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	The term " Foreign-g	oing Ship " mea	na every Shin	n employed	N-GOING in trading or goin	ng betwee	en some ple	ice or plac	es in the United cy, Sark, Aldern	Kingdom and
ISSUED BY B BOARD OF TRADE, IN PURPURATE OF 7 & as Vict., ch. 60.	and the Continer Any Erasure, Interlie	nt of Europe, be neation, or Alter	accen the Rive ation in this	er Elbe and Agreement i	l Brest inclusive. cill be void unles	made v	with the con	usent of the	persons interested	
the chi du	Name of Ship.	tested by some S	Official No.	1	of Registry.	Port	No. and Register.	Regist	æred Tonnage.	Nominal Horse Power
GW	ENDOLIN		62183		ley. J. S.	- 1	1924	Gross. 109	<u>Not</u>	of Engines (if any). 50-65
	REGISTERED MANAG	- 1	Add	ER. Iress.			Seamon for addation is co			FOR
Facklan	d. Is. Coy. htd	110	to No. of House		hondon.	-E	ght		A	S TO E, SEE PAGE 3.
whose descript are engaged a several capacit	veral persons whose ions are contained herein, s Sailors, hereby agree to ies expressed against their The coasts of for a perso ntho.	and of whom- serve on board respective Name Ke Fal	the said Ship s, on a voyage	p, in the ge from '	i	(a.) S the mast (b.) So elean, an inder a (c.) Th n the go (d. Th H told, (e) 5	ter may she camen and ad shall le penalty of the seamen eneral dut the crew sh of whom : whe	of the cr aip substit d firemen a ave them f five shill and firen ies of the all be dee not less th ew sh	tutes at once. shall keep their r so at the termin ings for each ca: nen shall mutual ship. med complete w nan Fwl	ith light hands shill be sailors.
		/		-940 -	Si Si Bu ho	nte g uda hillii min ef o	yo we have the second	shill hen the or how she	ng for ho rate sh r. any uberee	id for at the me except all he two kine under hored as time that
and sober mat and to be obed who shall law relating to the in boats, or formed, the sa Sums against Provisions acc And it is Destruction of the Owner out And it is for which he is And it is Trade, which a	Crew agree to conduct them mer, and to be at all times lient to the lawful command- fully succeed him, and of the said Ship and the Stores are on shore; in considention id Master hereby agrees to a their Names respectively e ording to the Scale on the o hereby agreed that any E any part of the Ship's Car is of the wages of the Person further agreed, that if any fis is incompetent, he is liable to also agreed, that the Regu are printed herein and num 1 to 6 inclu	diligent in the soft he said Man icir Superior O nd Cargo thereeo n of which Serry pay to the said xpressed, and t ther side hereof imbezzlement o go or Stores sh guilty of the sa Seaman enters h o be disrated. Ilations authorizi ibered"	in respective ster, or of any ficers, in eve f, whether on rices to be d Crew as Wan o supply the r wilful or n all be made me. imself in a c zed by the E	Duties, y Person erything a board, uly per- ages the erm with engligent good to capacity Board of	on	e he	mena	tes .	shall be	here high
are adopted by Agreement. A himself to be a represent the s orderly manne and it is also at mages shall be	the parties hereto, and she And it is also agreed, that if aggrieved hy any breach of t ame to the Master or Office r, who shall thereupon takk tipulated that advances on made as specified against the rovided for that purpose.	all be considered any Member of the Agreement of r in charge of the such steps as the account and s	f the Crew co or otherwise, 1 the Ship in a qu he case may a diotments of	onsiders he shall uiet and require; part of					arties have subse eir respective eign NULC .	natures. Master.
Date of Commencement of Voyage.	Port at which Voyage commenced.	Date of Termination of		rt at which	ese Columns to be Date of De of Lists	ivery				he Entries in this
Di tojagoi	Stanley	12/8/26	, Sta	se terminated.	Superinter		1 ner		ent and Account of	
2. Here are to be in 3. Here any other at N.BThis form f	rted the nature, and as far as pra- iserted the Numbers of any of the tipulations may be inserted to w must not be unstitched. No y large Form is used. If m orm Eng. 1 should be obtail	hich the parties at bleaves may be ore men are en	ree, and which	are not contr	ary to law.	le, and pr	inted on the	third page	hereof, which the pa	rties agree to adopt.

V 481. Wt. 994/54. (44) 1,000. 4/15 .- McC. & Co. Ltd.-

4

SCALE OF PROVISIONS

REQUIRED BY SECTION 25 OF THE MERCHANT SHIPPING ACT 1006 TO BE ALLOWED AND SERVED OUT TO THE CREW DURING THE VOYAGE, EXCEPT IN CASES IN WHICH THE CREW FURNISH

the Lime and Lemon Juice, and Sugar, or other Anti-Scorbutics required by the Merchant Shipping Acts

NOTE.—	_			Wator.	Soft Broad.	Biscuit	Salt Beef.	Salt Fork.	Preserved	Fish.	Potatoos.	Dried or Compressed Vegetables.	Peas, Split	Peas, Groon.	Calavances of Haricot Bea	Flour.	Rice.	Outment.	Tca.	Coffee.	Sugar.	Condensee	Butter.	Marmalade or Jam.	Syrup or Molass	Suot	Pickles.	Dried Frui	Fine Salt.	Mustard.	Pepper	Curry Powde
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CONDITIONS AND EXCEPTIONS IN APPLYING SCALE.

The issue of provisions for which a total weekly, and no daily, amount is given in the above scale shall be reasonably distributed throughout the week. 2. The issue of soft bread under the scale shall not be required-

(a) in a ship of less than one thousand tons gross registered tonnage ; or

(b) if rough weather renders the making of the bread impracticable, or (c) in any ship until the date of the first agreement with the erew entered into after the first day of January nineteen hundred and eight ;

but where soft bread is not issued, an equivalent amount of biscuit shall be issued instead. 3. An equal quantity of fish, up to an amount not exceeding three-quarters of a pound in any one week, may be substituted for preserved meat under scale. The fish issued, whether under the scale or as a substitute, must be fresh fish, dried lish, or canned salmon or canned herrings. Within the tropics, a pound and a half of preserved meat or three pounds of fresh meat may be substituted for two pounds of salt pork.

the above scale.

Fresh potatoes must be issued for at least the first eight weeks of the voyage in the case of every ship leaving a port within the home trade limits at any time between the last day of September and the first day of May, and at any other time when they can be procured at a reasonable cost.

When fresh potatoes are not so issued, an equal amount of yams, or vegetables preserved in tins, or an equivalent amount of dried or compressed potatoes when tresh potatoes are not so inster, an equin amount of yans, we related a preserve in and on an equinated when the or compressed vegetables, in the proportion of one pound to six pounds of fresh potatoes, must be issued in their place. 6. Fresh vegetables, or vegetables preserved in tins, may at any time be substituted for dried or compressed vegetables in the proportion of half a pound

of fresh vegetables, or vegetables preserved in tins, to one ounce of dried or compressed vegetables. 7. A mixture of coffee and chicory containing not less than seventy-five per cent. of coffee may at any time be substituted for coffee in the proportion of

five onnces of the mixture to four ounces of coffee.

S. The dried fruit issued under the above scale must be raisins, sultanas, currants, figs, or prunes.

9. The onions to be issued under the above scale must be fresh onions when in season; and, when fresh onions are not in season, an equal amount of onions or vegetables preserved in tine, or an equivalent amount of dried or compressed onions or vegetables in the proportion of one ounce to hall a pound of fresh onions must be issued.

10. In port-(a) soft bread shall be issued in lieu of biscuit; and

(b) when procurable at a reasonable cost, a pound and a half of fresh meat and half a pound of fresh vegetables shall be issued daily, and, when fresh meat and fresh vegetables are so issued, salt and preserved meat and dried or compressed vegetables need not be issued. 11. The stokehold hands are to receive sufficient catmeal and one quart of water extra daily while under steam.

SUBSTITUTES AND EQUIVALENTS-NOT TO BE NEWD WITHOUT PERCENTER COMMENT

									••••••	-0 00	COLD WITHOUT IS	LAD	NABL.	E UAUS	L ₄				
Fresh meat							11 11				Split Peas						1	nt 1	
Salt meat		***	•••				1,	- ł	To be considered equal		Flour						2	ih	To be considered equal when
Preserved me	eat			***	-		2,	, J			Calavances or bari	icot b	0005					nt.	issued with ment rations.
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Cocoa		•••	***				2.	1 41	To be considered equal		Murmalade				•••	-	•		
Tea					***	•••		u į			Jam								To be considered equal
Flour		••••	•••	***				b.]			Bulter					100	1		AU DD COMONAD I
Biseuit Rice			•••				1,	- 1	To be considered equal.		Mustard	• • •			- 1 8		2	"	la i di anti
Lice	***	•••					ь,	J			Curry Powder		h.d						To be considered equal
											carry render	***		***	•••]	

BILL OF FARE.

BREAKFAST.	bee not require these particulars to be given, but the Table may be DINNER.	SUPPER.
Sunday		
Monday		
Tuesday		
Wednesday		
Thursday		
Friday		
Saturday		
Articles sup- plied daily		

LOAD-LINE AND DRAUGHT OF WATER.

POSITION OF DISC

_deck-line marked under the provisions of the Merchant Shipping Act, 1894. _inches below the___ "The centre of the disc is placed at_____ feet _ · POSITION OF LINES USED IN CONNECTION WITH THE DISC. SAILING SHIP.

> Maximum load-line in fresh water, ____feet____inches above the centre of the disc. Maximum load-line in winter, North Atlantic _____feet____inches below the centre of the disc.

STEAM SHIP.

Maximum load-line in fresh water ____feet____inches above the centre of the disc. Maximum load-line in Indian summer___feet___inches above the centre of the disc. Maximum load-line in summer the centre of the disc. Maximum load-line in winter___fect___inches below the centre of the disc. Maximum load-line in North Atlantic winter ____feet ____inches below the centre of the disc.

. These particulars are to be taken from the certificate of approval of the position, or alteration of the position, of the disc, and the words which are not applicable should be erased.

In the Northern Hemisphere the Summer months are April to September inclusive, and the Winter Monthe October to March Inclusive. In the Southern Kemisphere the Summer and Winter freeboards should be used during the corresponding or recognised Summer and Winter Months respectively.

The additional free-bard spec for the North Atlantic trades is to apply to vessels sailing to, or from, the Mediterranean or any British or European Port, which may sail to, or from, or call at, Ports in British North America, or essent Ports in the United States, North of Cape Hatteras, from October to March inclusive. The reduced free-beard allowed for voyages in the Fine Season in the Indian Seas only applies to vessels trading between the limits of Suez and Singapore.

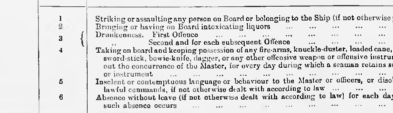
REGULATIONS FOR MAINTAINING DISCIPLINE. SANCTIONED BY THE BOARD OF TRADE IN PURSUANCE OF S. 114 (2) OF THE MERCHANT SHIPPING ACT, 1894.

These Regulations are distinct from, and in addition to, those contained | Master and the Mate, or one of the Crew; and a copy of such entry must be in the Act, and are sanctioned but not universally required by Law. All or any of them may be adopted by agreement between a Master and his Crew, and thereupon the offences specified in such of them as are so adopted will be legally punishable by the appropriate Fines or Punishments. These Regulations, however, are not to apply to Certificated Officers.

These Regulations are all numbered, and the numbers of such of them as are adopted must be inserted in the space left for that purpose in the Agree-ment, page 1, and the following copy of these Regulations must be made to correspond with the Agreement by erasing such of the Regulations as are not adopted. The signature or initials of the Superintendent of a Mercantile Marine Office, or Consular or Colonial Officer before whom the Agreement is

same steps must be adopted as in the case of other Offences punishable under the Act ; that is to say, a statement of the Offence must, immediately after its commission, be entered in the Official Log Book by the direction of the Master, and must at the same time be attested to be true by the signatures of the furnished, or the same must be read over to the Offender, before the ship reaches any Port or departs from the Port at which she is; and an entry that the same has been so furnished or read over, and of the reply, if any, of the Offender, must be made and signed in the same manner as the entry of the Offence. These entries must, upon discharge of the Offender, be shewn to the Superintendent of a Mercantile Marine Office, or Consular or Colonial Officer, before whom the offender is discharged ; and if he is satisfied that the Offence is proved. and that the entries have been properly made, the Fine must be deducted from the Offender's wages, and paid over to the Officer.

made, must be placed opposite such of the Regulations as are adopted. For the purpose of legally enforcing any of the following penalties, the OFFENCE. No.



ACCOUNT OF APPRENTICES ON BOARD.

Christian and Surnames of the Apprentices at full length.	Year of	Nationality.* [if British, stato birthplace].	Registry of	Indontare
1	Birth.	витврисеј. 3.	Date of 4.	Port o 5.
				_
				/
			/	

If a British Subject, state Town or Country of Birth, and if born in a Foreign Country, state if a natural born British subject or naturalised.

2

3

If, in consequence of subsequent Good Conduct, the Master thinks fit to remit or reduce any Fine upon any Member of his Crew which has been entered in the Official Log, and signifies the same to the Officer, the fine shall be remitted or reduced accordingly, an entry being made of the fact in the Official Log. If wages are contracted for by the Voyage, or by Share, the amount of the Fines is to be ascertained in the manner in which the Amount of Forfeiture is ascertained in similar cases under Sect. 234.

	Amount of Fine or Punishment.	Signature of Superintendent or Officer Abroad.
se prosecuted) ne, slung sbot, rument, with- s such weapon isobedience to day on which	Five Shillings. Five Shillings. Five Shillings. Ten Shillings. Five Shillings. Five Shillings. Five Shillings.	Achen.

Date of Joining subsequent to commencement	Date, Plac If the	eo, and Cause of leav a Apprentico remain To be filled up by	ing this shin, or of Death is it should be stated.
of this Agreenzent. C.	Date. 7.	Place. 8.	Cause. 9.

Name of

Ship GWENDOLIN.

						P A F	RTICU	LARS
				 Port of Engagement Address, and (a) Home Address. 	Ship in Year	which he last served, and of Discharge (herefrom,	Date and this	Place of Signlag Agreement.
	SIGNATURES OF ONEW.	Age.	«Nationality (If Fritish, state birthplace)	S.B. – Both to be inserted. The House Address is the one to which communications should be made in the event of the death of the Seamon.	Year.	State Name and Official No or Port she belonged to. 6.	Date.	Flace.
	Sev. Osbouce. Master to sign first.	50	Wills	Drauley 4.98.	1924	Falkland	19/6/25	Stanle
and a second	2. Listendorff	36	Danish	la Do	RD	100	05	Do
-	S. Dansen	31	Stanley.	(<u>a)</u> (c) Do	400	Do	Do	Do.
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i	G. Walsh	21	Do	(<u>0</u> 690	do	400	Or	Do
-	2.5. Westall	21	Ramsburg	Ao	Do	Q.	Wo	Du
-	9. Rowlands.	41	Will's Stanly	(a Alo	Do	4lo	Do	Do.
	# Barnes	31	stauley		80	Do.	18/1/2.0	Stauly
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PARTICULARS OF DISCHARGE, &c. To be filled in by the Master upon the Discharge, L Descrition of any Member of his Grew. OF ENGAGEMENT. Amount o Wages Advanced upon or at the time of Engage-ment. Date, Place, and Cause of leaving this Ship, or of Death. Se. of Certifical (if any) and No o Provide Commen-tion of R. V. 2 (if any). In what Capacity ungaged i of Officia befor when Se which he is to be on board. Calenda Month. Date. Place Cause.§ ngag 10 18 aspe hutine 12/8/25 Ha Stanle Made Consent-1 anos 2076/25 13 40 20 hate lo Cook F Steward Stanley Suck 20 Thi 13 15/25 houtine Ha Stanley Do AB & Carsent AS $\mathcal{A}_{\mathbf{D}}$ 400 Alu 00 AS Do Do Do Do AS Do Do Do 120 00 0 ATS. 4A 20 1/25 Stanly M. C. a.B. Cooks 1/25unlini Starley 20/7/2513-HU eleward unsen/

country, state if a natural born British Subject or naturalized. Electrical Engineers, or Winchnen, and not merely as Engineers. Boys entirely employed in connection with the work of Cooks and Stewards should be described as Cabin Boys, not merely as Boys, words "not conditional" should be inserted above the entry of the amount. the Ship," thus H.M.S. "Revenge"; and the other causes of leaving the Ship should be briefly stated thus "Discharged," "Deserted," "Left Sick," "Died."

"If a British Subject, state Town or Country of Birth, and if born in a foreign % If any member of the Crew enters His Majesty') Service, the Name of the King's Ship into which he enters is to be stated under the head of "Crew of Learning % If any member of the Crew enters His Majesty') Service, the Name of the King's Ship into which he enters is to be stated under the head of "Crew of Learning"

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4

c. Deal	h 07		RELEASE.		Number	
Fal of W Pai Disc	ance agen d on harge		We, the undersigned Memistreet the Grew of this Ship, Johnschler Hartstein, Ship, and the Haster and Owner or themest thereal, from all Claims for Waget, or otherwise in respect of this Voyage, and L, the Master, do Incelly re- lease the said under a model as an interface from all Claims in the pre-to of the aid Voyage. Signatures of Grew Coach to be on the lare on which he signed In Col. 1.) 20.	Signature or Institute of Official is long whose the balance of Wages was workland Release signed and Date 21,	f We ka for which Instr- ar lot Contri- Eutions I we juid	Reference No.
			Seo Osboure.	ta	1	} 1
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(Eight pages.

5

CHARGEABLE BY CONSULS. FEES

NOTICE.

The following are the Fees, among others, chargeable for services rendered by Consular Officers :---

Services required by Law. (1.) For every seaman engaged before Consular Officers 2 0 (2.) For every alteration in agreements with (3.) For every seaman discharged or left behind with the Consular Officers sanction ... (4.) For every desertion certified by Consular Officers (5.) For making endorsement on ship's papers as required by Section 257 of the Morehant Shipping A Act, 1894-(To include the for the inspection of ship's papers-Stc. Jo. 11 2 6

6

Services required by parties interested.

Name of

(6.) For prepaning a fresh agreement with the Crew of a British vessel on new Articles of Agree-ment Deigs opened at a Foreign Port, and for furnishing the copy which the Merchant Shipping Crew 10 0 oke

(7.) For inspecting ship's papers when their production is required to enable a Consular Officer to perform any specific service on the ship's behalf, (N.B.-This fee is not to be charged when Fee No. 5 is leviable)

NOTE. + Consular Fee Stamps to the value of the Fees charged must be affixed and cancelled. In the case of No. 6, the Dee Stamps are to be affixed at the top left-hand corner of the front page of the fresh agreement, which is to be signed by the Crew and delivered to the Master. In all other cases the Stamps must be affixed to the endorsements hereon. Stamps must on no account be removed.

CERTIFICATES

Or Endorsements made by Consuls or by Officers in British Possessions Abroad.

Shipping Office, dan.). Stanley, Salfiand Il ando. I be she calify that I have muching the I hereby certify that I have renetioned the com discharge of the undermomented are at in gagement of the undermentioned seam mayon the terms grounds of Sickness of the within written agreement, which has been signed in my presence with a full understanding of some. - 8 Inclusive 3. S. Hansen. Shipping Diaster. Shipping Die 187 July 1925 Stanley, Jackland Dr. 29 M. July 1925 Shipping Master. S. Gereby certify that I have red e - Bourne boft fra under Billerel trass mit, au blie mes . A southies weitten at, and the baskesn request the sugration which hos 9910, J. Barris & G. Hansen Achey-

Tho 9 3. Barnes A Chey Shipping Silaster. Street west for that I have send on I the loolings of the many time ioned ocame in sounds of mutual brant and the parameter way

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Ship GWENDOLIN

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Articles closed.

the voyage.

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under Section 28 (12c)

CERTIFICATES

Or Endorsements made by Consuls or by Officers in British Possessions Abroad.

T

Wages and effects of seamen left behind abroad by reason of desertion, neglect to join, etc. (Section 28, Merchant Shipping Act, 1906).

Endorsement to be made by the proper Officer on the termination of

The wages and effects of seamen with the following reference numbers in this Agreement have been duly accounted for to me.

† Accounts of wages of those with reference Nos.

seamen have not been delivered;

being exempted under Section 28 (12b), and those with reference Nos.

+ These exemptions do not apply when the Master e Elight pages

Agreements.

1. The Merchant Shipping Act requires the Master of every Ship, except Ships of less than eighty tons exclusively employed in the coasting trade, to enter into an Agreement with every Seaman whom he carries to sea as one of his Crew. The term "Seaman" includes every person, except Masters, Pilots and Apprentices (duly indentured and Registered), employed or engaged in any capacity on board any Ship.

2. In order to enable the Seamen to know the contents of the Agreement, the Master, at the commencement of the voyage, is bound, under a penalty of 5*l*., to have a legible copy (omitting the signatures) placed in an accessible part of the Ship.

3. All alterations in any fagreement (except additions in shipping substitutes) are inoperative unless proved to have been made with the consent of all persons interested, by the written attestation of a Superintendent, Justice, Officer of Customs, or other public functionary, or Consular Officer, or where there is no such Officer, of two respectable British Merchants.

4. Fraudulently altering, or making any false entry in, or delivering a false copy of any Agreement, or being a party to such an act, may be punished by the infliction of a Penalty not exceeding 100*L*, or by imprisonment with or without hard labour for any period not exceeding six months.

Engagement of Crews and Scamen in the United Kingdom.

5. The Crews of all British foreign-going Ships must be engaged (in the United Kingdom) in the presence of a Superintendent of Mercantile Marine, who will read over and explain the Agreement to the Seamen before they are allowed to sign it.

6. Whenever a Master of a Ship is desirons of making use of the Mercantile Marine Office for the purpose of *selecting* his Grew, he must inform the Superintendent so that a notice may be published for the information of those men who are seeking employment.

7. In all cases the Superintendent should have at least six hours' notice of the time at which the Master and Crew are to attend to sign the Agreement. Before the engagement of the Crew is proceeded with, the Master must—

- (a) Produce the Certificates for himself, his Mates, and his Engineers (if any), and
- (b) Produce the Apprentices destined for the voyage, together with their indentures.

8. Upon the Master complying with the above Regulations, the Superintendent will, when the engagement of the Crew has been completed, give him a Certificate for clearance outwards.

9. Superintendents will give the like Certificates to Masters of Ships who have entered into running Agreements with their Crews, upon their complying with sub-section 115 (7) M.S.A. 1894, and producing at the Mercantile Marine Office the Certificate of any Mate or Engineer engaged during or subsequent to the last voyage.

10. The engagement of substitutes for Seamen, who have died or left the Ship within twenty-four hours of her putting to sea, is to be made before a Superintendent, if practicable, but if not the Master us soon as possible is to have the Agreement read over and explained to the substitutes in the presence of a witness, who is to attest their signatures.

11. Carrying any Seamen to sea without entering into an Agreement subjects the Master of a foreign-going Ship to a Penaly of 51.

12. The Master of a foreign-going Ship incurs a Penalty of 5L, if he does not report to the nearest Mercantile Marine Office any changes in his Orew before he finally leaves the United Kingdom.

Ports Abroad.

13. Upon the Arrival of the Ship at any foreign Port where there is a British Consular Officer, or at any port in any British Possession abroad, the Master is bound under a *Penalty of Twenty Pounds* to deliver within forty-eight hours of the Ship's arrival (if the ship remains forty-eight hours at the Port, and is not a Passenger Ship) to the Consular Officer, or the Chief Officer of Customs, the Agreement, and all Indentures and Assignments of Apprenticeships. The Officer will keep them during the Ship's stay at the Port, and will, within a reasonable time before the Ship's departure, return them to the reaster with a Certificate stating when they were delivered and returned.

14. If the Ship remains at any port for a period less than 48 hours, and the Consular Officer, or the Chief Officer of Customs is required to issue a certificate for production to the Local Authorities before the Ship's departure from that port, the Ship's Articles should be inspected before the Certificate is issued, and the fee of 2s. 6d. (as provided in Clause 7 relating to the Fees chargeable by Consuls), for the performance of a specific duty on the Ship's behalf, should be charged. The fee stamp is to be affixed to the Agreement with the crew in the part reserved for endorsements.

15. The engagement or discharge of any Seamen abroad must be made before the British Consul in a foreign port, or before the Customs Officer in a British Possession, who will endorse upon the Agreement a Certificate accordingly. If this Certificate be not made the Master of the Ship is liable to a Penalty. (See also paras 20, 21 and 22 below.)

Return to the United Kingdom.

16. The Crew of every British foreign-going Ship discharged in the United Kingdom must be discharged and receive their wages in the presence of a Superintendent of a Mercantile Marine Office. An infringement of this law renders the Master or Owner liable to a Penalty of 10*l*.

17. In all cases in which Crews are to be discharged at the Mercantile Marine Office, at least twenty-four hours' notice should be given to the Superintendent by the Master or Owner.

In the column for particulars of discharge, the date, etc., of termination of service should be entered, and if the wages continue to accrue under the Agreement until some later time, the date when they cease should also be stated. It is not necessary to enter the date, &c., of the payment of wages.

18. Within forty-eight hours after the ship's arrival at her final port of destination in the United Kingdom, or upon the discharge of the Crew, whichever first happens, the Master is to deliver to the Superintendent of the Mercantile Marine Office the Agreement, and Official Log Book, and accounts of the wages and effects of any Seaman or Apprentice who has died on board during the voyage, whether he formed part of the Crew or not, any effects remaining unsold, and the balance of wages or other moneys belonging to any such Seaman or Apprentice. When the effects of a deceased Seaman have been sold on board a vessel, the proceeds of such sale must in every case be handed over to the Superintendent, without deduction, unless such proceeds have already been paid by the Master to a Consul or Colonial Officer on behalf of the Board of Trade. The Master is also to deliver to the Superintendent the Certificates (Masters', Mates', Engineers', or Naval Reserve) of any who have died or deserted during the voyage. The Superintendent will then give a Certificate for the purpose of clearance inwards.

19. The Master is to give to every Seaman (or leave with the Superintendent on his behalf) an account, on a form sanctioned by the Board of Trade, of his wages, and of all deductions to be made therefrom, at least twenty-four hours before the time of payment or discharge, under a penalty of 5*l*, for noncompliance. Deductions for fines, forfeitures, &c., which are sought to be made in this account must be proved by proper entries made in the Official Log Book.

20. Upon paying off or discharging any seaman, the Master is bound under a Penalty of 10*l*, to give the Seaman a Certificate of Discharge; and the Master is also bound under a penalty of 20*l*, to return to any certificated Mate or Engineer upon his discharge his Certificate of Competency or Service.

21. A statement of the conduct, character and qualifications of each Member of the Crew, or a statement that he declines to give an opinion on such particulars, is to be entered and signed by the Master in the Official Log Book as required by the Act.

22. Upon payment of wages and settlement of disputes (if any) being effected the Officer before whom the men are discharged will require the Crew to sign in his presence a release from all claims in respect of the voyage just finished, subject to the right of any member of the erew to except from the release signed by him any specified claim or demand, in accordance with the provisions of Section 60 of the Merchant Shipping Act, 1906. (See page 5. cols. 20 and 21.)

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