fact manufactured," and collectors and other officers of the customs are instructed to use diligence to prevent violations of this provision.

ART. 457. Detention—Exportation.—Customs officers will detain, but not seize, articles imported in violation of the trade-mark laws. Such articles may, upon the request of the importer, be exported under customs supervision. If no request is made for permission to export, the collector will report the facts to the department for instructions.

Should the violation not be discovered until after entry and payment of duty, the entry may be canceled and the duty refunded upon exportation of the articles.

A certified copy of an assignment recorded in the Patent Office may be filed in the Treasury Department to establish title to a registered trade-mark transferred since registration.