



VICTORIÆ REGINÆ.

Act No. 19, 1898.

An Act to consolidate the Laws relating to Weights and Measures. [Assented to, 27th July, 1898.]

B^E it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :—

PART I.

Preliminary.

1. This Act may be cited as the "Weights and Measures Act, 1898," and is divided into Parts, as follows :---

PART I.—Preliminary—s. 1-2.

PART II.—Standard weights and measures and copies thereof ss. 3-7.

A

PART

Weights and Measures.

FART III.—Inspectors—ss. 8-13.

PART IV.—Weights and measures—ss. 14-18.

PART V.—Sale of goods—ss. 19-22.

PART VI.—Procedure—ss. 23-25.

2. (1) The Acts mentioned in the First Schedule to this Act are to the extent therein expressed hereby repealed.

(2) All persons appointed under the Acts hereby repealed and holding office at the time of the passing of this Act shall be deemed to be appointed hereunder, and any bond or recognizance entered into under the Acts hereby repealed and in force at the time of the passing of this Act shall be deemed to be entered into under this Act as well as under the Acts hereby repealed.

PART II.

Standard weights and measures and copies thereof.

3. (1) The weights and measures now deposited in the Treasury (a list whereof is contained in the Second Schedule hereto), and such other weights and measures of the standard of the United Kingdom of Great Britain and Ireland as may from time to time be deposited therein by the authority of the Governor, either in addition to such weights and measures or in substitution for the same, shall be there safely kept, and shall be the standard weights and measures of New South Wales for the time being.

(2) If any of the said standard weights and measures is lost, destroyed, or injured, another weight or measure shall be provided of the same size and weight or measure as the one so lost, destroyed, or injured, and if the Governor approves the same it shall be deposited in the Treasury, and shall thereupon be deemed to be a true and genuine weight or measure to all such intents and purposes as the weight or measure which was lost, destroyed, or injured.

4. (1) The Governor may cause copies and models of the several weights and measures so deposited to be carefully made, and to be verified on oath before the Treasurer (who is hereby authorised to administer such oath), and if the Governor approves of the same he may cause a mark or stamp to be legibly impressed or engraven on each copy and each model, to show that it has been so verified and approved. Such mark or stamp shall consist of such letters and figures as are commonly used to signify Her Majesty's name or mark, together with S.W. or S.M., signifying standard weight or standard measure, as the case may be, and the number of pounds or other denomination of such weight or measure.

(2) If any marked copy or model is lost, destroyed, or injured, another copy or model of the same size, weight, or measure shall

Certain weights in the Treasury declared to be standard. 16 Vic. No. 34, s. 2. Second Schedule.

Lost standards to be replaced. *Ibid.* s. 5.

Copies of standards to be made by order of the Governor. *Ibid.* s. 3.

Lost copies to be replaced. *Ibid.* s. 5.

Repeal. First Schedule.

Officers under Acts hereby repealed.

Weights and Measures.

shall be made, verified, approved, and marked, and put in the place of the copy or model so lost, destroyed, or injured, and shall thereupon be deemed a true copy and model for all purposes.

5. (1) A complete set of such marked copies and models shall be Copies of standards deposited with the clerk of each petty sessions appointed to be holden to be deposited with in New South Wales, and shall be by him as file and another the clerks of petty in New South Wales, and shall be by him safely and securely kept sessions. for the purpose of comparison, as hereinafter directed. 16 Vic. No. 34, s. 3.

(2) Any such clerk who falsifies or otherwise wilfully injures Penalty. any such copy or model so deposited with him shall, on conviction, forfeit the sum of fifty pounds, to be recovered and applied as hereinafter directed.

6. All copies and models already deposited with the said clerks Copies already under any like repealed enactment shall, until called in by the deposited. Governor, be deemed to be legal weights and measures for such Ibid. s. 4. purpose of comparison.

7. (1) If any person wishes to compare and adjust any weight Persons to have or measure, and makes application to any clerk of petty sessions and access to copies; and clerks to make compays the fee hereinafter mentioned, such clerk shall permit such parisons. person to have access at any reasonable time to the copies and models Ibid. s. 6. deposited with him, and shall compare every such weight or measure with the marked copy or model appropriate for such comparison.

(2) For every such examination the clerk who makes the Fees. same shall be paid by the person who causes the same to be made the sum of threepence for every weight and measure so compared and no more.

(3) Any such clerk who neglects or refuses to compare any Penalty. such weight or measure at any such reasonable time as he is thereunto required, shall, on conviction, forfeit the sum of ten pounds.

PART III.

Inspectors.

8. The justices in petty sessions shall, as occasion may require, Inspectors to be appoint one or more persons in their respective districts to be inspectors appointed. of weights and measures for the discharge of the duties hereinafter Ibid. s. 7. mentioned; and the Governor shall cause to be delivered to each Inspectors to be prosuch inspector good and sufficient stamps for the stamping or sealing vided with stamps. weights and measures used or to be used in the districts for which such inspectors are appointed, and a complete set of marked copies and models.

3

9.

Weights and Measures.

Recognizance of inspectors. 16 Vic. No. 34, s. 16.

9. Every inspector appointed under this Act shall forthwith enter into a bond or recognizance to the Queen to be sued for in any court of record in the sum of two hundred pounds conditioned for-

- (a) the due and punctual performance of the duties of his office; and
- (b) the safety of the stamps and marked copies and models of the standard weights and measures committed to his charge ; and
- (c) the due restoration and surrender of such stamps and marked copies and models immediately on his removal or other cessation of office to such person as may be appointed to receive them by the justices of the petty sessions by which such inspector was appointed.

10. Every such inspector shall be entitled to fees according to the scale contained in the Third Schedule to this Act for every such examination, comparison, and stamping as is hereby required to be made by him.

11. Any inspector of weights and measures, or any other person legally authorised to examine and stamp any weights or measures, who

- (a) stamps any weight or measure without duly verifying the same by comparison with a copy of the standard; or
 - (b) is guilty of a breach of any duty imposed upon him by this Act; or

(c) otherwise misconducts himself in the execution of his office, shall, upon conviction, forfeit a sum not exceeding five pounds.

12. (1) Any justice of the peace, or any inspector authorised in writing under the hand of any justice of the peace, may at all examine balances, &c. seasonable times enter any shop, store, house, warehouse, stall, yard, or place whatsoever wherein goods are kept or exposed for sale, or are weighed for purchase, conveyance, or carriage, and there may examine all weights, measures, and weighing machines, and compare and try the same with the copies of the standard weights and measures authorised to be provided under this Act.

(2) Any weight or measure or weighing machine dismeasures, or balances. covered upon such examination to be light or incorrect or otherwise unjust shall be liable to seizure, and the person in whose possession the same is found shall upon conviction thereof forfeit a sum not exceeding five pounds, unless such weight is a troy weight, or such weighingmachine has been used or is such as is commonly used with troy weight, in which case he shall forfeit a sum not exceeding fifty pounds.

13. Whosoever—

(a) wilfully obstructs, hinders, resists, or in anywise opposes any person hereby authorised and empowered to view and examine such balances, weights, and measures, in the execution of his office; or, (b)

Fees. Ibid. s. 16.

Third Schedule.

Penalty. Ibid. s. 16.

Power to justices and

inspectors to enter

shops, &c., and

Ibid. s. 17.

Penalties for having unjust weights,

Penalty on persons obstructing examiner in refusing to produce weights or measures for examination.

Ibid. s. 18.

Weights and Measures.

(b) being a person selling, or retailing, or purchasing, or charging by weight or measure, refuses to produce his balances, weights, or measures in order to be viewed or examined,

shall on conviction forfeit a sum not exceeding five pounds or less than forty shillings.

PART IV.

Weights and measures.

14. (1) The inspectors shall examine all weights and measures All weights and used for buying and selling, or for the collecting of any tolls or measures to be examined by duties, or for the making of any charges in the conveyance of any inspectors and goods or merchandise, and shall compare them with the marked stamped if correct. copies and models appropriate for such comparison, and shall stamp in such a manner as best to prevent fraud such weights and measures as are found, when so examined and compared, to correspond with the said copies and models.

(2) Provided always that nothing herein contained shall Exceptions. extend to require—

- (a) any single weight of above fifty-six pounds to be inspected and stamped; or,
- (b) any wooden or wicker measure used in the sale of lime or other articles of the like nature, or any glass or earthenware jug, or drinking cup, though represented as containing the amount of any Imperial measure or of any multiple thereof, to be stamped; but,

if any person sells by any unstamped measure or vessel represented as containing the amount of any Imperial measure, or of any multiple thereof, the buyer may require the capacity of such measure or vessel to be ascertained by a comparison with a stamped measure, such stamped measure to be found and provided by such seller. If the seller refuses to provide such stamped measure or vessel, or to Penalty. make such comparison, or if, upon such comparison being made, such unstamped measure or vessel is found to be deficient in capacity the seller shall on conviction forfeit a sum not exceeding five pounds.

15. (1) Whosoever uses—

- (a) any weight or measure other than such as has been com-weights and measures pared and stamped under the provisions hereof; or,
- (b) any weight or measure, other than those authorised by this Ibid. E. 9. Act, or an aliquot part or multiple thereof; or,
- (c) any weight or measure found light or otherwise unjust,

shall, on conviction forfeit a sum not exceeding five pounds, except in the case of troy weight, in which case he shall forfeit a sum not exceeding fifty pounds. (2)

Penalty for using not authorised by Act, &c.

16 Vic. No. 34, s. 8.

Weights and Measures.

Contracts to be void.

Contents of weights and measures to be

Weights made of be stamped. Ibid. s. 13.

Penalty for counterfeiting stamps on weights and measures. Ibid. s. 19.

(2) Any contract, bargain, or sale made by any such weights or measures shall be wholly null and void, and every such light or unjust weight or measure shall on being discovered by any inspector be seized and shall be forfeited.

16. (1) All weights made after the passing of this Act of the weight of one pound avoirdupois or more shall have the number of 16 Vic. No. 34, s. 12. pounds contained in every such weight stamped or cast on the top or side thereof in legible figures and letters.

(2) All measures of capacity made after the passing of this Act shall have their contents denominated, stamped, or marked on the outside of such measures in legible figures and letters.

17. No weight made of lead or pewter, or of any mixture lead or pewter not to thereof, shall be stamped or used :

Provided that nothing herein contained shall prevent the use of lead or pewter, or of any mixture thereof, in the manufacture of weights, if they are wholly and substantially cased with brass, copper, or iron, and legibly stamped or marked "cased;" or shall prevent the insertion of such a plug of lead or pewter into weights as is bonâ fide necessary for the purpose of adjusting them and of affixing thereon the stamp hereinbefore mentioned.

18. (1) Whosoever—

- (a) makes, forges, or counterfeits, or causes or procures to be made, forged, or counterfeited; or
- (b) knowingly acts or assists in the making, forging, or counterfeiting

any stamp or mark used for the stamping or marking of any weights or measures under this Act shall forfeit on conviction a sum not exceeding fifty or less than ten pounds.

(2) Whosoever knowingly sells, utters, disposes of, or exposes to sale, any weight or measure with such forged or counterfeit stamp or mark thereon shall forfeit on conviction a sum not exceeding ten pounds or less than forty shillings.

(3) All weights and measures with such forged or counterfeited stamps or marks shall be forfeited and broken up, and the proceeds thereof shall be disposed of in the manner hereinafter mentioned.

Penalty for selling false weights and measures.

False weights and measures to be destroyed.

Weights and Measures.

PART V.

Sale of goods.

19. All articles sold by weight shall be sold by avoirdupois All articles to be sold weight, exceptby Avoirdupois

- (a) gold, silver, platinum, diamonds, or other precious stones, stated. except as herein which shall be sold by troy weight; and
- (b) drugs which, when sold by retail, may be sold by Apothecaries' weight.

20. The weight denominated a stone shall in all cases consist of The stone, hundredfourteen pounds standard weight avoirdupois; and the weight denomi- weight, and ton to be of one standard. nated one hundredweight shall consist of eight such stones; and the *Ibid. s.* 11. weight denominated a ton shall consist of twenty such hundredweight :

Provided that nothing herein contained shall prevent any bargain, sale, or contract from being made by any multiple or by some aliquot part of the pound weight.

21. (1) Every bargain, sale, and contract made by the heaped Heaped measure measure shall be null and void. unlawful.

(2) Whosoever sells any articles by the heaped measure ^{*Ibid. s.* 14.} shall, on conviction, forfeit a sum not exceeding forty shillings for Penalty. every such sale.

22. (1) All such articles as from their size and shape are sale of certain kinds incapable of being stricken, and from their nature and quality may of articles. not conveniently be sold by weight, may be sold by a bushel measure, Ibid. s. 15. or by any multiple, or by some aliquot part (such as the half, the quarter, or the eighth part) thereof, filled in all parts as nearly to the level of the brim as the size and shape of the articles will permit, or may be sold by weight.

(2) Such bushel measure shall be of the standard capacity Capacity of of eight standard gallons, made round with a plain and even bottom, bushel measure. of the depth of nineteen inches and a half from outside to outside.

(3) Every contract for the sale of maize, wheat, barley, Proviso for sale of (3) Every contract for the safe of marze, wheat, bartey, froms to she of oats, rye, peas, or beans at per bushel, unless it is a contract for maize certain kinds of agricultural produce. in the cob or peas in the pod, shall be construed to be a contract for 43 Vic. No. 18, ss. 1, the number of pounds standard weight avoirdupois for each bushel as 2, 3. annexed to the several articles respectively in the Fourth Schedule Fourth Schedule. hereto.

16 Vic. No. 34, s. 10.

7

PART

PART VI.

Procedure.

23. (1) All offences against this Act may be heard and determined before any two or more justices of the peace in petty sessions.

(2) Upon a conviction for any such offence the justices shall order the penalty and forfeiture to be applied towards the payment of a reasonable recompense to the inspectors, and towards the other expenses of carrying this Act into execution, and the residue (if any) shall be paid to the consolidated revenue.

(3) If any such penalty with costs is not forthwith paid, such justices or either of them shall, by warrant under hand and seal, commit such offender to gaol for any time not exceeding three months unless the penalty and costs are sooner paid.

24. The justices of the peace before whom any offender is convicted as aforesaid shall cause the conviction to be made out in the manner and form following, or in any other form to the same effect, mutatis mutandis, that is to say-

Be it remembered that on the	day of	, one
thousand eight hundred and		, before
us and	, esquires,	justices of
the peace in and for the said Color	ıy	, '
of , was duly c	onvicted before	us the said
justices for that he the said		
day of now last past, a		contrary to
the form of the Act in that case ma		[here state
the offence], and we the said justic		
that the said	, hath for su	
forfeited the said balances (weigh	hts or measures	as the case
may be), and hath also forfeited th		
of lawful British money to be appl	lied as the said A	Act directs,
and the further sum of		
the reasonable costs and charges a	ttending this con	nviction.
Given under our hands and se		
on the day and year first	above written.	
	1. 01	T · • /

25. (1) All actions for things done in execution of this Act or Justices, inspectors, otherwise by any justice or inspector, or any constable or assistant to execution of this Act. such justice or inspector, for effectually preventing the use of balances and weights and measures otherwise than in accordance with the provisions hereof, shall be commenced within three months after the act committed or thing done and not otherwise; and notice in writing of such action and of the cause thereof shall be given to the defendant one month at least before the commencement of the action.

Adjudication of offences. 16 Vic. No. 34, s. 20. Application of forfeitures.

If penalties not paid offenders to be committed.

Form of conviction. Ibid. s. 21.

Protection to Ibid. s. 22.

(2)

Weights and Measures.

(2) No plaintiff shall recover in any such action if tender Tender of amends. of sufficient amends is made by or on behalf of the defendant before such action brought, or if a sufficient sum of money is paid into Court by or on his behalf after such action brought, and before the said cause is set down for trial.

SCHEDULES.

FIRST SCHEDULE.

Reference to Act.Title.Extent of repeal.16 Vic. No. 34 ...An Act to amend the Laws relating to Weights
and Measures.The whole.43 Vic. No. 18 ...An Act to declare the Standard Weight of a
Bushel of Maize, Wheat, Barley, Oats,
Rye, Peas, and Beans.The whole.

T. ... TIT

SECOND SCHEDULE.

Standard weights.

AVOIDDUDOIS

B

	AVOIRDI	UPOIS.		1	TROY	WEIGHTS.	
Fi	fty-six	pounds			Six	pounds	
IV	venty-eight				Three	pounds	
	ourteen	pounds			Two	pounds	
Se	ven	pounds			One	pound	
Fo	our	pounds			Six	ounces	
Tv	vo	pounds			Three	ounces	
Or		pound			Two	ounces	
	ne-half	pound			One	ounce	
01	ne-quarter	pound		aver, group	Ten	pennyweights	
Tw		ounces			Five	pennyweights	
Or		ounce			Three	pennyweights	
Ei	ght	drachms			Two	pennyweights	
	our	drachms			One	pennyweight	
Tw		drachms	1			grains	
Or	ne	drachm.	THANK!		Six	grains	
					Three	grains	
					Two	grains	
			510		One	grain.	
	A	Stand	lard meas	ures of len		0	
			One y				
•	and the second	•• •••	One f				
			One i				
		Stand					
	0		neusu	res of capa			
	One	bushel			One	quart	
	One-hal				One	pint	
	One	noalz			0 1 10	•••	

One	busnet	One	quart
One-half	bushel	One	pint
One	peck	One-half	
One	gallon	One	gill
One-half	gallen.	One-half	
	and the second of the second s	murr	8

THIRD

Section 3.

Section 2.

Weights and Measures.

Section 10.

THIRD SCHEDULE.

今日上記にい

Fees to be taken by all inspectors of	f werg	hts and	measur	es unde	er the a	uthorit	y of th	us 1	ici.
For examining, comparing	r, and s	stampin	g all bi	rass we	ights w	ithin t	heir		
r	especti	ve juris	diction	s	Iledo				YE
	-							8.	d.
Each half-hundredweight								0	9
Each quarter of a hundredweight								0	6
Each stone								0	4
Each weight under a stone to a p	ound in	nclusive						0	1 0 ¹ / ₂
Each weight under a pound								0	2
Each set of weights of a pound an	nd unde	er						0	4
For examining, comparing, a	ind star	mping a	ll iron	weight	s, or we	eights	of oth	er	
descriptions not made of	of brass	, within	n their	respec	tive juri	sdictio	ns.		
				-				s.	d.
Each half-hundredweight								0	3
Each quarter of a hundredweight								0	2
Each stone								0	1
Each weight under a stone				b.tot				0	
Each set of weights of a pound an	nd und	er						0	4
0 1									
				oden n	neasure	withi	n their	r	
For examining, comparing,	and st	amping	all wo	oden n s.	neasure	s withi	n their	r	
For examining, comparing,	and st		all wo	oden n s.	neasure	s withi	n their	r s.	d.
For examining, comparing, r	, and st especti	amping	all wo	oden n s.	neasure:	s withi	n their		3
For examining, comparing, r Each bushel	and st	amping	all wo	.s.				s. 0 0	3 2
For examining, comparing, r Each bushel Each half-bushel	, and st especti 	amping ve juris	all wo diction	.s.				s. 0 0 0	$ \begin{array}{c} 3 \\ 2 \\ 1 \end{array} $
For examining, comparing, r Each bushel Each half-bushel Each peck, and all under	and st especti 	amping ve juris 	all wo diction	s. 		A.ro		s. 0 0	3 2
For examining, comparing, r Each bushel Each half-bushel Each peck, and all under Each yard	, and st especti 	amping ve juris 	all wo diction	.s. 	 			s. 0 0 0 0	${3 \\ 2 \\ 1 \\ 0^{1 \over 2}}$
For examining, comparing, r Each bushel Each half-bushel Each peck, and all under Each yard For examining, comparing, and	and st especti stamp	amping ve juris ing all 1	all wo sdiction measur	s. es of c	 apacity	 of liqu		s. 0 0 0 0	${3 \\ 2 \\ 1 \\ 0^{1 \over 2}}$
For examining, comparing, r Each bushel Each half-bushel Each peck, and all under Each yard	and st especti stamp	amping ve juris ing all 1	all wo sdiction measur	s. es of c	 apacity	 of liqu		s. 0 0 0 0	${3 \\ 2 \\ 1 \\ 0^{1 \over 2}}$
For examining, comparing, r Each bushel Each half-bushel Each peck, and all under Each yard For examining, comparing, and copper, or other m	and st especti stampi etal, w	amping ve juris ing all t ithin th	all wo diction measur eir resj	s. es of c	 apacity	 of liqu		s. 0 0 0 0 ade	3 2 1 $0^{\frac{1}{2}}$ of
For examining, comparing, r Each bushel Each half-bushel Each peck, and all under Each yard For examining, comparing, and copper, or other m Each five gallon	, and st especti stampi etal, w	amping ve juris ing all t ithin th	all wo sdiction measur	s. es of c pective	 apacity	 of liqu	 1ids ma	s. 0 0 0 0 ade s.	3 2 1 $0^{\frac{1}{2}}$ of $d.$
For examining, comparing, r Each bushel Each half-bushel Each peck, and all under Each yard For examining, comparing, and copper, or other m Each five gallon Each four gallon	and st especti stampi etal, w	amping ve juris ing all n ithin th	all wo diction measur eir resj	s. es of c	 apacity jurisdic	of liquetions.	 iids m:	s. 0 0 0 0 ade s. 1	$ \begin{array}{c} 3 \\ 2 \\ 1 \\ 0^{\frac{1}{2}} \\ of \\ d. \\ 0 \\ 9 \\ 6 \end{array} $
For examining, comparing, r Each bushel Each half-bushel Each peck, and all under Each yard For examining, comparing, and copper, or other m Each five gallon Each four gallon Each three gallon	and st especti stampi etal, w	amping ve juris ing all r ithin th 	all wo diction measur eir resj	s. es of c pective 	apacity jurisdic	of liquetions.	 aids ma	s. 0 0 0 0 ade s. 1 0	3 2 1 0 ¹ / ₂ of d. 9 6 4
For examining, comparing, r Each bushel Each half-bushel Each peck, and all under Each yard For examining, comparing, and copper, or other m Each five gallon Each four gallon Each three gallon Each three gallon	and st especti stampi etal, w 	amping ve juris ing all n ithin th	all wo diction measur eir resp 	s. es of c. pective 	apacity jurisdic	of liquetions.	 aids ma	s. 0 0 0 0 ade s. 1 0 0 0 0	$ \begin{array}{c} 3\\2\\1\\0^{\frac{1}{2}}\\0\\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ $
For examining, comparing, r Each bushel Each half-bushel Each peck, and all under Each yard For examining, comparing, and copper, or other m Each five gallon Each four gallon Each three gallon Each two gallon Each two gallon Each gallon	and st especti stampi etal, w	amping ve juris ing all t ithin th 	all wo diction measur eir resp 	s. es of c. pective 	 apacity jurisdic	of liquetions.	 aids ma 	s. 0 0 0 0 ade s. 1 0 0 0 0 0 0	$ \begin{array}{c} 3\\2\\1\\0^{\frac{1}{2}}\\0\\ \\ 0\\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\$
For examining, comparing, r Each bushel Each half-bushel Each peck, and all under Each yard For examining, comparing, and copper, or other m Each five gallon Each four gallon Each three gallon Each three gallon Each three gallon Each gallon	and st especti stampi etal, w 	amping ve juris ing all r ithin th 	all wo diction measur eir resp 	s. es of c pective 	 apacity jurisdic	of liquetions.	 uids ma 	s. 0 0 0 0 ade s. 1 0 0 0 0	$ \begin{array}{c} 3\\2\\1\\0^{\frac{1}{2}}\\0\\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ $

Section 22.

[9d.]

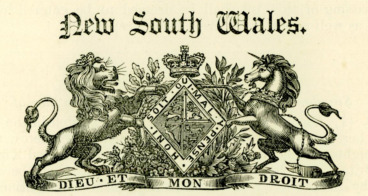
FOURTH SCHEDULE.

Maize	 	 	 	 	56 lbs	s. to th	ne bushel
Wheat	 	 	 	 	60	,,	"
Barley-					-		
Cape	 	 	 	 	50	"	"
English	 	 	 	 	52	"	
Oats	 	 	 	 	40	"	"
Rye	 	 	 	 	60 60	"	"
Peas	 	 	 	 	60	"	"
Beans	 	 	 	 	60		"

By Authority : WILLIAM APPLEGATE GULLICK, Government Printer, Sydney, 1898.

I Certify that this PUBLIC BILL, which originated in the LEGISLATIVE COUNCIL, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

Legislative Council Chamber, Sydney, 6th July, 1898. JOHN J. CALVERT, Clerk of the Parliaments.



VICTORIÆ REGINÆ.

ANNO SEXAGESIMO SECUNDO

Act No. 19, 1898.

An Act to consolidate the Laws relating to Weights and Measures. [Assented to, 27th July, 1898.]

B^E it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :---

PART I.

Preliminary.

1. This Act may be cited as the "Weights and Measures Act, 1898," and is divided into Parts, as follows :---

PART I.—Preliminary—s. 1-2.

PART II.—Standard weights and measures and copies thereof ss. 3-7.

PART

Weights and Measures.

PART IV.—Weights and measures—ss. 14–18.

PART V.—Sale of goods—ss. 19-22.

PART VI.—Procedure—ss. 23-25.

2. (1) The Acts mentioned in the First Schedule to this Act are to the extent therein expressed hereby repealed.

(2) All persons appointed under the Acts hereby repealed and holding office at the time of the passing of this Act shall be deemed to be appointed hereunder, and any bond or recognizance entered into under the Acts hereby repealed and in force at the time of the passing of this Act shall be deemed to be entered into under this Act as well as under the Acts hereby repealed.

PART II.

Standard weights and measures and copies thereof.

Certain weights in the Treasury declared to be standard. 16 Vic. No. 34, s. 2. Second Schedule.

Lost standards to be replaced. *Ibid.* s. 5.

Copies of standards to be made by order of the Governor. *Ibid.* s. 3.

Lost copies to be replaced. *Ibid.* s. 5. **3.** (1) The weights and measures now deposited in the Treasury (a list whereof is contained in the Second Schedule hereto), and such other weights and measures of the standard of the United Kingdom of Great Britain and Ireland as may from time to time be deposited therein by the authority of the Governor, either in addition to such weights and measures or in substitution for the same, shall be there safely kept, and shall be the standard weights and measures of New South Wales for the time being.

(2) If any of the said standard weights and measures is lost, destroyed, or injured, another weight or measure shall be provided of the same size and weight or measure as the one so lost, destroyed, or injured, and if the Governor approves the same it shall be deposited in the Treasury, and shall thereupon be deemed to be a true and genuine weight or measure to all such intents and purposes as the weight or measure which was lost, destroyed, or injured.

4. (1) The Governor may cause copies and models of the several weights and measures so deposited to be carefully made, and to be verified on oath before the Treasurer (who is hereby authorised to administer such oath), and if the Governor approves of the same he may cause a mark or stamp to be legibly impressed or engraven on each copy and each model, to show that it has been so verified and approved. Such mark or stamp shall consist of such letters and figures as are commonly used to signify Her Majesty's name or mark, together with S.W. or S.M., signifying standard weight or standard measure, as the case may be, and the number of pounds or other denomination of such weight or measure.

(2) If any marked copy or model is lost, destroyed, or injured, another copy or model of the same size, weight, or measure shall

Repeal. First Schedule.

Officers under Acts hereby repealed.

FART III.—Inspectors—ss. 8-13.

Weights and Measures.

shall be made, verified, approved, and marked, and put in the place of the copy or model so lost, destroyed, or injured, and shall thereupon be deemed a true copy and model for all purposes.

5. (1) A complete set of such marked copies and models shall be Copies of standards deposited with the clerk of each petty sessions appointed to be holden to be deposited with clerks of petty in New South Wales, and shall be by him safely and securely kept sessions. for the purpose of comparison, as hereinafter directed. 16 Vic. No. 34, s. 3.

(2) Any such clerk who falsifies or otherwise wilfully injures Penalty. any such copy or model so deposited with him shall, on conviction, forfeit the sum of fifty pounds, to be recovered and applied as hereinafter directed.

6. All copies and models already deposited with the said clerks Copies already under any like repealed enactment shall, until called in by the ^{deposited}. Governor, be deemed to be legal weights and measures for such ^{*Ibid. s. 4.*} purpose of comparison.

7. (1) If any person wishes to compare and adjust any weight Persons to have or measure, and makes application to any clerk of petty sessions and access to copies; and pays the fee hereinafter mentioned, such clerk shall permit such parisons. person to have access at any reasonable time to the copies and models *Ibid. s. 6.* deposited with him, and shall compare every such weight or measure with the marked copy or model appropriate for such comparison.

(2) For every such examination the clerk who makes the Fees. same shall be paid by the person who causes the same to be made the sum of threepence for every weight and measure so compared and no more.

(3) Any such clerk who neglects or refuses to compare any Penalty. such weight or measure at any such reasonable time as he is thereunto required, shall, on conviction, forfeit the sum of ten pounds.

PART III.

Inspectors.

8. The justices in petty sessions shall, as occasion may require, Inspectors to be appoint one or more persons in their respective districts to be inspectors appointed. of weights and measures for the discharge of the duties hereinafter ^{*Ibid. s. 7.*} mentioned; and the Governor shall cause to be delivered to each Inspectors to be prosuch inspector good and sufficient stamps for the stamping or sealing ^{vided with stamps.} weights and measures used or to be used in the districts for which such inspectors are appointed, and a complete set of marked copies and models.

Recognizance of inspectors. 16 Vic. No. 34, s. 16.

9. Every inspector appointed under this Act shall forthwith enter into a bond or recognizance to the Queen to be sued for in any court of record in the sum of two hundred pounds conditioned for-

- (a) the due and punctual performance of the duties of his office; and
- (b) the safety of the stamps and marked copies and models of the standard weights and measures committed to his charge; and
- (c) the due restoration and surrender of such stamps and marked copies and models immediately on his removal or other cessation of office to such person as may be appointed to receive them by the justices of the petty sessions by which such inspector was appointed.

10. Every such inspector shall be entitled to fees according to the scale contained in the Third Schedule to this Act for every such examination, comparison, and stamping as is hereby required to be made by him.

11. Any inspector of weights and measures, or any other person legally authorised to examine and stamp any weights or measures, who

- (a) stamps any weight or measure without duly verifying the
 - same by comparison with a copy of the standard ; or
- (b) is guilty of a breach of any duty imposed upon him by this Act; or

(c) otherwise misconducts himself in the execution of his office, shall, upon conviction, forfeit a sum not exceeding five pounds.

12. (1) Any justice of the peace, or any inspector authorised in writing under the hand of any justice of the peace, may at all examine balances, &c. seasonable times enter any shop, store, house, warehouse, stall, yard, or place whatsoever wherein goods are kept or exposed for sale, or are weighed for purchase, conveyance, or carriage, and there may examine all weights, measures, and weighing machines, and compare and try the same with the copies of the standard weights and measures authorised to be provided under this Act.

(2) Any weight or measure or weighing machine discovered upon such examination to be light or incorrect or otherwise unjust shall be liable to seizure, and the person in whose possession the same is found shall upon conviction thereof forfeit a sum not exceeding five pounds, unless such weight is a troy weight, or such weighingmachine has been used or is such as is commonly used with troy weight, in which case he shall forfeit a sum not exceeding fifty pounds.

13. Whosoever-

(a) wilfully obstructs, hinders, resists, or in anywise opposes any person hereby authorised and empowered to view and examine such balances, weights, and measures, in the execution of his (b)office; or,

Power to justices and inspectors to enter shops, &c., and Ibid. s. 17.

Penalties for having unjust weights, measures, or balances.

Penalty on persons obstructing examiner in refusing to produce weights or measures for examination. Ibid. s. 18.

Fees. Ibid. s. 16. Third Schedule.

Penalty. Ibid. s. 16.

Weights and Measures.

(b) being a person selling, or retailing, or purchasing, or charging by weight or measure, refuses to produce hisbalances, weights, or measures in order to be viewed or examined,

shall on conviction forfeit a sum not exceeding five pounds or less than forty shillings.

PART IV.

Weights and measures.

14. (1) The inspectors shall examine all weights and measures All weights and used for buying and selling, or for the collecting of any tolls or measures to be duties, or for the making of any charges in the conveyance of any inspectors and goods or merchandise, and shall compare them with the marked stamped if correct. copies and models appropriate for such comparison, and shall stamp 16 Vic. No. 34, s. 8. in such a manner as best to prevent fraud such weights and measures as are found, when so examined and compared, to correspond with the said copies and models.

(2) Provided always that nothing herein contained shall Exceptions. extend to require-

- (a) any single weight of above fifty-six pounds to be inspected and stamped; or,
- (b) any wooden or wicker measure used in the sale of lime or other articles of the like nature, or any glass or earthenware jug, or drinking cup, though represented as containing the amount of any Imperial measure or of any multiple thereof, to be stamped; but,

if any person sells by any unstamped measure or vessel represented as containing the amount of any Imperial measure, or of any multiple thereof, the buyer may require the capacity of such measure or vessel to be ascertained by a comparison with a stamped measure, such stamped measure to be found and provided by such seller. If the seller refuses to provide such stamped measure or vessel, or to Penalty. make such comparison, or if, upon such comparison being made, such unstamped measure or vessel is found to be deficient in capacity the seller shall on conviction forfeit a sum not exceeding five pounds.

- 15. (1) Whosoever uses—
- (a) any weight or measure other than such as has been com-weights and measures pared and stamped under the provisions hereof; or,
- (b) any weight or measure, other than those authorised by this Ibid. s. 9. Act, or an aliquot part or multiple thereof; or,

(c) any weight or measure found light or otherwise unjust, shall, on conviction forfeit a sum not exceeding five pounds, except in the case of troy weight, in which case he shall forfeit a sum not (2)exceeding fifty pounds.

Penalty for using Act, &c.

Contracts to be void.

Contents of weights and measures to be stamped on them. 16 Vic. No. 34, s. 12.

Weights made of be stamped. Ibid. s. 13.

Penalty for counter. feiting stamps on weights and measures. Ibid. s. 19.

Penalty for selling false weights and measures.

False weights and measures to be destroyed.

(2) Any contract, bargain, or sale made by any such weights or measures shall be wholly null and void, and every such light or unjust weight or measure shall on being discovered by any inspector be seized and shall be forfeited.

16. (1) All weights made after the passing of this Act of the weight of one pound avoirdupois or more shall have the number of pounds contained in every such weight stamped or cast on the top or side thereof in legible figures and letters.

(2) All measures of capacity made after the passing of this Act shall have their contents denominated, stamped, or marked on the outside of such measures in legible figures and letters.

17. No weight made of lead or pewter, or of any mixture lead or pewter not to thereof, shall be stamped or used :

Provided that nothing herein contained shall prevent the use of lead or pewter, or of any mixture thereof, in the manufacture of weights, if they are wholly and substantially cased with brass, copper, or iron, and legibly stamped or marked "cased;" or shall prevent the insertion of such a plug of lead or pewter into weights as is bonâ fide necessary for the purpose of adjusting them and of affixing thereon the stamp hereinbefore mentioned.

18. (1) Whosoever—

- (a) makes, forges, or counterfeits, or causes or procures to be made, forged, or counterfeited; or
- (b) knowingly acts or assists in the making, forging, or counterfeiting

any stamp or mark used for the stamping or marking of any weights or measures under this Act shall forfeit on conviction a sum not exceeding fifty or less than ten pounds.

(2) Whosoever knowingly sells, utters, disposes of, or exposes to sale, any weight or measure with such forged or counterfeit stamp or mark thereon shall forfeit on conviction a sum not exceeding ten pounds or less than forty shillings.

(3) All weights and measures with such forged or counterfeited stamps or marks shall be forfeited and broken up, and the proceeds thereof shall be disposed of in the manner hereinafter mentioned.

PART

Weights and Measures.

PART V.

Sale of goods.

19. All articles sold by weight shall be sold by avoirdupois All articles to be sold by Avoirdupois weight, exceptexcept as herein

- (a) gold, silver, platinum, diamonds, or other precious stones, stated. which shall be sold by troy weight; and
- (b) drugs which, when sold by retail, may be sold by Apothecaries' weight.

20. The weight denominated a stone shall in all cases consist of The stone, hundredfourteen pounds standard weight avoirdupois; and the weight denomi- weight, and ton to be of one standard. nated one hundredweight shall consist of eight such stones; and the Ibid. s. 11. weight denominated a ton shall consist of twenty such hundredweight :

Provided that nothing herein contained shall prevent any bargain, sale, or contract from being made by any multiple or by some aliquot part of the pound weight.

21. (1) Every bargain, sale, and contract made by the heaped Heaped measure unlawful. measure shall be null and void.

(2) Whosoever sells any articles by the heaped measure *Ibid. s.* 14. Penalty. shall, on conviction, forfeit a sum not exceeding forty shillings for every such sale.

22. (1) All such articles as from their size and shape are sale of certain kinds incapable of being stricken, and from their nature and quality may of articles. not conveniently be sold by weight, may be sold by a bushel measure, Ibid. s. 15. or by any multiple, or by some aliquot part (such as the half, the quarter, or the eighth part) thereof, filled in all parts as nearly to the level of the brim as the size and shape of the articles will permit, or may be sold by weight.

(2) Such bushel measure shall be of the standard capacity Capacity of of eight standard gallons, made round with a plain and even bottom, bushel measure. of the depth of nineteen inches and a half from outside to outside.

(3) Every contract for the sale of maize, wheat, barley, Proviso for sale of oats, rye, peas, or beans at per bushel, unless it is a contract for maize certain kinds of agricultural produce. in the cob or peas in the pod, shall be construed to be a contract for 43 Vic. No. 18, ss. 1, the number of pounds standard weight avoirdupois for each bushel as 2, 3. annexed to the several articles respectively in the Fourth Schedule Fourth Schedule. hereto.

7

16 Vic. No. 34. s. 10.

Weights and Measures.

PART VI.

Procedure.

23. (1) All offences against this Act may be heard and determined before any two or more justices of the peace in petty sessions.

(2) Upon a conviction for any such offence the justices shall order the penalty and forfeiture to be applied towards the payment of a reasonable recompense to the inspectors, and towards the other expenses of carrying this Act into execution, and the residue (if any) shall be paid to the consolidated revenue.

(3) If any such penalty with costs is not forthwith paid, such justices or either of them shall, by warrant under hand and seal, commit such offender to gaol for any time not exceeding three months unless the penalty and costs are sooner paid.

24. The justices of the peace before whom any offender is convicted as aforesaid shall cause the conviction to be made out in the manner and form following, or in any other form to the same effect, mutatis mutandis, that is to say-

Be	it remembered that on the	day of	, one
	thousand eight hundred and		, before
	us and	, esquires,	justices of
	the peace in and for the said	Colony	Colding Rolling
	of , was d	luly convicted before	us the said
	justices for that he the said	, on the	
	day of now last j	past, at ,	contrary to
	the form of the Act in that ca	se made and provided	[here state
	the offence], and we the said	justices do declare a	nd adjudge
		, hath for s	uch offence
	forfeited the said balances	(weights or measures	as the case
	may be), and hath also forfei	ted the sum of	
	of lawful British money to b	e applied as the said .	Act directs,
	and the further gum of	of like lowful	money for

of like lawful money for and the further sum of the reasonable costs and charges attending this conviction.

Given under our hands and seals at

on the day and year first above written.

25. (1) All actions for things done in execution of this Act or otherwise by any justice or inspector, or any constable or assistant to execution of this Act. such justice or inspector, for effectually preventing the use of balances and weights and measures otherwise than in accordance with the provisions hereof, shall be commenced within three months after the act committed or thing done and not otherwise; and notice in writing of such action and of the cause thereof shall be given to the defendant one month at least before the commencement of the action.

Protection to justices, inspectors, and others acting in

Ibid, s. 22.

Adjudication of offences. 16 Vic. No. 34, s. 20. Application of forfeitures.

If penalties not paid offenders to be committed.

Form of conviction. Ibid. s. 21.

8

(2)

Weights and Measures.

(2) No plaintiff shall recover in any such action if tender Tender of amends. of sufficient amends is made by or on behalf of the defendant before such action brought, or if a sufficient sum of money is paid into Court by or on his behalf after such action brought, and before the said cause is set down for trial.

SCHEDULES.

FIRST SCHEDULE.

Reference to Act.Title.Extent of repeal.16 Vic. No. 34 ...An Act to amend the Laws relating to Weights
and Measures.The whole.43 Vic. No. 18 ...An Act to declare the Standard Weight of a
Bushel of Maize, Wheat, Barley, Oats,
Rye, Peas, and Beans.The whole.

SECOND SCHEDULE.

Standard weights.

Avoirdi	UPOIS.		TROY V	VEIGHTS.
Fifty-six	pounds		Six	pounds
Twenty-eight	pounds		Three	pounds
Fourteen	pounds		Two	pounds
Seven	pounds		One	pound
Four	pounds		Six	ounces
Two	pounds		Three	ounces
One	pound		Two	ounces
One-half	pound		One	ounce
One-quarter	pound		Ten	pennyweights
Two	ounces		Five	pennyweights
One	ounce		Three	pennyweights
Eight	drachms		Two	pennyweights
Four	drachms		One	pennyweight
Two	drachms		Twelve	grains
One	drachm.	an in film, i	Six	grains
		mart de America	Three	grains
			Two	grains
			One	grain.

Standard measures of length.

One yard One foot One inch.

Standard measures of capacity.

			-	•	
One	bushel			One	quart
One-half	bushel			One	pint
One	peck			One-half	
One	gallon		•	One	gill
One-half	gallon.			One-half	gill.

THIRD

Section 2.

Section 3.

Section 10.

THIRD SCHEDULE.

Fees to be taken by all inspector.	s of weigh	ts and	measur	es under	r the ar	<i>ithority</i>	of th	is 1	1ct.
For examining, compar-	ing, and s	tamping	g all br	ass wei	ghts w	ithin th	eir		
G , 1	respectiv	ve juris	diction	s.					
								s.	d.
Each half-hundredweight								0	9
Each quarter of a hundredweig	ht							0	6
Each stone								0	4
Each weight under a stone to a	pound in	clusive						0	1
Each weight under a pound								0	01/2
Each set of weights of a pound	and unde	er						0	2
For examining, comparing	and star	nning a	ll iron	weights	s. or we	eights o	f oth	er	
descriptions not mad	e of brass	, within	their	respect	ive juri	sdiction	s.		
I		·				•		s.	d.
Each half-hundredweight								0	3
Each quarter of a hundredweig	-				·			0	2
Each stone								0	1
Each weight under a stone								0	$0\frac{1}{2}$
Each set of weights of a pound	and unde	er		• • • •				0	2
For examining, comparing	no and st	amning	all wo	oden m	easures	within	their	r	
For examining, comparin	respectiv	e juris	diction	8.		•			
	respectiv		BOON	8				8.	d.
Each bushel	n	A Second	1.52					0	3
Each half-bushel						71.		0	2
Each peck, and all under								0	1
Each yard								0	$0\frac{1}{2}$
		11			nasita	of liqui	da m	de	of
For examining, comparing, an	nd stampi	ng all n	neasure	es or ca	pacity	of inqui	is ma	aae	01
copper, or other	metal, wi	thin the	er resp	bective .	Jurisaid	ctions.		a	d.
T I Con miller								s. 1	0
Each five gallon								0	9
Each four gallon							0	0	6
Each three gallon								0	4
Each two gallon								0	2
Each gallon								0	1
Each half-gallon Each quart and under	• •••							0	
Each quart and under									

Section 22.

FOURTH SCHEDULE.

Standard weight of a bushel of maize, wheat, barley, oats. rye, peas, and beans.

Maize	 18 9	 		 		to the	e bushel.
Wheat	 	 		 	 60	"	"
Barley—			azaspoul		-		
Čape	 	 	Daooyan	 	 50	"	"
English	 	 	Dom.	 	 52	"	"
Oats	 	 	Due.	 	 40	"	"
Rye	 	 		 	 60 60	"	"
Peas	 	 		 	 60 60	"	"
Beans	 	 		 ad	 60	"	"

In the name and on the behalf of Her Majesty I assent to this Act.

HAMPDEN, Governor.

Government House, Sydney, 27th July, 1898.

Memo. and Certificate to accompany the Weights and Measures Bill.

THIS Bill consolidates the whole of the following Acts :--

16 Vic. No. 34. Weights and Measures.

43 Vic. No. 18. Bushel Weight.

Clause 3 (2).-The words "it shall be deposited in the Treasury" are new.

Clause 4 (2).—The words "and put in the place of the copy or model so lost, destroyed, or injured" are new.

Clause 5 (1).—The words "a complete set" are new.

These additions do not alter the sense, but were evident omissions, and render clear what was before obscure.

Clauses 3, 4, 5, 6, and 7.—The wording of these has been altered considerably from the original sections, which were very badly drawn. Section 5 of the 16 Vic. No. 34 mixed up two totally distinct things (*i.e.*, the standard weights and the copies or models thereof) in a very unintelligible way. The section has been split into two, and worded to express what was evidently the intention of the Legislature.

Clause 14.—This was most unsatisfactory, and has required re-wording and completing in some defective points. The word "contents" has been altered to "capacity." The words "to provide such stamped vessel or measure" are new, and supply an omission in the original Act.

Clauses 8 and 9 (b).—The original Acts made the Inspector liable for the safety of the copies of the standard weights and measures committed to their charge, but there is nowhere any provision for supplying them with such copies. The words in clause 8, "and a complete set of marked copies and models" are new, and fill the gap.

Clause 18.—The word "alters" in the original Act has been altered to "utters" which would seem clearly to have been intended.

Clause 22.—The whole effect of the proviso to section 15 of the 16 Vic. No. 34 has been, it is considered, preserved by the words "or may be sold by weight" at the end of clause 22 (1).

Clause 22 (3).—The three sections of the Act 43 Vic. No. 18 have, by omitting useless verbiage, been compressed into this short subclause.

Clause 24.—It has been necessary to retain the long form of conviction given in this clause, because it contains special reference to the forfeiture of balances, and so assists in the interpretation of some doubtful sections.

Clause 25.—The provisions in section 22 of 16 Vic. No. 34 as to pleading the general issue and recovering costs, &c., have been omitted as sufficiently provided for by the Acts Shortening Act, 22 Vic. No. 12, section 9.

In several sections of the old Act it is stated that things must be done, but nothing is said as to who is to do them. It has been found impossible entirely to cure this defect.

The words herein*before* and herein*after* have several times been used wrongly in the 16 Vic. No. 34. These slips have been corrected.

Throughout the original Act a puzzling variety of expressions has been used in speaking of convictions. Thus: "on conviction before any such petty sessions"; "upon conviction"; "upon conviction thereof before any two justices of the peace"; "on conviction before any two or more justices of the peace."

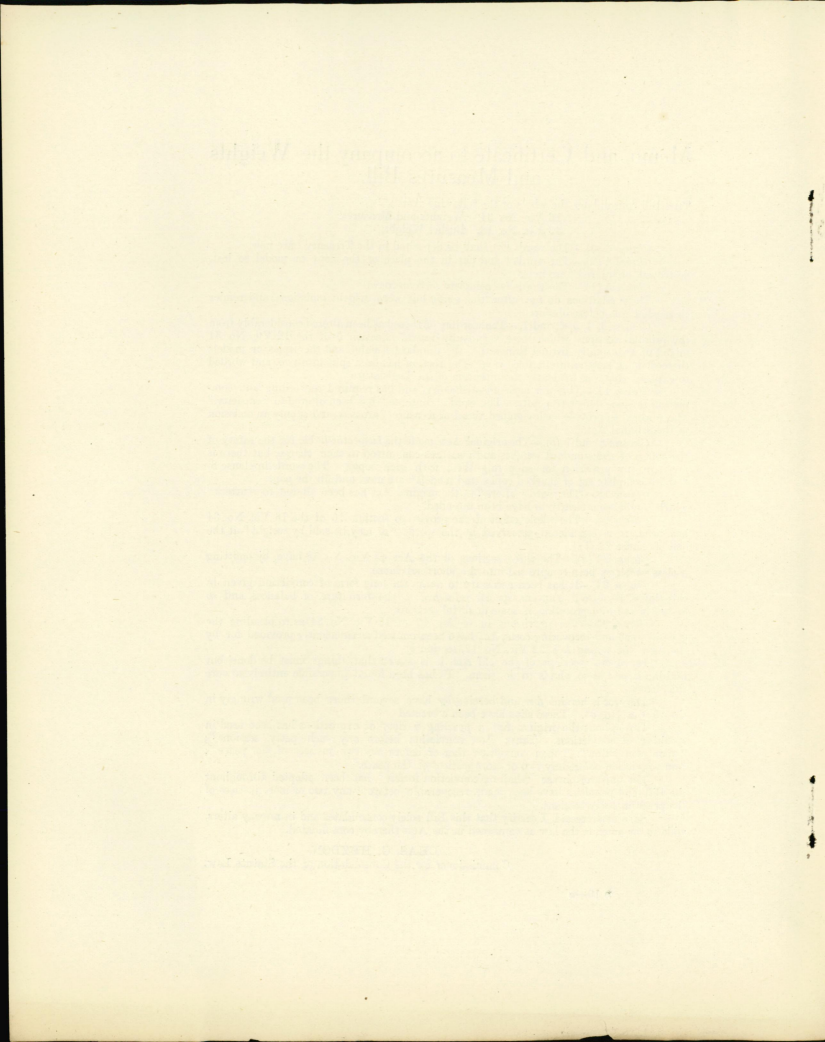
The uniform phrase "shall on conviction forfeit" has been adopted throughout the Bill, and penalties have been made recoverable before "any two or more justices of the peace in petty sessions."

Save as aforesaid, I certify that this Bill solely consolidates and in no way alters, adds to, or amends the law as contained in the Acts thereby consolidated.

CHAS. G. HEYDON,

Commissioner for the Consolidation of the Statute Law.

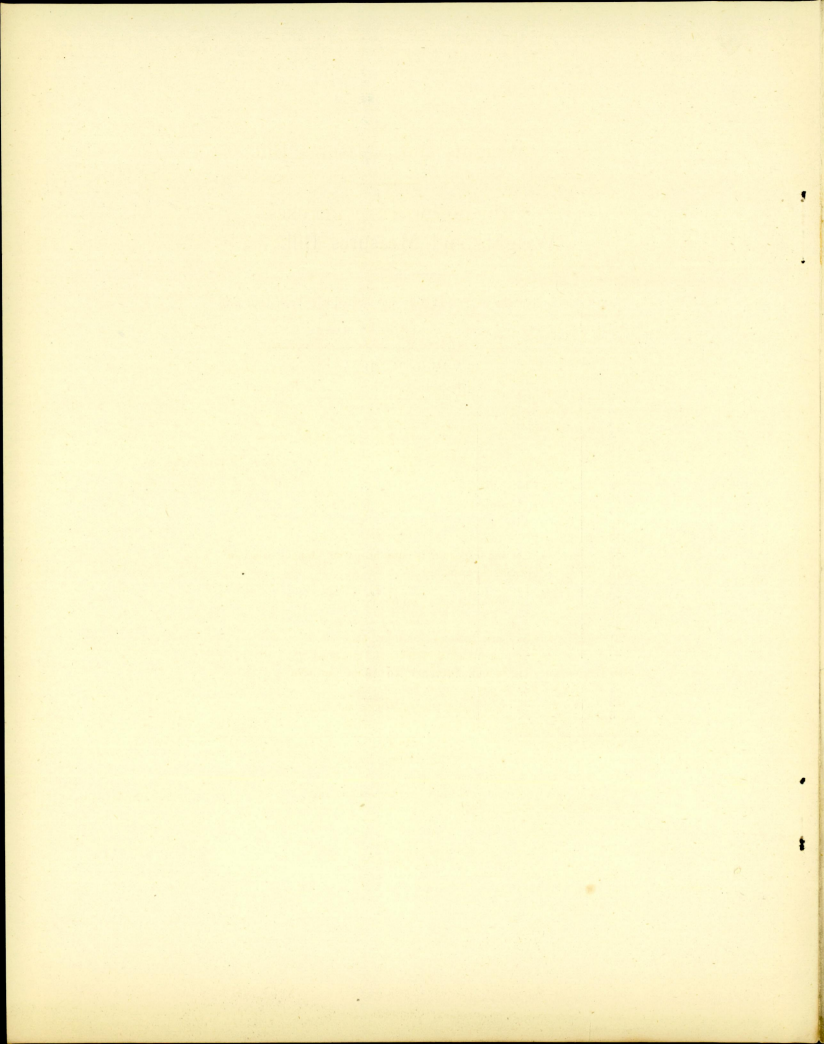
c 19-a



Weights and Measures Bill.

Section of Repealed Act.	Section of Consolidated Act.		Remarks.
		16 VICTORIA NO. 34.	
$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 9 \end{array} $	$\begin{array}{c}3\\4,5\\6\end{array}$	Omitted (repeals).	
5 6 7	3, 4 7 8		
8 9 10 11 12	$egin{array}{cccc} 14 \\ 15 \\ 19 \\ 20 \\ 16 \end{array}.$		
$ 13 \\ 14 \\ 15 \\ 16 $	$ \begin{array}{r} 17 \\ 21 \\ 22 \\ 9, 10, 11 \end{array} $		
17 18 19 20 21 22	$egin{array}{c} 12 \\ 13 \\ 18 \\ 23 \\ 24 \\ 25 \end{array}$		
		43 VICTORIA No. 18.	
$\begin{array}{c}1\\2\\3\end{array}$	22 22 22		

TABLE showing how the sections of Acts consolidated have been dealt with.



Weights and Measures Bill.

ARRANGEMENT OF CLAUSES.

PART I.

Preliminary.

Clause.

1. Short title.

2. Repeals.

PART II.

Standard weights and measures and copies thereof.

3. Weights in Treasury declared to be standard.

4. Copies of standards.

5. Copies to be deposited with clerks of petty sessions.

6. Copies already deposited.

7. Access to copies for comparison.

PART III.

Inspectors.

8. Inspectors to be appointed.

9. Recognisance of inspectors.

10. Fees.

11. Penalty.

12. Power to justices and inspectors to enter shops and examine balances.

13. Penalty for obstructing examiner.

PART IV.

Weights and measures.

14. Weights and measures to be examined and stamped.

15. Penalty for using unauthorised weights and measures.

16. Contents of weights and measures to be stamped on them.

17. Weights of lead or pewter not to be stamped.

18. Penalty for counterfeiting stamps on weights and measures.

PART V.

Sale of goods.

19. Articles to be sold by Avoirdupois weight.

20. Stone, hundredweight, and ton to be of one standard.

21. Heaped measure unlawful.

22. Sales by bushel measure.

PART VI.

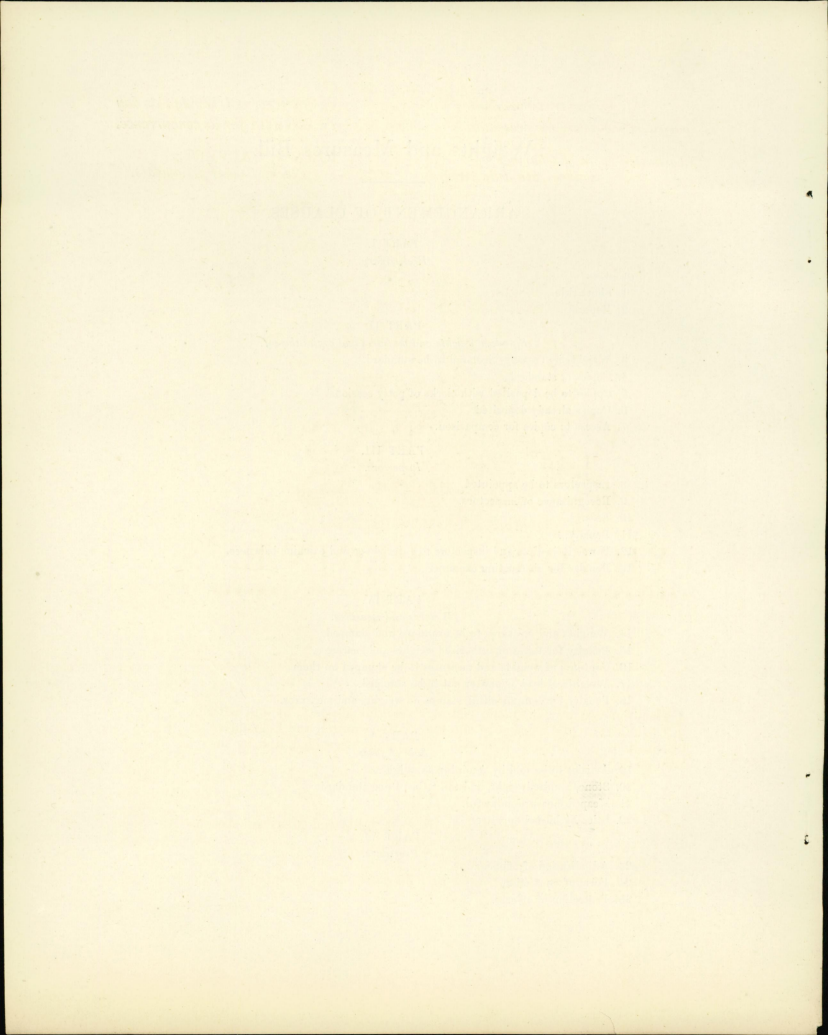
Procedure.

23. Adjudication of offences.

24. Form of conviction.

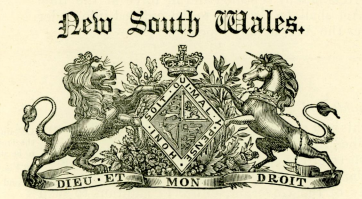
25. Protection of officers.

c 19-b



This PUBLIC BILL originated in the LEGISLATIVE COUNCIL, and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

Legislative Council Chamber, Sydney, 5th July, 1898. } JOHN J. CALVERT, Clerk of the Parliaments.



ANNO SEXAGESIMO SECUNDO VICTORIÆ REGINÆ.

Act No. , 1898.

An Act to consolidate the Laws relating to Weights and Measures.

B^E it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :---

PART I.

Preliminary.

1. This Act may be cited as the "Weights and Measures Act, 1898," and is divided into Parts, as follows :---

PART I.—Preliminary—s. 1-2.

PART II.—Standard weights and measures and copies thereof ss. 3-7.

c 19-A

PART

Weights and Measures.

PART III.—Inspectors—ss. 8-13.

PART IV.-Weights and measures-ss. 14-18.

PART V.—Sale of goods—ss. 19-22.

PART VI.—Procedure—ss. 23-25.

2. (1) The Acts mentioned in the First Schedule to this Act are Repeal. First Schedule. to the extent therein expressed hereby repealed.

(2) All persons appointed under the Acts hereby repealed officers under Acts and holding office at the time of the passing of this Act shall be hereby repealed. deemed to be appointed hereunder, and any bond or recognizance entered into under the Acts hereby repealed and in force at the time of the passing of this Act shall be deemed to be entered into under this Act as well as under the Acts hereby repealed.

PART II.

Standard weights and measures and copies thereof.

3. (1) The weights and measures now deposited in the Treasury Certain weights in (a list whereof is contained in the Second Schedule hereto), and such the Treasury declared (a list whereof is contained in the Second Schedule hereto), and such the Iteration of the standard. other weights and measures of the standard of the United Kingdom of 16 Vic. No. 34, s. 2. Great Britain and Ireland as may from time to time be deposited second Schedule. therein by the authority of the Governor, either in addition to such weights and measures or in substitution for the same, shall be there safely kept, and shall be the standard weights and measures of New South Wales for the time being.

(2) If any of the said standard weights and measures is lost, Lost standards to be destroyed, or injured, another weight or measure shall be provided of replaced. the same size and weight or measure as the one so lost, destroyed, or Ibid. s. 5. injured, and if the Governor approves the same it shall be deposited in the Treasury, and shall thereupon be deemed to be a true and genuine weight or measure to all such intents and purposes as the weight or measure which was lost, destroyed, or injured.

4. (1) The Governor may cause copies and models of the several copies of standards weights and measures so deposited to be carefully made, and to be to be made by order verified on oath before the Treasurer (who is hereby authorised to *Ibid. s. 3.* administer such oath), and if the Governor approves of the same he may cause a mark or stamp to be legibly impressed or engraven on each copy and each model, to show that it has been so verified and approved. Such mark or stamp shall consist of such letters and figures as are commonly used to signify Her Majesty's name or mark, together with S.W. or S.M., signifying standard weight or standard measure, as the case may be, and the number of pounds or other denomination of such weight or measure.

(2) If any marked copy or model is lost, destroyed, or Lost copies to be injured, another copy or model of the same size, weight, or measure replaced.

Ibid. s. 5. shall

Weights and Measures.

shall be made, verified, approved, and marked, and put in the place of the copy or model so lost, destroyed, or injured, and shall thereupon be deemed a true copy and model for all purposes.

5. (1) A complete set of such marked copies and models shall be copies of standards b. (1) A complete set of such marked copies and incuces shall be to be deposited with deposited with the clerk of each petty sessions appointed to be holden to be deposited with in New South Wales, and shall be by him safely and securely kept sessions. for the purpose of comparison, as hereinafter directed. 16 Vic. No. 34, s. 3.

(2) Any such clerk who falsifies or otherwise wilfully injures Penalty. any such copy or model so deposited with him shall, on conviction, forfeit the sum of fifty pounds, to be recovered and applied as hereinafter directed.

6. All copies and models already deposited with the said clerks Copies already under any like repealed enactment shall, until called in by the deposited. Governor, be deemed to be legal weights and measures for such Ibid. s. 4. purpose of comparison.

7. (1) If any person wishes to compare and adjust any weight Persons to have or measure, and makes application to any clerk of petty sessions and access to copies; and pays the fee hereinafter mentioned, such clerk shall permit such parisons. person to have access at any reasonable time to the copies and models Ibid. s. 6. deposited with him, and shall compare every such weight or measure with the marked copy or model appropriate for such comparison.

(2) For every such examination the clerk who makes the Fees. same shall be paid by the person who causes the same to be made the sum of threepence for every weight and measure so compared and no more.

(3) Any such clerk who neglects or refuses to compare any Penalty. such weight or measure at any such reasonable time as he is thereunto required, shall, on conviction, forfeit the sum of ten pounds.

PART III.

Inspectors.

8. The justices in petty sessions shall, as occasion may require, Inspectors to be appoint one or more persons in their respective districts to be inspectors appointed. of weights and measures for the discharge of the duties hereinafter Ibid. s. 7. mentioned; and the Governor shall cause to be delivered to each Inspectors to be prosuch inspector good and sufficient stamps for the stamping or sealing vided with stamps. weights and measures used or to be used in the districts for which such inspectors are appointed, and a complete set of marked copies and models.

9. Every inspector appointed under this Act shall forthwith Recognizance of enter into a bond or recognizance to the Queen to be sued for in any inspectors. court of record in the sum of two hundred nounds conditioned for court of record in the sum of two hundred pounds conditioned for-

- (a) the due and punctual performance of the duties of his office; and
- (b) the safety of the stamps and marked copies and models of the standard weights and measures committed to his charge; and
- (c) the due restoration and surrender of such stamps and marked copies and models immediately on his removal or other cessation of office to such person as may be appointed to receive them by the justices of the petty sessions by which such inspector was appointed.

10. Every such inspector shall be entitled to fees according to Fees. the scale contained in the Third Schedule to this Act for every such Ibid. s. 16. examination, comparison, and stamping as is hereby required to be Third Schedule. made by him.

11. Any inspector of weights and measures, or any other person Penalty. legally authorised to examine and stamp any weights or measures, who Ibid. s. 16.

- (a) stamps any weight or measure without duly verifying the same by comparison with a copy of the standard; or
- (b) is guilty of a breach of any duty imposed upon him by this Act: or

(c) otherwise misconducts himself in the execution of his office, shall, upon conviction, forfeit a sum not exceeding five pounds.

12. (1) Any justice of the peace, or any inspector authorised Power to justices and in writing under the hand of any justice of the peace, may at all inspectors to enter seasonable times enter any shop, store, house, warehouse, stall, yard, examine balances, &c. or place whatsoever wherein goods are kept or exposed for sale, or are Ibid. s. 17. weighed for purchase, conveyance, or carriage, and there may examine all weights, measures, and weighing machines, and compare and try the same with the copies of the standard weights and measures authorised to be provided under this Act.

(2) Any weight or measure or weighing machine dis- Penalties for having covered upon such examination to be light or incorrect or otherwise measures, or balances. unjust shall be liable to seizure, and the person in whose possession the same is found shall upon conviction thereof forfeit a sum not exceeding five pounds, unless such weight is a troy weight, or such weighingmachine has been used or is such as is commonly used with troy weight, in which case he shall forfeit a sum not exceeding fifty pounds.

13. Whosoever—

(a) wilfully obstructs, hinders, resists, or in anywise opposes any obstructing examiner (a) in refusing to produce person hereby authorised and empowered to view and examine weights or measures such balances, weights, and measures, in the execution of his for examination. (b) Tbid. s. 18.office; or, (b)

Penalty on persons

Weights and Measures.

(b) being a person selling, or retailing, or purchasing, or charging by weight or measure, refuses to produce his balances, weights,

or measures in order to be viewed or examined,

shall on conviction forfeit a sum not exceeding five pounds or less than forty shillings.

/ PART IV.

Weights and measures.

14. (1) The inspectors shall examine all weights and measures All weights and used for buying and selling, or for the collecting of any tolls or measures to be examined by duties, or for the making of any charges in the conveyance of any inspectors and goods or merchandise, and shall compare them with the marked ^{stamped} if correct. copies and models appropriate for such comparison, and shall stamp in such a manner as best to prevent fraud such weights and measures as are found, when so examined and compared, to correspond with the said copies and models.

(2) Provided always that nothing herein contained shall Exceptions. extend to require-

- (a) any single weight of above fifty-six pounds to be inspected and stamped; or,
- (b) any wooden or wicker measure used in the sale of lime or other articles of the like nature, or any glass or earthenware jug, or drinking cup, though represented as containing the amount of any Imperial measure or of any multiple thereof, to be stamped; but,

if any person sells by any unstamped measure or vessel represented as containing the amount of any Imperial measure, or of any multiple thereof, the buyer may require the capacity of such measure or vessel to be ascertained by a comparison with a stamped measure, such stamped measure to be found and provided by such seller. If the seller refuses to provide such stamped measure or vessel, or to Penalty. make such comparison, or if, upon such comparison being made, such unstamped measure or vessel is found to be deficient in capacity the seller shall on conviction forfeit a sum not exceeding five pounds.

15. (1) Whosoever uses—

- (a) any weight or measure other than such as has been com-weights and measures not authorised by pared and stamped under the provisions hereof; or,
- (b) any weight or measure, other than those authorised by this Ibid. E. 9. Act, or an aliquot part or multiple thereof; or,

(c) any weight or measure found light or otherwise unjust, shall, on conviction forfeit a sum not exceeding five pounds, except in the case of troy weight, in which case he shall forfeit a sum not (2)exceeding fifty pounds.

Penalty for using Act. &c.

Weights and Measures.

(2) Any contract, bargain, or sale made by any such weights Contracts to be or measures shall be wholly null and void, and every such light or void. unjust weight or measure shall on being discovered by any inspector be seized and shall be forfeited.

16. (1) All weights made after the passing of this Act of the Contents of weights weight of one pound avoirdupois or more shall have the number of and measures to be stamped on them. pounds contained in every such weight stamped or cast on the top or 16 Vic. No. 34, s. 12. side thereof in legible figures and letters.

(2) All measures of capacity made after the passing of this Act shall have their contents denominated, stamped, or marked on the outside of such measures in legible figures and letters.

17. No weight made of lead or pewter, or of any mixture Weights made of thereof, shall be stamped or used :

lead or pewter not to be stamped.

Provided that nothing herein contained shall prevent the use of Ibid. s. 13. lead or pewter, or of any mixture thereof, in the manufacture of weights, if they are wholly and substantially cased with brass, copper, or iron, and legibly stamped or marked "cased;" or shall prevent the insertion of such a plug of lead or pewter into weights as is bona fide necessary for the purpose of adjusting them and of affixing thereon

the stamp hereinbefore mentioned. **18.** (1) Whosoever—

- (a) makes, forges, or counterfeits, or causes or procures to be feiting stamps on weights and made, forged, or counterfeited; or
- (b) knowingly acts or assists in the making, forging, or counter- Ibid. s. 19. feiting

any stamp or mark used for the stamping or marking of any weights or measures under this Act shall forfeit on conviction a sum not exceeding fifty or less than ten pounds.

(2) Whosoever knowingly sells, utters, disposes of, or Penalty for selling exposes to sale, any weight or measure with such forged or counterfeit false weights and stamp or mark thereon shall forfeit on conviction a sum not exceeding ten pounds or less than forty shillings.

(3) All weights and measures with such forged or counter- False weights and feited stamps or marks shall be forfeited and broken up, and the measures to be destroyed. proceeds thereof shall be disposed of in the manner hereinafter mentioned.

Penalty for countermeasures.

PART V.

Sale of goods.

19. All articles sold by weight shall be sold by avoirdupois All articles to be sold by Avoirdupois weight, except—

- (a) gold, silver, platinum, diamonds, or other precious stones, stated. which shall be sold by troy weight; and 16 Vic
- (b) drugs which, when sold by retail, may be sold by Apothecaries' weight.

20. The weight denominated a stone shall in all cases consist of The stone, hundredfourteen pounds standard weight avoirdupois; and the weight denomi- weight, and ton to be nated one hundredweight shall consist of eight such stones; and the *Ibid.* s. 11. weight denominated a ton shall consist of twenty such hundredweight:

Provided that nothing herein contained shall prevent any bargain, sale, or contract from being made by any multiple or by some aliquot part of the pound weight.

21. (1) Every bargain, sale, and contract made by the heaped Heaped measure unlawful.

(2) Whosoever sells any articles by the heaped measure $\frac{Ibid. s. 14}{P_{enalty.}}$ shall, on conviction, forfeit a sum not exceeding forty shillings for every such sale.

22. (1) All such articles as from their size and shape are sale of certain kinds incapable of being stricken, and from their nature and quality may of articles. *Tbid.* s. 15. or by any multiple, or by some aliquot part (such as the half, the quarter, or the eighth part) thereof, filled in all parts as nearly to the level of the brim as the size and shape of the articles will permit, or may be sold by weight.

(2) Such bushel measure shall be of the standard capacity capacity of of eight standard gallons, made round with a plain and even bottom, ^{bushel measure.} of the depth of nineteen inches and a half from outside to outside.

(3) Every contract for the sale of maize, wheat, barley, Proviso for sale of oats, rye, peas, or beans at per bushel, unless it is a contract for maize certain kinds of agricultural produce. in the cob or peas in the pod, shall be construed to be a contract for 43 Vic. No. 18, ss. 1, the number of pounds standard weight avoirdupois for each bushel as 2, 3. annexed to the several articles respectively in the Fourth Schedule Fourth Schedule. hereto.

16 Vic. No. 34, s. 10.

PART VI.

Procedure.

23. (1) All offences against this Act may be heard and deter- Adjudication of mined before any two or more justices of the peace in petty sessions. offences.

(2) Upon a conviction for any such offence the justices ¹⁶ Vic. No. 34, s. 20. shall order the penalty and forfeiture to be applied towards the pay- Application of forfeitures. ment of a reasonable recompense to the inspectors, and towards the other expenses of carrying this Act into execution, and the residue (if any) shall be paid to the consolidated revenue.

(3) If any such penalty with costs is not forthwith paid, If penalties not such justices or either of them shall, by warrant under hand and seal, paid offenders to be committed. commit such offender to gaol for any time not exceeding three months unless the penalty and costs are sooner paid.

24. The justices of the peace before whom any offender is Form of conviction. convicted as aforesaid shall cause the conviction to be made out in the Ibid. s. 21. manner and form following, or in any other form to the same effect. mutatis mutandis, that is to say-

Be it remembered that on the

day of , one thousand eight hundred and , at , before us and , esquires, justices of the peace in and for the said Colony of , was duly convicted before us the said justices for that he the said , on the day of now last past, at , contrary to the form of the Act in that case made and provided [here state the offence, and we the said justices do declare and adjudge that the said , hath for such offence forfeited the said balances (weights or measures as the case may be), and hath also forfeited the sum of of lawful British money to be applied as the said Act directs, and the further sum of of like lawful money for

the reasonable costs and charges attending this conviction.

Given under our hands and seals at

on the day and year first above written.

25. (1) All actions for things done in execution of this Act or Protection to otherwise by any justice or inspector, or any constable or assistant to justices, inspectors, such justice or inspector, for effectually preventing the use of balances execution of this Act. and weights and measures otherwise than in accordance with the pro- Ibid. s. 22. visions hereof, shall be commenced within three months after the act committed or thing done and not otherwise; and notice in writing of such action and of the cause thereof shall be given to the defendant one month at least before the commencement of the action.

(2)

Weights and Measures.

(2) No plaintiff shall recover in any such action if tender Tender of amends. of sufficient amends is made by or on behalf of the defendant before such action brought, or if a sufficient sum of money is paid into Court by or on his behalf after such action brought, and before the said cause is set down for trial.

SCHEDULES.

FIRST SCHEDULE.

Section 2.

Reference to Act.	Title.	Extent of repeal.	
-	An Act to amend the Laws relating to Weights and Measures. An Act to declare the Standard Weight of a Bushel of Maize, Wheat, Barley, Oats, Rye, Peas, and Beans.	The whole.	
	SECOND SCHEDULE.		Section 3.

Standard weights.

Avoirdu	JPOIS.	TR	OY	WEIGHTS.	
Fifty-six	pounds	Siz	x	pounds	
Twenty-eight	pounds	Tł	nree	pounds	
Fourteen	pounds	Tr	vo	pounds	
Seven	pounds	O	ne	pound	
Four	pounds	Si	X	ounces	
Two	pounds	Tł	iree	ounces	
One	pound	Tr	wo	ounces	
One-half	pound		nø	ounce	
One-quarter	pound	Te	en	pennyweights	
Two	ounces	Fi	ive	pennyweights	
One	ounce	Tł	ree	pennyweights	
Eight	drachms	Tv Tv	vo	pennyweights	
Four	drachms		ne	pennyweight	
Two	drachms	Tı	welv	e grains	•
One	drachm.	Si	x	grains	
		Tł	nree	grains	
	the second second	Tr	wo	grains	
	and the second second	O	ne	grain.	

Standard measures of length.

One yard One foot One inch.

Standard measures of capacity.

One	bushel		One	quart
One-half	bushel	•	One	pint
One	peck		One-half	pint
	gallon		One	gill
One-half	gallon.		One-half	gill.

с 19—В

THIRD

THIRD SCHEDULE.

Section 10.

Fees to be taken by all inspectors of weights and measures under the authority of this Act. For examining, comparing, and stamping all brass weights within their

respective jurisdictions.

Each half-hundredweight			s.	d.
Each quarter of a hundredweight	 	 	 0	9
Each stone	 	 	 0	6
Each weight under a stone to a pound inclusive	 	 	 0	4
Lach weight under a pound	 	 		
Each set of weights of a pound and under	 	 	-	$0\frac{1}{2}$
be a substant of a pound and under	 	 	 0	2

For examining, comparing, and stamping all iron weights, or weights of other descriptions not made of brass, within their respective jurisdictions.

			-			
Each half-hundredweight					s.	d.
Each quarter of a hundred weight		 •		 	 0	3
Each quarter of a hundredweight . Each stone					 0	2
Each weight under a store		 		 	 0	1
Each weight under a stone Each set of weights of a pound and		 		 	 0	$0\frac{1}{2}$
Lach set of weights of a pound and	under					

For examining, comparing, and stamping all wooden measures within their respective jurisdictions.

Each bushel					s.	d.
Each half bushel	•••	 	 	 	 0	3
Each half-bushel		 	 	 	 0	2
Each peck, and all under Each yard		 	 	 	 0	1
Lach yard		 	 		0	01

For examining, comparing, and stamping all measures of capacity of liquids made of copper, or other metal, within their respective jurisdictions.

Each five gallon						s.	d.	
Each four gallon		 	 	 	 	1	0	
Each three gallon		 	 	 	 	0	9	
Each two gallon		 	 	 	 	0	6	
Each gallon		 	 	 	 	0	4	
Each half-gallon	•••	 	 	 	 	0	2	
Each quart and unde		 	 	 	 	0	1	
Lach quart and unde	er	 	 	 	 	0	$0^{\frac{1}{2}}$	
							-	

FOURTH SCHEDULE.

Section 22.

Sta	ndard we	eight of	a bushe	el of ma	ize, who	eat, bar	ley, oat	s, rye,	peas,	and be	ans.
Maize Wheat											ne bushel.
Barley—									60	"	"
Ćape Engli									50	"	"
Oata	1101		• • • •						52	"	"
REA									40	"	"
Door		•••							60	"	"
Beans									60	"	"
Dealls									60	"	"

[18.]

Sydney : William Applegate Gullick, Government Printer.-1898.

Memo. and Certificate to accompany the Weights and Measures Bill.

THIS Bill consolidates the whole of the following Acts :-

16 Vic. No. 34. Weights and Measures. 43 Vic. No. 18. Bushel Weight.

Clause 3 (2).-The words "it shall be deposited in the Treasury" are new.

Clause 4 (2).-The words " and put in the place of the copy or model so lost, destroyed, or injured " are new.

Clause 5 (1).-The words "a complete set" are new.

These additions do not alter the sense, but were evident omissions, and render clear what was before obscure.

Clauses 3, 4, 5, 6, and 7.—The wording of these has been altered considerably from the original sections, which were very badly drawn. Section 5 of the 16 Vic. No. 34 mixed up two totally distinct things (*i.e.*, the standard weights and the copies or models thereof) in a very unintelligible way. The section has been split into two, and worded to express what was evidently the intention of the Legislature.

Clause 14.—This was most unsatisfactory, and has required re-wording and com-pleting in some defective points. The word "contents" has been altered to "capacity." The words "to provide such stamped vessel or measure" are new, and supply an omission in the original Act.

Clauses 8 and 9 (b).—The original Acts made the Inspector liable for the safety of the copies of the standard weights and measures committed to their charge, but there is nowhere any provision for supplying them with such copies. The words in clause 8, "and a complete set of marked copies and models" are new, and fill the gap.

Clause 18.—The word "alters" in the original Act has been altered to "utters" which would seem clearly to have been intended.

Clause 22.-The whole effect of the proviso to section 15 of the 16 Vic. No. 34 has been, it is considered, preserved by the words "or may be sold by weight" at the end of clause 22 (1).

Clause 22 (3).-The three sections of the Act 43 Vic. No. 18 have, by omitting useless verbiage, been compressed into this short subclause.

Clause 24.—It has been necessary to retain the long form of conviction given in this clause, because it contains special reference to the forfeiture of balances, and so assists in the interpretation of some doubtful sections.

Clause 25.-The provisions in section 22 of 16 Vic. No. 34 as to pleading the general issue and recovering costs, &c., have been omitted as sufficiently provided for by the Acts Shortening Act, 22 Vic. No. 12, section 9.

In several sections of the old Act it is stated that things must be done, but nothing is said as to who is to do them. It has been found impossible entirely to cure this defect.

The words hereinbefore and hereinafter have several times been used wrongly in the 16 Vic. No. 34. These slips have been corrected.

Throughout the original Act a puzzling variety of expressions has been used in speaking of convictions. Thus: "on conviction before any such petty sessions"; "upon conviction"; "upon conviction thereof before any two justices of the peace"; "on conviction before any two or more justices of the peace."

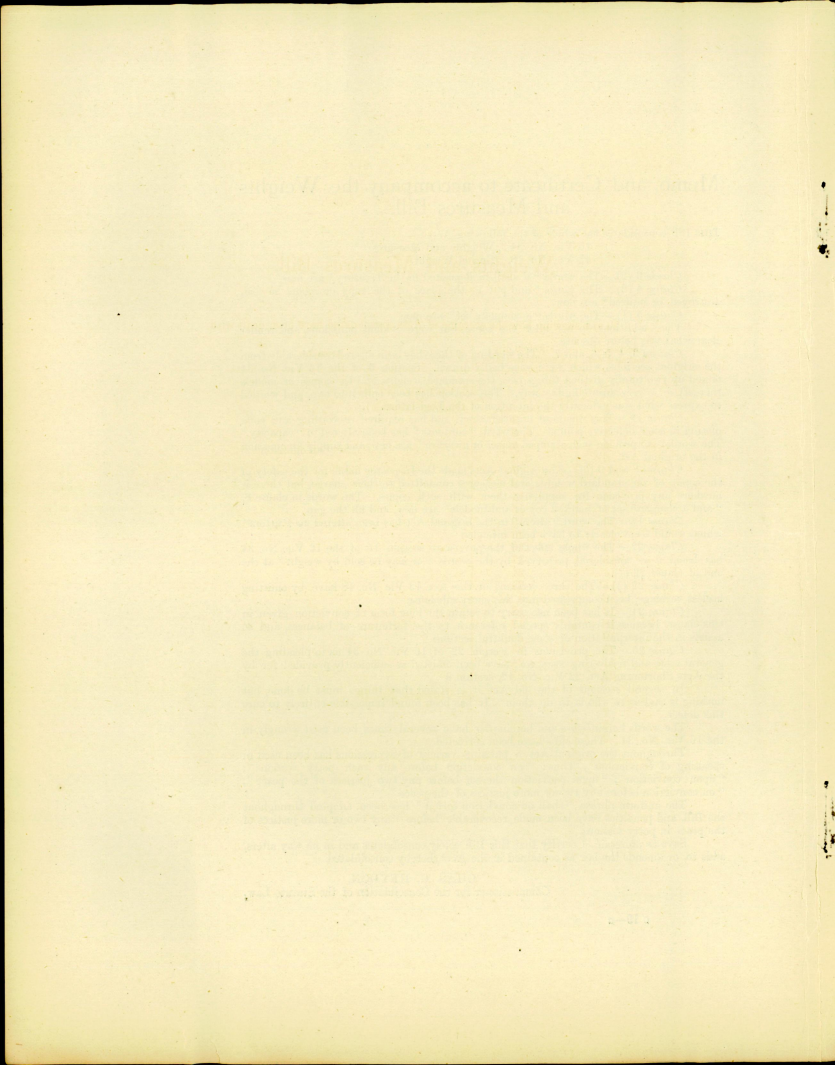
The uniform phrase "shall on conviction forfeit" has been adopted throughout the Bill, and penalties have been made recoverable before "any two or more justices of the peace in petty sessions."

Save as aforesaid, I certify that this Bill solely consolidates and in no way alters, adds to, or amends the law as contained in the Acts thereby consolidated.

CHAS. G. HEYDON,

Commissioner for the Consolidation of the Statute Law.

c 19-a



Weights and Measures Bill.

6

١.

Section of Repealed Act.	Section of Consolidated Act.	Remarks.
		16 VICTOBIA NO. 34.
1 1		Omitted (repeals).
1 2 3 4 5 6 7 8 9 10 11	3	
3	4, 5	
4	6	
5	3, <u>4</u> 7	
6	7	
7	8	
8	14	
10	14 15 19	
10	20	
12	16	
13	17	
14	21	
14 15 16 17 18	22	
16	9, 10, 11	
17	12	
18	13	
19	18	
20	23	
21	24 25	
22		
		43 VICTOBIA NO. 18.
1	22	
1 2 3	22	
3	22	

TABLE showing how the sections of Acts consolidated have been dealt with.

Weights and Measures Bill.

.e.franceA	dentation of Consultation Act.	Remain of Remain of Act.
to Vicionia No. 31. Omitica (repeals).	and the second second second	1 1
	3 4, 5	1 CO 10
	4, 5 6,4 8 14 15	3 0 7
	0 14 15	8 0
	19 01 81	10 11 13
	17 21 23	11 13 13 14 15
	0,10,11 12 13 13	16 17 18
	13 23 23	10 20 21
AS VICTORIA NO. 18.	25	(: <u>;</u>
	63 63 63	I G G

Tanan abowing how the socious of Acts consultated have been dealt with.

Weights and Measures Bill.

ARRANGEMENT OF CLAUSES.

PART I.

Preliminary.

Clause.

1

1. Short title.

2. Repeals.

PART II.

Standard weights and measures and copies thereof.

3. Weights in Treasury declared to be standard.

4. Copies of standards.

5. Copies to be deposited with clerks of petty sessions.

6. Copies already deposited.

7. Access to copies for comparison.

PART III.

Inspectors.

8. Inspectors to be appointed.

9. Recognisance of inspectors.

10. Fees.

11. Penalty.

12. Power to justices and inspectors to enter shops and examine balances.

13. Penalty for obstructing examiner.

PART IV.

Weights and measures.

14. Weights and measures to be examined and stamped.

15. Penalty for using unauthorised weights and measures.

16. Contents of weights and measures to be stamped on them.

17. Weights of lead or pewter not to be stamped.

18. Penalty for counterfeiting stamps on weights and measures.

PART V.

Sale of goods.

19. Articles to be sold by Avoirdupois weight.

20. Stone, hundredweight, and ton to be of one standard.

21. Heaped measure unlawful.

22. Sales by bushel measure.

PART VI.

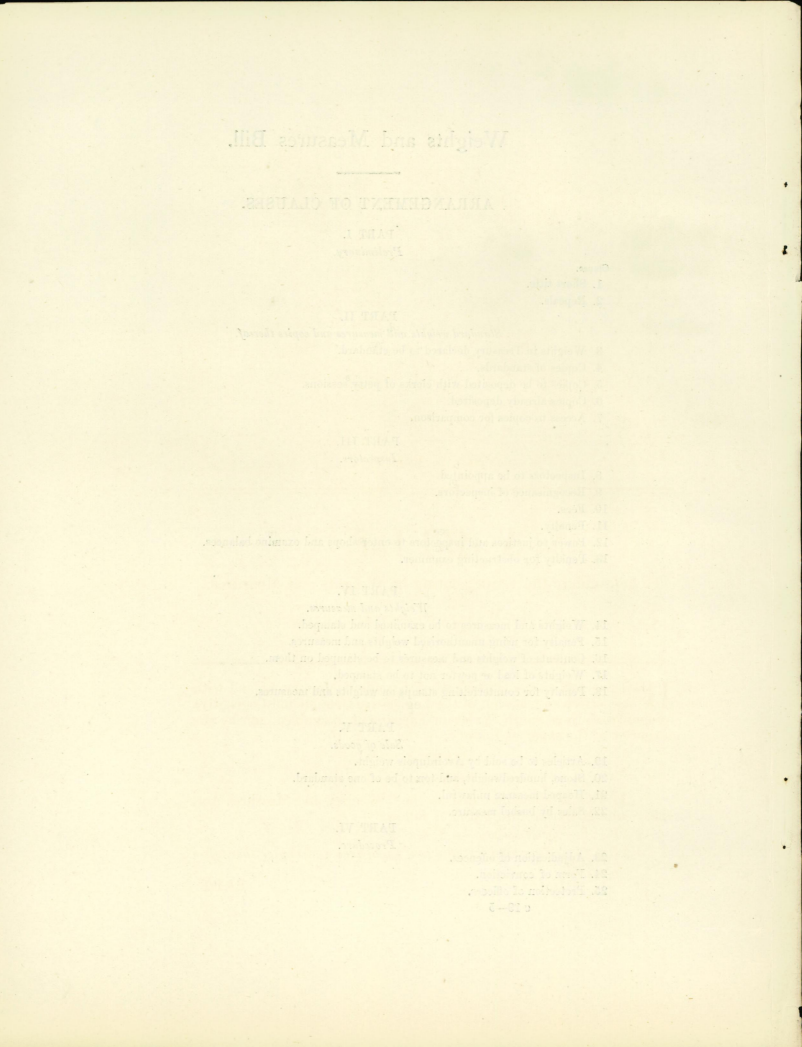
Procedure.

23. Adjudication of offences.

24. Form of conviction.

25. Protection of officers.

с 19—Ъ



Legislative Council.

No. , 1898.

A BILL

To consolidate the Laws relating to Weights and Measures.

[MR. WANT ;---30 June, 1898.]

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :—

PART I.

Preliminary.

1. This Act may be cited as the "Weights and Measures Act, 189," and is divided into Parts, as follows :---

PART I.—Preliminary—s. 1-2.

PART II.—Standard weights and measures and copies thereof ss. 3-7.

с 19—А

\$

PART

PART III.—Inspectors—ss. 8-13.

PART IV.—Weights and measures—ss. 14-18.

PART V.—Sale of goods—ss. 19-22.

PART VI.—Procedure—ss. 23-25.

2. (1) The Acts mentioned in the First Schedule to this Act are to the extent therein expressed hereby repealed.

(2) All persons appointed under the Acts hereby repealed and holding office at the time of the passing of this Act shall be deemed to be appointed hereunder, and any bond or recognizance entered into under the Acts hereby repealed and in force at the time of the passing of this Act shall be deemed to be entered into under this Act as well as under the Acts hereby repealed.

PART II.

Standard weights and measures and copies thereof.

3. (1) The weights and measures now deposited in the Treasury the Treasury declared (a list whereof is contained in the Second Schedule hereto), and such other weights and measures of the standard of the United Kingdom of Great Britain and Ireland as may from time to time be deposited therein by the authority of the Governor, either in addition to such weights and measures or in substitution for the same, shall be there safely kept, and shall be the standard weights and measures of New South Wales for the time being.

> (2) If any of the said standard weights and measures is lost. destroyed, or injured, another weight or measure shall be provided of the same size and weight or measure as the one so lost, destroyed, or injured, and if the Governor approves the same it shall be deposited in the Treasury, and shall thereupon be deemed to be a true and genuine weight or measure to all such intents and purposes as the weight or measure which was lost, destroyed, or injured.

> 4. (1) The Governor may cause copies and models of the several weights and measures so deposited to be carefully made, and to be verified on oath before the Treasurer (who is hereby authorised to administer such oath), and if the Governor approves of the same he may cause a mark or stamp to be legibly impressed or engraven on each copy and each model, to show that it has been so verified and approved. Such mark or stamp shall consist of such letters and figures as are commonly used to signify Her Majesty's name or mark, together with S.W. or S.M., signifying standard weight or standard measure, as the case may be, and the number of pounds or other denomination of such weight or measure.

> (2) If any marked copy or model is lost, destroyed, or injured, another copy or model of the same size, weight, or measure shall

Officers under Acts hereby repealed.

Repeal. First Schedule.

Certain weights in to be standard. 16 Vic. No. 34, s. 2. Second Schedule.

Lost standards to be replaced. Ibid. s. 5.

Copies of standards to be made by order of the Governor. Ibid. s. 3.

Lost copies to be replaced. Ibid. s. 5.

shall be made, verified, approved, and marked, and put in the place of the copy or model so lost, destroyed, or injured, and shall thereupon be deemed a true copy and model for all purposes.

5. (1) A complete set of such marked copies and models shall be Copies of s'andards deposited with the clerk of each petty sessions appointed to be holden to be deposited with in New South Wales, and shall be by him safely and securely kept sessions. for the purpose of comparison, as hereinafter directed. 16 Vic. No. 34, s. 3.

(2) Any such clerk who falsifies or otherwise wilfully injures Penalty. any such copy or model so deposited with him shall, on conviction, forfeit the sum of fifty pounds, to be recovered and applied as hereinafter directed.

6. All copies and models already deposited with the said clerks Copies already under any like repealed enactment shall, until called in by the deposited. Governor, be deemed to be legal weights and measures for such Ibid. s. 4. purpose of comparison.

7. (1) If any person wishes to compare and adjust any weight Persons to have or measure, and makes application to any clerk of petty sessions and clerks to make compays the fee hereinafter mentioned, such clerk shall permit such parisons. person to have access at any reasonable time to the copies and models Ibid. 8. 6. deposited with him, and shall compare every such weight or measure with the marked copy or model appropriate for such comparison.

(2) For every such examination the clerk who makes the Fees. same shall be paid by the person who causes the same to be made the sum of threepence for every weight and measure so compared and no more.

(3) Any such clerk who neglects or refuses to compare any Penalty. such weight or measure at any such reasonable time as he is thereunto required, shall, on conviction, forfeit the sum of ten pounds.

PART III.

Inspectors.

8. The justices in petty sessions shall, as occasion may require, Inspectors to be appoint one or more persons in their respective districts to be inspectors appointed. of weights and measures for the discharge of the duties hereinafter Ibid. s. 7. mentioned; and the Governor shall cause to be delivered to each Inspectors to be pro-such inspector good and sufficient, stamps, for the stamping or scaling vided with stamps, such inspector good and sufficient stamps for the stamping or sealing weights and measures used or to be used in the districts for which such inspectors are appointed, and a complete set of marked copies and models.

9.

Recognizance of inspectors. 16 Vic. No. 34, s. 16.

9. Every inspector appointed under this Act shall forthwith enter into a bond or recognizance to the Queen to be sued for in any court of record in the sum of two hundred pounds conditioned for-

- (a) the due and punctual performance of the duties of his office; and
- (b) the safety of the stamps and marked copies and models of the standard weights and measures committed to his charge; and
- (c) the due restoration and surrender of such stamps and marked copies and models immediately on his removal or other cessation of office to such person as may be appointed to receive them by the justices of the petty sessions by which such inspector was appointed.

10. Every such inspector shall be entitled to fees according to the scale contained in the Third Schedule to this Act for every such examination, comparison, and stamping as is hereby required to be made by him.

11. Any inspector of weights and measures, or any other person legally authorised to examine and stamp any weights or measures, who

- (a) stamps any weight or measure without duly verifying the same by comparison with a copy of the standard; or
- (b) is guilty of a breach of any duty imposed upon him by this Act; or

(c) otherwise misconducts himself in the execution of his office. shall, upon conviction, forfeit a sum not exceeding five pounds.

12. (1) Any justice of the peace, or any inspector authorised in writing under the hand of any justice of the peace, may at all examine balances, &c. seasonable times enter any shop, store, house, warehouse, stall, yard, or place whatsoever wherein goods are kept or exposed for sale, or are weighed for purchase, conveyance, or carriage, and there may examine all weights, measures, and weighing machines, and compare and try the same with the copies of the standard weights and measures authorised to be provided under this Act.

> (2) Any weight or measure or weighing machine discovered upon such examination to be light or incorrect or otherwise unjust shall be liable to seizure, and the person in whose possession the same is found shall upon conviction thereof forfeit a sum not exceeding five pounds, unless such weight is a troy weight, or such weighingmachine has been used or is such as is commonly used with troy weight, in which case he shall forfeit a sum not exceeding fifty pounds.

13. Whosoever—

(a) wilfully obstructs, hinders, resists, or in anywise opposes any person hereby authorised and empowered to view and examine such balances, weights, and measures, in the execution of his office; or, (b)

Fees. Ibid. s. 16. Third Schedule.

Penalty. Ibid. s. 16.

Power to justices and inspectors to enter shops, &c., and Ibid. s. 17.

Penalties for having unjust weights, measures, or balances.

Penalty on persons obstructing examiner in refusing to produce weights or measures for examination. Ibid. s. 18.

4

(b) being a person selling, or retailing, or purchasing, or charging by weight or measure, refuses to produce his balances, weights, or measures in order to be viewed or examined,

shall on conviction forfeit a sum not exceeding five pounds or less than forty shillings.

PART IV.

Weights and measures.

14. (1) The inspectors shall examine all weights and measures All weights and used for buying and selling, or for the collecting of any tolls or measures to be examined by duties, or for the making of any charges in the conveyance of any inspectors and goods or merchandise, and shall compare them with the marked stamped if correct. copies and models appropriate for such comparison, and shall stamp in such a manner as best to prevent fraud such weights and measures as are found, when so examined and compared, to correspond with the said copies and models.

(2) Provided always that nothing herein contained shall Exceptions. extend to require-

- (a) any single weight of above fifty-six pounds to be inspected and stamped; or,
- (b) any wooden or wicker measure used in the sale of lime or other articles of the like nature, or any glass or earthenware jug, or drinking cup, though represented as containing the amount of any Imperial measure or of any multiple thereof, to be stamped; but,

if any person sells by any unstamped measure or vessel represented as containing the amount of any Imperial measure, or of any multiple thereof, the buyer may require the capacity of such measure or vessel to be ascertained by a comparison with a stamped measure, such stamped measure to be found and provided by such seller. If the seller refuses to provide such stamped measure or vessel, or to Penalty. make such comparison, or if, upon such comparison being made, such unstamped measure or vessel is found to be deficient in capacity the seller shall on conviction forfeit a sum not exceeding five pounds.

15. (1) Whosoever uses—

- (a) any weight or measure other than such as has been com- not authorised by pared and stamped under the provisions hereof; or,
- (b) any weight or measure, other than those authorised by this Ibid. E. 9. Act, or an aliquot part or multiple thereof; or,

(c) any weight or measure found light or otherwise unjust, shall, on conviction forfeit a sum not exceeding five pounds, except in

the case of troy weight, in which case he shall forfeit a sum not exceeding fifty pounds. (2)

Penalty for using weights and measures Act, &c.

Contracts to be void.

Contents of weights and measures to be stamped on them.

Weights made of lead or pewter not to be stamped. Ibid. s. 13.

Penalty for counterfeiting stamps on weights and measures. Ibid. s. 19.

Penalty for selling false weights and measures.

False weights and measures to be destroyed.

(2) Any contract, bargain, or sale made by any such weights or measures shall be wholly null and void, and every such light or unjust weight or measure shall on being discovered by any inspector be seized and shall be forfeited.

16. (1) All weights made after the passing of this Act of the weight of one pound avoirdupois or more shall have the number of 16 yie. No. 34, s. 12. pounds contained in every such weight stamped or cast on the top or side thereof in legible figures and letters.

> (2) All measures of capacity made after the passing of this Act shall have their contents denominated, stamped, or marked on the outside of such measures in legible figures and letters.

> 17. No weight made of lead or pewter, or of any mixture thereof, shall be stamped or used :

> Provided that nothing herein contained shall prevent the use of lead or pewter, or of any mixture thereof, in the manufacture of weights, if they are wholly and substantially cased with brass, copper, or iron, and legibly stamped or marked "cased;" or shall prevent the insertion of such a plug of lead or pewter into weights as is bonâ fide necessary for the purpose of adjusting them and of affixing thereon the stamp hereinbefore mentioned.

18. (1) Whosoever—

- (a) makes, forges, or counterfeits, or causes or procures to be made, forged, or counterfeited; or
- (b) knowingly acts or assists in the making, forging, or counterfeiting

any stamp or mark used for the stamping or marking of any weights or measures under this Act shall forfeit on conviction a sum not exceeding fifty or less than ten pounds.

(2) Whosoever knowingly sells, utters, disposes of, or exposes to sale, any weight or measure with such forged or counterfeit stamp or mark thereon shall forfeit on conviction a sum not exceeding ten pounds or less than forty shillings.

(3) All weights and measures with such forged or counterfeited stamps or marks shall be forfeited and broken up, and the proceeds thereof shall be disposed of in the manner hereinafter mentioned.

PART

PART V.

Sale of goods.

19. All articles sold by weight shall be sold by avoirdupois All articles to be sold by Avoirdupois weight, exceptexcept as herein

- (a) gold, silver, platinum, diamonds, or other precious stones, stated. 16 Vic. No. 34, s. 10. which shall be sold by troy weight; and
- (b) drugs which, when sold by retail, may be sold by Apothecaries' weight.

20. The weight denominated a stone shall in all cases consist of The stone, hundredweight, and ton to be fourteen pounds standard weight avoirdupois; and the weight denomi- of one standard. nated one hundredweight shall consist of eight such stones; and the Ibid. s. 11. weight denominated a ton shall consist of twenty such hundredweight:

Provided that nothing herein contained shall prevent any bargain, sale, or contract from being made by any multiple or by some aliquot part of the pound weight.

21. (1) Every bargain, sale, and contract made by the heaped Heaped measure unlawful. measure shall be null and void. Ibid. s. 14.

(2) Whosoever sells any articles by the heaped measure Penalty. shall, on conviction, forfeit a sum not exceeding forty shillings for every such sale.

22. (1) All such articles as from their size and shape are Sale of certain kinds incapable of being stricken, and from their nature and quality may of articles. not conveniently be sold by weight, may be sold by a bushel measure, Ibid. s. 15. or by any multiple, or by some aliquot part (such as the half, the quarter, or the eighth part) thereof, filled in all parts as nearly to the level of the brim as the size and shape of the articles will permit, or may be sold by weight.

(2) Such bushel measure shall be of the standard capacity Capacity of of eight standard gallons, made round with a plain and even bottom, bushel measure. of the depth of nineteen inches and a half from outside to outside.

(3) Every contract for the sale of maize, wheat, barley, Proviso for sale of oats, rye, peas, or beans at per bushel, unless it is a contract for maize certain kinds of agricultural produce. in the cob or peas in the pod, shall be construed to be a contract for 43 Vic. No. 18, 88. 1, the number of pounds standard weight avoirdupois for each bushel as 2, 3. annexed to the several articles respectively in the Fourth Schedule Fourth Schedule. hereto.

PART

PART VI.

Procedure.

23. (1) All offences against this Act may be heard and determined before any two or more justices of the peace in petty sessions.

(2) Upon a conviction for any such offence the justices shall order the penalty and forfeiture to be applied towards the payment of a reasonable recompense to the inspectors, and towards the other expenses of carrying this Act into execution, and the residue (if any) shall be paid to the consolidated revenue.

(3) If any such penalty with costs is not forthwith paid, such justices or either of them shall, by warrant under hand and seal, commit such offender to gaol for any time not exceeding three months unless the penalty and costs are sooner paid.

24. The justices of the peace before whom any offender is convicted as aforesaid shall cause the conviction to be made out in the manner and form following, or in any other form to the same effect, mutatis mutandis, that is to say-

i	it remembered that on the d	lay of	, one
	thousand eight hundred and		, before
	us and	, esquires,	justices of
	the peace in and for the said Colony		incopable
81	of , was duly convi	cted before u	is the said
	justices for that he the said	, on the	
	day of now last past, at	, C(ontrary to
	the form of the Act in that case made an	nd provided [here state
	the offence], and we the said justices d	o declare an	d adjudge
		, hath for suc	
	forfeited the said balances (weights of	or measures a	is the case
	may be), and hath also forfeited the su	m of	
	of lawful British money to be applied a	as the said A	ct directs,
	and the further are of	lileo loruful	monor for

and the further sum of of like lawful money for the reasonable costs and charges attending this conviction.

Given under our hands and seals at

on the day and year first above written.

25. (1) All actions for things done in execution of this Act or justices, inspectors, otherwise by any justice or inspector, or any constable or assistant to execution of this Act. such justice or inspector, for effectually preventing the use of balances and weights and measures otherwise than in accordance with the provisions hereof, shall be commenced within three months after the act committed or thing done and not otherwise; and notice in writing of such action and of the cause thereof shall be given to the defendant one month at least before the commencement of the action.

If penalties not paid offenders to be committed.

Adjudication of offences.

Application of

forfeitures.

16 Vic. No. 34, s. 20.

Form of conviction. Ibid. s. 21.

Be

Protection to Ibid. s. 22.

(2)

(2) No plaintiff shall recover in any such action if tender Tender of amends. of sufficient amends is made by or on behalf of the defendant before such action brought, or if a sufficient sum of money is paid into Court by or on his behalf after such action brought, and before the said cause is set down for trial.

SCHEDULES.

FIRST SCHEDULE.

Section 2.

Section 3.

Reference to Act.	Tit'e.	Extent of repeal.			
	An Act to amend the Laws relating to Weights and Measures.				
43 Vic. No. 18	An Act to declare the Standard Weight of a Bushel of Maize, Wheat, Barley, Oats, Rye, Peas, and Beans.	The whole.			

SECOND SCHEDULE.

		Standard	l weights.		
AVOIRD	UPOIS.			TROY V	VEIGHTS.
Fifty-six	pounds			Six	pounds
Twenty-eight	pounds			Three	pounds
Fourteen	pounds			Two	pounds
Seven	pounds			One	pound
Four	pounds			Six	ounces
Two	pounds			Three	ounces
	pound			Two	ounces
One-half	pound			One	ounce
One-quarter	pound			Ten	pennyweights
Two	ounces			Five	pennyweights
One	ounce			Three	pennyweights
Eight	drachms			Two	pennyweights
Four	drachms			One	pennyweight
Two	drachms			Twelve	grains
One	drachm.	No Ale		Six	grains
				Three	grains
t pere and bears				Two	grains
				One	grain.

Standard measures of length.

One yard One foot One inch.

60	Standard measures of c	apacity.	
One	bushel	One	quart
One-half		One	pint
One	peck	One-half	pint
One	gallon	One	gill
One-half	gallon.	One-half	gilł.

c 19—B

THIRD

Section 10.

and the head with balance	THIRI	D SCHE	EDUL	E.			lichen	1158	10	
Fees to be taken by all inspectors of weights and measures under the authority of this Act.										
For examining, comparing, and stamping all brass weights within their										
blog only invited the	respect	ive juris	diction	18.	Burs	i tonin c	licit		i sen	
	-	9					sa ar	s.	d.	
Each half-hundredweight								0	9	
Each quarter of a hundredweig	ht							0	6	
Each stone	1.11							0	4	
Each weight under a stone to a	pound i	nclusive						0	1	
Each weight under a pound								0	$0\frac{1}{2}$	
Each set of weights of a pound	and und	ter						-0	2	
For examining, comparing	, and sta	mping a	ll iron	weight	s. or w	eights o	of oth	er		
descriptions not made	e of bras	s, within	h their	respect	ive jur	isdictio	ns.			
				-				s.	d.	
Each half-hundredweight			· b		10 1.02			0	3	
Each quarter of a hundredweig Each stone	ht						. vie	0	20	
Each stone Each weight under a stone		•••						0	1	
Each set of weights of a pound	and und							0	$0\frac{1}{2}$	
					•••			0	2	
For examining, comparin	ig, and s	tamping	all wo	ooden n	easure	s within	their			
	respect	ive juris	diction	ns.						
Each bushel		ing built						8.	d.	
Each half hard al								0	3	
Each nock and all under				•••		· ••••••••	alline .	0	2	
Fach word						•••		0	1	
The second se				•••			· · · · ·	0	$0\frac{1}{2}$	
For examining, comparing, an	id stamp	ing all n	neasur	es of ca	pacity	of liqui	ds ma	de	of	
copper, or other	metal, w	ithin the	eir resp	pective	jurisdic	tions.				
Fach fue milles								s.	d.	
Each five gallon Each four gallon	•••					. J. tral		1	0	
Each three callon				•••		as hiterais	30 to.	0	9	
Each two gallon				•••				0	6 4	
Each gallon							on O	0	4 2	
Each half-gallon						31	:	0	1	
Each quart and under								0	$0\frac{1}{2}$	
							0 W 1	~	2	

Section 22.

FOURTH SCHEDULE.

Standard weight of a bushel of maize, wheat, barley, oats. rye, peas, and beans.

			v		,		 1 ,		
Maize		 					 56 fb	s. to th	e bushel
Wheat	•••	 					 60	"	"
Barley-							-		
Cape Englis	sh	 		•••			 50 52	"	"
Oats		 			•••	S.	 40	"	"
Rye		 		0.000			 60	" "	" "
Peas	:	 					60	"	"
Beans		 					 60	"	"
							1 and 1		

[1s.]

Sydney : William Applegate Gullick, Government Printer.-1898.