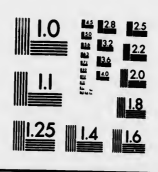
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INSTRUCTIONS

TO

REGISTRARS OF SHIPPING,

UNDER

"THE MERCHANT SHIPPING ACT, 1854."

PART II.

THE COMMISSIONERS OF HER MAJESTY'S CUSTOMS,
with the
APPROVAL OF THE DOARD OF TRADE.

[REVISE TO TWENTY-FOURTH FEBRUARY, 1855.]



 $\begin{array}{c} \textbf{HALIFAX:}\\ \textbf{RE-PRINTED AT THE ROYAL GAZETTE OFFICE.}\\ \textbf{1855.} \end{array}$

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INSTRUCTIONS

TO

REGISTRARS OF SHIPS.

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INSTRUCTIONS

REGISTRARS OF SHIPPING UNDER THE MERCHANT SHIPPING ACT, 1851.

PRELIMINARY.

THE object of the following Instructions is to direct the object of attention of Ship Registrars to the alterations that have been made instructions in their duties by the Merchant Shipping Act, 1854. The provisions relating to Ship Registry are contained in the second part of the Act, a copy of which accompanies these Instructions. It is not, however, intended by these instructions to supersede a careful study of the Act itself, or to relieve the Registrars from the obligation under which they lie of making themselves intimately acquainted with its provisions.

2. The instructions are numbered for facility of reference; the Instructions sections referred to in the margin by numbers alone are the sec-numbered.

tions of the Merchant Shipping. Act, 1854.

3. All books, forms, and papers, required for carrying the Forms how Act into effect, will be forwarded from time to time to Registrars supplied. in the United Kingdom by the Commissioners of Customs. Whenever a Registrar is in want of any forms he will apply to the Commissioners, but such application should be made in time, so as to ensure a constant adequate supply.

In every British possession abroad, the Governor or person devernors in 4. In every British possession approach, the Goldines, 4c. administering the Government of such possession, is intrusted Colonies, 4c. with the powers which in the United Kingdom are vested in the of Commission Commissioners of Customs; and the Registrars will, therefore, ers of Customs whenever it is necessary, apply to him for instructions, and will

obey such directions as he may give.

5. On the 1st of May, 1855, the Registrar will close the old Former Pegis Registry Books. With respect to ships already registered, he will be Books. open a new account referring to the former Register Book; but all entries of future transactions will be made in the form directed by these Instructions. For this purpose he will, in each case, instead of filling in the form containing a description of the ship which is placed at the head of the pages of the new Register Book, merely make a reference to the page of the old Register Book which contains the entries respecting the ship; and on any new transaction taking place, he will make the requisite entries in the same manner as in the case of ships registered after the 1st May, 1855. In order to avoid confusion and crasures in the books, a separate form of book will be issued for this purpose. It will be as regards the

several columns, precisely similar to the books for new Registers described below; but the particulars taken from the Certificate will be omitted. It will, in short, resemble the forms R 4, R 5, and R 6 in the Appendix. See also paragraphs 40 to 95 below.

OFFICIAL NUMBERS BY WHICH TO DISTINGUISH BRITISH SHIPS.

Number to be applied to Brit-ish ships.

6. After the 1st of May, 1855, it is intended that every British ship shall have a distinct number assigned to her, by which she may he known and recognized, irrespective of her name or other description.

As to ships registered under Merchant Shipping Act. 8. 25.

7. In the case of British ships registered under the Merchant Shipping Act, 1854, the number will be allotted before she is registered, and must be engraven or permanently marked on her mainbeam, in pursuance of the provisions of the Act; but in the case of British ships retaining their registries under former Acts, the Registrar of any port at which any ship not having her offi-cial number already marked, arrives, will write the number in figures and words on the Certificate of Registry, prefixing the words "official number." Ho will then affix the same number, in like manner, to the registry of the ship in the Register Book, if registered at his port; but if not, he will apprise the Registrar of her port of registry thereof, and such last mentioned Registrar

As to ships re-gistered under former Acts.

Numbers to be

in one continu-

ous series.

will note it in the Register Book. 8. The series of numbers applied to shipping will begin with No. 1., and proceed in arithmetical progression; and the same number will never be applied to two British Ships. The numbers will be under the control of the Commissioners of Customs, who will allot a certain series to every British Registrar throghout the empiro. For instance, to London may be allotted the series from 1 to 999; to Liverpool, from 1000 to 2000; to Sydney, from

2001 to 2300; and so forth.

Appropriation RI. Apx.

9. A form of book to be called the Appropriation Book is marked R 1. in the Appendix. The manner of using the numbers will be most easily understood by reference to the entries given therein; for instance, the "John Bull" is a ship already registered; her Certificate is presented on the 1st of May, 1855, and the Registrar writes on the Certificate the words and figures "official number, one thousand," adding his initials. Having thus allotted a number to the "John Bull," he makes an entry in his book, by writing in the first column the number "1000"; in the second, the name of the ship, "John Bull"; in the third the tonnage of the ship two hundred; in the fourth, "Steamer"; in the fifth, the port of Registry, "Liverpool," in the sixth, the date of her existing registry, "14 November, 1853"; in the seventh, the occasion of appropriation, viz., on "Certificate presented." in the eighth, the date of the appropriation, "I May,

w Registers e Certificate R 4, R 5, o 95 below.

ISH SHIPS.

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1 May,

The next example is the ship "Argus." She is supposed to be a ship registered for the first time under the Merchant Shipping Act, 1854; the Registrar therefore inserts in the seventh column, the words "first registry." In other respects the entries are made in the same manner as those relating to the "John Bull."

The last example given is the "Fortitude." She is supposed to have been registered before, but to have applied for registry ancw, under the Merchant Shipping Act, 1854. The entries in this case correspond with the entries in the case of the "John Bull," except that in the seventh column the Registrar substitutes the words "registry anew" instead of the words "certificate presented."

When official numbers are appropriated, the Registrar, if Registrar in acting for any port in the United Kingdom, will apprise the Chief London and Registrar in London thereof by the same day's post; a form of Portof Registrar of letter for which given in the Appendix, and marked R 2. If to be apprised, the Registrar is acting for a port in some British possession abroad. the Registrar is accing for a port in some British possession abroad, he will from time to time, and as soon as he conveniently can, fill up and send a similar form of letter. The Chief Registrar will enter the several appropriations in a General Appropriation Book, which will comprise all the ports in the Empire. If the Registrar who appropriates the number is not the Registrar of the Port of Registry he will also approve such last mentioned Registrar by letter, which may be in the form R 2 in the Appendix, or as near thereto as circumstances permit.

11. In order to prevent the improper use of certificates of Listof cancelled ships, lost, sold to foreigners, or broken up, a list of cancelled num-numbers. bers will from time to time be supplied by the Registrar General of Scamen to the various Registrars and others, in order that they may, if they have the opportunity, detain the Certificates of Registry of such ships, and transmit them to the Commissioners of

Customs.

FIRST REGISTRY OF SHIPS.

The persons entitled to be owners of British Ships are de- Duty of Regisfined in the 18th Section of the Act. The attention of the Registers to investitrar is particularly directed to these provisions, as one of his most ty, important duties is the investigation of the retired to the most ty. important duties is the investigation of the national character of s. 19. the persons requiring to be registered as owners, and a careful examination of the evidence adduced in support of their claim, the nature of which will be detailed in the course of these Instruc-

An increased vigilance in this respect is necessary, from conditions on 13. the circumstance that Parliament has of late years considerably which ships relaxed the conditions which entitles thin to come the Parlial may claim to relaxed the conditions which entitle a ship to carry the British he British ships. flag and to claim British priviliges and protection. A ship may now be a British ship and yet have been built at a foreign port and be manned and commanded by foreigners; the sole requisite

which remains is, that she should be owned by persons who owe allegiance to the British Crown, and are subject to British Law. Any neglect therefore of the precautions enjoined by the Act, with a view to establishing nationality, will deprive ship registry of its importance in a public point of view.

Port of Regis-

The next thing to be observed is, that it is no longer necessary that a ship should be registered at a port near to which some of the owners reside. The registry may be made at any port, and the ship will be considered as belonging to the port at which she is registered. The bond which was required to be given under the former Act is also dispensed with.

Preliminaries.

Application.

The preliminaries to registry are,-

A proper application; 2nd. A survey;

3rd. Evidence of ownership. The application must be made by an owner, or his agent. If an agent is employed, the Registrar will require him to preve his agency by the production of a written authority under the hand of the owner; or, if the ship belongs to a body corporate, under the common seal of such body corporate; but no particular form of authority need be required, as the only object is to prove that the

applicant has no fradulent intention.

Survey. s. 36.

The Registrar having approved of the applicant's authority, the latter will procure a survey to be made by the proper officer, according to the instructions issued by the Commissioners of Cus-Upon the completion of the survey, the Surveyor will grant a certificate in the form marked A in the Schedule to the

Description in tificate.

The description in the Certificate forms the legal test by Surveyor's Cer- which one ship is distinguished from another, and, as such, must be delivered to the Registrar, to be entered in his book, and the particulars contained in it must be prefixed to all subsequent

Evidence of ownership. ss. 38, 39.

19. The evidence of ownership consists, first, in the delaration of the owners themselves. With respect to the parties required to make declarations, a considerable difference will be observed between this and the previous Act. Every owner must now make a declaration; but the rules with respect to personal attendance before the Registrar have been relaxed, so as to avoid entailing any unnecessary inconvenience.

Forms of declaretion. 88, 38, 39,

The forms of declaration are marked B. and C. in the 20.Schedule to the Act, and are adapted to the different descriptions of persons permitted by the Act to own British Ships. The Registrar will inquire of the applicant the description of the owners, and issue the forms of declaration accordingly, having previously filled up in each form the portion inclosed between lines in accordance with the Certificate of the Surveyor.

Importance of accuracy.

21. The Registrar will point out to the applicant the importance of great accuracy as to the characters of the declarants as ons who owe British Law. by the Act, ship registry

longer neceswhich some ny port, and which she is n under the

r his agent. m to preve er the hand rate, under ular form of ve that the

authority, per officer, ers of Cusveyor will lule to the

gal test by such, must k, and the subsequent

delaration s required observed now make ttendance ailing any

C. in the scriptions The Ree owners. reviously n accord-

importarants as

British Subjects, and that for any mis-statement on this point, the declarants are guilty of a misdemeanor, and the interest in respect of which the declaration is made is forfeited.

22. The applicant will distribute the forms amongst the several Declarations. owners, if more than one. Every owner resident within five low to be made miles of the Custom House of the Port of Registry, and in the case of bodies corporate, the secretary or other public officer, must appear in person before the Registrar and make his declaration; but owners resident beyond the above-mentioned distance have the option of making their declarations either before the Registrar of the Port of Registry, or before any other Registrar or a Justice of the Peace; and in foreign countries the declaration may be made before a Consul.

23. The Registrar will observe that the attestation of a Regis-Signature of Form trar or Justice of the Peace or Consul is an essential guarantee Form. to the declaration, and the Registrar will take care that the official schedule to tet character of the person before whom the declaration was made is 11.4.0 apparent on the document itself; if it is not, he will not accept the declaration without the sanction of the Commissioners of Customs.

24.

Any number of persons entitled to be registered as owners All owners may may join in the same declaration. join in one De-claration.

25. The next point deserving attention is the documentary pocumentary evidence by which the declaration requires to be supported.

26. In the case of a British built ship, this consists of the Builder's Certi-Builder's Certificate alone, in cases where the builder is also the feate. owner, or states in his Certificate the name of the person on whose account he built the ship; but in other cases, in addition to the Builder's Certificate, there must be produced the bill or bills of sale by which the person applying to be registered owner has ob-

If the ship is Foreign built, the Registrar may dispense Foreign built with the Builder's Certificate if the declaration states that the time ships and place of building of the ship is unknown to the declarant, or that the Builder's Certificate cannot be found: but with this exception, the Registrar will require the same evidence as in the case of a British built ship.

28. In the case of a ship condemned by any Court, the official ships condemncopy of the condemnation must be produced; and if the party in cd. whose favor the condemnation was made is not the person applying to be registered, the deduction of the intermediate title must be shown by the production of the bills of sale.

29. The Registrar will not on the first registry of a ship remails of Sale on quire the bills of sale to be in the form directed by the Act, as it is first Registry. impossible that they should be so until a survey has been made; but it will be his duty to see that the ship mentioned in the several documents is sufficiently identified with the ship about to be registered, and to take care that there is no variance between the documentary title and the title stated in the declarations.

Entries in Register Book. 8. 42.

The Registrar having satisfied himself of the accuracy of the declaration, will proceed to enter the particulars of the ship and the names of her owners in the Register Book.

Entry of names of owners. 88. 37, 42.

31. The rules as to the entries of the names, &c. of the owners will be found in the 37th and 42nd sections of the Act. They require attention, as they differ in some material respects from the rules under the preceding Acts, though the manner of dividing the property in a ship into 64 shares, and of limiting the number of separate owners to 32, is retained under the new arrangement. Entries of three descriptions only can be made.

(1.) An individual may be registered as owner.

(2.) Any number of individuals, not exceeding five, may be re-

gistered as joint owners.

(3.) A company may he registered in its corporate name. But no entry can be made of owners except in one of these three forms. Each of these classes may be registered as owner, either of the whole 64 shares, or of any number of shares, so that the whole number of owners does not exceed 32.

Joint owners. trustees. s. 37.

The effect of these different entries will appear more clearly in the course of the following explanation; but it may be well to remark here, first, that the concurrence of all the joint-owners if alive, will be required to any transfer of the interests registered in their names; secondly, that no trust of any description can be entered on the Register Book or received by the Registrar.

Specimens of Register Book R 3, R 4, R 5, R 6.

s. 43.

33. Four specimen pages of a Register Book are given in the forms in the Appendix R 3, R 4, R 5, R 6. The first page alone R 3, contains the entries made on the first registry of a ship; the subsequent pages contain only various examples of entries made subsequently to first Registry. The attention of the Registrar is, in the first place, directed to that portion of the form R 3 which is above the columns; the explanation of which is as follows :

Number 1,021 is the official number, as given in the Appropriation Book. The number 105 is the Port number. The description of the ship is filled in from the Certificate of Survey. The question contained in the heading "British or Foreign built," will be answered by the declaration of ownership, except in the case of a condemned ship, when the necessary information will be supplied by the official copy of the condemnation.

CERTIFICATE OF REGISTRY.

Certificate of Registry.

The form of the Certificate of Registry is given in the Schedule of the Act, and is there marked D. The Certificate must not be given by the Registrar until he has received a Certificate from the Surveyor or other proper Officer of Customs that the official number is engraved or marked on the mainbeam, as required by the Act. The Certificate of Registry will have the names of the original owners indersed upon it, and it will be

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the duty of the Registrar from time to time, whenever the Certi-Indersement of fleate is presented to him by the master, to indorse any changes changes of own-that may have been made in the ownership. (not, including Mort. that may have been made in the ownership, (not including Mort-gages) so as to bring it into accordance with the entries in his Register Book. It will also be his duty, if he is applied to by or on shalf of any owner, to transmit to any other British Registrar a Certificate of any changes of ownership that may have taken place, in order that the latter Registrar may make the indorsements on the Certificate of Registry. The forms of these indorsements will be as follows:-

If the Registrar making the Indorsement is the Registrar of the Port of Registry of the ship, the indorsement will be in the following form :-

Names of the several persons, owners of the ship within described, on the First day of May, 1855.	Number of Shares held by each owner.
Thomas Brown, of Gloucester, in the county of Gloucester, shipowner, Gremms, of Frome, in the County of Somerset, grocer,	Thirty-two 32 Thirty-two. 32
•	G4

I hereby certify, that the several persons above mentioned, are on the First day of May, 1855, registered owners of the respective numbers of shares in the ship within described; set opposite their respective names.

(Signed)

Registrar of the Port of London.

In cases where the indorsement is made by a Registrar other than the Registrar of the Port of Registry, the indorsement will be in the following form :--

Names of the several persons, owners of the ship within described, on the First day of May, 1855.	Number of Shares held by each owner.
Thomas Brown, of Gloucester, in the county of Gloucester, shipowner, John Gremms, of Frome, in the county of Somerset, grocer,	Thirty-two. 32 Thirty-two. 32
	64

Dublin, the 10th day of May, 1855.

In pursuance of an advice sent to me by—Registrar of the Port of London, I hereby certify, that the several persons above named were, on the 1st day of May, 1855, registered owners of the respective numbers of shares in the ship within described, set opposite their respective names.

(Signed)

Registrar of the Port of Dublin.

Change of master, s. 4c.

35. The Registrar of any port at which the ship may be will also from time to time indorse on the Certificate of Registry any change of master which takes place at that port, and report the change through the Chief Registrar of Shipping to the Commissioners of Customs in London.

The form of Indorsement will be as follows:-

Calcutta, the 1st day of August, 1855.

I hereby certify, that _____ the number of whose rertificate of competency [or service, as the case may be] has this day been appointed master of the ship within described, in the place of _____

(Signed)

Registrar of the Port of Calcutta.

Further duties.

36. The further duties of the Registrar with respect to Certison, 47, 48, 49, ficates of Registry are defined by Sections 47, 48, 49, 50, 52, and 53 of the Act. The power given by Section 47, of granting a new Certificate with the sanction of the Commissioners will be exercised in cases where the old Certificate is worn out, obliterated, or otherwise damaged. Before granting a new Certificate under Section 48, the Registrar will require a declaration of the circumstances of the loss to be made by the master, or some other person competent to make the same; and if he has any doubt on the subject he will not grant a new certificate without reference to the Commissioners of Customs.

Provisional Certificate.

37. A form of Provisional Certificate under Section 48 will resemble an ordinary Certificate of Registry as nearly as circumstances will admit. The word "Provisional," should be inserted in large and distinct letters at the head, the reason for granting the Certificate should be distinctly stated, and a note should be added to the effect that the Certificate must, within ten days after the arrival of the ship at her port of discharge in the country in which she is registered, be delivered to the Registrar of such port, under a penalty not exceeding 50!.

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n 48 will as circumuld be infor grantote should ten days the counar of such

38. The Registrar will, in pursuance of Section 53, make an Entry of Can-entry in the Register Book of any notice that may be given him cellation of Cerof a ship having been lost or ceasing to be a British Ship, and will send the Certificate of Registry to the Commissioners of Customs to be cancelled, and will enter the cancellation in his books. For the manner of making such entries see the last entries in Forms R 3, R 5, and R 6.

39. The Registrar will observe that a Certificate of Registry Nature and observe the new Act, any evidence of title; and that ject of Certificate of the owners of the owners. although provision is made for having the names of the owners indorsed upon the Certificate whenever possible, yet it will frequently happen that sales may have taken place either at home or abroad which cannot be so indorsed, and that no mortgage whatever will ever be indorsed thereon. The Certificate of Registry therefore, though it may contain a correct record of the owners, is no longer any legal evidence of ownership, and the omission of the name of a registered owner thereon in no respect derogates from his rights. The province of the Certificate of Registry is to be a document always accompanying the ship, to indicate its nationality and tonnage, but not to be evidence of the interests of the owners or incumbrancers. The notice appearing at the foot of the Form D in the Schedule to the Act, is intended to give notice of this alteration of the law, which cannot be too strongly impressed on the Registrar. With the exception of rights and power given by means of Certificates of sale or mortgage, explained below, the entries in the Register Books will constitute the title to the ship.

ENTRIES IN THE REGISTER BOOK SUBSEQUENT TO FIRST REGISTRY

40. In the specimen pages of a Registry Book in the forms Explanation of marked R 3, R 4, R 5, and R 6, in the Appendix, are columns, columns in Rethe headings of which will, in a great measure, explain their use; R 3, R 4, R 5, but, to prevent mistake, the following detailed explanations and and R 6, App. directions are added.

41. Every Transaction is to be entered separately, and when col. 1, numbers the entry is complete, a line will be drawn across the whole page. denoting suc-Each transaction will be distinguished by a different number, and sactions. these numbers will be entered in column 1, beginning for each ship with the number one, and continuing with a successive number for each successive Transaction in the order in which they are

respectively entered in the Book.

42. In column 2, will be entered Letters, the object of which col. 2, letters is to facilitate the tracing of incumbrances and their respective denoting pri-priorities. These incumbrances will be either Mortgages effected only of mort-by entry in the Register Rock or Cartificates of Mortgage on by entry in the Register Book, or Certificates of Mortgage or Mortgages made under Certificates of Mortgage. Opposite the first mortgage or certificate of mortgage will be entered the capital

letter A. Opposite the next mortgage made at the Port of Registry, or the next certificate of mortgage, as the case may be, will be entered the capital letter B, and so on through the alphabet. When a mortgage is made under a Certificate of Mortgage and recorded in the Register Book, there must be placed opposite the entry the capital letter denoting the Certificate of Mortgage and the numeral 1, and if a second mortgage is made under the certificate, and recorded, it must be denoted by the same capital letter and the numeral 2, and so on. For example, if the certificate of mortgage is marked A., the first mortgage under it will be marked A 1, the second A 2. It will thus be easy, by looking down column 2, to see what mortgages exist, and as mortgages made under a certificate of mortgage have priority over other mortgages made subsequent to the issue of the certificate, it will be seen at a glance that if there is a mortgage denoted by the letter A 1, in column 2, that mortgage will take priority over mortgages denoted by subsequent letters of the alphabet, although they may have been entered previously to it in the Register Book. It is also desirable that every Mortgage, whenever mentioned or refer-red to in the Register Book, should be denoted by its own letter, as shown in the form R 4 and R 6 of the Appendix. The use of these letters will be understood without difficulty on referring to those forms and the explanation given of them below, paragraph 70 to 84, and 95.

Col. 3, names of persons from whom title desived.

43. In the third column will be inserted the names of the persons from whom the title, interest, or power, which is affected by the particular transaction is derived. These names will be taken either from the entry of the owners on first registry or from previous entries in the sixth column, and as the description and residence of the persons will already have been entered, it will not be necessary to enter these latter particulars in the third column, unless they have been changed since the previous entry. Wherever persons are entitled as joint owners, their names should be included in brackets, and the words "Joint Owners" be written opposite the bracket.

Col. 4, number Col 5, date of

registry.

44. In the fourth column will be entered the number of shares of shares affect- affected by the transaction.

In the fifth column will be entered the date at which the transaction is registered. This will be the actual date upon which the entry in the book is made, except in the case of a mortgage made under a certificate of mortgage, which must be entered as registered on the certificate at the date at which the mortgage has been actually recorded thereon. The date at which it is entered in the book should also be added. The hour as well as the day must be entered in all cases.

Col. 6, nature and date of transaction.

46. In the sixth column will be entered the nature and date of the transaction. The extent to which it is necessary to particularize will be obvious from the examples given below. The date of the instrument or event referred to should always be inserted.

47. In the seventh column will be entered the names of the Col. 7, names persons who acquire any title or power by the transaction. Their of persons acresidence and occupation must be entered in every case. The quiring title. names of joint owners or joint mortgagees must be entered with brackets, and the words "Joint Owners" or "Joint Mortga-

gees" must be written opposite to them.

48. Column 8 is added for purposes of reference. In it will col. s, number be entered opposite to the number of each transaction, the number and secount of subsequent of any subsequent transaction or transactions by which the inter-transaction, est acquired by the transaction opposite which the entry is made showing how is transferred or disposed of. To this will be added a word or words posed of. denoting the effect of the subsequent transaction. The entry cannot of couse be made before the subsequent transaction is entered. Thus, for example, if a person acquires an interest in a ship or shares as owner, and subsequently mortgages it, and that mortgage is subsequently discharged, entries will be made in column 8 as follows, viz., opposite to the entry of the Bill of Sale to the owner the word "mortgaged" with the number of the entry of the mortgage, and the word "discharged" with the number of the entry of the discharge; and opposite the entry of the mortgage will be entered the word "discharged," with the number of the entry of the discharge. (See R 6, column 8, Nos. 1 & 3.) These entries in the case of mortgagees will cease on the discharge of the mortgage, and in the case of sales will not be carried beyond the point at which the interest entirely changes hands. Thus, if there are three successive sales of the same ship or shares, it will be sufficient to enter in column 8, opposite to the first sale a reference to the second sale, and opposite to the second sale a reference to the third sale, as the chain of reference is then complete.

49. The object of the summary, comprising columns 9, 10, 11, Summary, 12, and 13, is to show, upon each transaction, the state of the title cols. 9, 10, 11, 22, and 13, is to show, upon each transaction, the other confor the time being, and to check the correctness of the other entries. In column 10 will be entered the names of the owners, bracketing and distinguishing the names and shares of joint owners. In column 11 will be entered the words "Mortgage," or "Certificate of Mortgage," where such incumbrances exist, with the principal sum due, or authorised to be raised, and the letter distinguishing the mortgage or certificate of mortgage. In column 12 will be inserted the names of the holders of any such mortgages, whether original mortgagees or transferees, or of the persons who are empowered to mortgage under certificates of mortgage, bracketing them as joint mortgagees, transferees or attornies, where they have joint interests or powers. In column 13 will be entered, opposite the name of each owner, the number of shares to which he is entitled. In order to keep the title distinct, great care must be taken to keep the number of the shares to which any owner is entitled in column 13, his name in column 10, the incumbrances on those shares in column 11, and the names of the incumbrancers in

column 12 on the same line and opposite each other. With the

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same object, if an owner holds shares of which some are affected by mortgages, and of which others are unincumbered, or of which some are affected by one incumb ance and others by another, separate entries must be made in the summary for each different set of shares. In column 9 will be inserted, opposite to the name of each owner, the number or numbers of the transactions by means of which he has acquired his title, and also if there are any mortgages or certificates of mortgage, the number or numbers of the transactions by which those incumbrances were created and have become vested in the persons whose names appear in column 12. completing these entries in the summary the Registrar will add up, in column 13, the number of shares and insert "64," and write opposite to the figures 64 the word "total," which will correspond with the date of the entry he has just made in column 5.

Col. 14, re-

50. In the column headed Remarks may be entered any particulars which are not specially provided for by these Instructions and which do not naturally fall under the headings of any of the other columns.

Cols. 1 to 7 contain the real register.

The Registrar will observe that with column 7 the Regis-**51.** ter properly so called ends, and, so far as the titles of persons entered are concerned, it would be complete if it stopped here. The subsequent columns are added for the sake of convenience, but the Registrar must bear in mind that the previous columns contain the true registry, and that it will not be safe to rely on the entries made in the summary without referring to the original entries.

Cols. S and 9 added for purposes of refer-

The Registrar will also observe that columns 8 and 9, if properly filled up, will greatly facilitate reference and enable persons to trace titles at a glance. Column 8 will show how the interest acquired by any particular transaction is subsequently disposed of, and column 9, by giving a reference to previous transactions affecting the same ship or shares, will enable any persons consulting the books at once to trace the history of the title.

Examples and further explanation given below.

The above explanations must be read in connexion with the examples given in forms R 3, R 4, R 5, and R 6, in the Appendix, and with the explanations of those forms given below, paragraphs 55 to 95. Those examples are selected so as to illustrate all, or nearly all, of the transactions which are likely to occur, and with their assistance the Registrar will have little difficulty in making the requisite entries. In order to prevent complication, the forms and examples are arranged as follows, viz. : first, those relating to transfers; secondly, those relating to mortgages; thirdly, those relating to transmissions; and lastly, a form is given containing miscellaneous entries. A list of various transactions is given in form R 10 of the Appendix, with references to the text and forms in the Appendix; so that the Registrar may in no case have any difficulty in referring to any example which the occasion may require.

R (10) App.

ments to be

Forms of the following instruments, namely, Bills of Sale Forms of instru-54. (form E), Instrument of mortgage (form I), Transfer of Mort-

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gages (form K), Certificates of Mortgage (form M), Certificates Schedule to of Sale (form N), Instrument of Revocation of Certificates of Act. Mortgage and Sale (form O), are given in the Schedule to the Forms E, I, E, Act. Printed forms of these instruments will be issued by the M. N. Commissioners of Customs, and the Registrars should insist on their being used whenever it is practicable. The Registrars will advise parties interested, that so far as relates to the dealings with, and the title to, the ship, no advantage whatever can be gained by the use of longer or more cumbrous instruments. If there are collateral arrangements between the parties they should be carried into effect by separate instruments.

ENTRIES IN THE REGISTER BOOK RELATING TO TRANSFERS.

A transfer of a ship or of shares in a ship is always effect- Transfer. ed by a Bill of Sale, whether any purchase money passes or not. A form of the Bill of Sale is given in the Schedule to the Act, and is there marked E. The statutory form is not absolutely essential, but the Registrar ought not to admit any other form without the sanction of the Commissioners of Customs.

56. The Registrar will see that the Bill of Sale is executed Registrar to see by the transferer, and attested by one or more witnesses. In the of bill of sale. case of joint owners, the concurrence of all, if alive, must be ob- ss. 55, 37.

tained before any transfer of the share can be made.

57. The capacity of the transferee to own British ships, or Declaration by shares in British ships, must be authenticated by a declaration; transferee. the necessary forms are given in the Schedule to the Act, and are there marked F. and G. They must be filled up and made in the same manner and with the same strictness as on the first registry of a ship. On the production of the Bill of Sale, accompanied by the proper declaration, the Registrar will make in the Register Book the entries mentioned below, and will re-deliver the Bill of Sale to the transferee, having indorsed thereon the date and hour of the entry.

58. On comparing Sections 35 and 36 of 8 and 37 vict., cap. Explanation of 89, with Sections 37 and 43 of the Merchant Shipping Act, the joint ownership are sections 35 and 45 complete sections 35 and 45 complete sections 35 and 36 of the Merchant Shipping Act, the joint ownership are sections 35 and 36 of the Merchant Shipping Act, the joint ownership are sections 35 and 36 of the Merchant Shipping Act, the joint ownership are sections 35 and 36 of the Merchant Shipping Act, the joint ownership are sections 35 and 36 of the Merchant Shipping Act, the joint ownership are sections 35 and 36 of the Merchant Shipping Act, the joint ownership are sections 37 and 48 of the Merchant Shipping Act, the joint ownership are sections 37 and 48 of the Merchant Shipping Act, the joint ownership are sections 37 and 48 of the Merchant Shipping Act, the joint ownership are sections 37 and 48 of the Merchant Shipping Act, the joint ownership are sections 37 and 48 of the Merchant Shipping Act, the joint ownership are sections 37 and 48 of the Merchant Shipping Act, the joint ownership are sections 37 and 48 of the Merchant Shipping Act, the joint ownership are sections 37 and 38 of the Merchant Shipping Act, the joint ownership are sections 37 and 38 of the Merchant Shipping Act, the joint ownership are sections 37 and 38 of the Merchant Shipping Act, the joint ownership are sections 37 and 38 of the joint ownership are sections 38 of the joint ownership 58. On comparing Sections 35 and 36 of 8 and 9 Vict., cap. Explanation of Registrar will observe, that the former Act permits partners to be ners and trueregistered as joint owners, and trustees of a joint stock company toes. to be registered as such, while the latter Act declares that an incorporated company may be registered in its corporate name, but forbids the registry of any trust, and makes no provision for the entry of partners. The explanation of this difference between the two Acts is, that the provision of the Merchant Shipping Act, permitting five persons to be registered as joint owners, and forbidding any of them to sever their joint ownership, (i. e. to deal with their shares without the concurrence of all the rest,) is intended to prevent any inconvenience that might arise from the prohibition to register persons as partners or as trustees. In the case of partners, the whole of the partners, if not exceeding five, or such of them as the firm select, may be registered. In the

case of ships held in trust, it is for the beneficial owners to appoint any persons they please, not exceeding five, to be registered owners. An illustration is afforded by Transaction 3, 4, and 5, in form R 3 in the Appendix. Suppose that Messrs. Cole and Company are the real purchasers of ten shares, and wish to appoint Christopher White, Caleb White, and Cæsar White, their trustees, the names of the latter are entered as joint owners. They are then, as far as the Register is concerned, absolute owners; but no one of them can part with the property without the concurrence of the others. The beneficial owners, Messrs. Cole and Company, therefore run little risk of the commission of any breach of trust. Christopher White dies, and Dennis Black is appointed a new trustee by Messrs. Cole and Company; and in order to get his name inserted in the Register, Transactions 4 and 5 are completed, and thereupon Dennis Black becomes registered as joint owner with the former trustees. Of the existence of the trust, the Registrar, of course, knows nothing; his duty is confined to seeing that the requisitions of the Act are complied with and to making fresh entries in the Register Book.

Partners and trustees registered under former Acts. 59. The Registrar will have no difficulty in applying this system to cases where persons have been registered as partners or trustees before the passing of the Merchant Shipping Act, 1854, and a change takes place in the trusteeship or partnership. In such an event the surviving or continuing trustees or partners will be considered as absolute owners, and the shares will be dealt with in the same manner which is adopted in the Transactions numbered 3, 4, and 5, above explained.

Entries in Form R (3.)

in 60. In form R. 3, (in the Appendix,) is a specimen of a page in the Register Book, the entries in which relate chiefly to transfers. The transactions have been selected so as to illustrate various species of transfers of ships or shares and the corresponding entries. The several transactions are as follows:

Number 1. John Jones, the original owner, sells four shares to

Andrew Brown.

Number 2. Andrew Brown sells four shares to John Robinson. Number 3. John Jones sells ten shares to Christopher White, Caleb White, and Cæsar White, as joint owners.

Number 4. Christopher White dies, and an entry is made of the ten shares as belonging to the survivors, Caleb White, and

Cæsar White, as joint owners.

Number 5. Caleb White and Cæsar White transfer their shares to be held in joint ownership by themselves and Dennis Black.

Number 6. John Jones sells sixteen shares to the Dublin

Steam Packet Company.

Number 7. John Jones is prohibited, by Order of Court, from dealing with his remaining thirty-four shares.

Number 8. The Order is discharged.

Number 9. A Certificate of Sale is granted by all the owners of shares in the ship.

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Lastly. The ship is sold under the Certificate to a foreigner, and the registry is closed.

The transaction Number 1 is conducted as follows: John Jones, on the 30th December, 1856, executes a Bill of

Sale, transferring four shares to Andrew Brown.

Andrew Brown produces the Bill of Sale to the Registrar on the 1st January, 1857, at 1 P. M., and makes a declaration of ownership in his presence. The Registrar then makes the entries appearing in the Form R 3, Number 1.

Having made these entries he indorses on the Bill of Sale the

following words :-

" Entered 1st January 1857, at 1 P. M.,

"John Smith, Registrar."

and re-delivers the Bill of Sale to Andrew Brown.

John Jones, having thus parted with four shares, the Registrar fills in the columns of the summary as shown in R 3, Number 1.

The transaction is now complete, and Andrew Brown is, so far as the registry is concerned, absolute owner of the four shares in respect of which he is entered.

62. Number 2 requires no detailed explanation, as the process No. 2 Sale is similar to that in Number 1.

63. The peculiarity in Number 3 is that the Whites take as No. 3, joint joint owners. The Registrar, therefore, will enter their names as ownership. joint owners in column 7, inclosing them in brackets, and adding the words "joint owners;" the result is, that the concurrence of all the joint owners, if alive, or of the survivors or survivor, if any are dead, will be required in any dealing with the shares.

64. Transaction 4 requires attention. Christopher White dies, No. 4, survivorship, and consequently Caleb White and Cæsar White take the whole vorship. ten shares by survivorship. They cannot, however, deal with their shares till an entry of Christopher White's death is made in the books. Before making such an entry the Registrar requires a declaration by Caleb White and Casar White, in the form maked H in the Schedule to the Act, authenticated by the production of the burial certificate of Christopher White. On receiving the declaration the Registrar makes the entries appearing in Form R 3, Number 4.

65. The peculiarity in Transaction 5 is that the two Whites, No. 5, Transfer Caleb and Cæsar, convey their interest to be held in joint owner joint owner to the Bill of Sale varies the sand Dennis Black. The Bill of Sale varies the another. slightly from the previous one. The Registrar will observe that another. no consideration is stated in the last mentioned Bill of Sale, and that the whole effect of Transaction 5 is to make Dennis Black joint owner of ten shares with Caleb White and Cæsar White.-See above, paragraph 58.

66. Transaction No. 6 is a sale of sixteen shares to a Com-No. 6, Sale to pre incorporated under the name of the Dublin Steam Packet "Corporate pany incorporated under the name of the Dublin Steam Packet "Corporate Company." Company. In such cases the company will probably require to be

registered in its corporate name, and, as before stated, provision for that purpose has been made in the Act; but there is nothing to prevent such a company from registering its ships in the name of individuals who will, as regards the company, be trustees, though they will not appear as trustees upon the Register Book.

Nos. 7 and 8, "Injunction," by Court of Chancery.

67. Transaction No. 7 shows the mode of entering an Order of Court, prohibiting John Jones from dealing with his shares. When such an order has been made, the Registrar will not, until it has been discharged by another order, enter any dealing with such shares on the part of John Jones or his representatives. The entry to be made on such order of discharge is shown in Transaction No. 8.

No. 9, "Certificate of Sale."

68. Transaction No. 9 is an entry of a Certificate of Sale. This document requires explanation. Certificates of Sale are statutory powers of attorney enabling owners to effect sales of their ships out of the country in which the port of registry is situate. The rules relating to these are contained in Sections 77 to 83 of the Merchant Shipping Act, and a form of the Certificate of Sale

is given in the Schedule to the Act, and marked N.

The process is as follows:—On the 15th of January 1858, John Jones, John Robinson, Caleb White, Cæsar White, Dennis Black, and the Dublin Steam Packet Company, are owners of the ship, "Victory," registered in London, they apply for and execute a Certificate of Sale in the form marked (N.) in the Schedule to the Act, empowering James Simpson, master of the "Victory," to sell her within six months from the date of the Certificate for a sum not less than £20,000 at Bombay, Sydney, or Canton. The Registrar enters the Certificate in manner shown in form (R. 3) No. 9, and no further transaction can take place in respect of the ship while the certificate is outstanding.

On his arrival at Canton, James Simpson sells the ship to a person who is not a British subject; in this case, of course, the ship ceases to be a British ship, and no new registry can be made. It will be the duty, however, of James Simpson to produce the Bill of Sale to the British Consul, and to deliver to him the Certificate of Sale and the Certificate of Registry; and if James Simpsen neglects to perform that duty, he will incur a penalty not exceeding £100, while the purchaser will not by British law have any title whatever to the ship; and consequently, if she is brought into a British port, he may, notwithstanding he has paid his pur-

chase money, be deprived of his property.

If instead of selling the ship to a foreigner at Canton, James Simpson were, on his arrival at Bombay, to enter into a contract with Stephen Malcolm, a British subject, for the sale of the ship "Victory," for £80,000, the process would be as follows: The transfer would be made by a Bill of Sale in the usual form, the instrument would purport to be made by the owners themselves, and would be executed in their names by James Simpson subscribing himself as their Attorney. James Simpson and Stephen

s. 81.

Example of exercise of power in favor of a British subject. ed, provision ere is nothing in the name be trustees, ister Book. an Order of ares. When until it has g with such atives. The in Transac-

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Malcolm would apply to the Registrar at Bombay, and produce to Proceedings behim the Bill of Sale, the Certificate of Sale, and the Certificate of fore Registrer The Bombay Registrar would return the Bill of Sale at Bombay. to the purchaser, retaining the Certificates of Salo and Registry, for the purposes hereinafter mentioned; but before dealing with them, he would register the "Victory" anew at Bombay, without, however, requiring a new survey to be made. To the ordinary entries he would prefix the following :-

" The ship ' Victory,' formerly of London, registered anew, in consequence of a Sale dated the 1st day of May, 1858, made by James Simpson, Attorney for John Jones and others, owners, under a Certificate of Sale, dated the 15th January, 1858.

Having completed this part of the transaction, the Bombay Indersement on Registrar would make an indersement on the Certificate of Sale certificates of sale and regis. and Certificate of Registry to the following effect:

" The 1st day of May, 1858, Bombay.

" I, the undersigned, Registrar of the Port of Bombay, hereby certify that the within mentioned Ship was this day sold to Stephen Malcolm, of this Port, Merchant.

> " (Signed) $_Registrar.$ "

And having done this, he would take the first opportunity of Certificate forforwarding the Certificates to the Registrar of the Port of Regis-warded to Lon-try, viz. London. On the arrived of the configuration I and try, viz., London. On the arrival of the certificates in London, the London Registrar would conclude the transaction, and close the registry of the ship "Victory," by making in the Register Book the entry to the following effect :-

"Sold to Stephen Malcolm at Bombay, on the 1st May, 1858, and Registry closed."

If no sale is made under the certificate it must be returned to Cancelling corthe port of registry, and retained and cancelled by the Registrar. tiffcate when no In that case he will enter in column 8 expensite the enter of the sale is made. In that case he will enter in column 8, opposite the entry of the certificate, the words, " Cancelled the_ _day of_ 185 , no sale having been made."

The duty of the Consul at a Foreign Port with respect to the Duty of Consul. endorsements on, and the forwarding of, the Certificates of Sale and Registry to the London Registrar is similar to that imposed

upon the Registrar at a British Port.

It will be observed that, in the instance given, the ship "Vic-Observations as tory" is supposed to be free from incumbrances. If such incum- to incumbran-brances exist, the Act provides that they shall not be effected by brances exist, the Act provides that they shall not be affected by the sale, and directs that they shall be entered on the Certificate, and that the new Registry shall contain a notice of all such incumbrances as appear on the old Registry. To effect this, the Registrar

must, in preparing the Certificate, enter upon it all mortgages or certificates of mortgage as they are entered in his Register Such a state of circumstances, however, creates considerable complexity in the Registry and uncertainty in the title, and it will be the duty of the Registrar to impress upon the owners of vessels the expediency of discharging all mortgages or incumbrances before issuing a Certificate of Sale. To illustrate this by an example: - Suppose that in the case of the ship "Victory" a mortgage had been existing at the date of the issue of the Certificate of Sale, the consequence would have been that notice of the mortgage would have appeared on the Certificate of Sale and on the Register Book at Bombay. In point of fact, therefore, to the extent of the mortgage, two registries would be in existence at the same time, namely, the one in London and the one in Bombay; while, as respects the purchaser, the consequences would be most prejudicial, for the mortgagee might at any moment exercise his power of sale, and thereby entirely defeat the title of the purchaser.

Revocation of Certificate of Sale.

Nominee of Court of Chancery. s. 63.

The form of entering revocations of Certificates of Sale, and the process in such cases, will be precisely the same as in the case of revocation of a Certificate of Mortgage, which is explained below, paragraph 82 and form R (4) in Appendix. Transaction No. 10.

69. In cases where the Court of Chancery, or other Court having jurisdiction, vests the right to transfer the share of an unqualified person in some nomince under Section 63 of the Act, such nominee will execute a Bill of Sale to a purchaser in the usual form, and will prove his title to the Registrar by the production of the Order of the Court.

ENTRIES IN THE REGISTER BOOK RELATING TO MORTGAGES.

Law relating to Mortgages.

8. 69

There are certain points of the law relating to mortgages to which it is desirable to call notice in the first instance, viz. :--

First, that mortgages rank in priority according to the date at which they are registered, and not according to the dates of the

instruments by which they are created. s. 71.

Secondly, That a mortgagee has an absolute power of selling the ship or shares which form his security, subject to the following restriction, viz., that if there are more mortgagees than one of the same ship or share, no second or subsequent mortgagee can sell without the concurrence of every prior mortgagec.

And, lastly, That upon an entry of a discharge of a mortgage in the Register Book the property revests without any reconveyance.

Evidence of mortgagees' right to be registered.

e. 68.

Between transactions relating to ownership and transac-71. tions relating to mortgages there is the material distinction that foreigners are allowed to be mortgagees of a ship, and consequently the declaration of nationality is in their case not required. The duty of the Registrar, therefore, is confined to seeing that the instruments of mortgage and the declarations authenticating any transmission of the mortgage title, are in accordance with the Act.

l mortgages his Register es considerie title, and ne owners of s or incumte this by an Victory" a f the Certiotice of the Sale and on cfore, to the tence at the n Bombay; ould be most exercise his e puzchaser. ale, and the the case of ined below, tion No. 10. Court hay-

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nd transacnction that nsequently ired. Tho hat the innating any th the Act. 72. The form marked R (4) in the Appendix is a specimen Specimen of page of a Register Book, with entries intended to illustrate the Page of Regismanner of entering mortgages and certificates of mortgage. The entries of mortgage are as follows:

Number 1. John Jones, being the owner of 64 shares, gives a Certificate of Mortgage to John Thompson, with power to raise 1,000l. with interest, not exceeding 5l. per cent., the power to be exercised at Calcutta within six months.

Number 2. John Jones mortgages his 64 shares to John Smith for 5,000l., at 5l. percent. interest.

Number 3. John Thomson, acting under the Certificate of Mortgage, mortgages the 64 shares to Abel Brown for 1,000%, with interest, at 5% per cent.

Number 4. John Smith transfers his mortgage to Thomas Coutts.

Number 5. John Jones makes a further mortgage to Thomas Coutts, to secure the balance of an account current, with interest, at 5 per cent.

Number 6. Thomas Coutt's first mortgage is discharged. Number 7. John Jones sells the 64 shares, subject to the mort-

gage to Abel Brown and the second mortgage to Thomas Coutts, or, in other words, sells his equity of redemption in the ship, to Edward Davis.

Number 8. Abel Brown, the Mortgagee under the Certificate of Mortgage, sells the whole ship to John Lewis.

Number 9. John Lewis gives a Certificate of Mortgage to Robert Green, to be executed at Quebec.

Number 10. John Lewis sends out a revocation of the Certificate of Mortgage.

73. Transaction 1. is a grant of a Certificate of Mortgage. No 1. These certificates are like Certificates of Sale, statutory powers of Certificates of attorney; they are given for the purpose of enabling owners to effect mortgages of their ships or shares out of the country in which the Port of Registry is situate. The rules as to these certificates are contained in Sections 77 to 83, and a form of certificate of mortgage is given in the Schedule to the Act, and is there marked M. The steps in the transaction are as follows:—

John Jones being desirous of enabling John Thompson, of Calcutta, merchant, to create a mortgage on the ship for securing 1,000*l.*, at interest, not exceeding 5*l.* per cent., applies to the Registrar of the Port of Registry to issue a Certificate of Mortgage. The Registrar having seen to the proper execution of the certificate, makes the several entries in the Register Book appearing in Transaction 1.

74. After this certificate is given, John Jones executes a No. 2. second mortgage in the form 1. in the Schedule to the Act, and Second Mortthe Registrar enters the particulars as shown in Transaction No. 8 age.

2. This mortgage, it will be observed, is marked B. in the second

column. Finally the Registrar makes on the mortgage the following indorsement :-

" Entered 3rd January, 1858, at 1 P. M."

JOHN SMITH, Registrar.

No. 3. Mortgage un-der Certificato.

75. The ship arrives at Calcutta in April, 1858, and John Thompson determines to mortgage the ship to Abel Brown to secure 1,000L, with interest, at 5 per cent.; a form of mortgage instrument accompanies the Certificate, and John Thompson, as attorney for John Jones, executes it in favor of Abel Brown. The Certificate of Mortgage and the mortgage instrument are produced to the Calcutta Registrar, who makes an indersement thereon in manner appearing in the note to the form M. in the Schedule to the Act. The Certificate of Mortgage is sent to the Port of Registry, and produced to the Registrar on the 1st Dec., 1858, and he cancels and retains it and enters the name of Abel Brown in his book as mortgagee. This transaction is marked A 1 in the second column, thus denoting that it takes priority from the date of the Certificate under which it is made, and that it is prior to the mortgage marked B. In column 5 the Registrar enters "8 May, 1858, 2 p. m.:" as the date appearing on the Certificate as the date at which the mortgage was made, and he then adds in the same column " Recorded 1 Dec., 1858."

No. 4. Transfer of Mortgage.

Transaction 4 is a simple transfer of the second mortgage from John Smith to Thomas Coutts. It is effected by an instrument in the form K. in the Schedule to the Act, and is marked B. in column 2. The Registrar will endorse on the instrument the day and hour of entry as in the case of mortgages, par. 74.

77. Transaction 5 is a further charge upon the ship by John Further charge. Jones to secure to Thomas Coutts the balance of an account current, in addition to the 5,000l. due to him under Transaction 4. The point to be noticed is, that such a charge, though made at the same time with the transfer of the previous mortgage, must be entered as a separate transaction. So if the further charge had been in favor of the original mortgagee instead of the transferee, it must no less have been entered as a separate transaction.

The entry is marked C. in column 2, thereby denoting that the

mortgages marked A 1. and B. are both prior to it.

No. 6. Discharge of Mortgage.

No. 7. Sale of ship subject to

Mortgages.

78. John Jones pays off Thomas Coutts' first mortgage for 5,000l., and on John Jones producing the receipt for the money indorsed on the mortgage deed, and satisfying the Registrar that it is genuine, the Registrar makes the entries appearing in Transaction 6. No re-conveyance is of any use whatever, nor would it have been if Thomas Coutts had been first instead of second mortgagee, as the ship revests by the operation of the Act.

John Jones sells his ship, subject to the existing mort-79. This is effected by a Bill of Sale, as if no mortgages exgages. isted.

The entries need no explanation.

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legistrar.

and John Brown to f mortgage ompson, as soll Brown. In the propert thereon schedule to the Port of 1858, and rown in his the second date of the rior to the second that as the second date as the

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at current, n 4. The t the same be entered ad been in c, it must

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rtgage for he money istrar that in Transnor would of second et.

ing mortgages ex80. Abel Brown, who is the first mortgagee, is unable to get No. 8. his money, and sells the ship under the power given to him by the Act. The sale is effected by a Bill of Sale in the same manner as in the case of a sale by the owner. The purchaser, John Lewis, gets a title free from incumbrances, and Thomas Coutts, the subsequent mortgagee, and John Lewis, the person to whom the equity of redemption has been seld, are thereby deprived of all right or title to the ship. It is most important that the Registrar should notice this effect of a prior mortgage, and should warn persons dealing with a ship of the risk they run in taking, subject to prior mortgages or Certificates of Mortgage.

81. Transaction 9 is a Certificate of Mortgage, the steps in No. 9, respect of which have been already explained in Transaction 1. Certificate It is introduced for the purpose of illustrating the way in which Certificates of Sale and mortgage (for the practice will be the same in both cases) may be revoked. The practice is as follows:

82. In cases where a certificate of sale or mortgage has been No. 10. granted, specifying the place or places at which the power may be restricted, the owner, who has obtained such certificate, or any sale and Mortsubsequent registered owner, who has obtained his title by transfer sage or transmission from such first-mentioned owner, may reveke the power. For this purpose the following steps must be taken:—

The owner who desires to revoke the Certificate must obtain from the Registrar an instrument in the Form marked O. in the Schedule to the Act.

The Registrar who has granted the certificate will then, by the earliest opportunity, send to the Registrar or Consular officer (as the case may be), of the place or places where the power is to be exercised, a duplicate of the instrument of revocation certified under his hand. He will also enter in his register-book the fact of the revocation, and that it has been so sent.

The Registrar or Consular officer, who receives such duplicate, will enter the same in a special book, kept for the purpose,—a Form of which is given in the Appendix, and is there marked (R 7),—and will give notice to any person seeking to exercise R 7. App. become a purchaser or mortgagee under the power, that it no longer has any operation, and will, if possible, indorse on such certificate notice to that effect.

Lastly, the Registrar or Consular officer receiving the duplicate revocation, will, by letter of advice under his hand, and at the first opportunity, inform the Registrar who has sent it, whether the power had been exercised or not previously to the receipt by him of the instrument of revocation sent to him, and the Registrar of the Port of Registry will note the same in the column headed Remarks, opposite the entry of the Certificate. A Form of the R.S. App. letter of advice is given in the Appendix, and is there marked (R 8).

Effect of revo-

83. It will be obvious that the effect of the revocation depends upon the question whether the instrument of revocation reaches the Registrar or Consul at the place where the power is to be exercised, before or after the exercise of the power. It will not affect sales or mortgages made before it is received; but it will invalidate all sales or mortgages made at the place after it is received. It will, therefore, be the duty of the Registrar who issues the instrument of revocation, to despatch it by the first opportunity, and of the Registrar who receives it to record it at once, and to take especial care to give notice of it to persons who wish to deal under the certificate.

Application of these rules in Transaction 10. follows:Effect of revocation.

84. The several steps in Transaction 10, Form (R 4), are as

John Lewis having granted a Certificate of Mortgage of the whole ship as shown in Transaction No. (9), becomes desirous of preventing the exercise of the power thereby given.

In order to effect this, he applies to the Registrar of the Port of Registry, and executes in his presence the instrument of revo-

cation.

The Registrar, having entered the revocation as shown in Transaction 10 in the form R 4, forwards the instrument to the Registrar at Quebec, who retains the document, making an entry in the manner shown in the last column of Form (R 7) in the Appendix, and gives notice to the Registrar in London, stating that the power given by the Certificate has not been exercised. The London Registrar, on receiving intelligence from the Quebec Registrar, makes a note in his book to the effect shown in column 14 of Form R 4, Transaction 10.

It will be observed that John Lewis, who granted the Certificate, is the person who revokes it. But if his interest had passed to any other person or persons, e. g., a purchaser, or assignees in bankruptcy, or executors, and they had been duly registered, they might exercise the power of revocation no less than John Lewis

himself.

ENTRIES IN THE REGISTER BOOK RELATING TO TRANSMISSIONS BY DEATH, MARRIAGE, AND BANKRUPTCY.

Transaction in Form R. 5. 85. Form R 5 in the Appendix is a specimen of entries relating to transmissions by death, marriage, and bankruptcy. The transactions are as follows:—

Number 1. John Jones, sole owner, dies, and by his will appoints Thomas Smith his executor, and leaves the ship to Anna Brown as legatee. Thomas Smith proves the will in the Prerogative Court of Canterbury.

Number 2. Thomas Smith conveys the ship to Anna Brown.

Number 3. Anna Brown marries James Black.

Number 4. James Black becomes bankrupt, and Abraham Sturgis is appointed official assignee, and Thomas Edwards and Robert Inglis are appointed creditors' assignees.

R 7. App.

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Abraham wards and Number 5. The assignees sell to Charles Green.

Number 6. Charles Green dies intestate, and Letters of Administration are granted to Richard Lane by the Consistory Court of London.

Lastly, the ship is broken up, and the Registry closed.

86. If a registered owner dies, his executor or administrator No. 1. is entitled to be registered in his place on making a declaration in Transmission on death the form marked H. in the Schedule to the Act, and producing to the Registrar the probate or letters of administration. The Registrar will not in any case recognize the title of any other person; he will leave it to the executor or administrator, by executing a Bill of Sale in favor of the person entitled under the will or upon the intestacy, to clothe such person with a right to be registered as owners. The executor or administrator is, in short, for the purposes of registry, the absolute owner.

Transactions (1) and (2) in Form R 5 in the Appendix, relate to a case where there is a will by which the property passes. In that case John Jones dies, having made his will, dated the 1st of December, 1856, whereby he bequeaths the ship "Victory" to Anna Brown, and appoints Thomas Smith his executor. Thomas Smith proves the will in the Prerogative Court of Canterbury, and having produced the probate to the Registrar, is entered as owner, without any notice of his capacity of executor, as shown in Tran-

saction 1.

No notice of the bequest is given to the Registrar, but No. 2. Thomas Smith being, in fact, only executor, executes a Bill of Transfer of ia-Sale in the ordinary form to Anna Brown, who thereupon is re-tee. gistered, as shown in Transaction 2.

88. If a female owner marries, her husband becomes entitled No. 3. to be registered in her place, unless there has been a previous set. Transmission tlement of her interest. With such settlement, however, the Re- by marriage. tlement of her interest. With such settlement, however, the Registrar will have nothing to do, as it will be effected by a Bill of Sale from her in the usual form to the persons appointed trustees of the settlement as joint owners. The Bill of Sale must be executed before the marriage, and the trustees will be entered as joint owners on the register, without any notice of the trusts. If, however, the wife has not before marriage parted with her interest, her husband will upon the marriage become entitled to be registered in her place. In order to prove his title, he must produce the certificate of marriage, and a declaration must be made in the Form marked H. in the Schedule to the Act. In the example in the Appendix, Transaction (3), "Anna Brown," being the owner, is supposed to have married James Black without having previously parted with her interest.

89. Upon the bankruptcy of any owner or mortgagee the No. 4. official assignee and creditors' assignees are entitled to be registered in his place. As the official assignee is appointed first he tered in his place. As the official assignce is appointed first he

will probably apply to be registered alone, and if so the Registrar will make such registry accordingly, reserving a space for the entry of the names of the creditors' assignces as soon as they apply, who will then become joint owners with the official assignée, and be entered accordingly. The evidence in both cases will be the production of the appointment under the seal of the Bankruptcy Court. The identity of the registered owners and the bankrupt will be proved by the declaration of some competent

An example of such an entry is given in Transaction 4.

No. 5. No. 6. Example of transmission on

intestacy.

Transaction 5, being a simple sale, needs no explanation.

91. Transaction 6, in the same Form, relates to a case where there is no will. In that case, Charles Green dies intestate, and letters of administration are granted to Richard Lane; Richard Lane becomes entitled to be registered, upon producing to the Registrar letters of administration, and is thereupon entitled, so far as the Registrar is concerned, to deal with the ship as an absolute owner.

Death of one joint owner.

92. The Registrar will observe that where persons are registered as joint owners, and one of them dies, the ship or shares pass by survivorship to the other or others, and nothing passes to the executor or administrator of the deceased. To meet such a case, a certificate of burial, accompanied by a declaration of identity, should be produced, and retained by the Registrar. necessary entries in such a case are shown in Form R 3 in the Appendix, Transactions (4) and (5), and are explained in paragraph 64 above.

Transmission of Mortgages.

93. On the death or bankruptcy of a mortgagee, or in the case of the marriage of a female mortgagee, the interest of the person so dying, becoming bankrupt, or marrying, will be transmitted in precisely the same way as in the corresponding case of an owner. A form of declaration, marked I, for a mortgagee taking by transmission, is given in the Schedule to the Act. The nature of the evidence required, as well as the mode of making entries in these cases, will be understood without further explanation or example.

Evidence in the law differs.

94. In any British possession abroad, where the law in respect countries where of the evidence of death or marriage, or in respect of wills and intestacies, or in respect of bankruptey, differs from that of England, the Registrar will, instead of the evidence above-mentioned, require such evidence, in each case, as, according to the ordinary rules of law in the country would be received as sufficient legal evidence of the matter or title to be proved.

SPECIMEN OF REGISTER, WITH MISCELLANEOUS ENTRIES.

Specimen of register with miscellaneous

95. Form R 6 in the Appendix contains entries of various descriptions, arranged without reference to subjects in the order in which they may occur in practice. The Transactions are as follows :---

the Regis-Number 1. John Jones, being as before sole owner of the ship, space for sells 32 shares to Thomas Brown. on as they Number 2. John Jones sells 16 of his remaining shares to l assignée,

Robert Green.

Number 3. Thomas Brown mortgages his 32 shares for 1,000%. and interest, to Andrew Black.

Number 4. John Jones dies, having appointed William Smith and Eliza Davis his executor and executrix, who prove the will in the Prerogative Court of Canterbury.

Number 5. Robert Green grants a Certificate of Mortgage as

to his 16 shares to Abel Wood.

Number 6. William Smith dies, leaving his co-executrix, Eliza Davis, who is joint owner with him, surviving, and she accordingly is registered sole owner of their 16 shares.

Number 7. Andrew Black transfers his mortgage of 32 shares

to Richard Emlyn.

Number 8. Abel Wood exercises the power of mortgaging 16 shares under the Certificate granted by Robert Green, in favor of Edward Ellis.

Number 9. Eliza Davis marries Charles Wood, and he is regis-

tered as owner of her 16 shares.

Number 10. Robert Green sells his 16 shares (subject to the mortgage to Edward Ellis made under the Certificate) to Thomas

Number 11. Charles Wood sells his 16 shares to Thomas Brown. Number 12. Thomas Brown discharges Edward Ellis' mortgage on the 16 shares bought by Thomas Brown from Robert

Number 13. Thomas Brown discharges Richard Emlyn's mortgage on the 32 shares bought by Thomas Brown from John Jones. Thomas Brown thus becomes sole owner of the ship, free from

Lastly, the ship is broken up near Pernambuco, and the Regis-

try closed.

REGISTRY ANEW.

96. Registry anew is no longer required on the sale of a ship, Registry anew. unless the sale is made in pursuance of a Certificate of Sale. may be convenient, however, to new owners to have a fresh registry; and, accordingly, it is provided, that the Registrar may, s. ss. on application made to him, and on delivery up of the old Certificate of Registry, make such Registry anew, and grant a new Certificate of Registry.

Whenever a ship is registered anew at any port other than that of her previous registry, the Registrar of the former port must apprise the Registrar of the latter port, by letter, in the following

form :-

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n the case he person smitted in an owner. by transre of the in these example. in respect wills and

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IES.

" Port of ______, day of _____, 18____. " The Certificate of Registry of the Ship ______, " official No. ____ Port No. ____, granted at your Port on the ____ day of _____ 18___, was this day de-" livered up and cancelled, and the ship registered anew at " this Port. " Signed _____, Registrar. " To the Registrar of the " Port of_____."

Registry of alteration. ss. 84, 85.

97. The old rule is still preserved, that a record must be made by the Registrar of any alteration in the registered description of a ship. A discretion, however, is vested in him either of registering the alteration and indorsing it on the Certificate of Registry, or of requiring the ship to be registered anew.

In exercising this discretion he will act as follows, viz:

Whenever any material alteration is made in a ship she must be re-measured according to the rules laid down in the Merchant Shipping Act, 1854, and must have a new Certificate of Registry; but if the alteration consists merely of a change in the dimensions of the engine-room or other closed in spaces, or of the addition or removal of a poop, roundhouse, or other similar change not affecting the original length or depth of the hull, it will be sufficient (unless the owners desire an entire remeasurement) to indorse the alteration on the existing Certificate of Registry. With respect to a vessel already registered under 8 & 9 Vic., cap. 89, any alteration whatever in her tonnage arising from the addition or removal of closed-in spaces or partitions and not affecting the original dimensions of the hull, may be indorsed on the existing Certificate of Registry, without requiring a remeasurement of the whole ship.

Alteration; by 98. The duty of recording the alteration will devolve on the what Registrar Registrar of the port where the alteration is made; or if it is ss. 84, 85, 86. made at a port where there is no Registrar, on the Registrar of the first port having a Registrar at which the ship arrives after the alteration is made. For example, suppose a ship to be registered at Liverpool, that she is altered at New York, and that Quebec is the first port having a British Registrar at which she arrives after having been altered; if the alteration is such as to require registry anew, the Quebec Registrar will grant a provisional certificate, and immediately forward the old certificate, with a statement of the facts, to the Liverpool Registrar, who will realing the control of the facts. the old certificate and enter the particulars in his Register Book; but if the alteration is not such as to require Registry anew, the Quebee Registrar will indorse the alteration, taking care in this case also to inform the Liverpool Registrar, who will make a corresponding entry in his Book.

Port on day del anew at

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she must Merchant Registry ; mensions ldition or ot affectsufficient dorse the respect , any aln or reoriginal ertificate ole ship. e on the if it is strar of ifter the gistered Quebec arrives require visional with a l retain rBook ; ew, the in this a cor-

The Registrar, on granting the above provisional certi-Registrar to fleate, will warn the master that it will be his duty to deliver it warn masters as to dealings up, and obtain a new certificate within ten days after the first with provisional subsequent arrival of the ship at her port of discharge in the certificate.

55. 66. 87 United Kingdom, if she is registered in the United Kingdom, or if registered elsewhere, within ten days after her arrival in the British possession within which her port of registry is situate. The Registrar will also indorse a notice to this effect on the provisional Certificate. If the Master neglects to deliver up the certificate in compliance with the foregoing rules, the ship will no longer be recognized as a British ship, or, in other words, will cease to be entitled to the privilege and protection accorded by law to ships bearing the British flag.

TRANSFER OF REGISTRY.

If a ship is registered at one place, and all the parties Transfer of interested in the ship, owners as well as mortgagees, concur in Registry from desiring the registry to be transferred to some other place, they another. may make an application to the Registrar of her port of Registry; \$5.89, 90, and on the receipt of which application, and on delivery up of the Certificate of Registry, the last-mentioned Registrar will forward to the Registrar of the other place an accurate transcript from his book of the ship and all the particulars relating thereto; and the latter Registrar will thereupon enter the particulars in his book, while the former Registrar will close his account of the ship. The Registrar of the port to which the registry is transferred will enter the ship in the usual form, prefixing the heading :

"REGISTRY TRANSFERRED from _____ the _ day of _

The Registrar will take care that a consent to the trans- consent of parfer is shown by all parties in the manner pointed out by the Act, ties interested and he will, if possible, submit to the inspection of the owners and mertgagees themselves the transcript about to be forwarded to the new Registrar.

MISCELLANEOUS.

102. The Registrar may refuse to comply with the requisitions Proofs of idenof any person representing himself to be a registered owner or tity. mortgagee, until the identity of the applicant is proved to the satisfaction of the Registrar by the evidence of some respectable person known to the Registrar, or by other sufficient evidence; and in all cases where the identity of any person named in any document, as for instance, a burial certificate, a certificate of marriage, the appointment of assignees, &c., requires to be proved, a declaration in proof of such identity must be produced, made according to the provisions of the Act 5 & 6 Wm. IV., c. 62. A form of such declaration adapted to the case of a deceased testator is given in the form marked R 9 in the Appendix.

Dispensing power of Registrar.

103. A power is given to the Registrar of dispensing, under certain circumstances, with any declaration or evidence required by the Act. This power, however, is subject to the control of the Commissioners of Customs in the United Kingdom, and in the British possessions abroad to that of the Governor or other person administering the government of such possession. The Registrars must, therefore, refer in every case to such superior authorities.

R 9, App.
Shares of incapable persons.
s. 99.

104. A ship, or share therein, may devolve on an infant, lunatic, or other person incapable of making the proper declaration, or doing the acts necessary to place his name on the register. In such cases it is provided that the guardian or committee, or, if there be none, any person appointed by a Court possessing jurisdiction in respect of the property of incapable persons, may make the declaration, or do the act required.

Documents to be filed. s. 61. 105. The Registrar will retain and file in his office the Surveyor's Certificate, the Builder's Certificate, the copy of the official condemnation, and all the declarations of ownership, and any evidence of burial or marriage produced to him.

Inspection of books. Copies of entries. s. 92 & 107. 106. The Registrar will permit his books to be inspected at all reasonable times, on payment of a fee of a shilling. It will also be the duty of the Registrar to supply certified copies of any entries in his Register Book, or of any declaration, on payment of a fee of one shilling each copy.

Fees. s. 95. 107. All fees taken in the United Kingdom, will be paid to the Commissioners of Customs at such times and in such manner as the Commissioners direct. In the Colonies the fees will be paid into the Colonial Treasury at such times as the Colonial Government thinks fit.

Returns to be made. s. 94. 108. Registrars in the United Kingdom will, on the Registry of every ship, immediately transmit to the Chief Registrar of Shipping in London a copy of the entry in the Register Book; and on the entry of every subsequent transaction he will transmit in like manner a copy of such entry; forms for which purpose will be furnished by the Chief Registrar. Registrars in the Colonies will make these returns as often as the means of communication will allow.

Port of discharge. 109. In construing the above instructions, the first port at which a ship discharges any part of her cargo is to be considered her port of discharge.

sing, under ce required introl of the and in the ther person Registrars thorities. If ant, lunalaration, or

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be paid to manner as will be paid I Govern-

Registry egistrar of the Book; I transmit h purpose rs in the s of com-

t port at considered

APPENDIX.

FORM R 1.—See paragraph 9.

FORM OF APPROPRIATION BOOK.

ľ		
	Col. 8. Date of Appropriation.	1st May, 1855 1st May, 1855 1st May, 1855
	Col. 7. Occasion of Appropriation.	ented
	Col. 6. —— Date of Registry.	14 Nov. 1853 Certificate pres 1st May, 1855 First Registry 1st May, 1855 Registry anew
1	Whether Steam Port of Registry. Date of Registry.	Liverpool Liverpool Liverpool
Col 4	Whether Steam or Sailing Ship.	Steamer Sailing Steamer
Col.3	Tonnage.	200
Col. 2.	Name of Ship.	". John Bull" ". Argus" ". Fortitude"
Col. 1.	Official Number. Name of Ship. Tonnage.	1,000

FORM R 2.—See paragraph 10.

FORM OF LETTER ADVISING THE APPROPRIATION OF OFFICIAL NUMBERS, TO BE TRANSMITTED TO THE CHIEF REGISTRAR OF SHIPPING, CUSTOM HOUSE, LONDON.

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ort have been appropriated as per subjoined List, and	Signed Registrar.
the Certificates of Registry marked accordingly.	To the Chief Registrar of Shipping. Custom House I and

	Date of	Appropriation.	1st May 1855	1st May 1855	1st May, 1855	
	Occasion of		Liverpool 14th Nov. 1853 Certificate presented 1st May 1855	Liverpool 1st May, 1855 First Beristry		
	Official Number. Name of Ship. Tonuage. Whether Steam Port of registry. Date of Registry.		14th Nov. 1853	1st May, 1855	Liverpool 1st May, 1855 Registry anew	
man's worker	Port of Registry.		Liverpool	Liverpool	Liverpool	
and the second second	Whether Steam Port of or Sailing Ship, Registry.		Steamer	Sailing	Steamer	
5	Tonnage.		200	200	300	
	Name of Ship.		"John Bull"	" Argus"	"Fortitude"	
	Official Number.		1,000	1,001	1,002	

1st May, 1855

Steamer | Liverpool 1st May, 1855 | Registry anew

Form R 4.—See paragraphs 33 and 70 to ξ

	,		
	Col. 1.	Col. 2.	Col. 3.
	Number of Transaction.	Letter denoting Mortgages & Certificates of Mortgage,	
	1	A. /	John Jones
			858
	2	В.	John Jones
	3	A 1,	John Thompson, Atty. for John Jones,
			, 1858
	4	В.	John Smith·····
) tradoA qirl8	5	C,	John Jones
və.I arlot vəlf.			
			859
Edward wich	6	В,	Thomas Coutts
And was agent agent	The second of th	3,,	1859

SPECIMEN OF REGISTER BOOK, WITH FIRST REGISTRY AND S

			Official N	umber of Ship,	1021.		
Port	Number	105	Port of Registry		· London. British or 1	Foreign builtBritish	Whether a
Numb Numb Rigger Stern	er of Decks er of Masts		One. Three. Schooner Lound.	Hond	k	Clincher, None, Male Bust. Iron.	
	Tornago un	nder Tonwess Dest	TONNAGE			No of To	NS.
		paces nbove the Tonnage Deck. Space or Spaces between Deck.	cks		***********************	V	
	Other enclos	Roundhouse sed Spaces (if any), naming then	m	· • • • • • • • • • • • • • • • • • • •	**************************************	49 None. None.	
			Gross Tor	ness between The Co.	Fonnage, if a Sailing Ship or Propelling Power, as per oth		
			Register To	onnage, if a Steamer.		478 7	
	Names, 1 Num	Residence, and Description of the aber of Sixty-four Shares held by	Owners, and }	John Jones, of Horsle	ydowa, Surry, Cheesemonger,	Sirty-four Shares	
			Dated Twelfil	h day of December, 18	56.		
Col. 1.	1 010						
Col. 1.	Col. 2. Letter denoting	Col. 3.	Col 4,	Col. 5,	Col 6.	Col. 7,	Col.
Number of Fransaction.	Mortgages & Certificates of Mortgage.	Name of Person from whom Title is derived	Number of Shares	Date of Registre	Nature and Date of Transaction.	Name, Residence, and Occupation of Transfere Mortgagee, or other Persi acquiring Title or Power	n quent Trans
I		John Jones	4	January 1, 1:57 I p. m.	Bill of Sale, dated Decem 30, 1556.	Andrew Brown of Hampste in the County of Middles Grocer.	nd, Transferred.
2		Andrew Brown	4	January 2, 1-57, 3 р. m.	Bill of Sale, dated January te57.	John Robinson, of Enfield, the County of Middleso Tailor.	Certificate of No. 9.
3		John Jones	10	January 3, 1857, 11 a. m.	Bill of Sale, dated January 1257.	Christopher White, Caleb White, Clesar White, All of Hull, in the County of York, Shipowners,	Transmitted vivorship, No. 1
4		Christopher White, Joint Caleb White, Owners,	10	January 10, 1257, 10 a m.	Death of Christopher Whom on January 4, 1557.	Calch White, } Joint Owne Carsar White, } Joint Owne All of Hull, in the County of York, Shipowners.	Transferred. No. 5,
5		Calch White Casar White, Joint Owners	10	January 11, 1557, 1 p. m.	Bill of Sale, dated January 1 1857.	O, Caleb White, Cosar White, Dennis Illark, All of Hull, in the County of York, Merchants.	Certificate of No. 9.
6		John Jones	16	January 12, 1557, 3 p. m.	Bill of Sale, dated Januar, 11, 1857.	y Dublin Steam Packet Company.	Certificate of § No. 9.
7		John Jones	31	February 1, 1857, Jp. m.	By Order of the High Cour of Chancery, dated the 31s January, 1857. Transite or other dealing prohibited until forther Order.	1	Discharged, No. 8.
5		John Jones	31	March 1, 1-57, 2 p. m.	Order of the High Coort of Chancery, dated January 31, 1857; discharged by Order of same Coort, dated Febru- ary 23, 1857.		Certificate of Sa No. 9.
9	1	John Jones du Robinson 'ieb White, wear White, bennie Black, Joint Owners.	64	January 15, 1553, 10 a. m.	Certificate of Sale, dated Jan. 15, 1858.	James Simpson, Master of the	Empowering Sold to a Fore

WITH FIRST REGISTRY AND SUBSEQUENT ENTRIES RELATING TO TRANSFERS

					Name	of Shi	p, " <i>l</i>	ictory	,"				
eign built	····British.	Whether a Sailing of if Steam, how 1	r Steam Ship; }	· · · Steam, Screw.	Where built				the Cou	nty	When bu	ilt	6th day of December, 185
······································	· None. · Mule Bust			i from the forepart of Breadth to outside of in Hold from Tono	of the Stern under f Plank, 6 feet 9 oge Deck to Ceil	r the Bow tenths. ing at Mi	sprit to t						
sido	No of Tons 530 9 None. 49 None. None. 570 9 92 2 478 7	Dec	oction for Space gth of Engine II	Aoo required for Prope	ITIONAL PARTIC lling Power (as n., 25 feet 1 tenth.	DI.ARS FO	on Stea	MERS.					Tons. 92 2
ty-four Shares				For	dealings by John	Janes see	Number	1, 3, 6	, 7, 8, 9	, below.			
								(Sign	eđ)				Registrar.
Col.	~	1 010											
Name, Resid		Col. 8.				SUMMA	RY.						Col. 14.
Occupation of Mortgagee, or acquiring Titi	Transferee, other Person	Number and Account of subse- quent Transactions, showing how Interest disposed of	Cot. 9. Number of Transaction under which l'itle acquired.	Names of	Owners.		Col. 1. ortgages		gees	and A	lortga- ttornies tificates	Col. 13, Number of Shares.	Remarks.
Andrew Brown of the County Grocer,	f Hampstead of Middlesex	Transferred. No. 2	No. 1,	John Jones - Andrew Brown Total, Janua	 ry I, 1854 -	: :	:	: :	:	: :		60 4 64	
John Robinson, the County of Tailor.	of Enfield, ir Middlesex	Certificate of Sale, No. 9.	No. 1 & 2.	John Jones - John Robinson, Totsl, Janus	Į.	: :	:	: :	- :	: :	:	60 4 64	
Christopher White, Calch White, Casar White, All of Pull, in of York, Shi	the Conniv	Transmitted by Survivorship. No. t.	No. 2. No. 3.	John Jones - John Robinson Christopher Wh Caleb White, Cæsar White, Total, Januar	Ou ners.	: :	:	: :	:	: :	:	50 4 10	
Caleb White, } Casar White, } All of Hall, in t of York, Ship	he County	Transferred. No. 5.	No 2. No. 3 & 4. {	John Jones - Jehn Robinson Caleb White, Casor White,		: :	:	 : : · :	:		:	50 4 10	
Caleb White, Casar White, Dennis Illack, All of Hall, in t of York, Mer	Joint Owners, he County chants,	Certificate of Sale, No. 9.	No. 2.	John Jones - John Robinson Caleb White, Cæsar White, and Dennis Black, Total, January	i	: :	: :	: :	: :	: :	:	50 4 10	
Dublin Steam Pa pany.	cket Com-	Certificate of Sale.	No. 5,	John Jones Iolin Robinson Taleb White,	int Owners	: :	: :	: .		:		61 4 10 16	
		Discharged. No. 8.	No. 5.	ohn Jones		 : : 	: :	:	: :	:	:	34 4 10 16	
	(Certificate of Sale, No. 9,	No. 5, }	ohn Jones ohn Robinson aleb White,	nt Owners .		: :	:	: :	:		31 4 10 16	

SPECIMEN OF ENTRIES IN REGISTER BOOK, REI

Col. J.	Col. 2.	Col. 3.	Col. 4.	Col. 5.	Col. 6,	Col. 7	Col. 8.
Number of Transaction.	Letter denoting Mortgages & Certificates of Mortgage,	Name of Person from whom Title is derived.	Number of Shares affected,	Date of Registry	Natura	Col. 7. Name, Residence, and Occupation of Transferree, Mortgagee, or other Person acquiring Title or Power.	Number and Account of subse
1	Α.	John Jones	61	January 1, 1858, 11 a.m.	Certificate of Mortgage, with power to raise £1,000 at Interest, not exceeding 5 per cent, the power to be exercised at Calcutta, within 6 months.	John Thompson, of Calentia, Merchant, appointed At- torney.	Entry of Mortgag No 3. Sale by Mortgage No. 8.
2	В.	John Jones	61	January 3, 1858, 1 p. m.	Mortgage, dated January 2, 1558, for £5,000, with In- terest at 5 per cent.	John Smith, of Frome, in the County of Somerset, Grocer.	Transferred, No. 4. Discharged, No. 6.
3	A 1.	John Thompson, Atty. for John Jones,	61	Registered on Cer- tificate, May 1, 1858, 2 p.m. Recorded in this Book, Decr. 1, 1858.	Mortgage under Certificate, dated Calcutta, May I, 1505, to scente £1,000, with Interestat Spercent Certificate of Mortgage, cancelled.	Abel Brown, of Culcutta, Banker.	Sale by Mortgagee No. S.
4	В.	John Smith	61	January 1, 1859, 10 a. m.	Transfer of Mortgage B, dated December 31, 1858.	Thomas Contts, of Lime- house, Ship Chandler.	Discharged, No. 6.
5	C.	John Jones	64	January 10, 1859, 11 a m.	Mortgage, dated December 31, 1858, to secure sum due on Account turrent, with Interest at 5 per cent.	Thomas Contts, of Lime- house, Ship Chandler.	Sale by first Mort- gagee. No. 8,
6	В.	Phomas Coutts	61	January 10, 1858, 3 p. m.	Discharge of Mortgage B. for £5,000 and Interest Recept dated January 9, 1859.		~
7	J	John Jones	64	¹ anuary 20, 1±59, 14 30 a. m.	Bill of Sale, dated January 19, 1859, subject to Mort- gages A 1, and C.	Edward Davies, of Green- wich, Ship Owner,	Sale by first Mort- gagee. No. S.
8	A 1.	Abel Brown	64	January 30, 1859, 12, noon.	Bill of Sale, dated January 29, 1859, under Mortgage A 1.	John Lewis, of Rotherhithe, Merchant.	Certificate of Sale, No. 9,
9	D. J	ohn Lewis·····	6-1	January 10, 1860, 11 a. m.	Certificate of Mortgage, with power to raise £2,000, at Interest, not exceeding 5 per cent. at Quebec, within six months.	Robert Green, of Quebec, Ship Owner.	Revoked. No. 10.
10	D. J	ohn Lewis	G1 J	anuary 20, 1860, 1 p. m.	Revocation of Certificate of Mortgage, dated January 10th, 1860. Sent to Re- gistra at Quebec Jany. 21st, 1860.		

TO REGISTRARS' INSTRUCTIONS.

S IN REGISTER BOOK, RELATING TO MORTGAGES.

Col. 7.	Col. 8.			SUMMARY.	The second secon		Col. 14.
Residence, and on of Transterree,		Number of	Col. 10.	Col. 11.	Col. 12,	Col. 13,	
e, or other Persor g Title or Power.	quent Transactions showing how Interest disposed of	under which	Names of Owners.	Mortgages and Certificates of Mortgage	Names of Mortga- gees and Attornies under Certificates of Mortgage,	Number of Shares,	Remarks.
npson, of Calcutta ant, appointed At			John Jones	Certificate of Mortgage £1,000 and Interest	John Thompson.	64	-
			Total, January 1, 1858			64	_
h, of Frome, in unty of Somerset,	No. 4.	No. 1. No. 2.	John Jones	(A) £1,000 and Interest		64	
	Discharged. No. 6.	110, 21	Total, January 8, 1858	Interest.	John Smith	64	-
n, of Culcutta,	Sale by Mortgagee. No. 8.	No. 1 & 3, No. 2.	John Jones.	and Interest		64	
			Total, December 1, 1858			61	-
ontts, of Lime- Ship Chandler,	Discharged. No. 6.	Nos. 1 & 3. Nos. 2 & 4.	John Jones	Mortgage (A 1.) £1,000 and Interest. Mortgage (B.) £5,000 and Interest.	Thomas Coutts	64	
ontts, of Lime- Ship Chandler.	Sale by first Mort- gagee. No. 8.	Nos. 1 & 3. Nos. 2 & 4. No. 5.	John Jones	Mortgage (A 1.) £1,000 and Interest. Mortgage (B) £5,000 and Interest. Mortgage (C) Sum on Account Current and	Abel Brown Thomas Coutts	61	
		No. 1 & 3. No. 5.	John Jones		Abel Brown	64	
ies, of Green- ip Owner,	Sale by first Mort- gagee. No. S.	Nos. 1, 3, & 7.	Edward Davies	Mortgage (A 1.) £1,000 and Interest. Mortgage (C.) Sum on Account Current and Interest.	Abel Brown	64	
A Rotherhithe,	Certificate of Sale.	Nos. 1, 3, & 8.	John Lewis	•••••		64	
			Total, January 30, 1859	••••••		6-1	
n, of Quebec, ler.	Revoked. No. 10.	Nos. 8 & 9.	John Lewis C	Certificate of Mortgage (D.) £2,000 and Interest.	Robert Green	64	
			Total, January t0, 1860			64	
				ertificate of Mortgage (D) £2,000 and Interest.	Robert Green · · ·	64	Notice received from Re- gistrar at Quebec, that on February 10, 1860,
		No. 10.	Total, January 20, 1860 R	evocation sent.		64	no Mortgage was there recorded on the Certi- ficate

SUMMARY.			Col. 14,
Col. 11.	Col. 12.	Col. 13.	
Mortgages and Certificates of Mortgage.	Names of Mortga- gces and Attornies under Certificates of Mortgage.	Number of Shares.	Remarks.
Certificate of Mortgage, £1,000 and Interest.	John Thompson.	64	
	• • • • • • • • • • • • • • • • • • • •	64	
Certificate of Mortgage (A) £1,000 and Interest	John Thompson	64	
Mortgage (B) £5,000 and Interest.	John Smith		
• • • • • • • • • • • • • • • • • • • •	••••••••	64	
Mortgage (A 1.) £1,000 and Interest. Mortgage (B.) £5,000	Abel Brown	64	
snd Interest.		64	
Mortgage (A 1.) £1,000	Abel Brown	64	
and Interest. Mortgage (B.) £5,000 and Interest.	Thomas Coutts	_	
		64	
Mortgage (A 1.) £1,000	Abel Brown	64	
Mortgage (B.) £5,000	Thomas Coutts	-	
Mortgage (C) Sum on Account Current and Interest.	Thomas Coutts	-	
***************************************		64	
and Interest. Mortgage (C.) Sum on	Abel Brown	64	
	Thomas Coutts		İ
	••••••	64	

FORM R 6.—See paragraphs 33 and 95.

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T	ra
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	_

sux	Col. 3.	Col. 2.	Col. 1.
Ce	Name of Person from whom Title is de	Letter denoting Mortgages & Certificates of Mortgage.	Number of Transaction.
:::	John Jones		1
	John Jones		2
M	Thomas Brown	Α.	3
M	John Jones		4
Mo a: Ce () e:	Robert Green	В,	5
M.	William Smith, Bloint	way a l Baher	6

SPECIMEN OF ENTRIES IN REGISTER BOOK RELATING TO TRANSMISSION

	Annihim territoria de la seguina de la segui			Andrew Market Control of the Control			
Col. 1.	Col. 2.	Col. 3.	Col. 4.	Col. 5.	Col. 6.	Col. 7,	Col. 8.
Number of Transaction.	Letter denoting Mortgages & Certificates of Mortgage,	Name of Person from whom Title is derived.	Number of Shares affected,	Date of Registry.	Nature and Date of Transaction.	Name, Residence, and Occupation of Translerce, Mortgagee, or other Person acquiring Title or Power.	Number and Account of subse- quent Transaction showing how Interest disposed of
1		John Jones	64	January 1, 1857, 1 p. m.	Dies on the 10th December, 1856. Will dated the 1st December, 1856, appointing Thomas Smith Executor, Probate granted by the Pre- rogative Court of Canterbury on the 20th December, 1856,	Thomas Smith, of Harrow, in the County of Middlesex, Inkeeper.	Transfered No. 2.
2		Thomas Smith	64	March 1, 1857, 11 a.m.	Bill of Sale, dated the 29th February, 1857.	Anna Brown, of Limehouse, in the County of Middlesex, Spinster.	Transmitted by Ma riage, No. 3.
3		Anna Brown	64	August 10, 1857. 10 a. m.	Marringe of Anna Brown to James Black on the 1st August, 1857.	James Black, of Bermondsey, in the County of Surrey, Merchant.	Transmitted by Bankruptcy, No. 4
4		James Black	64	October 1, 1857, 10. 15 a. m. and October 4, 1857, 10 a. m.	James Black adjudged Bankrupt. Abram Sturgis appointed Official Assignee on the 30th September, 1857. Thomas Edwards and Robert Inglis appointed Creditors' Assignees on the 3rd Octr., 1857.	Abraham Sturgis, of 101, Leadenhall Street, Offi- cial Assignce. Thomas Edwards, of 20, Thames Street, in the City of London, Mer- chant, and Robt, Ingles, of Blackwall, in the County of Middlesex, Shipowner.	Transferred No. 5.
5		Abram Sturgis, Thos. Edwards, Robert Inglis,	64	October 30, 1857, 3. p. m.	Bill of Sale, dated the 29th October, 1857.	Charles Green, of Westmin- ster, in the County of Mid- dlesex, Land Agent.	Transmitted by deat Intestate, No. 6.
6		Charles Green · · · · · · · · · · · · · · · · · ·	. 64	December 12, 1857, 3, 15 p. m.	Dies Intestate, the 1st December, 1857. Letters of Administration granted to Richard Lane, of Hull, Merchant, by the Consistory Court of London, on the 10th December, 1857.	Richard Lane, of Hull, Mer- chant.	

Ship broken up at Liverpool, and Certificate of Registry returned and cancelled,

ING TO TRANSMISSIONS BY DEATH, MARRIAGE, AND BANKRUPTCY.

. 7.	Col. 8.			SUMMARY.			Col. 14.
dence, and Transferce, other Person le or Power.	Number and Account of subsc- quent Transaction, showing how Interest disposed of.	Col. 9. Number of Transaction under which Title acquired.	Col. 10, Names of Owners.	Col. 11. Mortgages and Certificates of Mortgage.	Col. 12. Names of Mortgagees and Attornies under Certificates	Col. 13, Number of Shares.	Remarks.
of Harrow, in of Middlesex,	Transfered No. 2.	No. 1.	Thomas Smith,		of Mortgage.	64	
			Total, January 1, 1857	•••••		64	
of Limehouse, of Middlesex,	Transmitted by Mar- riage, No. 3.	No. 2.	Anna Brown			64	
			Total, March 1, 1857			64	
f Bermondsey, y of Surrey,	Transmitted by Bankruptcy, No. 4.	No. 3.	James Black			64	
			Total, August 10, 1857	•••••••••••		64	
ds, of 20, et, in the on, Mer-	Transferred No. 5.	No. 4.	Abram Sturgis, Thomas Edwards, Robert Inglis,			64	
liddlesex,			Total, October 4, 1857	••••••		64	
of Westmin- ounty of Mid- Agent.	Transmitted by death Intestate, No. 6.	No. 5.	Charles Green·····			64	
Agent.			Total, October 30, 1857····			64	
of Hull, Mer-		No. 6.	Richard Lane			64	
			Total, December 12, 1857		••••••	64	

Registry returned and cancelled, and Registry closed, March 1, 1858.

MISCELLANEOUS TRANSAC

Col. 1.	Col. 2.	Col. U	Col. 4_	Col. 5,	Col. G.	Col. 7.	Col.
Number of Fransaction.	Letter denotin Mortgages & Certificates of Mortgage,	Name of Person	Number of Shares affected,	Date of Registry	Nature and Date of Transaction.	Name, Residence, and Occupation of Transferce, Mortgagee, or other Person acquiring Title or Power.	Number Account of
1		John Jones	99	January i, 1505 11 a. m.	Bill of Sale, dated 31st December, 1857.	Thomas Brown, of Stephcy Ship Owner.	Mortgaged
2		John Jones	16	January 10, 1858, 35 p. m.	Hell of Sale, dated 9th January, 1868.	Robert Green, of 2, Hyd Park Square, London, Bank er.	Certificate of gage No. 5. Entry of Mon. 8. Sold subject t gage, No. 1
3	Λ,	Thomas Brown	94	February 1, 1858, 12, 30 a. m,	Mortgage, dated 31st Jun- uary, 1858, for securing L1,000 and Interest at 4 per cent.	Andrew Black, of v, Saint Swithin's Lane, London, Ship Chandler.	No describitions
4		John Jones	16	March 1, 1858, 11 a. m.	John Jones dies on the 20th Peby, 1855. Will dated 2nd Feby, 1855, appointing Win, Smith and Eliza Dayres Ex- centers. Probate granted to them by Prerogative Court of Canterbury on 25th Pet- ruary, 1858.	William Smith, of Hampstead, in the County of Middle- sex, Fagnire, and Eliza Davies, of En- field, in the same County, Spaister,	Transmitte Satvivorship, and by Mara No. 9,
5	В,	Robert Green	16	April I, 1855, I p. m.	Certificate of Mortgage, with power to raise £2,000, at Interest, not exceeding 5 per ent. at Celeatta, within s.s months.	Abel Wood, of Calentta, Merchant, appointed Attor- ncy.	Mortgaged a Certalicato N
8		William Smith, Joint Owners	16	April 20, 1858, 4 p. m.	William Smith dies on the 15th April, 1858,	Eliza Davies, of Enfield, in the County of Middlesex, Spinster.	Transmitted Marriago No
7	Λ.	Andrew Black	33	August 1, 1858. 12 naon.	Transfer of Mortgage, dated 30th April, 1258.	Bichard Emtyn, of Rother- hithe, in the County of Sur- rcy, Merchant.	Descharged No
8	В 1.	Abel Wood, Attorney for Robert Green.	16	Registered on Cer- tificate, July 1, 1858, 3, 30 p in Recorded in this Book, October 31, 1858, 1 p.in.	Mortgage under Certificate for 21,500 and Interest at 4) per cent. Certificate of Mortgage, can- celled.	Edward Ellis, of Calcutta, Bunker.	Discharged No.
9		Eliza Davies	16	November 1, 1858, 2 p. m.	Marringe of Eliza Davies to Charles Wood on the 20th October 1553.	Charles Wood, of B, Park Urescent, Hyde Park, Bar- rister.	Transferred No.
10		Nobert Green	16	November 15, 1858, 10, 15 a. m.	Bill of Sale, dated 14th November, 1878, subject to Mortgage (B I)	Thomas Brown, of Stepney, Ship Owner.	
11		Charles Wood	16)coember 1, 1353, 11 a, m.	Bill of Sale, dated 25th November, 1858.	Thomas Brown, of Stepney, Shipowner.	
1:2	B t. 1	Edward Ellis	16	December 10, 1858.	Discharge of Mortgage (H 1) for £1,500 and Interest at 4\(\frac{1}{2}\) per cent. Receipt dated 9th December, 1858.	Thomas Brown, of Stepney, Shipowner.	
13	Δ.	tichard Emlyn	32	December 12, 1858	Discharge of Mortgage A. for £1,000 and Interest at 4 per cent. Receipt dated 12th December, 1258.	Thomas Brown, of Stepney, Shipowner.	

DIX TO REGISTRARS' INSTRUCTIONS.

MISCELLANEOUS TRANSACTIONS.

Col. 7.	Col. 8.			веммаку.			Col. 11,
Name, Residence, and Occupation of Transferce, Mortgagee, or other Person acquiring Title or Power.	Number and Account of subse- quent Transaction showing law Interest disposed of	n, Transaction	Names of Owners.	Col. 11. Mortgages and Certificates of Mortgage	Col. 12. Names of Mortgages and Atterness under Certificates of Mortgage,	Number of Shares.	Hemarks,
Thomas Brown, of Stephcy, Ship Owner,	Mortgaged No. 3.	No. 1.	John Jones	***************************************		39 32 61	
Hobert Green, of 2, Hyde Park Square, London, Bank- er.	Certificate of Mori gage No. 5. Entry of Morigag No. 8. Sold subject to Mori gage, No. 10.	e No. 1.	John Jones	***************************************	***************************************	16 32 16	
Andrew Hlack, of 9, Saint Swithin's Lane, London, Ship Chandler.	Transferred No. 7, Discharged No. 13,	No. 1 & 3, No. 2.	John Jones	Mortgage (A) £1,000 and Interest,	Andrew Black	16 32 16	
William Smith, of Hampstead, in the County of Middle sex, Esquire, and Eliza Daynes, of Entireld, in the same County, Spinster,	Transmitted Survivorship, No 6 and by Marringe, No. 9.	No. 4. Nos 1 & 3. No. 2.	William Smith, Joint Owners (Eliza Davies, Joint Owners Thomas Brown	Mortgage (A.) £1,000 and interest.	Andrew Black	16 32 16	
Abel Wood, of Calcutta, Merchant, appointed Attor- ncy.	Mortgaged under Certificate No. 8,	No. 4. Nos. 1 & 3. Nos. 2 & 5,	Thomas Brown Robert Green	Mertrage (A.) £1,000 and Interest, Certificate of Marigage (B), £2,000 and Inter- est,	Andrew Illack	16 92 16	
Eliza Davies, of Enfield, in the County of Middlesex, Spinster.	Transmitted by Marriago No. 9,	Nos 3 & 6. Nos 1 & 3. Nos 2 & 5.	District A 44	Morigago (A.) £1,000 and Interest. Criticate of Morigago (B.) £2,000 and Interes.	Andrew Black Abel Wood	16 32 16	
Richard Emlyn, of Rother- lathe, in the County of Sur- rey, Merchant.	Discharged No. 13,	Nos. 4 & 6 Nos. 1, 3, & 7, Nos. 2 & 5,	Eliza Davies. Thomas Brown Ma Robert Green C	origage (A.) £1,000 and futerest.	Hickerd Emlyn	61 16 52 16 61	
Edward Ellis, of Calcutta, Bunker,	Discharged No. 12.	Nos 1, 3, 5 7	Thomas Brown Mai Robert Green Monan	rignge (H 1.) £1,500 [lichard Emlyn	16 32 16 61	ertificate of Mortgage
Charles Wood, of 3, Park Crescent, Hyde Park, Bar- rister.		Nos. 1, 3, & 7. 1	Robirt Green Mor		ichard Emlyn	16 32 16 61	
Thomas Brown, of Stepney, Ship Owner.		Nos. 1, 3, & 7, 4 Nos. 2, 5, 8, & }	uau	gage (A.) £1,000 Ri Interest,	I	16 16	
Thomas Brown, of Stepney, Shipowner,	1	Nos. 1, 3, & 7. T Nos. 2, 5, 8, & },	Thomas Brown	interest.	ward Ellis	16 39 16	
Thomas Brown, of Stepney, Shipowner.	N N	ios. 1, 3, & 7.	Phomas Brown Mortg homas Brown Mortg and otal, 10th December, 1855	rage (A.) £1,000 Ric	hard Emlyn	32	
Thomas Brown, of Stepney, Shipowner.	X 1	1, 12, & 13.	homas Brown			il I	

Col. 11.	0.1.40		
	Col. 12,	Col. 13.	
Mortgages and gees	es of Mortga- and Attornies	Number	Remarks.
tiGenter of Montes - unde	r Certificates	of Shares.	
of	Mortgage.	Shares,	
		39	
•••••••••••••••••••••••	••••	32	
	<u> </u> -		•
		64	
		16	
		32	
	_	16	
•••••		G4	
		16	
gage (A.) £1,000 Andre	w Black	32	
	•••••	16	
••••••		G1	
		16	
gage (A.) £1,000 Andro	w Black	32	
Interest.		16	
	_		
•••••		64	
		16	
	w Black	32	
Interest.	w Diack	32	
ficate of Mortgage £2,000 and Inter- Abel V	Vood	16	
	_		
*****		64	
••••		16	
gage (A) £1,000 Andre	w Black	32	
d Interest.	Vood	16	
		64	

FURN R 7.—See paragraphs 82 & 84.

FORM OF BOOK IN WHICH TO ENTER TRANSACTIONS UNDER CERTIFICATES OF SALE AND MORIGAGE,

AND REVOCATIONS THEREOF.

		1 980 94 C
	Record of Revocation.	Instrument of revocation dated 20 January, 1860, produced and recorded the 20th February, 1860, at 12.15 P. M.
	Record of Exercise of Power.	
	Place of Exercise of Power.	Quebec.
THEREOF.	Name and description of the person Exercise of Exercise of Exercise of Exercise of Exercise of Exercise of Power.	Robert Green, of Quebec, Shipowner.
AND MENUCATIONS THEREOF.	Name and descn, tion of Owner by whom the power is given.	John Lewis, of Rotherhithe, Merchant.
4	Nature of Certificate.	Argo, No. 2,025. Liverpool. Power to mortgage 64 shares to raise 2,000L with interest at 5 per cent., within six months from date of Certificate.
	Port of Registry.	Liverpool.
	Name and Official Number of Slup.	Argo, No. 2,025.
'		

FORM R 8.—See paragraph 82

FORM OF LETTER ACKNOWLEDGING THE RECEIPT OF A DUPLICATE REVOCATION.

To the Registrar of
I hereby certify that I have on thisda
of 18received from you an instrument of revo
cation dated the day of and nurnort
ing to revoke a Certificate of Mortgage, dated theday
of which was issued at the instance of
to, and by which power was given to mort
gage the ship of , official number
for the purpose of raising any sum not exceeding.
and interest at per centum interest within six month
from the date of such certificate; and I hereby advise you the
the power so given has not been exercised at this port (or as the
case may be, that the power so given has been exercised to the ar
tent of
centum in favor ofof
entry on the certificate dated the day of)
Signed,
Registrar of Port of

FORM R 9.—See paragraph 102.

DECLARATION OF IDENTITY OF TESTATOR.

I, A. B., of in the County of, d solemnly and sincerely declare that I was well acquainted with C D., of in the County of th person appearing by the Register Book to be the owner of shares in the ship, of
and I say that the said C. D. is dead, and that the said C. D. is the same person as the C. D. mentioned in the burial certificate marked with the letter——, and annexed to this my declation, and is the same person as the C. D. mentioned as the Testator in the probate copy of the will dated, the day
tor in the probate copy of the will dated, the
Signed and declared by me, A. B., in the presence
of, Justice of the Peace, acting in and for this day of 18
- day of - 18

Note.—The above Declaration must be made in the presence of a Justice of the Peace, or other officer authorised by law to administer an Oath.

r of A

day
at of revod purport-

FORM R 10.—See paragraph 53.

LIST of various Transactions for which different entries in the Register Books, or other Entries, Letters of Advice, or Indorsements by the Registrars are required, with reference to the Text and Specimen Forms in the Appendix.

NATURE OF TRANSACTION.	Reference to paragraph in Text.	
OFFICIAL NUMBERS. Official number.—Entry of on Certificate of Registry, Official number.—Entry of in Appropriation Book, Official number.—Letter of advice of appropriation of,	7 and 9 9 10	R 1. R 2.
Declarations of Ownership—General, Builder's Certificate, Official Copy of condemnation, Certificate of Survey.	20 to 24 & 57 26 28 17	=
FIRST REGISTRY.		
First Registry of a Ship,	31 to 33	R 3.
CERTIFICATE OF REGISTRY.	1	
Certificate of Registry, Indorsement of change of ownership on Certificate of Registry, Indorsement of change of Master on Certificate of Registry, Provisional Certificate of Registry on destruction of original Certificate, Provisional Certificate of Registry on alteration of Ship,	34 34 35 37 98, 99	
Cancelling Certificate of Registry,	38 {	R3, R5, and R6 at foot.
TRANSFERS.		
Bills of Sale, Entries of Trustees or Partners, Entry of Transfer by sole owner to sole owner, Entry of Transfer to joint owners, by joint owners, to an incorporated Co. subject to Mortgage,	61, 62 63 65 66	R 3, Nos. 3, 4, 5. R 3, Nos. 1, 2, & R 6, Nos. 1, 2. R 3, No. 3. R 3, No. 5. R 3, No. 6. R 4, No. 7, & R 6, No. 10.

R 6, No. 6.

FORM R 19-continued.

ries in the r Indorseo the Text Reference to Form Reference to NATURE OF TRANSACTION. in Appendix, with number of Transparagraph in action. nce to Form pendix, with Indorsement of Entry in the Books on er of Trans-Bill of Sale, Form of Certificate of Sale,
Entry of Certificate of Sale,
Certificate of Sale under Certi-60 54 68 R 3, No. 9. ficate to Foreigner, Registry anew of Ship sold under Certi-R 3, at foot. ficate of Sale, 68 Indorsement upon Certificate of Sale when sale is made, Entry in former Registry Book of Salo 68 under Certificate of Sale, Leavocation of Certificate of Sale. - Seo 68 Revocation of Certificate of Mcrtgage, Cancellation of Certificate of Sale, 68, 82 68 MORTGAGES. Instrument of Mortgage, Entry of Mortgage for a sum certain and 54 R 4, No. 2 & 3, Entry of Mortgage to secure sum duc 74, 95 and R 6, No. 3. on Account current, Entry of Second Mortgage, being further charge to same Mortgagee,
Form of Certificate of Mortgage, 75 R 4, No. 5. 77 R 4, No. 5. Entry of Certificate of Mortgage, 54 R 4, No. 1 and 9, 73 and R 6, No. 5. R 4, No. 3, and R 6, No. 8. - Mortgage under Certificate, Instrument of Transfer of Mortgage, 75 54, 76 Entry of Transfer of Mortgage, R 4, No. 4, and R 6, No. 7. R 4, No. 6, and 76 - Discharge of Mortgage, , and R 6 Sale by first Mortgagee,
Form of Instrument of Revocation of 78 R 6, Nos. 12, 13. R 4, No. 8, 80 Certificate of Mortgage, Revocation of Certificate of Mortgage, 54, 82 Record of Revocation at Foreign Port and Notice thereof, 1. 3, 4, 5. 1. 1, 2, & Nos. 1, 2. 82, 83, 84 R 4, No. 10. R 4, No. 10. R 7. R 8. 82, 83, 84 } TRANSMISSIONS. Entry of Tramission to Executor, R 5, No. 1, and R 6, No. 4. 86 7, & R Transmission to Administrator, Transmission by death of one R 5, No. 6, R 3, No. 4, and 91 joint owner to survivor

FORM R 19—continued.

Entry of Transmission by Marriage, Transmission by Bankruptcy,	88 89	R 5, No. 3, and R 6, No. 9. R 5, No. 4.
MISCELLANEOUS.		- ,
Entry of Transfer of Registry, Application of Transfer for Registry, Copy of Particulars to be transmitted on Transfer of Registry, Order of Court prohibiting Dealings, Discharge of such Order, Ship sold to a Foreigner, Ship broken up, Declaration of Identity,	100 100 100 67 67 68 102	R 11. R 15. R 3, No. 7. R 3, No. 8. R 3, No. 9. R 5 & R 6 at foot. R 9.

An Act concerning the Registry of Ships.

[Passed the 1th day of April, 1955.]

Be it enacted by the governor, council, and assembly, as follows:

The governor in council may appoint for every port at Appointment of 1. which they may deem it expedient to authorize the registry of registrars. ships, a principal officer of customs, and of navigation laws, who shall be the registrar for all the purposes contemplated by the imperial act, entitled, "the merchants shipping act, 1851," which is to come into operation on the first day of May, one thousand eight hundred and fifty-five.

2. The governor in council may appoint at every such port, Appointment of and at any other port or ports in the province, an officer to super-surveyor. intend the survey and admeasurement of ships in conformity with the said act, and the same person may be appointed both the regis-

trar and surveyor at any such registry port.

nce to Form pendix, with

er of Trans-

No. 3, and No. 9.

lo. 4.

0. 7.

lo. 8.

lo. 9.

R 6 at foot.

3. Such registrars and surveyors shall receive for their services Salaries of rein addition to any fees by law allowed, such sums as may be annu-gistrars and ally granted by the Logislature

4. Such surveyor shall be entitled to fees for the measurement Surveyor's fees. of every vessel about to be registered for the first time, or requiring measurement for the purposes of registry, which fees shall be paid by the registered owner as follows: ten shillings for vessels under one hundred tons, fifteen shillings for vessels from one hundred to two hundred tons, and twenty shillings for vessels over two hundred tons, three pence per mile travelling fees going and returning.

5. So much of the act entitled, "the merchant shipping act, Part of " Mer-1854." as is inconsistent with this act, is hereby repealed as to chant Stipping act, 1854." re-

ships registered in this province.

6. In the event of the certificate of registry of any ship being New certificate, mislaid, lost or destroyed, the registrar of the proper port shall how granted. grant a new certificate, as the case may require, on proof by affida-

vit of the original certificate having been mislaid, lost or destroyed. 7. This act shall not come into operation until the same shall Suspending have been confirmed by her majesty in council, nor until such ap-clause. proval shall be proclaimed in the royal gazette.

[The above Act was specially confirmed by Her Majesty on the 26th June last.]

