

SCHEDULE C.—FREE GOODS.—Continued.

Natural Products.—(Continued.)
 Indian Corn,
 Indian Meal,
 India Rubber, unmanufactured
 Manila Grass,
 Manures,
 Marble in blocks unwrought,
 or sawn on two sides only, or
 slabs sawn from such blocks,
 having at least two edges un-
 wrought,
 Moss for Upholstery purposes,
 Ors of metals of all kinds,
 Osiers,
 Pelts,
 Pipe clay,
 Pitch,
 Plants,

Plaster of Paris not ground nor
 calcined,
 Precious Stones, unset,
 Ratan for chair makers,
 Roots,
 Rosin,
 Salt,
 Sand,
 Sea Grass,
 Seeds for agricultural, horticul-
 tural or manufacturing pur-
 poses,
 Shrubs,
 Skins undressed,
 Slate,
 Stone, unwrought,
 Tails, undressed,
 Tanners' Bark.

Tampico, white and black,
 Tar,
 Teasels,
 Tobacco unmanufactured,
 Tow undressed,
 Trees,
 Turpentine, other than spirits
 of
 Vegetables, culinary,
 Vegetable Fibres,
 Whale Oil, in the casks from on
 Ship-board and in the condi-
 tion in which it was first land-
 ed,
 Willow for basket makers,
 Wood of all kinds, wholly un-
 manufactured,
 Wool.

SPECIAL EXEMPTIONS FROM DUTY.

Apparel, wearing of British Sub-
 jects aying abroad, but domici-
 led in Canada.
 Articles by and for the use of the
 Governor General.
 Articles for the public uses of the
 Dominion.

Articles for the use of Foreign
 Consuls General.
 Army and Navy, for the use of,—
 Arms,
 Clothing,
 Musical Instruments for Bands,
 Military stores:

Settlers' Effects of every descrip-
 tion, in actual use, not being
 merchandise, brought by per-
 sons making oata that they
 intend becoming permanent
 settlers within the Dominion.

UNDER REGULATIONS AND RESTRICTIONS TO BE PRESCRIBED BY THE MINISTER OF CUSTOMS.

Carriages of travellers and car-
 riages laden with merchandise
 and not to include circus troops
 hawkers.
 Locomotives and railway passen-

ger, baggage and Freight cars,
 running upon any line of road
 crossing the frontier, so long as
 Canadian Locomotives and
 cars are admitted free under

similar circumstances in the
 United States,
 Menageries, horses, cattle, car-
 riages and harnesses of.
 Travellers' baggage.

SCHEDULE D.

The following goods when the
 growth and produce of any of
 the British North American
 Provinces, may be imported
 free of duty, viz :
 Animals of all kinds.
 Fresh, smoked and salted Meats.
 Green and Dried Fruits.

Fish of all kinds,
 Products of fish and of all other
 creatures living in water.
 Poultry.
 Butter.
 Cheese.
 Lard.

Tallow.
 Timber and lumber of all kinds,
 round, hewed, sawed, but not
 otherwise manufactured in
 whole or in part.
 Fish Oil,
 Gypsum, ground or unground.

SCHEDULE E.

The following articles shall be
 prohibited to be imported un-
 der a penalty of two hundred
 dollars together with the forfeit-
 ure of the parcel or package of

goods in which the same may
 be found, viz :
 Books, Printed Papers, Draw-
 ings, Paintings, Prints, and

Photographs, of a treasonable
 or seditious, or of an immoral or
 indecent character.
 Coin, base or counterfeit.

SCHEDULE F.—EXPORT DUTIES.

Shingle Bolts - per cord of 128 Cubic Feet.	\$1.00	Spruce Logs	per M.	\$1.00
Stave Bolts -	1.00	Pine Logs -		1.00
Oak Logs	- per M. 2.00			

MISCELLANEOUS PROVISIONS.

The following provisions are found in the Customs Act :—
 The duty of fifteen per cent. *ad valorem* is payable on all goods not charged with any other duty and not declared free of duty.

The value for duty on which the *ad valorem* duties imposed upon sugar, molasses, melado, syrup of sugar or sugar cane, syrup of molasses or of sorghum, concentrated melado or concentrated molasses, and sugar candy, shall be calculated and taken, shall include the value of the packages containing the same, and the shipping and other charges on such articles and the value for duty shall be the value of the goods "free on board" at the place or port whence last exported direct to Canada; and the Governor in Council shall have power to declare what charges shall be included in such value so defined; and the Governor in Council shall have power to interpret, limit or extend the meaning of the conditions upon which it is provided in Schedule C that any article may be imported free of duty for special purposes or for particular objects or interests; and to make regulations either for declaring or defining what cases shall come within the conditions of the said Schedule, and to what objects or interests of an analogous nature the same shall apply and extend, and to direct the payment or non-payment of duty in any such case, or the remission thereof by way of drawback if such duty has been paid.

Any other articles than those mentioned in Schedule D, being of the growth and produce of any of the British North American Provinces, may be specially exempted from Customs duty by order of the Governor in Council.

Any or all of the articles mentioned in Schedule D, when the growth and produce of the United States of America, may be imported into Canada from the said United States free of duty, or at a less rate of duty than is provided in the said Schedule, upon Proclamation of the Governor in Council, whenever the United States shall provide for the importation of similar articles from Canada into that country, free of duty, or at a less rate of duty than is now imposed on the importation from Canada of such articles into the United States.

Packages of every description in which goods are usually imported, and cases covering casks of wine or brandy in wood, and cases containing bottled wine or bottled spirits, or other liquors, shall be free, except only bottles, jars, demijohns, brandy casks, barrels, or other packages in which spirituous liquors, wines, and malt liquors are contained, and carboys containing sulphuric acid.

The Governor in Council may, under Regulations to be made for that purpose, allow, on the exportation of goods which have been imported into Canada, and on which the duty of Customs has been paid, a drawback equal to the duty so paid; and in cases to be mentioned in such Regulations and subject to such provisions as may be therein made, such drawback may be allowed on duty paid goods, manufactured or wrought in Canada, into goods exported therefrom as aforesaid, and the period within which such drawback may be allowed after the time when the duty was paid shall be limited in such Regulations.