Certain persons incorporated.

Cap. S4, 85.

of Canada, and it is hereby enacted by the authority of the same, That A. Simard, C. Langlois, D. Cimon, C. Duberger, M. A. Zoé Cimon, P. Duberger, M. C. Garon, Agnes Blackburn, Emma Cimon, Maria Anne Blackburn, and Marie Malvina Lemoine, and such other persons as now are or shall under the provisions of this Act and the By-laws of the said Association be or become Members thereof, shall be and they are hereby constituted a Corporation under the name of The Society of Charitable Ladies of the Parish of St. Etienne de la Malbaie, and shall be entitled to acquire, hold, possess, take and receive for the purposes of the said Corporation, any lands, tenements, or hereditaments, and real or immoveable property lying within this Province, not exceeding, Real property in yearly value, the sum of One Hundred and Twenty Pounds currency, and the same to sell, alienate and dispose of, and acquire others in their stead for the purposes above mentioned.

Cornorate name and powers.

limited.

Property of the present Association vested in the corporation.

II. And be it enacted, That all and every the estate real and personal belonging to the said Association, and which the said Association or the Members thereof, as such, may hereafter acquire, and all debts, claims and demands due to the said Association, shall be and they are hereby vested in the said Corporation hereby constituted, and the said Corporation shall be liable for all debts due by or claims against the said Association; and the said Corporation shall, when thereunto required by the Governor, lay before him a Statement of the property held by them, with the value thereof, also of the expenditure, debts and claims of the Corporation, and of the moneys then in their hands.

By-laws, Officers, &c., of the present Association to remain until altered.

III. And be it enacted, That the By-laws, Rules and Regulations of the said Association in force at the time of the passing of this Act not being contrary to this Act, or to any other Act, or law in force in Lower Canada shall be and continue to be the By-laws, Rules and Regulations of the said Corporation until modified, altered or repealed by the said Corporation; and the Officers of the said Association at the time of the passing of this Act, and each of them, shall continue to fulfil their respective duties as Officers of the said Corporation, and to manage and conduct the affairs thereof, until others shall be appointed in their stead, under the said By-laws, Rules and Orders.

Public Act.

IV. And be it enacted, That this Act shall be a Public Act.

CAP. LXXXV.

An Act further to amend the Laws relating to Duties of Customs.

[Assented to 22nd April, 1853.]

of

Preamble.

THEREAS it is expedient to reduce the Duties of Cus-Toms on certain articles hereinafter mentioned, and in other respects to amend or explain the Laws relative to Duties

Cap. 85. of Customs: Be it therefore enacted by the Queen's Most

Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, That the Duties imposed Certain duties on the articles hereinafter mentioned, by the Act passed in the imposed by 12 twelfth year of Her Majesty's Reign, and intituled, An Act V. c. 1, reduced or majesty. to amend the Law relative to Duties of Customs, and set forth fied. in the Schedule A to the said Act annexed, shall be and are hereby respectively altered and reduced as follows, that is to say:

The specific duty on Sugar, refined, in loaves or crushed, sugar. or candy, shall be reduced from Fourteen Shillings the hundred weight, to Ten Shillings the hundred weight:

The specific duty on Sugar, bastard and other kinds, shall Sugar. be reduced from Nine Shillings the hundred weight, to Six Shillings the hundred weight:

The specific duty on Molasses, shall be reduced from Three Molasses. Shillings the hundred weight to Two Pence the Gallon:

The following articles shall be subject to a duty of Two Certain arti-Pounds Ten Shillings for every Hundred Pounds of the value cles to be adthereof, and no more, that is to say:

mitted at 21/2 per cent. ad.

Caoutchouc, cordage of all kinds, sail-cloth, copper in bars or in sheets, yellow metal in bars or in sheets, iron in scraps, bars, pigs or sheets and not otherwise manufactured, bright and black varnish, pine oil, marine cement, chain cables of all sizes and iron chains of all sorts, tree-nails, bunting, felt-sheeting, printing presses, printing types, printer's ink, printing implements of all kinds, old nets and ropes, cotton and flax waste, rags, fire clay, and Russia hemp yarn.

The duty on Wine of all kinds, shall be uniform, and such Wine. uniform Duty shall be Six Pence the gallon, and Thirty Pounds for every Hundred Pounds of the value thereof, whatever be the value of the Wine, and whether it be in wood, in bottles or in vessels of any other material or kind.

The specific and ad valorem duties on Salt shall be and are Duty on Salt hereby repealed, and it shall be admitted free of duty.

Seeds of all kinds shall be admitted free of duty in all cases; Seeds to be but the term "seeds" shall not include barley, buckwheat, free. bear and bigg, oats, rye, beans or peas.

II.

Sect. 3. of 12 II. And be it enacted, That the third section of the Act last V. c. 1, repealed.

above cited shall be and is hereby repealed.

12 V. c. 1 III. And in amendment of the Act last above cited, Be it enacted:

As to duty on packages.

That so much of the fourth section of the Act last above cited as is in the words following:-" Excepting always such packages as are required only for the security of the goods during the transport thereof, and which do not usually accompany the goods when sold in this Province, as being necessary for containing the same," shall be and is hereby repealed; and that the duty on the packages in which any goods are contained, shall be an ad valorem dury on the value of such packages at the same rate per centum as the ad valorem duty on the goods contained in them, unless such goods be free of duty or chargeable with a less duty than would be payable on the packages if imported empty as merchandise, in which case they may be charged with duty as merchandise apart from the goods they contain: Provided always, that by any departmental order or orders, to be from time to time made and approved by the Governor, certain packages containing goods of small value, to be described and mentioned in such order, may be wholly exempted from duty.

Proviso.

As to mode of calculating value for ad valorem duties.

The sixth section of the Act last above cited, shall be and is hereby repealed; and in all cases where any duty is or shall be imposed on any goods imported into this Province ad valorem or according to the value of such goods, such value shall be understood to be the fair market value thereof in the principal markets of the country whence the same were exported directly to this Province: and it shall be the duty of each and every Appraiser and of every Collector when acting as such, by all reasonable ways and means in his power to ascertain the fair market value as aforesaid of any goods to be appraised by him, and to estimate and appraise the value for duty of such goods, at the fair market value as aforesaid; Provided always, that by any departmental order authorized by the Governor, it may be provided that in the cases and on the conditions to be mentioned in such order, and while the same shall be in force, goods bonû fide exported to this Province from any Country, but passing in transitu through another Country, shall be valued for duty as if they were imported directly from such first mentioned Country.

Proviso.

As to the payment of costs of appraisement.

The costs of the appraisement of any goods by merchants, under the fifteenth section of the Act last above cited, shall be paid by the party dissatisfied with the former appraisement, whenever the value ascertained by such second appraisement shall exceed by ten per centum or more, the value of such goods for duty, as it would appear by the Invoice and Bill of Entry thereof.

IV. And be it enacted, That spirits and strong waters having What duties the flavor of any kind of spirits or strong waters subject to a shall be pay-higher duty than that imposed on Whiskey, shall be liable to having certain the duty imposed on the kind of spirits or strong waters of flavors. which they have the flavor as aforesaid, from whatever substance they may be distilled or prepared; but nothing in this Section shall be construed as a declaration that spirits and strong waters so flavored, were or were not before the passing of this Act subject to the duty imposed on those of which they have the flavor.

V. And for the better understanding of the Act last above Sect. 8 & 11 of cited, Be it declared and enacted, That the Invoice of any 12 V. c. 1 exgoods produced and delivered to the Collector with the Bill of alterations of a last chove Invoice of the Act last chove Entry thereof, under the eighth section of the Act last above Invoices. cited, must in every case, if required by the Collector, be attested by the oath of the owner or one of the owners of such goods, and must be verified also by the oath of the Importer or Consignee or other person who may under the said Act lawfully make entry of such goods and verify such Invoice, if the owner or one of the owners be not the person entering such goods, and must be attested by the oath of the non-resident owner being the manufacturer or producer of such goods, in the case mentioned in the eleventh section of the said Act, although one of the owners be the person entering such goods and verifying the Invoice on oath.

VI. And inasmuch as doubts may arise as to whether any or Governor in what duty is payable on any goods, more especially when Council may such goods are of a new or unusual kind, or compounded of duty in doubtvarious kinds of materials, or imported in an unusual manner ful cases, or or under unusual circumstances; for removing such doubts that the goods and avoiding litigation, Be it enacted, That if in any case any duty. doubt shall arise as to whether any or what duty is, under the laws then in force, payable on any kind of goods, and there be no decision in the matter by any competent tribunal, or decisions inconsistent with each other, the Governor in Council may declare the duty payable on the kind of goods in question or goods imported in the manner or under the circumstances in question, or that such goods are exempt from duty; and any order in Council containing such declaration and fixing such duty (if any) and published in the Official Gazette, shall have the same force and effect as if such duty had been fixed and declared by this Act, until it shall be otherwise ordered by the Legislature; and a copy of the said Gazette containing a copy of any such order shall be evidence thereof.

VII. And be it enacted, That if any warehoused goods shall penalty on be fraudulently concealed in or removed from any public or persons comprivate warehouse in this Province, such goods shall be forfeited; mitting cerand any person fraudulently concealing or removing such goods, with regard to or aiding or abetting such removal, shall incur the penalties now warehoused imposed goods.

imposed on persons illegally importing or smuggling goods into this Province; and if any importer or owner of any warehoused goods, or any person in his employ, shall by any contrivance fraudulently open the warehouse in which they are, or shall gain access to the goods except in the presence of or with the express permission of the proper Officer of the Customs acting in the execution of his duty, such importer or owner shall for every such offence forfeit the sum of Two Hundred and Fifty Pounds; and any person who shall wilfully alter, deface or obliterate any mark placed by any Officer of the Customs on any package of warehoused goods, shall for every such offence forfeit the sum of One Hundred and Twenty-Five Pounds.

This Act to be construed as one Act with 10 & 11 V. c. 31 and 12 V. c. 1.

VIII. And be it enacted, That this Act shall be construed as if its provisions made part of the Act last above cited, and of the Act passed in the Session held in the tenth and eleventh years of Her Majesty's Reign, and intituled, An Act for repealing and consolidating the present Duties of Customs in this Province, and for other purposes therein mentioned; and all words and expressions used in this Act shall be held to have the meaning assigned to them in the said Acts, and all the provisions of the said Acts with regard to the penalties, forfeitures and duties imposed by either of them, shall apply to the penalties or forfeitures imposed or the duties payable under this Act, except in so far only as the said provisions may be inconsistent with this Act: Provided that nothing in this Act contained shall have a retroactive effect.

Proviso.

CAP. LXXXVI.

An Act to amend and consolidate the Laws relative to Emigrants and Quarantine.

[Assented to 22nd April, 1852.]

intituled,

Preamble.

THEREAS it is expedient to repeal the several Acts now in force respecting Emigrants, and to consolidate those provisions thereof which have been found effective and expedient, with such amendments as experience hath shewn to be requisite: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, That the Act passed in the twelfth year of Her Majesty's Reign, and intituled, An Act to repeal certain Acts therein mentioned, and to make further provision respecting Emigrants, and the Act passed in the Session held in the thirteenth and fourteenth years of Her Majesty's Reign, and

Acts 12 V.