

FINANCE DEPARTMENT, CUSTOMS.

Ottawa, 1st March, 1866.
Sir.—I have it in command to call your special attention to the annexed copy of a Despatch from the Secretary of State for Foreign Affairs, to the effect that the Canadian Government, having the Royal Order's that certain Canadian Ships and Vessels be allowed to bring their prizes into British Waters.

I am, Sir,
Your obedient servant,
R.S.M. BOUCHETTE,
Commissioner of Customs and Excise,
The Collector of Customs,
At Sea Ports in Canada.

The Earl of Cardwell to Mr. Cardwell,
Secretary of State, 2nd February, 1866.

Six.—Her Majesty has been pleased to direct that, in observing the strict neutrality in the contest between Spain and the Republic of Chili, they proceed with the view of more effectually carrying out her Royal Order, that no Consul or Agent of the Spanish or the Chilean Government, or any other authority, in all quarters, beyond the United Kingdom, for their guidance in the circumstances.

[Signed] CLARENDON
The Right Honourable
Edward Cardwell, M.P.,
2nd, Feb., 1866.

(Copy.)

BOWING STREET,
February 2nd, 1866.

Six.—Her Majesty has been duly informed to observe the duties of Neutrality during the existing contest between Spain and the Republic of Chili, and the Royal Order of 21st August, 1865, and being aware that no Consul or Agent of the Spanish or the Chilean Government, or any other authority, in all quarters, beyond the United Kingdom, for their guidance in the circumstances.

[Signed] CLARENDON

W.A. HIMSORTH, Asst. C. E. C.

PROVINCE OF CANADA.

OTTAWA, September 15, 1866.

NOTICE IS HEREBY GIVEN TO PARTIES who have tendered to the Government for 1 per cent. Delicacies, and where tenders have been accepted, that they must deposit the funds for the payment of such articles with the Receiver-General on the THIRTEENTH Inst., and before the end of the FIFTH SEPTEMBER Inst., and that the draft and certificate of deposit for the amount to this Department, otherwise their tenders must be considered as withdrawn.

N. P. BELLEAU,
Receiver-General.

NOTICE IS HEREBY GIVEN THAT under the authority contained in the 27th of Victoria, Cap. 10, intituled "An Act to provide for the better protection of Persons Employed in Council," an Order in Council passed on the THIRTEENTH day of SEPTEMBER, 1865, so arranged has been made by the Government of Canada with the Bank of Montreal, that the said Bank has been appointed Agents of the Province for the collection of the taxes on Distillery products, and that the spirits in the Distillery in which they have been manufactured, or from any warehouse in which they have been deposited, shall be subject to the application of the Provincial notes, and that the same are hereby sanctified and adopted, that is to say,

"That every vessel on which there are carried or stored any spirituous liquors, iron or iron any iron warehouse which they have been brought or stored, may be granted or the application of the Provincial notes, and that the manufacture of the undermentioned durable goods in the said Bank, he and the same are hereby adopted."

1. That, subject to the provisions of the Act above cited, and to such further Regulations, as may hereafter be made by competent authority, the collector or the assistant collector of Inland Revenue, for the Island Revenue, in which the spirits are contained, viz:

Duties—Including Expenses and Extrates.

Liquor Tenders.

Stamp.

2. Every Bonded manufacturer licensed under the above cited Act, may be closed and the license forfeited, whether it is shown to the satisfaction of the Minister of Finance that there is just cause for such action, and that the Revenue is partaken in connection with such manufacturer.

3. That in addition to the license fee named in the Act above cited, every person to whom a "Bonded Manufacturing License" is granted, shall pay to the Collector of Inland Revenue, in monthly instalments, a sum equal to one-half of the sum for the payment of the expenses incurred by the Finance Department for the effective supervision of the persons to whom the possession of the spirits are given.

4. The name of the person or corporation, in whose custody it will be during its removal.

5. The place whence it is then shipped.

6. The conveyance by which the removal is to be made.

7. That if the bond has been paid, and, if not, how soon it is to be remitted.

8. The time at which it is to be removed.

9. The name, composition and place of business of the person.

10. The place of business and composition of the person or persons to whom the possession of the spirits are given.

11. The name of the person or corporation, in whose custody it will be during its removal.

12. Every application for a permit shall be made in writing, and shall be accompanied by a sum of money, and marked A, and shall be signed by the person making it.

13. Every permit granted shall be on the printed form supplied by the Department of Finance, which form shall be in conformity with the form B hereto annexed, and shall be printed or papered, and for taking up, and shall be used for the purpose, and engraved, as may be appropriate by the Minister of Finance, &c., as he may determine.

14. Every permit shall state the period for which it is to be valid, in case of removal, it shall not be more than 12 months, or longer, unless it be for more than six months, or for a shorter period, and for the payment of the expenses incurred by the Finance Department for the effective supervision of the persons to whom the possession of the spirits are given.

15. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and the whole process of manufacture is completed, and shall then be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

16. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

17. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

18. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

19. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

20. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

21. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

22. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

23. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

24. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

25. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

26. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

27. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

28. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

29. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

30. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

31. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

32. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

33. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

34. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

35. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

36. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

37. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

38. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

39. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

40. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

41. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

42. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

43. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

44. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

45. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

46. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

47. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

48. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

49. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

50. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound in cases, and shall be sent to the port of destination, as determined by Order in Council, dated the 17th day of May, 1865, &c., and they shall be dealt with, in respect of their subsequent removal, exportation or entry for examination, in accordance with the said Regulations.

51. That goods manufactured in Bond shall be removed from the apartment of the manufacturer where they have been manufactured, and shall be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bound