a holiday, the master of the "Novelty" telegraphed to the Minister of Marine and Fisheries at Ottawa. asking if he would be permitted to do any of the three things mentioned above; that he received in reply a telegram reciting with certain inaccurate and extended application the language of Article I of the Treaty of 1818, the limitations upon the significance of which are in pending discussion between the dovernment of the United States and that of Her Britannic Majesty; that on entering and clearing the "Novelty" on the following day at the Customs House, the Collector stated that his instructions were contained in the telegram the master had received, and that the privilege of coaling being denied, the "Novelty" was compelled to leave Pictou without being allowed to obtain fuel necessary for her lawful voyage on a dangerous coast.

"Against this treatment I make instant and formal protest, as an unwarranted interpretation and application of the Treaty, by the officers of the Dominion of Canada and the Province of Nova Scotia, as an infraction of the laws of commercial and maritime intercourse, existing between the two countries, and as a violation of hospitality, and for any loss or injury resulting therefrom the Government of Her Britannic Majesty will be held liable."

With reference to this, the undersigned begs to observe that Mr. Bayard's statement appears to need modification in several important particulars. In the first place, the "Novelty" was not a vessel regularly trading between certain ports in the United States and Canada, but was a fishing vessel, whose purpose was to carry on the mackerel seining business in the waters of the Gulf of St. Lawrence, around the coast of Prince Edward Island and Nova Scotia; that she had on board a full equipment of seines and fishing apparatus and men; that she was a steam vessel and needed coal, not for the purpose of cooking or warming, but to produce motive power for the vessel, and that she wished to pursue her business of fishing in the above-named waters, and to send her fares home over Canadian Territory, to the end that she might the more uninterruptedly and profitably carry on her business of fishing. That she was a fishing vessel and not a merchant vessel, is proved not only by the facts above-mentioned, but also from a telegram over the signature of H. B. Joyce, the Captain of the vessel, a copy of which is appended. In his telegram, Captain Joyce indicates the character of his vessel by using the words "American Fishing Steamer," and he signs himself "H. B. Joyce, Master Fishing Steamer, 'Novelty.'"

There seems, no doubt therefore, that the "Novelty" was in character, and in purpose,

a fishing vessel, and as such comes under the provision of the Treaty of 1818, which allows United States fishing vessels to enter Canadian ports "for the purpose of shelter and repairing damages therein, and of purchasing wood and of obtaining water, and for no other

purpose whatever.

The object of the Captain was to obtain supplies for the prosecution of his fishing, and to tranship his cargoes of fish at a Canadian port, both of which are contrary to the letter and

spirit of the Convention of 1818.

To Mr. Bayard's statement, that in reply to Captain Joyce's enquiry of the Minister of Marine and Fisheries, he received in reply a telegram reciting with certain inaccurate and extended application, the language of Art. I of the Treaty of 1818, the undersigned considers it a sufficient answer to adduce the telegrams themselves.

1st. Enquiry by the captain of the "Novelty":

Hon. George E. Foster, Minister of Marine and Fisheries, Ottawa.

Pictor, N.S., 1st July, 1886.

Will the American fishing steamer now at Pictou be permitted to purchase coal or ice, or to tranship fresh fish, in bond, to the United States' markets? Please answer.

H. B. JOYCE, Master of fishing steamer " Novelty."

2nd. Reply of the Minister of Marine and Fisheries thereto:

To H. B. Joyce, Master American steamer "Novelty," Pictou, N.S.

OTTAWA, 1st July, 1886.

By terms of Treaty 1818, United States' fishing vessels are permitted to enter Canadian ports for shelter, repairs, wood and water, and for no other purpose whatever. That treaty is now in force.

> GEO. E. FOSTER, (Sd.) Minister of Marine and Fisheries.

The undersigned fails to observe wherein any "inaccurate or extended application" of the language of the treaty can be found in the above answer, inasmuch as it consists of a de facto citation from the treaty itself with the added statement for the information of the captain, that said treaty was at that time in force. As to the "unwarranted interpretation and application of the treaty," of which Mr. Bayard speaks, the undersigned has already discussed that phase of the question in his memorandum of 14th June, which was adopted by

Council, and has been forwarded to Her Majesty's Government.

Mr. Bayard's second note is as follows:—"On the 2nd of June last I had the honour to inform you that despatches from Eastport, in Maine, had been received, reporting threats by the customs officials of the Dominion, to seize American boats coming into those waters to purchase herring from the Canadian weirs, for the purpose of canning the same as sardines, which would be a manifest infraction of the right of purchase and sale of herring caught and sold by Canadians in their own waters in the pursuance of legitimate trade.

"To this note I have not had the honour of a reply.
"To day, Mr. C. A. Boutelle, M.C., from Maine, informs me that American boats boats visiting St. Andrews, N.B., for the purpose of there purchasing herring from the Canadian weirs, for canning, had been driven away by the Dominion cruiser 'Middleton.'

"Such inhibition of usual and legitimate commercial contracts and intercourse is assuredly without warrant of law, and I draw your attention to it, in order that the commercial rights of the citizens of the United States may not be thus invaded and subjected to

unfriendly discrimination."

With reference to the above the undersigned observes that so far as his information goes, no Collectors of Customs or captains of cruisers have threatened to "seize American boats coming into Canadian waters to purchase herring from Canadian weirs for the purpose of canning them as sardines."

Collectors of Customs have however, in pursuance of their duties under the Customs law of Canada, compelled American vessels coming to purchase herring to enter and clear in con-

formity to Customs law.

With reference to the action of the Dominion cruiser "Middleton," the undersigned cannot do better than quote from the official report of the captain of that vessel as to the facts of the case referred to. In his report of date 9th July, 1886, Captain McLean, of the

"General Middleton" says :-

"At 9 a. m. made sail and drifted with the tide towards the bay. Seeing a large number of boats of various sizes hovering around the fishing weirs, I ordered the boat in waiting and sent officer Kent in charge, giving him instructions to row among the boats and see if there were any Americans purchasing fish. On the return of the boat, Chief Officer Kent reported the boats mentioned were Americans there for the purpose of getting herring. I immediately directed the Chief Officer to return and order the American boats to at once report themselves to the Collector of the port and get permits to load fish or leave without further delay. One of the boatmen complied with the request and obtained a permit to load fish for Eastport; the others were very much disturbed on receiving the above instructions and sailed away towards the American side of the river and commenced blowing their foghorns, showing their contempt. Other boats at a greater distance seeing our boat approaching did not wait her arrival but up sail and left for the American shore."

The above extract from the report of the Chief Officer of the "General Middleton" goes to show that it was not his object to prevent American boats from trading in sardines, but rather to prevent them from so trading without having first conformed to the Customs law of

Canada.

The whole respectfully submitted.

(Sd.)

GEORGE E. FOSTER, Minister of Marine and Fisheries.

No. 123.

The Administrator to the Minister at Washington.

No. 2.7

HALIFAX, 21st August, 1886.

Sir,-With reference to your despatch No. 88 of the 3rd instant, addressed to His Excellency the Governor General, transmitting a copy of a note from the Secretary of State of the United States, requesting to be furnished with certain papers relating to Canadian Fisheries. I have the honor to forward herewith a copy of a letter from the Department of Fisheries, enclosing copies, in duplicate, of the Papers required.

I have, &c.,

A. G. RUSSELL.

The Honorable

Sir L. S. SACKVILLE WEST, K.C.M.G.

[Enclosure No. 1.]

DEPARTMENT OF FISHERIES.

OTTAWA, 18th August, 1886.

SIR,—Having reference to a despatch from the British Minister at Washington, dated 3rd instant, covering a request from the Hon. Mr. Bayard to be furnished with certain papers relating to Canadian Fisheries, I have the honour, by direction of the Minister of Marine and Fisheries, to enclose herewith for transmission to the British Minister, duplicate copies of:—Chap. 95, Revised Statutes. The Fisheries Act;

do 94 do The Act respects

The Act respecting fishing by Foreign vessels, and amendments

49 Vic., Chap. 114. Enc.: No. 2 of No. 33. thereto; "Warnings" to Foreign fishing vessels.

I have the honour to be, Sir, your obedient servant,

(Sd.) S. P. BAUSET,
For Deputy Minister of Fisheries.

Capt. HARRY STREATFEILD, Governor General's Secretary, Ottawa.

(Telegram.)

No. 124.

Secretary of State for the Colonies to the Governor General.

21st August, 1886.

"The Government of the United States complains that the Customs' officials at Port Amherst, Magdalen Islands, threaten the schooner "Mascotte" with seizure in case any attempt to obtain bait for fishing, or to take a pilot is made by that vessel. Under the Treaty of 1818 the United States have the right to fish these Islands. It is presumed that the Customs' officers on the Magdalens have not been instructed in the same manner as those on the remaining coasts of the Dominion.

(Sd.) STANHOPE.

No. 125.

Mr. Stanhope to the Administrator.

Downing Street, 25th August, 1886.

Sir,—I have the honour to transmit to you acopy, received through the Foreign Office, of a despatch from Her Majesty's Chargé d'affaires at Washington, with a note from Mr. Bayard, calling attention to alleged infractions of the Convention of 1818 by the anthorities of Canada and Newfoundland at the Magdalen Islands and Bonne Bay respectively.

In my telegram of the 21st instant, I drew your attention to the case at the Magdalen Islands, and I pointed out that United States' fishermen have the right

under the Convention of 1818 to fish off the coasts of the Magdalen Islands.

I have now to request that your Government will furnish me with a full report upon the subject of Mr. Bayard's complaint, so far as it relates to the action of the Canadian authorities. Her Majesty's Government would recommend that special instructions should be issued to the authorities at those places where the inshort fishery has been granted by the Convention of 1818 to United States' fishermen, calling their attention to the provisions of that Convention, and warning them that no action contrary thereto may be taken in regard to United States' fishing vessels.

I have, &c.,

(Sd.) EDWARD STANHOPE.

THE OFFICER ADMINISTERING
The Government of Canada.

[Enclosure No. 1.]

Mr. Hardinge to Lord Rosebery.

[Treaty No. 74.]

Washington, 31st July, 1886.

My Lord, —I have the honour to transmit herewith to Your Lordship, copy of a note which I have received from Mr. Bayard, drawing my attention to an alleged infraction of the stipulation of the Treaty of October 20th, 1818, by the Newfoundland authorities at Bonne Bay, in the case of the fishing vessel "Thomas F. Bayard," and by the Dominion authorities at Port Amherst, Magdalen Islands, in the case of the schooner "Mascotte."

I have, &c.,

(Sd.) CHARLES HARDINGE.

The EARL OF ROSEBURY, &c., &c , &c.

[Enclosure No. 2.]

Mr. Bayard to Honourable C. Hardinge.

DEPARTMENT OF STATE, WASHINGTON.

Sir,—It is my duty to draw your attention to an infraction of the Treaty between the

United States of America and Great Britain, concluded 20th, October 1818.

By the provisions of Art. I, of that Convention, the liberty to take fish of every kind, forever, in common with the subjects of His Britannic Majesty, is secured to the inhabitants of the United States "on that part of the southern coast of Newfoundland, which extends from Cape Ray to the Rameau Islands, on the western and northern coasts of Newfoundland from the said Cape Ray to the Quirpon Islands, on the shores of the Magdalen Islands," and on the other coasts and shores in the said article set forth.

Notwithstanding these plain provisions, I regret to be obliged to inform you that by the affidavit of the master of the American fishing vessel "Thomas F. Bayard," that being at Bonne Bay, which is on the western coast of Newfoundland, and within the limits specified in Article 1 of the Convention referred to, the master of the said vessel was formally notified by one N. N. Taylor, the Officer of Customs at that point, that his vessel would be seized if he attended to the convention of the said vessel would be seized if

he attempted to obtain a supply of fish for bait, or for any other transaction in connection with fishing operations within three marine miles of that coast. To avoid the seizure of his vessel, the master broke up his voyage and returned home. I am also in the possession of the affidavit of Alex. T. Vachem, master of the American fishing schooner, "Mascotte," who entered Port Amherst, Magdalen Islands, and was there threatened by the Customs Official with seizure of his vessel if he attempted to obtain bait

for fishing or to take a pilot

These are flagrant violations of Treaty rights of their citizens, for which the United States expect prompt remedial action by Her Majesty's Government, and I have to ask that such instructions may be issued forthwith to the provincial officials of Newfoundland and the Magdalen Islands as will cause the Treaty rights of citizens of the United States to be duly respected.

For the losses occasioned in the two cases I have mentioned, compensation will hereafter be expected from Her Majesty's Government when the amount shall have been

accurately ascertained.

I have, &c.,

T. F. BAYARD. (Sd.)

The Honourable C. Hardinge.

(Telegram.)

No. 126.

The Secretary of State to Lord Lansdowne.

1st September, 1886.

Report should be made as to treatment United States' fishing boat "Rattler. Alleged compelled report Gustoms when seeking Shelburne Harbour. follows by mail.

SECRETARY OF STATE.

No. 127.

(No. 195.)

Mr. Stanhope to the Administrator.

Downing Street, 1st September, 1886.

My Lord,—I have the honour to transmit to you, for communication to your Ministers, a copy of a letter from the Foreign Office, with its enclosures, respecting the alleged unfriendly treatment of the United States' fishing schooner "Rattler in Shelburne Harbour, and I request that you will obtain from your Government. report upon the case.

I have, &c.,

(Sd.) EDWARD STANHOPE.

The Officer Administering The Government of Canada.

[Enclosure No. 1.]

Foreign Office to Colonial Office.

Foreign Office, 26th August, 1886.

Sir,—I am directed by the Earl of Iddesleigh to transmit to you, to be laid before Mr. Secretary Stanhope, a copy of a despatch from Her Majesty's Charge d'affaires at Washington, enclosing a copy of the protest by Mr. Bayard against alleged unfriendly treatment of the United States' fishing schooner "Rattler," in Shelburne Harbour, and I am to request that a report on the subject may be obtained from the Dominion Government.

I am, &c.,

(Sd.) P. W. CURRIE.

THE UNDER SECRETARY OF STATE, Colonial Office.

[Enclosure No. 2.]

Mr. Hardinge to the Earl of Iddesleigh.

[TREATY No. 77.]

WASHINGTON, 10th August, 1886.

My Lord, I have the honour to transmit herewith to Your Lordship a copy of a note which I have received from the Secretary of State, drawing the attention of Her Majesty's Government to the alleged unwarrantable and unfriendly treatment experienced by the American fishing schooner "Rattler," on the 3rd instant, upon the occasion of her being driven by stress of weather to seek shelter in the Harbour of Shelburne, N. S.

I have, &c.,

CHARLES HARDINGE. (Sd.)

THE EARL OF IDDESLEIGH. &c., &c., &c.

[Enclosure No. 3.]

Mr. Bayard to Mr. Hardinge.

DEPARTMENT OF STATE, Washington, 9th August, 1886.

Sir,—I regret that it has become my duty to draw the attention of Her Majesty's Government to the unwarrantable and unfriendly treatment, reported to me this day by the United States' Consul General at Halifax, experienced by the American fishing schooner "Rattler," of Gloucester, Mass., on the 3rd instant, upon the occasion of her being driven by stress of weather to find shelter in the harbour of Shelburne, N.S.

She was deeply laden, and was off the harbour of Shelburne when she sought shelter in a storm, and cast anchor just inside the harbour's entrance.

She was at once boarded by an officer of the Canadian cutter "Terror" who placed two

When the storm ceased, the "Rattler" weighed anchor to proceed on her way home, when the two men placed on board by the "Terror" discharged their pistols as a signal, and an officer from the "Terror" again boarded the "Rattler" and threatened to seize the vessel unless the captain reported at the Custom House.

The vessel was then detained until the captain reported at the Custom House, after

which she was permitted to sail.

The hospitality which all civilized nations prescribe has thus been violated, and the stipulations of a treaty grossly infracted.

A fishing vessel denied all the usual commercial privileges in a port has been compelled

strictly to perform commercial obligations.

In the interests of amity I ask that this conduct may be properly rebuked by the Government of Her Majesty.

I have, &c.,

T. F. BAYARD, (Sd.)

The Honourable Charles Hardinge, &c., &c., &c.

No. 128.

Mr. Stanhope to the Administrator.

[No. 202.]

Downing Street, 9th September, 1886.

My Lord,—I have the honour to transmit to you herewith a copy of a letter from the Foreign Office, enclosing a copy of a despatch from Her Majesty's Minister at Washington with copy of a note from Mr. Bayard protesting against the action of the commander of the Canadian schooner "F. E. Conrad" in forbidding the master of the Canadian schooner "F. E. Conrad" in forbidding the master of the Canadian schooner "F. E. Conrad" in forbidding the master of the Canadian schooner "F. E. Conrad" in forbidding the master of the Canadian school of the United States' schooner "Golden Hind" to enter the Bay of Chaleur for the Purpose of renewing his supply of fresh water.

I have to request that you will obtain from your Government with the least possible delay a report in reference to this matter; and that you will direct their

special attention to the last paragraph of the letter from the Foreign Office.

I have, &c.,

(Sd.)

EDWARD STANHOPE.

The Oppicer Administrating The Government of Canada.

[Enclosure No. 1.]

Foreign Office to Colonial Office.

Foreign Office, 6th September, 1886.

Sir, I am directed by the Earl of Iddesleigh to transmit to you, to be laid before Mr. Secretary Stanhope, a copy of a despatch from Her Majesty's Minister at Washington enclosing a copy of a note from Mr. Bayard protesting against the action of the officer of the Canadian schooner "F. E. Conrad" in forbidding the master of the United States' schooner "Golden Hind" to enter the Bay of Chalcur for the purpose of renewing his supply of fresh water at that place.

The warning off of the vessel under the circumstances stated would appear to be a distinct breach of the Convention of 1818, and Lord Iddesleigh would therefore suggest that the Canadian Government should be requested to furnish with the least possible delay a report

Lord Iddesleigh further suggests for the consideration of Mr. Stanhope, that in calling for the report in question it would be highly desirable to add that Her Majesty's Government carnestly hope the Dominion Government will take prompt steps to prevent any infraction of the Convention on their side, and that, if the facts stated by Mr. Bayard are correct, steps will be at once taken by the Dominion Government to reprimand the officials concerned.

I am, &c.

(Sd.)

P. W. CURRIE.

THE UNDER SECRETARY OF STATE Colonial Office.

[Enclosure No. 2.]

Sir. L. West to the Earl of Iddesleigh.

[TREATY No. 78.]

Washington, 18th August, 1886.

My Lord,—I have the honour to transmit herewith to Your Lordship a copy of a note which I have received from the Secretary of State, protesting against the action of the officer of the Canadian schooner "F. E. Conrad," in forbidding the master of the American schooner "Golden Hind," to enter the Bay of Chaleur for the purpose of renewing his supply of fresh water at that place.

I have, &c.

(Sd.) L. SACKVILLE WEST.

THE EARL OF IDDESLEIGH, &c., &c., &c.

[Enclosure No. 3]

Mr. Bayard to Sir L. West.

WASHINGTON, 17th August, 1886.

Sir.—An affidavit has been filed in this Department by Reuben Cameron, master of the American schooner "Golden Hind," of Gloucester, Mass., setting forth that on or about the 23rd of July, ultimo, being out of water, he attempted to put into Port Daniel, Bay of Chaleur, to obtain a fresh supply; that at the entrance of the Bay, about four or five miles from land, the "Golden Hind" was boarded by an officer from the Canadian schooner "F. E. Conrad," and by him ordered not to enter the Bay of Chaleur; that said officer furnished Captain Cameron with a printed "Warning," with this endorsement written thereon, "Don't enter the Bay of Chaleur;" and that in consequence of said act of the Canadian officer the "Golden Hind" was obliged to go to Tignish, Prince Edward Island, to obtain water, whereby the fishing venture was interfered with, and loss and injury caused to the vessel and her owners.

I have the honour to protest against this act of the officers of Her Britannic Majesty as not only distinctly unfriendly and contrary to the humane usage of civilized nations, but as in direct violation of so much of Article I of the Convention of 1818 between the United States and Great Britain as secures forever to American fishermen upon the British North American coast admission to the bays or harbours thereof, for the purpose of obtaining water. And for all loss or injury which may be shown to have accrued by reason of the act in question, the Government of Her Britannic Majesty will be held justly liable.

I have further the honour to ask with all earnestness that the Government of Her Britannic Majesty will cause steps to be forthwith taken to prevent and rebuke acts so

violative of treaty and of the common rights of hospitality.

I have, &c.

(Sd.) T. F. BAYARD.

The Honourable

SIR L. S. S. WEST, K.C.M.G.. &c., &c., &c.

No. 129.

Mr. Stanhope to the Administrator.

[No. 203.]

Downing Street, 9th September, 1886.

My Lord,—I have the honour to transmit to you a copy of a letter from the Foreign Office, enclosing a copy of a despatch from Her Majesty's Minister at Washington, with copy of a note from the United States' Secretary of State calling attention to causes of complaint alleged by the masters of several United States' fishing vessels against the Captain of the Canadian cruiser "Terror."

I request you to obtain from Your Government a report upon the subject of this

complaint.

I have, &c.,

(Sd.) EDWARD STANHOPE.

THE OFFICER ADMINISTERING
The Government of Canada.

[Enclosure No. 1.]

Foreign Office to Colonial Office.

Foreign Office, 4th September, 1886.

Sir,—I am directed by the Earl of Iddesleigh to transmit to you, to be laid before Mr. Secretary Stanhope, a copy of a despatch from Her Majesty's Minister at Washington, enclosing a copy of a note from the United States' Secretary of State calling attention to causes of complaint alleged by the masters of several United States' fishing vessels against Captain Quigley, of the Canadian cruiser "Terror," and I am to request that a report on the subject may be obtained from the Dominion Government.

I am, &c.,

(Sd.) P. W. CURRIE.

THE UNDER SECRETARY OF STATE, Colonial Office.

[Enclosure No. 2.]

Sir L. S. S. West to Earl Iddesleigh.

[Treaty No. 80.]

Washington, 19th August, 1886.

My Lord, I have the honour to transmit herewith to Your Lordship copy of a note which I have received from the Secretary of State, informing me of the causes of complaint alleged by the masters of several American fishing vessels against Captain Quigley, of the Canadian cruiser "Terror."

I have, &c.,

(Sd.)

L. SACKVILLE WEST.

THE EARL OF IDDESLEIGH, G.C.B., &c., &c., &c.

[Enclosure No. 3.]

Mr. Bayard to Sir L. West.

Washington, 18th August, 1886.

SIR,—Grave cause of complaint is alleged by the masters of several American fishing vessels, among which can be named the schooner "Shiloh" and "Julia Ellen" against the hostile and outrageous misbehaviour of Captain Quigley of the Canadian cruiser "Terror," who, upon the entrance of these vessels into the harbour of Liverpool, N.S., fired a gun across their bows to hasten their coming to, and placed a guard of two armed men on board each vessel, who remained on board until the vessels left the harbour.

In my note to your Legation of the 9th inst., I made earnest remonstrances against another unfriendly act of Captain Quigley against the schooner "Rattler" of Gloucester, Mass., which, being fully laden, and on her homeward voyage, sought shelter from stress of weather in Shelburne Harbour, N.S., and was there compelled to report at the Custom House and have a guard of armed men kept on board.

Such conduct cannot be defended on any just ground, and I draw your attention to it in order that Her Britannic Majesty's Government may reprimand Captain Quigley for his

unwarranted and rude act.

It was simply impossible for this officer to suppose that any invasion of the fishing privi-

leges of Canada was intended by these vessels under the circumstances.

The firing of a gun across their bows was a most unusual and wholly uncalled for exhibition of hostility, and equally so was the placing of armed men on board the peaceful and lawful craft of a friendly neighbour.

I have, &c.,

(Sd.) T. F. BAYARD.

The Honourable

SIR LIONEL WEST, K.C.M.G.,

&c., &c., &c.

(Telegram.)

No. 130.

The Administrator to the Secretary of State for the Colonies.

14th September, 1886.

Referring to your telegram of 1st September relative to fishing boat "Rattler" facts are as follows: On morning of 4th August her captain called on Collector of Customs, Shelburne, accompanied by chief officer Fisheries Police cutter and reported his vessel inwards laden with mackerel, for shelter. Afterwards chief officer informed Collector of Customs fishing boat found previous evening at anchor five miles down harbour; two men from fisheries police cutter put on board and master required to report at Custom House in morning. Master attempted to put to sea at night but prevented by fisheries police officers.

(Sd.) A. G. RUSSELL.

No. 131.

The Administrator to Mr. Stanhope.

[No. 31.]

Halifax, 21st September, 1886.

Sir,—I have the honour to enclose herewith for your information copy of a circular No. 373 of the Canadian Customs in relation to the coasting trade of the Dominion.

I understand that a General Regulation dealing with this subject is now in course of preparation by the Department of Customs for confirmation by my Privy Council-

I shall take care that a copy of this document is forwarded for your information

whenever it is available.

I have, &c., (Sd.) A. G. RUSSELL.

The Right Honourable EDWARD STANHOPE, &c., &c., &c.

[Enclosure No. 1.1

[Circular No. 373.]

CUSTOMS DEPARTMENT, OTTAWA, 14th August, 1886.

Sir,—Numerous seizures have been recently made by Officers of the Special Agent's Branch of this Department, which, with other evidence in the possession of the Department, goes to show that great laxity exists on the part of Collectors and other Customs Officers, in connection with traffic going on in small open boats and fishing vessels between Canadian and foreign ports.

I am directed by the Hon. the Minister of Customs to call your attention to certain requirements of the Customs Law and Regulations bearing upon this subject, and to enjoin upon you the necessity for greater vigilance and a stricter enforcing of the law than you have

apparently been in the habit of insisting upon.

Section 38 of the Customs Act declares that it shall not be lawful, unless otherwise authorized by the Governor in Council, to import goods, wares or merchandise from any port or place out of Canada in any vessel which has not been duly registered and has not a certificate of registry on board.

Sections 141 to 150 relating to the exportation of goods require that any vessel outward bound shall deliver to the Collector a proper entry and report of all goods on board, and prohibits officers giving clearances until such report and entry has been made, and fixes penal-

ties for non-observance of these requirements.

Section 37 gives authority to the Governor in Council to make regulations respecting coasting voyages. These regulations you will find embodied in an Order in Council bearing date the 17th of April, 1883, they declare what shall be considered a coasting trade, and What vessels only can be allowed to conduct such trade, viz.: Only British registered vessels and boats wholly owned by British subjects, and such other boats and vessels as may be Owned by the subjects of countries included in any treaty with Great Britain, by which the coasting trade is mutually conceded.

As there is no reciprocal coasting trade existing between Great Britain and the United States, United States vessels cannot be allowed to in any manner participate in such trade.

Coasters are not permitted to go on a foreign voyage without reporting in the same manner as would be required from all vessels not coasters.

Foreign vessels or boats must not be allowed to go from place to place in Canadian waters for the purpose of making up or seeking a cargo, as such a course would be in violation of the coasting regulations.

The Collector of a port may assign to such vessels a landing berth at any one place within the limits of his jurisdiction, but must not allow vessels to go from place to place in order to fill up or take in her cargo.

No permits are to be given under any circumstances, by Customs Officers, under cover of which, or under pretext of which, any law or regulation can be evaded.

Stringent means must be taken to confine all small or unregistered vessels within the

strict limits allowed by law and regulations.

Vessels or boats of any kind or class, although of Canadian build, or owned by Canadians, which have been entered as personal property, or otherwise, and on which duty has been Paid in any foreign port, must be considered strictly as foreign boats, and excluded from any rights that might attach to them had they not been so entered, as such entry changes their nationality as much so as if they had been formally registered.

In order to insure the better protection of the revenue, it is absolutely necessary that these instructions receive your closest attention, and that all vessels irrespective of their

nationality be required to observe the same.

I have the honour to be, Sir, Your obedient servant,

> (Sd.) W. G. PARMELEE, Assistant Commissioner.

No. 132.

The Administrator to Mr. Stanhope.

(No. 32.)

CANADA, HALIFAX, N.S., 21st September, 1886.

Sir, I have the honour to enclose herewith a certified copy of a minute of my Privy Council, embodying a Report of the Minister of Customs for the Dominion in relation to the alleged improper treatment of the United States' fishing schooner "Rattler," in being required to report to the Collector of Customs at Shelburne, Nova Scotia, when seeking that harbour for shelter.

The reply of the Collector to the enquiries addressed to him in respect to this matter is appended to the Minister's Report, and in it the facts of the case, as set

forth in my telegram of the 14th instant are given.

I have communicated your Despatch No. 195 of the 1st. instant forwarding Mr. Bayard's protest concerning this case to my Ministers and requested to be furnished with a report thereon, which I shall forward for your information as soon as it has been received.

I have, &c.,

A. G. RUSSELL. (Sd.)

The Right Honourable EDWARD STANHOPE. Colonial Office.

[Enclosure No. 1.]

[No. 356G.]

CERTIFIED COPY of a Report of a Committee of the Honourable the Privy Council for Canada approved by His Excellency the Administrator of the Government in Council, on the 16th September, 1886.

The Committee of Council have had before them a cablegram from the Right Honourable the Secretary of State for the Colonies, dated 1st September, 1886, as follows:-

"Report should be made as to treatment United States' fishing boat "Rattler," alleged compelled report Customs when seeking Shelburne Harbour. Despatch follows by mail."

The Minister of Customs, to whom the cablegram was referred for immediate report, caused a telegram to be forwarded to the Collector of Customs at Shelburne to the effect that it was "stated that United States' fishing boat 'Rattler' compelled report Customs when seeking Shelburne Harbour; what were circumstances; answer by telegram, and report in full by mail," and he submits the report, dated 6th September, instant, from Mr. Atwood, the Collector of Customs at Shelburne.

The Committee advise that Your Excellency be moved to cable a copy of the report above mentioned for the information of the Right Honourable the Secretary of State for the

Colonies.

JOHN J. McGEE, Clerk, Privy Council, Canada.

[Enclosure No. 2.7

CUSTOM HOUSE,

SHELBURNE, 6th September, 1886.

Sir, -- I have to acknowledge receipt of your telegram of 4th instant, relative to schooner

"Rattler," and I wired an answer this morning as requested.

On the morning of 4th ultimo, Chief Officer of "Terror," accompanied by Captain A. F. Cunningham, called at this office. Captain Cunningham reported his vessel inwards, as follows, viz., "Schooner 'Rattler," of Gloucester, 93 tons register, 16 men, from Fishing Bankwith 465 barrels mackerel, came in for shelter." I was afterwards informed by the officer of the control of the co cutter that they found the schooner the evening before at anchor off Sandy Point, five miles down the harbour; two men from cutter were put on board, and the master required to report at Customs in the morning. I was also informed that the master, Captain Cunningham, made an attempt to put to sea in the night, by hoisting sails, weighing anchor, &c., but wasstopped by officers from cutter.

I am, &c.,

(Śd.) W. W. ATWOOD,

Collector.

The COMMISSIONER OF CUSTOMS, Ottawa.

No. 133.

The Administrator to Mr. Stanhope.

HALIFAX, N.S., 25th September, 1886.

Sir. - With reference to your despatch of the 5th ultimo, transmitting a copy of a letter from the Foreign Office with a copy of a note from Mr. Bayard protesting against the action of Captain Kent, of the Dominion crusier "General Middleton," in refusing Stephen R. Balkam permission to buy fish from Canadians, I have the honour to forward herewith a copy of an approved report of a Committee of the Privy Council embodying a report of my Minister of Marine and Fisheries on the subject.

I have, &c.,

A. G. RUSSELL.

[Enclosure No. 1.]

[No. 332G.]

 $^{ ext{ chi}}$ Brtified Copy of a Revort of a Committee of the Honourable the Privy Council for Ganada, approved by His Excellency the Administrator of the Government in Council on the 21st September, 1886.

The Committee of the Privy Council have had under their consideration a despatch dated 5th August, 1886, from the Right Honourable the Secretary of State for the Colonies transmitting a copy of a letter from the Foreign Office with a copy of a note from Mr. Bayard Protesting against the action of Captain Kent of the Dominion cruiser "General Middleton" in refusing Stephen R. Balkam permission to buy fish from Canadians.

The Minister of Marine and Fisheries to whom the despatch and enclosures were referred,

submits the following report from the First Officer of the "General Middleton":-

HALIFAX, 25th August, 1886.

"I have the honour to state that when boarding several boats in St. Andrew's Bay I asked Stephen R. Balkam, if the boat he was in was American. He replied that he thought she was. I informed him that if she was American he could not take fish from the weirs on the English side without a permit from the Collector of Customs at St. Andrews or West Isles.

"He asked permission to take the fish from the weirs in Kelly's Cove without a permit.

I declined to accede to his request.

"Mr. Balkam went around the point in his boat and after accosting several others I met him again evidently trying to evade my instructions. I told him that he must not take the fish without permission from the Customs. He left for the American shore and I returned to the 'Middleton.'

"Mr. Stephen R. Balkam I have known for some years. He formerly belonged to St. Andrews but is now living in Eastport. His business is to carry sardines from the English side to Eastport for canning purposes."

The Minister is of opinion, in view of the above, that in warning Mr. Balkam, that if his boat belonged to the United States he could not take herring from the weirs without first having reported at the Custom House, Mr. Kent acted within the scope of the law and his instructions.

The Committee respectfully advise that Your Excellency be moved to transmit a copy of this minute to the Right Honourable the Secretary of State for the Colonies as requested

(Sd.)

in his despatch of the 5th August last.

JOHN J. MoGEE. Clerk, Privy Council, Canada.

No. 134.

Mr. Stanhope to the Administrator.

[No. 218.]

Downing Street, 6th October, 1886.

My. Lord,—I have the honor to transmit to Your Lordship herewith a copy of a letter from the Foreign Office enclosing copy of a despatch from Her Majesty's Minister at Washington, with a note from the Secretary of State of the United States calling attention to the alleged refusal of the Collector of Customs at Port Mulgrave, Nova Scotia, to allow the master of the United States' fishing vessel "Mollie Adams" to purchase barrels to hold a supply of water for the return voyage.

I have to request that you will obtain from your Government an early report in

reference to this case.

I have, &c.,

(Sd.) EDWARD STANHOPE.

THE OFFICER ADMINISTERING
The Government of Canada.

[Enclosure No. 1.]

Foreign Office to Colonial Office.

Foreign Office, 4th October, 1886.

Sir,—I am directed by the Earl of Iddesleigh to transmit to you, to be laid before Mr. Secretary Stanhope, a copy of a despatch from Her Majesty's Minister at Washington enclosing a copy of a note from the United States' Secretary of State, calling attention to an alleged refusal of the Collector of Customs at Port Mulgrave, Nova Scotia, to allow the master of the United States' fishing vessel "Mollie Adams" to purchase barrels to hold a supply of water for the return voyage; and I am to request that a report on the subject may be obtained from the Dominion Government.

I have, &c.,

(Sd.)

J. PAUNCEFOTE.

THE UNDER SECRETARY OF STATE, Colonial Office.

[Enclosure No. 2.]

Sir L. West to the Earl of Iddesleigh.

[Treaty No. 82.]

Washington, 11th September, 1886,

My LORD,—I have the honour to transmit herewith a copy of a note from the Secretary of State dated the 10th inst., calling attention to the case of an American fishing vessel the "Mollie Adams", on account of the alleged refusal of the Collector of Customs at Port Mulgrave, Nova Scotia, to allow the master of the "Mollie Adams" to purchase barrels to hold a supply of water for the return voyage.

I have, &c.,

(Sd.) L. S. S. WEST.

THE EARL OF IDDESLEIGH, &c., &c.

[Enclosure No. 3.]

United States' Secretary of State to Sir L. S. West.

Washington, 10th September, 1886.

Sir,—It is my duty to ask you to bring to the attention of Her Britannic Majesty's Government the treatment lately experienced by an American fishing vessel, the "Mollie Adams," of Gloucester, Mass., at the hands of the Collector of Customs at Port Mulgrave, in the Strait of Canso, Nova Scotia.

By the sworn statement of Solomon Jacobs, master of the schooner "Mollie Adams," it *ppears that on the 31st ult., whilst on his homeward voyage, laden with fish from the fishing banks, he was compelled to put into Port Mulgrave to obtain water, and duly made report

and entry at the Custom House.

The water tank of the vessel having been burst in his voyage by heavy weather, he asked Permission of the Collector to purchase two or three barrels to hold a supply of water for his wessel threatened with seizure if barrels were purchased. In consequence the vessel was compelled to put to sea with an insufficient supply of water, and in trying to make some Other port wherein to obtain water a severe gale was encountered which swept away his deck

load of fish and destroyed two seine boats.

This inhospitable, indeed, inhuman conduct on the part of the Customs Officer in question ahould be severely reprimanded, and for the infraction of Treaty rights and commercial privileges, compensation equivalent to the injuries sustained, will be claimed from Her lajesty's Government.

I have, &c.,

(Sd.) T. F. BAYARD.

The Honourable

SIR L. S. WEST, K.C.M.G., &c., &c., &c.

(Telegram.)

No. 135.

Secretary of State for the Colonies to the Administrator.

6th October, 1886.

When may we expect answer to my despatch 195, "Rattler?"

(8d.) SECRETARY OF STATE.

(Telegram.)

No. 136.

Secretary of State for Colonies to Administrator.

10th October, 1886.

When may we expect answer to my despatch Magdalen Islands?

(Sd.) SECRETARY OF STATE.

No. 137.

Mr. Stanhope to the Administrator.

Downing Street, 12th October, 1886.

My Lord,—I have the honour to transmit to you, for communication to Your Government, a copy of a letter with its enclosures from the Foreign Office, relative 131

to the case of the United States' fishing vessel "Crittenden," and I request that you will move your Ministers to furnish me with an immediate report on the subject.

I have, &c.,

(Sd.)

EDWARD STANHOPE.

THE OFFICER ADMINISTERING
The Government of Canada.

[Enclosure No. 1.]

Foreign Office to Colonial Office.

Foreign Office, 6th October, 1886.

S_{IR},—I am directed by the Earl of Iddesleigh to transmit to you, to be laid before Mr. Secretary Stanhope, a copy of a despatch from Her Majesty's Minister at Washington enclosing a copy of a note from the United States' Secretary of State calling attention to the case of the United States' fishing schooner "Crittenden," which it is alleged put into Steep Creek, in the Straits of Canso, for water, and was threatened with seizure in consequence, and I am to request that a report on the subject may be obtained from the Dominion Government as soon as possible.

I am, &c.,

(Sd.)

J. PAUNCEFOTE.

THE UNDER SECRETARY OF STATE, Colonial Office.

[Enclosure No. 2]

Sir L. S. West to the Earl of Iddesleigh.

[Treaty No. 86.]

Washington, 24th September, 1886.

My LORD,—I have the honour to enclose to Your Lordship herewith copy of a further note which I have received from the Secretary of State bringing to my attention the case of the American fishing schooner "Crittenden," which he alleges put into Steep Creek, in the Straits of Canso, for water, and which was threatened with seizure in consequence.

I have, &c.,

(Sd.) L. S. S. WEST.

THE EARL OF IDDESLEIGH, &c., &c., &c.

[Enclosure No. 3.]

Mr. Bayard to Sir L. West.

Washington, 23rd September, 1886.

Sir,—I have the honour to bring to your attention an instance which has been brought to my knowledge of an alleged denial of one of the rights guaranteed by the Convention of 1818 in the case of an American fishing years!

in the case of an American fishing vessel.

Captain Joseph E. Graham, of the fishing schooner "A. R. Crittenden," of Gloucester, Mass., states under oath, that on or about the 21st of July last, on a return trip from the open sea fishing grounds to his home port, and while passing through the Straits of Canso, he stopped at Steep Creek for water. The Customs officer at that place told him that if he took in water his vessel would be seized; whereupon he sailed without obtaining the needed supply, and was obliged to put his men on short allowance of water during the passage homeward.

I have the honour to ask that Her Britannic Majesty's Government cause investigation to be made of the reported action of the Customs officer at Steep Creek, and, if the facts be as stated, that he be promptly rebuked for his unlawful and inhumane conduct in denying to a vessel of a friendly nation a general privilege which is not only held sacred under the maritime law of nations, but which is expressly confirmed to the fishermen of the United States throughout the Atlantic coasts of British North America by the 1st Article of the Convention of 1818.

It does not appear that the "A. R. Crittenden" suffered other damage by this alleged inhospitable treatment, but, reserving that point, the incident affords an illustration of the vexatious spirit in which the officers of the Dominion of Canada appear to seek to penalize and oppress those fishing vessels of the United States lawfully engaged in fishing which from any cause are brought within their reach.

I have, &c.,

(Sd.) T. F. BAYARD.

The Honourable

Sir L. West, K.C.M.G., &c., &c.,

No 138.

Mr. Stanhope to the Administrator.

[No. 223.]

Downing Street, 15th October, 1886.

My LORD,—With reference to previous correspondence relative to the North American fisheries question, I have the honour to transmit to you for the information of your Government a copy of a letter with its enclosure from the Foreign Office on the subject.

I have, &c.,

(Sd.) EDWARD STANHOPE.

THE OFFICER ADMINISTERING
The Government of Canada.

[Enclosure No. 1.]

Foreign Office to the Colonial Office.

FOREIGN OFFICE, 5th October, 1886.

SIR,—With reference to my letter of the 9th August last, I am directed by the Secretary of State for Foreign Affairs to transmit to you, to be laid before Mr. Secretary Stanhope, a copy of a despatch from Her Majesty's Minister at Washington reporting that the United States' Senate Committee, for investigating the fisheries question, will leave shortly for Canada.

I am, &c.,

(Sd.) J. PAUNCEFOTE.

The Under Secretary of State, Colonial Office.

[Enclosure No. 2.]

Sir L. Sackville West to the Earl of Iddesleigh.

Washington, 19th September, 1886.

My LORD,—With reference to Mr. Hardinge's despatch, No. 73 of this series, of the 26th of July last, I have the honor to inform Your Lordship that the Senate Committee, composed of Senators Edmunds, Frye, Saulsbury, Morgan and George, to investigate the Fisheries Question between Canada and the United States, will, it is said, leave shortly for the Dominion in order to prepare the report for the next Session of Congress, in December.

I am, &c.,

(Sd.) L. S. SACKVILLE WEST.

The Earl of Iddesleigh, &c., &c.

No. 139.

The Administrator to Mr. Stanhope.

[No. 66.]

Halifax, N.S., 27th October, 1886.

Sir,—I have the honour to transmit herewith a copy of an approved minute of the Privy Council of Canada, expressing the regret of my Government at the action of the Canadian cutter "Terror" in lowering the United States' flag from the United States' fishing schooner "Marion Grimes," of Gloucester, Mass., while that vessel was under detention at Shelburne, N.S., by the Collector of Customs at that port for the infraction of the Customs Regulations.

I have communicated a copy of this Order in Council to Her Majesty's Minister

at Washington.

I have, &c.,

A. RUSSELL. (Sd.)

The Right Honourable EDWARD STANHOPE.

[Enclosure No. 1.]

[No. 1927.]

CERTIFIED COPY of a Report of a Committee of the Honourable the Privy Council for Canada, approved by His Excellency the Administrator of the Government in Council on the 26th October, 1886.

On a report dated 14th October, 1886, from the Honourable Mackenzie Bowell, for the Minister of Marine and Fisheries, stating that on Monday 11th October inst., the United States fishing schooner "Marion Grimes" of Gloucester, Mass., was under detention at Shelburne, Nova Scotia, by the Collector of Customs at that port, for an infraction of the Customs Regulations, that while so detained and under the surveillance of the Canadian Government cutter "Terror," the captain of the "Marion Grimes" hoisted the United States' flag.

The Minister further states that it appears that Captain Quigley, of the "Terror," considered such act as an intimation that there was an intention to rescue the vessel, and requested Captain Landry to take the flag down. This request was complied with; an hour later, however, the flag was again hoisted, and on Captain Landry being asked if his vessel had been released, and replied that she had not. Captain Quigley again requested that the flag be lowered. This was refused, when Captain Quigley himself lowered the flag, acting under the belief that while the "Marion Grimes" was in possession of the Customs authorities, and until her case had been adjudicated upon, the vessel had no right to fly the United

The Minister regrets that he should have acted with undue zeal although Captain Quigley may have been technically within his right while the vessel was in the custody

of the law.

The Committee advise that Your Excellency be moved to forward a copy of this minute, if approved, to the Right Honourable the Secretary of State for the Colonies and to Her Majesty's Minister at Washington expressing the regret of the Canadian Government at the occurrence.

All which is respectfully submitted for Your Excellency's approval.

JOHN J. MoGEE. (Sd.) Clerk, Privy Council, Canada.

No. 140.

Sir L. West to the Administrator.

No. 22.]

Washington, 28th October, 1886.

My Lord, -I have the honour to enclose to Your Lordship herewith copy of a note which I have received from the Secretary of State, together with copy of enclosure asking for authentic information respecting the Canadian laws regulating the sale and exportation of fresh herring from Grand Manan Island.

I have, &c.,

(S1.) L. S. SACKVILLE WEST.

His Excellency

GENERAL LORD ALEXANDER RUSSELL, &c., &c., &c.

[Enclosure No. 1.]

DEPARTMENT OF STATE, Washington, 27th October, 1886.

Sir,—I enclose copies of two letters received at this Department from Geo. Steele, President of the American Fishing IV.

dent of the American Fishing Union, at Gloucester, Mass.

The object of these letters is to obtain authentic information of the administration of Canadian laws regulating the sale and exportation of fresh herring from Grand Manan Island and its vicinity, a trade which, the writer avers, has been carried on almost exclusively in American vessels for many years.

By the statements of the letter of Mr. Steele, dated 25th October, it appears that, although the vessels employed in this trade are duly registered in their home port as fishing vessels, yet that so far as the proposed trade is concerned, they are not manned nor equipped, nor in any way prepared for taking fish, but their use is confined to the carriage of fish as merchandise to ports in the United States—a commercial transaction pur et simple.

May I ask the favour of an early response to the enquiries propounded by Mr. Steele.

I have, &c.

(Sd.) T. F. BAYARD.

The Honourable

SIR L. S. S. WEST, K.C.M.G., &c., &c., &c.

[Enclosure No. 2.]

Office of Gloucester Mutual Fishing Insurance Co., Gloucester, Mass., 18th October, 1886.

Sir.—The season is approaching when American vessels have been accustomed to buy herring at the Grand Manan Island and vicinity and bring them to Boston, Gloucester, New York and Philadelphia.

The present position of the Dominion Government as to that trade concerns our interests greatly, and the fish trade desire to be informed whether that Government now considers the purchase of herring as open to American vessels either when registered or licensed with Permit to trade.

We do not wish to explore their power of seizing or detaining these vessels or of inflicting fines, if they object to our vessels continuing in that business, we prefer to keep away from these shores until the Dominion Government is better advised.

I apply to you for this information which our merchants need, because I know of no

other mode of obtaining it in a reliable shape.

I am, &c.,
(Sd.) GEO. STEELE,
President American Fishery Union.

The Honourable

T. F. BAYARD.

&c., &c., &c.

P.S.—This trade in winter herring has been carried on in our vessels almost exclusively for many years and fifty or a hundred cargoes come in usually during the fall, winter and spring.

They are largely consumed as food and to some extent used as bait in our winter fishing to Georges and the banks. It is very rare for a British vessel to bring herring to our ports.

[Enclosure No. 3.]

OFFICE OF GLOUCESTER MUTUAL FISHING INSURANCE Co., GLOUGESTER, MASS., 25th October, 1886.

Sir,—1 have the pleasure to acknowledge the receipt of your letter dated 20th October.

My original enquiry referred both to vessels under license and to those sailing under a

register. Your letter satisfies the enquiry as to those licensed for the fisheries.

We still desire to be informed as to whether vessels under registry of the United States will be allowed to enter at Grand Manan and other ports, and load and export herring to the United States. Such vessels will be manned by a sailing crew on wages, and not by a fishing complement of sharemen, nor will they carry the fishing gear which such vessels use, when fishing under a fishing license.

The fishing interests I assure you appreciate the courtesy of your offer to procure this

information seasonably for them.

I remain, &c.,

(Sd.) GEO. STEELE, President American Fishing Union.

Honourable T. F. BAYARD,

(Telegram.)

No. 141.

Administrator to the Secretary of State for Colonies.

29th October, 1886.

"Rattler" report goes by to-morrow's mail.

(Sd.)

A. RUSSELL.

No. 142.

The Administrator to Mr. Stanhope.

[No. 71.]

HALIFAX, 29th October, 1886,

SIR,—I have the honour to forward herewith a copy of an approved minute of the Privy Council of Canada furnishing the report asked for in your despatch No. 195 of the 1st September last respecting the alleged unfriendly treatment of the United States' fishing schooner "Rattler" in being required to report to the Collector of Customs, at Shelburne, N.S., when seeking that harbour for shelter.

I beg also to draw your attention to the statement of the Captain of the "Terror," appended to the above Order in Council, which gives the facts concerning the cases of the "Shiloh" and "Julia Ellen" a report as to which was requested in

your despatch No. 203 of the 9th ultimo.

1 have, &c., (Sd.)

A. RUSSELL.

The Right Honourable EDWARD STANHOPE, &c., &c., &c.

402q.

Lanclosure No. 1.7

CERTIFIED COPY of a Report of a Committee of the Honourable the Privy Council for Canada, approved by His Excellency the Administrator of the Government in Council on the 28th October, 1886.

The Committee of the Privy Council have had their attention called by a cablegram from the Right Honourable Mr. Stanhope, as to when he may expect answer to despatch No. 195 " Rattler."

The Honourable Mr. Bowell, for the Minister of Marine and Fisheries, to whom the papers were referred, submits for the information of His Excellency in Council that having considered the statements, copies of which are annexed, of Captain Quigley of the Govern

ment cutter "Terror" and of the Collector of Customs at Shalburne with reference to the subject matter of the despatch, he is of opinion that these officers only performed their respective duties in the case of the "Rattler," and that no just ground exists for the com-plaint put forward in Mr. Bayard's despatch of a "violation of that hospitality which all civilized nations prescribe," or of a "gross infraction of Treaty stipulations."

The Minister states that it does not appear at all certain from the statements submitted that this vessel put into Shelburne for a harbour in consequence of stress of weather. It does, however, appear that immediately upon the "Rattler's "coming into port, Captain Quigley sent his Chief Officer to inform the Captain of the "Rattler" that before sailing he must report his vessel at the Custom House, and left on board the "Rattler" a guard of two men to see that no supplies were landed or taken on board or men allowed to leave the vessel during her stay in Shelburne Harbour. That at midnight the guard fired a shot as signal tothe cruiser, and the First Officer at once again proceeded to the "Rattler," and found the sails being hoisted and the anchor weighed preparatory to leaving port. The Captain being informed he must comply with the Customs regulations and report his vessel, he headed her up the harbour. That on the way up she became becalmed when the First Officer of the "Terror" took the Captain of the "Rattler" in his boat and rowed him to the town, when the Collector of Customs received his report at the unusual hour of 6 a.m., rather than detain him, and the Captain with his vessel proceeded to sea.

The Minister observes that under Section 25 of the Customs Act every vessel entering a port in Canada is required to immediately report at the Customs, and the strict enforcement of this regulation as regards United States' fishing vessels, has become a necessity, in view of the illegal trade transactions carried on by United States' fishing vessels when enter-

ing Canadian ports under pretext of their Treaty privileges.

That under these circumstances a compliance with the Customs Act, involving only the

report of a vessel, cannot be held to be a hardship or an untriendly proceeding.

The Minister, in view of the repeated groundless complaints of being harshly treated that have been made during the present season by the captains of United States' fishing vessels, and in almost every instance traceable to a refusal or neglect to observe the Customs regulations which it is proper to state are enforced upon other vessels as well as those of the United States, submits herewith, a letter written by Captain Blake of the United States' fishing schooner "Andrew Burnham," which appear in the Boston (Mass.) Herald, of the 7th instant, and also the editorial comment thereon, made in a subsequent issue of the paper referred to.

The Minister believes that the statemen ts made by Captain Blake are strictly accurate, and as applied to other vessels are substantiated by the weekly boarding reports received by the Fisheries Department from the different captains engaged in the Fisheries Protection Service. He, the Minister, therefore, respectfully submits that the reflections of Mr. Secretary Bayard characterising the treatment extended to the captain of the "Rattler" as unwarrantable and unfriendly is not merited in view of the facts as stated by Captain Quigley and Collector Atwood.

The Committee concur in the report of the Acting Minister of Marine and Fisheries, and dvise that Your Excellency be moved to transmit a copy of this Minute, if approved, to the

Right Honourable Her Majesty's Principal Secretary of State for the Colonies.

All which is respectfully submitted for Your Excellency's approval.

JOHN J. McGEE, (Sd.). Clerk, Privy Council, Canada.

[Enclosure No. 2.]

CAPTAIN BLAKE'S LETTER.

A FISHERMAN'S TALE.

What a Boston Skipper says of His Experience in Canadian Waters.

The following letter which appears in the Boston Herald conveys a different impression to many statements that have appeared on the subject:-

So much has been written and printed about the experiences of American fishermen in Canadian waters, and the indignities put on them, I wish you would open your columns and

give your readers an insight into the other side of the story. I sailed from Boston for North Bay on June 16, not knowing just what the cutters would do or how the law would be interpreted. I neared the coast with fear and anxiety. The first land sighted was Whitehead, and immediately cries came from aloft: "Cutter in sight shead!" I rushed to the deck, found the vessel which proved to be the "Houlett," commanded by Capt. Lorway, nearing us rapidly. At time of sighting the cutter we were standing inshore. She hoisted her flags to let us know what she was, and we immediately "about ship" and put to sea to get out of her way, for fear we might be placed on the prize list of the captures. We finally headed up for Port Mulgrave in Canso, expecting to receive rough usage from the authorities, but to our surprise found Collector Murray a perfect gentleman, willing to assist me as far as he could without encroaching on the Canadian laws. From there we put in at Port Hawkesbury and boarded the cutter "Conrad," and asked the captain for instructions in regard to the three-mile limit, and what privileges, if any, we had. I was answered, in a courteous and hearty way, that he did not have them aboard, but would go ashore in a few moments and get me a printed copy of the regulations, which he did, and assured us that if we followed them we would be unmolested; that he was there to see that the law was not violated, but not to cause unnecessary annoyance. After receiving instructions from the Captain, thanks to him, I went to the Custom House and entered my vessel, paying twenty-five cents. I found a very pleasant gentleman in the collector, who did all in his power to relieve my mind and make us comfortable.

Souris was our next port of landing, where we also reported, and were well treated. From there we went to Malpeque, where we found another gentleman in the collector. We met the cutter "Houlett" at Cascumpec, and had several interviews with her commander, Captain Lorway, whom I found a quiet, just and gentlemanly officer. My vessel was one of the fleet ordered out of harbour by him. At that time it was as good a fish day as one could ask for, and the instructions were plain that at such times we had no right to remain in harbour. At no time is there much water to spare on the bar, and it is a common occurrence for vessels to ground in going in or out, and that some did touch was due to ignorance of the channel or carelessness on the part of captains. At the time the order was issued the weather was fair, but before all the fleet could work out through the channel, one of the sudden changes in weather, so much to be dreaded on such a coast, came, and the cutter rescinded the order and the fleet returned. It has been printed in a Boston paper that, owing to being forced to sea by the cutter's orders in bad weather, my schooner, the Andrew Burnham," fouled two Englishmen and narrowly escaped serious damage. If true it would look like a hardship. It was simply this: In getting under way, in a small and crowded space, finding I would not have room, I dropped our starboard anchor. That not holding, we let go the other, and it brought us up all right; not much in this to point to as an ourrage or danger from stress of weather. I believe Captain Lorway to be a man who would carry out all the requirements of the Canadian laws, but I saw nothing in my experience in those waters that could be considered as being arbitrary, or taking a mean advantage of his official authority to annoy anyone. Captain Lorway has been a master of vessels for twenty-five years, is a man of high reputation as a seaman, and as good a judge of whether the weather is favourable for a vessel to go to sea as any man who walks a deck, and when he ordered the fleet to sea he went himself, and I know he would not order a vessel to leave harbour if there was any danger of loss of life or property. We reported at Cascumpec, and were treated the same as at all other ports we touched at. If our vessels would attend to reporting at the Custom House, the same as they do in our ports, no trouble would be met with.

If we had "free fish" it would give the Canadians some recompense for what our fishermen want, viz., the right to go anywhere and everwhere, use their harbours, ship men, get provisions, land and mend our nets, buy salt and barrels, and ship our catch home by rail or

steamer without expense or annoyance, the same as we have heretofore.

If we had had that privilege this year, myself and vessel would have been \$5,000 better off this season, and all the fishermen in the bay would have been in the same boat with me. I do not say that I am too honest not to fish within the three-mile limit, nor do I believe there is a vessel in the fleet who would not, if the cutter was out of sight. I made two trips to the bay, both of which were very successful, and I lived up to the requirements of the law as well as I knew how, and did not find them obnovious, or to interfere with my success, and everywhere I went I was courteously treated by the officials—especially so by both the cutters. Should it be a bay year next season, I hope to meet them again. Those who openly preached that they would go where they pleased, do what they wanted to in spite of law or cutters, shipped men, smuggled or openly fished inside of the limit, and indulged in the satisfaction of damning the cutter, the captain, the Government and everything else when they knew they could do it with impunity, and that the men they were talking to could not resent it by word or blow, were looked after sharp and were not extended the courtesy that was shown so many of us.

In the interest of fair play I could not help writing you and asking you to give this to your readers, if not taking up too much of your valuable space.

Very respectfully,

CAPT. NATHAN F. BLAKE, Schooner "Andrew Burnham" of Boston.

Boston, 6th October, 1886.

[Enclosure No. 3.]

Extract from the Boston Herald, dated the 9th October, 1886.

A FISHING CAPTAIN'S EXPERIENCE.

The letter of Captain Nathan F. Blake, of the fishing schooner "Andrew Burnham" of this city, which we published on Wednesday, would apparently indicate that the Canadian officials have not been disposed to push the requirements of their law quite as rigorously as some of our fishermen have maintained. Captain Blake says that he has experienced not the least trouble in his intercourse with the Canadian officials, but that, as he has treated them courteously, they on their side have reciprocated in like terms. There is, undoubtedly, a great deal of bitterness felt on both sides, and probably this bitterness has led both parties to be ungracious in their own conduct, and to exaggerate the wrongs they have endured, hardships frequently due to an unwillingness to observe the requirements of the law as these are now laid down. If all American fishing captains exhibited the same courtesy and moderation that Captain Blake has shown, we imagine that there would be very little trouble in arriving at an equitable and pleasing understanding with Canada.

[Enclosure No. 4.]

SHELBURNE, 30th September, 1886.

Sir,—I beg to acknowledge the receipt of your letter of the 27th instant, requesting the circumstances connected with the boarding of the vessels "Rattler," "Julia and Ellen," and "Shilo."

In the case of the "Rattler," she came into Shelburne harbour on the evening of the 4th of August, at 6 o'clock. She being at some distance from where I was anchored, and it being too rough to send my boat so far, I fired a musket signal for her to round to, which she did and came to an anchor alongside of my vessel.

I then sent the chief officer to board her. He reported she put in for shelter. The captain was then told by the chief officer to report his vessel before he sailed, and that he must not let his men on shore, and that he would leave two men, who are always armed, on board to see that he did not otherwise break the law.

About midnight the captain hoisted his sails to leave port, thereby evading the Customs law requiring him to report (for which I refer you to Section 25 of the Customs Act) and

disregarding my instructions.

The watchmen fired a signal calling my attention to this act, when I sent the chief officer tell the captain he must lower his sails and report his vessel in the morning, otherwise he

would likely have his vessel detained.

He did so, and sailed up in company with the chief officer at 4 o'clock a m. On the way up it fell calm and the vessel anchored. The chief officer with my boat's crew, rowed him up to the Custom House, where he reported at 6 a.m., and returned, passing out to sea at 8 a.m. The captain was only asked to report his vessel as all others do, but was not disposed to do so.

In the case of the "Julia and Ellen," she came into the harbour of Liverpool on the 9th of August, about 5 p.m. Being some distance from me I fired a blank musket shot to round her to. When she anchored, I boarded her and the captain reported that he came in for water. I told him to report his vessel in the morning as it was then after Customs' hours, and that he must not let his men ashore, and that I would leave two men on his vessel to see that my instructions were carried out, and to see that he did not otherwise break the law.

In the morning at 8 o'clock, I called for the captain to go to the Custom House and told him his men could go on and take water while he was reporting, so that he would be all ready

sail when he returned, which they did, and he sailed at noon.

In the case of the "Shilo," she came into the harbour about 6 p.m., on the 9th of August,

at Liverpool, and a signal was fired in her case the same as the others.

When she anchored I boarded her, and the captain reported he was in for water. I told him it was then too late to report at the Customs till morning, and that he must not allow his crew on shore, also that I would leave two men on board to see that he did not otherwise break the law and that my instructions were carried out.

In the morning I called for the captain when taking the "Julia and Ellen's" captain ashore. When there I told him, as I did the other, that his men could go on taking water while he was reporting, so that he could sail when he returned and not be delayed. This

they did not do.

I have reason to know that it was not water this vessel came in for, as several of the crew lived there, and it was for the purpose of letting his men ashore and not for taking water that he put in. He afterwards emptied six barrels of water, stating they were sour, and fooled all day filling them, delaying the time that he might get his crew on shore. I refused to allow his crew on shore for any other purpose than to take water, after completing which, the weather being fine, I ordered him to sea in the evening.

The signals that were fired were not intended to make them come to quickly, but as a

signal for them to either round to or show their ensign.

After the "Shilo" sailed, the harbour master informed me that she landed two men at the mouth of the harbour, seven miles down, before she reported, and the evening she sailed she called after dark and picked them up.

In many cases it is an understood thing between the captains and crews to let the men ashore and then make out they deserted. In all cases where a vessel puts in for shelter, the captain reports, and the rest of his crew are not allowed ashore, as the vessel only put in for

the privilege of shelter, and for no other purpose.

When she puts in for water, after reporting, the captain is allowed to take his boats and the men he requires to procure water, and the rest remain on board, after which he is ordered to sea. When in for repairs, he is allowed all the privileges he requires after reporting, and when ready is ordered to sea. In all cases, except when in for repairs, I place men on board to see that the law is not violated, as many of those vessels put into the harbour and make taking water and seeking shelter an excuse either to get men or land them, or to allow them a chance to see their friends, or to get goods ashore if the vessel is on her way from American ports to the fishing grounds, and have landed men here and at other ports on this coast in my absence. In one case in this port a vessel, finding I was in the harbour, let men take a boat and land, she going on her way home to the States. That is why I put men on these vessels, to keep them from breaking the law under cover of night.

I might remark here that the Collector of Customs at Liverpool informed me that the "Shilo" on her previous voyage remained in port five days after being ordered out, delaying

for the purpose of letting the men be with their friends.

Now that they are not allowed all the privileges they once enjoyed it is an outrage on

my part.

These are the facts connected with those vessels, which I reported to Captain Scott while

in Halifax sometime ago.

I treat all courteously but firmly, and find no trouble with any but a few who wish to evade the law.

I am, Sir,

(Sd.)

THOMAS QUIGLEY, Government Cruiser "Terror."

Major John Tilton, Deputy Minister of Fisheries. Ottawa.

[Enclosure No. 5.]

Customs House, Shelburne, 6th September, 1886.

Sir. —I have to acknowledge receipt of your telegram of 4th inst. relative to schooner

*Rattler" and I wired an answer this morning as requested.

On the morning of 4th ulto, Chief Officer of "Terror" accompanied by Captain A. F.

Cunningham called at this office. Captain Cunningham reported his vessel inwards as follows:—viz.: "schooner 'Rattler' of Gloucester, 93 tons register, 16 men, from fishing banks with 465 barrels mackerel; came in for shelter."

I was afterwards informed by the officer of cutter that they found the schooner the evening before at anchor off Sandy Point, five miles down the harbour. Two men from cutter were put on board, and the master required to report at Customs in the morning.

I was also informed that the master, Captain Cunningham, made an attempt to put to sea in the night, by hoisting sails, weighing anchor, &c., but was stopped by officers from

I am, Sir,

(Sd.)

W. H. ATWOOD, Collector.

To Commissioner of Customs, Ottawa.

No. 143.

The Administrator to Mr. Stanhope.

HALIFAX, 30th October, 1886.

Sir, - With reference to your telegraphic message of the 22nd August, and to Your despatch of the 25th August, transmitting a copy of a despatch from Her Majesty's Charge d'Affairs at Washington, with a note from Mr. Bayard, complaining of the action of the Customs Officer at Magdalen Islands with reference to the American ishing schooner "Mascotte." I have the honour to forward herewith a copy of an approved Minute of the Privy Council of Canada, embodying a report of the Minister of Marine and Fisheries on the subject.

I have, &c.,

(Sd.)

A. RUSSELL

The Right Honourable EDWARD STANHOPE.

&c., &c., &c.

No. 361a.

Enclosure No. 1.1

CERTIFIED COPY of a Report of a Committee of the Honourable the Privy Council of Canada, approved by His Excellency the Administrator of the Government in Council on the 30th October, 1886.

The Committee of the Privy Council have had under consideration a telegram of the 22nd August and a despatch of the 25th August last from the Right Honourable the Secretary of State for the Colonies, transmitting copy of a letter from Her Majesty's Minister at Washington, enclosing a note from Mr. Secretary Bayard, complaining of the action of the Customs Officer at Magdalen Islands with reference to the American fishing schooner "Mascotte."

The Minister of Marine and Fisheries, to whom the correspondence was referred, observes that Mr. Bayard, in his note to the British Minister at Washington, says:—

"I am also in possession of the affidavit of Alex. T. Vachem, master of the American fishing schooner 'Mascotte' who entered Port Amherst, Magdalen Islands, and was there threatened by the Customs Official with seizure of his vessel if he attempted to obtain bait for fishing or take a pilot." And from a report of the Customs Officer at Magdalen Islands, a copy of which, so far as it relates to the case in point, is hereto annexed, it appears that no grounds exist for the complaint made by the master of the "Mascotte."

The Minister states that Captain Vachem was served with a printed copy of the

"Warning," and was in addition informed by the Collector that under the Treaty of 1818 he had no right to buy bait or to ship men. He was not forbidden to take fish, but on the contrary the Collector pointed out to him on the chart the places in which by the Convention of 1818, he are the contrary that the places in which by the Convention of 1818, he are the contrary that the places in which by the Convention of 1818, he are the convention of 1818 he he as a United States' fisherman, had the right to inshore fishing, and one of the places so

Pointed out to him was the Magdalen Islands.

Notwithstanding the "warning" and the personal explanation of the Collector it appears that Captain Vachem did go up the country and attempt to hire men and upon his return informed the Collector that he could not get any. For this, clearly an illegal Act, he was not interfered with by the Collector.

141

The Minister further observes that the Convention of 1818, while it grants to United States' fishermen the right of fishing in common with British subjects on the shores of the Magdalen Islands, does not confer upon them privileges of trading or of shipping men, and it was against possible acts of the latter kind and not against fishing inshore, or seeking the rights of hospitality guaranteed under the Treaty, that Captain Vachem was warned by the

With reference to the remark of the Colonial Secretary that "Her Majesty's Government would recommend that special instructions should be issued to the authorities at the places where the inshore fishery has been granted by the Convention of 1818 to the United States' fishermen, calling their attention to the provisions of that Convention and warning them that no action contrary thereto may be taken in regard to United States' fishing vessels," the Minister states that the circular instructions issued to Collectors of Customs, recite the articles of the Convention of 1818 which grant to United States' fishermen the right to take fish upon the shores of the Magdalen Islands and of certain parts of the Coast of Labrador and Newfoundland, which instructions the Collector in question had received and the import of which his report shows him to be familiar with.

In addition to this the Commander of the Fishery Protection steamer "La Canadienne" was ordered to visit Magdalen Islands and explain fully to Collectors there, the extent of

their powers.

The Minister in view of these instructions, printed and oral, does not deem it necessary

to send further special orders.

The Committee concurring in the foregoing report, advise that Your Excellency be moved to transmit a copy hereof, if approved, to the Right Honourable the Secretary of State for the Colonies.

All which is respectfully submitted for Your Excellency's approval.

(Sd.)

JOHN J. McGEE, Clerk, Privy Council, Canada...

[Enclosure No. 2.]

CUSTOM HOUSE, MAGDALEN ISLANDS, 28th August, 1886.

Sir,—I beg to acknowledge the receipt of your telegram respecting captain of the schooner "Mascotte's" report in reference to my having threatened him with seizure.

I replied on receipt: "'Mascotte' information incorrect. Particulars per mail Tuesday." Particulars.

On the arrival of the captain I served him with a "warning;" personally informed him **he could not buy bait or ship men.**

I say this to all American fishermen. He tried, however, to hire, went up the country to

hire, but could not hire a man.

I saw him and men go up and on his return he told me he could not hire. I did not eppose him. He intended halibutting at Seven Islands, Dominion. I found this out since. I deny having said I would seize him if he obtained bait, himself or crew. I did not use the term but it suits the captain or cwners to use it as it serves their meaning to make the report

I particularly showed him where, on the chart, he had the right to fish inshore, to wit:

At the Magdalen Islands, Cape Ray, &c., as per Treaty in my hands then.

I think I was very lenient with him and all American fishermen calling here, knowing

their privileges.

I treated him so gentlemanly that I am surprised to hear he made the above inaccurate report to you.

Your obedient servant,

(Sd.) J. B. F. PAINCHAUD. Collector Customs.

The Commissioner of Customs, Ottawa.

(Telegram).

No. 144.

Secretary of State to Lord Lansdowne.

2nd November, 1886.

Please send properly authenticated copy of the Fishery Bill as soon as possible.

(Sd.) E. STANHOPE.

No. 145.

Mr. Stanhope to the Governor General.

Downing Street, 4th November, 1886.

My Lord,—I have the honour to acknowledge the receipt of your despatch, No. 238, of the 29th of July last, enclosing a copy of an approved report of your Privy Council, in reference to the Bill recently passed by the Parliament of Canada, and reserved by you for the signification of Her Majesty's pleasure, entitled "An Act further to amend the Act respecting Fishing by Foreign Vessels."

Her Majesty's Government, after having given their most attentive consideration to the question and to the views which have been urged by your Ministers, and having, moreover, had the advantage of considering the representations which you have yourself made upon the subject during your recent visit to this country, have come to the conclusion that they would not be justified in advising Her Majesty to withhold her assent from the Bill in question.

They will, therefore, be prepared to submit the Bill to Her Majesty for confirma-

tion on receiving a transcript of it, properly authenticated in the usual form.

I have, &c.,

(Sd.) EDWARD STANHOPE.

Governor General,

The Most Honourable,

The Marquis of Lansdowne, G.C.M.G.,

&c., &c., &c.

(Telegram.)

No. 146.

Secretary of State for the Colonies to the Administrator.

6th November, 1886.

United States' Government protest against proceedings of Canadian authorities in case of "Pearl Nelson" and "Everitt Steele," said to have put into Arichat and Shelburne respectively, for purposes sanctioned by Convention. Particulars by post. Send report as soon as possible.

(Sd.) SECRETARY OF STATE.

No. 147.

Lord Lansdowne to Mr. Stanhope.

OTTAWA, 9th November, 1886.

Sir,—With reference to Earl Granville's despatch of the 24th June last respecting the fisheries question, and enclosing copies of two letters from the Foreign Office

and one from the United States' Minister in London, addressed to the Secretary of State for Foreign Affairs, I have the honour to transmit herewith a copy of an approved minute of the Privy Council of Canada concurring in a report of the Minister of Justice dealing with the points raised by Mr. Phelps in his note of the 2nd June last on the subject of the seizure of the United States' fishing vessel "David J. Adams" near Digby, Nova Scotia.

I have, &c.,

LANSDOWNE. (Signed)

The Right Honourable EDWARD STANHOPE, &c., &c., &c.

[No. 273g.]

[Enclosure No. 1.]

CERTIFIED copy of a Report of Committee of the Honourable the Privy Council for Canada, approved by His Excellency the Administrator of the Government in Council on the 2nd November, 1886.

The Committee of the Privy Council have had under consideration a despatch, dated 24th June, 1886, from the Right Honourable the Secretary of State for the Colonies, respecting the Fisherie's Question, and enclosing copies of letters on the subject from the Foreign Office to the Colonial Office, and of one from Mr. Phelps to the Secretary of State for Foreign Affairs.

The Minister of Justice to whom the despatch and enclosures were referred, submits a

report thereon, herewith.

The Committee concur in the said report and advise that Your Excellency be moved to transmit a copy thereof, if approved to the Right Honourable the Secretary of State for the Colonies.

All which is submitted for Your Excellency's approval.

JOHN J. McGEE, Clerk, Privy Council, Canada.

[Enclosure No. 2.]

To His Excellency the Administrator of the Government in Council.

DEPARTMENT OF JUSTICE, OTTAWA, 22nd July, 1886.

With reference to the despatch of the 24th June last, from the Secretary of State for the Colonies to Your Excellency respecting the fisheries question, and enclosing copies of letters on the subject from the Foreign Office to the Colonial Office, and of one from Mr. Phelps to the Secretary of State for Foreign Affairs, the undersigned has the honour

The letter of Mr. Phelps seems designed to present to Earl Rosebery the case of the "David J. Adams," the fishing vessel seized a short time ago near Digby, in the Province of

Nova Scotia.

Mr. Phelps intimates that he has received from his Government a copy of the report of the Consul General of the United States at Halifax, giving full details and depositions relating to the seizure, and that that report, and the evidence annuexed to it, appear fully to sustain the points which he had submitted to Earl Rosebery at an interview which he had had a short time before the date of his letter.

The report of the Consul General and the depositions referred to seem not to have been presented to Earl Rosebery, and their contents can only be inferred from the statements

made in Mr. Phelps' letter.

These statements appear to be based on the assertions made by the persons interested in the vessel by way of defence against the complaint under which she was seized, but cannot be regarded as presenting a full or accurate representation of the case. The undersigned submits the facts in regard to this vessel, as they are alleged by those on whose testimony the Government of Canada can rely to sustain the seizure and detention.

The Offence as to the Treaty and Fishery Laws.

The "David J. Adams" was a United States' fishing vessel, whether, as alleged in her behalf, her occupation was deep sea fishing or not, and whether, as suggested, she had not been engaged, nor was intended to be engaged, in fishing in any limit proscribed by the Treaty of 1818 or not, are questions which do not, in the opinion of the undersigned, affect the validity of the seizure and of the proceedings subsequent thereto, for reasons which will be hereafter stated; but in so far as they may be deemed material to the defence, they are questions of fact which remain to be proved in the Vice Admiralty Court of Halifax, in which the proceedings for the vessel's condemnation are pending, and in respect of which proof is now being taken, and inasmuch as the trial has not been concluded (much less a decision reached) it is perhaps premature for Mr. Phelps to claim the restoration of the vessel, and to assert a right to damages for her detention, on the assumption of the supposed facts above

It is alleged in the evidence on behalf of the prosecution that the "David J. Adams" being a United States' fishing vessel, on the morning of the 5th of May, 1886, was in what is called the "Annapolis Basin," which is a harbour on the north-west coast of Nova Scotta. She was several miles within the basin, and the excuse suggested (that the captain and crew may have been there through a misapprehension as to the locality) by the words of Mr. Phelps' letter, "Digby is a small fishing settlement and its harbour not defined," is

unworthy of much consideration.

Digby is not a fishing settlement, although some of the people on the neighbouring shores engage in fishing. It is a town, with a population of about two thousand persons. Its harbour is formed by the Annapolis Basin, which is a large inlet of the Bay of Fundy, and the entrance to it consists of a narrow strait marked by conspicuous headlands which are little more than a mile apart. The entrance is called "Digby Gut" and for all purposes connected with this enquiry, the harbour is one of the best defined in America.

The "David J. Adams" was, on the morning of the 5th day of May, 1886, as has already been stated, several miles within the Gut. She was not there for the purpose of "shelter" or "repairs" nor "to purchase wood" nor "to obtain water." She remained there during the 5th and on the 6th May, 1886, she was lying at anchor about half a mile from the shore, at a locality called "Clements West."

On the morning of the 6th of May, 1886, the Captain made application to the owners of a fishing weir, near where he was laying for bait, and purchased four and a half barrels of that article.

He also purchased and took on board, about two tons of ice. While waiting at anchor for these purposes the name of the vessel's "hailing place" was kept covered by canvas, and this concealment continued while she afterwards sailed down past Digby. One of the crew represented to the persons attending the weir that the vessel belonged to the neighbouring Province of New Brunswick. The Captain told the owner of the weir, when the Treaty was spoken of by the latter, that the vessel was under British register. The Captain said he would wait until the next morning to get more bait from the catch in the weir which was expected that day. At daybreak, however, on the morning of the 7th of May, 1886, the Government steamer "Lansdowne" arrived off Digby, and the "David J. Adams" got under way without waiting to take in the additional supply of bait, and sailed down the Basin towards the Gut.

Before she had passed Digby she was boarded by the First Officer of the "Lansdowne" and to him the Captain made the following statement: That he had come to that place to see his people, as he had formerly belonged there, that he had no fresh bait on board, and

that he was from the "Banks" and bound for Eastport, Maine.

The officer of the "Lansdowne" told him he had no business there, and asked him if he

knew the law. His reply was "Yes."

A few hours afterwards, and while the "David J. Adams," was still inside the Gut, the officer of the "Lansdowne," ascertaining that the statements of the Captain were untrue, and that bait had been purchased by him within the harbour on the previous day, returned to the "David J. Adams," charged the Captain with the offence, and received for his reply the assertion that the charge was false, and that the person who gave the information was a " liar."

The officer looked into the hold of the vessel and found the herring which had been Purchased the day before, and which, of course, was perfectly fresh, but the Captain declared

that this "bait" was ten days old.

The officer of the "Lansdowne" returned to his ship, reported the facts, and went again. to the "Adams," accompanied by another officer, who also looked at the bait. Both returned to the "Lansdowne" and then conveyed to the "Adams" the direction that she should come to Digby and anchor near the "Lansdowne." This was, in fact, the seizure.

These are the circumstances by which the seizure was, in the opinion of Mr. Phelps, "much aggravated," and which makes it seem very apparent to him that the seizure "was

not made for the purpose of enforcing any right, or redressing any wrong."

The fact that the seizure was preceded by visitations and searches was due to the statements of the master, and the reluctance of the officers of the "Lansdowne" to enforce the law until they had ascertained to a demonstration that the offence had been committed, and that the Captain's statements were untrue.

The Offence as to Customs' Laws.

The "David J. Adams," as already stated, was in the harbour upwards of forty-eight hours, and, when seized, was proceeding to sea, without having been reported at any Customs House. Her business was not such as to make it her interest to attract the attention of the Canadian authorities, and it is not difficult, therefore, to conjecture the reason why she was not so reported, or to see that the reason put forward that Digby is but a small fishing settlement and its harbours not defined," is a disingenuous one. In going to the weir to purchase bait, the vessel passed the Customs House at Digby, almost within hailing distance. When at the weir, she was within one or two miles of another Customs House (at Clementsport), and within about fifteen miles of another (at Annapolis). The master has not asserted that he did not know the law on this subject, as it is established that he knew the law in relation to the restriction on foreign fishing vessels.

The provisions of the Customs Act of Canada on this subject are not essentially different from those of his own country. The captain and crew were ashore during the 5th and 6th of

May, 1886. The following provisions of the Customs Act of Canada apply:—

"The master of every vessel coming from any port or place out of Canada, or coastwise, and entering any port in Canada, whether laden or in ballast, shall go without delay, when such vessels is anchored or moored, to the Custom House for the port or place of entry where he arrives, and there make a report in writing to the collector or other proper officer, of the arrival and voyage of such vessel, stating her name, country and tonnage, the port of registry, the name of the master, the country of the owners, the number and the names of the passengers, if any, the number of the crew, and whether the vessel is laden or in ballast, and if laden. the marks and numbers of every package and parcel of goods on board, and where the same was laden, and the particulars of any goods stowed loose, and where and to whom consigned, and where any and what goods, if any, have been laden or unladen, or bulk has been broken, during the voyage, what part of the cargo, and the number and names of the passengers which are intended to be landed at that port, and what and whom at any other port in Canada, and what part of the cargo, if any, is intended to be exported in the same vessel, and what surplus stores remain on board, as far as any of such particulars are or can be known to him." -46 V., c. 12, s. 25.

"The master shall at the time of making his report, if required by the officer of Cutoms, produce to him the bills of lading of the cargo, or true copies thereof, and shall make and subscribe an affiliavit referring to his report, and declaring that all the statements made in the report are true, and shall further answer all such questions concerning the vessel and cargo, and the crew and the voyage, as are demanded of him by such officer, and shall, if required, make the substance of any such answer part of his report."—46 V., c. 12, s. 28.

"If any goods are unladen from any vessel before such report is made, or if the master fails to make such report, or makes an untrue report, or does not truly answer the questions demanded of him, as provided in the next preceding section, he shall incur a penalty of four hundred dollars, and the vessel may be detained until such penalty is paid."—46 V., c. 12, s. 29.

Proceedings Following the Seizure.

These have been made the subject of a complaint by Mr. Phelps, although the explanations which were given in the previous memorandum of the undersigned (in reference to the letters of Mr. Bayard to Her Majesty's Minister at Washington) and in the report, on the same subject, of the Minister of Marine and Fisheries, laid before His Excellency the Governor General on the 14th June, ultimo, coupled with a disavowal by the Canadian Government of any intention that the proceedings in such cases should be unnecessarily harsh or pursued in a punitive spirit, might have been expected to be sufficient. After the seizure was made, the commander of the "Lansdowne" took the "David J. Adams" across the Bay of Fundy to Saint John, a distance of about forty miles. He appears to have had the impression that, as his duties would not permit him to remain at Digby, the vessel would not be secure from rescue, which has in several cases occurred after the seizure of fishing vessels. He believed she would be more secure in the harbour of Saint John, and that the legal proceedings, which in due course would follow, could be taken there. He was immediately directed, however, to return with the vessel to Digby, as it seemed more in order, and more in compliance with the statutes relating to the subject, that she should be detained in the place of seizure, and that the legal proceedings should be taken in the Vice-Admiralty Court of the Province where the offence was committed. It does not seem to be claimed by the United States' authorities that any damage to the vessel, or that any injury or inconvenience to any one concerned was occasioned by this removal to Saint John, and by her return to Digby, occupying as they did but a few hours, and yet this circumstance seems to be relied on as aggravating "the seizure," and as depriving it of the character of a seizure made "to enforce a right or to redress a wrong."

made "to enforce a right or to redress a wrong."

Another ground of complaint is that in Digby "the paper alleged to be the legal precept for the capture and detention of the vessel was nailed to her mast in such a manner as to prevent its contents being read, and the request of the captain and of the United States' Consul General to be allowed to detach the writ from the mast, for the purpose of learning its contents, was positively refused by the Provincial official in charge; that the United States' Consul General was not able to learn from the commander of the 'Lansdowne' the nature of the complaint against the vessel, and that his respectful application to that effect

was fruitless."

1. As to the position of the paper on the mast. It is not a fact that it was nailed to the vessel's mast "in such a manner as to prevent its contents being read." It was nailed there

for the purpose of being read, and could have been read.

2. As to the refusal to allow it to be detached. Such refusal was not intended as a discourtesy, but was legitimate and proper. The paper purported to be, and was, a copy of the Writ of summons and warrant which were then in the Registry of the Vice-Admiralty Court at Halifax. It was attached to the mast by the Officer of the Court, in accordance with the rules and procedure of that Court. The purposes for which it was so attached did not admit

of any consent for its removal.

3. As to the desire of the Captain and of the United States' Consul General to ascertain the contents of the paper. The original was in the Registry of the Court, accessible to every person, and the Registry is within eighty yards of the Consul General's Office. All the reasons for the seizure were made known to the Captain days before the paper arrived to be placed on the mast, and before the Consul General arrived at Digby. These reasons were not only matters of public notoriety, but had been published in the newspapers of the Province, and in hundreds of other newspapers circulating throughout Canada and the United States. The Captain and the Consul General did not need, therefore, to take the paper from the mast in order to learn the causes of the seizure and detention.

4. As to the application of the Consul General having been fruitless. The fact has transpired that he had reported the seizure and its causes to his Government before the application was made. It has been already explained in the previous memorandum of the undersigned, and in the report of the Minister of Marine and Fisheries, that the application was for a specific statement of the charges, and that it was made to an officer who had neither the legal acquirements nor the authority to state them in a more specific form than that in which he had already stated them. The Commander of the "Lansdowne" requested the Consul General to make his request to the Minister of Marine and Fisheries, and if he had done so the specific statement which he desired could have been furnished in an hour.

It is hoped that the explanation already made, and the precautions which have been taken against even the appearance of discourtesy in the future, will, on consideration, be

found to be satisfactory.

Incidents of the Customs Seizure.

Mr. Phelps presents the following views with respect to the claim that the "David J. Adams" besides violating the Treaty and the statutes relating to "fishing by foreign vessels,"

is liable to be detained for the penalty under the Customs Laws.

1. That this claim indicates the consciousness that the vessel could not be forfeited for the offence against the Treaty and Fishery Laws. This supposition is groundless. It is by no means uncommon, in legal proceedings, both in Canada and the United States, for such proceedings to be based on more than one charge, although any one of the charges would, in itself, if sustained, be sufficient for the purpose of the complainant. The success of this litigation, like that of all litigation, must depend not merely on the rights of the parties but on the proof which may be adduced as to a right having been infringed. In this instance it appears, from Mr. Phelps' letter, that the facts which are to be made the subject of proof are widely in dispute, and the Government of Canada could, with propriety, assert both its claims so that both of them should not be lost by any miscarriage of justice in regard to one of them. This was, likewise, the proper course to be taken in view of the fact that an appeal might, at any time, be made to the Government by the owners of the "David J. Adams" for remission

of the forfeiture incurred in respect of the Fishery Laws. The following is a section of the Canadian Statute relating to fishing by foreign vessels: -

"In cases of seizure under this Act the Governor in Council may direct a stay of proceedings, and in cases of condemnation, may relieve from the penalty, in whole or in part, and on such terms as are deemed right."—31 V., c. 61, s. 19.

It seemed necessary and proper to make at once any claim founded on infraction of the Customs Laws, in view of the possible termination of the proceedings by executive interference under this enactment. It would surely not be expected that the Government of Canada should wait until the termination of the proceedings under the Fishery Acts before asserting its claim to the penalty under the Customs Act. The owners of the offending vessel, and all concerned, were entitled to know, as soon as they could be made aware, what the claims of the Government were in relation to the vessel, and they might fairly urge that any which were not disclosed were waived.

2. Mr. Phelps' remarks that this charge is "not the one on which this vessel was seized," and "was an after thought." The vessel was seized by the commander of the "Lansdowne" for a violation of the Fishery Laws before the Customs authorities had any knowledge that such a vessel had come into the port, or had attempted to leave it, and the Commander was not aware at that time whether the "David J. Adams" had made proper entry or not. A few hours afterwards, however, the Collector of Customs at Digby ascertained the facts, and on the facts being made known to the head of his Department at Ottawa, was immediately instructed to take such steps as might be necessary to assert the claim for the penalty which had been incurred. The Collector did so.

3. Mr. Phelps asserts that the charge of breach of the Customs Law is not the one "which must now be principally relied on for condemnation." It is true that condemnation does not necessarily follow. The penalty prescribed is a forfeiture of four hundred dollars, on payment of which the owners are entitled to the release of the vessel.

If Mr. Phelps means by the expression just quoted, that the Customs' offence cannot be relied on, in respect to the penalty claimed, and that the vessel cannot be detained until that penalty is paid, it can only be said that in this contention the Canadian Government does not concur. Section 29 of the Customs' Act, before quoted, is explicit on that point.

4. It is also urged that the offence was at most "only an accidental and clearly technical breach of a Customs House regulation, by which no harm was intended and from which no harm came, and would in ordinary cases be easily condoned by an apology, and, perhaps, payment of costs." What has already been said under the heading, "The Offence (as to Custom Laws)," presents the contention opposed to the offence being considered as "accidental." The master of the "David J. Adams" showed by his language and conduct that what he did, he did with design and with the knowledge that he was violating the laws of the country. He could not have complied with the Customs Law without frustrating the purposes for which he had gone into port. As to the breach being a "technical" one, it must be remembered that with thousands of miles of coast, indented as the coasts of Canada are, by hundreds of harbours and inlets, it is impossible to enforce the Fishery Law without a strict enforcement of the Customs Laws. This difficulty was not unforeseen by the framers of the Treaty of 1818, who provided that the fishermen should be "under such restrictions as might be necessary to prevent their taking, drying, or curing fish, * * or in any other manner whatever abusing the privileges reserved to them." No naval force which could be equipped by the Dominion would of itself be sufficient for the enforcement of the Fishery Laws. Foreign fishing vessels are allowed by the Treaty to enter the harbours and inlets of Canada, but they are allowed to do so only for specified purposes. In order to confine them to those purposes it is necessary to insist on the observance of the Customs Laws, which are enforced by officers all along the coast. A strict enforcement of the Customs Laws, and one consistent with the Treaty, would require that, even when coming into port for the purposes for which such vessels are allowed to enter our waters, a report should be made at the Customs House, but this has not been insisted on in all cases. When the Customs Laws are enforced against those who enter for other than legitimate purposes, and who choose to violate both the Fishery Laws and Customs Laws, the Government is far within its right, and should not be asked to accept an apology and payment of costs. It may be observed here, as affecting Mr. Phelps' demand for restoration and damages, that the apology and costs have never been tendered, and that Mr. Phelps seems to be of opinion that they are not called for.

5. Mr. Phelps is informed by the Consul General at Halifax that it is "conceded by the Customs authorities there that foreign fishing vessels have for forty years been accustomed to go in and out of the bay at pleasure, and have never been required to send ashore and report when they had no business with the port, and made no landing, and that no seizure had ever before been made, or claim against them for so doing." Nothing of this kind is, or could be conceded by the Customs authorities there, or elsewhere in Canada. The bay referred to, the Annapolis Basin, is like all the other harbours of Canada, except that it

is unusually well defined and land locked, and furnished with Customs Houses. Neither there, nor any where else, have foreign fishing vessels been accustomed to go in and out at pleasure without reporting. If they had been so permitted the fishery laws could not have been enforced, and there would have been no protection against illicit trading while the Reciprocity Treaty of 1854 and the fishery clauses of the Washington Treaty were in force, the Convention of 1818 being of course suspended, considerable laxity was allowed to United States' fishing vessels,—much greater than the terms of those treaties entitled them to, but the Consul General is greatly mistaken when he supposes that at other times the Customs laws were not enforced, and that seizures of foreign fishing vessels were not made for omitting to report. Abundant evidence on this point can be had.

In 1839, Mr. Vail, the Acting Secretary of State (United States) reported that most of the seizures (which then were considered numerous) were for alleged violations of the Customs Laws. (Papers relating to the Treaty of Washington, Vol. 6, p. 283, Washington Edition.) From a letter of the United States' Consul at Charlottetown, dated 19th August, 1870, to the United States' Consul General at Montreal, it appears that it was the practice of the United States' fishermen at that time to make regular entry at the port to which they resorted. The Consul said "here the fishermen enter and clear, and take out permits to land their mackerel from the collector, and as their mackerel is a free article in this Island, there can be no illicit trade." In the year 1870, two United States' fishing vessels, the "H.W. Lewis" and the "Granada" were seized on like charges in Canadian waters.

What Mr. Phelps styles "a Customs House regulation" is an Act of the Parliament of Canada, and has for many years been in force in all the Provinces of the Dominion. It is one which the Government cannot at all alter or repeal, and which its officers are not at liberty to disregard.

6. It is suggested, though not asserted, in the letter of Mr. Phelps, that the penalty cannot reasonably be insisted on, because a new rule has been suddenly adopted without notice. The rule, as before observed, is not a new one, nor is its enforcement a novelty. As the Government of the United States chose to put an end to the arrangements under which the fishermen of that country were accustomed to frequent Canadian waters with so much freedom, the obligation of giving notice to those fishermen, that their rights were thereafter, by the action of their own Government, to be greatly restricted, and that they must not infringe the laws of Canada, was surely a duty incumbent on the Government of the United States, rather than on that of Canada. This point cannot be better expressed than in the language reported to have been recently used by Mr. Bayard, the United States Secretary of State, in his reply to the owners of the "George Cushing," a vessel recently seized on a similar charge. "You are well aware that questions are now pending between this Government and that of Great Britain in relation to the justification of the rights of American fishing vessels in the territorial waters of British North America, and we shall relax no effort to arrive at a satisfactory solution of the difficulty. In the meantime it is the duty and manifest interest of all American citizens, entering Canadian jurisdiction, to ascertain and obey the laws and regulations there in force. For all unlawful depredations of Property or commercial rights this Government will expect to procure redress and compensation for the innocent sufferers."

Interpretation of the Treaty.

Mr. Phelps after commenting in the language already quoted from his letter, on the claim for the Customs penalty, treats, as the only real question in the case, the question whether the vessel is to be forfeited for purchasing bait to be used in lawful fishing. In following his argument on this point, it should be borne in mind, as already stated, that, in so far as the fact of the bait having been intended to be used in lawful fishing is material to the case, that is a fact which is not admitted. It is one in respect of which the burden of Proof is on the owners of the vessel, and it is one on which the owners have not yet obtained an adjudication by the tribunal before which the case has gone.

Mr. Phelps admits "that if the language of the Treaty of 1818 is to be interpreted literally, rather than according to its spirit and plain intent, a vessel engaged in fishing would be prohibited from entering a Canadian port for any purpose whatever, except to obtain wood or water, or to repair damages, or to seek shelter."

It is claimed on the part of the Government of Canada that this is not only the language of the Treaty of 1818, but "its spirit and plain intent." To establish this contention, it should be sufficient to point to the clear, unambiguous words of the Treaty. To those clear and unambiguous words Mr. Phelps seeks to attach a hidden meaning, by suggesting that certain "preposterous consequences" might ensue from giving them their ordinary construction. He says that with such a construction a vessel might be forfeited for entering a port "to post

149

a letter, to send a telegram, to buy a newspaper, to obtain a physician in case of illness, or a surgeon in case of accident, to land or bring off a passenger, or even to lend assistance to the inhabitants, &c.

There are probably few treaties or statutes, the literal enforcement of which might not in certain circumstances produce consequences worthy of being described as preposterous.

At most this argument can only suggest that in regard to this Treaty as in regard to every enactment its enforcement should not be insisted on where accidental hardships or "preposterous consequences are likely to ensue. Equity, and a sense of natural justice, would doubtless lead the Government with which the Treaty was made to abstain from its rigid enforcement for inadvertent offences, although the right so to enforce it might be beyond question. It is for this reason that inasmuch as the enforcement of this Treaty, to some extent, devolves on the Government of Canada, the Parliament of the Dominion has in one of the sections already quoted of the statute relating to "Fishing by foreign Vessels" (31 Vic., cap. 61, s. 19) entrusted the Executive with power to mitigate the severity of those provisions when an appeal to Executive interference can be justified. In relation to every law of a penal character the same power for the same purpose is vested in the Executive. Mr. Phelps will find it difficult, however, to discover any authority among the jurists of his own country or of Great Britain, or among the writers on International Law, for the position that against the plain words of a treaty or statute, an interpretation is to be sought which will obviate all chances of hardship and render unnecessary the exercise of the Executive power before mentioned.

It might fairly be urged against his argument, that the Convention of 1818 is less open to an attempt to change its plain meaning than even a statute would be. The latter is a declaration of its will by the supreme authority of the State, the former was a compact deliberately and solemnly made by two parties, each of whom expressed what he was willing to concede, and by what terms it was willing to be bound. If the purpose for which the United States desired that their fishing vessels should have the right to enter British American waters included other than those expressed, their desire cannot avail them now, nor be a pretext for a special interpretation, after they assented to the words "and for no other purpose whatever." If it was "preposterous" that their fishermen should be precluded from entering Provincial waters "to post a letter" or for any other of the purposes which Mr. Phelps mentions, they would probably never have assented to a treaty framed as this was. Having done so, they cannot now urge that their language was "preposterous" and that its

effect must be destroyed by resort to "interpretation."

But that which Mr. Phelps calls "literal interpretation" is by no means so preposterous as he suggests, when the purpose and object of the treaty come to be considered. While it was not desired to interfere with ordinary commercial intercourse between the people of the two countries, the deliberate and declared purpose existed on the part of Great Britain, and the willingness existed on the part of the United States to secure, absolutely and free from the possibility of encroschment, the fisheries of the British possessions in America, to the people of those possessions, excepting as to certain localities in respect of which special provisions were made. To effect this it was not merely necessary that there should be a joint declaration of the right which was to be established, but that means should be taken to preserve that right. For this purpose a distinction was necessarily drawn between United States' vessels engaged in commerce and those engaged in fishing. While the former had

free access to our coasts, the latter were placed under a strict prohibition.

The purpose was to prevent the fisheries from being poached on, and to preserve them to "the subjects of His Britannic Majesty in North America" not only for the pursuit of fishing within the waters adjacent to the coast (which can under the law of nations be done by any country) but as a basis of supplies for the pursuit of fishing in the deep sea. For this purpose it was necessary to keep cut foreign fishing vessels, excepting in cases of dire necessity, no matter under what pretext they might desire to come in. The fisheries could not be preserved to our people if every one of the United States' fishing vessels that were accustomed to swarm along our coasts could claim the right to enter our harbours, "to post a letter, or send a telegram, or buy a new spaper, to obtain a physician in case of illness, or a surgeon in case of accident, to land or bring off a passenger, or even to lend assistance to the inhabitants in fire, flood or pestilence," or to "buy medicine" or to "purchase a new rope." The alightest acquaintance with the negotiations which led to the Treaty of 1818, and with the state of the fishery question preceding it, induces the belief that if the United States' negotiators had suggested these, as purposes for which their vessels should be allowed to enter our waters the proposal would have been rejected as "preposterous," to quote Mr. Phelps' own words. But Mr. Phelps appears to have over looked an important part of the case, when he suggested that it is a "preposterous" construction of the treaty which would lead to the purchase of bait being prohibited. So far from such a construction being against "its spirit and plain intent," no other meaning would accord with that spirit and intent. If we adopt one of the methods, contended for by Mr. Phelps, of arriving at the true meaning of the treaty, namely, having reference to the "attending circumstances," &c., we find that so far from its being considered by the framers of the treaty that a prohibition of the right to obtain bait would be a "preposterous" and an "extreme instance," a proposition was made by the United States' negotiators that the provise should read thus: Provided, however, that American fishermen shall be permitted to enter such bays and harbours, for the purposes only of obtaining shelter, wood, water and bait," and the insertion of the word bait was resisted by the British negotiators and struck out. After this how can it be contended that any rule of interpretation would be sound which would give to United States' fishermen the very premission which was sought for on their behalf during the negotiations, successfully resisted by the British representatives and deliberately rejected by the framers of the convention?

It is a well known fact that the negotations preceding the Treaty had reference very largely to the deep sea fisheries, and that the right to purchase bait in the harbours of the British possessions, for the deep sea fishing was one which the United States' fishermen were intentionally excluded from. Referring to the difficulties which subsequently arose from an entorcement of the Treaty, an American author says: "It will be seen that most of those difficulties arose from a change in the character of the fisheries. Cod being caught on the banks were seldom pursued within the three mile limit, and yet it was to cod, and perhaps halibut, that all the early negotiations had reference."

"The mackerel fishing had now sprungup in the Gulf of St. Lawrence, and had proved extremely profitable. This was at that time an inshore fishery."—(Schuyler's American Diplo-

macy, page 411.)

In further amplification of this argument the undersigned would refer to the views set forth in the memorandum, before mentioned, in the letters of Mr. Bayard, in May last, and to those presented in the report of the Minister of Marine and Fisheries, approved on the 14th

While believing, however, that Mr. Phelps cannot, by resort to any such matters, successfully establish a different construction for the Treaty from that which its words present, the undersigned submits that Mr. Phelps is mistaken as to the right to resort to any matters outside the Treaty itself to modify its plain words. Mr. Phelps expresses his contention thus: "It seems to me clear that the Treaty may be considered in accordance with those ordinary and well settled rules, applicable to all written instruments, which, without such salutary assistance, must constantly fail of their purpose. By these rules the letter often gives way to the intent, or rather is only used to ascertain the intent, and the whole document will be taken together, and will be considered in connection with the attending circumstances, the aituation of the parties and the object in view, and thus the literal meaning of an isolated clause is often shown not to be the meaning really understood or intended." It may be readily admitted that such rules of interpretation exist, but when are they to be applied? Only when "interpretation" is necessary. When the words are plain in their ordinary meaning, the task of interpretation does not begin, Vattel says, in reference to the "Interpretation of Treaties:"

"The first general maxim of interpretation is that, it is not allowable to interpret what has no need of interpretation. When the deed is worded in clear and precise terms; when its meaning is evident, and leads to no absurd conclusion, there can be no reason for refusing to admit the meaning which such deed naturally presents. To go elsewhere in search of conjectures, in order to restrict or extend it, is but an attempt to elude it."

Those cavillers who dispute the sense of a clear and determinate article are accustomed to seek their frivolous subterfuges in the pretended intentions and views which they attribute to its author. It would be very often dangerous to enter with them into the discussion of those supposed views that are pointed out in the piece itself. The following rule is better calculated to foil such cavillers and will at once cut short all chicanery. If he who could, and ought to have explained himself clearly and fully, has not done it, it is the worse for him; he cannot be allowed to introduce subsequent restrictions which he has not expressed. This a maxim of the Roman Law: Pactionem obscuram its nocere in quorum fuit potestate legem apertius conscribere. The equity of this rule is glaringly obvious and its necessity is not less evident." (Vattel's "Interpretation of Treaties" Liv. II, Cap. 17.)

Sedgewich, the American writer, on the "Construction of Statutes," (and treaties are constructed by much the same rules as statutes), says, at page 194: "The rule is, as we shall constantly see, cardinal and universal, that if the statute is plain and unambiguous, there is no room for construction or interpretation. The Legislature has spoken, their intention is free from doubt, and their will must be obeyed. "It may be proper," it has been said in Kentucky, in giving a construction to a statute, to look to the effects and consequences, when its provisions are ambiguous, or the Legislative intention is doubtful. But when the law is clear and explicit, and its provisions are susceptible of but one interpretation, its con-

sequences, if evil, can only be avoided by a change of the law itself, to be effected by legislative and not judicial action. So too it is said by the Supreme Court of the United States, where a law is plain and unambiguous, whether it be expressed in general or limited terms, the Legislature should be intended to mean what they have plainly expressed, and consequently no room is left for construction."

At the tribural of Arbitration at Geneva, held under the Washington Treaty in 1872, a similar question arose. Counsel for Her Majesty's Government presented a supplemental argument in which the ordinary rules for the interpretation of Treaties were invoked. Mr Evarts, one of the Counsel for the United States, and afterwards Secretary of State, made a supplemental reply, in which the following passage occurs: "At the close of the special argument we find a general presentation of canons for the construction of Treaties, and some general observations as to the light, or the controlling reason, under which these rules of the Treaty should be construed. These suggestions may be briefly dismissed. It certainly would be a very great reproach to these nations, which had deliberately fixed upon three propositions, as expressive of the law of nations in their judgment for the purposes of this trial, that a resort to general instructions, for the purpose of interpretation, was necessary. Eleven canons of interpretation drawn from Vattel are presented in order, and then several of them, as the case suits, are applied as valuable in elucidating this or that point of the rules. But the learned Counsel has omitted to bring to your notice the first and most general rule of Vattel, which being once understood, would, as we think, dispense with any consideration of the subordinate canons, which Vattelhas introduced, to be used only in case his first general rule does not apply. This first proposition is that "it is not allowable to interpret what has no need of interpretation." (Washington Treaty Papers, Vol. III. pp. 446-7.)

In a letter of Mr. Hamilton Fish to the United States' Minister in England, on the same

subject, dated 16th April, 1872, the following view was set forth:

"Further than this it appears to me that the principles of English and American law (and they are substantially the same) regarding the construction of Statutes and Treaties and of written instruments generally, would preclude the seeking of evidence of interest outside the instrument itself. It might be a painful trial on which to enter, in seeking the opinions and recollections of parties to bring into conflict the differing expectations of those who were engaged in the negotiation of an instrument."—(Washington Treaty Papers, Vol. II, page 473.)

But even at this barrier, the difficulty in following Mr. Phelps' argument, by which he seeks to reach the interpretation he desires, does not end after taking a view of the Treaty which all authorities thus forbid. He says: "Thus regarded, it appears to me clear that the words 'for no other purpose whatever,' as employed in the Treaty, mean 'for no other purpose inconsistent with the provisions of the Treaty.'"

Taken in that sense the words would leave no meaning, for no other purpose would be

consistent with the Treaty, excepting those mentioned.

He proceeds, "or prejudicial to the interests of the Provinces or their inhabitants." If the United States' authorities are the judges as to what is prejudicial to those interests, the Treaty will have very little value. If the Provinces are to be the judges, it is most prejudicial to their interests that United States' fishermen should be permitted to come into their harbours on any pretext, and it is fatal to their fishery interests that those fishermen, with whom they have to compete at such a disadvantage in the markets of the United States, should be allowed to enter tor supplies and bait, even for the pursuit of the deep sea fisheries. Before concluding his remarks on this subject, the undersigned would refer to a passage in the answer on behalf of the United States to the case of Her Majesty's Government, as presented to the Halifax Fisheries Commission in 1877: "The various incidental and reciprocal advantages of the Treaty, such as the privileges of traffic, purchasing bait and other supplies, are not the subject of compensation, because the Treaty of Washington confers no such rights on the inhabitants of the United States, who now enjoy them merely by sufferance, and who can at any time be deprived of them by the enforcement of existing laws, or the re-enactment of former oppressive Statutes."

Mr. Phelps has made a lengthy citation from the Imperial Act, 59 Geo. III, cap. 38, for

the purpose of establishing:-

1st. That the penalty of forfeiture was not incurred by any entry into British ports, unless

accompanied by fishing, or preparing to fish, within the prohibited limits.

2nd. That it was not the intention of Parliament, or its understanding of the Treaty, that

any other entry should be regarded as an infraction of the provisions of that Act.

As regards the latter point it seems to be effectually disposed of by the quotation which Mr. Phelps has made. The Act permits fishermen of the United States to enter into the bays or harbours of His Britannic Majesty's Dominions in America for the purposes named in the Treaty, "and for no other purpose whatever," and after enacting the penalty of forteiture, in regard to certain offences, provides a penalty of £200 sterling against any person otherwise offending against the Act. It cannot, therefore, be successfully contended that Parliament intended to permit entry into the British American waters for the purchase of

bait or for any other than the purposes specified in the Treaty.

As to the first point it is to be observed that the penalty of forfeiture was expressly Pronounced as applicable to the offence of fishing or preparing to fish. It may be that forfeiture is incurred by other illegal entry, contrary to the Treaty and contrary to the Statute.

It may also be contended that preparing within the prohibited limits to fish in any place is
the offence at which the penalty is aimed, or it may be that the preparing within these
waters to fish, is evidence of preparing to fish within the prohibited waters under the Imperial
Statute and appoints a profession of the considerable profession of the Statute, and especially under the Canadian Statute which places the burden of proof on the defendant.

The undersigned does not propose, at this time, to enter into any elaborate argument to show the grounds on which the penalty of forfeiture is available, because that question is one which is more suitable for determination by the courts, to whose decision it has been referred

in the very case under consideration.

The decision in the case of the "David J. Adams" will be soon pronounced, and as the. Government of Canada will be bound by the ultimate judgment of competent authority on this question, and cannot be expected to acquiesce in the view of the United States' Government, Without such ju Igment, any argument of the case in diplomatic form would be premature and futile.

In order, however, to show that Mr. Phelps is in error when he assumes that the practical construction hitherto given to the Treaty is in accordance with his views, it is as well to sta'e that in the year 1815 the Commander of one of Her Majesty's ships of war seized four United States' fishing vessels, (see Sabine on Fisheries), and again in 1817 the Imperial Government acted on the view that they had the right to seize foreign vessels encroaching on the fishing grounds. Instructions were issued by Great Britain to seize foreign vessels fishing or at anchor in any of the harbours or creeks in the British North American possessions, or Within their maritime jurisdictions, and send them to Halifax for adjudication. Vessels were seized and information was fully communicated to the Government of the United States. This, it will be remembered, was not only before the Treaty, but before the Imperial Act above referred to.

The following were the words of the Admiralty instructions then issued: "On your meeting with any foreign vessel fishing or at anchor in any of the harbours or creeks in His Maje ty's North American Provinces, or within our maritime jurisdiction, you will seize and send such vessel so trespassing to Halifax for adjudication, unless it should clearly appear that they have been obliged to put in there in consequence of distress, acquainting me with the cause of such seizure, and every other particular, to enable me to give all information to

the Lord's Commissioners of the Admiralty."

Under these instructions eleven or twelve American fishing vessels were seized in Nova Scotia on 8th June, 1817, in consequence of their frequenting some of the harbours of that Province.

In 1818 the fishing vessels "Nabby" and "Washington" were seized and condemned for

entering and harbouring in British American waters.

In 1839 the "Java," "Independence," "Magnolia" and "Hart" were seized and confiscated, the principal charge being that they were within British American waters without legal cause.

In 1840 the "Papineau" and "Mary" were seized and sold for purchasing bait.

In the spring of 1819 a United States' fishing vessel named the "Charles" was seized and condemned in the Vice-Admiralty Court in New Brunswick for having resorted to a harbour

of that Province after warning and without necessity.

In the year 1871 the United States' fishing vessel "J. H. Nickerson" was seized for having purchased bait within three marine miles of the Nova Scotia shore, and condemned by the Judgment of Sir William Young, Chief Justice of Nova Scotia, and Judge of the Court of Vice Admiralty. The following is a passage from his judgment: "The vessel went in, not to obtain water or men, as the allegation says, but to purchase or procure bait (which as I take it, is a preparing to fish), and it was contended that they hal a right to do so, and that no forfeiture accrued on such entering. The answer is, that if a privilege to enter our harbours for bait was to be conceded to American fishermen it ought to have been in the Treaty, and it is too important a matter to have been accidentally overlooked. We know, indeed, from the State papers, that it was not overlooked, that it was suggested and declined. But the Court, as I have already intimated, does not insist upon that as a reason for its judgment. What may be fairly and justly insisted on is, that beyond the four purposes specified in the Treaty—shelter, repairs, water and wood—here is another purpose or claim, not specified. while the Treaty itself declares that no such other purpose or claim shall be received to justify an entry. It appears to me an inevitable conclusion that the "J. H. Nickerson" in entering the Bay of Ingonish for the purpose of procuring bait, while there, became liable to forfeiture and upon the true construction of the Treaty and Acts of Parliament was legally seized."

(Vide Halifax Com., Vol. III., pp. 3398, Washington Edition).

In view of these seizures and of this decision it is difficult to understand the following passages in the letter of Mr. Phelps: "The practical construction given to the Treaty, down to the present time, has been in entire accord with the conclusions thus deduced from the Act of Parliament. The British Government has repeatedly refused to allow interference with American fishing vessels, unless for illegal fishing, and has given explicit orders to the contrary."

"Judicial authority upon the question is to the same effect. That the purchase of bait by American fishermen in the Provincial ports has been a common practice is well known; but in no case, so far as I can ascertain, has a seizure of an American vessel ever been enforced on the ground of the purchase of bait, or of any other supplies. On the hearing before the Halifax Fishery Commission in 1877-78 this question was discussed and no case could be produced of any such condemnation. Vessels shown to have been condemned were in all cases adjudged guilty either of fishing or preparing to fish, within the prohibited

limits."

Although Mr. Phelps is under the impression that "in the hearing before the Halifax Fishery Commission in 1877 this question was discussed and no case could be produced of any such condemnation," the fact appears in the records of that Commission, as published by the Government of the United States, that on a discussion which there arose, the instances above mentioned were nearly all cited, and the judgment of Sir William Young in the case of the "J. H. Nickerson" was presented in full, and it now appears among the papers of that Commission (see Vol. III., Documents and Proceedings of Halifax Commission, page 3398, Washington edition). The decision in the case of the "J. H. Nickerson" was subsequent to that in the case of the "White Fawn" mentioned to the exclusion of all the other cases referred to by Mr. Phelps. Whether that decision should be re affirmed on not is a question more suitable for judicial determination than for discussion here.

Right of the Dominion Parliament to Make Fishery Enactments.

Mr. Phelps deems it unnecessary to point out that it is not in the power of the Canadian Parliament to alter or enlarge the provisions of the Act of the Imperial Parliament, or to

give to the Treaty a construction or legal effect not warranted by that Act.

No attempt has ever been made by the Parliament of Canada or by that of any of the Provinces to give a "construction" to the Treaty, but the undersigned submits that the right of the Parliament of Canada, with the Royal assent given in the manner provided in the constitution, to pass an Act on this subject to give that Treaty effect, or to protect the people of Canada from the infringement of the Treaty provisions, is clear beyond question. An Act of that Parliament duly passed, according to constitutional forms, has as much the force of law in Canada and binds as fully offenders who may come within its jurisdiction, as any Act of the Imperial Parliament.

The efforts made on the part of the Government of the United States to deny and refute the validity of Colonial statutes on this subject have been continued for many years, and in every instance have been set at naught by the Imperial authorities and by the judicial

tribunals.

In May, 1870, this vain contention was completely abandoned. A circular was issued by the Treasury Department at Washington, in which circular the persons to whom it was sent were authorized and directed to inform all masters of fishing vessels that the authorities of the Dominion of Canada had resolved to terminate the system of granting fishing licenses to foreign vessels.

The circular proceeds to state the terms of the Treaty of 1818, in order that United States' fishermen might be informed of the limitation thereby placed on their privileges. It proceeds further to set out at large the Canadian Act of 1868, relating to fishing by foreign

vessels, which has been hereinbefore referred to.

The fishermen of the United States were by that circular expressly warned of the nature of the Canadian statute which it is now once more pretended is without force, but no intimation was given to those fishermen that these provisions were nugatory, and would be resisted by the United States' Government. Lest there should be any misapprehension on that subject, however, on 9th June of the same year, less than a month after that circular, another circular was issued from the same Department, stating again the terms of the Treaty of 1818, and these containing the following paragraph:—

"Fishermen of United States are bound to respect the British laws for the regulation and preservation of the fisheries, to the same extent to which they are applicable to British and Canadian fishermen." The same circular, noticing the change made in the Canadian

Fishery Act of 1868, by the Amendment of 1870, makes this observation: "It will be observed that the warning formerly given is not required under the amended Act, but that Vessels trespassing are liable to seizure without such warning."

The Canadian Statute of 1886.

Mr. Phelps is again under an erronous impression, with regard to the statute introduced

at the last session of the Dominion Parliament.

He is informed that "since the seizure the Canadian authorities have pressed, or are Pressing through the Canadian Parliament, in much haste, an Act, which is designed, for the hrst time in the history of the legislation under this Treaty, to make the facts upon which the American vessels have been seized illegal, and to authorize proceedings against them therefor." The following observations are appropriate in relation to this passage of Mr. Phelps'

1. The Act which he refers to, was not pressed with haste. It was passed through the two Houses in the usual manner, and with the observance of all the usual forms. Its passes sage occupied probably more time than was occupied in the passage through the Congress of the United States, of a measure which possesses much the same character, and which will be referred to hereafter.

2. The Act has no bearing on the seizures referred to.

3. It does not make any Act illegal which was legal before, but declares what penalty

attaches to the offences which were slready prohibited.

It may be observed, in reference to the charges of "undue haste" and of "legislating for the first time in the history of the legislation under the Treaty," that before the Statute referred to had become law the United States' Congress passed a Statute containing the follow-

"That whenever any foreign country whose vessels have been placed on the same footing in the ports of United States as American vessels (the constwise trade excepted) shall deny to any vessels of the United States any of the commercial privileges accorded to national Vessels in the harbours, ports, or waters of such foreign country, the President, on receiving satisfactory information of the continuance of such discriminations against any vessels of the United States, is hereby authorized to issue his proclamation, excluding, on and after such time as he may indicate, from the exercise of such commercial privileges in the ports of the true as he may indicate, from the exercise of such commercial privileges in the ports of the true as he may indicate, from the exercise of such commercial privileges in the ports of the true as he may indicate, from the exercise of such commercial privileges in the ports of the true as he may indicate, from the exercise of such commercial privileges in the ports of the true as he may indicate, from the exercise of such commercial privileges in the ports of the true as he may indicate, from the exercise of such commercial privileges in the ports of the true as he may indicate, from the exercise of such commercial privileges in the ports of the true as he may indicate, from the exercise of such commercial privileges in the ports of the true as he may indicate, from the exercise of such commercial privileges in the ports of the true as he may indicate, from the exercise of such commercial privileges in the ports of the true as he may indicate, from the exercise of such commercial privileges in the ports of the true as he may indicate, from the exercise of such commercial privileges in the ports of the true as he may indicate, from the exercise of such commercial privileges in the ports of the true as he may indicate, from the exercise of the true as he may indicate the true as he may United States as are denied to American vessels in the ports of such foreign country, all vessels of such foreign country of a similar character to the vessels of the United States thus at discriminated against and suspending such concessions previously granted to the vessels of such country, and on and after the date named in such proclamation for it to take effect, if the master, officer or agent of any vessel of such foreign country excluded by said proclamation for the date named in such proclamation for it to take effect, if the master, officer or agent of any vessel of such foreign country excluded by said clamation from the exercise of any commercial privileges shall do any act prohibited by said proclamation, in the ports, harbours, or waters of the United States for or on account of such vessel, such vessel, and its rigging, tackle, furniture and boats, and all the goods on board shall be liable to seizure and to forfeiture to the United States, and any person opposing any officer in the United States in the enforcement of this Act, or aiding and abetting any other person in such opposition, thall forfeit eight hundred dollars, and shall be guilty of a misdemeanor, and, upon conviction, shall be liable to imprisonment for a term not exceeding two years." Sec: 17 of Act No. 85 of Congress, 1886.

This enactment has all the features of hostility which Mr. Phelps has stigmatized as

"unprecedented in the history of legislation under the Treaty."

Enforcement of the Acts Without Notice.

Mr. Phelps insisted upon what he regards as "obvious grounds of reason and justice" and "upon common principles of comity," that previous notice should have been given of the "new and stringent restrictions" it was intended to enforce.

It has already been shown that no new restrictions have been attempted. The case of the "David red which have been enforced during the Statutes which have been enforced during

the "David J. Adams" is proceeding under the Statutes which have been enforced during the whole time when the Treaty had operation.

It is true that for a short time prior to the Treaty of Washington, and when expectations Phelman arrived at, the instructions of 1870, which are cited by Mr. Phelps, were issued by the Imperial authorities. It is likewise true that under these instructions the rights of Her Majesty's subjects in Canada were not insisted on, in their entirety. These instructions were obviously applicable to the particular time at which and the particular circumstances. circumstances under which they were issued by Her Majesty's Government.

But it is obviously unfair to invoke them now, under wholly different circumstances, as establishing a "practical construction" of the Treaty, or as affording any ground for claiming

that the indulgence which they extended should be perpetual.

The fishery clauses of the Treaty of Washington were annulled by a notice from the Government of the United States, and, as has already been urged, it would seem to have been the duty of that Government, rather than of the Government of Canada, to have warned its own people of the consequences which must ensue. This was done in 1870 by the circulars from the Treasury Department at Washington, and might well have been done at this time.

Mr. Phelps has been pleased to stigmatize "the action of the Canadian authority in seizing and still detaining the 'David J. Adams' as not only unfriendly and discourteous,

but altogether unwarrantable."

He proceeds to state that that vessel "had violated no existing law," although his letter cites the statute which she had directly and plainly violated, and he states that she "had incurred no penalty that any known statute imposed," while he has quoted at large the words which inflict a penalty for the violation of that statute. He declares, it seems impossible for him to escape the conclusion that "this and similar seizures were made by the Canadian authorities for the deliberate purpose of harassing and embarrassing the American fishing vessels in the pursuit of their lawful employment," and that the injury is "very much aggravated by the motives which appear to have prompted it."

He professes to have found the real source of the difficulty in "the irritation which has taken place among a portion of the Canadian people, on account of the termination by the United States' Government of the Washington Treaty," and in a desire to drive the United States, by "harassing and annoying their fishermen, into the adoption of a new Treaty, by which Canadian fish shall be admitted free," and he declares that "this scheme is likely

to prove as mistaken in policy as it is unjustifiable in principle."

He might, perhaps, have more accurately stated the real source of the difficulty had he suggested that the United States' authorities have long endeavoured, and are still endeavouring, to obtain that which, by their solemn Treaty, they deliberately renounced, and to deprive the Canadian people of that which by Treaty the Canadian people lawfully acquired.

The people of the British North American Provinces, ever since the year 1818 (with the exception of those periods in which the Reciprocity Treaty and the Fishery clauses of the Washington Treaty prevailed) have, at enormous expense, and with great difficulty, been protecting their fisheries against encroachments by fishermen of the United States, carried on under every form and pretext, and aided by such denunciations as Mr. Phelps has thought proper to reproduce on this occasion. They value no less now than they formerly did the rights which were secured to them by the Treaty, and they are still indisposed to yield those rights, either to individual aggression or official demands.

The course of the Canadian Government since the rescission of the Fishery clauses of the Washington Treaty has been such as hardly to ment the aspersions which Mr. Phelps has used. In order to avoid irritation, and to meet a desire which the Government represented by Mr. Phelps professed to entertain for the settlement of all questions which could re-awaken controversy, they conceded, for six months, after the expiration of those clauses, all the benefits which the United States is is hermen had enjoyed under them, although during that interval the Government of the United States enforced against Canadian fishermen the

laws which those fishery clauses had suspended.

Mr. Bayard, the United States' Secretary of State, has made some recognition of the facts in a letter which he is reported to have written recently to the owners of the "David J.

Adams." He says-

"More than one year ago I sought to protect our citizens engaged in fishing from results which might attend any possible misunderstanding between the Governments of Great Britain and the United States, as to the measure of their mutual rights and privileges in the territorial waters of British North America. After the termination of the Fishery Articles of the Treaty of Washington, in June last, it seemed to me then, and seems to me now, very hard that differences of opinion between the two Governments should cause loss to honest citizens, whose line of obedience might be thus rendered vague and uncertain, and their property be brought into jeopardy. Influenced by this feeling I procured a temporary arrangement, which secured our fishermen full enjoyment of all Canadian fisheries, free from molestation, during a period which would permit discussion of a just international settlement of the whole fishery question; but other counsels prevailed, and my efforts further to protect fishermen from such trouble as you now suffer, were unavailing."

"At the end of the interval of six months, the United States' authorities concluded to refrain from any attempt to negotiate for larger fishery rights for their people, and they have

The least they could have been expected to do under these circumstances was to leave to the people of Canada the full and unquestioned enjoyment of the rights secured to them by Treatv.

The Government of Canada has simply insisted upon those rights, and has presented to

the legal tribunals its claim to have them enforced.

The insinuations of ulterior motives, the imputations of unfriendly dispositions, and the singularly inaccurate representation of all the leading teatures of the questions under discussion may, it has been assumed, be passed by with little more comment. They are hardly likely to induce Her Majesty's Government to sacrifice the rights which they have heretofore helped our people to protect, and they are too familiar to awaken indignation or surprise

The undersigned respectfully recommends that the substance of this memorandum, if approved, be forwarded to the Secretary of State for the Colonies, for the information of

Her Majesty's Government.

(Sd.) JNO. S. D. THOMPSON,

Minister of Justice.

OTTAWA, 22nd July, 1886.

No. 148.

Lord Lansdowne to Mr. Stanhope.

CANADA, GOVERNMENT HOUSE, OTTAWA, 9th Nov., 1886.

SIR,—In accordance with the request contained in your telegram of the 2nd instant, I have the bonour to forward herewith a certified copy of the of No. 66.

Bill entitled, "An Act further to amend the Act respecting Fishing by Foreign Vessels," which was passed by the Parliament of Canada last.

I have, &c.,

(Sd.)

LANSDOWNE.

The Right Honourable Edward Stanhope. &c., &c., &c.

(Telegram.)

No. 149.

Sir L. S. West to the Governor General.

Washington, D.C., 17th November, 1886.

desired for communication to United States' Government."

(Sd.) WEST.

No. 150.

Mr. Stanhope to the Governor General.

[No. 244.]

Downing Street, 22nd November, 1886.

My Lord,—With reference to my telegram of the 6th instant, I have the honour to transmit to you, for communication to your Government, copies of two letters from the Foreign Office, with their enclosures, respecting the alleged proceedings of the

Canadian authorities in the case of the United States' fishing vessels "Pearl Nelson" and "Everitt Steele."

I shall, no doubt, be favored shortly with the report on the subject requested in my telegram.

I have, &c.,

(Sd.)

EDWARD STANHOPE.

Governor General,
The Most Honourable
The MARQUIS OF LANSDOWNE, G.C.M.G.,
&c., &c., &c.

[Enclosure No. 1.]

The Foreign Office to the Colonial Office.

Foreign Office, 4th November, 1886.

Sir,—I am directed by the Earl of Iddesleigh to transmit to you a copy of a despatch from Her Majesty's Minister at Washington, remonstrating against the action of the Canadian authorities in detaining the United States' fishing vessel "Everitt Steele," which is alleged to have entered Shelburne Harbour for shelter, water, and repairs.

alleged to have entered Shelburne Harbour for shelter, water, and repairs.

I am to request that you will move Mr. Secretary Stanhope to ask for an immediate report from the Canadian Government upon the circumstances of this case; and I am to suggest that the opportunity might perhaps be taken to urge upon the Dominion Government the great importance of issuing stringent instructions to all officials connected with the fisheries to the effect that great care should be taken not to interfere with the privileges expressly reserved to American fishermen under Article I of the Convention of 1818.

I am, &c.,

(Sd.)

J. PAUNCEFOTE.

The Under Secretary of State, Colonial Office.

[Enclosure No. 2.]

Sir L. West to the Earl of Iddesleigh.

[Treaty No. 90.]

Washington, 20th October, 1886.

My LORD,—I have the honour to enclose to Your Lordship herewith copy of a note which I have received from the Secretary of State, bringing to the notice of Her Majesty's Jovernment the case of the United States' fishing vessel "Everitt Steele," which is alleged to have entered the Port of Shelburne, Nova Scotia, for shelter, water and repairs, and to have been detained by the captain of the Canadian cruiser "Terror."

I have, &c.,

(Sd.)

L. S. S. WEST.

THE EARL OF IDDESLEIGH, &c., &c., &c.

[Enclosure No.3.] Mr. Bayard to Sir L. West.

Washington, 19th October, 1886.

Sir,—The "Everitt Steele," a fishing vessel of Gloucester, Mass., in the United States, of which Chas. E. Forbes, an American citizen, was master, was about to enter, on the 10th of September, 1886, the harbour of Shelburne, Nova Scotia, to procure water, and for shelter during repairs. She was hailed when entering the harbour by the Canadian cutter "Terror," by whose Captain, Quigley, her papers were taken and retained. Captain Forbes on arriving off the town anchored and went with Captain Quigley to the Custom House, who asked

him whether he reported whenever he had come in. Captain Forbes answered that he had always reported with the exception of a visit on the 25th of March, when he was driven into the lower harbour for shelter by a storm and where he remained only eight hours. The collector did not consider that this made the vessel liable, but Captain Quigley refused to discharge her; said he would keep her until he heard from Ottawa, put her in charge of policemen and detained her until next day, when at noon she was discharged by the

But a calm having come on she could not get to sea, and by the delay her bait was

spoiled and the expected profits of her trip lost.

It is scarcely necessary for me to remind you, in presenting this case to the consideration of your Government, that when the north-eastern coast of America was wrested from France in a large measure by the valour and enterprise of New England fishermen they enjoyed in common with other British subjects, the control of the fisheries with which that coast was enriched; and that by the Treaty of Peace of 1783, which, as was said by an eminent English index when treating an englacence question was a feet of the control of the same and the coast was enriched. eminent English judge when treating an analogous question, was a treatv of "Separation," this right was expressly affirmed. It is true that by the Treaty of 1818, the United States renounced a portion of its rights in these fisheries, retaining, however, the old prerogatives of Visiting the bays and harbours of the British north-eastern possessions for the purpose of obtaining wood, water and shelter, and for objects incidental to those other rights of territoriality so retained and confirmed. What is the nature of these incidental prerogatives, it is not, in considering this case, necessary to discuss. It is enough to say that Captain rorbes entered the harbour of Shelburne to obtain shelter and water, and that he had as much right to be there, under the Treaty of 1818, confirming in this respect the ancient privileges of American fishermen on those coasts, as he would have had on high seas, carrying on, under shelter of the flag of the United States, legitimate commerce. The Government which you so honourably represent has with its usual candour and magnanimity conceded that when a merchant Vessel of the United States is stopped in time of peace by a British cruiser on the grounds of being a slave trader, damages are to be paid to this Government, not merely to redress the binguries suffered, but as an apology for the insult offered to the flag of the United States. But the case now presented to you is a much stronger one than that of a seizure on the high seas of a ship unjustly suspected of being a slaver. When a vessel is seized on the high seas on such a suspicion, its seizure is not on waters where its rights, based on prior and continuous ownership are guaranteed by the sovereign making the seizure. If in such case the property of the owners is injured, it is, however wrongful the Act, a case of rare occurrence on seas comparatively unfrequented, with consequences not very far reaching; and if a blow is struck at a system of which such vessel is unjustly supposed to be a part, such system is one which the civilized world execrates.

But seizures of the character of that which I now present to you have no such features. They are made in waters not only conquered and owned by American fishermen, but for the very purpose for which they were being used by Captain Forbes, guaranteed to them by two successive Treaties between the United States and Great Britain. These fishermen also, I may be permitted to remind you, were engaged in no nefarious trade. They Pursue one of the most useful and meritorious of industries; they gather from the seas, without detriment to others, a food which is nutritious and cheap for the use of an immense Population; they belong to a stock of men which contributed, before the revolution, most essentially to British victories on the north-eastern Atlantic; and it may not be out of place to say they have shown since that revolution, when serving in the navy of the United States, that they have lost none of their ancient valour, hardihood and devotion to their flag.

The indemnity which the United States has claimed, and which Great Britain has conceded, for the visitation and search of isolated merchantmen seized on remote African seas on unfounded suspicion of being slavers, it cannot do otherwise now than claim, with a gravity Which the importance of the case demands, for its fishermen seized on waters in which they have as much right to traverse for shelter as have vessels by which they are molested. This shelter, it is important to observe, they will, as a class, be debarred from if annoyances such as I now submit to you are permitted to be inflicted on them by minor officials of the

British Provinces.

Fishermen, as you are aware, have been considered, from the usefulness of their occupa-Fishermen, as you are aware, have been considered, from the declares of their occupation, from their simplicity, from the perils to which they are exposed, and from the small quantity of provisions and protective implements they are able to carry with them, the wards of civilized nations, and it is one of the peculiar glories of Great Britain that she has taken the position, a position now generally accepted, that even in time of war, they are not to be the subjects of capture by hostile cruisers. Yet in defence of this immunity, thus generously awarded by the subjects of apture by hostile cruisers. Yet in defence of this immunity, thus generously awarded by the subjects of apture by hostile cruisers. awarded by humanity and the laws of nations, the very shelter which they own in these seas, and which is ratified to them by two successive Treaties, is to be denied to them, not, I am confident, by the act of the wise, humane and magnanimous Government you represent,

but by deputies of deputies permitted to pursue, not uninfluenced by local rivalry, these methods of annoyance in fishing waters which our fishermen have as much right to visit on lawful errands as those officials have themselves. For let it be remembered that by annoyances and expulsions such as these, the door of shelter is shut to American fishermen as a class.

If a single refusal of that shelter such as the present be sustained, it is a refusal of shelter to all fishermen pursuing their tasks in those inhospitable coasts. Fishermen have not funds enough, or outfit enough, nor I may add, recklessness enough, to put into harbours where, perfect as is their title, they meet with such treatment as that suffered by Captain Forbes.

To sanction such treatment, therefore, is to sanction the refusal to the United States fishermen as a body of that shelter to which they are entitled by ancient right, by the law of nations, and by solemn Treaty. Nor is this all. That Treaty is part of a system of mutual concessions, as was stated by a most eminent English Judge in the case of Sutton v. Sutton, (I Nyl v. r. 675), which I have already noticed, it was the principle of the Treaty of Peace and of the Treaties which followed between Great Britain and the United States, that the "subjects of the two parts of the divided empire should be, notwithstanding the separation, protected in the mutual enjoyment" of the rights these Treaties affirmed. If, as I cannot permit myself to believe, Great Britain should refuse to citizens of the United States the enjoyment of the plainest and most undeniable of these rights, the consequences would be so serious that they cannot be contemplated by this Government but with the gravest concern-

I have, &c.,

(Sd.) T. F BAYARD.

The Honourable
Sir L. West, K.C.M.G.,
&c., &c., &c.

| Enclosure No. 4.]

The Foreign Office to the Colonial Office.

Foreign Office, 4th November, 1886.

SIR,—I am directed by the Earl of Iddesleigh to transmit to you, to be laid before Mr-Secretary Stanhope, a copy of a despatch from Her Majesty's Minister at Washington containing a protest from Mr. Bayard againt the action of the Customs officials at Arichat in the case of the American fishing vessel "Pearl Nelson," and I am to request that the Canadian Government may be asked to furnish a report on the subject.

I am, &c.,

(Sd.)

J. PAUNCEFOTE.

The Under Secretary of State, Colonial Office.

[Enclosure No. 5.]

Sir L. West to the Earl of Iddesleigh.

[Treaty No. 91.]

Washington, 21st October, 1886.

My Lord,—In connection with my preceding despatch, I have the honour to enclose to Your Lordship herewith copy of a further note which I have received from the Secretary of State, together with copy of the document which accompanied it, drawing the attention of Her Majesty's Government to the case as therein set forth of the United States' fishing vessel "Pearl Nelson," which it is alleged, has been subjected to treatment by the Customs officials at Arichat (N.S.) inconsistent with the national law of ordinary amity and hospitality, and also plainly violative of treaty rights under the Convention of 1818 between Great Britain and the United States.

I have, &c.,

(Sd.) L. S. S. WEST.

The Earl of IddesLeigh, &c., &c., &c.

[Euclosure No. 6.]

Mr. Bayard to Sir L. West.

Washington, 20th October, 1886.

Sir,-Permit me to ask you to draw the attention of your Government to the case set forth in the enclosed affidavit of Murdoch Kemp, master of the American fishing vessel "Pearl Nelson," of Provincetown, Mass., which has been subjected to treatment by the Customs officials at Arichat, Nova Scotia, inconsistent with the international law of ordinary amity and hospitality, and also plainly violative of treaty rights under the Convention of 1818, between Great Britain and the United States.

The vessel in question was compelled by stress of weather to seek shelter in the harbour of Arichat, N.S., and arrived late at night when the Custom House was closed. Before the Custom House was opened the next day the captain went there, and after waiting over an hour, the collector arrived and the usual inward report was made and permission asked to land the clothing of a sailor lost overboard, whose family resided in that vicinity.

He was then informed that his vessel was seized for allowing his crew to go ashore the

night before, before reporting at the Custom House.

The cruel irony of this was apparent when the Collector knew such report was impossible and that the landing of the crew was usual and customary, and that no charge of smuggling had been suggested or was possible under the circumstances.

To compel the payment of a fine or a deposit of \$200, which is practically the same in its results, was harsh and unwarranted and was adding a price and a penalty to the privilege of shelter guaranteed to American fishermen by treaty.

This vessel was a fishing vessel, and although seeking to exercise no commercial privileges was compelled to pay commercial fees, such as are applicable to trading vessels; but at the same time was not allowed commercial privileges.

I beg you will lose no time in representing the wrong inflicted upon an unoffending citizen of the United States, and procure the adoption of such orders as will restore the money so compelled to be deposited.

I am, &c.,

(Sd) T. F. BAYARD.

The Honourable Sir L. West, K.C.M.G., &c, &c., &c.

[Enclosure No. 7.)

Schooner "Pearl Nelson," U. S. A., District of Massachusetts.

I, Murdoch Kemp, of Provincetown, Massachusetts, a citizen of the United States, on my oath do say: That I was master and part owner of the schooner "Pearl Nelson," a vessel of the United States, duly licensed,—1886, for the fisheries, and holding a permit to touch and trade during the existence of said license.

I further say that the crew of the said vessel were shipped on wages at Provincetown and Boston for a fishing voyage to the Grand Banks and return to Provincetown for discharge. Raid schooner with license and permit as aforesaid, sailed May 29th, 1886, from Provincetown, and on her passage home touched at Arichat, Cape Breton, driven in there by stress of weather; sailed by the wind from Banquereau and blowing fresh, a heavy sea running, and loggy, made Point Michaux, nine miles from Arichat. The vessel was deep, her dorys floated on deck in her lee waist, wind being about west. I concluded to make a harbour and wait for better weather and wind.

I anchored the vessel in Arichat Harbour at 11 p.m., September 7th, 1886. I had lost a man on the Grand Banks named James sampson, who belonged to Arichat, and I wanted to land his effects if the Customs officer would allow me to. Some of my crew belonged in that neighborhood. William Batino, my cook, and nine others of my crew took boats off the deck and went ashore without asking my permission. I saw them, but had never known that was any objection. I had been in this and other British and American Ports frequently, and witnessed the landing from my own and other vessels crews, but never the tore heard such landing was illegal or improper. These men took nothing with them from the vessel, nor carried away anything but the clothes they were.

From the time I left Provincetown I had been into no port anywhere. Next morning after my arrival in Arichat, at 8.30 o'clock, I went ashore to enter at the Custom House, and found it closed. I called at 9 o'clock and it was not open. I went again at 10 o'clock, and found the Collector opening the office door. I made the regular inward report to him, and requested permission to land the clothes of James Sampson, who had been lost from my vessel on the Grand Banks.

He told me he had sent a man for me. After I got there this man came in the office and

was holding my papers, and told the man to go back and take charge of the vessel.

I asked him why he held my papers. He replied he seized her because I had allowed my men to go ashore before reporting at the Custom House; that all he could tell me was, he said he would telegraph to Ottawa and find out what to do with me, and he did telegraph immediately. About 5 o'clock, p.m., the Collector received an answer and told me to deposit \$200 and the vessel would be released. The Collector would not allow me to land this dead man's clothes until after I had paid the \$200 fine. I gave the clothes to the shop-keeper to be given to Sampson's widow or friends. I came out of Arichat about 11 a.m. on the 8th of September, 18×6, having bought there one bushel of potatoes, with the Collector's permit,

and arrived (at) Provincetown, 14th September, 1886.

I sailed from Arichat with all my crew on board, and had not at any time intended to leave any of my crew at that port. They were hired men, shipped to be discharged on return at Provincetown, and on our arrival there were all paid off and discharged. Some of the crew that went ashore at Arichat returned aboard as early as 7 o'clock, and all were aboard about the time the vessel was seized. I gave them no money there and had none myself. I further say I did not enter Arichat with any intention of violating any law of the Dominion of Canada, nor for any business, but solely because of the stress of weather that had driven me there. It was mere kindness only that prompted me to offer to land Sampson's clothes there where his friends could get them. There was no profit to the vessel, crew or myself expected in so doing, or attempted to be gained in entering the port of Arichat other than shelter from the stress of weather we had been under from Banquereau. If any revenue law of Canada was violated by my vessel, or by myself, the same was done through ignorance and inadvertence, and not with any intention to defraud the revenue or offend the law.

Personally appeared before me, Murdoch Kemp, at Provincetown, State of Massachusetts, U.S.A., this 27th day of September, 1886, who subscribed and made oath to the

foregoing.

[SEAL.]

(Sd.) MURDOCH KEMP.

(Sd.) James Gifford, Notary Public.

No. 151.

The Secretary of State for the Colonies to the Governor General.

London, 26th November, 1886.

If no agreement with the United States has been reached before next fishing season, the Admiralty has agreed to give due support to the Fisheries police by the presence of a cruiser. Instructions are now being considered.

(Sd.) SECRETARY OF STATE.

No. 152.

The Governor General to Mr. Stanhope.

No. 282.7

OTTAWA, 29th November, 1886.

SIR,—With reference to your telegraphic message of the 6th inst., asking to be furnished with a report in the case of the "Pearl Nelson" and "Everitt Steele," I have the honour to transmit herewith a copy of an approved Minute of the Privy Council of Canada, embodying a report of my Minister of Marine and Fisheries to which is appended a copy of the correspondence which has passed between the

Commissioner of Customs for Canada and the United States' Consul General at Halifax relating to the case of the American schooner "Pearl Nelson."

I have, &c.,

(Sd.) LANSDOWNE.

The Right Honourable, EDWARD STANHOPE, &c. &c.

436g~(A.)

[Eaclosure No. 1.]

Certified Copy of a Report of a Committee of the Honourable the Privy Council for Canada, approved by His Excellency the Governor General in Council on the 18th November, 1886.

The Committee of the Privy Council are in receipt of a telegram from the Right Hon-Ourable the Secretary of State for the Colonies in the words "United States Government protest against proceedings of Canadian authorities in case of 'Pearl Nelson' and 'Everitt Steele,' said to have put into Arichat and Shelburne respectively, for purposes sanctioned by convention—particulars by post, send report soon as possible.

The Minister of Marine and Fisheries, to whom the telegram was referred, submits a copy of a letter addressed by the Commissioner of Customs for Canada to the Consul General

of the United States at Halifax, and also a copy of Mr. Phelan's reply thereto.

The Minister also submits that it is clear from Captain Kempt's affidavit that he was guilty of an infraction of the Customs regulations in allowing men to land from his vessel before she had been reported, and the Minister of Customs having favourably considered Captain Kempt's representations as to his ignorance of the Customs regulation, requiring that vessels should be reported before landing either men or cargo therefrom, has remitted the fine of \$200 which had been imposed in the case of the American schooner "Pearl Nelson."

The Minister further submits that it would appear from the report of the Collector of Customs that his remark that "he would seize the vessel" had reference solely to her violation

of the Customs law, and that no evidence is given of any desire or intention of denying to the Captain of the "Pearl Nelson" any treaty privileges he was entitled to enjoy.

The Committee, concurring in the above, respectfully recommend that Your Excellency be moved to transmit a copy of this minute, if approved, to the Right Honourable the Secretary of State for the Colonies.

All which is respectfully submitted for Your Excellency's approval.

JOHN J. McGEE, (Sd.) Clerk Privy Council, Canada.

[Enclosure No. 2.]

OTTAWA, 22nd October, 1886.

Sir, I have the honour to acknowledge the receipt of your letter of the 11th inst., re seizure of the American schooner "Pearl Nelson," for a refraction of the Customs laws, &c. The Commissioner of Customs' report in connection with this matter, which has been

approved by the Minister of Customs, reads as follows:—

"The undersigned having examined this case, has come to the conclusion that the captain of the vessel did violate the provisions of sections 25 and 180 of the Customs Act, 1883, by landing a number of his crew before going to the Custom House to report. That his plea of having come into port solely from 'stress of weather' is inconsistent with the circumstances, and is denied by the Collector of Customs, who reports that 'the night was one of the finest and most moderate experienced there this summer,' and that 'his crew were landed early in the morning.' That even if the 'stress of weather' plea was sustained by facts, it would not exempt him from the legal requirement of reporting his vessel before breaking bulk as leading him army and it is avident that there was nothing to be the contraction. breaking bulk' or landing his crew, and it is evident that there was nothing to hinder his reporting as the crew appear to have had no difficulty in handling the vessel's boats. That it was very easy for the crew, or any of them, to have taken valuable contraband goods ashore on their persons, in the absence of any Customs Officer at the landing place. Inasmuch, however, as there is no charge of actual smuggling preferred against the vessel, the undersigned respectfully recommends that the deposit of \$200 be refunded, deducting therefrom any expenses incurred."

(Sd.)

J. JOHNSON.

I trust the above may be considered a satisfactory answer to your letter referred to.

I have, &c.,

(Sd.)

W. G. PARMELEE, Assistant Commissioner.

M. E. PHELAN, Esq., Consul General of the United States, Halifax, N. S.

[Enclosure No. 3.]

United States' Consulate General,

Halifax, 2nd November, 1886.

Sir,—I have the honour to acknowledge the receipt of your communication of the 22nd ultimo, concerning the action of the Customs Department of Canada in the case of the American schooner "Pearl Nelson," and to say I was much pleased at the decision arrived at in that case. I have informed the Government of the United States that the fine, in the case referred to, was ordered to be refunded.

I have also to say that the Department of State, in acknowledging the receipt of a despatch from me, setting forth that you had placed all the papers, in the cases of the American schooners "Crittenden" and "Holbrook," in my hands for perusal, said, "the attention of Mr. Parmelee, in referring the matter to you, is appreciated. It shows a proper spirit."

I trust the Department of Customs will pass on the other cases as soon as possible.

I have, &c.,

M. H. PHELAN,

Consul General. (Sd.)

No. 153.

The Governor General to Mr. Stanhope.

[No. 283.]

OTTAWA, 29th November, 1886.

SIR,-I have the honour to transmit herewith, a copy of an approved Minute of the Privy Council of Canada, furnishing the report asked for in your telegraphic message of the 6th November, with reference to the detention of the American schooner "Everitt Steele" at Shelburne, N.S., for an infraction of the Customs regulations of the Dominion.

I have, &c.,

LANSDOWNE. (Sd.)

The Right Honourable EDWARD STANHOPE, &c., &c., &c.

[Enclosure No. 1.]

CERTIFIED Copy of a Report of a Committee of the Honourable the Privy Council for Canada, approved by His Excellency the Governor General in Council on the 18th November, 1:86.

The Committee of the Privy Council are in receipt of a telegram from the Right Honourable the Secretary of State for the Colonies, in the words: "United States' Government protest again proceedings of Canadian authorities in case of 'Pearl Nelson' and 'Everitt Steele,' said to have put into Arichat and Shelburne, respectively, for purposes sanctioned by

Convention. Particulars by post. Send report as soon as possible."

The Minister of Marine and Fisheries, to whom the telegram was referred, submits, that the schooner "Everitt Steele" appears, from the report of the Collector of Customs at Shelburne, to have been at that port on the 25th of March last, and sailed without reporting. On her return to Shelburne in September, she was detained by the Collector of Customs for an infraction of the Customs law.

The captain having assured the collector that he had been misled by the deputy harbour master, who informed him his vessel could remain in port twenty-four hours without entering, and that he had no intention of violating the Customs regulations, this statement was reported to the Minister of Customs at Ottawa, when the vessel was at once allowed to proceed to sea, and that no evidence is given of any desire or intention of denying to the captain of the "Everitt Steele" any Treaty privileges he was entitled to enjoy.

The Committee, concurring in the above, respectfully recommend that Your Excellency be

moved to transmit a copy of this minute, if approved, to the Right Honourable the Secretary

of State for the Colonies.

All which is respectfully submitted for Your Excellency's approval.

(Sd.) JOHN J. McGEE, Clerk, Privy Council, Canada.

No. 154.

Mr. Stanhope to the Governor General.

[No. 260.]

Downing Street, 2nd December, 1886.

My Lord,—With reference to your despatch of the 9th uitimo, I have the honour to transmit to you, for communication to Your Lordship's Government, the enclosed Order of Her Mujesty in Council of the 26th ultimo, assenting to a Reserved Bill of the Legislature of Canada, entitled "An Act further to amend the Act respecting Fishing by Foreign Vessels."

I have, &c.,

(Sd.) EDWARD STANHOPE.

Governor General the Most Honorable

The MARQUIS OF LANSDOWNE, G.C.M.G.,

&c. . &c., &c.,

[Enclosure No. 1.]

AT THE COURT AT WINDSOR, THE 26TH DAY OF NOVEMBER, 1886.

Present:

THE QUEEN'S MOST EXCELLENT MAJESTY,

Lord President. Earl of Rosslyn,

Viscount Cross, Lord Stanley of Preston.

Whereas by an Act passe in the 30th year of Her Majesty's Reign, entitled "An Act for the Union of Canada, Nova Scotia and New Brunswick and the Government thereof and for purposes connected therewith," it is amongst other things enacted that a Bill reserved for the signification of The Queen's pleasure shall not have any force unless and until within two years from the date on which it was presented to the Governor General for The Queeu's Assent, the Governor General signifies by Speech or Message to each of the Houses of the Parliament or by Proclamation that it has received the Assent of The Queen in Council.

And whereas on the 2nd day of June, 1886, the Governor General of Canada reserved a certain Bill passed by the Senate and House of Commons of Canada, entitled "An Act further to amend the Act respecting Fishing by Foreign Vessels" for the signification of Her Majesty's pleasure thereon. And whereas the said Bill so reserved as aforesaid has been

165

Laid before Her Majesty in Council, and it is expedient that the said Bill should be assented

o by Her Majesty.

Now therefore, Her Majesty, in pursuance of the said Act and in exercise of the Powers thereby reserved to Her Majesty as aforesaid, doth by this present Order by and with the advice of Her Majesty's Privy Council declare Her assent to the said Bill.

And the Right Honourable Edward Stanhope, one of Her Majesty's Principal Secretaries

of State, is to give the necessary directions herein accordingly.

(Sd.) C. L. PEEL

No. 155.

The Governor General to the Minister at Washington.

[No. 81.]

OTTAWA, 3rd December, 1886.

Sir,-With reference to your telegram of the 17th ult., calling attention to your despatch No. 22 of the 28th October last, transmitting a copy of a letter from the Secretary of State of the United States, with its enclosures, requesting to be furnished with authentic information respecting the Canadian laws regulating the sale and exportation of fresh herring from Grand Manan Island, I have the honor to forward herewith, for communication to Mr. Bayard, a copy of an approved report of a Committee of the Privy Council to which is appended a copy of the Customs laws of Canada containing the desired information.

I have, &c.,

(Sd.) LANSDOWNE.

The Honourable

SIR L. S. WEST, K.C.M.G., &c., &c.,

&c.

[Enclosure No. 1.]

CERTIFIED COPY of a Report of a Committee of the Honourable the Privy Council for Canada, approved by His Excellency the Governor General in Council, on the 24th November, 18 6.

The Committee of the Privy Council having had their attention called, by a telegram dated 18th November, inst., from Her Majesty's Minister at Washington, to his former despatch of the 28th October, ultimo, enclosing a copy of a note from the Honourable Mr. Bayard, and enclosures, asking for authentic information respecting the Canadian laws regulating the sale and exportation of fresh herring from Grand Manan Island.

The Minister of Marine and Fisheries, to whom said despatch was referred for early report, states that any foreign vessel "not manned or equipped nor in any way prepared for taking fish" has full liberty of commercial intercourse in Canadian ports upon the same conditions as are applicable to regularly registered foreign merchant vessels, nor is any restriction imposed upon any foreign vessel dealing in fish of any kind different from those imposed upon foreign merchant vessels dealing in other commercial commodities.

That the regulations under which foreign vessels may trade at Canadian ports are contained in the Customs law of Canada (a copy of which is herewith) and which render it necessary, among other things, that upon arrival at any Canadian port a Revised vessel must at once enter inward at the Customs House, and upon the comple-

Statutes. tion of her loading clear outwards for her port of destination.

The Committee recommend that Your Excellency be moved to transmit a copy of this minute, together with a copy of the Customs laws as containing authentic information respecting Canadian laws regulating the sale and exportation of fresh herring, to Her Majesty's Minister at Washington, for the information of the Honourable Mr. Bayard, Secretary of State for the United States.

(Sd.)

J. J. McGEE, Clerk, Privy Council.

No. 156.

The Governor General to Mr. Stanhope.

[No. 286.]

OTTAWA, 4th December, 1886.

SIR,—In reply to your despatch of the 12th October last, transmitting a copy of a letter, with its enclosures, from the Foreign Office requesting to be furnished with a report in the case of the United States' fishing vessel "Crittenden," I have the honour to forward herewith a copy of an approved Minute of the Privy Council of Canada, embodying a report of my Minister of Marine and Fisheries, to which is appended a statement of the Customs Officer at Steep Creek, on the subject.

I have, &c.,

(Sd.) LANSDOWNE.

The Right Honourable

EDWARD STANHOPE. &c., &c., &c.

[No. 421g.]

[Enclosure No. 1.]

Certified Cory of a Report of a Committee of the Honourable the Privy Council for Canada, approved by His Excellency the Governor General in Council on the 16th November, 1886.

The Committee of the Privy Council have had under consideration a despatch dated 12th October, 1886, from the Secretary of State for the Colonies, transmitting a copy of a letter from Mr. Bayard, United States' Secretary of State, to the British Minister at Washington, calling attention to an alleged denial of the rights guaranteed by the Convention of 1818, in the case of the American fishing schooner "A. R. Crittenden" by the Customs Officer at Steep Creek, in the Straits of Canso, N.S.

The Minister of Marine and Fisheries, to whom the despatch and enclosure were referred, submits a statement of the Customs Officer at Steep Creek, and observes that the Captain of the "Crittenden" violated the Customs laws by neglecting to enter his vessel as requested by the Customs Officer, and in landing and shipping a man, clearly exceeded any treaty

Provision he was entitled to avail himself of.

It would appear that the remark made by the Customs Officer "that he would seize the vessel," had reference solely to the Captain's violation of the Customs regulations, and the Minister submits cannot be construed into a denial of any treaty privilege the master was entitled to enjoy.

The Committee, concurring in the above, respectfully recommend that Your Excellency be moved to inform the Right Honorable the Secretary of State for the Colonies in the sense

of the report of the Minister of Marine and Fisheries.

All which is respectfully submitted for Your Excellency's approval.

(Sd.) JOHN J. MoGEE, Clerk, Privy Council, Canada.

[Enclosure No. 2.]

STEEP CREEK, 1st November, 1886.

Sir-Yours of the 28th of October came to hand to-day, and in reply, can state to you that part of the crew of the schooner "Crittenden" came on shore at Steep Creek and landed their barrels and filled them with water. I went direct to the men who were filling the barrels and told them to come and enter before taking wood and water. They said they would not enter or make any report. I told them that I would seize the schooner "Crittenden" for violating the Customs Law. They said they would risk that, as the schooner was now out of the way, about three miles from my station down the Strait, and it was impossible for me to board the vessel. They also landed a man the same day with his effects, and on their return from Gloucester to the Bay St. Lawrence they shipped a man. Was looking out for the vessel, but could not catch her. I reported the case to the Collector of Customs at Port Hawkesbury, and on the schooner "Crittenden's" return from Bay St. Lawrence she was seized, and Collector Bourinot got the affidavits of the captain of the said schooner, and

also of some of the crew, which he forwarded to the Department. I was in the office at the time when Collector Bourinot received a telegram from the Department to release the schooner "Crittenden," on the deposit of four hundred dollars.

I have, &c.,

(Sd.)

JAMES H. CARR.

Pro Collector.

The Deputy Minister of Fisheries, Ottawa.

No. 157.

Governor General to Mr. Stanhope.

[No. 288.]

OTTAWA, 7th December, 1886.

SIR,—I have the honour to forward herewith, for your information, a copy of a despatch from Her Majesty's Minister at Washington, transmitting a copy of a letter from the Secretary of State of the United States, with its enclosures, asking to be furnished with authentic information respecting Canadian laws regulating the sale and exportation of fresh herring from Grand Manan Island, together with a copy of my reply thereto.

I have, &c.,

(Sd.) LANSDOWNE.

The Right Honourable
EDWARD STANHOPE,
&c., &c., &c.

No. 158.

Governor General to Mr. Stanhope.

[No. 290.]

OTTAWA, 7th December, 1886.

SIR,—I have the honour to forward herewith, for your information, a copy of a letter from the Department of Fisheries, stating that the United States' fishing vessel "Highland Light," seized on the 1st September last, for fishing within the three-mile limit, was condemned and ordered to be sold on the 12th inst., by the Vice Admiralty Court at Charlottetown, P.E.I.

It is understood that no defence was entered to the suit.

I have, &c.,

(Sd.) LANSDOWNE.

The Right Honourable EDWARD STANHOPE.

[Enclosure No. 1.]

Department of Fisheries to the Governor General's Secretary.

OTTAWA, 7th December, 1886.

Sir.—I have the honour to state, for the information of His Excellency the Governor General, that this Department was advised by telegraph, under date the 1st instant, from Mr. E. J. Hodgson, Q.C., the counsel for the Government in the case of The Queen vs. the schooner "Highland Light," seized on the 1st September last, for fishing within the three-

mile limit, that the Vice-Admiralty Court at Charlottetown, Prince Edward Island, had condemned the vessel referred to, and ordered her to be sold on the 12th instant.

The Department understands that no defence was entered to the suit.

I have, &c.,

(Sd.) JOHN TILTON,

Deputy Minister of Fisheries.

CAPTAIN H. STREATFEILD,
Military Secretary,
Government House, Ottawa.

No. 159.

Minister at Washington to the Governor General.

[No. 102.]

Washington, 8th December, 1886.

My Lord,—I have the honour to acknowledge the receipt of Your Excellency's despatch No. 81 of the 3rd instant, and to inform Your Excellency that in obedience to the instructions of Her Majesty's Government I have communicated the information therein contained respecting the herring fisheries of Grand Manan Island to the United States' Government.

I have, &c.,

(Sd.)

L. S. SACKVILLE WEST.

His Excellency

The Marquis of Lansdowne, G.C.M.G. &c., &c., &c.

No. 160.

Colonial Office to the Governor General.

[No. 272.]

Downing Street, 16th December, 1886.

My Lord,—With reference to my despatch, No. 218, of the 6th October, I have the honour to transmit to you a copy of a letter, with its enclosures, from the Foreign Office relative to the case of the United States' fishing vessel "Mollie Adams."

I request that you will obtain from your Government, and forward to me as soon as possible, a report on the circumstances of the case.

I have, &c.,

(Sd.)

EDWARD STANHOPE.

Governor General

The Most Honorable
The Marquis of Lansdowne, G.C.M.G.,
&c., &c., &c.

[Enclosure No. 1.]

The Foreign Office to the Colonial Office.

Foreign Office, 15th December, 1886.

Sir.—With reference to my letter of the 4th of October, I am directed by the Earl of Iddesleigh to transmit to you, to be laid beford Mr. Secretary Stanhope, a copy of a Despatch from Her Majesty's Minister at Washington enclosing a copy of a further note from the United States' Secretary of State protesting against the action of the Canadian authorities with regard to the United States' fishing schooner "Mollie Adams."

I am to request that the Dominion Government may be asked to furnish a report as soon as possible upon the allegations now made by the master of the United States' vessel, as well as the previous note from Mr. Bayard on the subject enclosed in my letter of the 4th of October last.

I am, &c.,

(Sd.) J. PAUNCEFOTE.

The Under Secretary of State, Colonial Office.

[Enclosure No. 2.]

Sir L. West to the Earl of Iddesleigh.

[Treaty No. 99.]

Washington, 2nd December, 1886.

My LORD,—I have the honour to enclose to Your Lordship herewith a further note which I have received from the Secretary of State complaining in the usual strong terms, of the conduct of the Canadian authorities in the case of the American fishing schooner "Mollie Adams," the captain of which vessel states in a letter to the Secretary of State, copy of which is enclosed, that he had 17 men on board whom he had rescued from the British schooner "Neskilita" of Lockeport (N. S.)

I have, &c.,

(Sd.) L. S. SACKVILLE WEST.

The Earl of Iddesleigh.
Etc., Etc., Etc.

[Enclosure Nc. 3.]

Mr. Bayard to Sir L. S. West.

DEPARTMENT OF STATE,

WASHINGTON, 1st December, 1886.

Sir,—As possessing an additional and very disagreeable bearing upon the general subject of the haish treatment of American fishing vessels during the season by the local authorities of the Maritime Provinces of Her Majesty's Dominion of Canada, I have the honour to send you herewith a copy of a letter addressed to me under date of the 12th ultimo, by Captain Solomon Jacobs, master of the American fishing schooner "Mollie Adams," of Gloucester, Mass. You will share, I doubt not, the regret I feel at such churlish and inhospitable treatment of a vessel which had freely and with great loss and inconvenience rendered such essential service to the suffering and imperilled crew of a Nova Scotia vessel. But for his generous act, Captain Jacobs would have had no occasion to put into Malpeque, or, subsequently when short of provisions, into Port Medway. As his narrative shows, the local authorities of Malpeque treated him with coldness and rudeness, making no provision to receive the Nova Scotian crew he had saved from such immediate danger, even causing him to incur a pecuniary burden in completion of his humane rescue, and even treating the landing of the property so saved from the wreck of the Nova Scotian vessel on her own shores, as not lawful for an American fishing vessel "within the three-mile limit."

The treatment of Captain Jacobs at Port Medway is a fitting sequel to that received by him at Malpeque. Having undergone fourteen days' detention in the latter port, and having shared his purse and slender stock of provisions with the men he had rescued, he put to sea, when, his supplies falling short by reason of his charitable action, he asked leave to purchase at Port Medway half a barrel of flour. or enough provisions to take his vessel and crew home. With full knowledge of the cause of Captain Jacob's dearth of provisions, even this the Collector at Port Medway absolutely refused and threatened Captain Jacobs with the seizure of his vessel "if he bought anything whatever." The urgent need of supplies in which Captain Jacobs stood is shown by the fact that although the run with favourable weather from Port Medway to his home port, Gloucester, Mass., only occupied three days, his crew were on half rations for two days and without food for one day of that time. It is painful to conjecture what might have been their distress had the "Mollie Adams" encountered storms or head winds.

I am confident that Her Majesty's Government, than which none has more generously fulfilled the obligations of the unwritten code of seafaring humanity, will hasten to rebuke the treatment of Captain Jacobs at the hands of the local authorities of Nova Scotia, by exhibiting gratitude for his act in saving 17 of their own people from death, and tendering him compensation for the delays and expenses he has undergone through the breaking up of his legitimate fishing venture. The closing part of Captain Jacob's letter may serve to show the irresponsible and different treatment he was subjected to in the several ports he visited, where the only common feature seems to have been a surly hostility.

At Port Hood, for instance, Captain Jacobs being sick, his brother landed and reported in his stead, and, after paying the regular fee, was told that his report was a nullity, and that the vessel would be liable to penalty for unauthorized landing of her crew, unless her Captain reported in person, who although ill he was compelled to do, and the fee was thereupon levied a second time. This is a small matter measured by the amount of the fee, but it is surely discreditable, and has a tendency which cannot be too much deplored. In my late correspondence I have treated of the necessary and logical results of permitting so irritating and unfriendly a course of action, and I will not therefore now enlarge on this subject.

I have, &c.,

(Sd.)

T. F. BAYARD.

[Enclosure No. 4.] Mr. Solomon Jacobs to Mr. Bayard.

GLOUCESTER, 12th November, 1886.

Sir,—I would most respectfully ask your attention to the following facts, as showing the spirit and manner of the application of law on the part of the officials of the Domicion of Canada.

On or about the 26th September, when off Malpeque, Prince Edward Island, I fell in with the British schooner "Neskilita," of Lockeport, Nova Scotia, which had run on Malpeque Bar in making the harbour. It was blowing very heavy, sea running high. The crew was taken off by my vessel about twelve o'clock at night. There were seventeen men in all. We took care of them and fed them for three days. The "Neskilita" became a total wreck. We saved some of the material.

The cutter "Critic," Captain McLaren, one of the Canadian cruisers, was lying in the harbour of Malpeque. The Captain boarded my vessel, and I reported to him the facts of the wreck and the condition of the men. They had saved a portion of their clothing. He neither offered to care for the wrecked crew, to feed them nor to give them any assistance whatever. Having some of the wrecked material on board I asked the Captain of the cutter for permission to land it. Hereferred me to the local collector. I went to the collector and he referred me back to the Captain of the cutter. As the cutter had gone out the Captain of the "Neskilita" assumed the responsibility and took the things ashore. The Captain of the cutter told me that I could put the saved material on board a Nova Scotia vessel if I went outside of the three-mile limit to do it.

I endeavoured to get some of the people on shore to take the wrecked crew, but no one would do it unless I would be responsible for their board. Finally I gave the crew \$60, enough to pay their passage home on the cars and also gave them provisions to last during their journey. Malpeque is a barred barbour and it is only in smooth water that it is safe to go out over the bar, and my vessel drawing 14 feet of water and there was only 14 feet of water on the bar, it was impossible for me to go out. By being detained in port in disposing of this wrecked crew, I lost over 10 days of valuable time before I could get out to fish and during that time the fleet took large quantities of mackerel. Having to feed so many on my vessel left me short of provisions and in a short time afterwards I put into Port Medway and stated the circumstances, and asked permission to buy half a barrel of flour or enough provisions to take my vessel and crew home. This was absolutely refused and the Collector threatened me that if I bought anything whatever he would seize my vessel. I was obliged to leave without obtaining and came home in three days on short rations, a distance of 300 miles. The wind and weather being favourable we had a good passage, but yet we were without provisions for one day before we arrived home. I wish to state most emphatically that the Officials differ in their construction of our rights. Fees are different in every port, and as there is no standard of right fixed by our own Government, the fishermen are at the mercy of a class of officials hostile to them and their business, and with but little knowledge of law or its application. For instance, at Souris, P.E.I., 15 cents is charged for reporting; at Port Mulgrave, N.S., 50 cents is charged. At Port Hood, I being sick, my brother went to the Custom House to

report. The official charged him 25 cents and told him that unless the captain reported in person the report was invalid, that men from the vessel would not be allowed ashore unless the captain reported. In the afternoon of the same day I was able to go to the office and

was charged 25 cents for my report, making 50 cents.

In the matter of anchorage fees, &c., at Port Mulgrave, N.S., I paid \$1.50; at Malpeque, \$1.00; at Sydney, \$1.17. At some ports we have to pay anchorage fees every time we go in, as at Halifax. At others twice for the season. Now I would most respectfully state that the official service throughout is actuated, apparently, from a principle of annoyance, wherever and whenever it can be so applied; that there is only harmony of action in this regard alone, and that local laws and regulations are enforced against us, without regard to any rights we may have under treaty.

That the effect to this enforcement is not to promote, but to interfere and to limit by unjust pains, fees and penalties the right of shelter, obtaining wood and water, and making of repairs, guaranteed by the Treaty of 1818; that, instead of the restriction contemplated, the local laws make a technical obligation that is without their province or power, and enforce penalties that should never been admitted or allowed by our Government. And I would pray that in the case recited, and many others that can be shown, if required, we may be protected from local laws and their enforcement that abridge our rights and have never received the sanction of the two great contracting powers in the construction and agreement of the Treaty of 1818.

I have, &c.,

(Sd.) SOLOMON JACOBS.

[Enclosure No. 5.]

NORTH SYDNEY, C. B., 13th October, 1886.

"Mollie Adams," 117 tons. Capt. Jacobs to Harbour Commissioners. To amount of harbour dues, \$1.17.

Received payment.

(Sd.) M. J. THUAN.

DOMINION OF CANADA HARBOUR DUES.

MALPEQUE, P. E. I., 1886.

Received from Solomon Jacobs, master of the schooner "Mollie Adams," of 117 tons register, the sum of one dollar, being harbour dues at this port.

> (Sd.) EDWARD LARKINS,

Harbour Master.

DOMINION OF CANADA HARBOUR DUES.

PORT MULGRAVE, N. S., 30th August, 1886.

Received from Soloman Jacobs, master of the schooner "Mollie Adams," from North Bay, 117 tons register, the sum of \$1.50 cents, being harbour dues at this port.

> (Sd.) DUNCAN G. GILLIES, Harbour Master.

No. 161.

Mr. Stanhope to the Governor General.

No. 274.7

Downing Street, 16th December, 1886.

My Lord,—I have the honour to transmit to Your Lordship, for communication to your Government, a copy of a letter from the Foreign Office, with its e closures, respecting the alleged improper conduct of authorities in the Dominion in dealing with the United States' fishing vessels "Laura Sayward" and "Jennie Seaverns," and I request that I may be furnished with a report on the subject for communication to the Government of the United States.

I have, &c.,

EDWARD STANHOPE. (Sd.)

His Excellency

THE GOVERNOR GENERAL.

[Enclosure No. 1.]

Foreign Office to Colonial Office.

Foreign Office, 8th December, 1886.

SIR,—I am directed by the Earl of Iddesleigh to transmit to you copy of a despatch from Her Majesty's Minister at Washington enclosing notes which he has received from Mr. Bayard protesting against the conduct of the Dominion authorities in their dealings with the United States' fishing vessels, "Laura Sayward" and "Jennie Seaverns," and I am to request that Mr. Secretary Stanhope will procure a report on these cases from the Canadian Government with a view to its communication to the Government of the United States.

am, &c.,

(Sd.) J. PAUNCEFOTE.

THE UNDER SECRETARY OF STATE, Colonial Office.

[Enclosure No. 2.]

Sir L. West to Lord Iddesleigh.

[Treaty No. 96.]

Washington, 12th November, 1886.

My Lord,—I have the honour to enclose to Your Lordship, herewith, copy of a note which I have received from the Secretary of State, together with copies of the statements accompanying it, describing the inhospitable and inhuman conduct of the Collector of the Port of Shelburne, Nova Scotia, and the conduct of Captain Quigley, commanding the Canadian cruiser "Terror," in their dealings with the American fishing vessels "Laura Sayward" and "Jennie Seaverns."

I have, &c., (Sd.) L. S. SACKVILLE WEST.

THE EARL OF IDDESLEIGH, G.C.B. &c., &c, &c.

[Enclosure No. 3.]

Mr. Bayard to Sir L. West.

DEPARTMENT OF STATE, WASHINGTON, 11th November, 1886.

Sir,—I have the honour to enclose herewith copies of the statements with affidavits from Captain Medeo Rose, master of the schooner "Laura Sayward," of Gloucester, Mass., and of Captain Medeo Rose, master of the schooner "Laura Sayward," of Gloucester, Mass., and of

Captain Medeo Rose, master of the schooner "Laura Sayward," of Gloucester, mass., and of Captain Joseph Tupper, master of the schooner "Jennie Seaverns," also of Gloucester, forwarded to me by the Collector of the Port of Gloucester, under date of 5th inst.

The first impressively describes the inhospitable and inhuman conduct of the Collector of the Port of Shelburne, N.S., in refusing to allow Captain Rose to buy sufficient food for himself and his crew to take them home, besides unnecessarily retaining his papers and thus Preventing him, with a wholly inadequate supply of provisions, from proceeding on his YOVAGO. **Voyage**

The second complaint is of Captain Quigley, commanding the Canadian cruizer "Terror," in not only preventing Captain Tupper from landing to visit his relatives in Liverpool, N.S.,

173

but even forbidding his relatives from coming on board his vessel to see him, and likewise

placing a guard on board of her to ensure that result.

While I need not comment further than I have done already in previous notes on the unjust and unwarrantable acts of the Dominion officials of late towards our fishermen, of which the instances now presented are but repetitions, I must notice the new phase of Captain Quigley's abuse of authority in actually making Captain Tupper a prisoner on board of his own vessel, and in preventing his relatives, whom he states he had not seen for many years, from meeting him.

Such conduct, apart from all its legal and international aspects, is wholly unworthy of any one entrusted with the execution of a public duty and inconsistent with the national reputation for humanity and courtesy of an officer in Her Majesty's service.

I have, &c.,

(Sd.)

T. F. BAYARD.

The Honorable Sir L. S. WEST, K.C.M.G., &c., &c.

[Enclosure No. 4.]

I, Medeo Rose, Master of schooner "Laura Sayward," of Gloucester, being duly sworn, do depose and say that on Saturday, 2nd October, being then on Western Bank on a fishing trip, and being short of provisions, we have up our anchor and started for home. The wind was blowing almost a gale from the north-west and being almost dead ahead, we made slow progress on our voyage home. On Tuesday, 5th October, we made Shelburne, N. S., and arrived in that harbour about 8 p.m. on that day short of provisions, water, and oil to burn. On Wednesday I sailed for the inner harbour of Shelburne, arriving at the town about 4 p.m. going ashore I found the Custom House closed, and hunted up the Collector and entered my vessel, and asked permission from him to buy 7 pounds sugar, 3 pounds coffee, 4 to 1 bushel of potatoes and 2 pounds of butter or lard or pork, and oil enough to last us home, and was refused. I stated to him my situation, short of provisions and a voyage of 250 miles before, and pleaded with him for this slight privilege, but it was of no avail. I then visited the American Consul and asked his assistance, and found him powerless to aid me in this matter. The Collector of Customs held my papers until the next morning although I asked for them as soon as I found I could not buy any provisions, say about 14 hours after I entered, but he refused to give them to me until the next morning. Immediately on receiving my papers on Thursday morning I started for home, arriving on Sunday. I think the treatment I received harsh and cruel, driving myself and crew to sea with a scant supply of provisions, we having but little flour and water, and liable to be buffeted about for days before reaching home.

(Sd.)

MEDEO ROSE.

Mass., Essex, s.s., 13th October, 1886.

Personally appeared Medeo Rose and made oath to the truth of the above statement.

Before me,

[SEAL]

(Sd.)

AARON PARSONS. Notary Public.

[Enclosure No. 5.]

I, Joseph Tupper, Master of the schooner "Jennie Seaverns," of Gloucester, being duly sworn, do depose and say that on Thursday, 28th October, while on my passage home from a fishing trip, the wind blowing a gale from S.E., and a heavy sea running, I was obliged to enter the harbour of Liverpool N.S. for shelter. Immediately on coming to anchor, was boarded by Captain Quigley of Canadian cruiser "Terror," who ordered me to go in shore at once and enter at the Customs House, to which I replied that such was my intention. He gave me permission to take two men in the boat with me, but they must remain in the boat and not step on shore. I asked Captain Quigley if I could, after entering, visit some of my relations who resided in Liverpool, and whom I had not seen for many years. This privilege was denied me. After entering, having returned to my vessel, some of my relatives came off to see me. When Captain Quigley saw their boat alongside of my vessel, he sent an officer and boat's crew who ordered them away, and at sundown he placed an armed guard on board of our vessel, who remained on board all night, and was taken off just before we sailed in the

morning.

I complied with the Canadian laws and had no intention or desire to violate them in any way; but to be made a prisoner on board my own vessel, and treated like a suspicious character, grates harshly upon the feelings of an American seaman, and I protest against such treatment, and respectfully ask from my own Government, protection from such unjust, unfriendly and arbitrary treatment.

(Sd.) JOSEPH TUPPER.

Mass. Essex, s.s. }
4th Nov., 1886.

Personally appeared Joseph Tupper and made oath to the truth of the above statement.

Before me,

ILS.7

(Sd.) AARON PARSONS, N.P.

No. 162.

Sir L. West to the Marquis of Lansdowne.

[No. 107.]

Washington, 17th December, 1886.

My Lord,—I have the honour to transmit to Your Excellency here-House of Representatives Ex. with, copies of the correspondence relating to the rights of American fishermen in British North American waters, which has been presented to Congress.

Congress, 2nd Session.

I have, &c., (Sd.) L. S. SACKVILLE WEST.

His Excellency

The Marquis of Lansdowne, K.C.M.G., &c., &c., &c.,

No. 163.

The Marquis of Lansdowne to Mr. Stanhope.

[No. 296.]

OTTAWA, 20th December, 1886.

SIR,—I had the honour of receiving your despatch No. 244 of the 22nd November, in regard to the cases of the "Everitt Steele" and "Pearl Nelson" recently detained at Shelburne and Arichat, Nova Scotia, for non-compliance with the Customs Regulations of the Dominion.

2. The circumstances under which the conduct of these vessels attracted the attention of the Customs authorities were set out in the Privy Council Orders of the 1st and 18th November, certified copies of which were forwarded to you under cover of my Despatches Nos. 282 and 283 of the 29th of November.

3. The information contained in these documents was obtained in order to comply with the request for a report on these two cases which you had addressed to me by

telegram on a previous date.

I have now carefully examined the fuller statements made by Mr. Bayard, both as to the facts and as to the considerations by which the conduct of the local officials should, in his opinion, have been governed. You will, I think, find on reference to the Privy Council Orders already before you, that the arguments advanced by Mr. Bayard have been sufficiently met by the observations of my Minister of Marine and Fisheries whose reports are embodied in those orders.

4. It is not disputed that the "Everett Steele" was in Shelburne harbour on the 25th March, and sailed thence without reporting. In consequence of this omission on the Master's part, his vessel was, on her return to Shelburne in September, detained by the Collector. The Master having explained that his presence in the harbour had been occasioned by stress of weather and that his failure to report was inadvertent, and this explanation having been telegraphed to the Minister at Ottawa, the vessel was at once allowed to proceed to sea; her release took place at noon on the day following that of her detention.

5. In the case of the "Pearl Nelson" it is not denied that nine of her crew were landed in Arichat harbour at a late hour on the evening of her arrival and before the Master had reported to the Custom House. It is obvious that if men were to be allowed to go on shore under such circumstances without notification to the authorities, great facilities would be offered for landing contraband goods, and there can be no question that the Master by permitting his men to land was guilty of a violation of sections 25 and 180 of the Customs Act. There seems to be reason to doubt his statement that he was driven into Arichat by stress of weather, but be this as it may the fact of his having entered the harbour for a lawful purpose would not carry with it a right to evade the law to which all vessels frequenting Canadian ports are amenable. In this case as in that of the "Everett Steele" already referred to, the statement of the Master that his offence was due to inadvertence was accepted and the fine imposed at once remitted.

I observe that in his despatch relating to the first of these cases, Mr. Bayard insists with much earnestness upon the fact that certain "Prerogatives" of access to the territorial waters of the Dominion were specially reserved under the Convention of 1818 to the fishermen of the United States, and that a vessel entering a Canadian harbour for any purpose coming within the terms of Art. I of that Convention has as much right to be in that harbour as she would have to be upon the high seas, and he proceeds to institute a comparison between the detention of the "Everett Steele" and the wrongful seizure of a vessel on the high seas upon the suspicion of being en-

gaged in the slave trade.

Mr. Bayard further calls attention to the special consideration to which from the circumstances of their profession the fishermen of the United States are, in his opinion, entitled, and he dwells upon the extent of the injury which would result to them if they were debarred from the exercise of any of the rights assured to them

by Treaty or Convention,

I observe also that in Sir Julian Pauncefote's letter enclosed in your despatch it is stated that the Secretary of State for Foreign Affairs wishes to urge upon the Dominion Government the great importance of issuing stringent instructions to its officials not to interfere with any of the privileges expressly reserved to United States' fishermen under Article I of the Convention of 1818.

I trust that the explanations which I have already been able to give in regard to the cases of these vessels, will have satisfied you that the facts disclosed do not show any necessity for the issuing of instructions other than those already circulated to the local officials entrusted with the execution of the Customs and Fishery Laws.

There is certainly no desire on the part of my Government (nor I believe does the conduct of the local officials justify the assumption that such a desire exists) to curtail in any respect the privileges enjoyed by United States' fishermen in Canadian waters. It cannot, on the other hand, be contended that because these privileges exist and are admitted by the Government of the Dominion, those who enjoy them are to be allowed immunity from the regulations to which all vessels resorting to Canadian waters are without exception subjected under the Customs Act of 1883 and the different statutes regulating the fisheries of the Dominion.

In both of the cases under consideration there was a clear and undoubted violation of the law and the local officials would have been culpable if they had omitted to notice it. That there was no animus on their part or on that of the Canadian Government, is, I think, clearly proved by the promptitude with which the circumstances were investigated and the readiness shown to overlook the offence and to remit the

penalty incurred as soon as proof was forthcoming that the offence had been unintentionally committed. In support of this view I would draw your attention to the letter [See enclosure to my despatch No. 282 of the 29th of November] of Mr. Phelan the Consul General for the United States at Halifax 3 of No. 152. who has expressed his own satisfaction at the action of the authorities in the case of the "Pearl Nelson," and who also refers to a communication received by him from the Department of State in which it is stated that the conduct of the Assistant Commissioner of Customs in dealing with two other cases of a somewhat similar complexion "shows a proper spirit."

(Sd.) LANSDOWNE.

The Right Honorable EDWARD STANHOPE.

No. 164.

Sir L. West to Lord Lansdowne.

22nd December, 1886.

I send by post to-day, in compliance with instructions from the Secretary of State for Foreign Affairs, a copy of a note with a proposal for an arrangement of the fisheries question, addressed by the United States' Secretary, of State to the United States' Minister at London.

> (Sd.) WEST.

No. 165.

Sir L. West to Lord Lansdowne.

[No. 109.]

Washington, 22nd December, 1886.

My LORD,—In obedience to telegraphic instructions which I have received from the Earl of Iddesleigh, I have the honour to enclose to Your Excellency herewith, copy of a note from the Secretary of State to Mr. Phelps which has been given to me by Mr. Bayard. This note contains a proposal for the settlement of the fisheries question.

I have, &c.,

L. S. SACKVILLE WEST. (Sd.)

His Excellency

The Marquis of Lansdowne, K.C.M.G., &c. &c.

[Enclosure No. 1.]

Mr. Bayard to Mr. Phelps.

[No. 459.]

DEPARTMENT OF STATE, Washington, 15th November, 1886.

Sir,—The season for taking mackerel has now closed, and I understand the Marine Police Force of the territorial waters in British North America has been withdrawn, so that no further Occasion for the administration of a strained and vexatious construction of the Convention of 1818 between the United States and Great Britain, is likely for several months at least.

During this period of comparative serenity, I earnestly hope that such measures will be adopted by those charged with the administration of the respective Governments as will

prevent the renewal of the proceedings witnessed during the past fishing season in the ports and harbours of Nova Scotia, and at other points in the Maritime Provinces of the Dominion, by which citizens of the United States engaged in open-sea fishing were subjected to much unjust and unfriendly treatment by the local authorities in those regions, and thereby not only suffered serious loss in their legitimate pursuit, but, by the fear of annoyance, which was conveyed to others likewise employed, the general business of open-sea fishing by citizens of the United States was importantly injured.

My instructions to you during the period of these occurrences have from time to time set forth their regrettable character, and they have also been brought promptly to the notice

of the Representative of Her Majesty's Government at this capital.

These representative of Her Majesty's Government at this capital.

These representations, candidly and fully made, have not produced those results of checking the unwarranted interference (frequently accompanied by rudeness and an'unnecessary demonstration of force) with the rights of our fishermen guaranteed by express treaty stipulations, and secured to them—as I confidently believe—by the public commercial laws and regulations of the two countries, and which are demanded by the laws of hospitality to which all friendly civilized nations owe allegiance. Again I beg that you will invite Her Majesty's counsellors gravely to consider the necessity of preventing the repetition of conduct on the part of the Capadian officials which may endeavour the page of two kindred and duct on the part of the Canadian officials which may endanger the peace of two kindred and

friendly nations.

To this end, and to ensure to the inhabitants of the Dominion the efficient protection of the exclusive rights to their inshore fisheries, as provided by the Convention of 1818, as well as to prevent any abuse of the privileges reserved and guaranteed by that instrument forever to the citizens of the United States engaged in fishing,—and responding to the suggestion made to you by the Earl of Iddesleigh in the month of September last that a modus vivendi should be agreed upon between the two countries to prevent encroachment by American fishermen upon the Canadian inshore fisheries, and equally to secure them from all molestation when exercising only their just and ancient rights,—I now enclose the draft of a memorandum which you may propose to Lord Iddesleigh, and which, I trust, will be found to contain a satisfactory basis for the solution of existing difficulties and assist in securing an assured, just, honourable, and, therefore, mutually satisfactory settlement of the long vexed question of the North Atlantic fisheries.

I am encouraged in the expectation that the propositions embodied in the memorandum referred to will be acceptable to Her Majesty's Government, because, in the month of April, 1866, Mr. Seward, then Secretary of State, sent forward to Mr. Adams, at that time United States' Minister in London, the draft of a protocol which in substance coincides with the first article of the proposal now sent to you, as you will see by reference to Vol. I of the

United States' Diplomatic Correspondence for 1866, page 98 et seq.

I find that, in a published instruction to Sir F. Bruce, then Her Majesty's Minister in the United States, under date of May 11, 1866, the Earl of Clarendon, at that time Her Majesty's Secretary of State for Foreign Affairs, approved them, but declined to accept the final proposition of Mr. Seward's protocol, which is not contained in the memorandum now forwarded.

Your attention is drawn to the great value of these three propositions, as containing a well-defined and practical interpretation of Article 1 of the Convention of 1818, the enforcement of which co-operatively by the two Governments, it may reasonably be hoped, will efficiently remove those causes of irritation of which variant constructions hitherto

have been so unhappily fruitful.

In proposing the adoption of a width of ten miles at the mouth as a proper definition of the bays in which, except on certain specified coasts, the fishermen of the United States are not to take fish, I have followed the example furnished by France and Great Britain in their Convention signed at Paris on the 2nd of August, 1839. This definition was referred to and approved by Mr. Bates, the Umpire of the Commission under the Treaty of 1853, in the case of the United States' fishing schooner "Washington," and has since been notably approved and adopted in the convention signed at The Hague in 1882, and subsequently ratified in relation to fishing in the North Sea, between Germany, Belgium, Denmark, France, Great Britain, and the Netherlands.

The present memorandum also contains provisions for the usual commercial facilities allowed everywhere for the promotion of legitimate trade, and nowhere more fully than in British ports and under the commercial policies of that nation. Such facilities cannot with any show of reason be denied to American fishing vessels when plying their vocations in deep sea fishing grounds in the localities open to them equally with other nationalities. The Convention of 1818 inhibits the "taking, drying or curing fish" by American fishermen in certain waters and on certain coasts, and when these objects are effected, the inhibitory features are exhausted. Everything that may presumably guard against an infraction of

these provisions will be recognized and obeyed by the Government of the United States, but should not be pressed beyond its natural force.

By its very terms and necessary intendment, the same treaty recognizes the continuance permanently of the accustomed rights of American fishermen, in those places not embraced in the renunciation of the treaty, to prosecute the business as freely as did their forefathers. No construction of the Convention of 1818 that strikes at or impedes the open sea fish-

No construction of the Convention of 1818 that strikes at or impedes the open sea fishing by citizens of the United States, can be accepted, nor should a treaty of friendship be tortured into a means of such offence, nor should such an end be accomplished by indirection. Therefore, by causing the same port regulations and commercial rights to be applied to vessels engaged therein as are enforced relative to other trading craft, we propose to prevent a ban from being put upon the lawful and regular business of open sea fishing.

Arrangements now exist between the Governments of Great Britain and France, and Great Britain and Germany, for the submission in the first instance of all cases of seizure to the joint examination and decision of two discreet and able commanding officers of the navy of the respective countries, whose vessels are to be sent on duty to cruise in the waters to be guarded against encroachment. Copies of these agreements are herewith enclosed for reference. The additional feature of an Umpire in case of a difference in opinion, is borrowed fron the terms of Article 1, of the Treaty of June 5, 1854, between the United States and Great Britain.

This same Treaty of 1854 contains in its first article provision for a joint Commission for

marking the fishing limits, and is therefore a precedent for the present proposition.

The season of 1886 for inshore fishing on the Canadian coasts has come to an end, – and assuredly no lack of vigilance or promptitude in making seizures can be ascribed to the vessels of the Marine Police of the Dominion. The record of their operations discloses but a single American vessel found violating the inhibitions of the Convention of 1818, by fishing within three marine miles of the coast. The numerous seizures made have been of vessels quietly at anchor in established ports of entry, under charges which, up to this day, have not been particularized sufficiently to allow of an intelligent defence. Not one has been condemned after trial and hearing, but many have been fined without hearing or judgment, for technical violations of alleged commercial regulations, although all commercial privileges have been simultaneously denied to them. In no instance has any resistance been offered to Canadian authority, even when exercised with useless and irritating provocation.

It is trusted that the agreement now proposed may be readily accepted by Her Majesty's

Ministry.

Should the Earl of Iddesleigh express a desire to possess the text of this despatch, in view of its intimate relation to the subject-matter of the memorandum and as evidencing the sincere and cordial disposition which prompts this proposal, you will give His Lordship a copy.

I am, Sir, your obedient servant,

(Sd.) T. F. BAYARD.

Edward J. Phelps, Esq., &c., &c.

[Enclosure No. 2.]

PROPOSAL for Settlement of all Questions in Dispute in Relation to the Fisheries on the North-Eastern Coasts of British North America.

Whereas, in the 1st Article of the Convention between the United States and Great Britain, concluded and signed in London on the 20th of October, 1818, it was agreed between the High Contracting Parties "that the inhabitants of the said United States shall have forever, in common with the subjects of His Britannic Majesty, the liberty to take fish of every kind on that part of the southern coast of Newfoundland which extends from Cape Ray to the Rameau Islands, on the western and northern coast of Newfoundland, from the said Cape Ray to the Quirpon Islands, on the shores of the Magdalen Islands, and also on the coasts, bays, harbours and creeks, from Mount Joly on the southern coast of Labrador, to and through the Straits of Bellé Isle; and thence northwardly indefinitely along the coast, without prejudice, however, to any of the exclusive rights of the Hudson's Bay Company; and that the American fishermen shall also have liberty forever to dry and cure fish in any of the unsettled bays, harbours and creeks of the southern part of the coast of Newfoundland, here above described, and of the coast of Labrador; but so soon as the same, or any portion thereof,

shall be settled, it shall not be lawful for the said fishermen to dry or cure fish at such portion so settled without previous agreement for such purpose with the inhabitants, proprietors or possessors of the ground;" and was declared that "the United States hereby renounce forever any liberty heretofore enjoyed or claimed by the inhabitants thereof to take, dry or cure fish on or within three marine miles of any of the coasts, bays, creeks or harbours of His Britrnnic Majesty's dominions in America not included within the above-mentioned limits: Provided, however, that the American fishermen shall be admitted to enter such bays or harbours for the purpose of shelter, and of repairing damages therein, of purchasing wood and obtaining water, and for no other purpose whatever. But they shall be under such restrictions as may be necessary to prevent their taking, drying or curing fish therein, or in any other manner whatever abusing the privileges hereby reserved to them;" and whereas differences have arisen in regard to the extent of the above mentioned renunciation, the Government of the United States and Her Majesty the Queen of Great Britain, being equally desirous of avoiding further misunderstanding, agree to appoint a mixed commission for the following purposes, namely:—

1. To agree upon and establish by a series of lines the limits which shall separate the exclusive from the common right of fishing on the coasts and in the adjacent waters of the British North American colonies, in conformity with the 1st Article of the Convention of 1818, except that the bays and harbors from which American fishermen are in the future to be excluded, save for the purposes for which entrance into bays and harbours is permitted by said article, are hereby agreed to be taken to be such bays and harbours as are ten or less than ten miles in width, and the distance of three marine miles from such bays and harbours shall be measured from a straight line drawn across the bay or harbour, in the part nearest the entrance, at the first point where the width does not exceed ten miles; the said lines to be regularly numbered, duly described, and also clearly marked on charts prepared in duplicate

for the purpose.

2. To agree upon and establish such regulations as may be necessary and proper to secure to the fishermen of the United States the privilege of entering bays and harbours for the purpose of shelter and of repairing damages therein, of purchasing wood, and of obtaining water, and to agree upon and establish such restrictions as may be necessary to prevent the abuse of the privilege reserved by said Convention to the fishermen of the United States.

3. To agree upon and recommend the penalties to be adjudged, and such proceedings and jurisdiction as may be necessary to secure a speedy trial and judgment with as little expense as possible, for the violators of rights and the transgressors of the limits and restric-

tions which may be hereby adopted:

Provided, however, that the limits, restrictions and regulations which may be agreed upon by the said commission shall not be final, nor have any effect, until so jointly confirmed and declared by the United States and Her Majesty the Queen of Great Britain, either by treaty or by laws mutually acknowledged.

ARTICLE II.

Pending a definitive arrangement on the subject, Her Britannic Majesty's Government agree to instruct the proper colonial and other British officers to abstain from seizing or molesting fishing vessels of the United States unless they are found within three marine miles of any of the coasts, bays, creeks, and harbours of Her Britannic Majesty's dominions in America, there fishing, or to have been fishing, or preparing to fish within those limits, not included within the limits within which, under the Treaty of 1818, the fishermen of the United States continue to retain a common right of fishery with Her Britannic Majesty's subjects.

ARTICLE III.

For the purpose of executing Article I of the Convention of 1818, the Government of the United States and the Government of Her Britannic Majesty hereby agree to send each to the Gulf of St. Lawrence a national vessel, and also one each to cruise during the fishing season on the southern coasts of Nova Scotia. Whenever a fishing vessel of the United States shall be seized for violating the provisions of the aforesaid Convention by fishing or preparing to fish within three marine miles of any of the coasts, bays, creeks, and harbours of Her Britannic Majesty's dominions included within the limits within which fishing is by the terms of the said Convention renounced, such vessel shall forthwith be reported to the officer in command of one of the said national vessels, who, in conjunction with the officer in command of another of said vessels of the different nationality, shall hear and examine into the facts of the case. Should the said commanding officers be of opinion that the charge is not sustained, the vessel shall be released. But if they should be of opinion that the vessel should be subjected to a judicial examination, she shall forthwith be sent for trial

before the Vice Admiralty Court at Halifax. If, however, the said commanding officers should differ in opinion, they shall name some third person to act as umpire between them, and should they be unable to agree upon the name of such third person, they shall each name a person, and it shall be determined by lot which of the two persons so named shall be the umpire.

ARTICLE IV.

The fishing vessels in the United States shall have in the established ports of entry of Her Britannic Majesty's Dominions in America, the same commercial privileges as other vessels of the United States, including the purchase of bait and other supplies; and such privileges shall be exercised subject to the same rules and regulations, and payment of the same port charges, as are prescribed for other vessels of the United States.

ARTICLE V

The Government of Her Britannic Majesty agree to release all United States' fishing vessels now under seizure for failing to report at Custom Houses when seeking shelter, repairs or supplies, and to refund all fines exacted for such failure to report. And the High Contracting Parties agree to appoint a Joint Commission to ascertain the amount of damage caused to American fishermen, during the year 1886, by seizure and detention in violation of the Treaty of 1818, said Commission to make awards therefor to the parties injured.

ARTICLE VI.

The Government of the United States and the Government of Her Britannic Majesty agree to give concurrent notification and warning of Canadian Customs regulations, and the United States agrees to admonish its fishermen to comply with them, and co-operate in securing their enforcement.

No. 166.

Lord Lansdowne to Sir L. West.

(No. 88.)

OTTAWA, 28th December, 1886.

Sir, -I have the honour to acknowledge receipt of your despatch No. 109 of the 22nd inst., enclosing copies of a note from the Secretary of State to Mr. Phelps containing a proposal for the settlement of the Fisheries question.

The proposal will receive the early attention of my Government.

I have, &c.,

(Sd.) LANSDOWNE.

Sir L. S. SACKVILLE WEST, K.C.M.G., &c., &c., &c.

No. 167.

Secretary of State to Lord Lansdowne.

[Telegram.]

24th December, 1886.

The United States' Government request Solicitors of "D. J. Adams" may be given for purposes of trial copies of reports by Scott or Customs Officers in connection with seizure. Her Majesty's Government propose to answer to following effect:

Solicitors appear to be not entitled to documents desired, otherwise they would obtain all necessary papers by means of legal procedure. Under the circumstances it does not lie with Her Majesty's Government to interfere with course of justice. Do you concur or does your Government consider it desirable to offer observations before Her Majesty's Government answer.

(Sd.)

SECRETARY OF STATE.

No. 168.

Lord Lansdowne to Secretary of State.

[Telegram.]

25th December, 1886.

Your telegram of the 24th December. My Government concurs in answer suggested.

(Sd.)

LANSDOWNE.

No. 169.

The Governor General to Mr. Stanhope.

OTTAWA, 28th December, 1886.

SIR,—I have the honour to inform you that I have received from Sir L. West a despatch dated the 22nd inst., enclosing copies of a letter from Mr. Bayard to Mr. No. 165 and enclosures.

No. 165 and enclosures.

Outside the draft of a proposal by Mr. Bayard "for the settlement of all questions in dispute in relation to the fisheries on the north-eastern coasts of British North America." These papers, of which printed copies were sent to me, have, no doubt, been transmitted to you through the Foreign Office.

2. I have referred Mr. Bayard's letter and the memorandum to my advisers, and I shall as soon as possible lay before you the formal expression of their opinion upon the subject. As, however, many members of my Government are absent from their offices at this season of the year and as some time must necessarily elapse before Mr. Bayard's proposal can be reviewed at length, it is as well that I should without further loss of time make you aware of some of the objections to which it is open, and which will, I have no doubt whatever, be made to it.

3. I would, before going further, observe that I have read with satisfaction Mr. Bayard's expression of his hope that advantage will be taken of the period of "comparative serenity" which is likely to prevail during the next few months, in order to arrive at an understanding which might put an end to any doubts which now exist with regard to the rights and privileges of United States' fishermen in Canadian waters.

- 4. I should however be slow to admit that the proceedings taken by the Canadian authorities during the past fishing season deserve to be characterized in the terms applied to them by Mr. Bayard. The reports which I have from time to time had the honour of sending to you have shown that the acts of interference which Mr. Bayard describes as involving the unjust and unfriendly treatment of citizens of the United States were rendered necessary in consequence of the violation by them of the laws to which all vessels resorting to Canadian waters are without exception amenable.
- 5. My Government does not yield to that of the United States in its desire to reduce within the narrowest limits the occasions for interference with the fishermen of the latter power and should it prove to be the case that there is no prospect of the establishment of closer and mutually advantageous relations between the two countries either in respect of the fish trade and fishing or of commercial intercourse generally, it will certainly be desirable that steps should be taken to determine beyond dispute the precise limits which divide the waters in which Canadian fishermen have the exclusive right of fishing from those in which that right is common to fishermen of all nations. A proposal for the appointment of a mixed Commission to which this duty should, subject to the concurrence of the Governments of the powers interested, be entrusted was, as Mr. Bayard points out, made in the year 1866, by the American Government and formed the subject of negotiations which were eventually superseded by those which led to the Treaty of 1871, and to the appointment of the Halifax Commission, which however did not deal with the question of the limits of the terri-

torial waters of Canada. If Mr. Bayard had simply reverted to the Adams-Clarendon memorandum of 1866, omitting the concluding paragraph to which objection was taken at the time by Lord Clarendon and which as Mr. Bayard at page two of his letter points out is not contained in the memorandum which he now submits. I should have regarded more hopefully than I do at this moment the prospect of an under-

standing being arrived at before another fishing season commences.

The first article however of the Draft Proposal now submitted by Mr. Bayard, While in other respects following closely the Adams-Clarendon memorandum, differs from that memorandum, not only in the omission of the final paragraph of the latter. but also in that it adds (see Mr. Bayard's Draft, Article I, Subsection I) the important stipulation that the Bays and Harbours from which American Fishermen are in the future to be excluded save for the purposes for which entrance into the Bays and Harbours is permitted by said Act are hereby agreed to be taken to be such Bays. and Harbours only as are ten or less than ten miles in width.

7. This reservation would involve the surrender of the exclusive right of fi-hing in bays which have hitherto been regarded as beyond all question within the territorial waters of Canada, such, for instance, as the right of fishing in the inner waters of the Bay of Chalcurs at points 40 or 50 miles from its mouth, which, roughly

speaking, may be said to be less than 20 miles wide at its opening.

8. I observe that Mr. Bayard in that part of his letter which refers to this suggestion has cited conventions entered into by France and Great Britain in 1839 and subsequently by other European powers in support of his contention that there should be no exclusive rights of fishing in Bays measuring more than ten miles at their opening. It is, I think, obvious that local arrangements of this kind must be made with reference to the geographical peculiarities of the coasts which they affect, and to the local conditions under which the fishing industry is pursued in different parts of the world, and that it does not by any means follow that because the ten-mile limit is applicable upon portions of the coast of the continent of Europe, it is therefore applicable under the peculiar circumstances, geographical and political, which are present in the case of the North American Continent. A reference to the action of the United States' Government, and the admissions made by their statesmen in regard to bays on the American coasts will, I think, strengthen this view of the case. The award in regard to the Bay of Fundy, upon which Mr. Bayard also relies in this part of his argument, was, I believe, justified mainly upon the ground that one of the headlands which formed this bay was in the territory of the United States, and that it could not therefore be regarded as a Canadian bay.

9. The ad interim arrangement embodied in Art II, of the memorandum prejudges in favor of the United States one of the most important of the points which have been in dispute by deciding adversely to Canada the construction which is to be placed upon Imperial and Canadian Statutes, the proper interpretation of which is at this moment the subject of litigation before the Canadian courts. It is to be observed that this Article might, in the event of the failure of the two Governments to arrive at a definite arrangement, a contingency which, considering the relations of the United States' Senate and the President, cannot be dismissed from our contemplation, remain in the operation for an indefinite time, greatly to the disadvantage of the

fishermen of this country.

10. The prodecure suggested in Art III, for the investigation on the spot of all cases of trespass by United States' fishing vessels, appears to be open to criticism as capable of being used for the purpose of frustrating the ends of justice. submit that no case has yet been made out for depriving of their jurisdiction particularly in those cases where the offerce must ex hypothesi have been committed Within the territorial waters of the Dominion, the properly constituted and trust-Worthy tribunals of this country, and substituting for them an irregularly composed court of first instance, such as that which would come into existence if this Article were to be adopted.

11. Article IV prejudges in favour of the United States the important question Which has arisen as to the commercial privileges to which United States' fishing vessels are entitled while in Canadian waters. My Government will, I have no doubt, insist upon the necessity of maintaining the distinction made by the Convention of 18.8 between fishing vessels endeavouring to use Canadian Bays and Harbours as a basis of operation from which to prosecute their industry in competition with Canadian fishermen, and trading vessels resorting to such bays and harbours in the ordinary course of business.

12. The history of the negotiations which preceded the Convention of 1818 makes it perfectly clear that the purchase of bait was not one of the purposes for which it was intended that United States' fishing vessels should have a right of entering Canadian waters. It is, I observe, proposed by Mr. Bayard in the article under consideration, that this point also should be decided in anticipation against

the Dominion without further discussion.

13. Under Article Vit is assumed that the seizures and detentions which have taken place during the past season in consequence of non-compliance by United States' fishermen with the Customs Laws of Canada have in all cases involved the violation of the Treaty of 1818 by the Canadian authorities, and we are accordingly invited before submitting our case to examination by the proposed mixed commission, to release all United States' fishing vessels now under seizure for a breach of our Customs laws, and to refund all fines exacted for such illegality. We are, in other words, before going into court, to plead guilty to all the counts contained in

this part of the indictment against us.

14. Indeed, if Mr. Bayard's proposal be considered as a whole it amounts to this -that the Government of the Dominion is to submit its conduct in the past and its rights in the future to the arbitrament of a Commission, without any assurance whatever that the recommendations of that Commission are likely to be accepted by Congress and that before the enquiry commences it is to place upon record the admission that it has been in the wrong upon all the most important points in the controversy. Such an admission would involve the public renunciation of substantial and valuable rights and privileges for all time without any sort of equivalent or compensation. Mr. Bayard can, I venture to think, scarcely expect that my Government should agree to so one-sided a proposal or should make without any return, concessions so damaging to the interests of this country and so injurious to its self respect. I trust that Her Majesty's Government will, to the utmost of its ability, discourage that of the United States from pressing these proposals in their present shape, and will avoid any action which might induce the belief that the offer embodied in them is one which deserved a favourable reception at the hands of the Government of the Dominion.

I have, &c.,

(Sd.)

LANSDOWNE.

The Right Honourable EDWARD STANHOPE.

No. 170.

Mr. Stanhope to Lord Lansdowne.

Downing Street, 30th December, 1886.

My Lord,—I have the honour to transmit to you herewith, to be laid before your Government, a copy, received through the Foreign Office, of a note from the United States' Minister at this Court, enclosing an outline for an ad interim arrangement between the British and United States' Governments, on the subject of the North American Fisheries, accompanied by a despatch from Mr. Bayard containing some observations thereon.

On the receipt of these papers, Her Majesty's Minister at Washington was desired, by telegram to obtain copies of Mr. Bayard's despatch to Mr. Phelps of the

15th of November and of the proposals for an arrangement, and he was desired, if the United States' Government had no objection to transmit these copies direct to you.

In my telegram of the 27th December, I requested you to obtain at the earliest possible moment from your Government their views on Mr. Bayard's proposals and to report them to Her Majesty's Government.

I need now only add that Her Majesty's Government await with much interest

the result of this reference to your Ministers.

I have, &c.,

(Sd.)

EDWARD STANHOPE.

Governor General

The Most Honorable

The MARQUIS OF LANSDOWNE, G.C.M.G.

&c., &c.,

[Enclosure No. 1.]

Mr. Phelps to Earl Iddesleigh.

United States' Legation, 3rd December, 1886.

My Lord, -I have the honour to acknowledge the receipt of your note of 30th November on the subject of the Canadian Fisheries, and to say that I shall at an early day submit to Your Lordship some considerations in reply.

Meanwhile I have the honour to transmit, in pursuance of the desire expressed by Your Lordship in conversation on the 30th November, a copy of an outline for a proposed ad interim arrangement between the two Governments on this subject which has been proposed by the Secretaryof State of the United States.

Enclosures

of No. 165. And I likewise transmit, in connection with it a copy of the instruction from the Secretary of State which accompanied it, and which I am authorized to submit to Your Lordship. I have &c., (Sd.)

E. J. PHELPS.

The EARL OF IDDESLEIGH. &c., &c., &c.

No. 17!.

Lord Lansdowne to Secretary of State.

7th January, 1887.

With reference to my despatch of 23th December, Mr. Byard's proposal in its Present shape is one which my Gove ament could not entertain. We are, ho wever, Prepared to accept in substance the position which is laid down in Lord Clarendon's despatch of 11th May, 1866, to Sir F. Bruce.

(S1.) LANSDOWNE.

To the Secretary of State.

No. 172.

Sir L. West to Lord Lansdowne.

[No. 2.]

Washington, 15th January, 1887.

My Lord,—With reference to a resolution introduced into and passed by the House of Representatives, I have the honour to enclose to Your Excellency herewith copies of the reply of the Secretary of the Treasury thereto, and to call attention to the terms "brutally excludes" (page 191), and "passionate spite" (page 192), use in connection with your Government and its officers.

I have, &c.,

(Sd.) L. S. S. WEST.

His Excellency

The Marquis of Lansdowne, G.C.M.G., &c., &c., &c

[Enclosure No. 1.]

49TH CONGRESS, 2d Session.

HOUSE OF REPRESENTATIVES.

Ex. Doc. No. 78.

AMERICAN FISHERIES.

Reply of the Secretary of the Treasury.

TREASURY DEPARTMENT, 10th January, 1887.

SIR,—I have the honour to receive the resolution of the House of the 14th ultimo, making inquiry in regard to the "interpretation now given by the Treasury Department to the tariff law of eighteen hundred and eighty-three, which in one section declares that 'fish, fresh for immediate consumption,' shall be free of tax on arrival at our sea ports or lake ports, and in another section declares that 'foreign caught fish, imported fresh,' shall be taxed at the rate of fifty cents for each hundred pounds," and also requesting me "to transmit to the House copies of all official correspondence, opinions and decisions bearing on the subject, together with a statement of the duties collected each year, since eighteen hundred and sixty-five, on the several descriptions of fish caught on the lakes, or the Canadian tributaries thereof, and also on the several descriptions caught in the North Atlantic, or on the shores of the islands thereof."

FROZEN FISH.

A satisfactory reply to these inquiries will make necessary a preliminary statement, and an exhibition of certain details connected therewith.

By the tariff law of 1846, there was levied 20 per cent. ad valorem, on the foreign value of:

"Fish, foreign, whether fresh, smoked, salted, dried, or pickled, not otherwise provided for."

The same schedule, and language, were preserved in the tariff law of 1857, but the rate was reduced to 15 per cent.

The tariff law of 2nd March, 1861, levied in the tenth section the following rates:

"On mackerel, two dollars per barrel; on herrings, pickled or salted, one dollar per barrel; on pickled salmon, three dollars per barrel; on all other fish, pickled, in barrels, one dollar and fifty cents per barrel; on all other foreign-caught fish, imported otherwise than in barrels or half-barrels, or whether fresh, smoked or dried, salted or pickled, not otherwise provided for, fifty cents per one hundred pounds."

In its twenty-third section that law declared that "fish, fresh caught, for daily consump-

tion," shall be exempt from duty.

Then began a perplexity which has embarrassed the Department up to the present day. Some one at the port of entry must, under that clause, decide whether or not the fish, entered as free their under, is "fresh caught," and is "for daily consumption." Did the qualification "for daily consumption" refer to the "fish," or to the catching, and the purpose of the catching? Who can correctly pass judgment on the motive of the fishermen, or of the importer?

On 18th June, 1866, this Department decided (see Appendix A) that the phrase included all fish imported for consumption, while fresh, and did not include fish imported fresh, but to be afterwards dried, or pickled, or cured for future use. "Daily consumption," said this Department, twenty years ago, "means consumption within a short time." That view seems correct, but, nevertheless, the law was intrinsically incapable of exact execution, inasmuch as it might be difficult for a Customs officer to foresee, or foreknow, the intentions or purposes referred to.

I believe that the fish clause quoted above from the law of 2nd March, 1861, and which levied a tax on fish, stood till 1870, but the free clause was made in 1870 to read:

"Fish fresh, for immediate consumption."

The substitution of "immediate" for "daily" did not remove the perplexity.

The Tariff Commission did not report on the subject.

The tariff law of 1883 taxes fish at our seaports, our lake ports, and on the frontier, by these words in the schedule for "Provisions:"

"Mackerel, one cent per pound,

"Herrings, pickled or salted, one half of one cent per pound.

"Salmon, pickled, one cent per pound; other fish, pickled, in barrels, one cent per

"Foreign-caught fish, imported otherwise than in barrels or half-barrels, whether fresh, smoked, dried, salted, or pickled, not specially enumerated or provided for in this Act, fifty cents per hundred pounds."

A subsequent section declared that the following articles, when imported, shall be

exempt from duty:

"Fish, fresh, for immediate consumption.

"Fish for bait.

"Oil, spermaceti, whale and other fish oils of American fisheries, and all other articles the produce of such fisheries.

'Shrimps or other shell-fish. "Fish sounds or fish-bladders."

The kinds of fish just described having been "specially enumerated, or provided for" in

1883, were thereby taken out of the clause levying a tax on foreign caught fresh fish.

What has happened in the execution of the free fish clause, during the last quarter of a century, whether the clause required "daily" or "immediate" consumption, is exhibited in the subjoined Appendix A. It is an unsatisfactory record of an effort to discover and execute an intention of the law-makers which was so ambiguously expressed as to lead to doubt and dispute. In 1877, and after the law of 1870, the difficulties were increased, partly by reason of new contrivances for the artificial freezing of fish.

At first it was doubted by collectors whether or not a fish caught in winter, thrown on the ice and frozen stiff while lying there, and imported in that condition, could be a "fresh fish," as if either a fresh fish cannot be frozen, or a frozen fish cannot be fresh. It was also insisted that a fish caught in summer, and frozen by an artificial method could not be deemed fresh, even though as fresh as one frozen by the natural coldness of winter air in a northern climate. Then it was said that the produce of American fisheries could not be carried into Canada, there artificially frozen, and afterwards be exempt from tax when entered at our ports. It was argued by Customs officers that the quantity entered could be made a safe test of "immediate consumption," as if Customs officers could correctly ascertain and decide on the "immediate" buying and consuming powers of the people. There were Customs officers who urged the Department to make the distance of the probable place of sale from the place of entry a test of "immediate consumption," as if transportation from Portland in Maine to a market at Boston could be a legal test, and "immediate" referred to place rather than time. One collector thought twenty tons of fish on one entry at a port on the lakes, could not be for "immediate consumption" by subsequent shipment and sale in the great markets of Chicago, Philadelphia, and New York. It could not be affirmed that the fish thus frozen, whether naturally or artificially, was either "smoked, or dried, or salted, or pickled." If freezing deprived the fish of freshness, it could not well be dutiable as foreign-caught fish, fresh!" What sort of fish was it? Was it old, stale, and decayed fish that buyers and consumers sought, bought, and would eat? The contention has gone on for well-into the contention of the property of the p nigh a quarter of a century, nor has Congress intervened to tax frozen fish by other and ex-Picit words!

In June last the interpretation of the law was referred to the Colicitor of this Department. His opinion, subjoined in Appendix A, does not relieve the enactment from difficulties in uniform application at each port such as the Constitution commands. If a collector shall, in order to secure such uniformity at every port, await the decision of this Department after an exhibition of the facts surrounding each entry, the fish might become anything but "fresh."

This fish clause of the tariff law affords a pertinent illustration of the need there is of revising our taxing legislation. The draughtsman of a great many of its sections, apparently unable to set down clearly his purpose, and his own idea of the method of executing it, has thrown upon appraising or collecting officers the work of ascertaining the intentions of important of the contraction of the contrac Porters, or the uses to which merchandise can be, or may be, thereafter put, which those officers are unable to perform in any reasonable time, or in any satisfactory way. To appraising and collecting work in practical administration there is a limit, which our present law too

refrequently ignores, and Customs officers are unjustly criticised, or condemned for not doing

such work properly.

I have dwelt upon this incident in our tariff legislation because it makes clear, even to the superficial observer, how man's inventions, and improved methods of rapid communication by steam, not only crowd down prices, and extend the saleable area of one article after another, year by year, and month by month, but even modify the necessary interpretation to be given to classifications in our taxing laws. One hundred and three years ago,—when the Treaty of Peace was signed, which apportioned the British Empire in America and its rights of fishing, between the British Government and the thirteen independent American States, railways and steam engines were practically unknown, and the use of ice as now applied in the fishing industry, was also unknown. Even half a century ago the purchase and enjoyment of fresh fish as food was confined to places near the spot where the fish were caught. Thus it has come to pass that ice and railways have changed, even since 1870, the most obvious definition and the strictly literal application of the phrase in our tariff law, "fish, fresh, for immediate consumption." Such causes of change are constantly occurring as to other articles, by reason of modifications in methods of production, new combinations of component materials, new nomenclature, and new commercial classific tions, which enforce the need of frequent revisions of our tariff law, when the law, instead of taxing simply a few articles, requires the executive to levy and collect multifarious duties on so many hundreds and even thousands of articles.

The United States' Commissioner of Fish and Fisheries says in his report for 1881:

"In the earlier years of the American fisheries, and in the greater abundance of inshore fisheries, with a comparatively slight demand in consequence of the small population of the country, and the difficulties of transporting the fish, it was quite possible to obtain, within easy reach of our coast, fish enough to meet all the requirements. Now, with a population of fifty millions of people, the great decline of the inshore fisheries, and the ability not only to transport fresh fish to any distance inland without deterioration, but with also the growing demand for salted, dried, and canned fish, it is of the utmost importance that every facility be furnished the fishermen in the prosecution of their business.' In the report of the Commissioner for 1882 it is said:

"The work of increasing the supply of valuable fishes in the waters of the United States, whether by artificial propagation or by transplantation, although very successful, may be considered as yet in its infancy. It must be remembered that the agencies which have tended to diminish the abundance of the fish have been at work for many years, and are This, taken in connection with the rapid multiplication of increasing in an enormous ratio. the population of the United States, makes the work an extremely difficult one. If the general conditions remained the same as they were fifty years ago, it would be a very simple thing to restore the former equilibrium.

At that time, it must be remembered, the methods of preservation and of wholesale transfer, by means of ice, were not known, while the means of quick transportation were very timited. Hence, a small number of fish supplied fully the demand, with the exception, of course, of species that were salted down, like the cod, the mackerel, and the herrings (including the shad). At that time a comparatively small quantity supplied the demand for fresh fish, and it was easy to more than meet the demand. Now, however, the conditions are entirely

changed."

In Appendix A will be found "the official correspondence, opinions and decisions," on the subject of frozen fish, the record of which will disclose to your honourable body the vast amount of labour which even one ambiguous phrase in a tariff law throws upon your Treasury Department and its Customs officers. Our existing drag net war tariff law contains not one only, but hundreds of such phrases, and these are the least of its discreditable, scandalous, and easily remediable imperfections.

THE PRODUCTS OF AMERICAN FISHERIES EXEMPT FROM DUTY.

The clause, already quoted from the law of 1883, which exempts from seaport taxation all fish-oils of American fisheries, and "all other articles the produce of such fisheries," has a large bearing on the inquiry made of me by the House. That exemption stands in the law of 183, as it stood in the Revised Statutes, excepting the immaterial addition in the former of the word "oils" after "fish." The exactment is in the law of 2nd March, 1861, which law secured the freedom of such articles from tariff taxes down to the Revised Statutes. The tariff laws of 1857, and 1846, contain the clause of 1861. The law of 1841 declares that "whale and other fish oils of American fisheries," and all other articles the produce of said fisheries shall be exempt from duty. Before 1841 the clause does not appear in the statutes, and yet a manual issued in New York by Deputy Collector Lyon in 1828, and another in 1832, put down as free: "Fisheries of the United States and their territories, -all products."

I also find subtantially the same language in two compilations of the tariff laws—one by Meyer Moses in 1830, and one by E. D. Ogden in 1840 and still another compilation, in 1828, by "James Campbell, entry clerk, custom house, New-York," in which he enumerates "fish of the fisheries of the United States or its Territories, free." Mr. Ogden was for many years chief entry clerk at the port of New York, and a compiler of the revenue laws. In his edition for 1840 he cites as authority for the phrase the Acts of 14th July, 1832, 1840, and 1841. The explanation is probably this: The final clause of the first section of Act of 10th August, 1790, levies duties on a plan unlike that now used. It taxes at five per cent. ad valorem certain classes of merchandise, and then rescues from taxation certain specified commodities, "and, generally, all articles of the growth, the product, or manufactures of the United States." The two sentences next to the last in the first section of the law of 27th April, 1816, impose duties "On spermaceti oil of foreign fishing, (and) on whale and other fish oil of foreign fishing." The language in that law, as to the products named, is precisely the same as that used in the Present tariff, with the single substitution in the latter "of American fisheries" for the words "of foreign fishing" in the former. My conclusion is that only the products of foreign fishing having been provided for as dutiable, the products of American fisheries were by a clear implication exempted from duty as the products of the United States. That they were the products of the United States is, it seems to me, put beyond question by the fact that bounties were paid to vessels engaged in American fisheries.

In 4836, it was decided by Mr. Justice Story that when whales have been caught, and oil has been therefrom produced, by the crew of an American vessel, the oil is not the product of "foreign fishing" and dutiable, even although owned by aliens when entered at our ports. He said that the inquiry whether or not the oil was of "foreign fishing" depended upon the nationality of the vessel when the whales were caught and the oil extracted, and not upon

any subsequent events.

In a series of comparatively recent decisions by this Department, copies of the text of which will be found in Appendix B, Fisheries have been defined as "American" within the meaning of our revenue laws, although the taking of the fish be on the high seas, or within a foreign jurisdiction. That should in part be so for other reasons than were assigned in those decision inasmuch as Customs duties are, in general, only imposed on articles when imported from a port, or place, within the exclusive dominion of a foreign State, which could not

be said of fish, or their products, arriving from the ocean where the fish were caught.

The phrase "fisheries of the United States," is in the first tariff law enacted by the first Congress which sat under the Constitution, and the test of American fishing has, from that day to this uniformly been the nationality of the vessel, regardless of the place where the fish were taken. Even the Treaty of Washington, which admitted free of duty into each country fish of all kinds being the produce of the fisheries of either country, excepting fish of the inland lakes, and of the rivers falling into them, left fish caught therein by American Vessels entitled to free entry in our ports as formerly. Our Supreme Court declared in 1876, that, subject to the paramount right of navigation (the power to regulate which is in the Federal Government) each State owns the bed of the tide waters within its jurisdiction, and may appropriate them to be used exclusively by its citizens as a common for cultivating and taking fish if navigation be not impeded; but the Treaty of 1854 gave, nevertheless, to British subjects, in common with American citizens, the liberty to fish on our coasts north of the 36th parallel of north latitude, and the Treaty of 1871 gave the liberty north of the 39th Parallel. Those treaties having fallen, and the fishing rights of Massachusetts on her coasts having returned to her, she may permit British vessels to fish on her coasts, but then it could not be said that the fish, if entered at our ports, had been imported from a foreign port. But apart from such an improbable incident to complicate the proposition, it may be safely affirmed that all fishing grounds, whether on the high seas, or on the Canadian coasts secured to us by treaty stipulations, are "American Fisheries" if the fish are caught by vessels regularly documented by the Treasury Department. In that sense and to that end, the ocean and certain Canadian coasts are (under the Treaties of 1783 and 1818) our "fishing-grounds."

WHAT VESSELS ARE AMERICAN VESSELS?

In this relation, which concerns the freedom from taxation at our ports of fish products taken in the sea, or on Canadian coasts, and also concerns our pending serious differences with the British Government - it is important to realize what constitutes an American vessel thus capable of enlarging the area from which free fish can be entered at our ports. Congress, notably by the enactment of 5th July, 1884, has committed to the Head of this Department the supervision of the commercial marine, and merchant seamen of the United States, and of the decision of all questions relating to the issue of registers, enrolments, and licenses of vessels, and to the preservation of those documents. Whether or not a private vessel, claiming to be American, is American, and entitled to carry and display that flag, depends

solely on the character of the ship's papers that it carries by the permission of Congress, given under the attestation of this Department.—The only question is this: Has the vessel conformed to the laws, not of a foreign country, but of the United States? In the decision of that question her papers must be prima facie evidence against all the world. These considerations are elementary, but they are important now as defining what are "American

defations are elementary, but they are important how as defining what are "American fisheries," whose products are in our ports exempt from Customs taxes.

The section of our law which authorizes a vessel, licensed for carrying on fishery, to "touch and trade at any foreign port" is not a modern contrivance for modern exigencies, as Canadian local officials intimate, but has been on our statute-book since 1793. As literally reproduced in section 4364 of the Revised Statutes, it gives the permission of this Department to any vessel, so licensed for carrying on the fisheries of the United States, to enter British or other foreign ports, as a commercial vessel, and to there enjoy the rights and privi-leges accorded to vessels of the United States sailing "foreign" under a register, and not engaged in the fisheries. The permission thus given to fishing vessels to "touch and trade" has been understood by this Department for nearly a hundred years as conferring upon the vessel a right to land, and to receive on board a cargo of merchandise, in the same manner as if she were not engaged in the fisheries. On the return of the vessel to the United States, she is required to make regular entry, and to be in all respects subject to the regulations prescribed for vessels arriving from foreign ports.

MEDIÆVAL RESTRICTIONS ON FREE NAVIGATION.

The stipulations of the Treaty of 1815 only applied in our favour to British territories in Europe. If they were applicable now to British territories in America the present differences in British North America should not exist, for the first article of that convention declares that "the inhabitants of the two countries, respectively, shall have liberty, freely and securely, to come with their ships and cargoes to all such places, ports and rivers, in the territories aforesaid, to which other foreigners are permitted to come, to enter into the same, and to remain and reside in any parts of the said territories, respectively."

The second article stipulates that, as to "the intercourse" between the United States and British possessions in North America, "each party shall remain in the complete posses-

sion of its rights."

In 1827, when the Treaty of 1815 was extended for an indefinite time, the United States struggled in vain with England for a more liberal agreement, or a more liberal interpretation

of that of 1815, but could obtain neither.

Such liberty of access by American vessels to British colonial ports on this continent was the subject of fruitless negotiation by each of the first six Presidents. The endeavour was continued during forty years, and was only successful in the hands of General Jackson, as President, Mr. Van Buren as Secretary of State, and Mr. McLane as Minister to London, and then by concerted legislation relating at first only to the British West Indies. It having been arranged that there would be legislation at London opening to us the British colonial ports to the south of us on this continent, Congress, on 29th May, 1830, authorized President Jackson to proclaim our ports open "indefinitely, or for a fixed term," to British vessels from the islands, provinces, or colonies of Great Britain, on or near the North American continent," and north, south, or east of the United States.

Soon thereafter, and on 5th October, 1830, President Jackson did issue the Proclamation, and on 26th June, 1884, Congress again reduced tonnage dues on Canadian vessels of all sorts entering our ports. By such concerted and reciprocal legislation, the mediæval barriers around colonial possessions in America by which the mother Country had so long endeavoured for her own benefit to hamper and restrict the trade of the colonies, and to levy differential duties in favour of colonial produce, have been broken down. The Privy Council, and the Governor-General of the Dominion of Canada, while conceding that Canadian ports are now open to American trading vessels, attempt to apply that mediæval and discarded restrictive system

to American fishermen on the high seas.

In 1845, after many years of effort by the United States, England again relaxed the rigor of the restrictions of her ancient laws of transportation, as applied to her colonies, and the two countries entered upon a new period of prosperity flowing from the unhindered carriage of merchandise in bond by land and water. That legislation covering the British North American provinces began, on our part, on 3rd March, 1845. In 1846 came the comprehensive system of ware housing, the general features of which are now in force, devised and perfected, during the administration of President Polk, by my distinguished predecessor, Mr. Robert J. Walker. In 1849, 1850, 1854, and subsequently, that system of warehousing, and transportation in bond by railway and steamboat, has been amended and improved so that to-day we of the United States and they of the Dominion of Canada are reaping the advantages of an international organization by which merchandise, whether dutiable or free, and if dutiable without payment

of duties in transit, can if entered at one of our ports proceed immediately over our territory to Canada, or, if landed at a Canadian port, can come freely to its destination in the United States, or can pass from one of our own ports to another over Canadian soil, and, in like manner, from one Canadian port to another over American soil. It is to be regretted that the British North American provinces impede and impair the full fruition of this beneficent system of international intercourse and transportation by unworthy and petty spite in their ports against American deep sea fishermen

From 1821 to 1832, the aggregate annual traffic between the United States and the British North American provinces averaged only \$3,257,153; from 1832 to 1845 it rose to \$6,313,780, but, under liberal transportation arrangements, it rose from 1846 to 1853 to no less an annual average than \$14,230,763, leaving in our favour, during that period of eight years, a balance of

trade of over 401 millions of dollars.

It was in 1845 that England, changing her colonial policy, empowered the Canadian provinces to make a tariff on imports to suit themselves. During the next year those provinces removed the barrier against American products which existed, in the form of differential rates in favour of British products, and admitted commodities from our side of the line on the same terms as commodities were admitted coming from British ports. In 1849, England, having by her Minister at Washington previously communicated with the Treasury Department, presented a further proposition for a further reciprocal relaxation of commercial restrictions which impeded trade across the boundary line. The administration of President Fillmore endeavoured to promote the object for which my predecessor in this Department, Mr. Robert J. Walker, strove, in 1846, in his correspondence with the British Minister.

This good result of only a partial experiment of reciprocal comity naturally led to negotiations for a more comprehensive international arrangement, and such a one was concluded in 1854 by negotiations conducted at Washington, on our side during the administration of President Pierce by a wise and illustrious statesman and citizen of New York, Mr. Marcy, who was then Secretary of State. That reciprocity treaty was in force till 1866, a period covering our civil war. Under its influence, the aggregate interchange of commodities between ourselves and the inhabitants of all the British provinces, numbering not as many as those of the State of New York, -- rose from an annual average of a little over 14 millions of dollars, in the previous eight years to over 33½ millions in gold in 1855, to nearly 50 millions in 1856, and to 84 millions in the last year of its existence. During the thirteen years the British provinces, according to their official returns, purchased from us articles valued at over 359½ millions of dollars in gold and we bought from them 197 millions, thus making an international traffic of nearly 5564 millions of dollars on a gold valuation. I can but think that if that treaty of 1854 had remained in force till this day, the two peoples,—divided by a boundary line which can only with difficulty be discerned from the Arctic ocean to the Pacific, from the Pacific to Lake Superior, and from Lake Ontario to the Atlantic, --would now be one people, at least for all purposes of production, trade and business.

During the past summer, while American vessels, regularly documented, have been excluded from the hospitality and privileges of trading in Canadian ports, Canadian fishingvessels have been permitted freely to enter and use American ports along the New England coast, have been protected by this Department in such entry and use, and have not been required to pay any other fees, charges, taxes, or dues than have been imposed upon the vessels of other governments similarly situated. The hospitality elsewhere, and generally extended in British ports to American commercial vessels has not been less, in quality or quantity, as I am informed, than the hospitality extended to British vessels in American ports; but there is this marked difference, that, while this Department protects Canadian fishermen in the use of American ports, the Dominion of Canada brutally excludes American fishermen from Canadian ports. This dependence of port hospitality, as between this Government and the British Government, in respect to vessels of either, is emphasized by the seventeenth section of the law of 19th June, 1886, empowering the President to suspend commercial privileges to the vessels of any country denying the same to United States' vessels. That section is in harmony with a section in the British navigation law which authorizes the Queen, whenever Rritish vessels are subject in any foreign country to prohibitions or restrictions, to impose by Order in Council such prohibitions, or restrictions upon ships of such foreign country, either as to voyages in which they may engage, or as to the articles which they may import into or export from any British possession in any part of the world, so as to place the ships of such country on as nearly as possible the same footing in British ports as that on which British ships are placed in ports of such country.

REVENUE LAWS AND REGULATIONS.

The Head of this Department, having the responsibility of enforcing the collection of duties upon such a vast number of imported articles, under circumstances of so long a seacoast and frontier line to be guarded against the devices of smugglers, should not be inclined to under estimate the solicitude of the local officers of the Dominion of Canada to protect its own revenue from similar invasion. The laws for the collection of duties on imports in force in the United States and in the Dominion of Canada, respectively, will be found, on comparison, to be on many points similar in their objects and methods. They should naturally be similar, for both had, in the beginning, the same common origin. In the United States, Congress has divided the territory of each State by metes and bounds, usually by towns, cities, or counties, into collection districts, for the purpose of collecting duties on imports, and in each collection district has established a port of entry and ports of delivery. In that manner all our sea-coast frontier is sub-divided for revenue purposes. The object of our law is to place every vessel arriving from a foreign port in the custody of a Customs officer immediately upon her arrival, in order that no merchandise may be unladen therefrom without the knowledge of the Government. The Canadian law is much the same as our own in that regard, and in comparison with our own does not seem to me be unnecessarily severe in its general provisions. Our own law provides, for example (sec 2774, Rev. Stat.,) that:—

general provisions. Our own law provides, for example (sec 2774, Rev. Stat.,) that:—
"Within twenty four hours after the arrival of any vessel, from any foreign port, at any port of the United States established by law, at which an officer of the Customs resides, or within any harbor, inlet, or creek thereof, if the hours of the business of the office of the chief officer of Customs will permit, or as soon thereafter as such hours will permit, the master shall report to such officer, and make report to the chief officer, of the arrival of the vessel; and he shall within forty-eight hours after such arrival make a further report in writing to the collector of the district, which report shall be in the form, and shall contain all the particulars required to be inserted in and verified like the manifest. Every Master who shall neglect or omit to make either of such reports or declaration, or to verify any such declaration as required, or shall not fully comply with the true intent and meaning of this section, shall,

for each offence be liable to a penalty of one thousand dollars."

Condemnation does not, in the opinion of this Department, justly rest upon the Dominion of Canada because she has upon her statute-books and enforces a law similar to the foregoing, but because she refuses to permit American deep sea fishing vessels, navigating and using the ocean, to enter her ports for the ordinary purposes of trade and commerce, even though they have never attempted to fish within the territorial limits of Canada, and intend obedience to every requirement of the Customs laws, and of every other law of the port which such vessels seek to enter. American fishing vessels duly authenticated by this Department, and having a permit "to touch and trade," should be permitted to visit Canadian ports, and buy supplies, and enjoy ordinary commercial privileges, unless such a right is withheld in our ports from Canadian vessels. That right is denied by the Privy Council and the Governor General of the Canadian Dominion, upon the ground that it would be in effect a pro tan to abrogation of the Treaty of 1818. That contention is an error, in the opinion of this Department, because the Treaty of 1818 has no application to the subject matter. If the right claimed by this Department for American vessels authenticated by this Department were conceded by Canada, it would only apply to a few ports established by law for the entry of foreign vessels, and would merely enable United States' fishing vessels to pursue their regular business after entry into or departure from such ports, under the same rules and regulations as are applied to the commercial vessels of other nations. We ask that American fishing vessels shall enjoy hospitality in such Canadian ports as are set apart for the entry of foreign vessels, for the unlading and shipment of merchandise, and generally for foreign commerce.

This Department has had occasion in the past, and may be compelled in the future, to seize and prosecute to forfeiture foreign as well as domestic vessels violating in our own ports, the Customs law, but I believe there never has been in the past, and I hope there never will be in the future, such passionate spite displayed by the officers of this Government, as has during the last summer been exhibited in the Dominion of Canada toward well meaning American fishermen. Congress has forbidden the Head of this Department to prosecute even for evasion of tariff law unless satisfied of "an actual intention to defraud."

TONNAGE OF VESSELS ENGAGED IN AMERICAN FISHERIES, AND THE NATIONALITIES OF THE

FISHERMEN.

During the periods of the inquiry made of me by the House, the tonnage of American fishing-vessels of over twenty tons burden, other than whalers, will be seen in Appendix D. That tonnage reached its maximum 203,459 in 1862, and during the subsequent seven years diminished by more than 70 per cent. The lowest number of tons was touched in the middle of the period between the expiration of the Reciprocity Treaty of 1854 and the conclusion of the Treaty of Washington of 1871. The falling off is perhaps to be attributed in great part to the repeal in 1866 of the laws allowing bounties to the vessels engaged in the fisheries. By the law of 1813 there was paid by the collector of the district where such

vessels belonged, to the owner thereof, if the vessel had been employed at sea, in fishing for the term of four months, and for each ton burden, a specified sum, not to exceed \$272 on any one vessel for one season, of which bounty three eights accrued to the owner and the other five-eights to the several fishermen. In 1817 it was enacted that the bounty shall be paid only to vessels whereof the officers, and at least three-fourths of the crew, shall be citizens of the United States, or persons not the subject of any foreign prince or state. In 1819, soon after the conclusion of the Treaty of 1818, the bounties were increased, but not to exceed \$360 for each vessel. In 1864 it was enacted that the bounty shall not thereafter be paid to any Yessel until satisfactory proof shall have been furnished to the collector of Customs that the import duty imposed by law upon foreign salt has been paid on all foreign salt used in curing the fish on which the claim to the allowance to the bounty is based, and the law was repealed on 28th June, 1864, (U. S. Stats. at Large, vo. 13, p. 201,) which required two thirds of those on board to be American citizens. On 28th July, 1866, all laws and parts of laws allowing fishingbounties to vessels thereafter licensed to engage in the fisherics was also repealed, but under the condition that duties shall be remitted on all foreign salt used by such vessels in curing tish. It seems quite probable that anticipation of the enactment repealing bounties induced. in great part, the great falling off in tonnage between 1862 and 1869.

The best estimate that can be made by this Department of the relation of aliens to citizens engaged in American fisheries, in the North Atlantic, other than whalers, is that during the last year (1886) of the 14,240 employed, seventy-eight per cent, were American

citizens.

*PRESENT CONDITION OF AMERICAN FISHERIES, AND THE SUM OF DUTIES COLLECTED ON FOREIGN FISH.

On May 28, 1886, and in furtherance of a suggestion made by our Fish Commissioner, this Department issued a circular letter of instruction to Collectors, a copy of which will be found in Appendix E. The replies received have been transmitted to that Commission, and therefrom valuable facts, respecting our fisheries have been obtained, some of which the Commissioner has kindly grouped and placed at my disposition. They are respectfully submitted to the House in Appendix E. In Appendix C will be found such an exhibition of the duties collected on fish as the records of this Department, for reasons set forth in the Appendix, make available for immediate presentation to the House.

Respectfully yours,

(Sd)

DANIEL MANNING, Secretary of the Treasury.

The Honourable

THE SPEAKER OF THE HOUSE OF REPRESENTATIVES.

No. 173.

Minister at Washington to the Governor General.

[No. 4.]

Washington, 19th January, 1887.

My LORD, —I have the honour to enclose to Your Excellency herewith copies of a Bill which has been introduced into the House of Representatives, in consequence, it is said, of the denial on the part of Your Excellency's Government of the right to land and transport American fish in bond over Canadian railroads to the United States.

I have, &c.,

(Sd.) L. S. SACKVILLE WEST.

His Excellency

The Marquis of Lansdowne. G.C.M.G. &c., &c., &c.

[Enclosure No. 1.]

49TH CONGRESS, 2d Session.

HOUSE OF REPRESENTATIVES.

H. R. 10786.

17th January, 1887.

Read twice, referred to the Committee on Foreign Affairs, and ordered to be printed.

Mr. Belmont introduced the following Bill:

A Bill "To protect American vessels against unwarrantable and unlawful discriminations

in the ports of British North America."

"Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter whenever the President shall be satisfied that vessels of the United States are denied in ports of the British Provinces in North America bordering on the Atlantic Ocean, or in the waters adjacent to said Provinces, rights to which such vessels are entitled by treaty or by the law of nations, he may, by proclamation, prohibit vessels bearing the British flag and coming from such ports from entering the ports of the United States, or from exercising such privileges therein as he may in his proclamation define; and if, on and after the date at which such proclamation takes effect, the master or other person in charge of any such vessels shall do, in the ports, harbours or waters of the United States, for or on account of such vessel, any act forbidden by such proclamation aforesaid, such vessel, and its rigging, tackle, furniture and boats, and all the goods on board, shall be liable to seizure and forfeiture to the United States; and any person or persons preventing or attempting to prevent, or aiding any other person in preventing or attempting to prevent, any officer of the United States from enforcing this Act, shall forfeit and pay to the United States one thousand dollars, and shall be guilty of a misdemeanor, and, upon conviction thereof, shall be liable to imprisonment for a term not exceeding two years.

Sec. 2. That the President may also, by such proclamation, forbid the entrance into the United States of all merchandise coming by land from the Provinces of British North America, and may also forbid the entrance into the United States of the cars, locomotives or other rolling stock of any railway company chartered under the laws of said Provinces; and upon proof that the privileges secured by article twenty-nine of the Treaty concluded between the United States and Great Britain on the eighth day of May, eighteen hundred and seventy one, are denied as to goods, wares and merchandise arriving at the ports of British North America, the President may also, by proclamation, forbid the exercise of the like privileges as to goods, wares and merchandise arriving in any of the ports of the United States; and any person violating or attempting to violate the provisions of any proclamation issued under this section shall forfeit and pay to the United States the sum of one thousand dollars, and shall be guilty of a misdemeanor, and, upon conviction thereof, shall be liable to imprison-

ment for a term not exceeding two years.

Sec. 3. That whenever, after the issuance of a proclamation under this Act, the President is satisfied that the denial of rights and privileges on which this proclamation was based no longer exists, he may withdraw the proclamation, or so much thereof as he may deem proper, and reissue the same thereafter when in his judgment the same shall be necessary.

No. 174.

Sir L. West to Lord Lansdowne.

[No. 5.]

Washington, January 21st, 1887.

My Lord,—I have the honour to enclose herewith copies of the Bill and Report thereon for the appointment of a Commission to investigate losses and injuries inflicted on United States' citizens engaged in the North American fisheries.

I have, &c.,

(Sd.) L. S. SACKVILLE WEST.

The Marquis of Lansdowne, G.C.M.G., &c., &c.

[Enclosure No. 1]

49TH CONGRESS, 2nd Session.

HOUSE OF REPRESENTATIVES. Report No. 3648. H. R.

December 17, 1886.

Read twice, reterred to the Committee on Foreign Affairs, and ordered to be printed.

January 18, 1887.

Committed to the Committee of the Whole House on the state of the Union and ordered to be printed.

Mr. Belmont introduces the following bill:-

A RILL

For the appointment of a commission to investigate concerning losses and injuries inflicted since December thirty-first, eighteen hundred and eighty-five, on United States' citizens engaged in the North American fisheries.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be, and is hereby, authorised to appoint a commissioner to proceed to such places in the United States or elsewhere as may be designated by the Secretary of State, to take testimony, under oath or affirmation, in relation to the losses and injuries inflicted since the thirty-first of December, eighteen hundred and eighty-five, by British authorities, imperial or colonial, upon citizens of the United States engaged in the fisheries on the north-east coasts of British North America. Said commissioner shall everywhere have, in respect to the administration of oaths or affirmations and the taking of testimony, the same powers as a commissioner of a circuit court, and shall be paid the same sees as are prescribed for similar services of a commissioner of a circuit court, together with tayelling expenses.

[Enclosure No. 2.]

49TH CONGRESS, 2nd Session.

HOUSE OF REPRESENTATIVES.

REPORT No. 3648

NORTH AMERICAN FISHERIES.

January 18, 1887.—Committed to the Committee of the Whole House on the state of the Union, and ordered to be printed.

Mr. Belmont, from the Committee on Foreign Affairs, submitted the following

REPORT:

[To accompany Bill H. R. 10241.]

The Committee on Foreign Affairs, to which were referred the President's Message, of 8th. December, 1886 (Ex. Doc. No. 19), and the reply of the Secretary of the Treasury, on 10th January, 1887 (Ex. Doc. No. 78), to the resolution of the House adopted on 14th December, 1886, and House Bill 10241, submits the following report:—

Your Committee has not only given to those communications the very careful consideration which they deserve, but, during the last Session of the House, made diligent inquiry into the whole subject of American Fisheries. They were attended in the committee room by, among others, William Henry Trescot, Esq., and Charles Levi Woodbury, Esq., of Boston. Mr. Woodbury represented all, or a large majority of, New England owners of fishing vessels, and both of the gentlemen favoured your Committee with valuable opinions on different phases of the important subject under consideration.

 $16b - 13\frac{1}{2}$

Your ('ommittee is of opinion that the rightful area of our "American Fisheries" has been reduced, and the quantity of fish-fresh, dried, cured, or salted-landed in the United States free of duty has been diminished, by the conduct of the local officers in Canada. That conduct has been not only in violation of Treaty stipulations and of international comity, but during the fishing season just passed has been inhuman, as the Message of the President clearly establishes.

THE TREATY OF 1783.

The Treaty of Peace defined, in 1783, the area of American Fisheries which might, in that portion of the world, be prosecuted by American vessels. Its third article declares:

"ARTICLE III.

"It is agreed that the people of the United States shall continue to enjoy unmolested the RIGHT-

"(1) To take fish of every kind on the Grand Bank and all other banks of Newfound-

land;
"(2) Also in the Gulf of Saint Lawrence; "(3) And at all other places in the sea, where the inhabitants of both countries used at any time heretofore to fish. And also that the inhabitants of the United States shall have

"(1) To take fish of every kind on such part of the coast of Newfoundland as British

fishermen shall use (but not to dry or cure the same on that island);

"(2) And also on the coasts, bays, and creeks of all other of His Britannic Majesty's

Dominions in America;

"(3) And that the American fishermen shall have liberty to dry and cure fish in any of the unsettled bays, harbours and creeks of Nova Scotia, Magdalen Islands and Labrador, so long as the same shall remain unsettled; but so soon as the same, or either of them, shall be settled, it shall not be lawful for the said fishermen to dry or cure fish at such settlement without a previous agreement for that purpose with the inhabitants, proprietors or possessors of the ground."

When that Treaty of Peace was signed, the British Navigation Act of Charles II, and other laws, prevented trade in foreign vessels with the Anglo American Colonies. The cor ner-stone of that policy was a monopoly of colonial trade for British vessels. The American Colonies were founded in subservience to British commerce. A double monopoly was established by England—a monopoly of their whole import, which is all to be from England; monopoly of their whole export, which is to be sent nowhere but to Great Britain. The colonies were to send all their products raw to England, and take everything from England in the last stage of manufacture. The Treaty of Peace did not stipulate for a change of that policy as between the United States and Canada, although the American Congress did, in April, 1776, sweep away, so far as it could, that monopoly system from the ports it controlled abolish British Custom Houses and put none in their stead, proclaim absolute free trade in the place of heavy restrictions, invite products from any place to come in friendly vessels, and authorize American products to be exported without tax.

After the thirteen States had acquired their independence, American vessels were not only excluded from the ports of the British Colonies, but Canada, as a reward for its loyalty, received the exclusive privilege of supplying the British West Indies with timber and provisions, to the great injury of the latter, whose nearest ports were the American Gulf ports

and South American ports.

It will be observed that this article, in continuing, confirming and establishing the thirteen States and their inhabitants in the taking of fish on the banks, in the Gulf and in the sea, uses the word "rights," but uses the word "liberty" in confirming to American fishermen the taking of fish on the coasts, bays and creeks of every part of the British Dominions in America. The word "rights" is thus applied to fishing in the open sea, which by public law is common to all nations, and was intended to affirm that Great Britain did not claim to hold by Treaty engagements, or in any other manner, an exclusive right of fishing therein. The word "liberty" is thus applied to taking fish, to drying and curing fish, on what was entoning to the Treaty middle to taking fish, to drying and curing fish, on what was, anterior to the Treaty, within the jurisdiction, or territorial waters of Great Britain, but an exclusive right of taking fish therein was not hers. "Liberty," as thus used, implies a freedom from restraint or interference in fishing along the British coasts.

Canada having been, by the aid of men of the New England Colonies, conquered for the English in 1759, the conquest having been confirmed in 1763 by the Treaty of Paris, and the sovereignty of Newfoundland having been conceded to Great Britain by the peace of Utrecht in 1713, the American Colonists, who bravely endured sacrifices in war to accomplish those results, shared therein, as British subjects down to 1783, when, by Treaty, England stipulated that the citizens of the "free, sovereign, and independent" States of America shall continue to share, and share alike, with British subjects in such coast fishing. Lord North having, in 1775, proposed to the House of Commons to exclude the fishermen of New England from the Banks of Newfoundland, and to restrain them from a toil in which they excelled the world, the joint right to the fisheries became a vital part of the great American truggle. "God and nature," said Johnston, "have given that fishery to New England and not to Old." Americans, Britons and British Canadians became, by the Treaty, partners in the fisheries. It created a "servitude of public law" in favour of American fishermen. "All British coasts, bays and creeks" in America were thereby, as Secretary Manning so aptly says, made a part of our "American Fisheries," to which our tariff laws, thereafter enacted, referred and attached, and so made the products thereof exempt from duty on entry at our ports.

TREATY OF GHENT.

Thus stood American rights and liberties of fishing on the high seas, and within the limits of British Dominion in North America, down to the War of 1812, and to the Treaty of Peace negotiated at Ghent, which closed that war. Till then it was nowhere denied that American fishermen could fish on the high seas and on those coasts wherever British fishermen could fish. But during the negotiations at Ghent, in 1814, the British negotiators declared that their Government 'did not intend to grant to the United States gratuitously the privileges formerly granted by Treaty to them of fishing within the limits of the British revereignty and of using the shores of the British territories for purposes connected with the British fisheries." In answer to this declaration the American negotiators said the were "not authorised to bring into discussion any of the rights or liberties which the United States have heretofore enjoyed in relation thereto."

England contended that the word "right" in the Treaty of 1783 was used as applicable to what the United States were to enjoy in virtue of a recognized independence, and the Word "liberty" to what they were to enjoy as concessions strictly dependent on the existence of the Treaty in full force, which concession fell, as England asserted, on the declaration of war by the United States, and would not be revived excepting for an equivalent.

In the slarming condition of affairs, at home and abroad, in the autumn of 1814, our Government did finally authorise our negotiators at Ghent to agree to the status quo ante bellum as the basis of negotiation, provided only that our national independence was preserved. (See introductory notes by Hon. J. C. Bancroft Davies to "Treaties and Conventions," published by the Department of State in 1873, p. 1021.) The Treaty was signed on 44th December, 1814. How different might have been its terms had there been procrastination till the news came of General Jackson's brilliant victory at N-w Orleans only fifteen days afterwards, or till the escape of Napoleon from Elba only two months later.

THE TREATY OF 1818.

Within a short time after the close of the year 1814, England announced her purpose to exclude American fishermen from the "liberty" of fishing within one marine league of her shores in North America, and of drying and curing fish on the unsettled parts of those territories.

The announcement led up to the Treaty of 1818, whereby the "liberty" conceded in 1783 to belong to American Fishermen was confined within narrower limits, and the area of American fisheries was greatly reduced as well as the quantity of American caught fish arriving exempt from taxation at our ports. The Treaty of 1818, and the misunderstanding under it, led up to the Marcy-Elgin Reciprocity Treaty of 1854, terminated in 1866, which covered by a new stipulation, a part of the stipulations contained in the Treaty of 1818. Your Committee do not now express an opinion whether or not the termination of the Reciprocity Treaty of 1854, revived the superseded and dead stipulation of the Convention of 1818, contained in its renunciation sentences, which are the last sentences of the first article, for which stipulation in the Treaty of 1818, a new positive stipulation was substituted and inserted in the Treaty of 1854, which last-named Treaty might, in accordance with its terms, have been in force indefinitely.

The first article of the Treaty of 1818, which has been the cause of such unnumbered international differences and disputes, is in these words:—

"Whereas differences have arisen respecting the liberty claimed by the United States, for the inhabitants thereof, to take dry and cure fish on certain coasts, bays, harbours, and creeks of His Britannic Majesty's dominions in America, it is agreed between the high contracting parties that the inhabitants of the said United States shall have, forever, in common with the subjects of His Britannic Majesty, the liberty to take fish of every kind.—

197

"1. On that part of the southern coast of Newfoundland, which extends from Cape Ray to the Rameau Islands, on the western and northern coasts of Newfoundland, from the said Cape Ray to the Quirpon Islands;

" 2. On the shores of the Magdalen Islands;

"3. And also on the coasts, bays, harbours and creeks from Mount Jolly, on the southern coast of Labrador, to and through the Straits of Belle Isle, and thence northwardly indefinitely along the coast, without prejudice, however, to any of the exclusive rights of the Hudson

Bay Company.

"And that the American fishermen shall also have liberty forever to dry and cure fish in any of the unsettled bays, harbours and creeks of the southern part of the coast of Newfoundland, hereabove described, and of the coast of Labrador; but so soon as the same, or any portion thereof, shall be settled, it shall not be lawful for the said fishermen to dry or cure fish at such portion so settled without previous agreement for such purpose with the inhabitants, proprietors, or possessors of the ground.

"And the United States hereby renounce forever any liberty heretofore enjoyed or claimed by the inhabitants thereof, to take, dry or cure fish on or within three marine miles of any of the coasts, bays, creeks or harbours of His Britannic Majesty's dominions in America

not included within the above-mentioned limits .

"Provided, however, That the American Fishermen shall be permitted to enter such bays or harbours (1) for the purpose of shelter and (2) of repairing damages therein; of (3) purchasing wood and (4) of obtaining water, and for no other purpose whatever. But they shall be under such restrictions as may be necessary to prevent their taking, drying or curing fish therein, or in any other manner whatever, abusing the privileges hereby reserved to them."

That article does not allude to, or attempt to interfere with, our rights in the open sea, on the banks, or in the gulf, which were confirmed by the concession of the independence of the thirteen States. It refers only to the liberty claimed and recognized by the Treaty of 1783, "on certain coasts, bays, harbours and creeks." It begins by a recital that differences have arisen respecting the "liberty" claimed by American fishermen in those places. It neither mentions nor alludes to any differences about fishing on the high seas. It stipulates that American fishermen may fish on certain specified coasts, bays, harbours, creeks, and shores, and may dry and cure fish in certain unsettled bays, harbours and creeks, and especially dry and cure on the coasts of Newfoundland, which last the Treaty of 1783 did not embrace. The United States "renounces" any "liberty" to take, dry, or cure fish within three miles of any other coasts, bays, creeks, or harbours than those specified in the article, but the sentence of renunciation contains a stipulation that the American fishermen may enter "such bays or harbours" for four specified purposes, "and for no other purpose whatever," under such restrictions as may be necessary to prevent fishing, drying, or curing "therein."

Unless English words were in 1818 used in that article in an unusual sense, there is not a sentence or word therein that has reference to anything else than taking, drying, or curing fish, by American fishermen, on or within certain coasts, bays, creeks, or harbours therein described. No word or phrase mentioned alludes or refers to deep-sea fishing, or ordinary commercial privileges. The restrictions refer only to fishing, or drying, or curing, ordinary commercial privileges. The restrictions refer only to fishing, or drying, or curing "in such

bays or harbours." It is to be assumed that when this Treaty of 1818 was signed, the British statutes of Charles II, in restraint of navigation, the rudiments of which are to be seen in 1650, and were aimed at Dutch trade with British sugar colonies, were, on the English side, rigorously enforced, so that no merchandise could be lawfully imported into Canadian ports excepting in English bottoms. The Treaty of 1818 was concluded on 20th October, of that year, but ratifications were not exchanged till 30th January, 1819. Certainly on our side there was then in force legislative restriction on navigation almost as severe as was the English enactment after the restoration of Charles II. America had not then emerged from the era of the embargo, Berlin and Milan decrees, and the influences of the War of 1812. On 18th April, 1818, the President approved a law closing our ports after 30th September, 1818, against British vessels coming from a colony which, by the ordinary laws, is closed against American Tessels. Touching at a port open to American vessels could not modify the restriction-Vessels and cargoes entering, or attempting to enter, in violation of the law, were forfeitable. And any English vessel that could lawfully enter our ports was compelled to give a bond, if laden outward with American products, not to land them in a British colony or territory from which American vessels were excluded. The pre-umption is that, quite independently of fishing rights and liberties, no American vessel was for locg before and after 1818 permitted by English law to touch and trade in Canadian ports. How that system of exclusion was gradually broken down, not by treaty, but by concerted legislation, the Secretary of State and

198

the Secretary of the Treasury have clearly exhibited in the communications referred to your

Not till 1822 were American wheat and lumber permitted to go directly from American Ports to the British West Indies and be entered there. In 1843 Canada was allowed to im-Port American wheat, and then send it through the Saint Lawrence to the English market as native produce—an indirect open blow at the English corn laws. Canadian trade entered upon another stage of prosperity in 1846, when the restrictive navigation laws of England Pere again relaxed for her benefit, and in 1850, when Canada was quite relieved from the injurious influences of those laws; but yet Canada, at this late day, endeavours to return to those obsolete and condemned restraints on trade by excluding deep-sea American fishermen

from her ports.

That a sovereign state has exclusive jurisdiction in its own territory, and over its own Vessels on the high seas, is nowhere denied. Mr. Fish announced, as Secretary of State, in 1875, "we have always understood and asserted that, pursuant to public law, no nation can rightfully claim jurisdiction at sea beyond a marine league from the coast." No nation has asserted, independently of a treaty, an exclusive dominion over the sea surrounding its coast applicable to the passing ships of other nations. Why should a vessel which, under stress of Weather or necessities of navigation, casts anchor for a few hours in a bay be subjected to a larger or fuller foreign jurisdiction than a passing vessel, provided inshore fisheries are not thereby poached upon, or the revenue evaded, or safe navigation endangered, or crime attempted or committed? Why need a powerful State take any cognizance of such innocent and casual presence of a little body of foreign seamen? The treaties which have been made applicable thereto refer to neutrality in war and the exclusive right of fishing, thereby proving the general rule. There is, no doubt, a well founded claim, based on usage, over an exclusive dominion of some narrow zone of the sea for some purposes, but those purposes are carefully restricted, among other things, to navigation, rules of the road, lighthouses, quarantine, pilotage, ancherage, revenue, or local fisheries. By the Treaties of 1783 and 1818 there is a zone of the Canadian and Newfoundland coasts open and free to American fishermen.

That dispute was settled, and a new contract entered into by the Reciprocity Treaty of

1854, which stipulated:
ARTICLE 1. It is agreed by the High Contracting Parties that in addition to the liberty
ARTICLE 1. It is agreed by the High Contracting Parties that in addition to the liberty 1818, of taking, curing, and drying fish on certain coasts of British North American colonies therein defined, the inhabitants of the United States shall have, in common with the subjects of Her Britannic Majesty, the liberty to take fish of every kind, except shell-fish, on the sea-coasts and shores, and in the bays, harbours, and creeks of Canada, New Brunswick, Nova Scotia, Prince Edward Island, and of the several islands thereunto adjacent (and, by another article, Newfoun tland), without being restricted to any distance from shore, with permission to land upon the coasts and shores of those colonies and the islands thereof, and also upon the Magdalen Islands, for the purpose of drying their nets and curing their fish; provided that, in so doing, they do not interfere with the rights of private property, or with British ashermen in the peaceable use of any part of the same coast in their occupancy for the same Purpose. It is understood that the above mentioned liberty applies solely to the sea fishery, and that the salmon and shad fisheries and all fisheries in rivers and the mouths of rivers are hereby reserved exclusively for British fishermen."

Similar provision was made in Article II, with like exception, for the admission of British

subjects to take fish on a part of the sea-coasts and shores of the United States.

The United States purchased the fishery provisions of this treaty, and exemption from certain restrictions in the Treaty of 1818, by stipulations that certain enumerated articles of the growth and produce of the British colonies of Canada. New Brunswick, Nova Scotia, Prince Edward Island, and Newfoundland should be admitted at our ports free of duty.

They were the incidents of a larger question, namely, the terms of commercial inter-

course between the United States and the British colonies in North America.

It it not contended anywhere, by anybody, that the stipulations in the treaty of peace of 1783, by which the sovereignty and independence of the thirteen States were acknowledged, their boundaries fixed, their right established to navigate the high seas and to fish therein, fell by the War of 1812. Nor is it pretended that the War of 1812 grew out of the exercise of fishing rights under the Treaty of 1783, so as that whatever stipulations therein were intended to be permanent, to bind during war, and to survive war, were extinguished by the war. Even if it be conceded that the "liberty to Americans," in the Treaty of 1783, to catch or cure and dry fish on the coast of Newfoundland, and "on the coasts, bays, and creeks of all other of Her Britannic Majesty's dominions in America," could, on a declaration of war by the United States, have been annulled by England, they were not at any time express y annulled. they could have been suspended by the will of England, they were not expressly su pended. If they were suspended by the fact of war, if they were like temporary commercial engage.

ments, or like postal treaties, there was nothing in the facts of the War of 1812 to prevent them from recommencing their operations automatically with the peace. Nothing in the relations of the two Governments, was inconsistent with their survival. Mr. Dana, in his note on Wheaton (page 353), has stated the rule thus:

"If a war arises from a cause independent of the Treaty, the survival of any clause in the Treaty must depend upon its nature and the circumstances under which it was made."

The question of amendment or survival of the Treaty of 1783, as to certain specified parts of the British coast in America, was, however, by the Treaty of 1818, made of no practical consequence (so long as that Treaty endured) by the renunciation signed by the United States.

THE CANADIAN CONTENTION.

The legal effect of the first Article of the Treaty of 1818 may be sketched in outline in

All the British coast, shores, bays, harbours, and creeks in America were, by that Article, separated into two portions, which were bounded, defined and indentified. The two may be marked respectively as A. and B. In the sixth volume of "Papers Relating to the Treaty of Washington," published by the Department of State in 1874, is a map of New Brunswick, Nova Scotia, Newfoundland and Prince Edward Island, coloured in a way to plainly exhibit these two portions. In all that portion marked A it was agreed that the inhabitants of the United States shall have forever, in common with British subjects, the liberty to take fish of every kind; but as to the portion marked B, the United States renounced forever any liberty theretofore enjoyed or claimed to take, dry, or cure any fish. It was stipulated, nevertheless, that "the American fishermen shall be permitted to enter" the portion marked B for the purpose of shelter, repairing damages, purchasing wood, obtaining water, and "for no other purpose whatever."

The entire Article referred to inshore fishing. No right and no liberty whatever, that might concern deep-sea fishermen, did the United States, by the Treaty of 1818, renounce.

This obvious intent and purpose of the Article is confirmed by the last words of the section, which declares: "But they" (the American fishermen) "shall be under such restrictions as may be necessary to prevent their taking, drying, or curing fish therein" (in portion B) "or in any other manner abusing the privileges hereby reserved to them." The "restrictions to be imposed upon the American fishermen, while in portion B, are expressly limited, not to such as concern navigation or revenue, but to such as were specifically renounced, namely, to such as "may be necessary to prevent their taking, drying, or curing fish therein, or in any other manner whatever abusing the privileges hereby reserved to them" in order to take, dry, or cure fish therein.

Was it not clearly the intention of the negotiators of this Treaty that the character of

Was it not clearly the intention of the negotiators of this Treaty that the character of these restrictions should be agreed upon by the parties to the Treaty? Is it reasonable to assume that the American negotiators intended that the Canadian Provinces, or even the British Government, should have the exclusive power to prescribe "restrictiors" which might entirely destroy the value of any unrenounced right and liberty theretofore claimed and enjoyed, or of any conceded "privileges" thereby reserved to American fishermen in

portion B?

These preliminary explanations will assist to measure the force and bearing upon American deep-sea fishermen of the interpretation put upon the Treaty by the Canadian Dominion during the last summer.

The following extracts are taken from the message of the President to Congress of the

8th ultimo.

WHAT CANADA HAS SAID.

On 5th June, 1886, the Canadian Minister of Marine and Fisheries declared:

"It appears the 'Jennie and Julia' is a vessel of about 14 tons register, that she was to all intents and purposes a fishing vessel, and, at the time of her entry into the Port of Digby had fishing gear and apparatus on board, and that the collector fully satisfied himself of these facts. According to the master's decleration, she was there to purchase fresh herring only, and wished to get them direct from the weir fishermen. The collector, upon his conviction that she was a fishing vessel, and, as such, debarred by the Treaty of 1818 from entering Canadian ports for the purposes of trade, therefore, in the exercise of his plain duty, warned her off.

"The Treaty of 1818 is explicit in its terms, and by it United States' fishing vessels are allowed to enter Canadian ports for shelter, repairs, wood and water, and 'for no other purpose whatever.'

"The undersigned is of the opinion that it cannot be successfully contended that a bona-fide fishing vessel can, by simply declaring her intention of purchasing fresh fish for other than baiting purposes, evade the provisions of the Treaty of 1818, and obtain privileges not contemplated thereby. If that were admitted, the provision of the Treaty which excludes United States' fishing vessels for all purposes but the four above mentioned would be rendered null and void, and the whole United States' fishing fleet be at once lifted out of the category of fishing vessels, and allowed the free use of Canadian ports for baiting, obtaining. supplies, and transhipping cargoes.

"It appears to the undersigned that the question as to whether a vessel is a fishing vessel or a legitimate trader er merchant vessel is one of fact, and to be decided by the character of the vessel and the nature of her outfit, and that the class to which she belongs is not to be determined by the simple declaration of her master that he is not at any given

time acting in the character of a fisherman.

"At the same time the undersigned begs again to observe that Canada has no desire to interrupt the long established and legitimate commercial intercourse with the United States, but rather to encourage and maintain it, and that Canadian ports are at present open to the whole merchant navy of the United States on the same liberal conditions as heretofore accorded."

On 7th June, 1886, the Canadian Governor General advised the Minister of Foreign

Affairs at London:

"No attempt has been made either by the authorities intrusted with the enforcement of the existing law or by the Parliament of the Dominion to interfere with vessels engaged in bona fide commercial transactions upon the coasts of the Dominion. The two vessels which have been seized are both of them beyond all question fishing vessels, and not traders, and therefore liable, subject to the finding of the courts, to any penalties imposed by law for the enforcement of the Convention of 1818 on parties violating the terms of that Convention."

On 14th June, 1886, a Committee of the Privy Council for Canada put forth the following

opinions and conclusions, which were approved by the Governor General:

"It is not, however, the case that the Convention of 1818 affected only the inshore fisheries of the British Provinces; it was framed with the object of affording a complete and exclusive definition of the rights and liberties which the fishermen of the United States were thenceforward to enjoy in following their vocation, so far as those rights could be affected by facilities for access to the shores of waters or the British Provinces, or for intercourse with their People. It is, therefore, no undue expansion of the scope of that Convention to interpret strictly those of its provisions by which such access is denied, except to vessels requiring it for the purposes specifically described.

"Such an undue expansion would, upon the other hand, certainly take place, if, undercover of its provisions or of any agreement relating to general commercial intercourse which may have since been made, permission were accorded to United States' fishermen to resort habitually to the harbours of the Dominion, not for the sake of seeking safety for their vessels, or of avoiding risk to human life, but in order to use these harbours as a general base of Operations from which to prosecute and organize with greater advantage to themselves the

industry in which they are engaged.

"It was in order to guard against such an abuse of the provisions of the Treaty that amongst them was included the stipulation that not only should the inshore fisheries be reserved to British fishermen, but that the United States, should renounce the right of their fishermen to enter the bays or harbours, excepting for the four specified purposes, which do not include the purchase of bait or other appliances, whether intended for the deep-sea fisheries or not.

"The undersigned, therefore, cannot concur in Mr. Bayard's contention that 'to prevent the purchase of bait, or any other supply needed for deep-sea fishing, would be to expand the convention to objects wholly beyond the purview, scope, and intent of the Treaty, and to

give to it an effect never contemplated.'

"Mr. Bayard suggests that the possession by a fishing vessel of a permit to 'touch and trade' should give to her a right to enter Canadian ports for other than the purposes named in the Treaty, or, in other words, should give her perfect immunity from its provisions. This would amount to a practical repeal of the Treaty, because it would enable a United States' Collector of Customs, by issuing a license originally only intended for purposes of domestic customs regulation, to give exemption from the Treaty to every United States' fishing vessel. The observation that similar vessels under the British flag have the right to enter the ports of the United States for the purchase of supplies loses its force when it is remembered that the Convention of 1818 contained no restriction on British vessels and no renunciation of any Privileges in regard to them."

On August 14, 1886, the Minister of Marine and Fisheries said:

"There seems no doubt, therefore, that the "Novelty" was in character and in purpose a fishing vessel, and as such comes under the provisions of the Treaty of 1818, which allows United States' fishing vessels to enter Canadian ports 'for the purpose of shelter and repairing damages therein, and of purchasing wood and of obtaining water, and for no other purpose whatever.'

"The object of the captain was to obtain supplies for the prosecution of his fishing, and to tranship his cargoes of fish at a Canadian port, both of which are contrary to the letter and

spirit of the Convention of 1818."

On October 30, 1886, a Committee of the Canadian Privy Council contended, and the

Administrator of the Government in Council upheld the contention: -

"That the Convention of 1818, while it grants to United States' fishermen the right of fishing in common with British subjects on the shores of the Magdalen Islands, does not confer upon them privileges of trading or of shipping men, and it was against possible acts of the latter kind, and not against fishing inshore, or seeking the rights of hospitality guaranteed under the Treaty, that Captain Vachem (McEachern) was warned by the Collector."

On November 24, 1886, a Committee of the Canadian Privy Council declared, and the

Governor General approved the declaration:

"The Minister of Marine and Fisheries, to whom said despatch was referred for early report, states that any foreign vessel, 'not manned nor equipped, nor in any way prepared for taking fish,' has full liberty of commercial intercourse in Canadian ports upon the same conditions as are applicable to regularly registered foreign merchant vessels; nor is any restrictions imposed upon any foreign vessels dealing in 6ther commercial commodities.

"That the regulations under which foreign vessels may trade at Canadian ports are contained in the Customs Laws of Canada (a copy of which is herewith), and which render it necessary, among other things, that upon arrival at any Canadian port a vessel must at once enter inward at the Custom House, and upon the completion of her loaling, clear outwards

for her port of destination."

AMERICAN FISHERMEN ARE NOT OUTCASTS.

The foregoing contention, set up not merely by the Canadian Privy Council, but by the Governor General of the Dominion of Canada, sweeps into the meshes of Canadian legislation to enforce the first Article of the Treaty of 1818, every deep-sea fisherman, in his relation to Canadian ports, no matter on what sea or ocean, Atlantic or Pacific, he may have pursued, or may intend to pursue, his industry. That contention places all American deep-sea fishermen entitled to wear the flag of the Union at the mast head of their boats or vessels, be they little or big, under much the same ban in respect to the hospitality of Canadian ports as they would be if pirates, or slave-traders, cr filibusters, or other enemies of the human race. "She was a fishing vessel," says, on June 5, 1886, the Canadian Minister of Marine and Fisheries, "and therefore debarred by the Treaty of 1818 from entering Canada for the purposes of trade." "The two vessels which have been seized are, both of them, beyond all question fishing vessels and not traders," says the Governor General of the Dominion of Canada to Lord Granville on June 7, 1856, "and therefore liable, subject to the finding of the courts, to any penalties imposed by law for the enforcement of the Convention of 1818." "We cannot concur in Mr. Bayatd's contention," said the Canadian Privy Council on June 14, 18.6, that "to prevent the purchase of bait or any other supply needed for deep sea fishing, would be to expand the Convention to objects wholly beyond the purview, scope, and intent of the Treaty, and give to it an effect never contemplated." "American deep sea fishermen cannot," said the Canadian Minister of Marine and Fisheries, on October 14, 1886, "obtain supplies for the prosecution of his fishing, and to tranship his cargoes of fish at a Canadian port," because both "are contrary to the letter and spirit of the Convention of 1818." "The Convention of 1818," said a Committee of the Canadian Privy Council, on October 30, 1886, "does not confer upon United States fishermen privileges of trading or of shipping men in Canadian ports." And, finally, a Committee of the Canadian Privy Council declared, in effect, on November 24, 1886, that an American vessel, manned, equipped and prepared for taking fish, has not the liberty of commercial intercourse in Canadian ports, such as are applicable to other regularly registered foreign merchant vessels.

Such an interpretation of the present legal effect of the first article of the Treaty of 1818, is, in the opinion of your Committee, so preposterous, in view of concerted laws of comity and good neighbourhood enacted by the two countries, that, had it not been formally put forth by the Dominion of Canada, would not deserve serious consideration by intelligent nersons. If all the stipulations of 1818 restraining American fishermen are now in full force (which may well be doubted), your Committee concedes that American fishermen have no more liberty to take fish or to dry or cure fish in what has been described as portion B, than a British

fisherman has to take fish in the inner harbour of New York, and to dry or cure fish in the City Hall Park of that city. But the liberty of an American fisherman to take, dry, and cure fish in portion A, in common with British subjects, is as complete and absolute as is the right of citizens of New York to fish in the waters of the Hudson River. The Treaty of 1818 furnishes no more excuse for the exclusion of a deep sea fisherman from the port of Halifax, or any other open port of the Dominion of Canada, than for the exclusion by the Secretary of the Treasury of a deep-sea fisherman from entering the port of New York according to the forms of law, and for the ordinary purposes of trade and commerce. The exclusion, if made, must be justified, if at all, for other reasons than any yet given by Canada.

Keeping in mind the words of the third article of the Treaty of Peace in 1783, which not only acknowledged the right of the united American Colonies to fish in the open sea as freely as to navigate the open sea, but also acknowledged and stipulated for the liberly to "take fish of every kind" on coasts, bays, and creeks of all of His Britannic Majesty's dominions in America, it will be discerned that this contention of the Privy Council of Canada makes of the renunciation by the United States, in 1818, of the liberty theretofore enjoyed or claimed by American fishermen within three miles of certain carefully defined coasts, bays, creeks, or harbours, not merely a renunciation of specific local liberty, but a forsaking, a relinquishment a surrender, an abandonment by the United States of other rights held up to 1818.

CERTAIN CANADIAN COASTS ARE SUBSERVIENT TO AMERICAN FISHERMEN.

The Treaty of 1783 diminished and impaired, and was intended to diminish and impair, British sovereignty over the remaining British Colonies of North America. The United States had conquered full and complete dominion over the right of fishing in the jurisdictional waters of each of the thirteen United States, but the British Colonies did not emerge from the negotiations of the Treaty of Peace with similar dominion over the fisheries on the shores and coasts of the thirteen recognized States. British fishermen cannot fish on the coasts of Massachusetts, but American fishermen can fish on certain shores and coasts of the Dominion of Canada and of Newfoundland. Apart from fishing and the incidents of fishing, it is conceded that the British Government has exclusive control, as against the United States, of the customary and usual rights of navigation in the jurisdictional waters of the British Colonies. What we claim for ourselves, under the rules of public law, and apart from treaties, we concode to others. Rights of navigation are ordinarily separate from rights of fishing. Commonwealth of Massachusetts may control the right and liberty of fishing on her coast, as against any power other than the Government of Washington, but the right of navigation of the jurisdictional waters of Massachusetts is always subject to the control of the United States. The use of waters in respect of navigation is easily distinguishable from the fruit of waters in respect to fishing or fish. The United States have, so far as the British North American Colonies, and all the world, are concerned, the right of navigating and fishing on the high seas, and in addition the right of fishing in certain British t-rritorial and jurisdictional waters. That right of fishing, either inshore or offshore, should carry with it the natural and necessary navigating incidents of the right.

It may be conceded that, apart from the right of American fishermen to take fish of all kinds within certain clearly defined British waters, American deep-sea fishermen have no greater rights, by Treaty or public law, in British ports, than British fishermen have in American ports, so far as concerns revenue police, maritime tolls or taxes, pilotage lighthouses, quarantine, and all matters of ceremonial. But the contention of the Privy Council of Canada is that if a vessel bearing the registry, or enrolment, or license of the Treasury Department (which alone makes her an American vessel) be licensed, equipped and under contract with her seamen as an American fisherm in on the open sea, she thereby comes under the ban of the Treaty of 1813, and is thereby abandoned by the nation whose flag is at her mast-head, and is, by the Treaty, excluded from an entrance into a Canadian or Newfoundland port, excepting for one of the objects enumerated in that Treaty. Canadian ports are closed to her as to an outcast. An American or a Canadian fishing vessel on the high seas, and lawfully wearing the flat of its country, should be, if permitted by its own Government to touch and trade, entitled to the same rights of navigation and the same treatment in a

foreign port as any trading vessel.

CANADIAN IMHUMANITY.

If the Privy Council and the Governor General of the Canadian Dominion excluded all American vessels from all rights of touching or trading in Canadian ports, excepting to obtain shelter, repairs, wood or water, the contention would be logical and more tolerable; but to every American vessel other than a fishing vessel, be the fisherman big or little—a schoner, a sloop, a ship, or a steamer of large tonnag—Canadian ports seem to be wide open. If, 203

however, she be an American fishing vessel on the high seas, she cannot go into a Canadian bay even to bury those of her dead who, in life, may have been British subjects with a domicile in Canada and a residence on the land near the bay, and may have expressed a wish not to be committed to the sea, but to be lain at rest by their kindred on the spot which gave them birth.

The Treaty of 1818 gave rights of fishing independent of general commercial rights, although it may be said that, as to shelter, repairs, wood and water, the Treaty did give to fishermen certain commercial rights, or rather a few rights of humanity. The Treaty did not restrain the granting or the exercising of commercial rights. The right, if it be a right, of an American to buy anything in Canada does not come of the inshore Fishing Treaty of 1818. Your Committee are not aware of any Canadian or Newfoundland law which, having been approved by the British Crown, forbids a British subject to there sell ice, or bat, or anything else, to an American, or to trade with him. If there be such a law, then non-intercourse has to that extent been proclaimed against our countrymen.

CANADIAN VIOLATIONS OF TREATIES.

The contention of your Committee is that the Treaty of 1818 covers differences and disputes about the liberty of American fishermen to take, dry and cure fish on certain British. North American coasts, bays, harbours and creeks. The Privy Council of Canada, at the the bottom of page 32 (Ex. Doc. No. 19, Forty ninth Congress, second session), concedes the correctness of this contention. They say:

"The sole purpose of the convention of 1818 was to establish and define the rights of citizens of the two countries in relation to the fisheries on the British North American coast."

The Treaty is limited to coast fishing, drying or curing. On certain defined portions of the coast "American fishermen" may fish, but elsewhere on the coast they may not fish, and yet those coast "American fishermen" may, nevertheless, and for certain purposes, enter the bays and harbours in which they cannot fish, under restrictions—to prevent them from doing what? "Taking, drying or curing fish therein?"

Your Committee contend that the term "American fishermen" as used in the Treaty of 1818, means the "American fishermen" of and under that Treaty. The rule noscitur a sociis, as understood and applied by judges and lawyers in England and America, limits and defines the term. They have a Treaty right to enter "such bays and harbours" and to remain there, subject, and subject only, to such restrictions "as may be necessary to prevent their taking, drying or curing fish therein." The restrictions can only apply to the prevention of such fishing in those bays or harbours. Whatever concerns or is preparation for fishing elsewhere is not thereby to be prevented. It is true that, by the Treaty of 1818, we have stipulated that our fishermen "shall be under such restrictions as may be necessary to prevent their taking, drying or curing fish therein," but the Treaty says nothing of "preparing to fish" somewhere else. A fair presentation of the opinions of the Vice-Admiralty Court of Canadia, in regard to the meaning of the Canadian phrase "preparing to fish"—which is a stranger to the Treaty of 1818—can be seen in Dr. Wharton's "International Law Digest," Vol. 111. § 304.

If it be said that our view of the treaty is strict, severe, and rigid as against Canadian statutes and officials, your Committee answer that when Canada proposes and endeavours to use a treaty to arrest and fine American fishermen, seize and confiscate American vessels for the benefit of Canadian seizors, the Government of the United States is entitled to stand on such an interpretation. But even if the Treaty of 1818 covers (which it does not) every American fisherman entering a Canadian harbour, on whatever sea or ocean he may cast a line or draw a seine, the Canadian statutes do not preserve and enforce the treaty. They destroy it, so far as the privileges are concerned that are given to American fishermen by the treaty.

First of all in order of time and authority is the Imperial legislation at London in 1819 to enforce the treaty of the previous year. After forbidding every one, excepting British subjects and American citizens (who could do so within defined limits), to fish, dry, or cure fish anywhere within three miles of British coasts in America, that law of 1819 punishes by forfeiture any offending vessel, and all the articles on board. Then comes this:

"That if any person or persons, upon requisition made by the Governor of Newfoundland, or the person exercising the office of governor, or by any governor or person exercising the office of governer, in any other parts of His Majesty's dominions in America, as aforesaid, or by any officer or officers acting under such governor or person exercising the office of governor, in the execution of any orders or instructions from His Majesty in Council, shall refuse to depart from such bays or harbors; or if any person or persons shall refuse or neglect to conform to any regulations or directions which

shall be made or given for the execution of any of the purposes of this Act, every such person so refusing or otherwise offending against this Act shall forfeit the sum of £200, to be recovered, &c."

It will be seen that not forfeiture, but a fine to be recovered by a suit, is inflicted for refusing or neglecting to depart on notice. The statutes of Canada are not, as the Canadian Privy Council asserted (p. 32), "expressed in almost the same language" as the foregoing Imperial statute.

The Prince Edward Island's enactment of 1814 gives the key-note of Canadian enact-

ments. It declares:

"Whereas by the convention (made between his late Majesty King George the Third and the United States of America, signed at London, on the twentieth day of October, in the year of our Lordone thousand eight hundred and eighteen,) and the statute (made and Passed in the Parliament of Great Britain in the fifty-ninth year of the reign of his late Majesty King George the Third,) all foreign ships, vessels or boats, or any ship, vessel or boat, other than such as shall be navigated according to the laws of the United Kingdom of Great Britain and Ireland, found fishing, or to have been fishing, or preparing to fish, within certain distances of any coast, bays, creeks or harbours whatever, in any part of His Majesty's dominions in America not included within the limits specified in the first article of the said convention, are liable to seizure; and whereas the United States did, by the said convention, renounce for ever any liberty enjoyed or claimed by the inhabitants thereof to take, dry or cure fish on or within the above mentioned limits: Provided how ver, that the American fishermen be admitted to enter such bays or harbours for the purpose of shelter and of repairing damages therein, of purchasing wood, and of obtaining water, and for no other purposes whatever, but under such restrictions as might be necessary to prevent their taking, drying or curing fish therein, or in any other manner whatever abusing the privileges thereby reserved to them; and whereas no rules or regulations have been made for such purpose, and the interests of the inhabitants of this island are materially impaired; and whereas the said Act does not designate the persons who are to make such seizure as afore. said, and it frequently happens that persons found within the distances of the coasts aforesaid, infringing the articles of the convention aforesaid, and the enactments of the statute aforesaid, on being taken possession of, profess to have come within said limits for the purpose of shelter and repairing damages therein, or to purchase wood and obtain water, by which the law is evaded, and the vessels and cargoes escape confiscation, although the cargoes may be evidently intended to be smuggled into this island, and the fishery carried on contrary to the said convention and statute."

The Canadian enactment of 1868 came next, the second and third sections of which say: "2. Any commissioned officer of Her Majesty's navy serving on board of any vessel of Her Majesty's navy cruising and being in the waters of Canada for purpose of affording protection to Her Majesty's subjects engaged in the fisheries, or any commissioned officer of Her Majesty's navy, fishery officer, or stipendiary magistrate on board of any vessel belonging to or in the service of the Government of Canada and employed in the service of protecting the fisheries, or any officer of the Customs of Ganada, sheriff, magistrate, or other person duly commissioned for that purpose, may go on board of any ship. vessel or boat within any harbour in Canada, or hovering in British waters) within three marine miles of any of the coasts, bays, creeks, or harbors in Canada, and stay on board so long as she may

remain within such place or distance.

"3. If such ship, vessel, or boat be bound elsewhere, and shall continue within such harbour or so hovering for twenty four hours after the master shall have been required to depart, any one of such officers or persons as are above mentioned may bring such ship, vessel or boat into port and search her cargo, and may also examine the master upon oath touching the cargo and voyage; and if the master or person in command shall not truly answer the questions put to him in such examination, he shall forteit \$400; and if such ship vessel or boat be foreign, or not navigate I according to the laws of the United Kingdom or of Canada, and have been found fishing, or preparing to fish, or to have been fishing (in British waters) within three marine miles of any of the coasts, bays, creeks or harbours of Canada, not included within the above-mentioned limits, without a license, or after the expiration of the period named in the last license granted to such ship, vessel or boat under the first section of this Act, such ship, vessel or boat, and the tackle, rigging, apparel, furniture, stores, and cargo thereof shall be forfeited."

The treaty stipulates that the fishermen shall be under "necessary restrictions" to prevent the doing of the things forbidden by the treaty, but what may be "necessary" to prevent the prohibited fishing is a political and diplomatic question for the two signatory Governments to decide. The treaty permits American fishermen to enter and remain for—

1. "Shelter," which includes a refuge from fogs, winds, storms, and whatever may imperit

fishing.

- 2. "Repairing damages," which includes every damage to fishing boat or fishing gear.
- 3. "Purchasing wood."

4. "Obtaining water."

Conceding that Canada can place an officer on every arriving fisherman as soon as found, the treaty does not even then authorize a twenty four hour limit with the result of forfeiture. Nor does the treaty authorize forfeiture for "preparing to fish."

The Customs circular issued at Ottawa on 7th May, 1886, and called a "Warning," recited the first article of the Treaty of 1818, together with the two sections of the law of 1868 just

quoted, and adds:

"Having reference to the above, you are requested to furnish any foreign vessels, boats, or fishermen found within three marine miles of the shore, within your district, with a printed

copy of the warning enclosed herewith.

"If any fishing vessel or boat of the United States is found fishing, or to have been fishing, or preparing to fish, or hovering within the three-mile limit. does not depart within twenty-four hours after receiving such warning, you will please place an officer on board of such vessel, and at once telegraph the facts to the Fisheries Department at Ottawa, and await instructions.

"J. JOHNSON,
"Commissioner of Customs."

To the Collector of Customs at ----

Thus, twenty four hours after finding the American fisherman is made the limit.

Not satisfied with the severity of this legislation of 1868, the Canadian Dominion, in 1870, and while preliminary negotiations for the joint high commission and the Treaty of Washington were in progress, amended it so as to enable seizures of our vessels to be made on sight, and without any warning or any notice to depart. The following is a text of the enactment of 1870:

"(33 Vietoria, chap. 15.)

"An Act to amend the Act respecting fishing by fereign vessels. Assented to 12th May, 1870.

"Whereas it is expedient, for the more effectual protection of the inshore fisheries of Canada against intrusion by foreigners, to amend the Act entitled "An Act respecting fishing by foreign vessels," passed in the thirty-first year of Her Majesty's reign: Therefore Her Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:

"1. The third section of the above-cited Act shall be, and is hereby repealed, and the

following section is enacted in its stead:

""3. Any one of such officers or persons as are above mentioned may bring any ship, ressel, or boat being within any harbour in Canada, or hovering (in British waters) within three marine miles of any of the coasts, bays, creeks, or harbours in Canada, into port and search her cargo, and may also examine the master upon oath touching the cargo and voyage; and if the master or person in command shall not truly answer the questions put to him in such examination he shall forfeit \$400; and if such ship, vessel, or boat be foreign or not navigated according to the laws of the United Kingdom or of Canada, and have been found fishing or preparing to fish, or to have been fishing (in British waters) within three marine miles of any of the coasts, bays, creeks, or harbours of Canada, not included within the above mentioned limits, without a license or after the expiration of the period named in the last license granted to such ship, vessel, or boat, under the first section of this Act, such ship, vessel, or boat, and the tackle, rigging, apparel, furniture, stores and cargo thereof shall be forfeited."

"2. This Act shall not be construed as one with the said Act 'respecting fishing by for-

eign vessels."

But this is not all. Canadian officials endeavoured, during the last summer, in the fury of their malevolence, to forfeit American vessels for acts which, if committed, their own laws had not inflicted punishment. In the libel of information against the "Ella M. Doughty" is this article, among other allegations of fishing, preparing to fish, being found having fished,

and fishing, drying, and curing in the bay and harbour of St. Anne's:

"Between the 10th and 17th days of May, 1886, the said Warren A. Doughty, the master of the said ship or vessel "Ella M. Doughty," and the officers and crew of the said ship or vessel "Ella M. Doughty," and the said ship or vessel "Ella M. Doughty," enter into the bay and harbour of St. Anne's aforesaid within three marine miles of the shore of said by and harbour of St. Anne's, and within three miles of the coasts, bays, creeks, and harbours of those portions of the dominions in America of his said late Majesty King George

the Third, being now the dominions in America of her Majesty Queen Victoria. not included in the limits specified and defined in the said first article of the said convention and set out and recited in the first paragraph hereof, for the purpose of procuring bait, that is to say, herrings, wherewith to fish, and ice for the preservation on board said vessel of bait to be used in fishing, and of fresh fish to be fished for, taken, and caught by and upon the said vessel and by the master, officers, and crew thereof. and did procure such bait wherewith to fish, and such ice for the purposes aforesaid, and did so enter for other purposes than for the purposes of shelter or repairing damages, or of purchasing wood, or of obtaining water, contrary to the provisions of the said convention and of the said several Acts, and the said vessel "Ella M. Doughty" and her cargo were thereu; on seized within three marine miles of the coast or shores of the said bay and harbor of St. Anne's by Donald McAuley and Lauchlin G. Campbell, officers of the Customs of Canada, as being liable to forfeiture for the breach or violation of the said convention and of the said several Acts.'"

Your Committee has been unable to find a Canadian statute which, at the date of the alleged offence, punished those acts, by forfeiture of the offending vessel. None is averred. The article quoted from the "Ella M. Doughty" libel does not set forth where the fishing was to be done, for which bait and ice were bought, whether on the ocean, or elsewhere, outside of Canadian jurisdiction. The laws of 1868 and 1870 denounce only fishing or preparing to fish "in British waters," which must be, of course, under the treaty, the prohibited and not permitted British waters.

Thus stood Canadian legislation at the beginning of the summer fishing season which has recently come to an end. There was no Canadian or other law, at the end of forty-eight years from the date of the treaty, inflicting forfeiture of the vessel and the cargo on board excepting on proof of the offence of fishing or having been found to have fished, or preparing to fish, on the prohibited coasts. But Canadian officials whished to forfeit the vessels and cargoes of American deep sea fishermen exercising the liberty "to touch and trade," and send fish by railway, or vessel, to our own markets. What could be done? Nothing less than a new law could avail them, and it was enacted in these words:

"(49 Victoria, chap. 114.)

"An Act further to amend the act respecting fishing by foreign vessels.

"(Reserved by the Governor General on Wednesday, 2nd June, 1886, for the signification of the Queen's pleasure thereon. Royal assent given by Her Majesty in Council, on the 26th day of November, 1886. Proclamation thereof made on the 24th day of December, 1886.)

"Whereas it is expedient for the more effectual protection of the inshore fisheries of Canada against intrusion by foreigners, to further amend the act intituled 'An Act respecting fishing by foreign vessels,' passed in the thirty-first year of Her Majesty's reign, and chaptered 61:

"Therefore Her Majesty, by and with the advice and consent of the Senate and House

of Commons of Canada, enacts as follows:

"1. The section substituted by the first section of the Act thirty-third Victoria, chapter 151, intituled 'An Act to amend the Act respecting fishing by foreign vessels,' for the third section of the hereinbefore recited Act, is hereby repealed, and the following section substituted in lieu thereof:

"3. Any one of the officers or persons hereinbefore mentioned may bring any ship, vessel, or boat, being within any harbour of Canada, or hovering in British waters within three marine miles of any of the coasts, bays, creeks, or harbours in Canada, into port and search her cargo, and may also examine the master upon oath touching the cargo and voyage; and if the master or person in command does not truly answer the questions put to him in such examination, he shall incur a penalty of \$400.00; and if such ship, vessel, or boat is foreign, or not navigated according to the laws of the United Kingdom or of Canada, and (A) has been found fishing, or preparing to fish, or to have been fishing in the British waters within three marine miles of any of the coasts, bays, creeks, or harbours of Canada, not included within the above mentioned limits, without a license, or after the expiration of the term named in the last license granted to such ship, vessel, or boat under the first section of this Act, or (B) has entered such waters for any purpose not permitted by treaty or convention, or by any law of the United Kingdom or of Canada for the time being in force, such ship, vessel, or boat, and the tackle, rigging, opparel, furniture, stores, and cargo thereof shall be forfeited."

"2. The Acts mentioned in the schedule hereto are hereby repealed.

"3. This Act shall be construed as one with the said "Act respecting fishing by foreign bessels," and the amendments thereto.

"SCHEDELE.

"Acts of the Legislature of the Province of Nova Scotia.

Year, Reign, and Chapter.	Title of Act.	Extent of Repeal.
Revised Statutes, 3rd series, c. 94. 29 Vic. (1866), c. 35	Of the coast and deep-sea fisheries	
Act of the Legislature of the Province of New Brunswick.		
16 Vic (1853), c. 69.	An Act relating to the coast fi-heries and for the prevention of illicit trade.	The whole.

By comparing the foregoing with the law of 1870 the object will, in the italicized portion of the former, be clearly discovered, which is to deter deep-sea American fishermen from entering Canadian ports which are as open to all trading vessels as American ports are to

Canadian vessels of every sort.

Forfeiture is to be inflicted for an entry for any purpose, excepting shelter, repairs, wood, or water. Even to get coal for a fishing vessel propelled by steam is condemned. What the purpose may be for which seizure is to be made may or may not be disclosed by the seizor. The statute does not require it. The libel, or complaint, filed in court may not disclose it. The averment may be merely a general one that the vessel entered for a purpose forbidden by treaty or statute. The owner must file a claim and answer, or his property will be condemned by default. He must, among strangers, give security for costs, or his claim will be dismissed. Worse than that, the statute of 1863 declares that, if the owner questions the legality of the seizure, the burden of proof shall be on him. How can he meet a general averment and prove a negative of what is not definitely averred, and of every conceivable purpose of entry? None but the captain may be able to testify to the motive, and what will happen if he, after the seizure, shall die or be absent? The owner will be helpless to contend with the greed of informers or seizors, for the law of 1871 distributes the possible plunder thus:

"6. All goods, vessels, and boats, and the tackle, rigging, apparel, furniture, stores, and cargo condemned as forfeited under this Act, shall be sold by public auction, by direction of the officer having the custody thereof, under the provisions of the next preceding section of this Act, and under regulations to be from time to time made by the Governor in Council; and the proceeds of every sale shall be subject to the control of the Minister of Marine and Fisheries, who shall first pay therefrom all necessary costs and expenses of custody and sale, and the Governor in Council may from time to time apportion three-fourths or less of the net remainder among the officers and crew of any Queen's ship or Canadian Government vessel, from on board of which the seizure was made, as he may think right, reserving for the Government and paying over to the Receiver-General at least one-fourth of such not remain-

der to form part of the Consolidated Revenue of Canada."

CONCLUSIONS.

The Treaties of 1783 and 1818 were made with the British Crown. With that Crown alone can restrictions, regulations, penalties, and measures be concerted by the United States to enforce and guard their stipulations. With the Dominion of Canada the Government at Washington is not called, or required, or to be expected, either to deliberate or debate, any more than is the British Crown, with a separate member of our Union. It is not to be supposed that a local colonial court will, on the trial of a suit for forfeiture begun under an Imperial or a Colonial Statute, hear or decide an issue with the Treaty of 1818, or rules of international law, or those statutes. Nor will those courts award damages for seizures in violation of the treaty, if made on "probable cause" by the seizors to believe that the statutes had been violated. Nor can the United States appeal to colonial courts for redress against the possible conduct of those courts under influences of local passion or prejudice.

It plainly appears to your committee from the foregoing considerations that, by the treaty of peace in 1783, American citizens became partners with British subjects in all the coast fisheries in North America remaining to Great Britain; that the Treaty of Ghent, which closed the war of 1812, not having referred to the stipulations of the treaty of peace in any way affecting the fisheries, Great Britain thereupon urged and obtained in 1818 a diminution of American liberty to take fish on certain well-defined portions of the British coast in North America; that in 1819 there was enacted by Parliament, sitting in London, a law in execution of that treaty which punished by forfeiture of vessel and cargo a preparation to fish, and only by a fine a refusal or neglect to depart on a warning or notice so to do; that in 1844 the Island of Prince Edward enacted a law in punishment of what it assumed to be a violation of the treaty of 1818, which went far beyond the imperial statute of 1819; that in 1868 the Canadian Senate and House of Commons prescribed additional proceedings and penalties not warranted by the treaty, which were in 1870 made more severe and unwarranted and that in 1886, nearly half a century after signing the treaty, an offence, entirely new in legislation, was denounced in most general terms and punished by confiscation of everything seized.

THE BRITISH CROWN PROCLAIMS NON-LITERCOURSE.

A very serious feature of this last-named legislation is that it has been approved by the British Crown, and it proclaims non-intercourse in Canada with American fishing vessels for general purposes of trade. To that alarming feature your committee has given careful consideration, and is unanimously of opinion that if, and so long as, non-intercourse with American fishing vessels shall be thus maintained in the ports or bays of the Dominion of Canada or Newfoundland, a non-intercourse should be immediately begun and maintained in our own ports against Canadian vessels. Those vessels, whether trading or fishing, have, within the meaning of the seventeenth section of the law of Congress of 19th June, 1886, "been placed on the same footing" in our ports as our own vessels clearing or entering "foreign." Canadian vessels of the same footing the seventeenth section of the law of Congress of 19th June, 1886, "been placed on the same footing" in our ports as our own vessels clearing or entering "foreign." dian vessels are British vessels. The British Crown has denied to American fishing vessels commercial privileges accorded to other national vessels in Canadian ports. The motive and purpose of such denial have been openly and plainly avowed by Canada to be, first, the punishment of such vessels because the United States levies a duty on Canadian fish not "fresh for immediate consumption," such as the Government levies on all such fish not the product of American fisheries and imported from any foreign place whatever; and, secondly, to coerce the United States to exempt such Canadian fish from all Customs duties, and to enter into other new reciprocal Customs relations with the Canadian Dominion and New-foundland. It is a policy of threat and coercion, which, in the opinion of your committee, should be instantly and summarily dealt with. The circumstances will warrant and require, in the opinion of your committee, not only non-intercourse with Canadian vessels bringing Canadian or Newtoundland fish to our ports, but an exclusion of such fish from entry at our ports, whether brought by railway cars or by any other vehicle or means. It is difficult to believe that Canada having within the last twenty years so severely burdened herself with taxation by the construction of railways and bridges to bring about easy communication with Detroit, Chicago, Saint Paul, and the whole West of our country, as well as with New York and Boston, will now deliberately and offensively enter upon and pursue a policy toward our fishermen which, if persisted in, can but end either in a suspension of commercial intercourse, by land and sea, between her and ourselves, or in consequences even more grave.

A LAW TO MAKE A PERPETUAL RECORD OF THE FACTS.

And, furthermore, in regard to seizures of American vessels made during the summer which has just passed, inasmuch as a true record of the facts under which the seizures were made may be lost, by death of the victims, or by wanderings of a class so migratory as seamen, or by other casualties, and inasmuch as Congress may see fit to compensate American fishermen for the injuries wantonly inflicted on them by the rude hand of tyrannical Canadian officials, there having been no adequate American force at hand for their protection, your committee advise the enactment of the following:

"Bill for the appointment of a commission to investigate concerning losses and injuries, inflicted since December thirty-first, eighteen hundred and eighty-five, on United States citizens engaged in the North American fisheries.

"Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be, and is hereby authorized to appoint a commissioner to proceed to such places in the United States or elsewhere as many be designated by the Secretary of State, to take testimony, under oath or affirmation, in relation

to the losses and injuries inflicted since the thirty-first of December, eighteen hundred and eighty-five, by British authorities, imperial or colonial, upon citizens of the United States engaged in the fisheries on the north-east coasts of British North America. Said commissioner shall everywhere have, in respect to the administration of oaths or affirmations and the taking of testimony, the same powers as a commissioner of a circuit court, and shall be paid the same fees as are prescribed for similar services of a commissioner of a circuit court, together with travelling expenses."

No. 175.

Sir H. Holland to the Marquis of Lansdowne.

(No. 19.)

Downing Street, 24th January, 1887.

My Lord,—With reference to my predecessor's telegram of the 24th, and to your reply of the 26th ultimo, I have the honour to transmit to you, for the information of your Government, a copy of a letter from the Foreign Office enclosing a note to the United States' Minister at this Court, in reply to a request from his Government that the owners of the "David J. Adams" might be furnished with copies of certain decuments relating to the case.

I have, &c.,

(Sd.) H. T. HOLLAND.

Governor General,
The Most Honourable
The Marquis of Lansdowne,
&c., &c., &c.

[Enclosure No. 1.]

Foreign Office to Colonial Office.

Foreign Office, 11th January, 1887.

SIR,—With reference to your letter of the 29th ultimo, I am directed by the Secretary of State for Foreign Affairs to transmit to you, to be laid before Mr. Secretary Stanhope, a copy of a note which has been addressed to the United States' Minister at this Court, in reply to his note of the 2nd ultimo, requesting that the owners of the "David J. Adams" be furnished with copies of the original reports stating the charges on which that vessel was seized by the Canadian authorities.

I am, &c.,

(Sd.) J. PAUNCEFOTE.

The Under Secretary of State Colonial Office.

[Enclosure No. 2]

The Earl of Iddesleigh to Mr Phelps.

Foreign Office, 11th January, 1887.

Sir,—Her Majesty Government have had under their consideration the request contained in your note of the 2nd ultimo, to the effect that the owners of the "David J. Adams" may be furnished with copies of the original reports stating the charges on which that vessel was seized by the Canadian authorities; and I have now the honour to state to you that if the

owners of this vessel are legally entitled to be furnished with those reports they can obtain them by the process of the courts; and there seems no ground for the interference of Her

Majesty Government with the ordinary course of justice.

As regards the means of obtaining information for the purposes of the defence, I would point out that in the report of the Canadian Minister of Marine and Fisheries, of which a copy was communicated to you on the 23rd July last, it is stated that from a date immediately after the seizure "there was not the slightest difficulty in the United States' Consul General and those interested in the vessel obtaining the fullest information" and that apart from the general knowledge of the offences which it was claimed the master had committed, and which was furnished at the time of the seizure, the most technical and precise details were readily obtainable at the registry of the court, and from the solicitors for the Crown.

With respect to the statement in your note that a clause in the Canadian Act of 22nd May, 1868, to the effect that "In case a dispute arises as to whether any seizure has or has not been legally made, or as to whether the person seizing was, or was not authorized to seize under this Act, the burden of proving the illegality of seizure shall be on the owner or claimant" is in violation of the principles of natural justice, as well as of those of common law. I have to observe that the statute referred to is Cap. 61 of 1868 which provides for the issue of licenses to foreign fishing vessels, and for the forfeiture of such vessels fishing without a license, and that the provisions of article 10, to which you take exception are commonly found in laws against smuggling, and are based on the rule of law that a man who pleads that he holds a license or other similar document shall be put to the proof of his plea, and required to produce the document.

I beg leave to add that the provisions of that statute, so far as they relate to the issue of

licenses, have been inoperative since the year 1870.

I have, &c.,

(Sd.) IDDESLEIGH,

E. J. PHELPS, Esq.

No. 176.

Sir L. West to Lord Lansdowne.

(No. 7.)

WASHINGTON, 26th January, 1887.

Vide U.S. Senate My Lord,—I have the honour to transmit to Your Excellency Report No. 1683 herewith copies of a Report laid before the Senate on the 24th instant, and Bill founded as well as of the Bill founded thereon relative to the Fishery 3173.

I have, &c.,

(Sd.) L. S. SACKVILLE WEST.

His Excellency
The Marquis of Lansdowne, G.C.M.G.

No. 177.

Lord Lansdowne to Colonial Office.

(No. 26.)

OTTAWA, 21st January, 1887.

Sia,—With reference to Mr. Stanhope's despatch No. 244, of the 22nd November last, transmitting copies of two letters from the Foreign Office enclosing notes from the Secretary of State of the United States, respecting the alleged proceedings of the Canadian authorities in the cases of the United States' fishing vessels "Pearl Nelson" and "Everitt Steele," I have the honour to forward herewith a copy of an approved Report of a Committee of the Privy Council embodying a report of my Minister of Marine and Fisheries on the subject.

You will observe, from the accompanying Minute of Council, that in reply to a telegram from the Secretary of State for the Colonies, dated the 6th November last, copies of Orders in Council, approved on the 18th of the same month, containing full statements of facts regarding the detention of the above-named vessels, were enclosed in my despatches Nos. 282 and 283 of the 29th November last.

I have, &c.,

The Rt. Hon.

(S4.) LANSDOWNE.

THE SECRETARY OF STATE
For the Colonies.

[Enclosure No. 1.]

(493 G.)

Certified Cory of a Report of a Committee of the Honorable the Privy Council, approved by His Excellency the Governor General in Council, on the 15th January, 1887.

The Committee of the Privy Council have had under consideration a despatch dated 22nd November, 1886, from the Right Honourable the Secretary of State for the Colonies, enclosing letters from Mr. Secretary Bayard, bearing date 19th October, and referring to the cases of the schooners "Everitt Steele" and "Pearl Nelson."

The Minister of Marine and Fisheries, to whom the despatch and enclosures were referred, reports that in reply to a telegram from the Secretary of State for the Colonies, an Order in Council, passed on the 18th November last, containing a full statement of facts regarding the detention of the above-named vessels, was transmitted to Mr. Stanhope. It will not, therefore, be necessary to repeat this statement in the present report.

The Minister observes, in the first place, that the two fishing schooners, the "Everitt Steele" and "Pearl Nelson" were not detained for any alleged contravention of the Treaty of 1818, or the Fishery Laws of Canada, but solely for the violation of the Custom's Law. By this law all vessels of whatever character are required to report to the Collector of Customs immediately upon entering port, and are not to break bulk or land crew or cargo before this is done.

The Minister states that the Captain of the "Everitt Steele" had, on a previous voyage, entered the Port of Shelburne on the 25th March, 1886, and after remaining for eight hours had put to see again without reporting to the Customs. For this previous offence, he was, upon er tering Shelburne Harbur on the 10th September last, detained, and the facts were reported to the Minister of Customs at Ottawa. With these facts was coupled the Captain's statement that on the occasion of the previous offence he had been misled by the Deputy Harburr Master, from whom he understood that he would not be obliged to report unless he remained in harbour for 24 hours.

The Minister accepted the statement in excuse as satisfactory, and the "Everitt Steele"

was allowed to proceed on her voyage

The Customs Law had been violated. The Captain of the "Everitt Steele" had admitted the violation, and for this the usual penalty could have been legally enforced. It was, however, not enforced, and no detention of the vessel occurred beyond the time necessary to report the facts to headquarters and obtain the decision of the Minister.

The Minister submits that he cannot discern in this transaction any attempt to interfere with the privileges of United States' fishing vessels in Canadian waters or any sufficient cause

for the protest of Mr. Bayard.

The Minister states that, in the case of the "Pearl Nelson," no question was raised as to her being a fishing vessel, or her enjoyment of any privileges guaranteed by the Treaty of 1818. Her Captain was charged with a violation of the Custom's Law and of that alone, by having, on the day before reporting to the Collector of Customs at Arichat, landed ten of his crew.

This he admitted upon oath. When the facts were reported to the Minister of Customs he ordered that the vessel might proceed upon depositing \$200.00 pending a fuller examination. This was done, and the fuher examination resulted in establishing the violation of the law and in finding that the penalty was legally enforceable. The Minister, however, in consideration of the alleged ignorance of the captain as to what constituted an infraction of the law, ordered the deposit to be returned.

In this case there was a clear violation of Canadian law, there was no lengthened detention of the vessel, the deposit was ultimately remitted and the United States' Consul General at Halifax, expressed himself by letter to the Minister as highly pleased at the result.

The Minister observes that in this case he is at a loss to discover any well-founded grievance or any attempted denial of or interference with any privileges guaranteed to United

States' fishermen by the Treaty of 1818.

The Minister further observes that the whole argument and protest of Mr. Bayard appears to proceed upon the assumption that these two vessels were subjected to unwarrantable interference, in that they were called upon to submit to the requirements of Canadian Customs law, and that this interference was prompted by a desire to curtail or deny the privileges of resort to Canadian harbours for the purposes allowed by the Treaty of 1818. It is needless to say that this assumption is entirely incorrect.

Canada has a very large extent of sea coast with numerous ports into which foreign vessels are constantly entering for purposes of trade. It becomes necessary in the interests of legitimate commerce that stringent regulations should be made by compulsory conformity

to which, illicit traffic should be prevented.

These Customs' regulations all vessels of all countries are obliged to obey, and these they do obey without in any way considering it a hardship. United States fishing vessels come directly from a foreign and not distant country, and it is not in the interests of legitimate Canadian commerce that they should be allowed access to our ports without the same strict supervision as is exercised over all other foreign vessels. Otherwise there would be no guarantee against illicit traffic of large dimensions to the injury of honest trade and the serious diminution of the Canadian revenue. United States' fishing vessels are cheerfully accorded the right to enter Canadian Ports for the purposes of obtaining shelter, repairs, and procuring wood and water, but in exercising this right, they are not and cannot be independent of the Customs' laws.

They have the right to enter for the purposes set forth, but there is only one legal way in which to enter and that is by conformity to the Customs' regulations.

When Mr Bayard asserts that Captain Forbes had as much right to be in Shelburne Harbour seeking shelter and water "as he would have had on the high seas carrying on under the shelter of the flag of the United States legitimate commerce." he is undoubtedly right, but when he declares as he in reality does, that to compel Captain Forbes in Shelburne Harbour to conform to Canadian Customs' regulations, or to punish him for their violation, is a more unwarrantable stretch of power than "that of a seizure on the high seas of a ship unjustly suspected of being a slaver," he makes a statement which carries with it its own refutation. Customs' regulations are made by each country for the protection of its own trade and commerce, and are enforced entirely within its own territorial jurisdiction; while the seizure of a vessel upon the high seas, except under extraordinary and abnormal circumstances, is an unjustifiable interference with the free right of navigation common to all nations.

As to Mr. Bayard's observation that by treatment such as that experienced by the "Ever tt Steele" "the door of shelter is shut to American fishermen as a class," the Minister expresses his belief that Mr. Bayard cannot have considered the scope of such an assertion or the inferences which might reasonably be drawn from it. If a United States' fishing vessel enters a Canadian port for shelter, repairs or for wood and water her Captain need have no difficulty in reporting her as having entered for one of these purposes and the "Everitt Steele" would have suffered no detention had her Captain on the 25th March simply reported his vessel to the collector. As it was, the vessel was detained for no longer time than was necessary to obtain the decision of the Minister of Customs, and the penalty for which it was liable was not enforced. Surely Mr. Bayard does not wish to be understood as claiming for United States' fishing vessels total immunity from all Customs regulations or as intimating that if they cannot exercise their privileges unlawfully they will not exercise them at all.

Mr. Bayard complains that the "Pearl Nelson," although seeking to exercise no commercial privileges, was compelled to pay commercial fees such as are applicable to trading vessels. In reply the Minister observes that the fees spoken of are not "Commercial fees;" they are harbour masters' dues which all vessels making use of legally constituted harbours are by law compelled to pay, and entirely irrespective of any trading that may be done by the vessel.

The Minister observes that no single case has yet been brought to his notice in which any United States' fishing vessel has in any way been interfered with for exercising any rights guaranteed under the Treaty of 1818, to enter Canadian ports for shelter, repairs, wood or water; that the Canadian Government would not countenance or permit any such interference, and that in all cases of this class when trouble has arisen, it has been due to the violation of Canadian Customs law, which demands the simple legal entry of the vessel as soon as it comes into port.

The Committee, concurring in the above Report, recommend that Your Excellency be moved to transmit a copy thereof to the Right Honourable the Secretary of State for the Colonies.

All which is respectfully submitted for Your Excellency's approval.

(Sd.) JOHN J. McGEE, Clerk, Privy Council.

No. 178.

Governor General to Secretary of State for the Colonies.

OTTAWA, 1st February, 1887.

Sin.—With reference to Mr. Stanhope's despatch of the 30th December last, transmitting a copy of a note from the United States' Minister in London, enclosing an outline for an ad interim arrangement between the British and United States' Governments on the subject of the North American Fisheries, together with a copy of a despatch from Mr. Bayard, containing some observations thereon. I have the honour to forward herewith a copy of an approved report of a Committee of the Privy Council of Canada containing the views of my Government on the subject.

I have, &c.,

(Sd.) LANSDOWNE.

The Right Honourable
THE SECRETARY OF STATE,
For the Colonics.

[Enclosure No. 1.]

[P.C. No. 540, G.]

Certified Copy of a Report of a Committee of the Honourable the Privy Council, approved by
His Excellency the Governor General in Council on the 1st February, 1887.

The Committee of the Privy Council have had under consideration a despatch dated 30th December, 1886, from the Right Honourable the Secretary of State for the Colonies, forwarding, for the information of the Canadian Government, a note received through the Foreign Office from the United States' Minister in London, enclosing a draft of a memorandum for an arrangement between the British and United States' Governments on the subject of the North American tisheries, entitled a "proposal for the settlement of the question in dispute in relation to the fisheries on the north-eastern coasts of British North America," accompanied by a despatch dated Washington, 15th November, 1886, from Mr. Bayard, United States' Secretary of State, containing some observations thereon. Mr. Secretary Stanhope requests Your Excellency to obtain, at the earliest possible moment, from Your Excellency's advisers their views on Mr. Bayard's proposals and to report them to Her Majesty's Government.

The Minister of Marine and Fisheries, to whom the despatch and enclosures have been referred, reports that Mr. Bayard suggests that as the season for taking mackerel has now closed, "a period of comparative serenity may be expected, of which advantage should be taken in order to adopt measures which will tend to make more harmonious the relations between Canada and the United States as regards the fisheries on the coasts of Canada."

The Minister observes that while any indication of a disposition on the part of the United States' Government to make arrangements which might tend to put the affairs of the two countries on a basis more free from controversy and misunderstanding than at present exists, must be hailed with satisfaction by the Government of Canada, it is to be regretted that the language in which Mr. Bayard refers to what has taken place during the past year indicates a disposition on his part to attribute to unfriendly motives the proceedings of the Canadian Government and a tendency to misapprehend the character and scope of the

measures which have been taken by it in order to enferce the terms of the Treaty of 1818. and to ensure respect for the municipal laws of the Dominion.

The Minister submits therefore that he cannot avoid protesting against such expressions in Mr. Bayard's letter as those in which he alludes to the proceedings of the last few months as "the administration of a strained and vexatious construction of the Convention of 1818" as "unjust and unfriendly treatment by the local authorities," as "unwarranted interferences (frequently accompanied by rudeness and unnecessary demonstration of force)" with the rights of the United States' fishermen guaranteed by express treaty stipulations and secured to them by the commercial aws and regulations of the two countries, and which are demanded by the laws of hospitality to which all friendly civilized nations owe allegiance," and as "conduct on the part of the Can dian officials which may endanger the peace of two kindred friendly nations."

The Minister has to observe again what has frequently been stated in the negotiations on this subject that nothing has been done on the part of the Canadian authorities since the termination of the Treaty of Washington in any such spirit as that which Mr. Bayard condemns. and that all that has been done with a view to the protection of the Canadian fisheries has been simply for the purpose of guarding the rights guaranteed to the people of Canada by the Convention of 1818, and to enforce the Statutes of Great Britain and of Canada in relation to

It has been more than once pointed out, in reports already submitted by the Minister of Marine and Fisheries that such statutes are clearly within the powers of the respective Parliaments by which they were passed, and are in conformity with the Treaty of 1818, especially in view of that passage of the treaty which provides that the American fishermen shall be under such restrictions as shall be necessary to prevent them from abusing the privileges thereby reserved to them.

The Minister has further to call the attention of Your Excellency to the fact that there is no foundation whatever for the following statement in the concluding part of Mr. Bayard's

"The numerous seizures made have been of vessels quietly at anchor in established ports of entry, under charges which up to this day have not been particularized sufficiently to allow of intelligent defence. Not one has been condemned after trial and hearing, but many have been fined without hearing or judgment for technical violation of alleged commercial regulations, although all commercial privileges have been simultaneously denied to them."

The Minister observes in relation to this paragraph that the seizures of which Mr. Bayard complains have been made under circumstances which have from time to time been fully reported to Your Excellency and communicated to Her Majesty's Government, and upon grounds which have been distinctly and unequivocally stated in every case; that, although the nature of the charges has been invariably specified and duly announced, those charges have not in any case been answered; that ample opportunity has in every case been afforded for a defence to be submitted to the executive authorities, but that no defence has been offered, beyond the mere denial of the right of the Canadian Government; that the courts of the various Provinces have been open to the parties said to have been aggrieved, but that not one of them has resorted to these courts for redress. To this it must be added, that the illegal acts which are characterized by Mr. Bayard as "technical violations of alleged commercial regulations," involved breaches, in most of the cases not denied by the persons who had committed them, of established commercial regulations, which, far from being specially directed or enforced against citizens of the United States, are obligatory upon all Vessels (including those of Canada herself) which resort to the harbours of the British North American coast.

With regard to the proposal for a settlement which accompanies Mr. Bayard's letter, the

Minister submits the following observations:

ARTICLE 1. The Minister observes that, in referring to this Article Mr. Bayard states that he is "encouraged in the expectation that the propositions embodied in the memorandum will be acceptable to Her Majesty's Government, because, in the month of April, 1866, Mr. Seward, then Secretary of State, sent forward to Mr. Adams, at that time United States' Minister in London, the draft of a Protocol, which, in substance, coincides with the first In regard to this statement, it is to be remarked Article of the Proposal," now submitted. that Article 1 of the memorandum, although, no doubt, to some extent resembling the Protocol submitted, in 1866, by Mr. Adams to Lord Clarendon, contains several most important departures from the terms of that Protocol. These departures consist not only in such comparatively unimportant alterations as the substitution ir line 1 of the word "establish" for the word "define," without any apparent necessity for the change, and in other minor alterations in the text, but also in such grave changes as that which is involved in the interpolation in Section I of the important passage, in which it is stipulated: "That the bays and harbours from which American vessels are in future to be excluded save for the purposes for which entrance into bays and harbours is permitted by said Article, are hereby agreed to be taken to be such bays and harbours as are ten or less than ten miles in width, and the distance of three marine miles from such bays and harbours shall be measured from a straight line drawn across the bay or harbour in the part nearest the entrance at the first

point when the width does not exceed ten miles."

This provision would involve a surrender of fishing rights which have always been regarded as the exclusive property of Canada, and would make common fishing grounds of territorial waters which by the law of nations have been invariably regarded both in Great Britain and the United States as belonging to the adjacent country. In the case, for instance, of the Baie des Chaleurs, a peculiarly well marked and almost lendlocked indentation of the Canadian coast, the ten mile line would be drawn from points in the heart of Canadian territory, and almost seventy miles distant from the natural entrance or mouth of the bay. would be done in spite of the fact that, both by Imperial legislation and by judicial interpretation, this bay has been declared to form a part of the Territory of Canada. See Imperial Stat., 14 and 15 Vic., Cap. 63. and Mowat vs. McPhee, 5 Sup. Court of Canada Reports, p. 66.

The Convention with France in 1839 and similar conventions with other European powers, although cited by Mr. Bayard as sufficient precedents for the adoption of a ten-mile

limit, do not, the Minister submits, carry out his reasoning.

Those conventions were doubtless framed with a view to the geographical peculiarities of the coasts to which they related. They had for their object the definition of boundary lines, which owing to the configuration of the coast, perhaps could not readily be settled by reference to the law of nations and involve other conditions which are inapplicable to the territorial

Mr. Bayard contends that the rule which he asks to have set up was adopted by the Umpire of the Commission appointed under the Treaty of 1854, in the case of the United States' fishing schooner "Washington," that it was by him applied to the Bay of Fundy and that it is for this reason applicable to other Canadian bays.

The Minister submits, however, that the rule laid down by Mr. Bates with regard to the Bay of Fundy should not be treated as establishing the respective rights of Canada and of the United States as to bays and harbours not included in the terms of the reference, and in relation to which there was no agreement to abide by the decision of the Umpire and no decision by him.

It may reasonably be contended that as one of the headlands of the Bay of Fundy is in the territory of the United States any rules of international law applicable to that bay are not therefore equally applicable to other bays, the headlands of which are both within the terri-

tory of the same power.

As to the second paragraph of the first article the Minister suggests that before such an article is acceded to, and even if the objections before stated should be removed, the article should be so amended as to incorporate the exact language of the Convention of 1818, in which case several alterations should be made. Thus the words "and for no other purpose whatever" should be inserted after the mention of the purposes for which vessels may enter Canadian waters, and after the words "as may be necessary to prevent" should be inserted "their taking drying or curing fish therein, or in any other manner abusing the privileges

To make the language conform correctly to the Convention of 1818, several other verbal alterations which need not be enumerated here, would be necessary in order to prevent imaginary distinctions being drawn hereafter between the Convention of 1818 and any agree-

ment of later date which may be arrived at.

The Minister moreover suggests that inasmuch as Mr. Bayard has from time to time denied the force and authority of the Customs, Harbour Shipping and Police laws of Canada, it may be well in order to remove the possibility of misunderstanding on the part of his Government, to insert a proviso expressly recognizing the validity of such enactments.

The proviso in Article I, in which it is stipulated that any arrangement which may be arrived at by the Commission shall not go into effect until it has been confirmed by Great

Britair, and the United States should provide for confirmation by the Parliament of Canada.

2. The Minister submits that Article II of the proposed arrangement, is, in his opinion, entirely inadmissible. It would suspend the operations of the Statutes of Great Britain and Canada, and of the Provinces now constituting Canada, not only as to the various offences connected with fishing, but as to Customs, harbours and shipping, and would give to the fishing vessels of the United States privileges in Canadian ports, which are not enjoyed by vessels of any other class, or of any other nation; such vessels would for example, be free from the duty of reporting at the Customs on entering a Canadian harbour, and no safeguard could be adopted to prevent infraction of the Custom laws by any vessel asserting the character of a fishing vessel of the United States.

Instead of allowing to such vessels merely the restricted privileges reserved by the Convention of 1818, it would give them greater privileges than are enjoyed at the present time

by any vessels in any part of the world.

It must, moreover, be borne in mind that should no "definitive arrangement," such as is looked forward to in the proposal, be arrived at, these extraordinary concessions, although applied for pending such a definitive arrangement, might remain in operation for an indefinite period, and that the Article would be taken for all time to come as indicating the true interpretation of the Convention of 1818, although the interpretation placed upon that Convention by the Article is as a matter of fact diametrically opposed to the construction which has heretofore been insisted upon by successive Canadian Governments,

The Minister further considers it his duty to point out that the Article is beyond the powers of the Imperial Government, which cannot thus suspend or repeal Canadian laws.

3. As to Article III the Minister submits that it is entirely inadmissible. It proposes that Her Majesty's Courts in Canada shall, without any show of reason, be deprived of their jurisdiction, and would vest that jurisdiction in a tribunal not bound by legal principles, but clothed with supreme authority to decide on most important rights of the Canadian People.

It would be a disagreeable novelty to the people of Her Majesty's Canadian Dominions to find that any of their rights or the rights of their country as a whole, were to be submitted to the adjudication of two naval officers, one of them belonging to a foreign country, who, if they should disagree and be unable to chose, an umpire must refer the final decision of the great

interests which might be at stake, to some person chosen by lot.

If a vessel charged with infraction of our fishing rights should, by this extraordinary tribunal, be thought worthy of being subjected to a "Judicial examination" she would be sent to the Vice Admiralty Court at Halifax, but there would be no redress, no appeal and no

reference to any tribunal if the naval officers should think proper to release her.

4. Article IV is also open to grave objection. It proposes to give the United States' fishing vessels the same commercial privileges as those to which other vessels of the United States are entitled, although such privileges are expressly renounced by the Treaty of 1818, on behalf of fishing vessels, which were thereafter to be denied the right of access to Canadian waters except for shelter, repairs and the purchase of wood and water. It has already been pointed out, in previous reports on this subject, that an attempt was made, during the negotiations which preceded the Convention of 1818, to obtain for the fishermen of the United States the right of obtaining bait in Canadian waters, and that this attempt was successfully resisted. Your Excellency will observe that, in spite of this fact, it is proposed, under the article now referred to, to declare that the Convention of 1818 gave that privilege, as well as the privileges of purchasing other supplies, in the harbours of the Dominion.

5. To this novel and unjustified interpretation of the convention Mr. Bayard proposes to give retrospective effect by the next article of the proposal, in which it is assumed, without discussion, that all the United States' fishing vessels which have been seized since the expiration of the Treaty of Washington have been illegally seized, leaving as the only question still open for consideration, the amount of the damages for which the Canadian authorities are

liable.

The Minister submits that the serious consideration of such a proposal would imply a disregard of justice as well as of the interests of Canada, and he is unwilling to believe that it will be entertained, either by Your Excellency's advisers, or by the Imperial Government.

From the above enumeration of some of the principal objections to which the proposals contained in Mr. Bayard's memorandum are open, it will be evident to Your Excellency that those proposals as a whole will not be acceptable to the Government of Canada. The conditions which Mr. Bayard has sought to attach to the appointment of a mixed commission divolve in every case the assumption that upon the most important points in the controversy which has arisen in regard to the fisheries on the eastern coast of British North America, Canada has been in the wrong and the United States in the right. The reports which have already been submitted to Your Excellency and communicated to Her Majesty's Government upon this subject have been sufficient to show that the position which has been taken up by the Canadian Government is one perfectly justifiable, with reference to the rights expressly reserved to British subjects by treaty, and that the legislation, by which it has been, and is now being sought to enforce those rights, is entirely in accordance with treaty stipulations, and is within the competence of the Colonial Legislature.

It is not to be expected that after having earnestly insisted upon the necessity of a strict maintenance of these treaty rights, and upon the respect due by foreign vessels, while in Canadian waters, to the municipal legislation by which all vessels resorting to those waters are governed, in the absence moreover of any decision of a legal tribunal, to show that there has been any straining of the law in those cases in which it has been put in operation, the Canadian Government will suddenly and without the justification supplied by any new

facts or arguments withdraw from a position taken up deliberately, and by doing so, in effect, plead guilty to the whole of the charges of oppression, inhumanity, and bad faith which, in language wholly unwarranted by the circumstances of the case, have been made against it by the public men of the United States.

Such a surrender on the part of Canada would involve the abandonment of a valuable portion of the national inheritance of the Canadian people, who would certainly visit with just reprobation those who were guilty of so serious a neglect of the trust committed to their

charge

The Minister, while, however, objecting thus strongly to the proposal as it now stands, considers that the fact of such a proposal having been made may be regarded as affording an opportunity which has, up to the present time, not been offered for an amicable comparison of the views entertained by Your Excellency's Government and that of the United States, and he desires to point out that Mr. Bayard's proposal, though quite inadmissible, in so far as the conditions attached to it are concerned, appears to be, in itself, one which deserves respectful examination by Your Excellency's advisers. The main principle of that proposal isthat a mixed Commission should be appointed for the purpose of determining the limits of those territorial waters within which, subject to the stipulations of the Treaty of 1818, the exclusive right of fishing belongs to Great Gritain.

The Minister cordially agrees with Mr. Bayard in believing that a determination of those limits would, whatever might be the future commercial relations between Canada and the United States, either in respect to the fishing industry, or in regard to the interchange of other commodities, be extremely desirable, and he believes that Your Excellency's Government will be found ready to co-operate with that of the United States in effecting such a

settlement.

Holding this view the Minister is of opinion that Mr. Bayard was justified in reverting to the precedent afforded by the negotiations which took place upon this subject between Great Britain and the United States after the expiration of the Reciprocity Treaty of 1854, and he concurs with him in believing that the memorandum communicated by Mr. Adams in 1866 to the Earl of Chrendon affords a valuable indication of the lines upon which a negotiation

directed to the same points might now be allowed to proceed.

The Minister has already referred to some of the criticisms which were taken at the time by Lord Clarendon to the terms of the memorandum. Mr. Bayard has himself pointed out that its concluding paragraph, to which Lord Clarendon emphatically objected, is not contained in the memorandum now forwarded by him. Mr. Bayard, appears, however, while taking credit for this omission, to have lost sight of the fact that the remaining articles of the draft memorandum contain stipulations not less open to objection and calculated to affect even more disadvantageously the permanent interests of the Dominion in the fisheries adjacent to its coasts.

The Minister submits that in his opinion, there can be no objection on the part of the Canadian Government to the appointment of a mixed commission, whose duty it would be to consider and report on the matters referred to in the first three articles of the memorandum

communicated to the Earl of Clarendon by Mr. Adams, in 1866.

Should a commission instructed to deal with these subjects be appointed at an early date, the Minister is not without hope that the result of its investigations might be reported to the Governments affected without much loss of time. Pending the determination of the questions which it would discuss, it will, in the opinion of the Minister, be indispensable that United States fishing vessels entering Canadian bays and harbours should govern themselves not only according to the terms of the Convention of 1818, but by the regulations to which they in common with other vessels are subject while within such waters.

The Minister has, however, no doubt that every effort will be made to enforce those regulations in such a manner as to cause the smallest amount of inconvenience to fishing vessels entering Canadian ports under stress of weather or for any other legitimate purpose, and he believes that any representation upon this subject will receive the attentive consi-

deration of Your Excellency's Government.

The Minister in conclusion would remind Your Excellency that Your Government has always been willing to remove any obstacles to the most friendly relations between the

people of Canada and the United States.

Your Government has not only been disposed from the first to arrive as such an arrangement as that indicated in the report, with regard to the fisheries, but likewise to enter into such other arrangements as might extend the commercial relations existing between the two countries.

The Committee concur in the foregoing and they submit the same for Your Excellency's approval.

(Sd.) JOHN J. McGEE, Clerk, Privy Council.

No. 179.

Lord Lansdowne to Sir L. West.

[No. 13.]

MONTREAL, 16th February, 1887.

SIB,—I have the honour to acknowledge the receipt on the 14th inst., of your despatch No. 2 of the 15th January last, enclosing copies of the reply of the Secretary of the Treasury to a resolution passed by the House of Representatives calling for an interpretation of the tariff law respecting the duties on fish.

As appears from the covering envelope herewith enclosed which bears the frank

of Sir R. G. W. Herbert, the despatch must have gone to London in error.

I have, &c.,

(Sd.)

LANSDOWNE.

The Honourable,

SIR L. S. WEST, K.C.M.G. &c., &c., &c

No. 180.

Sir Henry Holland to Lord Lansdowne.

[No. 38.7

Downing Street, 18th February, 1887.

Sir,—I have the honour to transmit to you, for communication to your Government, a copy of a despatch received through the Foreign Office from Her Majesty's Minister at Washington, enclosing copies of a Bill, and report thereon, introduced into the House of Representatives for the appointment of a Commission to investigate losses and injuries inflicted on United States citizens engaged in North American Fisheries.

I have, &c.,

(Sd.)

H. T. HOLLAND.

Governor General,

The Most Honourable, THE MARQUIS OF LANSDOWNE, G.C.M.G.

&c., &c., &c

[Enclosure No. 1.]

Sir L. West to the Earl of Salisbury.

[Treaty No. 9.]

Washington, January 21, 1887.

My LORD,—With reference to my despatch No. 111, of this series of the 18th ult., I have the honour to enclose to Your Lordship herewith copies of the Bill and report thereon for the appointment of a commission to investigate losses and injuries inflicted on United States' citizens engaged in the North American fisheries.

I have, &c.,

(Sd.) L. S. S. WEST.

The Marquis of Salisbury, &c., &c.

No. 181.

Sir Henry Holland to Lord Lansdowne.

[No. 42.]

Downing Street, 23rd February, 1887.

My Lord,—I have the honour to transmit to Your Lordship, for communication to your Government a copy of a letter from the Foreign Office, with its enclosures, respecting the case of the United States' Schooner "Sarah H. Prior;" and I am to request that I may be favoured with a report upon the alleged conduct of the captain of the Canadian revenue cutter "Critic" on the occasion referred to.

I have, &c.,

(Sd.) H. T. HOLLAND

Governor-General,

The Most Honourable

The Marquis of Lansdowne, G.C.M.G.

&c., &c., &c.

[Enclosure No. 1.]

Foreign Office to Colonial Office.

Foreign Office, 17th February, 1837.

Sir,—I am directed by the Marquis of Salisbury to transmit to you to be laid before Sir Henry Holland, a copy of a despatch from Her Majesty's Minister at Washington, enclosing a copy of a note from the United States' Secretary of State requesting that an investigation may be made into the case of the United States' schooner "Sarah H. Prior," and I am to request that a report may be obtained from the Dominion Government on the subject.

I am, &c.,

(Sd.)

J. PAUNCEFOTE.

THE UNDER SECRETARY OF STATE, Colonial Office.

[Enclosure No. 2.]

Sir L. S. West to Marquis of Salisbury.

[Treaty No. 21.]

Washington, 28th January, 1886.

My Lord,—I have the honour to enclose to Your Lordship herewith, copy of a note which I have received from the Secretary of State, as well as copy of an affidavit which accompanied it, asking for an investigation into the case of the American schooner "Sarah H. Prior" as therein set forth.

I am, &c.,

(Sd.) L. S. S. WEST.

The Marquis of Salisbury, &c., &c.,

&c.

[Enclosure No. 3.]

Mr. Bayard to Sir L. S. West

Washington, 27th January, 1887.

Sir,—I have the honor to enclose the copy of an affidavit of the captain and two members of the crew of the schooner "Sarah H. Prior," of Boston, stating the refusal of the Captain of the Canadian Revenue cutter "Critic," to permit the restoration to the former vessel, in the port of Malpeque, P.E.I., of her large seine, which she had lost at sea, and which had been found by the Captain of a Canadian vessel who offered to return the seine to the "Prior" but was prevented from doing so by the Captain of the "Critic."

This act of prevention, the reason for which is not disclosed, practically disabled the Prior," and she was compelled to return home without having completed her voyage, and

in debt.

I have the honour to ask that Her Majesty's Government cause investigation of this cause to be made.

I have, &c.,

(Sd.) T. F. BAYARD.

The Honourable Sir L. S. S. West.

[Enclosure No. 4.1

(Affidavit.)

On this 28th day of December, A.D. 1886, personally appeared before me Captain Thos. McLaughlin, Master, and George F. Little and Charles Finnegan, two of the crew of the "Sarah H. Prior," of Boston, and being duly sworn, signed and made oath to the following statement of facts:—

On 10th September, 1886, the schooner "Sarah H. Prior," while running for Malpeque, P.E.I., and about seven miles from that port, lost her large seine. Four days afterwards the schooner "John Ingalls," of Halifax, N.S., Captain Wolfe, came into Malpeque and had the seine on board which she had picked up at sea. Captain Wolfe offered to deliver the seine to Captain McLaughlin in consideration of \$25., which offer was accepted, and paid him the money. The Canadian Revenue Cutter "Critic," Captain McLaren, was laying at Melpeque at the time, and Captain McLaughlin went to see him so as to ascertain if there would be any trouble in delivering the seine. Captain McLaren would not allow the Captain of the "John Ingalls" to give up the seine, so the latter returned the \$25 to Captain McLaughlin.

Ingalls" to give up the scine, so the latter returned the \$25 to Captain McLaughlin.

The schooner "Sarah H. Prior" had two scines, one large and one small. It was the large one which she lost and the schooner "John Ingalls" picked up. She had to leave Malpeque without it and consequently came home with a broken voyage and in debt.

(Sd.) THOMAS MoLAUGHLIN, GEO. F. LITTLE, CHAS. FINNEGAN.

Suffolk, SS., Boston, 28th December, 1886.

Personally appeared before me Thos. McLaughlin, Geo. F. Little and Charles Finnegan, who signed and made oath that the foregoing statement was true.

(Sd.) CHAS. H. HALLSHAM, Notary Public.

Honorable F. Bayard, Secretary of State.

No. 182.

The Colonial Office to Lord Lansdowne.

Downing Street, 24th February, 1887.

Sir,—I am directed by the Secretary of State for the Colonies to inform you that the undermentioned Parliamentary Papers have been sent to you by Book Post.

Title of Paper.	No. of Copies.
Correspondence relating to the Fisheries Question.	

I have, &c.,

(Sd.) ROBERT G. W. HERBERT.

THE OFFICER Administrating the Government of Canada.

(Telegram.)

No. 183.

Secretary of State to Governor General.

24th February, 1887.

Your despatch of 1st February has been considered carefully by Her Majesty's Government, who will communicate with that of the United States in general concurrence with the views laid down by your Ministers respecting the proposal for a mixed Commission made by Mr. Bayard. I will address you further, however, regarding one or two points.

Her Majesty's Government, while endeavouring to procure this ad interimarrangement, feel it right to intimate to you that they are disposed to think, after much consideration of the entire subject, that the best and simplest settlement of the present difficulties might be arrived at if both parties would agree so as to permit the discussion of the more extended commercial arrangements—to revive, for a term at least, if not permanently, the condition of things which existed under the Treaty of Washington, fish and fish productions being again reciprocally admitted duty free, and the fishery being once more reciprocally thrown open.

They are, however, of opinion that it would be the clear interest of the Dominion that no suggestion of a pecuniary indemnification should be made in proffering this arrangement.

(Sd) SECRETARY OF STATE.

No. 184.

(Telegram.)

Lord Lansdowne to Secretary of State.

26th February, 1887.

Referring to your telegram of the 24th February, Canadian Government is prepare to accept your suggestion of reverting temporarily to condition of things existing under the Treaty of Washington without at present raising question of indemnity.

(Signed,)

LANSDOWNE.

No. 185.

[No. 46]

Colonial Office to Governor General

Downing Street, 26th February, 1887.

My LORD,—I am directed by the Secretary of State to transmit to you for the information of your Government the documents specified in the annexed Schedule.

I have, &c.,

(Sd.)

ROBT. G. W. HERBERT.

THE OFFICER ADMINISTERING
the Government of Canada.

Date.	Description of Document.
	Copies of two letters with their enclosures from the Foreign Office respecting the Fisheries question.

[Enclosure No. 1.]

Foreign Office to Colonial Office.

Foreign Office, 17th February, 1887.

Sir,—I am directed by the Secretary of State for Foreign Affairs to transmit to you, to be laid before Sir H. Holland, a copy of a despatch from Her Majesty's Minister at Washington, enclosing an article from the New York "Evening Post," setting forth the motives of the Republican party in bringing in the so-called Anti-Canadian Bill.

I am, &c.,

(Sd.) J. PAUNCEFOTE.

The Under Secretary of State, Colonial Office.

[Enclosure No. 2.]

[TREATY No. 22.]

Sir L. West to the Marquis of Salisbury.

Washington, 28th January, 1887.

My LORD, -I have the honour to enclose to Your Lordship herewith an article from the New York "Evening Post," setting forth the motives of the Republican Party in bringing in the so-called anti Canadian Bill.

I have, &c.,

(Sd.) L. S. S. WEST.

The Marquis of Salisbury. &c., &c., &c.

| Enclosure No. 3.1

Extract from the New York " Evening Post" of 27th January, 1887.

THE ANTI-CANADIAN BILL.

The unanimity with which the Senate Fishery Bill was passed and the indifference with which it has been received by the country betoken anything rather than war. There is perhaps some party politics behind the curtain. The Democrats must not allow the Republicans to pose as the sole defenders of the country's honour against foreign aggression. Without reference to the merits of the Bill, they must forestall any imputation of want of patriotism. This can be easily managed because the execution of it is in the hands of a Democratic Administration. The Bill provides that the President may suspend commercial intercourse with Canada, more or less, whenever our fishing rights, under the Treaty of 1818, have been wantonly infringed. This is a grant of power to the President of a very extraordinary kind, no less, in fact, than the rower to ruin thousands of American merchants. No such power would have been granted by the Republicans without a political end in view. This end obviously is to catch the President and his party on one or the other horn of a dilemma. If he does not exercise the power conferred upon him, it will be said that he has come short of a patriotic duty. If he does exercise it, more or less suffering will ensue on our own side of the border, and for this he will be held responsible.

The responsibility for suspending trade relations ought never to be surrendered by the legislative power. At the time when Napoleon Bonaparte was issuing his Berlin and Milan decrees, and the British Ministry their Orders in Council, the Congress of the United States passed the Embargo and Non-Intercourse Acts, decreeing in fixed terms the suspension of commerce with the offending Powers, and giving the President power merely to relax the operations of the Acts when one or the other of the offenders should desist from the injustice complained of. The Embargo and Non Intercourse Acts were total failures in practice. Yet Congress preserved its dignity and its prerogatives by keeping within its own hands the power to close the ports of the United States, giving to the President the discretion merely to open them in certain specified contingencies. In the present case the power of closing and opening is surrendered to the President in a spirit of gush which is open to strong suspicion. When Senator Frye utters such fulsome praise of the President as is found in the recent Senate debate, it is well to enquire what it signifies. In our judgment it means that Mr. Frye wants him to make a liberal use of the dangerous power conterred upon him. It may do his Administration some harm. It can do him no good unless the provocation offered by the Canadians is more extreme than anything yet offered, for, if a justifiable case for nonintercourse exists now, it is the bounden duty of Congress to declare and enforce it, and not leave it to the discretion of the Executive. The bill itself is an expression of doubt whether any such case now exists. The report which accompanies the Bill is still more so.

Since the settlement of the Alabama dispute there has been nothing to feed the old animosities against Great Britain springing out of the two wars with the Mother Country except the Irish grievance, and this has been much mollified by the creation of a strong Irish party in England under the lead of Mr. Gladstone. Accordingly there is no echo to the ranting speech of Senator Ingalls. It has no true ring because it strikes no chord in the hearts of the people. Mr. Ingalls is playing upon a cracked instrument. The effects produced upon the hearers are those of flatulence and discord. The Canadians themselves are not highly interested in the performance. They appear to regard it as a breach of good manners rather than as a token of danger. Non-intercourse with the United States is no more to them than it is to us. If New England can stand it, they can. There will be a certain amount of loss on both sides and no corresponding gain. For this reason we apprehend that the President will require a very clear and indisputable case before he exercises the power conferred upon him, and such a case there is little likelihood the Dominion authorities will give him.

[Enclosure No. 4.]

Foreign Office to Colonial Office.

Foreign Office, 17th February, 1887.

Sir, - I am directed by the Secretary of State for Foreign Affairs to transmit to you to be laid before Sir Henry Holland, copy of a despatch from Her Majesty's Minister at Washington enclosing further articles from the New York press on the fisheries question lately debated in the Senate.

I am, &c.,

(Sd.) J. PAUNCEFOTE.

The Under Secretary of State, Colonial Office.

Enclosure No. 5.7

Sir L. West to Marquis of Salisbury.

[Treaty No. 18.]

Washington, 27th January, 1887.

My LORD,—I have the honour to enclose to Your Lordship herewith further articles from the New York press on the fisheries question lately debated in the Senate.

I have, &c.,

(Sd.) L. S. S. WEST,

The MARQUIS OF SALISBURY.

[Enclosure No. 6.]

EXTRACT from the "New York Evening Post" of 26th January, 1887.

Senator Ingalls has succeeded in getting himself noticed by the English press as well as by the "deestrick" at home, and on the whole has not done much harm. The Canadians are apparently very little terrified by him. Inhabiting a country very near to the scene of Senatorial strife, and accustomed to such rumpuses on both sides of the border, they are as unconcerned by them as we are. How little is to be apprehended may be inferred from the fact that although the London press was more or less agitated on Tuesday by Mr. Ingall's stormy deliverance, the American press preserved the profoundest calm throughout.

[Enclosure No. 7.]

EXTRACT from the New York "Tribune," 27th January, 1887.

RETALIATION IN EARNEST.

The duty of the House respecting the Fisheries outrages is plain and imperative. Its own Committee on Foreign Affairs has reported a Retallation Act of wider scope than the Senate Bill. There is no real necessity for the passage of so extreme a measure. Mr. George Steele, the indefatigable president of the American Fishing Union, has publicly stated that the Senate Bill covers the ground completely, and that the Belmont Bill goes too far, in prohibiting commercial intercourse with Canada altogether. We are disposed to abide by his

judgment, and to consider the Senate measure as the more expedient of the two schemes. Retaliation, so far as may be practicable, should be strictly in kind: Canadian fishermen and their produce should be dealt with in the same spirit in which American fishermen and their produce are dealt with in Canadian ports; and the extreme policy of non-intercourse should be held in reserve for another year. If the House will accept the Senate Bill as a substitute for its own measure, and send it to the President with the unbroken support of both parties, the responsibility for protecting the rights of American fishermen will be clearly defined.

The United States' Senate deserves the thanks of every patriotic American. The decisive

The United States' Senate deserves the thanks of every patriotic American. The decisive vote by which the Administration's timorous arbitration proposals were condemned at the last Session has been followed this week by the passage of the Fisheries Retaliation Bill by a vote practically unanimous. Party distinctions were dropped. The Senate rose to a high level of patriotism in defence of National honor. The series of unneighbourly, brutal and illegal outrages upon American commerce in Dominion waters has been resented with becoming vigous and dignity. The Senate, with only one dissenting vote—and that vote cast under a fantastic interpretation of the measure—has armed the President with full, adequate and just powers of retaliation. At his discretion United States' ports can be closed against Canadian vessels, fresh or salt fish or any of the products of the Dominion can be seized in American territory, ships and goods can be forfeited, and persons implicated in the violation of this law can be fined and imprisoned. This policy will be heartily supported by

public opinion in the United States.

Senator Ingalls' incisive questions, in regard to the real purpose of the Senate Bill, were well-timed, and served to bring out invigorating exhibitions of American feeling. It was unnecessary, however, to ask whether the Bill was intended as a pacific or as a hostile measure. On its face it is a measure of retaliation, pure and simple. If the warning be unheeded by the Dominion Government, it may become necessary, another year, to have recourse to more extreme retaliatory legislation. Such measures are defensive in character. It is a serious mistake to consider them in the light of war measures. The real war measures are the wanton outrages which have involved the necessity for retaliation; and the effect of a vigourous defensive policy on the American side will be markedly pacific, since it will tend to prevent the recurrence of hostile acts. That this will be the result of the passage of the Senate Bill by the House we have very little doubt. Already the Canadian Government is showing works meet for repertance. Three days after the introduction of retaliatory measures in Congress, Consul General Phelan received from the Canadian authorities a check for \$400, the restored fine on the schooner "Marion Grimes," the flag of which was hauled down by order of the swaggering commander of the "Terror." Another schooner was released on Monday. Illegal seizures and brutal outrages will cease when the Ottawa officials perceive that the British Minister is no longer the confidential adviser of Secretary Bayard, that the Administration has renounced its flabby policy of inaction, and that the American people are determined not to have the National honour compromised.

[Bnelosure No. 8.]

Extract from the "New York World" of 27th January, 1887.

A LESSON FOR CANADA.

The Canadians have never displayed wisdom in their action on the fishery question. Dependent in a measure on the trade of the United States for their prosperity, they have constantly pursued a policy of bluster against her powerful neighbour instead of a policy of conciliation. Their object has been to force a misnamed "reciprocity," with the advantages largely on their side, instead of such a fair and equitable Commercial Treaty between the two countries as would advance the interests of both and create these friendly feelings which would be the best guarantee of an honest observance of the obligations on both sides.

Some time ago the Canadian Parliament enacted a law which authorized the seizure of American vessels in violation of what we consider our rights under the Treaty of 1818. The Governor General of the Dominion felt so much doubt about the propriety and expediency of the Act that he withheld his signature and referred it to the Home Government. Before the new law was made complete by the Royal approval, American vessels were seized under its provisions without a shadow of legality. Subsequently the Act received the Queen's approval.

This is certainly provocation enough to prompt some decisive movement on the part of the Government of the United States, either through the President or Congress. The

A. 1387

Administration has done nothing but "protest," while in the face of its expostulations the objectionable law received the Royal assent. Congress now acts through the law which authorizes the President to retaliate for Canadian injustice to our fishing vessels by closing American ports to Canada's trade.

There is nothing of bullying and bluster about this course. It is a measure entirely justifiable and one which Canada can control. If American vessels are fairly dealt with and Treaty obligations are faithfully observed the law will be inoperative. If American rights

Treaty obligations are latitudly observed the law with the imperative. If American rights are violated, retaliation is just and proper and entirely within the practice of nations.

Nobody wants war with Greal Britain, nor will there be any war. The rant of politicians in search of cheap popularity amounts to nothing. But Canada must be taught that if she desires to remain on good terms with her neighbour she must act with courtesy and fairness. If she neglects the lesson it will be at the cost of the interests of her own people.

No. 186.

Sir H. Holland to the Marquis of Lansdowne.

[No. 49.]

Downing Street, 1st March, 1887.

My Lord,-I have the honour to transmit to you, for any observations which your Ministers may wish to offer upon the subject, a copy of a despatch received through the Foreign Office from Her Majesty's Minister at Washington with a paper containing certain questions respecting the fisheries put by the Secretary of the Treasury to Professor Baird, of the Fish Commission, as well as the answers returned thereto.

I have, &c.,

(Sd.) H. HOLLAND.

Governor General

The Most Honourable

THE MARQUIS OF LANSDOWNE, G.C.M.G., &c., &c..

[Enclosure No. 1.]

Sir L. West to the Marquis of Salisbury.

(Treaty No. 25.)

WASHINGTON, 5th February, 1887.

My LORD, I have the honour to enclose to Your Lordship herewith a paper containing certain questions respecting the fisheries put by the Secretary of the Treasury to Professor Baird, of the Fish Commission, as well as the answers returned thereto.

I have, &c.,

(Sd.) L. S. WEST.

THE MARQUIS OF SALISBURY, &c., &c., &c.

Enclosure No. 2.]

Questions put to Professor Baird by the Secretary of the Treasury on the fisheries, and answers returned thereto:-

1. What are the descriptions of fish which the American fishermen desire to take either in the jurisdictional waters of British North America, or in the open sea, or upon bays near the British colonial possessions? Answer. Mackerel is the only species of any importance 227

which the American fishermen desire to take within the three-mile limit; but at present the advantage to be derived from any privilege of fishing within the three-mile limit is comparatively included.

tively insignificant.

2. In the method of fishing in the open sea, of what importance is the right to enter in a commercial way British colonial ports in the neighbourhood? Answer. Only to purchase either salt barrels or ice. The privilege, however, of landing cargoes of fish at provincial ports for shipment to the United States is of considerable importance to vessels engaged in the mackerel fishery, and with it should be coupled the privilege of refitting.

Some of the Gloucester owners of vessels are opposed to going to and from provincial ports on account of the loss of time thereby incurred, but as a considerable percentage of the men employed have families in the Provinces, they urge upon the owners the necessity of

obtaining bait in these localities.

3. The same question in regard to the fishing on the permitted coasts and the commercial entry in the prohibited bays and harbours, but not for fishing? Answer. There is at present comparatively little fishing by American vessels on that portion of the coast to which free access is given by the Treaty of 1818, but vessels fishing in that vicinity should have the same privileges in other ports as are accorded to other vessels, as it would seem unwise to discriminate, and it would, perhaps, owing to the few settlements of any importance on the permitted coast be more convenient for the vessels to enter ports in the prohibited districts to purchase the necessary articles than to go out of their way in an opposite direction where there might be any uncertainty of securing them.

4. What is your estimate of the total tonnage of American vessels and the number of fishermen therein engaged in the Canadian and North Atlantic fisheries in 1886, and the total value of their catch? Answer. 1,956 vessels, aggregating 115,130 tons, with crew numbering

17,996 men. The fleet is estimated to have been divided as follows:

1,530 vessels in the food fish fishery. 215 in the shell fish and lobster fishery. 177 in the capture of whales and seals.

34 in the menhaden fishing.

5. What change has, in your view, come to American fisheries since the last full year of the Washington Treaty, in regard to the quantity, character, and general features of that industry? Answer. During the year mackerel has been peculiarly scarce. The limited catch cannot, however, in any way be accounted for by the restrictions placed on American vessels within the three-mile limit.

6. What are the new features in the diminished necessity for the purchase of bait in British and American ports? Answer. The employment of the gill net, obtained from Nor-

way for catching cod fish which renders bait no longer necessary.

7. Have you ascertained new facts of public interest in regard to the decreasing importance to American fishermen of the inshore Canadian fisheries? Answer. The decreased importance is due to:—

(1) The increased size of American vessels, which did away with the necessity of fishing close to land where harbours could be made in case of storms and of landing to dry their fish.

(2) The substitution of the purse seine for hand lines in the capture of mackerel, which has necessitated fishing in deeper water, and at a greater distance from shore.

(3) From the change in the location of the mackerel, which has for the last few years enabled American vessels to obtain full cargoes in the vicinity of the American coasts, instead of going to the Gulf of St. Lawrence, where they formerly met with better success, but where of late years, prior to the present season they have found fishing unsatisfactory.

No. 187.

Lord Lansdowne to Sir Henry Holland.

[No. 67.]

OTTAWA, 9th March, 1887.

SIR,—In consequence of the repeated complaints which have been addressed to Her Majesty's Government, by that of the United States, of the manner in which the Canadian authorities have acted in enforcing against American fishing vessels the provisions of the Convention of 1818 and the Acts of Parliament passed for the purpose

of giving effect to that Treaty, I have thought it my duty to invite the specia attention of my advisers to the action of the Dominion fisheries police during the last fishing season, and to ask them to consider, upon a general review of the events of that season, and of the different cases in which vessels had been either denied privileges or had been seized or detained within Canadian waters for alleged infractions of the law, or otherwise interfered with by the officials of the Dominion; whether any amendment was called for in the instructions which had been issued by the Fisheries Department to the officers in its employment, or in the procedure which has been resorted to in dealing with infractions of the Fishery or Customs laws.

2. With regard to the spirit in which the Government of the Dominion desires to act in regard to these questions, I am glad to refer you again to the printed instructions issued on the 16th March, 1886, to all fishery officers in comVide mand of Government steamers and vessels engaged in the protection of Enclosure the inshore fisheries of Canada. These instructions, after carefully defining No. 1 the circumstances under which foreign fishing vessels may be detained, of enjoin upon the officers to whom the instructions are addressed, the duty of performing the services in which they are engaged, with forbearance and discrimination.

It is especially pointed out that "foreign fishing craft may be driven into Canadian waters by violent or contrary winds, by strong tides or through misadventure

or some other cause independent of the will of the master and crew."

In such cases the fishery officer is desired to take these circumstances into his consideration and to "satisfy himself with regard thereto before taking the extreme step of seizing or detaining any vessels." In another passage special reference is made "to the general conciliatory spirit in which it is desirable that you should carry out these instructions, and the wish of Her Majesty's Government that the rights of exclusion should not be strained."

- 3. The information given to me by my Ministers affords no reason for believing that during the past season there has been any appreciable departure from the intentions of the framers of the instructions which I have quoted.
- 4 In almost every case in which complaints of the kind to which I have referred have been forwarded to me by your predecessors, I have been able to supply them with full information which has, I venture to think, been sufficient to show that as a rule, the complaints were founded upon ex parte and misleading statements and the action of the Canadian authorities entirely warranted by treaty and law. It is, indeed, I think, a matter for congratulation—considering the fact that my Government had to deal on the one hand with a body of fishermen accustomed to resort without molestation to Canadian waters and likely to resent any interference with the freedom of access which such fishermen had heretofore enjoyed, and on the other with a newly constituted police force of which the members were necessarily without experience in the novel and delicate duties entrusted to them, that no serious mistakes should have so far been committed.
- 5. I am, however, able to assure you that should there be any particular in respect to which Her Majesty's Government may desire to see the instructions already issued amended so as to prevent the possibility of hardships to vessels bond fide resorting to Canadian waters for any of the purposes permitted by the Convention of 1818, my Government will take into its favourable consideration the suggestions which you may be disposed to make with this object.
- 6. In this connection, however, I may point out that in the despatches which have been addressed to Her Majesty's Government by Mr. Bayard, as well as in the reports presented to Congress, with a view to justify legislation upon these subjects, objection has been taken not only to the interpretation which Canadian authorities have placed upon the law which they were called upon to administer, but apparently to the allowance of any discretion whatever to Canadian officials in dealing with acts of trespass committed by American vessels in Canadian waters. Of this a conspicuous

illustration is afforded by the language used in the report recently presented to Congress by Mr. Edmunds, from the Committee on Foreign Relations, which contains the

following passage:—

"On the 12th May, 1870, the Dominion Act, 33 Vic, chap. 15, was passed, repealing the third section of the last-mentioned Act on the subject of bringing vessels into port, &c., and provided, in lieu thereof, that any of the officers or persons before mentioned might bring any vessel being within any harbour in Canada, or hovering in British waters, within three miles of the coast into port, search her cargo, examine her master on oath, &c., without any previous notice to depart, which had been required by the former Act. So that an American vessel fishing at sea, being driven by stress of weather, want of wood or water, or need of repairing damages, which should run into a Canadian harbour, under the right reserved to it by the Treaty of 1818, the

have her safe shelter or could obtain her wood and water or repair her damages.

"The Committee thinks it is not too much to say that such a provision is in view of the Treaty and of the common principles of comity among nations, grossly in violation of rights secured by the Treaty and of that friendly conduct of good neighbourhood, that should exist between civilized nations holding relations such as ought to exist between the United States and Her Majesty's Dominions." * * * * * *

moment her anchor was dropped or she was within the shelter of a headland was, at the discretion of the Canadian official, to be immediately seized and carried into port, which might be, and often would be, many miles from the place where she could

"From all this it would seem that it is the deliberate purpose of the British Government to leave it to the individual discretion of each one of the numerous subordinate magistrates, fishery officers, and Custom officers of the Dominion of Canada to seize and to bring into port any American vessels, whether fishing or other, that he finds within any harbour in Canada, or hovering within Canadian waters,"

7. It is, I venture to submit, impossible to contrive any system for enforcing regulations for the protection of the Canadian Fisheries, or for the prevention of smuggling along the Canadian coast, no matter how liberal the spirit in which those regulations might be conceived, under which the initiative to be taken in each case should not be left to "the individual discretion" of Canadian officials. If no such discretion is allowed to these, if every intruding vessel is to be free after committing an act of trespass to depart without hindrance from the place in which that act was committed, subject merely to the chance of her being made liable for subsequent legal proceedings, the protection which it was intended to afford to the interests of the Dominion would become illusory and valueless.

8. The same argument applies to the enforcement against the American fishing vessels of the Canadian Customs law. The acts of vessels which have been proceeded against under this law are constantly represented, as for instance on page 10 of the report already quoted to be "merely formal or technical violations of some Canadian Customs Statute or Regulation." The Statute which has been enforced in these cases is, as I have more than once had occasion to point out, one which is consistently put into operation against all vessels resorting to Canadian waters nor would it be possible to cease enforcing it against a particular class of vessels without giving to them opportunities for systematically, and with complete impunity, evading the law upon coasts of which the configuration is particularly favourable to the operations of smugglers.

9. For these reasons I cannot hold out the expectation that my Government will abandon the position which I have described, and which may be summed up in the statement that it cannot recognize the right of the United States' fishing vessels to resort to Canadian waters except for the purposes specified in the Convention of 1818, and that it considers that its officials should have the discretion of determining in what cases and to what extent, subject to the ultimate decision of the Courts, vessels entering those waters for a lawful purpose should comply with the requirements of the municipal law of the Domicion. With this reservation, my Government desires to afford to all foreign vessels every facility for availing themselves of the privileges to which they are entitled, and to avoid, as far as possible, attaching to the exercise of those privileges any condition of an irritating or vexatious character.

10. If you should be of opinion that any alterations are desirable in the procedure of the local authorities or in the instructions to which I have already referred, I trust that you will favour me with an expression of your views.

I have, &c.,

(Sd.)

LANSDOWNE.

The Right Honourable
Sir Henry Holland, Bart., G.C.M.G.,
&c., &c., &c.

No. 188.

Lord Lansdowne to Sir H. Holland.

[No. 74.]

Оттаwа, 11th March, 1887.

Sir,—In reference to the subject mentioned in my despatch of the 9th inst., No. 67, and as an illustration of the desire of my Government to remove obstacles in the way of United States' fishing vessels resorting to Canadian waters for purposes permitted by the Convention of 1818, I may mention that a Sub Collector of Customs will be stationed upon an island, or at Sand Point, at the mouth of Shelburne Harbour, so as to reader it unnecessary for vessels entering that harbour to report to the Collector who is stationed in the Port of Shelburne, which is several miles distant from the outer barbour.

It will be in your recollection that a complaint was made in the case of the "Rattler" detained in this harbour in the month of August, 1886, that she was delayed for some time in consequence of her being taken from the spot at which she

was found by the Canadian police vessel, to the Port of Shelburne.

I may also mention that the captuins of police vessels have been authorized, in certain cases, in which entrance at the regular Customs port would entail serious loss of time owing to distance from the place of shelter, to act as Customs Officers for the purpose of accepting reports from United States' fishing vessels who may find it necessary to enter Canadian harbours.

The attention of the Department of Customs is specially directed to these points, and the Minister will do all in his power to enable Foreign Fishing Vessels to comply with the requirements of the Customs Laws, under conditions as little onerous

as possible.

I have, &c.,

(Sd.) LANSDOWNE.

The Right Honourable, Sir Henry Holland, &c., &c., &c.

No. 189.

Sir L, West to Lord Lansdowne.

[No. 31.]

Washington, 20th March, 1887.

My Lord,—I have the honour to enclose to Your Excellency herewith copies of Treasury Circular calling the attention of officers of Customs and others to the provisions of the recent Acts of Congress relating to the importing and landing of

mackerel caught during the spawning season, and authorizing the President to protect the rights of American fishing vessels.

I have, &c.,

(Sd.) L. S. SACKV, LLE WEST.

His Excellency

The Marquis of Lansdowne, G.C.M.G., &c., &c., &c.

[Buclosure No. 1.]

CIRCULAR.-THE FISHERIES.

1887. Department No. 32.

TREASURY DEPARTMENT, BUREAU OF NAVIGATION, WASHINGTON, D. C., 16th March, 1887.

To Collectors of Customs and others:

The attention of officers of Customs and others is invited to the provisions of the recent Acts of Congress printed below, one relating "to the importing and landing of mackerel caught during the spawning season," and the other authorizing the "President of the United States to protect the rights of American fishing vessels, American fishermen, American trading and other vessels, in certain cases," &c.

(Sd) C. B. MORTON,
Commissioner.

Approved:

(Sd.) C. S. FAIRCHILD,

Acting Secretary.

An Act relating to the Importing and Landing of Mackerel caught during the Spawning Season.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress, assembled. That for the period of five years from and after the first day of March, eighteen hundred and eighty-eight, no mackerel, other than what is known as Spanish mackerel, caught between the first day of March and the first day of June, inclusive, of each year, shall be imported into the United States or landed upon its shores: Provided, however, That nothing in this Act shall be held to apply to mackerel caught with hook and line from boats, and landed in said boats, or in traps and weirs connected with the shore.

Sec. 2. That section forty-three hundred and twenty-one of the Revised Statute is amended, for the period of five years aforesaid, so as to read before the last sentence as follows: "This license does not grant the right to fish for mackerel, other than for what is known as Spanish mackerel, between the first day of March and the first day of June, inclusive, of this year." Or in lieu of the foregoing there shall be inserted so much of said

period of time as may remain unexpired under this Act.

SEC. 3. That the penalty for violation or attempted violation of this Act shall be forfeiture of license on the part of the vessel engaged in said violation, if a vessel of this country, and the forfeiture to the United States, according to law, of the mackerel imported or landed, or sought to be imported or landed.

SEC. 4. That all laws in conflict with this law are hereby repealed.

Approved, 28th February, 1887.

AN ACT TO AUTHORIZE THE PRESIDENT OF THE UNITED STATES TO PROTECT AND DEFEND THE RIGHTS
OF AMERICAN FISHING VESSELS, AMERICAN FISHERMEN, AMERICAN TRADING AND OTHER VESSELS,
IN CERTAIN CASES AND FOR OTHER PURPOSES.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whenever the President of the United States shall be satisfied that American fishing vessels or American fishermen visiting or being in the waters or at any

Ports or places of the British dominions of North America, are, or then lately have been denied or abridged in the enjoyment of any rights secured by treaty or law, or are or then lately have [been] unjustly vexed or harassed in the enjoyment of such rights, or subjected to unreasonable restrictions, regulations, or requirements in respect of such rights, or other-Wise unjustly vexed or harassed in said waters, ports or places; or whenever the President of the United States shall be satisfied that any such fishing vessels or fishermen, having a permit under the laws of the United States to touch and trade at any port or ports, place or places in the British dominions of North America, are or then lately have been denied the privilege of entering such port or ports, place or places in the same manner and under the same regulations as may exist therein applicable to trading vessels of the most favoured nation, or shall be unjustly vexed or harassed in respect thereof, or otherwise be unjustly vexed or harassed therein, or shall be prevented from purchasing such supplies as may there be lawfully sold to trading vessels of the most favoured nation; or whenever the President of the United States shall be satisfied that any other vessels of the United States, their masters, or crews, so arriving at or being in such British waters or ports or places of the British dominions of North America, are or then lately have been denied any of the privileges therein accorded to the vessels, their masters or crews, of the most favored nation, or unjustly vexed or harassed in respect of the same, or unjustly vexed or harassed therein by the authorities thereof, then, and in either or all of such cases, it shall be lawful, and it shall be the duty of the President of the United States, in his discretion, by proclamation to that effect, to deny to vessels, their masters and crews, of the British dominions of North America, any entrance into the waters, ports or places of, or within the United States (with such exceptions in regard to vessels in distress, stress of weather, or needing supplies, as to the President shall seem proper), whether such vessels shall have come directly from said dominions on such destined voyage, or by way of some port or place in such destined voyage elsewhere; and also, to deny entry into any port or place of the United States of fresh fish or salt fish, or any other product of said dominions, or other goods coming from said dominions to the United States. The President may, in his discretion apply such proclamation to any part or to all of the foregoing named subjects, and may revoke, quality, limit and renew such proclamation from time to time, as he may deem necessary to the full and just execution of the purposes of this Act. Every violation of any such proclamation, or any part thereof, is hereby declared illegal, and all vessels and goods so coming or being within the waters, ports, or places of the United States, contrary to such proclamation, shall be forfeited to the United States: and such forfeiture shall be enforced and proceeded upon in the same manner and with the same effect as in the case of vessels or goods whose importation or coming to or being in the waters or ports of the United States contrary to law may now be enforced and proceeded upon. Every person who shall violate any of the provisions of this Act, or such proclamation of the President made in pursuance hereof, shall be deemed guilty of a misdemeanor, and, on conviction thereof, shall be punished by a fine not exceeding one thousand dollars, or by imprisonment for a term not exceeding two years, or by both said punishments, in the discretion of the court.

Approved, 3rd March, 1887.

No. 190.

Lord Lansdowne to Sir H. Holland.

CANADA, GOVERNMENT HOUSE, OTTAWA, 2nd April, 1887.

[No. 99.]

SIR,-With reference to Mr. Stanhope's despatch, No. 274, of the 16th November last, transmitting a copy of a letter from the Foreign Office, with its enclosures. respecting the alleged improper conduct of authorities in the Dominion in dealing with the United States' fishing vessels, "Laura Sayward" and "Jonnie Seaverns," and requesting to be furnished with a report on these cases for communication to the United States Government, I have the honour to forward herewith a copy of an approved Minute of the Privy Council of Canada, embodying a report of my Minister of Marine and Fisheries on the subject.

I have much pleasure in calling your attention to the penultimate paragraph of that report from which you will observe that it will, in the opinion of my Government, be possible in cases like that of the "Jennie Scavoras," where a foreign fishing vessel has entered a Canadian harbour for a lawful purpose, and in the pursuance of her treaty rights, to exercise the necessary supervision over the conduct of her master and crew, and to guard against infractions of the Customs law and other Statutes binding upon foreign vessels while in Canadian waters, without placing an armed guard on board, or preventing reasonable communication with the shore.

My advisers are, in regard to all such matters, fully prepared to recognize that a difference should be made between the treatment of vessels bona fide entering a Canadian harbour for shelter or repairs, or to obtain wood and water, and that of other vessels of the same class entering such harbors ostensibly for a lawful purpose, but really with the intention of breaking the law.

(Sgd.) LANSDOWNE.

The Right Honourable, Sir Henry Holland, Bart., G.C.M.G., &c., &c., &c.

[Enclosure No. 1.]

521.

Certified Copy of a Report of a Committee of the Honourable the Privy Council, approved by His Excellency the Governor General in Council, on the 23rd March, 1887.

The Committee of the Privy Council have had under consideration a despatch dated 16th December, 1886, from the Right Honourable the Secretary of State for the Colonies, transmitting a copy of a letter from the Foreign Office covering copy of a despatch from Her Majesty's Minister at Washington, enclosing notes which he has received from Mr. Bayard, United States' Secretary of State, protesting against the conduct of the Dominion authorities in their dealings with the United States' fishing vessels, "Laura Sayward" and "Jennie Seaverns," and requesting to be furnished with a report on the subject for communication to the Government of the United States.

The Minister of Marine and Fisheries to whom the despatch and enclosures were referred for immediate report, observes that Mr. Bayard takes exception to the "inhospitable and inhuman conduct" of the Collector of Customs at the Port of Shelburne, N.S., in refusing to allow Capt. Rose of the "Laura Sayward" to buy sufficient food to last himself and crew on their homeward voyage, and complains of the action of the Collector in "unnecessarily retaining" the papers of the vessel. Mr. Bayard bases his represensation upon the annexed declaration made by Capt. Rose, but supported by no other testimony.

The Minister states that immediately on receipt of the despatch above mentioned, a copy of the charges was forwarded to the Collector at the Port of Shelburne and his state-

ment in reply thereto is annexed.

The Minister believes that Collector Atwood's statement is a reasonable and sufficient answer to the allegations made by the Captain of the "Sayward," and leaves no ground of justification for the strong language used by Mr. Eayard in his note to Sir L. Sackville West.

The Minister further observes that with reference to the "Jennie Seaverns," Mr. Bayard complains of the conduct of Capt. Quigley, of the "Terror," in preventing the Captain of the "Jennie Seaverns" from landing to visit his relatives in Liverpool, N.S., and in forbidding his relatives to visit him on board his vessel, and in placing a guard upon the "Seaverns" while she was in port. These complaints are based upon the affidavit of Captain Tupper, of the "Seaverns," a copy of which is attached. The statements of Captain Quigley and his first officer, Bennett, are submitted in reply, and seem to afford ample proof that no violence or injustice was done to the fishing schooner.

The Minister is of the opinion that the Captain of the "Jeannie Seaverns" has nothing to complain of. He came in solely for shelter and this was not denied him. He was requested to report at the Customs, with which request he, upon his own evidence, willing y complied. The other precautions taken by Captain Quigley were simply to ensure that while shelter was being had the provisions of the convention and of the Customs law were not violated.

The Minister, however, while assured that the vessel in question suffered no deprivation of or interference with her rights as defined by the Convention of 1818, is of opinion that in pursuance of the spirit of uniform kindly interpretation of the law which it has been the con-

stant aim of the Government of Canada to exemplify in its dealings with United States' fishermen, it is possible for the officers in charge of the cruisers to efficiently guard the rights of Canadian citizens and enforce the provisions of the law without in such cases as the above finding it necessary to place an armed guard on board the fishing vessel, or preventing what may be deemed reasonable communication with the shore.

The Committee concurring in the report of the Minister of Marine and Fisheries, recommend that Your Excellency be moved to transmit a copy of this Minute to the Right Honourable, the Secretary of State for the Colonies, for the purpose of communication to the Govern-

ment of the United States.

All which is respectfully submitted for Your Excellency's approval.

(Sd.) JOHN J. McGEE, Clerk, Privy Council.

[Enclosure No. 2.]

(Affidavit of Medeo Rose.)

I, Medeo Rose, master of the schooner "Laura Sayward," of Gloucester, being duly sworn, do depose and say that on Saturday, 2nd October, being then on Western Bank on a fishing trip, and being short of provisions we have up our anchor and started for home,

The wind was blowing almost a gale from the north-west and being almost dead ahead The wind was olowing almost a garden on Tuesday, 5th October, we made Shelburne, Nova Scotia, and arrived in that harbour about 8 o'clock p.m. on that day, short of provisdova Scotia, and arrived in that hardenesday I sailed for the inner harbour of Shelburne, arriving at the town about 4 p.m. On going ashore I found the Custom House closed, and hunted up the Collector and entered my vessel and asked permission from him to buy 7 lbs. sugar, 3 lbs. coffee, ½ to 1 bushels potatoes, and 2 lbs. butter, or lard, or pork and oil enough to last us home, and was refused.

I stated to him my situation, short of provisions and a voyage of 250 miles before, and I stated to nim my situation, such that it was of no avail. I then visited the American Consul and asked his assistance and found him powerless to aid me in this matter. The Consul and asked his assistance and the first morning, although I asked for them as soon as I found I could not buy any provisions, say about one and a half hours after I entered, but he refused to give them to me until the next morning. Immediately on receiving my papers on Thursday morning, I started for home arriving on Sunday. I think the treatment I received harsh and cruel, driving myself and crew to sea with a scauty supply of provisions, we having but little flour and water, and liable to be buffeted for days before reaching home.

(Sd.) MEDEO ROSE.

Mass. Essex, ss., 13th October, 1886.

Personally appeared Medeo Rose and made oath to the truth of the above statement,

Before me.

(Sd.) AARON PARSONS, N.P.

[Seal.]

[Enclosure No 3.]

(Collector Atwood to Commissioner of Customs.)

Custom House, Shelburne, 5th January, 18:7.

Sir,—With reference to the statement made by Medeo Rose, master of the schooner "Laura Sayward," I beg to say that in many particulars it is not true and is very unjust. The Custom House was not closed as stated. Office hours are supposed to be from 9 a.m. to 4 p.m., but masters of vessels, American fishermen particularly, are allowed to report their Vessels, inward and outward, and obtain clearances at any hour between 6 a.m. and 11 p.m., Sundays excepted), and the office is always open. On the 6th October last, I left at 4 p.m. and went to an Agricultural Exhibition not an eighth of a mile distant, say a three minutes walk, and left word at the office to tell any one who called where I could be found. I had been on the grounds about fifteen minutes when Captain Rose put in an appearance, and I at once came to the office and he reported his vessel, stated that he was from the Bank, bound home, and came in to fill water and wanted provisions as follows, viz,: 7 lbs sugar, 3 lbs. coffee, I bushel potatoes, and 2 lbs. butter. This was all. I took a memo. and attached to his Inward Report, and oil is not mentioned. Stated that he had plenty of flour, fish and other provisions, sufficient for voyage home.

I gave him permission to fill water at once, but as the Treaty made no provision for purchase of supplies, I would telegraph the Department at Ottawa, and no doubt it would be allowed. Captain Rose expressed his willingness to remain until a reply was received. He called at the office next morning (Thursday), at 6-30 a.m., and finding I had not received a reply, said, as the wind was fair and a good breeze, he would not wait longer, and would take a clearance, which I gave him. I told him an answer to telegram would probably be received by 10 a.m. I did not consider it a case of actual distress by any means, as by the master's own statement, he had plenty of other provisions, and all that he really and actually needed

was to fill water.

The statement that I held his papers, although he asked for them, &c., and that I refused to give them to him until next morning, is all false. He did not ask further until next morning when he got his clearance. The statement that the treatment he received was harsh, and driving him to sea having little water and flour, &c., is all untrue, as what I have already stated will prove. Captain Medeo Rose was here with his vessel on the 23rd November last, and entered his vessel and obtained clearance at eight in the evening. Was here again on the 27th November, and remained five days for repairs, and nothing was said by him of the "inhuman conduct" or "harsh treatment" on the part of the Collector towards him.

The above is a plain statement of the facts, and many of the statements can be corrobated

by the American Consul of this port, if referred to him.

I am, &c.,

(Sd.) W. W. ATWOOD, Collector.

.J. Johnson, Esq., Commissioner of Customs, Ottawa.

[Enclosure Nc. 4.]

Affidavit of Joseph Tupper.

I, Joseph Tupper, master of schooner "Jennie Seaverns," of Gloucester, being duly sworn, do depose and say:—That on Thursday, 26th October, while on my passage home from a fishing trip, the wind blowing a gale from south-east and a heavy sea running, I was obliged to enter the harbour of Liverpool, N.S., for shelter. Immediately on coming to anchor, was boarded by Captain Quigley of Canadian cruiser "Terror" who ordered me to go inshore at once and report at Custom House, to which I replied that such was my intention. He gave me permission to take two men in the boat with me, but they must remain in the boat and must not step on shore. I asked Captain Quigley if I could, after entering, visit some of my relations who resided in Liverpool and whom I had not seen for many years. This privilege was denied me. After entering, having returned to my vessel, some of my relatives came to see me off. When Captain Quigley saw their boat alongside my vessel, he sent an officer and boat's crew who ordered them away, and at sundown he placed an armed guard on board our vessel who remained on board all night and was taken off just before we sailed in the morning.

I complied with the Canadian laws and had no intention or desire to violate them in any way, but to be made a prisoner on board my own vessel and treated like a suspicious character grates harshly upon the feelings of an American seaman, and I protest against such

treatment and respectfully ask from my own Government protection from such urjust unfriendly and arbitrary treatment. (Sd.) JOSEPH TUPPER.

Mass., Essex, ss., 4th November, 1886.

Personally appeared Joseph Tupper and made oath to the truth of the above statement.

Before me,

(Sd.) AARON PARSONS, Notary Public.

[Enclosure No. 5.]

Captain Quigley to Deputy Minister of Fisheries.

Newcastle, 19th January, 1887.

Sir,—In reference to the American schooner "Jennie Seaverns," of Gloucester, I find Sir,—in reference to the American Stated in his complaint, at Liverpool, N. S., and she arrived on Thursday, 28th October, as stated in his complaint, at Liverpool, N. S., and after she anchored, I sent Chief Officer Bennett on board with instructions telling him what the law was, so that he could not do anything through ignorance of it, and get his vessel in the law was, so that he could not do anything through ignorance of it, and get his vessel in trouble. These instructions were to report his vessel at the Customs before sailing, and to trouble. take two of his crew and boat with him when he did go for that purpose, but the rest of his take two of his crew and boat with him when he did go for that purpose, but the rest of his take two of his crew and boat with him when he did go for that purpose, but the rest of his take two of his crew and boat with him when he did go for that purpose, but the rest of his crew were not to go on shore, and that after he reported, no person from his vessel was to go crew were not to go on shore, and that after he reported his re crew were not to go on shore, and that after he reported, no person from his vessel was to go on shore, as he got all he put in for, viz., shelter, and he reported his vessel putting in for on shore, as he got all he put in for the purpose of letting his crew on shore. that purpose and for no other—not for the purpose of letting his crew on shore. The boat that was ordered from his vessel was from shore, and was not allowed alongside.

of these vessels as it gave the crews a chance to get ashore with them or to smuggle provisions alongside, so they were ordered off in all cases. See Chief Officer's Statement regarding it, also his statement regarding the men who rowed the captain on shore.

Iso his statement regarding the men who went ashore with the masters of vessels from landing I never prevented the men who would be and going with the masters to the Customs House if they wished, nor gave instructions to and going with the masters to the Customs House if they wished, nor gave instructions to I placed two watchmen on board this vessel as I did in all other cases, to prevent them prevent them.

I placed two watchinen on board through the night, and they were taken off in the from breaking the law in any respect through the night, and they were taken off in the

morning before he sailed.

It is not true that I boarded the vessel as he states. I never spoke to him. There were two other American seiners in at the same time and were treated in the same way, less the wo other American seiners in at the same way, less the watchmen which were not required in their case, as they were close to me and I could see watchmen which were not required in their case, as they were close to me and I could see what was done on board them at all times, from my vessel. These are the facts.

I have the honour to be, Sir, Your obedient servant,

> (Sd.) THOMAS QUIGLEY.

Major John Tilton, Deputy Minister of Fisheries.

[Enclosure No. 6.]

Statement of First Officer Bennett.

I, Albert Bennett, late First Officer of Dominion Cutter "Terror," Captain Quigley, remember boarding the American seiner "Jeannie Seaverns," of Gloucester, U.S., at the Port of Liverpool, N.S., on the 28th of October last past. Boarded her. Ordered Captain Port of Liverpool, N.S., at the Customs at Liverpool aforesaid, which he did, taking with him two Tupper to report at the Customs at Liverpool aforesaid, which he did, taking with him two Tupper to report at the Customs at Liverpool aforesaid, which he did, taking with him two supper to report at the Customs at Inforpos and the and, taking with him two men in his boat. Never told Captain Tupper not to allow his men to leave his boat while on

shore. Further, Captain Tupper, to the best of my knowledge and belief, never intimated to me that he had friends or relatives that he wished to visit in Liverpool, N.S.

Seeing a boat alongside, I went on board and and ordered them away. Captain Tupper

told me he did not know the visitors, and further, did not wish them on board his vessel.

Further, during the time the "Jennie Seaverns" was in the harbour of Liverpool, N.S., Captain Quigley never was on board her, I boarding her and carrying out his instructions to

(Sd.) ALBERT BENNETT, Late First Officer, Cutter "Terror."

HOPEWELL CAPE, N.B., 14th January, 1887.

No. 191.

Lord Lansdowne to Sir Henry Holland.

OTTAWA, 2nd April, 1887.

SIR,—I have the honour to enclose herewith a certified copy of a Privy Council Order respecting the ease of the United States' schooner, "Mollie Adams," which formed the subject of your predecessor's despatches Nos. 218 and 272 of the 6th October, and 16th December, respectively.

I have to express my regret that it should have proved impossible to supply you with the necessary information bearing upon this case at an earlier date. Some time was, however, taken in collecting the evidence embodied in the reports, copies of which accompany the minute, and the occurrence of the General Elections for the Federal Parliament to some extent interrupted the course of business in the public Departments and increased the delay.

You will find in the report of my Minister of Marine and Fisheries, and in the enclosures appended to it, a full and, I think, satisfactory reply to the whole of the charges made by the Government of the United States against the conduct of the Canadian officials concerned in the matter of the "Mollie Adams."

I would venture to draw your especial attention to the concluding passages of the Minister's Report in which he earnestly deprecates the manner in which in this, as well as in other cases in which disputes have arisen under conditions of a similar character, the Government of the United States has not hesitated to adopt without any enquiry, and to support with the whole weight of its authority, ex parte charges entirely unconfirmed by collateral evidence, and unaccompanied by any official attestation.

In view of the fact that owing to the action of the Government of the United States in terminating the Fishery clauses of the Treaty of Washington, a large body of American fishermen have suddenly found themselves excluded from waters to which they had for many years past resorted without molestation, and that the duty of thus excluding them has been thrown upon a newly constituted force of Fishery Police, necessarily without experience of the difficult and delicate duties which it is called upon to perform, there would be no cause for surprise if occasional cases of hardship or of over-zealous action upon the part of the local authorities engaged in protecting the interests of the Dominion were to be brought to light. It is the earnest desire of my Government to guard against the occurrence of any such cases, to deal in a spirit of generosity and forbearance with United States' Fishermen resorting to Canadian waters in the exercise of their lawful rights, and to take effectual measures for preventing arbitrary or uncalled for interference, on the part of its officials, with the privileges allowed to foreign fishermen under the terms of the Convention of 1818,

The difficulty of acting in such spirit must, however, be greatly increased by the course which has been pursued in this and in numerous other cases already brought to your notice in founding not only the most urgent remonstrances, but the most violent and offensive charges and the most unjust imputation of motives upon complaints such as that put forward by the Captain of the "Mollie Adams," a person so illiterate that he appeared not to have been qualified to make out the ordinary entry papers on his arrival in a Canadian port, but whose statements, many of which bear upon the face of them evidence of their untrustworthiness, appear to have been accepted in globo without question by the Secretary of State.

You will, I cannot help thinking, concur in the opinion expressed in the Minister's Report that such hasty and indiscriminate accusations can only have the effect of prejudicing and embittering public feeling in both countries, and of retarding the prospect of a reasonable settlement of the differences which have unfortunately

arisen between them upon these subjects.

I have, &c.,

(Sd.) LANSDOWNE

The Right Honourable Sir HENRY HOLLAND, &c. &c., &c.,

[Enclosure No. 1.]

523q.

CERTIFIED COPY of a Report of a Committee of the Honourable the Privy Council for Canada. approved by His Excellency the Governor General in Council on the 31st March, 1887.

The Committee of the Privy Council have had under consideration a despatch dated 6th October, 1886, from the Right Honourable the Secretary of State for the October, 1886, from the Right Honourable the Secretary of State for the Vide No. 134 and Colonies, transmitting a copy of a letter from the Foreign Office enclosing copy of a despatch from Her Majesty's Minister at Washington, with a note from the Secretary of State of the United States, calling attention to the alleged refusal of the Collector of Customs at Port Mulgrave, Nova Scotia, to allow the master of the United States' fishing vessel "Mollie Adams," to purchase barrels to hold a supply of water for the return voyage, and also a further despatch dated 16th December, 1886, referring to the same schooner the "Mollie Adams" and her alleged treatment at Malnegue Prince Edward Island and Port Medway, Nova Scotia, and requesting an excl-Malpeque, Prince Edward Island and Port Medway, Nova Scotia, and requesting an early report on the circumstances of this case.

The Minister of Marine and Fisheries to whom the said despatches and enclosures were

referred, submits the following report thereon:

Mr. Bayard's note of 10th September calls attention to the alleged refusal of the Collector of Customs at Port Mulgrave, Nova Scotia, to allow the master of the "Mollie Adams" to purchase barrels to hold a supply of water for which the vessel had put into port. The report of the Sub-Collector of Customs at Port Mulgrave, which is hereto annexed, and which he expresses his readiness to verify upon oath, shows that the "Mollie Adams" was fitted out with a water tank, which was reported as leaking, that the Collector offered to borrow barrels for carrying the water on board if the tank were made tight, and even offered to send a man on board to perform this work, that will the Captain of the schooner and to send a man on board to perform this work, where the captain of the schooner and he were in conversation, one of the crew brought the information that the cook had succeeded in caulking the tank. That thereupon the Sub-Collector borrowed the seven barrels with which the crew supplied water for their vessel, that the barrels were returned to the Collector, and the Captain appeared well pleased with what had been done. The good-will collector, and the Captain appeared well pleased with what had been done. of the Sub-collector is also shown in his giving the men a letter to his superior officer in explanation of the circumstances, and recommending that the purchase of barrels be allowed, a step which was rendered unnecessary by the arrangements later made.

The Sub-Collector, in answer to his enquiry, as to what had become of the water barrels informed that they had been filed with

in use on board the vessel, was informed that they had been filled with mackerel. This answer goes to prove that Mr. Murray was acting strictly within the scope of his duty in ascertaining that the barrels sought to be purchased were not to be used for an illicit pur-Pose.

239

The Colonial Secretary's despatch No. 272 of the 16th December, 1886, refers to the same schooner the "Mollie Adams" and her alleged treatment at Malpeque, Prince Edward Island, and Port Medway, Nova Scotia.

In this case Mr. Bayard's representations are based solely upon a letter written to him by the Captain of the vessel, under date 12th November, which is unsupported by any other evidence, and upon the strength of which Mr. Bayard proceeds to charge the Canadian authorities with "churlish and inhospitable treatment," and with exhibiting a coldness and rudeness of conduct at variance with the hospitable feelings of common humanity.

The Minister of Marine and Fisheries submits as a complete reply to the allegations contained in Captain Jacobs' letter: (1.) The statement of the Collector of Customs at Malpeque, P.E.I. (2.) The statement of Captain McLaren, of the Canadian cruiser "Critic,"

and (3) The report of the Collector of Customs at Port Medway.

The two former officers although giving their reports without concert, agree upon the main points at issue, and the statements of all three are clear, straightforward and reasonable and in marked contrast to the sensational and improbable story related by Captain Jacobs.

Captain Jacobs declares that on or about the 26th September last, during very heavy weather, he fell in with the barque "Neskilita," which had run on a bar at Malpeque Harbour, and became a total wreck. That he took off the crew, 17 in number, at 12 o'clock at night, carried them to his own vessel, fed them for three days, and then gave them \$60 with which to pay their fare home, and provisions to last them on their way. He states that the Captain of the Canadian cruiser "Critic" came on board, was told the circumstances but offered no assistance, and that no one on shore would take the wrecked men unless he became responsible for the payment of their board.

The Collector at Malpeque, in his report says, that early on the morning after the wreck, so soon as the news reached him, he repaired to the harbour to see what assistance could be given, that he there met the Captain of the "Neskilita" in company with Captain Jacobs, and was told by the latter that the crew of the wrecked vessel were comfortably cared for on

his vessel, and that nothing more could be done.

Captain McLaren, of the "Critic," says that he at once visited the "Mollie Adams," and was told by Captain Jacobs that "he had made all arrangements for the crew."

The Collector and Captain McLaren agree in stating from information gathered by them, that the crew of the wrecked vessel came to shore in their own boat, unassisted, and after boarding a Nova Scotia vessel, were invited by Captain Jacobs, with whom the Captain of the " Neskilita" had before time sailed out of Gloucester to go on board the "Mollie Adams."

The Collector was asked by the Captain of the "Neskilita" if he could assist himself and crew to their homes, and answered that he could not unless assured that they were themselves without means for that purpose, in which case he would have to telegraph to Ottawa for instructions. The Captain of the "Neskilita" made no further application.

The Minister observes that it is the practice of the Dominion Government to assist ship-wrecked and destitute sailors in certain cases of great hardship to their destination or homes, but in all cases it must be clear that they are destitute, and the application for assistance must be made to Ottawa through the Collector of Customs. Had such an application bee.

made by the Captain of the "Neskilita" it would have received due consideration.

In answer to the charge that board could not be obtained for the wrecked crew, it is stated by Captain McLaren that the crew of a United States' vessel wrecked about the same time found no difficulty in getting board, and that the Captain of the "Neskilita" had himself arranged to board with the Collector, who expressed surprise at his failing to come.

Captain Jacobs complains that he was not allowed to land from his vessel the material saved from the wreck. To this charge the Collector replies that he received no intimation of any wrecked material, except the crew's luggage, being on board the "Mollie Adams," and that Captain Jacobs made no request to him regarding the landing of wrecked material, and that he (the Collector) gave all assistance in his power to the Captain of the "Neskilita" in saving material from the wreck.

It was subsequently discovered that Captain Jacobs had on board the "Mollie Adams" a seine from the wrecked vessel belonging to the underwriters, for taking care of which, when obliged to take it up, Captain Jacobs claimed and was paid the sum of ten dollars.

Captain Jacobs states that he was put to a loss of ten days' fishing by his detention with the "Neskilita". The reports of both the Collector and Captain McLaren agree in giving a very different and sufficient reason, viz.,—very bad weather and consequent inat lity to fish, a disability experienced by the whole fishing fleet at that time anchored in Malpeque.

The second complaint of Mr. Bayard is that when Captain Jacobs, experiencing a dearth of provisions as a consequence of his charitable action, shortly after put into Port Medway and asked to purchase half a barrel of flour and enough provisions to take him home, the Collector, "with full knowledge of all the circumstances," refused the request and threatened him with cairure if he hands a state of the collector him with seizure if he bought anything whatever.

The Collector's report, hereto annexed, shows that Captain Jacobs entered his port on the 25th of October, fully one month after the occurrence at Malpeque, that in entering he made affirmation that he called for shelter and repairs and for no "other purpose whatever." That just before leaving he asked permission to purchase half a barrel of flour, and when asked by the Collector if he was without provisions, he replied that he was not, adding that he had "a good supply of all kinds of provisions except flour, and enough of that to last him home unless he met some unusual delay."

e unless he met some databases the Collector did not give the permission asked, but he

made no threat of seizure of vessel or imposition of a penalty,

Mr. Bayard supports the complaint of Captain Jacobs that he was charged fees for entering his vessel at Canadian Customs, and that these fees varied at different ports; entering his vessel at Canadian Cussums, and these less varied at different ports; being for instance 15 cents at Souris, P.E.I., 50 cents at Port Mulgrave, and 50 cents at Port Hood, at which latter port Captain Jacobs sent his brother to enter for him, but was informed that his entry was illegal, and that he, as master, must himself enter his vessel.

He complains of being obliged to pay twice, once for his brother's entry and once for

The Minister states, with regard to this that no Collector of Customs in Canada is authorized to charge a fee for entering or clearing a vessel, nor for any papers necessary to do this. Sailing masters however, who are unused to the law or not competent to make out their papers, are in the habit of employing persons as Customs brokers to make out their papers for them, and for this service these brokers charge a small fee. These are not Government officers nor under Government control, and their services are voluntarily paid Government officers nor under Government control, and their services are voluntarily paid for by those who employ them. The small fees of which Captain Jacobs complains need not have been paid by him if he had been willing or qualified to make out his own papers. That he was not so willing or qualified, and that he employed a broker to make out his papers is conclusively shown by the following telegram received from the Collector at Port Hood, the charges at which port Mr. Secretary Bayard so vigourously denounces.

COPIES OF TELEGRAMS.

Deputy Minister of Fisheries to Collector, Port Hood, N.S.

OTTAWA, 16th March, 1887.

"Did you during last season exact from Captain Solomon Jacobs, of schooner Mollie-Adams? eny charge for reporting or other service at Port Hood? If so, please state amount received and for what."

Collector, Port Hood, to Deputy Minister of Fisheries.

PORT HOOD, N. S., 16th March, 1887.

"Sclomon Jacobs, of schooner 'Mollie Adams,' sent one of his crew to report 13th September last. He made report. 1 told him, however, that the report should be made by the master. A few hours afterwards Jacobs himself came and reported, They got Dan. McLenmaster. A few nours afterwards outcomes the reports. I believe he charged them 25 cents nen, who is now in Halifax, to write out the reports. I believe he charged them 25 cents each for brokerage. No other charges whatever were made."

The Minister states that he has no doubt that the other payments at Customs ports alluded to by Mr. Bayard were made for services rendered Captain Jacobs by persons making out his entry papers, and which he does not appear to have been qualified to do so himself.

with reference to Mr. Bayard's reiteration of Captain Jacob's complaint that in different harbours he was obliged to pay a different scale of dues, the Minister of Marine submits that in Canada there are distinct classes of harbours; some are under the control of a Commission appointed wholly or in part by the Government, under whose management improvements are made, and which regulates, subject to the approval of the Government, the harbour dues which are to be paid by all vessels entering such ports and enjoying the advantage therein provided.

em provided.

Others as a natural harbours, in great part unimproved, whose limits are generally defined by Order in Council, and for which a Harbour Master is appointed by Government, to whom by Order in Council, and for which a Barbour Master's fees, which are regulated by a all vessels entering pay certain nominal Harbour Master's fees, which are regulated by a general Act of Parliament, and which constitute a fund out of which the Harbour Master is Paid a small salary for his services in maintaining order within the harbour. The Port of St. John, N. B., is entirely under municipal control, and has its own stated and uniform scale of

charges.

241 R

Harbour dues are paid whenever a vessel enters a port which is under Commission, and Harbour Master's fees are paid only twice per calendar year by vessels entering ports not under a Commission. Sydney belongs to the first class, and at that port Captain Jacobs paid the legal harbour dues. Malpeque and Port Mulgrave belong to the second class, and in these Captain Jacobs paid the legal Harbour Master's fees, which for a vessel like his, of from 100 to 200 tons, is \$1.50 'That he paid only \$1.00 in Malpeque is due to an error of the Harbour Master, who should have charged him \$1.50, and by this error Captain Jacobs saved fifty cents, of which he should not complain. For full information as to the legal status of Canadian Harbours, Mr. Bayard is respectfully referred to the Canadian Statutes, 36 Vic., cap. 63; 42 Vic., cap. 30, and 38 Vic., cap. 30.

The Minister of Marine and Fisheries believes that after a thorough perusal of these, Mr. Bayard will not cite the payments made by Captain Jacobs as evidences of the "irresponsible and different treatment to which he was subjected in the several ports he visited, the only

common feature of which seems to have been a surly hostility."

The Minister submits that from a careful consideration of all the circumstances, he carnot resist the conviction that in this whole transaction Captain Jacobs was more concerned in making up a case against the Canadian authorities than in unobtrusively performing any necessary acts of hospitality, and that his version of the matter, as sent to Mr. Bayard, is utterly unreliable.

The "Neskilita" was wrecked off a Canadian harbour; the crew, it is stated, came ashore in their own boat and unassisted. A Canadian Collector was at hand offering his services, and within easy appeal to the Government, and the Captain of a Canadian cruiser was in port, yet Captain Jacobs would appear, by his own story, to have taken complete charge of the Captain, to have ignored all proffers of assistance, and to have constituted himself the sole guardian and spokesman of the wrecked crew, to have been in short the one sole man actuated by kindly, humane feelings, among a horde of cruel and unsympathetic Canadians.

For any exercise of good will and assistance to Canadian seamen in distress, by either foreign or native vessels, the Canadian Government cannot but feel deeply grateful, and stands ready, as has been its invariable custom, to recognize suitably and reward such services, and when Captain Jacobs performs any necessary act of charitable help towards Canadian seamen in distress, without the obvious aim of manufacturing an international grievance therefrom, he will not prove an exception to Canada's generous treatment.

The Minister observes that in a despatch to the Governor General, dated 27th December, 1886, and in reference to this same case, Mr. Stanhope writes:—"With reference to my Despatch No. 272 of the 16th instant, relating to the case of the United States' fishing vessel "Mollie Adams," and referring to the general complaints made on the part of the United States' Government of the treatment of American fishing vessels in Canadian ports, I think it right to observe that whilst Her Majesty's Government do not assume the correctness of any allegations without first having obtained the explanations of the Dominion Government, they rely confidently upon your Ministers taking every care that Her Majesty's Government are not placed in a position of being obliged to defend any acts of questionable justice

or propriety."

The Minister while thanking Her Majesty's Government for the assurance conveyed that it will not "assure the correctness of any allegations without having obtained the explanations of the Dominion Government" and whilst assuring Her Majesty's Government that every possible care has been and will be taken that no "acts of questionable justice or propriety" are committed by the officers of the Dominion Government, cannot refrain from calling attention to the loose, unreliable and unsatisfactory nature of much of the information supplied to the United States' Government, and upon which very grave charges are made and very strong language officially used againt the Canadian authorities. For instance, as stated in a previous part of this report, the strong representations made by Mr. Bayard in the case of the "Mollie Adams" are based solely upon a letter written by Captain Jacobs not even accompanied by an official attestation and not supported by a tittle of corroborative evidence.

It does not appear that any attempt was made to investigate the truth of this story unreasonable and improbable as it must have appeared, as the letter written by Captain Jacobs bears date 12th November, while Mr. Bayard's note based thereupon is dated 1st December. It would seem only fitting that, in so grave a matter, involving alike the good name of a friendly country, and the continued subsistence of previous amicable relations, great care should have been taken to avoid the use of such strong and even hostile language, based upon the unsupported statements of an interested skipper, and one whose reputation for straightforward conduct does not appear to be above reproach; if credence is to be given to the attached description taken from the Boston Advertiser, of a transaction said to have occurred in his native city, and in which Captain Jacobs appears to have played no enviable part.

Numerous other instances of like flimsy and unreliable foundations for charges made numerous other metallics in regard to their treatment of United States' fishing vessels cannot have failed to attract the attention of Her Majesty's Government in the despatches Which from time to time have reached it from the United States

on from time to time have leading in the states, imperfectly understanding the provisions. The Master of a United States, fishing vessel, imperfectly understanding the provisions. The Master of a United Season and American Canadian Customs laws, or the regulations of the Convention of 1818, the requirements of the Canadian Customs laws, or the regulations of Canadian ports, having perhaps an exaggerated idea of his supposed rights, or it may be, desirous of evading all restrictions, is brought to book by officers of the law. He feels aggrieved and angry and straightway conveys his supposed grievance to the authorities at Washington. angry and straightway conveys as allowance for the possibility of the statement being in-

accurate or the narrator unfriendly, and with apparently no attempt to investigate the truth of the statement, it is made the basis of strong and unfriendly charges against the Canadian of the statement, it is made the basis of strong and unfriendly charges against the Canadian Government. Canada has suffered from such unfounded representations and against the course adopted by the United States' Government in this respect the Minister enters his most earnest protest.

t earnest protest.

As an additional instance of the manner in which evidence is gathered and used to the As an additional instance, the Minister calls attention to a communication submitted to prejudice of the Canadian case, the Mr. Edwards and which for minister to the the Senate of the United States by Mr. Edmunds, and which forms printed Document No. 54 the Senate of the United States by Mr. Edmunds, and which forms printed Document No. 54 the Senate of the 49th Congress, 2nd Session. This is the report of Mr. Spencer F. Baird,

Vide Printed Senate Document referred of the 49th Congress, and Scale I are report of Mr. Spencer F. Baird, United States' Fish Commissioner, containing a list, with particulars, of 68 New England Fishing Vessels, which had, as he alleged, "been subjected to treatment which neither the Treaty of 1818, nor the principles of International law would seem to warrant."

The Minister observes that it will appear, from a perusal of this report, that these 68

The Minister observes that it will appear, from answers of owners, agents or masters of fishing cases were made up by Mr. Baird's officer from answers of owners, agents or masters of fishing vessels, in response to a circular letter sent to all New England fishing vessels, inviting them to forward statements of any interference with their operations by the Canadian Government.

rward statements of any investigated by the Commissioner, or any one acting for him, not a single statement was more acting for him, and not a single statement is accompanied by the affidavit of the person making it, or by corroborative evidence of any kind. In most instances, neither date, locality, nor name of corroborative evidence of any kind. In most access, notater date, locality, nor name of Canadian officer is given, and an analysis of many of the cases affords prima facte evidence Canadian officer is given, and an analysis of many of the Saird and his officer, Mr. Earle, that they embody no real cause for complaint. Yet Mr. Baird and his officer, Mr. Earle, that they embody no real cause for complaints of these 68 statements. They were gravely vouched for the correctness and entire reliability of these 68 statements. submitted to the Senate as trustworthy evidence of Canadian aggression, and became no doubt powerful factors in influencing Congressional legislation hostile to Canadian and British interests.

The Minister, while inviting attention to, and strongly deprecating such action, as above The Minister, while inviting States, takes occasion, at the same time, to express his recited, on the part of the United States, takes occasion, at the same time, to express his entire confidence that the rights of Canada will not thereby be in any degree prejudiced in

the eyes of Her Majesty's Government.

eyes of Her Majesty's doveline foregoing report of the Minister of Marine and Fisheries, and they recommend that Your Excellency be moved to transmit a copy of this Minute, if approved, to the Right Honourable the Secretary of State for the Colonies.

All which is respectfully submitted for Your Excellency's approval.

JOHN J. McGEE, Clerk, Privy Council, Canada.

[Enclosure No. 2.]

PORT MULGRAVE, N.S., 1st November, 1886.

Sir,—Referring to your letter of the 24th October, I beg to say that on Monday the 30th Sir,—Referring to your letter of the 21th October, 1 beg to say that on Monday the 30th August, the schooner "Mollie Adams," of Gloucester, Mass., Solomon Jacobs, Master, passed August, the schooner "Mollie Adams," of Gloucester, Mass., Solomon Jacobs, Master, passed August, the schooner "Mollie Adams," of Gloucester, Mass., Solomon Jacobs, Master, passed August, the schooner "Mollie Adams," of Gloucester, Mass., Solomon Jacobs, Master, passed August, the school of Canso before coming to my port. In fact he sent his boat (dory) with his brother and a Capt. Campbell to me, to see if I would allow him to get boat (dory) with his brother and a Capt. Campbell to me, to see if I would allow him to get boat (dory) with his brother and a Capt. Campbell to me, to see if I would allow him to get boat (dory) with his brother and a Capt. Campbell to me, to see if I would allow him to get boat (dory) with his brother and a Capt. Campbell to me, to see if I would allow him to get boat (dory) with his brother and a Capt. Campbell to me, to see if I would allow him to get boat (dory) with his brother and a Capt. Campbell to me, to see if I would allow him to get boat (dory) with his brother and a Capt. Campbell to me, to see if I would allow him to get boat (dory) with his brother and a Capt. Campbell to me, to see if I would allow him to get boat (dory) with his brother and a Capt. Campbell to me, to see if I would allow him to get boat (dory) with his brother and a Capt. Campbell to me, to see if I would allow him to get boat (dory) with his brother and a Capt. Campbell to me, to see if I would allow him to get boat (dory) with his brother and a Capt. Campbell to me, to see if I would allow him to get boat (dory) with his brother and a Capt. Capt. barrels. They told me that they filled them with mackerel and that their tank leaked. I told the men that I had no power to allow them to purchase barrels, but I would borrow barrels to fill with water if they would caulk the tank. I also gave them a letter to take to my superior, asking him to allow Captain Jacobs to purchase the barrels. They went on board, told their story and the captain anchored his vessel and came ashore to see me. I offered to send a man on board to caulk the tank. In the meantime one of the crew came on shore

and said that the cook had succeeded in tightening the tank, that it held salt water. I then borrowed the seven barrels to fill the water which they did, and I returned the barrels again, and the captain was well pleased, as he appeared so.

If this is not satisfactory I can make oath to the foregoing.

I am, &c.,

(Sd.) DAVID MURRAY, JR., Sub-Collector Customs.

John Tilton, Esq., Deputy Minister of Fisheries, Ottawa.

[Enclosure No. 3.]

MALPEQUE, P.E.I., 7th January, 1887.

Sir,—I have the honour to acknowledge the receipt of your letter of the 29th December, covering statement made by Captain Jacobs, and now adjoin statement of facts as personally known by and communicated to me of wreck of "Neskilita," on Malpeque Bar, on Sunday night, 26th September last. Information reached me early on the following morning, and I at once proceeded to the harbour to see what assistance could be given in the case, where I met Captain Thornborne of "Neskilita," and Captain Jacobs in company, and was informed by latter that the crew were on board his vessel and assured that everything that could be done for their comfort had been done. I was also given to understand that during the night the crew had abandoned their schooner and came in the harbour unassisted, in their seine-boat and boarded a Nova Scotia schooner lying in the harbour, and were next morning invited by Captain Jacobs to make his vessel their home. I was also informed by Captain McLaren, commander of the Canadian cruiser "Critic," that he also tendered his assistance and was rather haughtily received by Captain Jacobs, with the information that the crew were aboard his vessel and that he (Captain McLaren) did not think the case demanded him to force his assistance.

With regard to the wrecked material aboard of Capt. Jacobs' vessel, I have only to say that this is the first intimation I have ever heard of such material being aboard his vessel, except the crew's baggage, and that assuredly Captain Jacobs did not so far as I can recollect, make any request of me whatsoever with regard to the landing of wrecked material.

With reference to the saving of material from the wrecked vessel, I would wish to say that I rendered the Captain of the "Neskilita" all necessary assistance in procuring suitable men to do that work (and who were thus employed by him) and although I am aware that Captain Jacobs did accompany the Captain of the "Neskilita" to the wreck, I cannot say

in what capacity or under what authority he did so.

So far as the assertion that the crew received the means to take them home from: Captain Jacobs is concerned, I know nothing positive, except that he (Captain Jacobs) asked me if the Canadian Government would remunerate him for his attention to the crew, and feeling that I had nothing to do with him, I merely replied that I did not know. But, I may say that shortly after the wreck occurred, the Captain of the "Neskilita" asked me if I could render them (the crew) any assistance in getting home, and I answered that I could not unless I was assured that they themselves were without the means of doing so, and that in any case I would have to telegraph to the Department at Ottawa for instructions. Here the matter stopped, the captain making no further application.

With regard to the delay of ten days said to be occasioned (Captain Jacobs), by reason of the shipwrecked crew, I may say that during the ten or fourteen days following on the said shipwreck, we had an almost continuous period of stormy weather, with the exception of a couple or so of fine days, which were taken advantage of by the fishing fleet, and one at least by Captain Jacobs himself, but by all reports received by me, resulting in little or no

catches of mackerel.

There, so far as I can now recall them to memory, are the true facts in the case.

I am, Sir, &c.,

(Sd.) JAMES M. MACNUTT, Sub-Collector.

John Tilton, Esq., Deputy Minister of Fisheries, Ottawa.

[Enclosure No. 4.]

GEORGETOWN, P.E.I., 6th January, 1887.

DEAR SIR,—Yours of the 29th ultimo to hand. In reference to the first part of the state MEAR SIR,—Yours of the state ment made by Captain Jacobs, I would say that he may have been off Malpeque, at the time the wreck occurred, but I do not think he took the crew off, as, so far as I could learn at the we wreck occurred, but I to he will also we seine boats, and went first to a Nova Scotia vessel time, they came ashore in one of their own seine boats, and went first to a Nova Scotia vessel time, they came ashore in one of their own seine boats, and went first to a Nova Scotia vessel and afterwards on board the "Mollie Adams."

atterwards on board the wreck occurred, I went on board the "Mollie Adams," and On the morning after the wreck occurred, that he had made all arrangements for the state of th On the morning after the Captain Jacobs that he had made all arrangements for the crew, and was immediately told by Captain with the Captain of the "Neskillte" to the Captain o was immediately told by Captain of the "All and the Captain of the "Neskilita," to the Custom House having secured a team, was going with the captain of the "Captains that I have by the captains of both Captains that I have by the captains that I have been determined that I have been determined that I have been determined that I have been determined that I have been determined that I have been determined that I have been determined to the captains and the captains are the captains and the captains are the captains and the captains are the capta to note a protest. As I could see by the conduct of both Captains that I was not wanted, I to note a protest. As I could see a first the course of a conversation with the Captain of returned to my own vessel. Afterwards in the course of a conversation with the Captain of returned to my own vessel. Alternative that he had sailed out of Gloucester for some time, and in the "Neskilita," he informed me that he had sailed out of Gloucester for some time, and in

the course of that time with Captain Jacobs.

course of that time with Capacital and get a boarding house for his crew, I think it is false, As to the statement that he could not get a boarding house for his crew, I think it is false, As to the statement that he could not get a coarding house for his crew, I think it is false, as the crew of one of the American vessels wrecked about the same time had no difficulty in getting the people to board them. Once, while talking with Mr. Macnutt, the Collector of getting the people to board them. Once, while talking with Mr. Macnutt, the Collector of Customs at Malpeque, he mentioned that the Captain of the "Neskilita," had engaged to Customs at Malpeque, he mentioned that the was not coming the corporate of the companies of the comp oustoms at Malpeque, ne mentaled his surprise that he was not coming. Both Captain board at his place, and he expressed his surprise that he was not coming. Both Captain poard at his place, and he expressed his were committing a fraud in trying to get off with Jacobs and the Captain of the "Neskilita" were committing a fraud in trying to get off with Jacobs and the Captain of the Proceed with the seine of the wrecked vessel, as it belonged to the underwriters, and I think that it was the seine of the wrecked vessel, as it belonged to the underwriters, and I think that it was the seine of the wrecked vessel, as it belonged to the underwriters, and I think that it was the prospect of getting Captain Jacobs to get away with the seine, that prevented the Captain the prospect of getting Captain Jacobs to get away with the seine, that prevented the Captain the prospect of getting Captain Jacobs to get away with the seine, that prevented the Captain Jacobs, on finding he of the "Neskilita" from asking me for assistance. However, Captain Jacobs, on finding he of the "Neskilita" from asking me for assistance. However, Captain Jacobs, on finding he of the "Neskilita" from asking me for assistance. However, Captain Jacobs, on finding he of the "Neskilita" from asking me for assistance. However, Captain Jacobs, on finding he of the "Neskilita" from asking me for assistance. However, Captain Jacobs, on finding he of the "Neskilita" from asking me for assistance. However, Captain Jacobs, on finding he of the "Neskilita" from asking me for assistance. However, Captain Jacobs, on finding he of the "Neskilita" from asking me for assistance. However, Captain Jacobs, on finding he of the "Neskilita" from asking me for assistance. However, Captain Jacobs, on finding he of the "Neskilita" from asking me for assistance. However, Captain Jacobs, on finding he of the "Neskilita" from asking me for assistance. However, Captain Jacobs, on finding he of the "Neskilita" from asking me for assistance. which sum was paid him by Mr. Lem. 1996, of characterown, who was acting in behalf of the underwriters. It may be possible that Captain Jacobs stayed at Malpeque after I sailed, the underwriters. It may be possible that Captain Jacobs need not have lost one hour of time. but, if so, it was his own fault, as the crew of the "Neskilita" had gone home before them. if so, it was his own raute, as all acobs need not have lost one hour of time, for during the It is my opinion that Captain Jacobs need not have lost one hour of time, for during the

It is my opinion that Capualita and board his vessel, the fleet with the exception of one or time the "Neskilita's" crew were on board his vessel, the fleet with the exception of one or time the "Neskilita's" crew word Malpeque, and unable to put to sea owing to the heavy two small vessels, was anchored at Malpeque, and unable to put to sea owing to the heavy

on the bar.

After the occurrence of the wreck, about the 20th September, Captain Jacobs cruised in sea on the bar. After the occurrence of the Breton coast, and not until the 24th October, was he reported the North Bay and on the Cape Breton coast, and not until the 24th October, was he reported

as passing through Canso bound home. as passing through Canso bound nome.

As to the paying of the crew's passage home, I can say nothing, except that if he did, he As to the paying of the "Neskilita" could have sent his crew home without did voluntarily, as the Captain of the "Neskilita"

his assistance.

Yours respectfully,

(Sd.) WM. McLAREN.

JOHN TILTON, Esq., Deputy Minister of Fisheries, Ottawa.

[Enclosure No. 5.]

CUSTOM HOUSE, PORT MEDWAY, 6th January, 1887.

Sir,—In reply to your letter of the 30th ultimo, enclosing extract of statement made by Sir,—In reply to your letter of the sold and, it have to say, that on the 25th October Capt. S. Jacobs, of the schooner "Mollie Adams," reported at this office. His report is last, Capt. S. Jacobs, of the schooner that he called here for shelter and repairs of the school of the sch last, Capt. S. Jacobs, of the schooling that he called here for shelter and repairs and for no low before me, in which he swears that he called here for shelter and repairs and for no low before me, in which his report, and when about leaving the called here for the law his report. now before me, in which he swears that he day in the shelter and repairs and for no other purpose. After making his report, and when about leaving the office, Capt. Jacobs other purpose. After making his report, and when about leaving the office, Capt. Jacobs other purpose. I asked him if he was without asked if I would allow him to purchase a half barrel of flour. I asked him if he was without asked if I would allow him to purchase a half barrel of flour. asked if I would allow him to purch so that he had a good supply of all kinds of provisions and he replied that he was not, adding that he had a good supply of all kinds of provisions and he replied that ne was not, actually be not all a good supply of all kinds of provisions except flour, and enough of that to last him home, unless he met with some provisions except flour, and enough of that under the circumstances I could not give him permisunusual delay. I then told him that under the circumstances I could not give him permisurusual delay. unusual delay. I then told nim threat was made about seizing his vessel or imposing any sion to purchase the flour, but no threat was made about seizing his vessel or imposing any alty whatever.

The above I am quite willing to substantiate under oath, and can produce a witness to Penalty whatever.

the truth of the statement.

I am, &c.,

(Sd.) E. E. LETSOM, Collector.

The DEPUTY MINISTER OF FISHERIES, Ottawa, Canada.

[Enclosure No. 6.]

From the Boston, United States, "Advertiser" of 19th November, 1886.

GLOUCESTER POLITICS.

An appearance of Ballot Stuffing-George Morse Nominated for Mayor.

GLOUGESTER, Nov. 13th.—At a citizens mass meeting held here this evening, Lawyer Taft, chairman, to nominate a mayor, a committee consisting of J. J. Whalen, Albert P. Babson, Captain Solomon Jacobs, J. N. Dennison and Edwin L. Lane was appointed to count ballots. After much wrangling one informal and three formal ballots were taken, when Mr. Dennison made a minority report, accusing Captain Solomon Jacobs of stuffing the ballot box. William T. Merchant counted the ballots while being cast, making 264, but the committee reported 312 cast, which tended to show that Jacobs had put in 48 illegally.

Much excitement prevailed, and a motion was made that he be dismissed from the committee. The chairman called for Jacobs to come forward and explain his action, but it was found that he had disappeared. He was in favour of David J. Robinson as candidate for

mayor, but went over to William A. Pew, Jr.

Another ballot was taken and Dr. George Morse received the nomination.

No. 192.

Sir H. Holland to Lord Lansdewne.

(No. 73.)

DOWNING STREET, 7th April, 1887.

My Lord —I have the honour to transmit to you, for the information of your Government, with reference to previous correspondence, copy of a despatch from Her Majesty's Minister at Washington, forwarding a precis of the debate in the United States' House of Representatives on the Retaliatory Bill.

I have, &c.,

(Sd.) H. T. HOLLAND.

Governor General

The Most Honourable,

THE MARQUIS OF LANSDOWNE, &c., &c., &c.

[Enclosure No. 1.]

Sir L. West to the Marquis of Salisbury.

(Treaty No. 28.)

Washington, 24th February, 1887.

Vide Congressional Record, 23rd February, 1887.

My Lord,—I have the honour to enclose to Your Lordship herewith copies of the Retaliatory Bill as passed by the House of Representatives yesterday by a vote of 252 to 1.

This Bill is a substitute for the Senate Bill, and authorizes the stopping of cars carrying goods in transit, provided for under Article XXIX of the Treaty of 1871. This clause, it was objected, would be in violation of the Treaty, and was an invasion unworthy of a civilized country.

The Senate Bill, on the contrary, was retortion—it was retaliation in kind—always the ne senate Bill, on the control, refused to adopt the argument and adhered to the most efficient. The House, however, refused to adopt the argument and adhered to the Substitute Bill which was unanimously carried.

I have the honour to enclose a pécis which I have made of the debate.

I am, &c.,

(Sd.) L S. SACKVILLE WEST.

[Enclosure 1 in No. 1.]

Extract from the "Congressional Record" of 25th February, 1887. (See "Congressional Record" of that date.)

No. 193.

Lord Lansdowne to Sir Henry Holland.

CANADA, GOVEBNMENT HOUSE, OTTAWA, 12th April, 1887.

(No. 112.)

SIR,—I caused to be referred for the consideration of my Government a copy of your despatch, No 42, of the 23rd of February last, transmitting copy of No. 181. of your despatch, No. 22, Office, with its enclosures, respecting the case of a letter from the Foreign Office, with its enclosures, respecting the case of the "Sarah H. Prior," and requesting to be furnished with a report upon the alleged conduct of the Captain of the Canadian revenue cutter "Critic" on the occasion conduct of the Captain of the honour to forward to you herewith a certified copy referred to, and I have now the honour to forward to you herewith a certified copy of an approved Report of a Committee of the Privy Council embodying a statement or an approved Report of a Committee "Critic" with reference to the circumstances complained of. I have, &c.

(Sd.)

LANSDOWNE.

To Right Honourable, SIR HENRY HOLLAND, BART., &c. &c., &c.,

[Enclosure No. 1.]

CERTIFIED COPY of a Report of a Committee of the Honourable the Privy Council for Canada, TIFIED COPY of a Report of a Governor General in Council on the 7th April, 1887. approved by His Excellency the Governor

The Committee of the Privy Council have had under consideration a despatch dated The Committee of the Right Honourable the Secretary of State for the Colonies 23rd February, 1887, from the Right Honourable the Secretary of State for the Colonies 23rd February, 1887, from the made into the conduct of the Captain of the Canadian cruiser asking that an investigation be made into the conduct of the Captain of the Canadian cruiser asking that an investigation be made into the Captain of the Canadian cruiser "Critic" as regards the treatment extended to (aptain McLauchlan, of the United States' "Critic" as regards the treatment extended to (aptain McLauchlan, of the United States' "Critic" as regards the treatment extended to (aptain McLauchlan, of the United States' "Critic" as regards the treatment extended to (aptain McLauchlan, of the Captain of

cember last.

The Minister of Marine and Fisheries, to whom the despatch was referred, submits the The Minister of Marine and Figure 7, of the "Critic," with reference to the circumstance following statement of Captain McLaren, of the "Critic," with reference to the circumstance

complained of.

On or about the 14th September, 1886, Captain McLauchlan, of the "Sarah H. Prior," came on board the Government cruiser "Critic," at Malpeque, Prince Edward Island, wanting to know if he would be infringing on the laws by paying the captain of the schooner "John Ingalls" a small sum of money for the recovery of a seine which he said he had lost a few days before, and which had been picked up by the said captain.

I told him that I would not interfere with him if the captain of the "Ingalls" chose to run the risk of taking the matter in his own hands, but that the proper course would be for the captain of the "John Ingalls" to report the matter to the Collector of Customs, who was also Receiver of Wrecks, and then if he (Captain McLauchlan) could prove that the seine was his, he could recover it by paying the costs. Captain McLauchlan then said, that as the seine was all torn to pieces he would not bother himself about it

The captain of the "John Ingalls" did not come to see me about the matter, and I heard

nothing of it afterwards.

(Sd.) W. McLAREN.

The Committee respectfully advise that Your Excellency be moved to forward the foregoing statement of Captain McLaren to the Right Honourable the Secretary of State for the Colonies in answer to his despatch of the 23rd February last.

(Sd.) JOHN J. McGEE, Clerk, Privy Council, Canada.

No. 194.

Sir H. Holland to Lord Lansdowne.

(No. 78.)

Downing Street, 14th April, 1887.

My Lord,—With reference to previous correspondence, I have the honour to transmit to you, for the information of Your Lordship's Government, a copy of the reply which the Marquis of Salisbury has made to Mr. Phelps' note of the 3rd of December last, on the subject of the proposed ad interim arrangement relative to the North American Fisheries.

I have, &c.,

(Sd.) H. T. HOLLAND.

Governor Gereral,
The Most Honourable
The Marotus on Layer

The Marquis of Lansdowne, &c., &c.,

[Enclosure No. 1.]

&c.

The Marquis of Salisbury to Mr. White.

Foreign Office, 24th March, 1887.

Vide Enclosures Nos. 1
& 2 of No. 165.

SIR,—In a note of the 3rd December last, addressed to my predecessor, Mr. Phelps was good enough to transmit a copy of a despatch from Mr. Bayard, dated the 15th of the preceding month, together with an outline of a proposed ad interimal arrangement "for the settlement of all questions in dispute in relation to the fisheries in the North-Eastern Coast of British North America."

Her Majesty's Government have given their most careful consideration to that communication, and it has also received the fullest examination at the hands of the Canadian Government, who entirely share the satisfaction felt by Her Majesty's Government.

at any indication on the part of that of the United States of a disposition to make arrange ments which might tend to put the affairs of the two countries on a basis more free from controversy and misunderstanding than unfortunately exists at present. The Canadian Goycontroversy and misunderstanding than union datasety of the Convertion of 1818 and scope of the measures they have taken to enforce the terms of the Convention of 1818 are, as they believe, entirely misapprehended.

They insist that nothing has been done on the part of the Canadian authorities since the termination of the Treaty of Washington in any such spirit as that which Mr. Bayard condemns, and that all that has been done with a view to the protection of the Canadian fisheries, has been simply for the purpose of guarding the rights guaranteed to the people of Canada by the Convention of 1818, and of enforcing the Statutes of Great Britain and of Canada in relation to the fisheries. They maintain that such Statutes are clearly within the powers of the respective Parliaments by which they were passed, and are in conformity with the Convention of 1818, especially in view of the passage of the Convention which provides that the American fishermen shall be under such restrictions as shall be necessary to prevent them from abusing the privileges thereby reserved to them.

There is a passage in Mr. Bayard's despatch to which they have particularly called the attention of Her Majesty's Government. It is the following:

"The numerous seizures made have been of vessels quietly at anchor in established ports of entry, under charges which up to this day have not been particularized sufficiently to allow of intelligent defence; not one has been condemned after trial and hearing, but many have been fined, without hearing or judgment, for technical violation of alleged Commercial Regulations, although all commercial privileges have been simultaneously

denied to them.

In relation to this paragraph the Canadian Government observe that the seizures of which Mr. Bayard complains have been made upon grounds which have been distinctly and unequivocally stated in every case; that, although the nature of the charges has been invariably specified and duly announced, those charges have not in any case been answered; that ample opportunity has in every case been afforded for a defence to be submitted to the Executive authorities, but that no defence has been offered beyond the mere denial of the right of the Canadian Government: that the Courts of the various Provinces have been open to the parties said to been aggrieved, but that not one of them has resorted to those Courts for redress. To this it is added that the illegal acts which are characterized by Mr. Bayard as "technical violations of alleged Commercial Regulations," involved breaches, in most of the cases not denied by the persons who had committed them, of established Commercial Regulations, which, far from being specially directed or enforced against citizens of the United States, are obligatory upon all vessels (including those of Canada herself) which resort to the harbours of the British North American coast.

I have thought it right, in justice to the Canadian Government, to embody in this note almost in their own terms their refutation of the charges brought against them by Mr. Bayard; but I would prefer not to dwell on this part of the controversy, but to proceed at once to the consideration of the six articles of Mr. Bayard's memorandum in which the pro-

posals of your Government are embodied.

Mr. Bayard states that he is "encouraged in the expectation that the propositions embodied in the memorandum will be acceptable to Her Majesty's Government, because in embodied in the memorandum will be acceptanted of State, sent forward to Mr. Adams, the month of April, 1866, Mr. Seward, then Secretary of State, sent forward to Mr. Adams, at that time United States' Minister in London, the draft of a Protocol which, in substance, coincides with the 1st Article of the proposals now submitted."

Article I of the memorandum, no doubt to some extent, resembles the draft Protocol submitted in 1866, by Mr. Adams to Lord Clarendon (of which I enclose a copy for conve-

nience of reference), but it contains some important departures from its terms,

Nevertheless, the article comprises the elements of a possible accord, and if it stood alone, I have little doubt that it might be so modelled, with the concurrence of your Government, as to present an acceptable basis of negotiation to both parties. But, unfortunately, it is followed by other articles, which, in the view of Her Majesty's. Government and that of Canada, would give rise to endless and unprofitable discussion, and which, if retained, would Canada, would give rise to enuiss and arrangement, inasmuch as they appear, as a whole, be fatal to the prospect of any satisfactory arrangement, inasmuch as they appear, as a whole, be fatal to the prospect of any sausaccount, and the most important points in the controversy the views entertained by Her Majesty's Government and that of Canada are wrong, and those of the United States' Government are right, and to imply an admission by Her Majesty's Government and that of Canada that such assumption is well founded.

I should extend the present note to an undue length were I to attempt to discuss in it each of the articles of Mr. Bayard's memorandum, and to explain the grounds on which Her Majesty's Government feel compelled to take exception to them. I have, therefore, thought

it more convenient to do so in the form of a counter-memorandum which I have the honour to enclose, and in which will be found in parallel columns, the articles of Mr. Bayard's memorandum and the observations of Her Majesty's Government thereon.

Although as you will perceive on a perusal of those observations, the proposal of your Government as it now stands is not one which could be accepted by Her Majesty's Government, still Her Majesty's Government are glad to think that the fact of such a proposal having been made affords an opportunity which, up to the present time, had not been offered for an amicable comparison of the views entertained by the respective Governments.

The main principle of that Proposal is that a mixed commission should be appointed for the purpose of determining the limits of those territorial waters within which, subject to the stipulations of the Convention of 1818, the exclusive right of fishing belongs to Great Britain.

Her Majesty's Government cordially agree with your Government in believing that a determination of these limits would, whatever may be the future commercial relations between Canada and the United States either in respect of the fishing industry or in regard to the interchange of other commodities, be extremely desirable and they will be found ready to co-oporate with your Government in effecting such settlement.

They are of opinion that Mr. Bayard was justified in reverting to the precedent afforded by the negotiations which took place upon this subject between Great Britain and the United States after the expiration of the Reciprocity Treaty of 1854, and they concur with him in believing that the draft Protocol communicated by Mr. Adams in 1866 to the Earl of Clarendon affords a valuable indication of the lines upon which a negotiation directed to the same

points might now be allowed to proceed.

Mr. Bayard has himself pointed out that its concluding paragraph, to which Lord Clarendon emphatically objected, is not contained in the 1st Article of the memorandum now forwarded by him; but he appears to have lost sight of the fact that the remaining Articles of that memorandum contain stipulations not less open to objection, and calculated to affect even more disadvantageously the permanent interests of the Dominion in the fisheries adjacent to its coasts.

There can be no objection on the part of Her Majesty's Government to the appointment of a mixed Commission, whose duty it would be to consider and report upon the matters referred to in the three first Articles of the draft Protocol communicated to the Earl of Clar-

endon by Mr. Adams in 1866.

Should a Commission instructed to deal with these subjects be appointed at an early date, the result of its investigations might be reported to the Governments affected without much loss of time. Pending the termination of the questions which it would discuss, it would be indispensable that United States' fishing vessels entering Canadian bays and harbours should govern themselves not only according to the terms of the Convention of 1818, but by the kegulations to which they, in common with other vessels, are subject while within such waters.

Her Majesty's Government, however, have no doubt that every effort will be made to enforce those regulations in such a manner as to cause the smallest amount of inconvenience to fishing vessels entering Canadian ports under stress of weather, or for any other legitimate

purpose.

But there is another course which Her Majesty's Government are inclined to propose, and which, in their opinion, would afford a temporary solution of the controversy equally

creditable to both parties.

Her Majesty's Government have never been informed of the reasons which induced the Government of the United States to denounce the Fishery Articles of the Treaty of Washington, but they have understood that the adoption of that course was in a great degree the result of a feeling of disappointment at the Halifax Award, under which the United States were called upon to pay the sum of £1,100,000, being the estimated value of the benefits which would accrue to them, in excess of those which would be derived by Canada and Newfoundland from the operation of the Fishery Articles of the Treaty.

foundland from the operation of the Fishery Articles of the Treaty.

Her Majesty's Government and the Government of Canada, in proof of their earnest desire to treat the question in a spirit of liberality and friendship, are now willing to revert for the coming fishing season, and, if necessary, for a further term, to the condition of things existing under the Treaty of Washington, without any suggestion of pecuniary indemnity.

This is a proposal which, I trust, will commend itself to your Government as being based on that spirit of generosity and good-will which should animate two great and kindred nations, whose common origin, language, and institutions constitute as many bonds of amity and concord.

I have, &c.,

(Sd.) SALISBURY.

[Enclosure No. 2.]

DRAFT PROTOCOL communicated by Mr. Adams to the Earl of Clarendon, in 1866.

Whereas in the 1st Article of the Convention between the United States and Great Britain, concluded and signed in London on the 26th October, 1818, it was declared that

"The United States hereby renounce, forever, any liberty heretofore enjoyed or claimed by the inhabitants thereof, to take, dry or cure fish on or within three marine miles of any of the coasts, bays, creeks, or harbours of His Britannic Majesty's Dominions in America, not

And whereas differences have arisen in regard to the extent of the above-mentioned renunciation, the Government of the United States and Her Majesty the Queen of Great Britain, being equally desirous of avoiding further misunderstanding, have agreed to appoint, and do hereby authorize the appointment, of a mixed Commission for the following purposes,

1. To agree upon and define, by a series of lines, the limits which shall separate the exclusive from the common right of fishery, on the coasts and in the seas adjacent, of the British North American Colonies, in conformity with the 1st Article of the Convention of 1818. The said lines to be regularly numbered, duly described, and also clearly marked on

charts prepared, in duplicate, for the purpose.

2. To agree upon and establish such regulations as may be necessary and proper to secure to the fishermen of the United States the privilege of entering bays and harbours for secure to the inshermen of the University damages therein, of purchasing wood, and of obtaining the purpose of shelter; and of repairing damages therein, of purchasing wood, and of obtaining water; and to agree upon and establish such restrictions as may be necessary to prevent the abuse of the privilege reserved by said Convention to fishermen of the United States.

3. To agree upon and recommend the penalties to be adjudged, and such proceedings 3. To agree upon and recommend the polaritos to be adjudged, and such proceedings and jurisdiction as may be necessary to secure a speedy trial and judgment with as little expense as possible, for the violation of rights and the transgression of the limits and restriction. tions which may be hereby adopted.

Provided, however, that the limits, restrictions and regulations which may be agreed Provided, however, that the limits, solved and accepted by the said Commission shall not be final, nor have any effect, until so jointly confirmed and declared by the United States and Her Majesty the Queen of Great Britain, either by and declared by the United States and accepted by the President of the United States, treaty or by laws mutually acknowledged and accepted by the President of the United States, by and with the consent of the Senate and by Her Majesty the Queen of Great Britain.

Pending a definitive arrangement on the subject, the United States' Government engages Pending a definitive arrangement is employment; and Her Britannic Majesty's Government engages to give all proper orders to officers in its employment; and Her Britannic Majesty's Government engages to instruct the proper Colonial or other British officers to abstain from hostileacts against British and United States' fishermon respectively."

[Enclosure No. 3.]

Observations on Mr. Bayard's Memorandum.—(Vide Enclosure No. 2, of 165, page 179.)

The most important departure in Article I from the Protocol of 1866 is the interpola-The most important departure in Annual 2 has been so in 1 1000 is the interpolation of the stipulation, "that the bays and harbours from which American vessels are in future to be excluded, save for the purposes for which entrance into bays and harbours is future to be excluded, save for the purpose as taken to be such harbours as are 10 or permitted by said article, are hereby agreed to be taken to be such harbours as are 10 or less than 10 miles in width, and the distance of three marine miles from such bays and less than 10 miles in width, and the distance of three marine miles from such bays and less than 10 miles in width, and straight line drawn across the bay or harbour in the harbours shall be measured from a straight line drawn across the bay or harbour in the part nearest the entrance at the first point where the width does not exceed ten miles."

nearest the entrance at the most possible of fishing rights which have always been re-This provision would involve a successful and would make common fishing grounds of garded as the exclusive property of Canada, and would make common fishing grounds of territorial waters which, by the law of nations, have been invariably regarded both in Great territorial waters which, by the land value of the adjacent country. In the case for instance, Britain and the United States as belonging to the adjacent country. In the case for instance, Britain and the United States as belonging marked and almost land-locked indentation of the Baie des Chaleurs, a peculiarly well marked and almost land-locked indentation of of the Baie des Chaleurs, a peculiary the Canadian coast, the ten-mile line would be drawn from points in the heart of Canadian territory, and almost seventy miles distant from the natural entrance or mouth of the bay. This would be done in spite of the fact that, both by imperial legislation and by judicial interpretation, this bay has been declared to form a part of the territory of Canada. (See

Imperial Statute 14 and 15 Vic., chap. 63; and "Mowat v. McPhee," 5 Supreme Court of

Canada Reports, page 66.)

The convention with France in 1839, and similar conventions with other European powers, form no precedents for the adoption of a ten-mile limit. Those conventions were doubtless passed with a view to the geographical peculiarities of the coast to which they

They had for their object the definition of boundary lines, which, owing to the configuration of the coast, perhaps could not readily be settled by reference to the law of nations and involve other conditions which are inapplicable to the territorial waters of Canada.

This is shown by the fact that in the French convention the whole of the oyster beds in Granville Bay, otherwise called the Bay of Cancale, the entrance of which exceeds ten miles in width, were regarded as French, and the enjoyment of them is reserved to the local fishermen.

A reference to the action of the United States' Government and to the admission made by their statesmen in regard to bays on the American coasts, strengthens this view; and the case of the English ship "Grange" shows that the Government of the United States in 1793

claimed Delaware Bay as being within territorial waters.

Mr. Bayard contends that the rule which he asks to have set up was adopted by the umpire of the commission appointed under the Convention of 1854 in the case of the United States fishing schooner "Washington," that it was by him applied to the Bay of Fundy, and

that it was for this reason applicable to other Canadian bays.

It is submitted, however, that as one of the headlands of the Bay of Fundy is in the territory of the United States, any rules of international law applicable to that bay are not therefore equally applicable to other bays, the headlands of which are both within the territory of

The second paragraph of the 1st Article does not incorporate the exact language of the Convention of 1818. For instance the words "and for no other purpose whatever," should be inserted after the mention of the purposes for which vessels may enter Canadian waters, and after the words "as may be necessary to prevent," should be inserted "their taking, drying, or curing fish therein, or in any other manner abusing the privileges reserved," &c.

To make the language conform correctly to the Convention of 1818, several other verbal

alterations, which need not be enumerated here, would be necessary.

Article II would suspend the operation of the Statutes of Great Britain and of Canada, and of the Provinces now constituting Canada, not only as to the various offences connected with fishing, but as to Customs, harbours and shipping, and would give to the fishing vessels of the United States privileges in Canadian ports which are not enjoyed by vessels of any other class, or of any other nation. Such vessels would, for example, be free from the duty of reporting at the Customs on entering a Canadian harbour, and no safeguard could be adopted to prevent infraction of the Customs laws by any vessel asserting the character of a fishing vessel of the United States.

Instead of allowing to such vessels merely the restricted privileges reserved by the Convention of 1818, it would give them greater privileges than are enjoyed at the present time

by any vessels in any part of the world.

Article III would deprive the Courts in Canada of their jurisdiction, and would vest that jurisdiction in a tribunal not bound by legal principles, but clothed with supreme

authority to decide on most important rights of the Canadian people.

It would submit such rights to the adjudication of two naval officers, one of them belonging to a foreign country, who, if they should disagree and be unable to choose an umpire, must refer the final decision of the great interests which might be at stake to some person

If a vessel charged with infraction of Canadian fishing rights should be thought worthy of being subjected to a "judicial examination," she would be sent to the Vice Admiralty Court at Halitax; but there would be no redress, no appeal, and no reference to any tribunal

if the naval officers should think proper to release her.

It should, however, be observed, that the limitation in the second sentence of this Article of the violations of the Convention which are to render a vessel liable to seizure, could

not be accepted by Her Majesty's Government.

For these reasons, the Article, in the form proposed, is inadmissible; but Her Majesty's Government are not indisposed to agree to the principle of a joint enquiry by the naval officers of the two countries in the first instance, the vessel to be sent for trial at dalifax, if the naval officers do not agree that she should be released.

They fear, however, that there would be serious practical difficulties in giving effect to this arrangement, owing to the great length of coast, and the delays, which must in consequence be frequent, in securing the presence at the same time and place of the naval officers of both powers.

Article IV is also open to grave objection. It proposes to give the United States' Article IV is also open to grave objects as those to which other vessels of the United fishing vessels the same commercial privileges are expressly reproduced by the United saming vessels the same common privileges are expressly renounced by the Convention of States are entitled, although such privileges are expressly renounced by the Convention of States are entitled, although such privileges are expressly renounced by the Convention of States are entitled, although such privileges are expressly renounced by the Convention of States are expressly renounced by the Convention of States are entitled, although such privileges are expressly renounced by the Convention of States are entitled, although such privileges are expressly renounced by the Convention of States are entitled, although such privileges are expressly renounced by the Convention of States are entitled, although such privileges are expressly renounced by the Convention of States are entitled, although such privileges are expressly renounced by the Convention of States are entitled, although such privileges are expressly renounced by the Convention of States are entitled, although such privileges are expressly renounced by the Convention of States are entitled, although such privileges are expressly renounced by the Convention of States are entitled, although such privileges are expressly renounced by the Convention of States are entitled at the conventio Canadian waters for any purpose whatever, except those of shelter, repairs, and the purchase Canadian waters for any purpose that an attempt was made, during of wood and water. It has frequently been pointed out that an attempt was made, during of wood and water. or wood and water. It has find the Convention of 1818, to obtain for the fishermen of the the negotiations which preceded the Convention of 1818, to obtain for the fishermen of the United States the right of obtaining bait in Canadian waters, and that this attempt was United States the right of obtaining the successfully resisted. In spite of this fact, it is proposed, under this Article, to declare successfully resisted. In spite of this privilege, as well as the privilege of purchasing other that the Convention of 1818 gave that privilege, as well as the privilege of purchasing other supplies in the harbours of the Dominion.

ones in the narrours of the retrospective effect to the unjustified interpretation sought to Article V proposes to give retrospective effect to the unjustified interpretation sought to

be placed on the Convention by the last preceding Article. laced on the Convention by the Convention of Washington, have been illeady without discussion, that all United States' fishing vessels which have been illeady to the Creeky of Washington, have been illeady. It is assumed, without discussion, the amount of demagns for which have been seized since the expiration of the Treaty of Washington, have been illegally seized, leaving as seized since the expiration of consideration, the amount of damages for which the Canadian the only question still open for consideration, the amount of damages for which the Canadian Such a proposal seems to Her Majesty's Government quite inadmissable. authorities are liable.

Article VI calls for no remark.

No. 195.

The Governor General to Sir Henry Holland.

GOVERNMENT HOUSE, OTTAWA, 27th April, 1887.

[No. 140.]

Sir,-With reference to previous correspondence on the subject of the Fishery Question, I have the honour to transmit to you a copy of an approved Minute of my Privy Council, to which is appended a copy of the Special Instructions issued for this Privy Council, to which is appointed in the protection of the Canaseason to the officers in command of vessels employed in the protection of the Canaseason to the officers in command of vessels employed in the protection of the Canaseason to the officers in command of vessels employed in the protection of the Canaseason to the officers in command of vessels employed in the protection of the Canaseason to the officers in command of vessels employed in the protection of the Canaseason to the officers in command of vessels employed in the protection of the Canaseason to the officers in command of the canaseason to the officers in command of the canaseason to the officers in command of the canaseason to the officers in command of the canaseason to the officers in command of the canaseason to the officers in command of the canaseason to the officers in command of the canaseason to the officers in command of the canaseason to the officers in command of the canaseason to the officers in command of the canaseason to the canaseason dian Fisheries on the Atlantic coast.

I have much pleasure in calling your attention to the passages in which the I nave much pleasure in carrying out these instructions they are Minister impresses upon such efficers that in carrying out these instructions they are minister impresses upon such the interpretation of the law in the direction of inter-to be most careful not to strain the interpretation of the United States of the United Stat to no most careful not to salar remaining to the United States' fishermen in ference with the rights and privileges remaining to the United States' fishermen in Canadian waters, under the Convention of 1818, and that the largest liberty compa-United tible with the full protection of Canadian interests is to be granted to United States' vessels in obtaining in Canadian waters the privileges to which they are entitled under that Convention.

You will also observe that it has been determined to authorize the captains of rou will also observe the United States' fishing vessels are accustomed to resort cruisers in harbours to which United States' fishing vessels are accustomed to resort for shelter only, to take entry from and grant clearance to the Masters of such vessels without requiring them to go on shore for that purpose. This step has been taken without requiring them to go which has in some cases inevitably taken place owing to in order to avoid the delay which has in some cases inevitably taken place owing to in order to avoid the delay Masters of these fishing vessels to report to the collectue necessity of requiring Masters of these fishing vessels to report to the collectue necessity of requiring masters are might be at some distance for tor at the nearest Customs port, which might be at some distance from that part of the harbour which the vessel had entered.

I have, &c. LANSDOWNE. (Sd.)

The Right Honourable SIR HENRY HOLLAND, &c. &c., &c,

[763.]

[Enclosure No. 1.]

CERTIFIED COPY of a Report of a Committee of the Honourable the Privy Council, approved by His Excellency the Governor General in Council, on the 25th April, 1887.

The Committee of the Privy Council, on the recommendation of the Minister of Marine and Fisheries, submit for Your Excellency's approval, the annexed Special Instructions to the Officers in command of the Fisheries Protection Vessels.

(Sd.) JOHN J. McGEE, Clerk, Privy Council.

To the Honourable
THE MINISTER OF MARINE AND FISHERIES.

[Enclosure No. 2.]

DEPARTMENT OF FISHERIES, CANADA,

OTTAWA, 16th April, 1887.

Special Instructions to Fishery Officers in command of Fisheries' Protection Vessels.

SIR,—In reference to the letter of this Department, dated 16th March, 1886, I have to intimate to you that during the present season, and until otherwise ordered, you will be guided in the performance of the duties entrusted to you by the instructions contained in that letter.

I have every reason for believing that these have been executed with efficiency and firmness, as well as with discretion, and a due regard to the rights secured by Treaty to foreign

fishing vessels resorting to Canadian waters.

I desire, however, to impress upon you that, in carrying out those instructions and protecting Canadian inshore fisheries, you should be most careful not to strain the interpretation of the law in the direction of interference with the rights and privileges remaining to United States' fishermen in Canadian waters under the Convention of ISIS. To this end, the largest liberty compatible with the full protection of Canadian interests is to be granted United States' fishing vessels in obtaining in our waters, shelter, repairs, wood and water. Care should be taken that while availing themselves of these privileges, such vessels do not engage in any illegal practices, and all proper supervision necessary to accomplish this object is to be exercised, but it is not deemed necessary that in order to effect this an armed guard should be placed on board, or that any reasonable communication with the shore should be prohibited, after the vessel has duly entered, unless sufficient reasons appear for the exercise of such precautions.

In places where United States' fishing vessels are accustomed to come into Canadian waters for shelter only, the Captain of the Cruiser which may be there is authorized to take entry from and grant clearance to the masters of such fishing vessels without requiring them to go on shore for that purpose. Blank forms of entry and clearance are furnished to the Captains of Cruisers; these, after being filled in, are to be forwarded by the Captain of the Cruiser to the Customs Officer of the ports within whose jurisdiction they have been used. In cases of distress, disaster, need of provisions for the homeward voyage, of sickness or death on board a foreign fishing vessel, all needful facilities are to be granted for relief, and both you and your officers will be carrying out the wishes of the Department in courteously and

freely giving assistance in such instances.

The above special instructions, while designed with regard to the fullest recognition of all lawful rights and reasonable liberties to which United States' fishermen are entitled in Cana-

dian waters, are not to be construed as authorizing a lax enforcement of the provisions of the diam waters, are not to be construed as authorizing a lax enforcement of the provisions of the laws for the protection of the Canadian fisheries. Fishing, preparing to fish, procuring bait, tradlaws for the protection of the Canadian Statutes, ing or transhipping of cargoes by United States' fishing vessels within the three-mile limit, ing or transhipping of cargoes by United States' fishing vessels within the three-mile limit, are manifest violations of the Convention of 1818, and of the Imperial and Canadian Statutes, are manifest violations of the Convention of 1818, and of the Imperial and Canadian Statutes, and in these cases your instructions which are explicit are to be faithfully followed.

I have, &c.,

(Sd.) GEO. E. FOSTER,

Minister of Marine and Fisheries.

255

REPORT

(17)

OF THE

LIBRARIANS OF PARLIAMENT JOINT ON THE STATE OF THE LIBRARY.

To the Honorable the Speaker of the House of Commons:

The Librarians of Parliament have the honor to report as follows:-

Since the last Session, in consequence of a visit of one of the Library staff to the United States, a large number of the Public Documents of the United States hitherto missing from our collection, have been added to the shelves, making the collection of American Congressional Documents almost complete.

Special attention has been paid to the literature dealing with the great questions of the day; and Members will find on the shelves all works that could be obtained or that were considered valuable concerning the relations of Capital and Labor, the operation of the Commissions of Camissions of England working the system of Railway Commissioners in England.

Since last year a number of works of the first rank in German literature have been added to the Library, at the suggestion of an Honorable Member of the Senate accepted by the Library Committee. Translations also of the principal German classics have been provided for the use of Members.

The Librarians desire to call the attention of Parliament to the need for providing a good general Index to the reports of Parliamentary Proceedings in both Houses. The volumes of Hansard since 1875 now make a formidable array, and a

general index to the series would be gladly welcomed by Members.

In order that such a work may be complete the Librarians venture to suggest the reprinting of the debates from 1867 to 1875, at which date the present series of Hansard Debates begin. The debates from 1867 to 1871 are contained in sorapbooks seldom available for the use of Members generally. The debates for 1870-71-72 are now out of print and not obtainable. There are no reports for 1873-74. these debates were reprinted and revised under the charge of an impartial and capable man a very valuable work would be done in preserving a continuous record of the political history of the Dominion.

Several valuable additions have been made to the American and Canadian section during the past year. Among them are four of the Relations des Jésuites; Boucher Histoire de la Nouvelle France, 1664,—all original editions; and a journal of Chas. Carrol's visit to Canada as one of the Commissioners from Congress in 1776. It may be here remarked that, owing to the increase in the numbers and activity of American and English collectors, the price of rare works is steadily going up, and that special efforts should be made to secure, as occasion offers, those that are still required to complete the Library collection.

Enough progress has been made in this section of the Library to warrant the reprinting of the American and Canadian Catalogue. It was first published long before the union of the British North American Provinces, and contains reference more particularly to works relating to the then Province of Canada. Since the date of its issue, 1857, the additions to that section of the Library have been so large that

17-1

the Catalogue has become practically useless. Moreover this Catalogue, as it stands in the Library with the additions, does not contain the titles of the numerous pamphlets that have been published during the interval, in the classes where they should be found; it having been decided at the outset to keep in the Library a list, only, of these publications. Time, and the large number of pamphlets, have shown that it would be preferable to classify them along with larger works.

The publication of a new edition of the American Catalogue, or of the Canadian section only, would be very useful to Members of Parliament, besides supplying to

writers of biography and history valuable data on Canadian bibliography.

It is much to be desired that Members of Parliament would not seek to extend the number of persons privileged to obtain books from the Library, a number already too large; and that in returning books during the Session, messengers and pages should be instructed to see that the books are duly credited to the Member returning them. The neglect of this necessary precaution causes frequent misunderstanding.

The Catalogue of the accessions to the Library during the past year will be found to be an improved Subject and Author Catalogue. It will be distributed immediately to Members, bound, according to the order of the Printing Committee (obtained by the Librarians last Session) in such a manner as will enable Members to readily distinguish it from the blue books. Particular attention is directed to the list

of donations and of pamphlet volumes, &c.

The Librarians have to acknowledge with much pleasure the gift of a bust of the Duke of Newcastle, formerly Colonial Secretary, presented to the Library by Sir Edward Watkin, through the Right Honorable Sir John Macdonald. This bust, the work of a distinguished Sculptor, has been duly placed in the Library and forms a valuable addition to the statuary by which the Library is adorned.

The Librarians have also to acknowledge the receipt from the British Government of the numerous, costly and most valuable reports of the Challenger Expedition which were sent to the Library on the application of the Honorable the Secretary of State, through the High Commissioner in London. These reports have been carefully indexed, and their contents swell the Scientific Section of the Catalogue of additions.

The Librarians have also to acknowledge the great courtesy of the Honorable the Secretary of State at Washington in promising for the use of the Library, the extensive and valuable records of the late Civil War, which are in course of publication. The great courtesy of the officers of the United States Government and of the various States in supplying the Library with reports that are asked for, makes us

regret that we have so little to offer them in return.

Among the donations of the year is one from Hon. Mr. Haythorne, of the Senate, a member of the Library Committee, consisting of a valuable collection of the Laws of Prince Edward Island from the earliest period of the Island's legislative history. An example so well set may well be recommended to those gentlemen who, having passed many years in public life, have accumulated large stores of valuable public documents and pamphlets, for which the only permanent place of deposit for useful purposes is the Parliamentary Library.

The number of books added to the Library during the past two years is estimated to be about 9,500 volumes, making the total number of volumes

120,694.

Annexed will be found a table showing the circulation of Library books during the year. If the large figures induce Members to aid in diminishing the number of persons who have access to the Library, the institution, intended as a Library of reference for Members of Parliament, will benefit greatly.

All of which is respectfully submitted.

A. D. DECELLES, G.L. MARTIN J. GRIFFIN, P.L. STATEMENT of circulation of books during the Recess of 1886-87, viz.: from the 10th June, 1886, till the 19th March, 1887, showing the number and description of books taken out by holders of tickets issued by the Speakers.

Belles Lettres:—	English.	French.
(1.) Novels and Poetry	8,716	3,923
(2.) Periodicals	1,136	245
(3.) Essays, Critiques, Lectures, &c	502	
History (including Biography, Travels, &c	1,281	183
Theology and Philosophy	202	486
Arts and Manufactures	194	148
Natural Sciences		49
Political and Social Sciences	299	94
Political and Bookar Bolonoes	174	28
	12,504	5,156
Total number of books taken out:-		
English		10 ***
French	• • • • • • • • • • • • • • • • • • • •	12,504
L'I CHULL,	•••••••	5,156
Grand total		
Clane Constitution	•••••	17.660
Number of ticket holders		
Transient visitors by special permission	• • • • • • • • • • • • • • • • • • • •	937
Messengers	*********	10
monougora	**********	5 9
Total	•••••••	1,006

LIST OF DONATIONS TO THE LIBRARY OF PARLIAMENT FOR 1886.

From G. N. Hooper, Esq., London, England:

Brent, N. History of the Council of Trent. Folio L. 1676.

Histoire Universelle de J. A. de Thou, depuis 1543 jusqu'en 1607. 16 vols. 4to L. 1734.

Bossi Opera Varia. Bologne 1627.
Heeren, A. H. L. Political System of Europe and its Colonies. 2 vols. 8vo. Oxford, 1834.

Gabourd, A. Histoire de France. 3 vols. 12mo. Paris, 1846.

Burnet, Bishop. History of the Reformation. 4 vols. 8vo. L. 1830.

Home, J. History of the Rebellion in the year 1745. 4to L. 1802. Clarendon, Edward, Earl of. History of the Rebellion and Civil Wars of England. 3 vols. Folio, Oxford, 1702.

Universal History from the Earliest Account of Time to the present. 3 vols. Folio, London 1736-8.

Weale's (J.) Series of the Classics, in the Original, with notes. 35 vols. v8o. L. 1855.

From A. Scratchley, Esq., London, England:

Building Societies and average investment. 8vo. L. 1885.

Friendly Societies. 8vo. L. 1886.

From N. F. Davin, Esq., M. P.:

Ordinances of the North-West Territories for 1885, 3 copies; for 1886, 3 copies. An Old Woman's Story, by Lizzie Rowe. 8vo. Regina, 1886.

From J. G. Bourinot, Esq.:

n J. G. Bouring, Loy.

Local Government in Canada, 4to. (P.) $17 - 1\frac{1}{2}$

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From the Corporation of the City of London, Eng.:
    A bronze medal in commemoration of the visit of H.R.H. Prince Albert Victor
         of Wales to the City of London, 29th June, 1885.
From the National Board of Trade, U.S:
    Proceedings of the Board of Trade for 1869, 1871.
From the Boston Board of Health:
    Annual Report for 1875.
From the Law Society of Upper Canada:
    Library Catalogue for 1886.
From the Corporation of the City of Montreal:
    Annual Report of the City Accounts, &c., for 1885, two copies, English and
         French.
    Rapport sur l'état sanitaire de la ville pour l'année 1885, par Dr. L. Laberge.
From Messrs. Mackinlay & Co., Halitax, through Sir A. Archibald, Senator:
    Map of the Maritime Provinces of the Dominion of Canada.
From the United States Government:
    Report of the Senate Committee on Education and Labor, 1885. 4 vols.
         do
                                           International Copyright.
                            do
         do
                            do
                                            Capital and Labor. 4 vols. 1885.
     Senate Election Cases from 1789-1885, by G. S. Taft. 8vo.
     Congressional Directory, 1886, by B. P. Poore.
Geographical Surveys, West of 100th Meridian.
     Manual of the Constitution of the United States, by H. H. Smith. 9th Ed.
         8vo. 1886.
     Reade, C. B., Constitution of the United States. 8vo. 1886.
     Tributes to the Memory of Lincoln.
     Reports of Consuls on Shoe and Leather Industries. 8vo. 1885.
     Rights of American Fishermen in British North American waters. 8vo. 1886.
     Laws of Army and Navy Pensions and Land Warrants.
     Laws governing Army and Navy Pensions, by J. C. Black.
     Report of Fisheries Commission, 1883.
     Annual Report of the Chief of Engineers of the Army for 1885. 4 vols.
     Papers on Squadrons of Evolutions and Development of Naval Material.
     "Congressional Globe" (Debates of Congress). Vol. 17, parts 1, 2, 3, 4, 5, 6,
         7, 8, and Index vol.
     Report of the Court of Claims. Vol. 21.
     The 10th Census. Vols. 14, 15, 16, 18 and 20.
     Report of the Secretary of the Treasury for 1885 and 1886.
     United States Coast Survey, 1885.
     Report on Internal Commerce, 1886.
     Report on Commerce and Navigation, 1886.
     Report of the Comptroller of the Currency for 1885 and 1886.
     Senate Documents, 1879-80. Vol. 7, part 1. do do 1880-81. Vol. 6.
       do
            Miscellaneous Documents, 1881-2. Vols. 5, 6 and 7.
       do Documents, 1883-1. Vols. 1, 2, 3, 5, 6, 7 and 8.
       do Miscellaneous Documents, 1883-4. Vols. 1 and 2.
     do Reports, 1883-4. Vols. 1, 2, 3, 6 and 7. Executive Documents, 1883-4. Vols. 1, 2, 4, 5, 6, 7, 8, 10, 12, 13, 20, 23, 24, 26,
         28, 29, 30, 31 and 32.
     House Miscellaneous, 1883-4. Vols. 2, 5, 7, 10, 11, 12, 13, 15, 16, 17, 19, 20, 22,
     23, 24, 26, 29, 31, 34, 36, 37, 38, 39, 40.
House Reports, 1883-4. Vol. 6.
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Executive Documents, 1884-5. Vol. 11. House Miscellaneous do Vol. 3.

Senate Journal, 1885-6. Vol. 1.

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       House Journal, 1886. Vols. 1 and 2.
  From the State of Connecticut:
       State Register and Manual for 1886-1887.
       Journal of the Senate, 1886.
      Journal of the House, 1886.
      Legislative Documents, 1886. 2 vols.
      Public Acts, 1886. 2 copies.
Special Acts of 1886. 2 copies.
      Report of the Board of Agriculture, 1885.
      Law Reports. Vols. 52 and 53.
 From the State of Kansas:
      Laws for 1886.
      Senate Journal, 1886.
      House Journal, 1886.
Law Reports. Vols. 34 and 35.
      Annual Meeting of the Bar Association, 1886.
      Birds of, by N. S. Goss.
 From the State of Louisiana:
     Law Reports. Vol. 37.
 From the State of Minnesota:
     Law Reports. Vols. 33 and 34.
 From the State of Massachusetts:
     Journal of the Senate for 1886.
     Journal of the House for 1886.
     Acts of the Province from 1769-1780. Vol. 5.
     Public Documents, 1885. 4 vols.
     Census for 1875 and 1880. 2 vols.
     Acts for 1886.
     Report of Statistics of Labor, 1879, 1885, 1886.
     Law Reports. Vols. 141, 142.
     Report to National Convention of State Bureau of Statistics, 1883, 1835. 2 vols.
     Fifth Annual Report Bureau of Statistics, 1874.
     C. D. Wright, Fall River, Lowell and Lawrence. 8vo. 1882.
     Manual of Distributive Co-operation. 8vo. 1885.
     Industrial Conciliation and Arbitration. 8vo. 1881.
     The Canadian French in New England. 8vo. 1882.
     Intemperance and Crime. 8vo. 1881.
    National Convention of the State Labor Statistical Bureaus. 8vo. 1884.
From the Massachusetts Historical Society:
    Boston Board of Health Report, 1875, 1835.
    Sanitary condition of Boston, 1875.
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Proceedings of the Bostonian Society, 1886.

Circular of Bureau of Education, 1885.

Addresses at Dr. Gould's Complimentary Dinner.

Speeches of J. Quincy, 1805-13. 2 vols.

Peabody Educational Fund Proceedings. 2 vols.

State Board of Health Report for 1886.

From the State of Michigan:

Joint Documents, 1884. 4 vols.

Report of the Commissioner of Railroads, 1886.

Census of 1884. 2 vols. Law Reports. Vols. 55, 56 and 58.

State Board of Health, 1885.

Report Births, Marriages and Deaths, 1884.

Report Board of Agriculture, 1886.

Report Commissioner of Statistics, 1886.

Report of Insurance, 1886. Report Public Instruction, 1885. Report Horticultural Society, 1885. Report Farm Statistics, 1884-85. Semi Centennial of the Union, 1886. Auditor General's Report, 1885. Pioneer Collection. Vols. 7 and 9.

From the State of Maine:

State Year Book, 1886-87.

From the State of New York:

Laws of, from 1777 to 1788. 2 vols. for 1886.

Senate Journal, 1886.

Assembly Journal, 1886. 2 vols.

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Supreme Court Reports. Vols. 44, 45, 46, 47.

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Report of the University of the State, 1886.

Report of Regents Boundary Commission. do Bureau of Statistics of Labor, 1884-85.

From the State of New Jersey:

Annual Report on Labor and Industries, 1883. Vol. 5.

Manual of the Legislature. By T. F. Fitzgerald.

State of Vermont:

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Law Reports. Vol. 58.

Legislative Directory, 1886.

State Officer's Reports, 1885-6.

Report of Agriculture, 1885-6.

School Report, 1885-6.

Report of Births, Deaths and Marriages, 1884-5.

From the Government of Mexico:

Postal Code of Mexico, 1884.

From the Government of Hawaii:

Public Documents for 1884.

Report on Leprosy, 1886.

Supplement to Report on Leprosy, 1886.

Appendix 1886. do

Leprosy in Foreign Countries, 1886.

Biennial Report of Chief Justice, 1886.

Report of Minister of Foreign Affairs, 1886.

Report, Board of Health, 1886.

From the Imperial Government:

Statutes for 1886.

Hansard. 12 vols, 1885-6. Lords' Journals. Vol. 117.

do Papers, 1884-5. 87 vols.

Commons' Papers, 1884. 90 vols. do do 1884-5. 69 vols.

Index to Lords' Journals, 1833-63. 5 parts.

From the Government of France:

Admiral Paris. Souvenirs Maritimes. 2 vols.

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Ordinances for 1885.

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From the Government of the Cape of Good Hope:
      Statutes for 1885 and 1886.
      Votes and Proceedings of Parliament, 1885-6.
      Appendices, 1885-6. 6 vols.
      Blue Book, 1885.
  From the Government of Hong Kong.
      Blue Book, for 1884.
      Sessional Papers, 1885-6. 1 vol.
  From the Government of Jamaica:
      Blue Books, 1885.
 From the Government of New South Wales:
      Statutes, 1884-5 and 1885-6.
      Industries of, by C. Lyne.
      Votes and Proceedings, Legislative Assembly, 1883-4. 11 vols. 1884 and 1885.
      Journal Legislative Council, 1883-5. 8 vols.
 From the Government of New Zealand:
      Statutes, 1886.
      Debates, 1834 to 1863. 3 vols.
     Statistics, 1872-4, 1876-8, 1883-4.
     Journals Legislative Council, 1885.
               House of Representatives, 1885.
     Appendices, 1885. 3 vols.
 From the Government of Newfoundland:
     Statutes from 1873 to 1886.
     Journal of the Council, 1886.
 From the Government of Tasmania:
     Journals and Papers, 1885. 3 vols.
 From the Government of Victoria:
     Statutes, 1885.
     Votes and Proceedings Legislative Assembly, 1885. 4 vols.
     Parliamentary Debates, 1885. 3 vols.
     Census of, for 1881.
     Notes on the Colony of, 1876. By H. Hayter.
From the Dominion Government:
     Statutes (English and French), 1886.
     Journals, Senate, 1886. 40 copies.
Journals, House of Commons, 1886.
     Debates Senate, 1886. 8 copies.
     Debates, House of Commons, 1886.
     Sessional Papers, 1886. 40 copies.
    Votes and Proceedings, Senate and House of Commons, 1986. (English and
    Consolidated Statutes of Canada, 1886.
    Official Gazette. Vols. 19 and 20.
    Chart from Cabot Head to Cape Smith and entrance to Georgian Bay.
    Post Office Guide, 1886.
From the Ontario Government:
    Statutes, 1886. 6 copies.
    Journals, 1886.
    Draft Consolidation of the Statutes Law. 2 vols., 1836.
    Appeal Reports. Vol. 12.
    Ontario Reports. Vol. 11.
    Official Gazette, 1886.
From the Quebec Government:
    Statutes for 1886. (English and French.)
    Journals, Legislative Assembly, 1886.
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From the Government of Nova Scotia:
    Revised Statutes. 5th series.
    Laws for 1886.
    Journals, Legislative Assembly, 1886.
                         Council, 1886.
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    Debates of the Legislative Council and Assembly, 1886.
    Official Gazette, 1886.
From the New Brunswick Government:
    Laws, 1886.
    Council Journal, 1886.
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From the Prince Edward Island Government:
    Journals, Legislative Council, 1885-86.
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                          Assembly, 1885.
    Official Gazette, 1886.
From the Government of British Columbia:
    Statutes, 1886.
    Journals, Legislative Assembly, 1886.
    Official Gazetto, 1885-86.
     Appendix to Revised Statutes, 1871 (through E. C. Baker, Esq., M. P.).
    Map of Victoria District, 1858.
       do Esquimalt District, 1858.
do Metchosin District, 1853.
From the Government of Manitoba:
     Statutes, 1885.
     Assembly Journals, 1885.
     Sessional Papers, 1885.
     Official Gazette, 1886.
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3065 to 3067. "Paul and Virginie," dialogue; ballade, by Elward Dornn; "Peace, troubled Heart," by Ciro Pinsuti; "Souvenirs Hongrois," by Edward Dorn. The Anglo-Canadian Music Publishers' Association, Toronto, 1886.

3068. Sankey and McGranahan.—The Gospel Choir. Copp. Clark & Co., Toronto.

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