# [As reported from the Committee of the Whole.]

House of Representatives, 1st December, 1909.

#### Hon. Mr. Millar.

# SHIPPING AND SEAMEN AMENDMENT.

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### A BILL INTITULED

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27. Section 178 of principal Act amended.

An Act to amend the Shipping and Seamen Act, 1908.

Title.

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as 5 follows:—

1. (1.) This Act may be cited as the Shipping and Seamen Short Title. Amendment Act, 1909, and shall form part of and be read together with the Shipping and Seamen Act, 1908 (hereinafter referred to as the principal Act).

No. 60-2,

Commencement

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Section 4 of principal Act amended.

- (2.) This Act shall come into operation on the day on which His Majesty's assent thereto is notified by the Governor by a Proclamation published in the *Gazette*, or on such later date (being not later than three months after the date of the Proclamation) as is specified in that behalf in the Proclamation.
- 2. Section four of the principal Act is hereby amended by repealing the definition of "Home-trade ship" and substituting the following:—

" Home-trade ship means a ship-

"(a.) Employed in trading or going between any 10 ports or places in New Zealand; or

"(b.) Plying on any navigable waters in New Zea-

land; or

"(c.) Going to sea from any port or place in New Zealand and returning to New Zealand without going 15

more than fifty miles from the coast thereof:

"Provided that, for the purposes of this definition, the Cook Islands, the Kermadec Islands, the Chatham Islands, the Auckland Islands, Campbell Island, Antipodes Islands, and Bounty Islands shall be deemed to be 20

places out of New Zealand:

"Provided also that a ship shall not be deemed to be a home-trade ship merely because in the course of or as preliminary to a voyage to or from any place out of New Zealand she is employed in going between 25 two places in New Zealand, if she does not take on board at any place in New Zealand, to be landed or delivered at any other place in New Zealand, any cargo or passengers other than cargo consigned on through bills of lading, or passengers holding through tickets, to or 30 from any place out of New Zealand."

3. Section twenty-one of the principal Act is hereby amended

by adding thereto the following subsections:—

"(1A.) A certificate for a sailing-ship shall entitle the holder to serve in a steamship, or ship propelled by mechanical power other 35 than steam, in the capacity mentioned in the certificate.

"(6.) If a ship goes to sea from any place in New Zealand or plies on any river, lake, harbour, or other navigable water in New Zealand without the officers required by this section, the owner and master are severally liable to a fine not exceeding *one* hundred pounds.

"(7.) A Collector of Customs may detain any ship which is not

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provided with the officers required by this section.

"(8.) Every person commits an offence and is liable to a fine not exceeding *fifty* pounds who suffers himself to be engaged or who acts as an officer of a ship without being duly certificated in 45 accordance with this section in respect of the position for which he is so engaged or in which he so acts.

"(9.) The Minister, on such conditions as he may prescribe, may, if he thinks fit, exempt any steamer plying exclusively on any lake, and any steamer plying within river or extended river limits, 50 from the obligation of carrying a certificated master or a certificated engineer in accordance with this section, and may at any time cancel

any exemption so granted."

Section 21 of principal Act amended. 4. Where the Minister is satisfied—

Certificates granted out of New Zealand.

(a.) That the conditions under which certificates of competency for any grade are granted in any part of the British dominions other than the United Kingdom to masters, mates, or engineers are such as to secure that the holders thereof possess proper qualifications and competency equal to that required for any grade (whether similar or not) in New Zealand; and

(b.) That by the law of that part of the British dominions certificates granted in New Zealand are accepted as of equal force with certificates of any grade (whether similar or not) granted in that part of the British dominions,—

he may, by notice in the Gazette,—

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(i.) Declare that the certificates so granted in that part of the 15 British dominions shall be accepted as of equal force with certificates granted in New Zealand of such grade (whether similar or not) as is specified in the notice; and

> (ii.) Declare that all or any of the provisions of the principal Act and its amendments shall apply to the certificates referred

to in the notice; and

(iii.) Impose such conditions and make such regulations with respect to those certificates, and to the use, issue, delivery, cancellation, and suspension thereof, as he thinks fit, and impose fines not exceeding fifty pounds for the breach of those conditions and regulations.

5. (1.) Notwithstanding anything in section twenty-seven of the Provisions as to principal Act, the following provisions shall apply with respect to certificates of service under every certificate of service granted under section twenty-seven of the section 27 of Act of

Shipping and Seamen Act, 1903:—

(a.) The holder of a certificate as master of a sailing-ship shall be entitled to command a ship propelled by steam or other mechanical power, and the holder of a certificate as master of a steamship or of a ship propelled by mechanical power other than steam shall be entitled to command a ship of either class;

(b.) The holder of a master's certificate for ships under fifty tons register shall be entitled to command a ship of not

more than fifty tons register;

(c.) The holder of a master's certificate for ships between fifty tons and one hundred tons register shall be entitled to command a ship of not more than one hundred tons register; and

(d.) The holder of a master's certificate for ships over one hundred tons register shall be entitled to command ships

of any tonnage.

(2.) No such certificate of service shall entitle the holder to command ships in any trade or limits other than those which are

specified in the certificate.

6. (1.) The Minister may cause a certificate of service as Certificates of 50 master or engineer of a ship propelled by mechanical power other than service in respect of certain ships not steam, and of not more than five tons register, to be granted without propelled by steam.

examination to any person of good repute who not later than six months after the coming into operation of this Act applies for the same, and produces evidence to the satisfaction of the Minister that he was for a period of not less than one year at any time prior to the commencement of this Act in charge of a ship of that description.

(2.) A certificate of service granted under this section shall not entitle the holder thereof to command ships in any trade other than that which is specified in the certificate.

7. (1.) A person shall not engage or supply a seaman or apprentice to be entered on board any ship in New Zealand, unless that person is an owner, master, mate, or engineer of the ship, or is

a Superintendent.

(2.) A person shall not employ any other person for the purpose of engaging or supplying a seaman or apprentice to be entered 15 on board any ship in New Zealand, unless the person so employed is an owner, master, mate, or engineer of the ship, or is a Superintendent.

(3.) A person shall not receive or accept to be entered on board any ship any seaman or apprentice, if that person knows that the 20 seaman or apprentice has been engaged or supplied in contravention of this section.

(4.) If a person acts in contravention of this section, he shall for each seaman or apprentice in respect of whom an offence is committed be liable to a fine not exceeding twenty pounds.

(5.) This section is in substitution for section thirty-nine of

the principal Act, which section is hereby accordingly repealed.

8. (1.) The Superintendent or other officer before whom a seaman is engaged to be entered on board any British ship at any port in New Zealand shall not allow a seaman to sign the agreement if in his 30 opinion the seaman does not possess a sufficient knowledge of the English language to understand the necessary orders that may be given to him in the course of the performance of his duties.

(2.) If the master or owner of any British ship engages in New Zealand any seaman who does not possess such sufficient knowledge 35 as aforesaid, the master or owner shall be liable to a fine not exceed-

ing twenty pounds.

9. (i.) For the purpose of reducing the period of service required as a qualification for the rating of A.B., the words "three years before the mast" shall be substituted for the words "four years 40 before the mast," and "two years of that employment" shall be substituted for "three years of that employment," and "two or more years' sea service" shall be substituted for "three or more years' sea service" in subsection one of section fifty-one of the principal Act.

(2.) The Superintendent or other officer before whom a seaman 45 is engaged shall refuse to enter the seaman as A.B. on the agreement with the crew unless the seaman gives such satisfactory proof as is required by the said section fifty-one of his title to be so rated; and if any seaman, for the purpose of obtaining a rating as A.B., makes any false statement or false representation he shall be liable to a fine 50

not exceeding five pounds.

Engagement of seamen and apprentices by unauthorised persons. 57 and 58 Vict., c. 60, sec. 111.

Repeal.

Seamen to have knowledge of English language.

Rating as A.B. 6 Ed. VII, c. 48, sec. 58.

10. (1.) In the case of any ship of not less than three hundred Modification of tons register which has been approved by the Minister as a trainingin their application ship the provisions of section fifty-four of the principal Act shall be to ships approved modified to the extent that four second-year apprentices, or three as training-ships. 5 third-year apprentices, or two fourth-year apprentices shall be deemed to be equivalent to one able seaman and may be carried in his

Provided that the number of able seamen shall not in any case be less than two-thirds of the number required by the Fourth 10 Schedule to the principal Act.

(2.) The Minister may from time to time exempt any ship mentioned in the last preceding subsection from payment of any light dues prescribed by section two hundred and eighty-seven of the

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11. A sea-going or extended river fishing-boat under one hun- Exemption in dred tons register shall not be subject to the provisions of section fishing-boats. fifty-four of the principal Act, and every such boat when going to sea shall be provided with the following officers—namely, a duly certificated master, and, in the case of a steamship or of a boat propelled by other 20 mechanical power than steam, with an engineer holding a second-class engineer's certificate or of a higher grade. Such a boat propelled by steam and running in river or extended river limits shall have an engineer holding a river-engineer's certificate:

Provided that this section shall not exempt a fishing-boat going 25 to the Kermadec, Chatham, Auckland, Campbell, Antipodes, and Bounty Islands from carrying a duly certificated first or only

mate.

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12. When by reason of the termination of an agreement with Wages on discharge the crew by effluxion of time a seaman is discharged, and he is and re-engagement on same ship. 30 re-engaged on the day of his discharge on the same ship or on any other ship belonging to the same owner, his wages under the new agreement shall commence on the following day.

13. Section eighty-five of the principal Act is hereby amended Section 85 of

by adding to subsection one thereof the following paragraph:—

"(c.) Any claim not exceeding fifty pounds by a seaman or apprentice for wages earned by him, if that claim has been referred to the Court by a Magistrate's Court under the last preceding section, or is by virtue of that section not required to be heard and determined in a Magistrate's Court."

14. (1.) An examination of provisions on board any British Examination of ship may be made in the manner prescribed by section one hundred provisions and and ten of the principal Act whenever directed by the Minister or whenever the Superintendent has reason to believe that an examina-45 tion is necessary, and subsections two, three, and four of that section shall apply to such examination.

(2.) Provisions on British ships which have already been examined and passed by the proper officer of the Board of Trade shall be exempt from further examination under this section unless 50 it appears to the Minister that further examination is necessary.

(3.) For the purposes of the said section one hundred and ten provisions on British ships not registered in New Zealand shall not be deemed to be deficient in quantity if they are sufficient according to the scale of provisions required by the Imperial Merchant 55 Shipping Act.

favour of certain

principal Act amended.

Certificated cooks for foreign-going ships. 6 Ed. VII, c. 48, sec. 27.

15. (1.) After the expiration of six months from the commencement of this Act every British foreign-going ship of not less than a thousand tons gross tonnage, going to sea from any place in New Zealand, shall be provided with and carry a duly certificated cook who is able to prove one month's service at sea in some capacity.

(2.) A cook shall not be deemed to be duly certificated within the meaning of this section unless he is the holder of a certificate of competency in cooking granted by the Board of Trade, or by the Marine Department, or by some school of cookery or other institution approved for the purpose by that Board or by the Minister, or is the 10 holder of certificates of discharge showing at least two years' service as cook at any time before the expiration of the said period of six months, or is the holder of a certificate of service granted under this section.

(3.) The cook shall be rated in the ship's articles as ship's cook, 15 or in the case of ships of not more than two thousand tons gross tonnage, or ships in which the crew or the majority of the crew provide their own provisions, either as ship's cook or as cook and steward.

(4.) If any such ship goes to sea from any port in New Zealand 20 without conforming to the requirements of this section, the owner and master of the ship shall be severally liable to a fine not exceeding twenty-five pounds, unless it is proved that there was some sufficient reason for the failure to conform to those requirements.

(5.) On the application, within one year after the commencement 25 of this Act, of any person who proves to the satisfaction of the Minister that at any time before the expiration of the aforesaid period of six months he has served for two years as cook on board any foreign-going ship or ships, the Minister may, if he thinks fit, grant to that person a certificate of service as cook, which shall have the 30 same effect and may be cancelled or suspended in the same manner as a certificate of competency in cooking granted by the Marine Department under the foregoing provisions of this section.

(6.) The Minister may from time to time make rules as to the examination by the Marine Department of candidates for certificates 35 of competency in cooking, and as to the qualifications of such candidates, and as to the fees payable by them for examination, and as to the issue, cancellation, or suspension of such certificates.

16. Subsection one of section one hundred and twenty-one of the principal Act is hereby amended by inserting, at the end of 40 paragraph (b), the following: "Provided that in the case of hometrade steamships under one hundred tons register, the Minister may grant exemption from the requirement as to separate rooms in the case of mates and engineers who are carried in excess of the requirements of this Act, and he may also fix the minimum size of the 45 separate rooms when only one mate and one engineer are carried on a steamship."

17. Section one hundred and twenty-two of the principal Act is hereby amended—

(a.) By omitting from subsection one thereof the words "seventy- 50 two nor more than ":

(b.) By omitting from the said subsection the words "twelve nor more than eighteen," and substituting "fifteen":

Section 121 of principal Act amended.

Section 122 of principal Act amended.

(c.) By adding the following subsection:—

"(8.) In estimating the space available for the proper accommodation of seamen there may be taken into account the space occupied by any mess-rooms, bath-rooms, or washing-places appropriated exclusively to the use of those seamen, so however that the space in any place appropriated to the use of seamen in which they sleep is not less than seventy-two cubic feet, and twelve superficial feet for each seaman."

10 18. The amendments made by the last preceding section shall Ships built or in not apply in the case of any ship registered or built before the construction not commencement of this Act, or in course of construction at the to be subject to commencement of this Act, nor to any ship of less than one hundred last preceding tons register, and all such ships shall remain subject to the require-section. 15 ments of section one hundred and twenty-two of the principal Act in the same manner as if the *last preceding* section were not in force.

19. Section one hundred and twenty-two of the principal Act is Section 122 of

hereby further amended by adding the following subsection:—

"(9.) This section applies only to ships registered in New 20 Zealand or engaged in the home trade."

20. (1.) The owner and master of every ship shall from time to Sanitary and other time provide such sanitary, hospital, and lavatory accommodation, accommodation to be provided. including bath-rooms, as in the opinion of the Minister is sufficient for the requirements of the crew, and in the case of steamships that 25 provision shall include an adequate supply of hot water for the use of all members of the crew employed in connection with the engines of the ship.

(2.) If the owner or master of any ship makes default in providing such accommodation as aforesaid, he shall be liable for every such 30 offence to a fine not exceeding fifty pounds, and any ship may be detained by the Minister until due provision has been made therein

in accordance with this section.

(3.) This section applies only to ships registered in New Zealand or engaged in the home trade.

(4.) This section does not apply to any ship of less than three

hundred tons register.

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21. (1.) If any accident happens whereby any person seaman Notice of accidents employed in or about a ship at any port in New Zealand is killed, or Superintendent. becomes permanently or temporarily incapacitated for his work, the 40 master of the ship or, where the person seaman so killed or incapacitated is employed by any person seaman other than the owner of the ship, the employer of that person shall, within twenty-four hours after the happening of the accident, give notice thereof to the Superintendent.

(2.) The Superintendent shall thereupon make all such inquiries and do all such other acts in respect of the accident as are authorised by section one hundred and twenty-four of the principal Act in the case of accidents reported on the arrival of a ship in a New Zealand port, save that it shall not be necessary to make any entry in

50 the official log.

(3.) If the master or employer fails to conform to the requirements of this section he shall be liable to a fine not exceeding twenty pounds.

principal Act further amended.

Expenses of medical attendance in case of injuries or illness. 6 Ed. VII, c. 48, sec. 34.

22. (1.) If the master of, or a seaman or apprentice belonging to, a ship registered in New Zealand receives any hurt or injury in the service of the ship, or suffers from any illness (not being venereal disease, or an illness due to his own wilful act or default or to his own misbehaviour), the expense of providing the necessary surgical and medical advice and attendance and medicine, and also the expense of his maintenance until he is cured, or dies, or is returned to a proper return port, and of his conveyance to the port, and in the case of death the expense (if any) of his burial, shall be defrayed by the owner of the ship, without any deduction on that account from his wages.

(2.) If the master or a seaman or apprentice is on account of any illness temporarily removed from his ship for the purpose of preventing infection, or otherwise for the convenience of the ship, and subsequently returns to his duty, the expenses of the removal and of providing the necessary advice and attendance and medicine, 15 and of his maintenance while away from the ship, shall be defrayed

in like manner.

(3.) The expense of all medicines, surgical and medical advice, and attendance given to a master, seaman, or apprentice whilst

on board his ship shall be defrayed in like manner.

(4.) In all other cases any reasonable expenses duly incurred by the owner for any seaman or apprentice in respect of illness, and also any reasonable expenses duly incurred by the owner in respect of the burial of any seaman or apprentice who dies whilst on service, may, if duly proved, be deducted from the wages of 25 the seaman or apprentice.

(5.) For the purposes of this section either the port at which the master, seaman, or apprentice was shipped, or a port in the country to which he belongs, shall be deemed to be a proper

return port.

(6.) This section is in substitution for section one hundred and seventeen of the principal Act, and that section is hereby repealed accordingly.

23. (1.) Any expenses attendant on the illness, hurt, injury, or death of a master, seaman, or apprentice and payable by the owner 35 of the ship under the last preceding section may, in default of pay-

ment by the owner, be paid by the Minister.

(2.) All sums so paid by the Minister shall be a charge on the ship, and shall be a debt due to the Crown recoverable from the owner of the ship for the time being, or, where the ship has been 40 lost, from the person who was the owner of the ship at the time of the loss, either by ordinary process of law or in the same Court and manner as wages due to seamen.

(3.) In any proceeding for such recovery a certificate of the facts signed by the Minister, together with such vouchers (if any) as 45 the case requires, shall be sufficient evidence, unless the contrary is proved, that the said expenses were duly paid by the Minister.

(4.) This section is in substitution for section one hundred and eighteen of the principal Act, and that section is hereby repealed

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accordingly.

24. Section one hundred and thirty-two of the principal Act (relating to the punishment of desertion and absence without leave) is hereby amended by adding thereto the following proviso:—

Repeal.

In certain cases Minister may pay medical expenses. Ibid., sec. 35.

Repeal.

Section 132 of principal Act amended.

"Provided also that no seaman who has been engaged in New Zealand shall be sentenced to imprisonment under this section for

desertion or any other such offence as aforesaid."

25. Where a seaman who has been lawfully engaged or has Provisions as to undertaken to engage in New Zealand, and has received under his failure to join ship and to desertion. agreement or engagement an advance note or an advance in cash, 6 Ed. VII, c. 48, and after negotiating his advance note or having received an advance sec. 65 (1). in cash wilfully or through misconduct fails to engage or join his ship or deserts therefrom before the note becomes payable, he 10 shall be liable to a fine not exceeding five pounds or to imprisonment for any term not exceeding one month.

26. Where it is shown to the satisfaction of the Superintendent Certificates of that a seaman lawfully engaged or who has undertaken to engage in discharge may be New Zealand has wilfully or through misconduct failed to engage or Withness.

Ibid., sec. 65 (2). 15 join his ship, the Superintendent shall report the matter to the Minister, who may direct that any of the seamen's certificates of discharge shall be withheld for such period as the Minister thinks fit; and while a seaman's certificate of discharge is so withheld every Superintendent or other person having the custody of the necessary docu-20 ments may, notwithstanding anything in the principal Act, refuse to furnish copies of any of that seaman's certificates of discharge or certified extracts of any particulars of service or character.

27. Section one hundred and seventy-eight of the principal Act Section 178 of is hereby amended by adding to subsection one thereof the following amended. 25 proviso :-

"Provided that the Secretary may, in his discretion, at any time before the expiration of the term of any certificate, if he is satisfied that the condition of the hull, machinery, and equipments of the ship is such as to justify him in doing so, extend the term of that cer-

30 tificate, for any period not exceeding one month."

New clause.

27a. (1.) The provisions of sections one hundred and seventy- survey of one to one hundred and eighty-five of the principal Act shall, so far as applicable, apply (with all necessary modifications) to intercolonial sailing-ships trading or carrying passengers from any port in New Zealand to any other port, and also to sailing-ships over five tons register employed in the home-trade:

Provided that if any sailing-ship referred to in this section has been docked in any port outside New Zealand, and her hull has been 40 examined in dock by a Lloyd's Surveyor, or by a Government Surveyor of the State in a port of which she has been so docked, and the examining Surveyor has certified that the hull is in good condition and is sufficient for the service intended, the Minister may, on such conditions as he thinks fit, dispense with the inspection of the hull in dock at the time of survey for a survey certificate.

(2.) This section is in substitution for section one hundred and Repeal. eighty-six of the principal Act, which section is hereby repealed accordingly.

28. Section one hundred and eighty-eight of the principal Act Section 188 of 50 is hereby amended by repealing paragraph (a), and substituting principal Act amended. therefor the following:-

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"(a.) If the ship does not exceed six tons register, and carries passengers or freight for hire, shall carry one duly certificated man.

"(ab.) If the ship is a fishing-boat of not more than ten tons register she shall not be subject to the provisions of this Act relating to survey and to carrying certificated officers, and if the ship is a pleasure yacht of not more than ten tons register she shall not be subject to the provisions of this Act relating to survey."

Provisions to apply on reduction of restricted limits.

29. (1.) Where the limits for restricted-limit steamships have 10 been or are hereafter reduced by the Minister in exercise of the powers conferred upon him by section one hundred and eighty-nine of the principal Act, any person who has served as master of a steamship in extended river limits prior to their reduction may be examined for a certificate of competency as home-trade master with- 15 out being required to serve as mate whilst in possession of a hometrade mate's certificate, provided he presents himself for examination within six months from the date of the reduction of the limits, or within six months of the date of the coming into operation of this Act, whichever may be the last to happen.

(2.) The holder of a certificate as master or engineer of a river-steamer who has been master or engineer of a steamer plying within extended river limits before their reduction shall be entitled to serve as master or engineer, as the case may be, of a steamer trading within what were the extended river limits before the 25

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reduction was made.

30. Sections one hundred and ninety-seven to two hundred of the principal Act (relating to life-saving appliances) shall apply

to all foreign ships while at any port in New Zealand:

Provided that the Governor may by Order in Council direct 30 that those provisions shall not apply to any ship of a foreign country in which the provisions in force relating to life-saving appliances appear to the Governor to be as effective as those of the principal Act, on proof that those provisions are complied with in the case of that ship.

31. Section two hundred and one of the principal Act is hereby

amended by adding the following subsections:

"(3.) A certificate issued in pursuance of the Imperial Merchant Shipping Act in respect of the compasses of any ship shall, during its currency, exempt the ship from the foregoing requirements of this 40 section as to adjustment of compasses, but the Minister may at any time require the compasses of that ship to be adjusted in the same manner as if no such certificate was in force.

"(4.) If any ship goes to sea from any port in New Zealand and any requirement of this section is not complied with, then for each 45 matter in which default is made the owner (if in fault) shall be liable to a fine not exceeding one hundred pounds, and the master (if in

fault) shall be liable to a fine not exceeding fifty pounds."

32. Sections two hundred and seven to two hundred and twelve of the principal Act, relating to load-line (except subsections three 50 and four of section two hundred and nine), shall apply to all foreign ships while at any port in New Zealand as they apply to British

Life-saving appliances on foreign ships. 6 Ed. VII, c. 48, sec. 4.

Section 201 of principal Act amended.

Load-line on foreign ships. Ibid., sec. 1.

ships, but without prejudice to any direction of the Governor in Council given under section two hundred and thirteen of the same Act in the case of ships of any foreign country in which the regulations with respect to overloading and improper loading are equally 5 effective with the provisions of the principal Act.

33. (1.) Section two hundred and nine of the principal Act Extension of (which relates to the time for marking load-lines) shall apply to all provisions as to the time of marking British foreign-going ships, and, so far as it is applied by this Act to load-lines. foreign ships, to all foreign foreign-going ships, whether the owner is 6 Ed. VII, c. 48, sec. 8.

10 required to enter the ship outwards or not.

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(2.) In the case of a ship which the owner is not required to enter outwards—

(a.) The disc indicating the load-line shall be marked before

clearance for the ship is demanded:

(b.) The master shall prepare a statement similar to that required to be inserted in the form of entry under subsection two of the said section two hundred and nine, and in the case of a British ship shall enter a copy of the statement in the agreement with the crew and in the official log-book, and subsections three and four of that section shall apply accordingly:

(c.) The master shall deliver a copy of the statement to the officer of Customs from whom a clearance for the ship is demanded, and a clearance shall not be granted until

the statement is so delivered.

(3.) Where the certificate referred to in subsection three of section two hundred and twelve of the principal Act (which relates to regulations as to load-line) is required to be delivered, the provisions of this section as to the statement to be prepared by the master shall 30 not take effect.

34. (1.) All ships employed in river and extended-river limits Load-lines and carrying cargoes of sand, shingle, gravel, cement, or other deadweight cargo, and all home-trade ships under twenty tons register carrying cargoes of such material, shall be marked with a load-line 35 the upper edge of which shall not be submerged when the ship is in salt-water.

(2.) Such load-line shall be shown by a white line on a dark ground and a dark line on a light ground, painted longitudinally on each side amidships, at least three feet long and two inches wide. 40 The position of the load-line shall be fixed by a Surveyor of Ships and by a master mariner appointed by the Minister.

(3.) Such master mariner must have practical knowledge of the class of ship to be marked and of the trade in which she is engaged,

and must have no interest in the ship.

(4.) In fixing the load-line, the age, build, strength, and general

seaworthiness of the ship shall be taken into consideration.

(5.) A load-line certificate in a form approved by the Minister, showing the vessel's freeboard, shal be issued by the Superintendent at the port where the load-line is fixed.

(6.) The master of any ship referred to in this section which **50** plies in river or extended-river limits or goes to sea(a.) Without having load-lines marked as herein provided; or (b.) Having the upper edge of such load-lines submerged when

shall be liable to a fine not exceeding one hundred pounds.

35. Section two hundred and nineteen of the principal Act (relating to grain cargoes) shall apply to a foreign ship which loads a grain cargo in New Zealand.

36. (1.) Before a ship (whether British or foreign) laden in New Zealand with a grain eargo leaves her final port of loading in New Zealand the master shall deliver or cause to be delivered to the 10 Collector of Customs a notice stating—

(a.) The kind of grain on board, and the quantity thereof; and

(b.) The mode in which the grain cargo is stowed; and

(c.) The precautions taken against shifting.

(2.) If the master of any ship makes default in complying with 15 the requirements of this section, or makes any false or misleading statement in any such notice, he shall be liable to a fine not exceeding twenty pounds.

(3.) In this section the expression "grain cargo" has the same meaning as in section two hundred and nineteen of the principal 20

Act.

37. Where on any investigation or inquiry under the provisions of Part VIII of the principal Act the Court finds that a shipping casualty has been caused or contributed to by the wrongful act or default of any person, and an application for rehearing has not been 25 made under section two hundred and forty-three of the principal Act, or has been refused, the owner of the ship, or any other person who, having an interest in the investigation or inquiry, has appeared at the hearing and is affected by the decision of the Court, may appeal from that decision in the same manner and subject to the same 30 conditions in and subject to which a master may appeal under those sections against a decision with respect to the cancelling or suspension of his certificate.

Appeal from decision on investigation as to shipping casualties. Ibid., sec. 66.

Grain cargoes on foreign ships.

6 Ed. VII, c. 48,

Notice of grain cargo being on

sec. 3.

board.

38. (1.) The limitation of the liability of the owners of any ship established by section two hundred and ninety-five of the principal 35 Act in respect of loss of or damage to ships, goods, merchandise, or other things shall extend and apply to all cases where (without their actual fault or privity) any loss or damage is caused to property or rights of any kind, whether on land or on water, or whether fixed or movable, by reason of the improper navigation or management of the 40 ship.

(2.) The limitation of liability established by section two hundred and ninety-five of the principal Act or by this section shall relate to the whole of any losses and damages which may arise upon any one distinct occasion, although those losses and damages may be 45 sustained by more than one person, and shall apply whether the liability arises at common law or under any Act, and notwithstanding

anything contained in such Act.

(3.) Nothing in this section shall affect the provisions of the Workers' Compensation Act, 1908.

39. Section three hundred of the principal Act is hereby amended by adding thereto the following subsection:—

Limitation of liability of ship-owner. 63 and 64 Viet., c. 32, secs. 1, 3.

Section 300 of principal Act amended.

"(3.) This section applies to all bills of lading and shipping documents in respect of merchandise or property to be carried to or from any port or place in New Zealand, whether the ship is a British or a foreign ship, and whether the loss or damage has 5 occurred in New Zealand or at sea or in any port or place out of New Zealand, and whether the contract of carriage is made in New Zealand or elsewhere, or is governed in other respects by the law of New Zealand or by the law of any other country.'

40. (1.) Notwithstanding anything in section three hundred and Liability of owners 10 four of the principal Act, the provisions of Part XI of that Act shall of ships launched but not registered. extend and apply to the owners, builders, or other parties interested in 61 and 62 Vict., any ship built in New Zealand from and including the launching of the 6 Ed. VII, c. 48, ship until the registration thereof under Part XII of the principal sec. 70.

Act or under the Imperial Merchant Shipping Act:

Provided that this section shall not be construed so as to extend 15 section two hundred and ninety-four of the principal Act to the owners of any ship or any share therein after the ship has become a foreign ship.

(2.) For the purposes of this section the tonnage of a ship shall 20 be ascertained as provided by paragraphs (b) and (c) of section two hundred and ninety-six of the principal Act with regard to foreign

ships.

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(3.) For the purposes of this section the term "ship" shall include every description of vessel used or intended to be used in 25 navigation and not propelled by oars, and whether completed or in course of completion or construction.

41. Part XI of the principal Act (relating to the liability of Liability of shipowners) shall be read so that the word "owner" shall be deemed charterer.

Thid, sec. 71.

to include any charterer to whom the ship is demised.

**42**. (1.) If it is alleged—

(a.) That the owners of any British or foreign ship are liable Detention of ships to pay damages in respect of personal injuries, including in cases of personal accidents. fatal injuries, caused by the ship, or sustained on, in, or 5 Ed. VII, c. 10. about the ship, in any port in New Zealand, in consequence of the wrongful act, neglect, or default of the owners of the ship or the master or officers or crew thereof, or any other person in the employment of the owners of the ship, or of any defect in the ship or its apparel or equipment; or

(b.) That the owners of any such ship are liable to pay compensation or to indemnify any person against the payment of compensation under the Workers' Compensation Act, 1908, in respect of any accident, wherever that accident

occurred,--

45 and at any time that ship is found in any port of New Zealand, a Judge of the Supreme Court or the Judge of the Court of Arbitration, upon its being shown to him by any applicant that the owners are probably liable in respect of such damages, compensation, or indemnity, and that none of the owners reside in New Zealand, 50 may, in his discretion, issue an order directed to any officer of Customs or other officer named by the Judge, requiring him to detain the ship until such time as the owners, agent, master, or consignee

thereof has made satisfaction in respect of such damages, compensation, or indemnity, or has given security, to be approved by the Judge, to abide the event of any action, suit, or other legal proceeding that may be instituted in respect of such damages, compensation, or indemnity, and to pay all costs, damages, compensation, and other moneys that may be awarded therein.

(2.) On any such order being made the officer of Customs or other officer to whom the order is directed shall detain the ship accordingly, and the provisions of the principal Act as to the detention of ships (including the penal provisions thereof) shall apply 10

accordingly.

(3.) In any legal proceedings in relation to such damages, compensation, or indemnity as aforesaid the person giving security shall be made defendant, and shall be stated to be the owner of the ship, and the production of the order of the Judge made in relation to the 15 security shall be conclusive evidence of the liability of the defendant to the proceeding.

(4.) If the owner of a ship is a corporation it shall for the purposes of this section be deemed to reside in New Zealand if it has an office in New Zealand at which service of writs can be effected.

(5.) Rules of Court may be made for the purposes of this section; but in default of such rules, or so far as they do not extend, the procedure under this section shall be such as the Judge to whom the application is made deems appropriate to the case.

New subclause.

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(6.) In this section the term "owner" includes a charterer to whom the ship has been demised.

43. (1.) Subsection one of section three hundred and eighteen of the principal Act is hereby amended by inserting at the end thereof the words "and the registry of the ship in that book shall 30 be considered as closed except so far as relates to any unsatisfied mortgages or existing certificates of mortgage entered therein."

(2.) Where the registry of a ship is considered as closed on account of a transfer to persons not qualified to be the owners of British ships, any unsatisfied registered mortgage (including 35 mortgages made under a certificate of mortgage) may, if the ship comes within the jurisdiction of the Supreme Court, be enforced by that Court notwithstanding the transfer, without prejudice, in cases where the ship has been sold under a judgment of a Court, to the effect of that judgment.

44. Section three hundred and nineteen of the principal Act is hereby amended by repealing subsection two, and substituting

therefor the following:—

"(2.) If default is made in registering anew a ship, or in registering an alteration of a ship so altered as aforesaid, the owner 45 of the ship shall be liable on summary conviction to a fine not exceeding one hundred pounds, and, in addition, to a fine not exceeding five pounds for every day during which the offence continues after conviction."

45. (1.) The following addition is hereby made to that part of 50 the Fourth Schedule to the principal Act which is headed "Firemen, Trimmers, and Greasers":—

Provisions with respect to mortgages of ships sold to foreigners. 6 Ed. VII, c. 48, sec. 52.

Section 319 of principal Act amended. Ibid., sec. 53.

Fourth Schedule to principal Act amended.

Of 4,000-ho	rse power	, and under	5,000	horse po	wer, 12 fi	remen,	6 tr	immers	[greasers. , and 3
,, 5,000	,,	"	6,000		15	"	9	"	,, 3
, 6,000	"	"	7,000	,,	18	,,	9	"	" 3
,, 7,000	,,	"	8,000	"	18	"	12	"	" 3

(2.) The Fourth Schedule to the principal Act is hereby further amended by adding at the end thereof the following words:-

In the case of any steamship fitted with mechanical stokers the Minister may, by warrant under his hand, reduce the number of firemen required to be carried on that ship in accordance with the foregoing scale, and may at any time revoke any 10 such warrant. In the case of any steamship so constructed that the full number of trimmers as specified in the foregoing scale is, in the opinion of the Minister, not required, he may, by warrant under his hand, reduce the number of trimmers required to be carried on that ship, but any such warrant may be at any time

15 When the Minister is satisfied that the firing or trimming in a steamship is such that it can be done with a less number of firemen or trimmers than specified in this Schedule, he may, by warrant under his hand, authorise a less number of either class to be carried, provided that the total number of both classes equals the total number mentioned in the Schedule; but any such warrant may be at any time revoked.

Struck out.

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In assessing the horse-power account shall be taken of the power of auxiliary engines which is developed by steam taken from the main boilers.

46. The master of any ship in a New Zealand port shall, with Burial of deceased all convenient despatch, cause the body of any person who dies on 25 board to be buried on shore, and if he makes default in so doing

he shall be liable to a fine not exceeding fifty pounds. 47. (1.) If a shipowner desires to use any signals for the Private signals. purpose of a private code, he may register them with the Minister, who shall give public notice of such registration.

(2.) The Minister may refuse to register any signal which in his

opinion cannot easily be distinguished from other signals.

(3.) Where a signal has been so registered, its display by the authority of the shipowner in whose name it is registered shall not subject any person to any penalty under the principal Act.

(4.) The Minister may, if he thinks fit, cancel the registration of any signal at any time, and shall give public notice of such cancellation.

(5.) Every person is liable to a fine not exceeding fifty pounds who-

(a.) Uses any signal so registered except by the authority of the person in whose name it is registered; or

(b.) Uses any signal the registration of which has been cancelled by the Minister.

48. The Governor may from time to time by Order in Council 45 make regulations requiring ships registered in New Zealand and carrying passengers to be provided with apparatus for transmitting messages by means of wireless telegraphy, and may by such regulations prescribe fines not exceeding fifty pounds for any breach thereof by the owner or master of a ship.

49. The following provisions apply in the case of every ship over fifteen twenty-five tons gross tonnage built in New Zealand after the coming into operation of this Act:-

57 and 58 Vict., c. 60, sec. 733.

Wireless telegraphy.

Ships built in New

- (a.) Plans and specifications shall be submitted to the Minister, and the building of the ship shall not be commenced until the Minister has approved of the plans and specifications.
- (b.) Every person who commits a breach of this section is liable to a fine not exceeding one hundred pounds.
- (c.) If a ship is built without compliance with this section the Minister may order her to be detained either absolutely or until the performance of such conditions with respect to alterations as he thinks fit.

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- (d.) There shall be payable for the examination of the plans and specifications of a ship under this section such fees, not exceeding those specified in the *First* Schedule hereto, as the Minister directs.
- 50. (1.) The Governor may from time to time appoint Inspectors whose duty it shall be to inspect wool, flax, tow, and skins, or other goods liable to spontaneous combustion before shipment on any foreign-going or intercolonial trading-ship, and to prevent the shipment of any such goods that in the opinion of an Inspector are in such a condition as to be unfit for shipment, having regard to the 20 might of fine
- (2.) For the purpose of preventing damage by fire the Governor may from time to time, by Order in Council gazetted, make regulations—
  - (a.) Prescribing the duties of shippers and the powers of the 25 said Inspectors with regard to the shipment of wool, flax, tow, or skins, or other goods liable to spontaneous combustion:
  - (b.) Prescribing the mode of stowing on board ship any wool, flax, tow, er skins, or other goods liable to spontaneous 30 combustion, and the precautions to be taken for the prevention and suppression of fire on board any ship carrying any such goods:
  - (c.) Fixing fines, not exceeding fifty two hundred pounds, for the breach of any such regulations:
  - (d.) Fixing a scale of fees to be payable by shippers of wool, flax, tow, or skins, or other goods liable to spontaneous combustion for the inspection thereof under this section; provided that the total amount of such fees estimated to be receivable in any one year shall not exceed the 40 total estimated cost of administration of this section in that year.
- 51. When a ship registered in New Zealand is missing, and the owner has not caused reasonable search to be made for her, the Minister may require the owner to make such a search, and if after 45 such request the owner does not forthwith cause reasonable search to be made for the ship he shall be guilty of an offence, and shall be liable to a fine not exceeding one hundred pounds.
- 52. The Secretary may, in his discretion, grant a permit to the owner or master of any passenger steamship for the carriage on any specified excursion or voyage of a specified number of passengers in excess of the maximum number allowed by the ship's certificate.

Shipping wool, flax, tow, and skins.

Search for missing ships registered in New Zealand.

Permits to carry extra passengers on excursions.

53. The Secretary may, in his discretion, grant to the owner or Special permit to master of a ship holding a restricted-limit certificate a permit ship with restrictedauthorising that ship, on such conditions as the Secretary thinks limit certificate. fit, to proceed on a specified occasion from one port or place in New 5 Zealand to any other port or place in New Zealand.

54. (1.) Where any person, whether a British subject or not, is Offences on New Zealand shins charged with having committed any offence against the principal Act or this Act, on board any ship registered in New Zealand, whether the ship was at the time of the offence on the high seas or 10 in any port, harbour, or territorial waters of any country other than New Zealand, and that person is found within the jurisdiction of any Court in New Zealand which would have had cognisance of the offence if it had been committed in New Zealand within the limits of its ordinary jurisdiction, that Court shall have jurisdiction to try the 15 offence as if it had been so committed.

(2.) Section three hundred and thirty-five of the principal Act Repeal.

is hereby repealed.

55. (1.) The Minister may, if he thinks fit, and upon such conditions (if any) as he thinks fit to impose, exempt any ship from any 6 Ed. VII, c. 48, 20 specified requirement contained in or prescribed in pursuance of the sec. 78. principal Act or of this Act, or dispense with the observance of any such requirement in the case of any ship, if he is satisfied that that requirement has been substantially complied with in the case of that ship, or that compliance with the requirement is unnecessary in the 25 circumstances of the case, and that the action taken or provision made as respects the subject-matter of the requirement in the case of the ship is as effective as or more effective than actual compliance with the requirement.

(2.) The Minister shall annually lay before Parliament a special 30 report stating the cases in which he has exercised his powers under this section during the preceding year, and the grounds upon which

he has acted in each case.

56. Where the Governor is satisfied that the enforcement of Suspension of any provision of the principal Act or of this Act or of any rules or provisions if 35 regulations made thereunder in regard to ships of any country would provisions of be inconsistent with the provisions of any treaty, declaration, or con-treaty, &c. vention heretofore or hereafter made between the Government of that country and His Majesty the King or the Imperial Government and concurred in by the Parliament of New Zealand, he may by Pro-40 clamation suspend the operation of that provision with respect to ships of that country so far as is necessary to avoid any such inconsistency.

57. The principal Act is hereby further amended in manner Miscellaneous

indicated by the Second Schedule hereto.

58. The enactments mentioned in the Third Schedule hereto Repeals. are hereby repealed to the extent indicated in that Schedule.

amendments of principal Act.

Schedules.

# SCHEDULES.

Section 49.

### FIRST SCHEDULE.

FEES FOR EXAMINATION OF PLANS OF SHIPS.			
	£	s.	d.
For ships not exceeding 100 tons register	1	<i>10</i>	0
" exceeding 100 tons but not exceeding 200 tons register			
" exceeding 200 tons but For-ships not exceeding 300 tons register	3	0	0
" over 300 tons, but not exceeding 600 tons register	5	0	0
" over 600 tons register	6	0	0
Additional fee for examination of plans and specifications of boilers of			
steamships	<b>2</b>	0	0

Section 57.

#### SECOND SCHEDULE.

MISCELLANEOUS AMENDMENTS OF THE SHIPPING AND SEAMEN ACT, 1908.

Number of Section affected.	Nature of Amendment.
Section 4	After the definition of "freeboard" insert,—  "Go to sea" or 'proceed to sea" includes the getting under way for the purpose of going to sea."
	After the definition of "Minister" insert,— "'Officer,' in relation to a ship, means the master, mates, and engineers of the ship." In the definition of "passenger" insert the words "his domestic"
Section 21, (1)	before the word "servants."  After paragraph (f) insert,—  "(ff.) If the ship is a sailing-vessel plying in a harbour or river, then with a master holding a certificate as master of a harbour or river sailing-ship or of a higher class."
	After "sailing-ship," in paragraph (g), insert "or a ship propelled by steam or other mechanical power and is."  After "fishing-boat," in paragraph (h), insert "over five tons register."
	After paragraph (j) insert the following paragraph:— "(jj.) If the ship is a steamship propelled by turbines, then with such number of engineers as the Governor in Council, having regard to the indicated horse-power, from time to time prescribes."
Section 22, (1)	In paragraph (k) omit "two," and substitute "three."  After "Master of river steamer" insert "Master of harbour or river sailing-ship."
Section 22, (5)	After the words "erecting machinery" insert the words "When the workshop service has been performed in a place where engines are manufactured or repaired, or where other work of a similar class is performed, and the work on which the
.*	applicant has been principally employed is not fitting, turning machining, and or erecting machinery, the Minister may accept the service and sanction the examination of the candidate if he is satisfied that the work was such as to be useful training for an engineer."
Section 26	After the word "certificate" wherever it occurs insert the words "of service," and omit the words "without examination"
Section 27	wherever they occur. Omit all words after "under this Act."

SECOND SCHEDULE—continued.

MISCELLANEOUS AMENDMENTS OF THE SHIPPING AND SEAMEN ACT, 1908.

	JUS AMENDMENTS OF THE SHIPPING AND SEAMEN ACT, 1300.
Number of Section affected.	Nature of Amendment.
Section 51, (4)	After "the agreement" insert "and when employed in another capacity in case of emergency the master shall make an entry of the employment in the official log, with a statement of the circumstances which constituted the emergency."  After the first proviso to subsection (4) add the following proviso:—
	"Provided also that a greaser may be employed as a storekeeper, and a greaser or fireman may be employed as a donkey man."
	Struck out.
Section 53, (1)	unless he has served in some capacity at least one month in a ship plying at sea or in extended river limits. The qualify ing service for the rating of greaser or fireman must include at least one month's service in a ship plying at sea or in extended river limits."
Section $54$ , $(4)$	Omit "or extended river limits."
Section 55	Omit from subsection (3) all words after the words "foreign-going ship."  New.
Section 79 (2)	After the word "vovage" insert the words "or by reason of the
Decidin 13, (2)	ship being laid up by the owner," and add the following proviso:  "Provided that on the termination of the service, by reason
	of the ship being laid up by the owner, any seaman shall be entitled to a free passage back to the port where the agreement was originally signed if he so desires."
Section 84	Omit "Court of summary jurisdiction" wherever those words occur, and substitute "Magistrate's Court."
Section 85 Section 89, (1) Section 94, (1)	In paragraph (a), after "seaman," insert "or apprentice."  After "any ship" insert "registered in New Zealand."  After "seaman or apprentice" insert "of any ship registered in New Zealand."
Section 111	In paragraph (a), after "voyage," insert "of any British ship registered in New Zealand or engaged in the home trade."  In paragraph (b), after "voyage," insert "of any such ship."
Section 112, (2)	Omit "every ship navigating between New Zealand and other place," and substitute "every foreign going ship registered in New Zealand, and every home-trade ship of thirty tons register and upwards."
Section 119, (3)	In paragraph (e), after the words "three months," insert the words "or where the engagement expires within one month from the commencement of the illness, then during one month after such expiry"; and after the words "in addition" insert the words "in either case"; and omit all words after the words "whichever occurs first," and substitute the following:—  "Provided that if the engagement terminates in less than one month after the seaman is left on shore, and the seaman does not recover within that period, he shall receive one month's wages, or if he recovers within one month he shall receive wages up to the date of recovery. In the case of home-trade ships the seaman shall also receive the expenses of maintenance and medical and other attendance for the same period as that for which he receives wages, and the deposit or approved guarantee with the Superintendent shall be sufficient to provide for such wages and expenses."

## SECOND SCHEDULE—continued.

MISCELLANEOUS AMENDMENTS OF THE SHIPPING AND SEAMEN ACT, 1908.

Number of Section affected.	Nature of Amendment.
Section 119, (3)—continued.	In paragraph (f), after the words "medical attendant," insert the words "unless the seaman rejoins his ship or takes or is offered other employment, in which case the wages shall cease from the date of his recovery"; and at the end of the paragraph add "Provided that if a seaman rejoins his ship before the expiration of one week after the date of his recovery as so certified, he shall be entitled to the benefits of this paragraph only up to the date of rejoining."  New.
	Add the following paragraph:—  "(ff.) In the case of the death of any such seaman arising out of such illness or accident, the expenses of his burial shall be paid out of the deposit made under paragraph (e) hereof, and if the balance of the deposit at the time of that death is not sufficient to defray those expenses, the Superintendent may recover the balance of those expenses from the master or agent."  Add at the end of subsection (3) the following subsection:—  "(3A.) If a seaman obtains compensation under the Workers' Compensation Act, 1908, on account of an accident or illness in respect of which payments have been made under this section, the amounts of such pay-
Section 156	ments shall be deducted from the sum payable under that Act."  At the end of the section add the following subsection:—  "(13.) This section applies only to steamships registered in
Section 171, (2)	New Zealand."  At the end of the subsection add "and if any steamship plies on any navigable water or proceeds to sea on any voyage or excursion without such certificate, the master and owner shall be severally liable to a fine not exceeding fifty pounds."  Struck out.
Section 175  Section 176, (2)	Add the following proviso at the end of subsection (1):—  "Provided that in the case of a steamship no appeal shall lie from the declaration of survey of the hoilers or any part of the propelling machinery, including the auxiliary machinery connected with and forming part of the propelling machinery, when such declaration is made by at least two Surveyors."  At the end of the subsection add "and if the owner, master, or agent to whom the notice of transmission has been given
	agent to whom the notice of transmission has been given fails to pay the fee or to take up the certificate within a reasonable time thereafter, he shall be liable to a fine not exceeding ten pounds."  Struck out.
Section 186	Add at the end "and to sailing-ships over five tons register employed in the home trade."
Section 202	At the end of paragraph (b) add "and also of the fact that the provisions in the boats and the equipments were then examined by him and were found in good order or otherwise, as the case may be."
Section 203, (4)	Omit "ship registered in New Zealand," and substitute "British ship."
Section 210, (1) Section 210, (2)	Omit "Collector or other chief officer of Customs," and substi- tute "Superintendent." Omit "Collector of Customs," and substitute "Superintendent."
Section 212, (3)	Omit "Collector of Customs," and substitute "Superintendent."

#### SECOND SCHEDULE—continued.

MISCELLANEOUS AMENDMENTS OF THE SHIPPING AND SEAMEN ACT, 1908.

Number of Section affected.	Nature of Amendment.
Section 223, (1)	Omit "Collector of Customs" and "Collectors," and in each case substitute "Superintendent."
Section 229	Omit "has taken on board all or any part of her cargo at a port in New Zealand, and is while at that port unsafe," and substitute "at a port in New Zealand is unsafe by reason of the defective condition of her hull, equipments, or machinery, or."  New.
Section 235	After the word "Superintendent" in subsection (6) insert the words "or Surveyor."
	Insert the following subsection:—  "(4A.) Where the formal investigation relates solely to matters connected with the engineers of a ship, or with the engine-room, there shall be two Assessors, each of whom shall be the holder of an engineer's certificate of the first class."
Section 240	After "Supreme Court" insert "in its Admiralty jurisdiction."
Section 270, (1)	After "British or foreign ship" insert "or elsewhere in saving life from any British ship."
Section 287	After "whaling" insert "pleasure yachts under twenty-five tons register, missionary ships."
	Struck out.
Section 293 Section 295	Omit "or in the management." Before "ship, British or foreign" insert "sea-going."
Section 296	In paragraph (a) omit "gross tonnage without deduction on account of engine-room," and substitute "registered tonnage, with the addition of any engine-room space deducted for the purpose of ascertaining that tonnage."  Struck out.
Section 300	After "negligence, fault, or failure," in paragraph (a), insert "in the proper management of the ship, or." Omit all the words of subsection (1) after "void and of no effect."
Fourteenth Sche- dule	After "home-trade" insert "or trading or going between New Zealand and the Chatham Islands, the Auckland Islands, Campbell Island, Antipodes Islands, or Bounty Islands."

# THIRD SCHEDULE.

ENACTMENTS REPEALED.

Section 58.

Title of Act.	Extent of Repeal.	
1908, No. 178.— The Shipping and Seamen Act, 1908.	Section 86.	