STATUTORY RULES.

No. 20 of 1923.

Made under the Navigation Ordinance, 1889-1923.

PORT REGULATIONS, 1923.

- 1. These Regulations may be cited as the *Port Regulations*, 1923, and Citation and shall apply to and have effect in the Ports of Port Moresby and Samarai, the limits and boundaries whereof respectively are defined by Proclamation published in the *Government Gazette* of 23rd November, 1889.
- 2. The Regulations comprised in Statutory Rules No. 12 of 1916 are Repeal. hereby repealed.
- 3. In these Regulations unless the context otherwise indicates or $\frac{1}{2}$ Definitions. requires—
 - "Board" means the Marine Board of Papua;
 - "Master" means every person (other than a pilot) having command or charge of any veesel;
 - "Port" means and includes any Port to which these Regulations apply:
 - "Steamer" or "Steam Vessel" includes any vessel propelled by machinery;
 - "Wharf" means any public wharf, quay, jetty, pier or landing place in any port.
- 4. The Boarding Inspector shall deliver to the master, or, in the Delivery of absence of the master, to the principal officer on board every vessel arriving Port Regulations of the seas, a copy of these regulations. Provided, however, that it shall not be necessary in any case to issue a second copy of the regulations to the master or officer in charge of the same vessel, unless on the demand of such master or officer, and in such case only on payment of a fee of two shillings and sixpence.
- 5. All vessels shall unshot their guns before entering the port and no Firearms. guns or firearms shall be discharged by any person on board any vessel, or within a port, nor any blue lights, rockets or other combustibles burned unless permission in writing has been previously obtained from the Harbour Master, except only when urgent assistance is required.
- 6. No vessel or raft shall anchor at or near any sharp elbow or turn-Vessels not to ing in any narrow channel, nor anchor near the entrance to nor in any narrow artificial cutting, and the master of any vessel or the person in charge of channels. any raft or vessel in a port so anchored shall be held to be in default.
- 7. The Harbour Master, or a person deputed by him, shall appoint Berthing the place where all vessels shall lie or take up anchorage within a port vessels.

and no vessel shall be anchored in such place of anchorage or brought or placed alongside of any wharf or other vessel without his authority or contrary to his directions, nor shall the position of any vessel be changed, nor shall any vessel be moved from or leave any berth without his permission.

Harbour Master to berth. 8. Every vessel within a port being at any wharf shall be subject to the orders of the Harbour Master in regard to the mooring or shifting, and in regard to the extent of the accommodation such vessel may require from another.

Heave-to for boarding officer. 9. While any vessel is entering, departing from, or within a port, the master shall, by every means in his power consistent with the safety of such vessel assist every duly authorized officer of the Government in boarding or leaving such vessel, and no person on board any such vessel shall interfere with or obstruct any such officer whilst carrying out their duties respectively.

Fire engines and buckets. 10. The master of every vessel at anchor in a port near any town, or among shipping, or alongside any wharf, shall have one fire engine kept ready for immediate use, or if unprovided with a fire engine shall have, if such vessel does not exceed one hundred tons, four buckets; if exceeding that tonnage, four buckets for the first hundred tons and two buckets for every other hundred tons or part of a hundred tons additional tonnage, and such buckets shall be kept at hand in some convenient place, half of which are to be fitted with lanyards attached ready for drawing water.

Boats swung inboard.

11. No boat shall lie outside of any vessel lying at a wharf and all, boats hanging to the davits of such vessel are to be swung inboard.

Sweeps inboard.

12. Every punt when at anchor in any port, or alongside any wharf, shall have its sweeps and stern-oar inboard.

Jibbooms.

13. Every vessel before being berthed at any wharf or while so berthed shall, if required by the Harbour Master, have her jibboom rigged in

Moving hulks or vessels.

14. No hulk or other vessel laid up in any port shall be moved from her berth or moorings, unless in charge of a person authorized by the Harbour Master; and the agent for, or owner or person in charge of such vessel which shall be moved contrary to the provisions of this regulation shall be liable to a penalty not exceeding Twenty Pounds.

Anchor buoys.

15. All vessels must have proper buoys and sufficient buoy ropes for their anchors. Any anchor, kedge, cable or mooring slipped, parted or cut from in a port if not weighed within twelve hours may be weighed by order of the Harbour Master at the risk and expense of the owner, unless the permission, in writing, of the Harbour Master to allow such anchor, kedge, cable or mooring to remain unweighed, be obtained.

Vessels moored. 16. Vessels in a port moored with two anchors must always have both cables clear. Vessels in a port lying at single anchor must have the second anchor clear. In both cases the cables must be kept in readiness to be slipped, veered or hove in, in case of fire or other accident.

Accident to be reported.

17. Accidents afloat in a port whether from collision, stranding or capsizing are to be reported to the Harbour Master as soon as practicable.

18. The master of any vessel at anchor in a port shall not permit Boats, etc., any boat or lighter to ride astern of and be attached to such vessel at a astern of average at a vessels. greater distance from such vessel than three fathoms, nor shall the master permit any deeply-laden boat, log or logs of timber, or other floating object likely to injure other vessels, to remain astern of and be attached to any such vessel at anchor in a port.

19. No person in charge of any vessel shall moor, or make fast, or Beacons not cause or permit such vessel to be moored or made fast to any buoy or to be made fast to. beacon in a port; and no vessel shall be moored, made fast, or hung to any mooring buoy in a Port without the permission of the Harbour Master. No person shall in any way interfere with any light, light-beacon or seamark in a port.

20. All vessels in a port shall always have at least one seaman at watch on watch on deck, except vessels laid up, coal hulks, ballast or other lighters board. lying within such limits as the Harbour Master may have authorized them to occupy, but all such last-mentioned vessels shall have always one person on board. All persons on watch or on board as aforesaid, and all persons in charge of vessels, shall at once answer the challenge of any public Where there is no master the owner or agent of such vessel, or person having or claiming to have de facto the control thereof, shall be liable for any breach of this regulation. This regulation shall not apply to open boats and small vessels lying within such limits as the Harbour Master may have authorized them to occupy.

21. A vessel lying in tier outside a vessel moored to the shore or to Lights on any wharf shall, from sunset to sunrise exhibit from her bow and also from her stern a bright white light in a globular lantern, so placed as to show a clear uniform and unbroken light visible all round the horizon to a distance of at least half a mile. No vessel shall be allowed to lie in tier third off from any berth in a port except by special permission of the Harbour Master.

- 22. Masters requiring to careen, heave down, or haul their vessels on Careening, etc. shore in a port for the purpose of inspection or repairs, must obtain the permission of the Harbour Master for that purpose.
- 23. Every vessel lying in a port and not alongside any wharf shall Gangway be provided with a good and sufficient gangway ladder. Every vessel stage. lying alongside any wharf shall be provided with a good and sufficient stage for the use of persons coming from or going on board such vessel, and every such stage shall be made of not less than two-inch planks, and to be at least two feet six inches broad for passenger steamers, and two feet broad for other vessels, with cross batons and ropes on both sides from the vessel to the wharf, or from vessel to vessel, supported by wooden or iron stanchions not less than three feet high, and also with a good and sufficient net placed underneath the stage to prevent accidents, to be approved by the Harbour Master. At night a good and sufficient light, shall be provided for every such gangway, ladder and stage. So much of this regulation as refers to providing nets shall not extend or apply to small coasting vessels.

24. Sheep or pigs carried in any passenger steam vessel proceeding carriage of to sea from any port shall be placed on one side of the deck only, in sheep or pigs. pens or hurdles containing in each not more than fifteen sheep or twenty pigs.

Structures, how to be made.

25. The structures hereinbefore referred to shall be placed and constructed to the satisfaction of the Shipping Inspector or other officer appointed by the Board.

Deck cargo.

26. No heavy logs, spars, timber, acids, kerosene or oils in cases, coals, rod, bar or pipe iron or metal, boiler plates, boilers, heavy machinery or any cargo which cannot be lowered down the hatches, shall be carried on the deck of any passenger steam vessel proceeding to sea from any Port unless specially permitted by the Shipping Inspector or other officer appointed by the Board.

Removing vessels.

27. The Harbour Master at any time may order any vessel, timber or other article to be removed from any berth alongside a wharf or from any anchorage to any other part of the port.

Extra warps,

28. The master of any vessel berthed alongside any wharf or moored or anchored within a port shall run out such extra warps, moorings, chains and anchors for securing such vessel as the Harbour Master may direct.

Obstructing fairways.

29. No vessel shall be anchored in any fairway or in the channel of any port nor shall any cable, chain, hawser, rope or other obstruction be placed across any such fairway or channel without permission from the Harbour Master, and the Harbour Master may define, by bearings, or otherwise, as he may deem most convenient, the limits of the fairway, or channel within which no vessel shall bring up.

Fairways to be kept clear. 30. Whenever by unavoidable circumstances it has become necessary to let go an anchor in any such fairway or channel, the person in charge of the vessel from which it has been so let go, shall, as soon as possible, lift the same and place it in such a situation as not to interrupt or interfere with the free passage of other vessels.

Collisions, etc., to be reported. 31. Should any vessel ground in a port, or should any anchor or article be let go or fall into a port from any vessel or wharf, whereby the navigation of the port is likely to be obstructed or attended with danger to other vessels, or should a collision take place in a port whereby damage is caused to any vessel, the master of every such vessel, so grounding or colliding, or from which any anchor, article or thing has been let go or fallen as aforesaid, or the owner or person in charge of any article if let go or allowed to fall from the wharf, must immediately report the circumstances in writing to the Harbour Master.

Anchors.

32. No vessel shall be navigated or lie in a port with its anchor or anchors hanging at the cat-head or a-cockbill, but such anchor or anchors shall be hung perpendicularly from the hawse-pipe, and when berthed shall be slacked down and kept with the stock awash or taken on board.

Rate of speed.

33. Every steam vessel when under weigh within the limits of any port shall be navigated at such reduced speed as shall not endanger the safety of any other vessel or vessels or moorings or cause damage thereto, or to the banks or any river, wharf, dredged channel, beacon, buoy or other harbour improvement; and if, through contravention of this regulation any injury or damage should result to any vessel, moorings, wharf bank of any river, dredged channel, beacon, buoy or other harbour improvement as aforesaid, the owner or master of every vessel causing

such injury or damage shall be liable to a penalty not exceeding Twenty Pounds.

34. (1) In this regulation the term "Harbour Works" shall mean any vessels to works for the improvement, protection or management of any port and slacken speed. shall include any plant such as barges, punts, pontoons, staging, buoys and moorings used in connection with such works.

- (2) The master of every vessel shall, when such vessel is approaching any harbour works or any dredge or dredge plant, or any wharf at which any vessel is moored, reduce the speed of such first-mentioned vessel so that no damage or injury shall be caused by the passing of the same to such harbour works, dredge, dredge plant, wharf or vessel, or the moorings of any dredge, dredge plant or vessel; and if through neglect to comply with the provisions of this clause, any injury or damage shall be caused to any such harbour works, dredge, dredge plant, wharf, vessel or moorings, the master of every vessel causing such injury or damage shall be liable to a penalty not exceeding Twenty Pounds.
- 35. No person shall hold the dual positions of master and engineer of Master and any steamer exceeding fifty tons gross, and then only subject to the approval of the Board.

36. Steamers on nearing any vessel aground in a port are to slacken Passing vessel their speed until safely past.

- 37. Every person who shall land, assist in landing or authorize the landing of any package of gunpowder, detonators, dynamite, or any compound of nitro-glycerine on any wharf or other place without placing it under the immediate supervision of some trustworthy person, and any person under whose charge it may be so placed, who, having taken charge, shall leave such package without having it deposited in some safe place, shall forfeit and pay any sum not exceeding Twenty Pounds.
- 38. The master of any vessel having on board any package of dynamite or other compound of nitro-glycerine which is liable to be affected by moisture, and who shall carry same on the bridge, or in any other part of the vessel so that it is exposed to or liable to become wet, shall forfeit and pay any sum not exceeding Twenty Pounds for every package so carried.
- 39. No gunpowder, ammunition, or other explosive substance, nor shipping any vitriol or other dangerous or destructive acid shall be taken on board explosives without any vessel in any Port without a special permit in writing from the permit. Harbour Master.

40. If any person employed in shipping, transhipping, discharging or Drunkenness, landing any gunpowder or other explosive substance, or having charge of shipping or being employed in any vessel conveying gunpowder or other explosive explosives substance as aforesaid, shall be found in a state of drunkenness, or smoking or burning tobacco or any other substance while so employed or shall be guilty of any misbehaviour likely to produce accident or danger to others, such person will, on conviction for every such offence, forfeit and pay any sum not exceeding Twenty Pounds.

41. No fire or light shall be allowed to burn on board of or near to No fire or light on or any vessel from on board of which gunpowder or other explosive substance near vessel is being discharged, nor on board of which gunpowder or other explosive powder,

substance is being taken, or otherwise moved or placed on deck; and on gunpowder or other explosive substance shall be shipped on board, or transhipped from, or be passed up from below on to the deck of any vessel while such vessel is in the tow of a steamer.

White light on vessels under way. 42. Every person in charge of a vessel to which *The Sea Regulations*, 1910, or other Regulations for Preventing Collisions at Sea for the time being, do not apply, shall, whenever under way in any port between sunset and sunrise and approaching or being approached by any other vessel, exhibit a bright white light which shall be capable of being seen from such other vessel from a distance of at least half-a-mile.

White light on vessel anchored. 43. Every person in charge of any vessel which is required by the last preceding paragraph to show a white light and which is anchored or moored in any port in such a position that such vessel may possibly form a danger to navigation shall exhibit between sunset and sunrise where it can be best seen a bright white light; and so constructed as to show a clear, uniform and unbroken light visible all round the horizon at a distance of at least half-a-mile.

White light on vessels being towed. 44. When any vessel to which the Sea Regulations, 1910, or other Regulations for Preventing Collisions at Sea for the time being in force do not apply is being towed by any steam vessel between sunset and sunrise in any port the person in charge of such vessel being towed shall exhibit a white light thereon. Such light shall be capable of being seen at a distance of at least half-a-mile all round the horizon.

Interpretation of "Vessel."

45. For the purpose of the three last preceding paragraphs the word "vessel" shall mean and include every ship, lighter, barge, boat, launch, wherry, punt and any kind of navigable vessel or craft whatsover.

Punts to carry side lights when towed. 46. Every punt, when being towed by a steam vessel lashed along-side, shall show a side light of the proper colour on the side farthest from such steam vessel.

Lights upon

47. Every raft, when at anchor, under way, or being towed in a port between sunset and sunrise shall show at each end of such raft a bright white light.

Lights improperly kept. 48. Should any inspector, surveyor, or other person authorized by the Board, find at any time, on examination, that the lights of any vessel are in a dirty or inefficient state from want of cleaning or from not being kept in proper repair, the master or person in charge of any such vessel shall be liable to a penalty not exceeding Five Pounds.

Lights on wharves.

49. Every wharf or other structure which is found to be dangerous to vessels navigating any Port at night, and every wharf at which passengers are landed, shall be provided with a proper and efficient light, and the owner or lessee of such wharf or other structure shall have such light exhibited as may be directed by the Harbour Master.

Timber rafts to be lighted. 50. No rafts of timber shall lie in the navigable part of any port. Rafts of timber lying in a port must, between sunset and sunrise, exhibit a proper light on a pole ten feet high fitted properly on one end or part of such raft. Where such raft is over 200 feet in length a light of the description above-mentioned must be fitted and exhibited at each end thereof.

51. All vessels, on application being made to the Harbour Master, will ships be provided with berths when vacant in rotation according to the time of berthed in rotation. their arrival in port. Any vessel on being appointed to a berth must immediately proceed to occupy it and go on discharging or loading, otherwise the berth may be given to the next vessel in turn.

52. All vessels in a port when not engaged in loading or unloading, Hatches to having a hatchway or any large opening in the deck for the reception of machinery or otherwise, shall, between sunset and sunrise, have such hatchway or opening closed and properly secured, or properly lighted and watched by a special watchman.

53. The masters of steam vessels shall, as soon as their vessels are Steamer's herthed, cause the furnaces and dampers to be so regulated as to prevent. as far as possible, accidents by fire, and shall so adjust their furnace doors and temper their furnace fires that no more than the smallest practicable quantity of smoke shall pass therefrom.

54. A steam whistle may be used on board any vessel whilst moored Steam alongside any wharf once only as a signal for her departure; but otherwise whistles. no steam whistle shall be used on any such vessel for any purpose whatsoever.

55. No owner or master of any steam vessel, shall, without the per-Engines mission of the Harbour Master, work the engines of such vessel, or allow worked alongthe same to be worked, while such vessel remains moored alongside any side wharves. wharf, and such owner or master shall, in addition to any penalty incurred hereunder, be liable to pay whatever damage may have arisen by reason of such working.

56. All boats alongside of ships or wharves in a port shall give way Government boats. to Government boats.

57. No sorting, bulking, or repacking of timber or other goods, nor improper use screening of coals, shall be done on any portion of a wharf, except in of wharves. places expressly permitted by these regulations, and no coals shall be placed thereon except in bags, nor shall any goods or other articles be put on any wharf which, in the opinion of the Harbour Master are likely to occasion damage to such wharf, nor shall any goods or other articles be placed on any wharf so as to be an impediment to the wharf approaches or an obstacle to the removal of other goods from such wharf.

- 58. No boat shall be allowed to remain at any loading-place after Boats at discharging her cargo and passengers or be made fast to the steps or landinghandrail belonging thereto.
- 59. No person shall make fast any rope or mooring to any wharf Ropes not to be made fast. (except to the mooring piles or rings provided for the purpose), or to any steps or handrail, or to any sheds, pillars supporting the same, or to any lamp-post, or to any crane or other erection on a wharf.
- 60. No person shall make, repair, dress or scrape spars or masts, or No ship do any kind of carpenter, smith, boilermaker or rigging work on any wharf, repairs to be done on or under any shed, or hang or put up sails, masts, spars, or any other wharves. thing to or upon any of the beams or joists of the sheds without the authority of the Harbour Master.

Stray boats, etc.,

61. All stray boats, timber or other articles found within a port shall be immediately delivered up to the Harbour Master in whose custody they shall remain until claimed by the proper owners, who shall pay all reasonable expenses thereon.

Boiling pitch,

62. No pitch, tar, resin, oil or other suchlike combustible matter shall be heated by fire on board any vessel or boat in a port without the permission of the Harbour Master. But this rule is not to be understood to prevent the burning of any lamp or candle for giving light on board, or the lighting of any fire for the purpose of cooking or working the machinery of any vessel.

Fires, etc., on ships.

63. Between the hours of ten o'clock p.m. (10 p.m.) and four a.m. (4 a.m.) no fires, except the furnaces of steamers, shall be lighted, nor shall any unenclosed lights be allowed to burn on board any vessel in that part of a port where vessels lie for the purpose of loading and discharging cargo or effecting repairs; nor shall any vessel be fumigated or smoked, unless the vessel be moored at a safe and sufficient distance from other vessels, and permission in writing be obtained from the Harbour Master. All fires and lights allowed must be properly enclosed.

Smoking.

64. No person shall smoke in the holds of any vessel moored at any wharf.

Ship on fire.

65. In the event of any fire occurring on board any vessel in a port, or on any wharf, all persons in charge of or otherwise belonging to any vessel then in the port shall afford such assistance towards extinguishing the fire and the protection of neighbouring vessels as the Harbour Master, or person deputed by him, may demand.

Dead animals.

66. No person shall throw, place or leave any dead animal or putrefying matter into or on any part of a port.

Throwing rubbish, etc., into the port.

67. No ballast, rubbish, gravel, earth, stone, sand, wreck, filth, coal, cinders, or refuse, or any other material whatsoever, shall be thrown or dropped by any person into any port, or be placed, landed or shipped in the port, except at the places and in the manner pointed out by the Harbour Master; and all such ballast, gravel, rubbish, earth, stone, sand, wreck, filth, coal, cinders, or refuse, or other material, placed contrary to the instructions of the Harbour Master, shall be removed at such times and to such places as the Harbour Master may direct.

Pumping oil, etc., into port.

68. No oil, spirit or inflammable liquid shall be pumped or discharged from any vessel or tank into the waters of any port.

Sunken vessels. 69. If any vessel be sunk or stranded within a port, or if any obstruction shall impede the navigation and use of a port, or any part thereof, the master, owner or agent of such vessel or the owner of the property by which such obstruction is caused shall immediately notify the Harbour Master of the position of such obstruction, and shall exhibit on or near such vessel or obstruction such flags, masts or lights as the Harbour Master may direct, and immediately take steps for the removal of such obstruction.

Death on

70. In the event of the death of any person on board of any vessel in port, the master of such vessel shall cause the body to be buried on shore

according to law; but previously thereto he shall report the particulars to the police.

- 71. All mail boats shall, during such time as they are occupied in Mail boats. shipping or landing mails, have a preference of berth, whether alongside vessels or wharves.
- 72. Vessels, after having discharged or taken in their cargo in a port Taking cargo. shall remove to any berth or anchorage pointed out by the Harbour Master.
- 73. Vessels discharging cargo shall have prior claim to berth alongside Discharging. a wharf to vessels taking in cargo.
- 74. The cargo of any vessel loading or discharging at any wharf Wharf space shall not occupy a greater space on any such wharf than the length of to be occupied. such vessel, except by special permission of the Harbour Master.
- 75. Cargo may be discharged from or taken in by any vessel lying at Cargo may any outside berth over and across the deck of any vessel lying alongside of over another The inside vessel shall allow and afford such facilities for the vessel. purpose as the Harbour Master may direct.

76. The master of every vessel moored to or lying alongside any Wharves to wharf shall not remove his vessel therefrom until the portion of the rubbish, etc. wharf opposite to or required for the use of such vessel has been thoroughly cleared of all rubbish and swept clean, to the satisfaction of the Harbour Master, by some person belonging to such vessel or hired by the master or All stages, planks, gangways, horse-boxes, or other articles used for loading or unloading such vessel shall be taken on board such vessel or be removed to such place as the Harbour Master may direct.

77. All goods or other articles landed on any wharf shall be so placed Placing goods on wharf. as to keep the mooring posts or rings free, and allow a clear passage of at least five feet from the edge of the wharf nearest the vessel, upon which space no goods shall be allowed to remain. All fire and water-plugs must be left clear with a space of three (3) feet all round each, and a passage of three (3) feet wide leading up thereto.

- 78. Imported goods discharged at any wharf shall as far as possible Stowage of Imported be placed in the cargo shed provided for the purpose and approved by the Goods. Collector of Customs.
- 79, Goods or cargo shall not be placed on any roadway or approach Goods on to a wharf without the permission in writing of the Harbour Master approaches. having first been obtained.
 - 80. (1) All goods—

Removal of imported, etc.

- (a) imported; or
- (b) arriving coastwise:

and landed upon any wharf or placed in any shed upon such wharf shall be removed therefrom within ninety-six hours after having been so landed or placed thereon or therein.

(2) Should any such goods be not removed from any wharf or any shed thereon within the time specified in paragraph (1) of this regulation the owner, importer, consignee of such goods or his agent shall be liable for and shall pay storage in respect thereof after the rate of one shilling (1s.) per ton for the first week and for every subsequent week the sum of threepence (3d.) per ton additional to the amount per ton payable for each immediately preceding week, that is, one shilling and threepence (1s. 3d.) per ton for the second week; one shilling and sixpence (1s. 6d.) per ton for the third week, and so on.

- (3) For the purposes of this regulation a fraction of a ton shall be deemed a ton, and a part of a week shall be reckoned as one week, and ton shall mean 20 cwt. by weight or 40 ft. by measurement at the option of the Harbour Master.
- (4) Notwithstanding anything contained in this regulation the Harbour Master may, after the expiration of the said period of ninety-six hours, without notice to any person remove or cause to be removed the said goods from the wharf or shed to any warehouse or place as he shall direct with the approval of the Customs Authorities: and the owner importer or consignee of such goods shall be liable for and shall pay all charges and expenses connected with such removal, including warehouse rent and charges.

Storage of goods for export.

- 81. (1) Goods intended for export may be stored in the sheds provided by the Government for that purpose.
- (2) For the first twenty-four hours of such storage no charge will be made; thereafter there shall be payable one shilling (1s.) per ton per week in respect of the storage of such goods.
- (3) For the purpose of this regulation a fraction of a ton shall be deemed one ton and a part of a week shall be reckoned as one week.
- (4) An application for storage must be made in writing and must be presented to the Harbour Master during office hours and at least two hours prior to the hour at which an officer is required to be in attendance for the purpose of receiving the goods. Such application must state the quantity and description of the goods requested to be stored and the name of the vessel concerned.
- (5) The person making the application for storage will be deemed to be the owner of the goods.
- (6) Goods must be stacked as required by the Harbour Master or officer in attendance on his behalf and no goods unless properly bagged, cased or bundled will be stored.
- (7) No goods which, in the opinion of the Harbour Master or such officer, are perishable or dangerous goods or are likely to cause damage to a shed or to other goods stored therein will be received into the sheds.
- (8) Copra in bags which are, or appear to be, wet will not be received for storage.
- (9) All labour required for receiving and delivering the goods shall be provided by the owner of the goods.
- (10) The goods stored shall remain in the shed at the risk of the owners, and the Government shall not be liable for compensation for any loss or damage owing to fire, vermin, inevitable accident, or to any crime or misdemeanour.
- (11) The Harbour Master may detain all or any of the goods stored in a shed until all the charges thereon have been paid or until security for payment thereof has been received by him. Storage charges incidental to such detention must also be paid for.

82. All goods placed on a wharf shall be entirely at the owners risk Goods at and no responsibility will be upon the Government for any damage done owners risk. thereto while lying on the wharf, from whatever cause arising, nor for any loss thereof by reason of theft, removal or otherwise.

- 83. No goods other than goods imported or intended for export Goods not to shall be left or allowed to remain upon any wharf without the permission be left on wharf. of the Harbour Master.
- 84. All goods placed on a wharf for the purpose of export shall be Removal of removed therefrom within twenty-four hours after having been placed export. thereon.
- 85. No lime, tar, pitch, resin, spirituous liquors, turpentine, aquafortis, Combustibles oil of vitriol, kerosene or other combustible thing shall be placed or wharves. allowed to remain on any wharf or on the deck of any vessel in a Port unless the same is under the protection of a watchman approved by the Harbour Master; and the owner of such lime, tar, pitch, spirituous liquors, turpentine, aquafortis, oil of vitriol, kerosene or other combustible thing must remove the same to a place of safety within two hours after being required to do so by the Harbour Master. In the case of goods left on any wharf, the owner of such goods shall be liable to the penalties in respect of every such breach of this regulation as aforesaid; and in case of goods left on the deck of any vessel, the master or owner of such vessel shall be liable to the penalties in respect thereof.

86. No person shall soil, deface, mark or injure, or without the consent Defacing of the Harbour Master, write or paint or place any placard or other sheds, etc. document upon any shed, waiting room, barricade, railing, fence, wharf or wharf post; nor shall any person place or deposit any rubbish or refuse matter in or upon any of the wharves, roads, sheds or other buildings of the Government except at the places and in the manner pointed out by the Harbour Master, nor commit any nuisance in or upon any such wharves, roads, sheds or other buildings, nor discharge therein or thereon any excrement, urine, or other matter of an offensive character or likely to create a nuisance.

87. No person shall use upon any wharf, or in any shed, any artificial Artificial light, except the same be securely enclosed and in charge of some trust- whart or in worthy person, or unless such light be approved by the Harbour Master. sheds.

- 88. No drunken, idle or disorderly person shall be allowed to be in or Disorderly upon any wharf or shed within a Port.
- 89. No person shall smoke in, under or near to any wharf or any shed Smoking and thereon, or loiter therein or upon any wharf, or lounge or sleep among the cargo placed in any shed or upon any wharf, or play at any game, or without the written consent of the Harbour Master address any assemblage of persons in any shed or upon any wharf or any approach thereto.

90. No gasoline, benzine, naptha, vitriol, petroleum, kerosene, Goods not turpentine, inflammable acids, or other goods of a dangerous nature, sheds. casks containing oil, manures, green skins or hides, iron in pigs, bars or bundles, cement, whiting, galvanized fencing wire, rags, pigs of lead, kegs or casks of white lead, casks of any kind of paint or salt in bags shall be placed in any transit shed.

How stowed.

91. All goods intended to be placed in any shed shall be placed and stacked therein in such a manner as may be pointed out by the Harbour Master or officer appointed for the purpose, and as far as possible as may be convenient for the Customs Officers, and all persons engaged in the depositing, stacking, sorting or removing of any goods at, in or from any of the aforesaid sheds, shall obey the orders of the Harbour Master or other officer in connection therewith.

Shins articles.

92. The master of every foreign-going or territorial vessel shall, within etc., when to be delivered, forty-eight hours after the vessel's arrival at her final port of destination in Papua, or upon the discharge of the crew, whichever first happens, deliver to the Shipping Master at the port aforesaid, or before whom the crew is discharged, the articles of agreement with the crew, together with the official log-book of the voyage; and if any master shall refuse or neglect to comply with the provisions hereof, he shall for every such offence forfeit and pay a sum not exceeding Twenty Pounds.

Copy of ships articles, when to be delivered.

93. The master of every foreign-going vessel, whose final port of destination is beyond the Territory, shall, within forty-eight hours after arrival at any port in Papua, deliver to the Shipping Master thereat a copy of the articles of agreement with the crew and of the official logbook, and shall produce the originals thereof to the said Shipping Master who shall compare same with the copies, and the said master and Shipping Master shall verify the said copies with their signatures; and if any master of a vessel shall refuse or neglect to comply with the provisions hereof, he shall for every such offence forfeit and pay any sum not exceeding Twenty Pounds.

Persons held responsible for Regulations.

94. Where by any act or omission a contravention or evasion of breaches of the these regulations takes place in regard to punts, lighters or other vessels, the master of the offending punt, lighter or other vessel shall be held responsible, and in his absence, or should there be no master, the owner, and in the absence of the owner, his legally appointed agent shall be held responsible and may be penalized for such contravention or evasion.

General nenalty.

- 95. Any person who is guilty by act or omission of any contravention of these regulations, for which no other penalty is provided, shall be liable to a penalty of not more than Twenty Pounds.
 - The Marine Board of Papua at a meeting of the Board, held at Port-Moresby, on the tenth day of December, 1923, recommended that the Lieutenant-Governor in Council make the foregoing Rules and Regulations.

R. W. T. KENDRICK, Chairman. J. MACINNES, Member.

Made in Executive Council this eleventh day of December, One One thousand nine hundred and twenty-three.

Executive Council Minute, No. 15 of 37/1923.

H. L. MURRAY, Clerk of Executive Council.

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