

SUNDAY, 25th.—Stmr Hibernian, Archer, Baltimore; Falmouth, (Am) Colby, Portland; George Shattuck, Guildford, St Pierre, Md; via Sydney, North Sydney and Arichat; bark Roma (of Londonderry) Black, Lisbon; bright Mary, Cuzens, St Martins, via Lunenburg; Fortuna, McConnell, Baltimore; Mirella, Nickerson, Lunenburg; Elizabeth Ann, Dunn, do; Spanish schr Adriano, Romero, Gienegos; schrs Harmony, Bangall, Cape Breton; British Pearl, Hadley, Guysborough; Herald, Cunningham, Cape Canso; Henrietta, Ferry, Rival, Rival, Harnish, Liverpool, N.S.

MONDAY, 26th.—Stmr Worcester, Hedge; Boston; Ship Atlas, (Nor), Larsen, Dunkirk; schrs Elizabeth, Blanchard, Cordroy, Nfld; Herald, Jarvis, Guysborough; Whisper Turner, Harrigan's Cover; Ocean Belle, Doversoak, Little Bras D'Or; Anne Bell, Delaney, Margarets; Mary Jane, Forest, North Sydney; Lone Star, Farrell, do; J W Arnald, Arnold, South Bar, Sydney; Avon, Degraze, Tracadie; Unicorn, Peline, Tex Bay; Thistle, Larder, St Pierre, Md; Amateur, McDonald, Sydney.

NEW ADVERTISEMENTS.

AGENTS WANTED!

100 AGENTS WANTED to canvass Nova Scotia, Cape Breton, Prince Edward Island, and New Brunswick. An active man can take from five to ten dollars per day.

Exclusive territory given.

For terms and further particulars address

A. M. VAN NORDEN,

Kingston, Kings County, N. S.

July 23.

3m.



ON and after MONDAY, the 28th June, the MAIIS for the United States and Upper Provinces, &c., per NIGHT TRAIN, will close at 4:45 p.m.; for the United Kingdom via Quebec, on Wednesdays at 4:30 p.m., and via New York on Mondays, Fridays, and Saturdays at 4:30 p.m.

H. W. BLACKADAR,
Postmaster.

July 14.



MONDAY, 14th day of June, 1875.

PRESENT:

His Excellency the Governor General in Council.

On the recommendation of the Honorable the Minister of Customs and under the provisions of the 123rd section of the Act passed in the Session of the Parliament of Canada, held in the 31st year of Her Majesty's Reign, chaptered 6, intituled: "An Act respecting the Customs."

The Proprietor, by and with the advice of the Queen's Privy Council for Canada, has been pleased, to order, and it is hereby ordered, that the following regulations respecting the Bonding Warehouses in the Dominion, be and the same are hereby adopted and established, that is to say:

REGULATIONS.

ARTICLE I. Warehousing for the storage of imported goods shall be known and designated as follows:

Class 1. Stores occupied by the Government of Canada.

Class 2 Warehouses occupied by importers, exclusively for the storage of goods imported by or consigned to them, or purchased by them in bond.

Class 3. Warehouses occupied for the general storage of imported goods.

Class 4. Yards, sheds, and other buildings used for the storing and slaughtering of animals in bond.

Class 5. Warehouses exclusively for the manufacture of refining sugar.

Class 6. Sufurance Warehouses.

APPLICATION FOR ESTABLISHMENT OF BONDED WAREHOUSES.

ARTICLE II. For a Warehouse of the second or third class, the owner shall make application in writing to the Collector of the Port, describing the premises, the location and capacity of the same, and stating the purpose for which the building is to be used, whether for the storage of merchandise imported by or consigned to himself exclusively, or for the general storage of merchandise in bond.

The Collector will thereupon examine or direct the Surveyor or other proper officers of Customs, in whom he can repose confidence to examine and inspect the premises and report to him in writing the particulars of the location, construction and dimensions of the building, its capabilities for the safe keeping of merchandise, and all other facts bearing upon the subject.

When the examination has been made, the Collector will transact the report, together with the proprietor's application, with his own report as to the necessity of granting the application, to the Commissioner with full particulars of all facts connected therewith.

Proprietors of Bonded Warehouses may relinquish the business at any time on giving timely notice to the owners of merchandise deposited therein, but no part of any quarterly payment made by them shall be refunded for any portion of a term unexpired.

The Minister of Customs may at any time for reasonable cause, order the discontinuance of the right to store bonded goods in any premises established as a Bonded Warehouse; and when thus discontinued such warehouse can only be re-established after renewed application as at first.

All moneys received from proprietors of Warehouses as provided in Art 12, shall be paid over by the collector of Customs to the Receiver General, and shall form part of the Consolidated Revenue of Canada.

ARTICLE XIV. The Collector of Customs will cause the proprietor or occupant to place over the gate or door leading into, or on some conspicuous place on every Custom Warehouse, a board or sign with the following printed thereon:

"V. R.

No. —

CUSTOMS WAREHOUSE."

ARTICLE XV. Sections 12, 13, 14, and 15 of regulations dated 30 March, 1850, and the Order in Council dated 25th June, 1869, relating to payments for the privilege of using stores as bonding Warehouses in certain ports are hereby repealed.

W. A. HIMSWORTH,
Clerk Privy Council.

July 14.

READ AND REMEMBER

THAT

GATES'

LIFE OF MAN BITTERS

and combined Medicines are no quack. All that we ask is a fair trial and if it does not do all that we say of it we are willing to stand condemned before the public. They are manufactured entirely from the Roots and Plants of the vegetable kingdom, and do not contain any calomel or mineral of any name or nature. Send at once and get a pamphlet showing cures and certificates taken before Justices of the Peace, if your Druggist or Merchant has none.

Sold at Halifax by

JOHN K. BENT,
BROWN BROS. & CO.,

at 50 cents per pint bottle. For sale by dealers generally.

Manufactured by

CALEB GATES & CO.,
Middleton, Annapolis Co., N.S.

MIDDLETON, JANUARY 6th, 1870.

MESSES. CALEB GATES & CO.

Gentlemen:—This is to certify that in the summer of 1868, I was very much reduced by diarrhoea and had tried different remedies, and found no benefit or relief; and knowing of Dr. C Gates' medicines, resolved to apply to him for aid, and with considerable difficulty reached the Doctor's residence, obtained and took some of his celebrated certain check, and experienced immediate relief, and was at once restored to my usual good health.

ISAAC THOMAS.

Sworn to at Middleton, this 6th day of January, 1870, before me.

JAMES WHEELOCK, J.P.

Sold everywhere at 25 cents per bottle.
July 7.

YOU SHOULD REMEMBER

That an impure blotchy, or sallow skin is proof of feeble digestion, torpid liver, or vitiated blood, for which

MRS. JACKSON'S LINIMENT

is a safe, sure, and effectual remedy.

For sale at BROWN BROS. & CO.

March 31. 3 mths.

LIVE AGENTS WANTED

To sell Dr. Chase's Recipes; or Information for Everybody, in every county in the United States and Canadas. England by the publisher to 648 pages. It contains over 2000 household recipes, and is suited to all classes and conditions of society. A wonderful book, and a household necessity. It sells at sight. Greatest inducements ever offered to book agents. Sample copies sent by mail, Postpaid, for \$2.00. Exclusive territory given. Agents more than double their money. Address Dr. Chase's Steam Printing House, Ann Arbor, Michigan.

June 9. 13 ins.

mediately be removed therefrom, unless permission to the contrary be first obtained from the Collector upon an application made to him in writing, specifying the goods and the time for which it is desired they should remain, and in such cases the goods shall be legibly and conspicuously marked and set apart from those remaining in bond; but no such privilege shall be granted in any case, except for good and urgent reasons.

APPLICATION FOR WAREHOUSES OF CLASS 4.

ARTICLE IX. Application for the establishment of a Warehouse of this Class shall be made in the same manner as for Classes 2 and 3, and shall be subject to the regulation adopted by order in Council of 7th May, 1875.

CLASS 5—WAREHOUSES FOR REFINING SUGAR IN BOND.

ARTICLE X. Applications for the establishment of Warehouses of Class 5, shall be made in accordance with the terms of the Order in Council, regulating the refining of Sugar in bond dated 31st of January, 1855, except that the application and description shall be submitted for approval of the Minister of Customs, before acceptance, as in the case of Warehouses of Classes 2 and 3.

SUFERANCE WAREHOUSES.

ARTICLE XI. Warehouses of this class for the accommodation of steamers and other vessels may be established in accordance with the Order in Council relating thereto of 23d October, 1868.

Sufurance Warehouses at Railway Stations and Depots shall be established in accordance with section 1 of Order in Council, bearing date 4th December, 1866, and shall be subject to all the rules for safe keeping of merchandise stored therein, provided in the case of warehouses of any other class.

ARTICLE XII. The proprietor of every Warehouse of Class 2 and Class 4 shall pay for the privileges granted him in the use of such Warehouse, the sum of forty dollars per annum in half yearly payments in advance to the Collector of Customs.

The proprietor of every Warehouse of Class 4 and Class 5 shall pay in like manner not less than forty dollars, nor more than one hundred dollars per annum, according to the capacity of the building and the nature and amount of business—the exact sum to be determined by the Collector of Customs at the time of accepting the proprietor's application.

All the foregoing payments shall in future date from the establishment of each Warehouse, and in case of Warehouses already established, in the ports named in the Order in Council of 25th June, 1869, from the expiration of the time for which the proprietors have already paid and in all other ports, in the case of Warehouses already established, but not heretofore subjected to any payment, from the first day of July, 1875, and no Warehouses of either of the classes named in this Article shall be recognized by the Collector of Customs as an established Warehouse until or unless the said quarterly payments are made within not over ten days after the proprie-

tor date.

GENERAL PROVISIONS.

ARTICLE XIII. No alteration can be made in any Bonded Warehouse without permission of the Collector of Customs; and if any material change in the premises is contemplated it must be submitted for approval of the minister of Customs.

The Collector of Customs shall advise the Commissioner of Customs of any changes in the surroundings of bonded premises likely to affect their general security, and if burned or plundered immediate notice must be given to the Commissioner with full particulars of all facts connected therewith.

Proprietors of Bonded Warehouses may relinquish the business at any time on giving timely notice to the owners of merchandise deposited therein, but no part of any quarterly payment made by them shall be refunded for any portion of a term unexpired.

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