New South Wales.



ANNO PRIMO

EDWARDI VII REGIS.

Act No. 65, 1901.

An Act to consolidate the Acts relating to the sale and delivery of coal in Sydney and its vicinity. [Assented to, 24th December, 1901.]

BE it enacted by the King'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:—

1. This Act may be cited as the "Sydney Coal Delivery Act short title.

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 The Acts mentioned in the First Schedule to this Act are Repeal to the extent therein expressed hereby repealed.

3. In this Act unless the context or subject-matter otherwise Interpretation. indicates or requires:—

"Carman" includes driver or other person attending a cart.

"Cart" includes waggon or other carriage.

"Justice" means justice of the peace.

"Lighter" includes barge or other craft.

"Purchaser" includes the servant or agent of a purchaser and any person acting by or under the authority of a purchaser.

Application of Act. 9 Vic. No. 8, s. 1.

4. This Act shall apply only to coal which shall be sold from and out of any ship lighter or vessel in the port of Sydney or at any place within the city of Sydney or within the distance of five miles from the obelisk in Macquarie-place in the said city.

Coal to be sold by weight. Ibid.

Penalty for selling one sort of coal for another, and selling wet coal.

Ibid. s. 2.

- 5. All coal shall be sold by weight and not by measure.
- 6. Every seller of or dealer in coal who knowingly—
- (a) sells one sort of coal for and as a sort which it really is not or
- (b) sells wet coal with a view of fraudulently increasing its weight

shall on conviction be liable to a penalty of ten pounds per ton of coal so sold and so in proportion for any smaller quantity.

Coal to be delivered in sacks' unless purchaser wishes it delivered in bulk. Ibid. s. 4.

7. All coal sold in quantities exceeding five hundred and sixty pounds shall unless the purchaser thereof desires it to be delivered in bulk be carried and delivered to the purchaser in sacks each containing either one hundred and twelve pounds or two hundred and twenty-four pounds net.

Seller's ticket to be sent with coal. Ibid. s. 3.

8. The seller shall with any quantity of coal exceeding five hundred and sixty pounds deliver or cause to be delivered to the purchaser immediately on the arrival of the cart or lighter in which the coal is sent and before any of the coal is unloaded a ticket in the form in the Second Schedule to this Act.

Penalty on seller. Ibid. s. 3.

9. (1) Every seller who does not deliver or cause to be delivered to the purchaser a ticket as and when required by the preceding section shall on conviction be liable to a penalty not exceeding twenty pounds.

Penalty on person in charge of vehicle or lighter. Ibid.

(2) Every carman or person in charge of a cart or lighter laden with such coal to whom a ticket has been given by or by the orders of the seller for delivery to the purchaser who refuses or neglects to deliver such ticket to the purchaser as required by the preceding section shall on conviction be liable to a penalty not exceeding twenty pounds.

Carman to have weighing machine on his cart. 10 Vic. No. 2 s. 2.

10. (1) Every carman of any cart laden with coal for sale or for delivery to the purchaser thereof by any seller of dealer in or carrier of coal shall have placed in on or under his cart a perfect weighing machine.

Penalty. Ibid.

(2) Every carman who fails to have a perfect weighing machine placed in on or under his cart shall for every such offence be liable on conviction to a penalty not exceeding twenty pounds.

Coal in bulk or cart. Ibid.

(3) Coal carried in bulk or in a cart belonging to the carried in purchaser's purchaser may be carried without the carman being obliged to carry a weighing machine therewith or any person being liable to any penalty for neglecting so to do.

11. Every carman of a cart in which coal is carried in sacks Penalty on carman for refusing to weigh for delivery to the purchaser who-

(a) neglects or refuses when required to weigh by the said machine 9 Vic. No. 8 s. 7. any one or more of such sacks chosen by the purchaser with the coal therein and afterwards without any coal therein

(b) drives away or permits the cart to be driven away without for driving away

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(c) hinders obstructs or otherwise prevents the purchaser from for obstructing examining the said machine or weighing all or any of the weighing. sacks of coal in the cart

shall on conviction be liable to a penalty not exceeding twenty pounds

nor less than five pounds.

12. (1) Whenever a purchaser has required any sack of coal All coal sent must be to be weighed and finds the coal therein to be deficient in weight desires. he may signify to the carman of the cart his desire to have all or Ibid. s. 8. any part of the coal contained in the cart weighed or re-weighed in the presence of a police officer or other indifferent and credible person and thereupon the carman shall remain at or before the house or premises of the purchaser with the coal and cart until the coal is weighed.

(2) A purchaser desiring coal contained in a cart to be Purchaser to obtain weighed shall procure the attendance of a police officer or other witness to weighing. indifferent and credible person at the weighing of the coal and all the Ibid. s. 9. sacks shall be weighed both with and without the coal with the machine attached to the cart by the carman in the presence of the purchaser and of the police officer or other indifferent and credible person or in case the purchaser does not attend the carman shall proceed to weigh Carman to weigh in absence of purchaser.

the coal in his absence.

(3) Every such carman who without the consent of the Penalty on carman purchaser drives away or permits the cart to be driven away before for driving away the coal contained therein is weighed shall on conviction be liable to a weighed. penalty not exceeding twenty pounds.

(4) If the carman neglects or refuses to weigh the coal he Penalty on carman for shall on conviction be liable to a penalty not exceeding ten pounds Ibid. s. 9. and the police officer or any other person present may weigh the coal. Powers of police officer

(5) If upon the weighing any sack does not contain either Penalty on seller for one hundred and twelve pounds or two hundred and twenty-four sacks short of weight. pounds of coal net the seller shall on conviction be liable to a penalty Ibid. not exceeding five pounds for every sack found deficient in weight.

13. (1) All coal sold in quantities of five hundred and sixty Coal in quantities of pounds or less shall be weighed before delivery to the purchaser and be sold without being weighed.

in his presence if required.

(2) Every seller of or dealer in coal who fails to comply Penalty. with the provisions of this section shall on conviction be liable to a Ibid.

penalty not exceeding five pounds.

14.

Penalty for using unjust weighing machine or light weights. 10 Vic. No. 2, s. 3.

14. (1) Every carman who uses an unjust weighing machine or light weights shall on conviction be liable to a penalty not exceeding twenty pounds.

Penalty on employer. Ibid. s. 3.

(2) The employer of a carman so using an unjust weighing machine or light weights shall on conviction be liable to a penalty of not less than twenty pounds nor more than one hundred pounds to be recovered by action of debt in the Supreme Court.

Examination of weighing machines and weights. Ibid.

(3) All such weighing machines and weights may be examined seized and forfeited if found defective in manner directed by the Weights and Measures Act, 1898.

Recovery of penalties. 9 Vic. No. 8 s. 11.

15. (1) Any penalty under section six and section twelve subsection five shall—

(a) if it does not exceed the sum of twenty pounds be recovered in a summary way before two or more justices

(b) if it exceeds the sum of twenty pounds be recovered by action

Costs of informer.

of debt in the Supreme Court.

11 Vic. No. 43 s. 2.

(2) Whenever a penalty is recovered under this Act the informer shall be entitled to his costs and charges to be ascertained and assessed by the justices before whom the case is heard.

Penalties incurred by carmen may be recovered from employers.

16. (1) Whenever a carman or other person employed by a seller of or dealer in coal is convicted of an offence against this Act the penalty shall be paid by the employer and shall be recovered from him

9 Vic. No. 8, s. 12.

in a summary way before two justices.

Employer may recover from over carman. Ibid.

(2) Such carman or other person shall be liable to repay to the employer the amount of the penalty and costs attending the same and in case of non-payment thereof the amount of such penalty shall be recovered by the employer against such carman or other person in a summary way before two justices.

SCHEDULES.

FIRST SCHEDULE.

Reference to Act.		Title or short title.	Extent of repeal.	
9 Vic. No. 8		An Act for regulating the sale and delivery of coal in the city of Sydney and its	The unrepealed tion.	por
10 Vic. No. 2		vicinity. An Act to amend the Act for regulating the sale and delivery of coal in the city of Sydney and its vicinity.	The whole Act.	
11 Vic. No. 43		An Act to amend certain Acts of the Governor and Legislative Council of New South Wales with respect to the appropriation of fines and penalties.	The whole Act.	

SECOND SCHEDULE.

Mr. A.B. [here insert the name of the buyer].

Take notice That you are to receive herewith [here insert the number] tons [here insert the name of the coal as "Ebenezer" if any particular sort is ordered or contracted for and if ordered or contracted for specify the colliery] coal in [here insert the number of] sacks containing [here insert the weight] pounds of coal in each sack.

Signed C.D. [here insert the name or names of the seller or sellers in words at full length].

E.F. [here insert the name of the carman in words at full length].

The "Sydney Coal Delivery Act, 1901," directs that with any quantity of coal exceeding five hundred and sixty pounds a ticket describing the quantity and if any particular sort is ordered or contracted for the sort of coal sent by the seller shall be delivered to the purchaser before any part of such coal is unloaded that a weighing-machine shall be carried with every cart and the carman is required to weigh gratuitously any sack or sacks of coal chosen by the purchaser and if the carman refuses to weigh such sack or sacks or drives away the cart before the coal is weighed or otherwise obstructs the weighing thereof he is liable to a penalty not exceeding twenty pounds.

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, 5th December, 1901. JOHN J. CALVERT. Clerk of the Parliaments.

New South Wales.



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shall on conviction be liable to a penalty not exceeding twenty pounds nor less than five pounds.

12. (1) Whenever a purchaser has required any sack of coal All coal sent must be to be weighed and finds the coal therein to be deficient in weight weighed if purchaser desires. he may signify to the carman of the cart his desire to have all or Ibid. s. 8. any part of the coal contained in the cart weighed or re-weighed in the presence of a police officer or other indifferent and credible person and thereupon the carman shall remain at or before the house or premises of the purchaser with the coal and cart until the coal is weighed.

(2) A purchaser desiring coal contained in a cart to be Purchaser to obtain weighed shall procure the attendance of a police officer or other witness to weighing. indifferent and credible person at the weighing of the coal and all the Ibid. s. 9. sacks shall be weighed both with and without the coal with the machine attached to the cart by the carman in the presence of the purchaser and of the police officer or other indifferent and credible person or in case the purchaser does not attend the carman shall proceed to weigh Carman to weigh in absence of purchaser. the coal in his absence.

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SCHEDULES.

FIRST SCHEDULE.

Reference to Act.	Title or short title.	Extent of repeal.	
10 Vic. No. 2	An Act for regulating the sale and delivery of coal in the city of Sydney and its vicinity. An Act to amend the Act for regulating the sale and delivery of coal in the city of Sydney and its vicinity. An Act to amend certain Acts of the Governor and Legislative Council of New South Wales with respect to the appropriation of fines and penalties.	The whole Act.	

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Signed C.D. [here insert the name or names of the seller or sellers in words at full length].

E.F. [here insert the name of the carman in words at full length].

The "Sydney Coal Delivery Act, 1901," directs that with any quantity of coal exceeding five hundred and sixty pounds a ticket describing the quantity and if any particular sort is ordered or contracted for the sort of coal sent by the seller shall be delivered to the purchaser before any part of such coal is unloaded that a weighing-machine shall be carried with every cart and the carman is required to weigh gratuitously any sack or sacks of coal chosen by the purchaser and if the carman refuses to weigh such sack or sacks or drives away the cart before the coal is weighed or otherwise obstructs the weighing thereof he is liable to a penalty not exceeding twenty pounds.

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

State Government House, Sydney, 24th December, 1901.

FREDK. M. DARLEY, Lieutenant-Governor.

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THEST SCHEDULES

An Act to negat certain Acts of the The abole Act.
Title of above min

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State Government Mane, Sydney, 24th December, 1904

RDE: St. DARLEY,

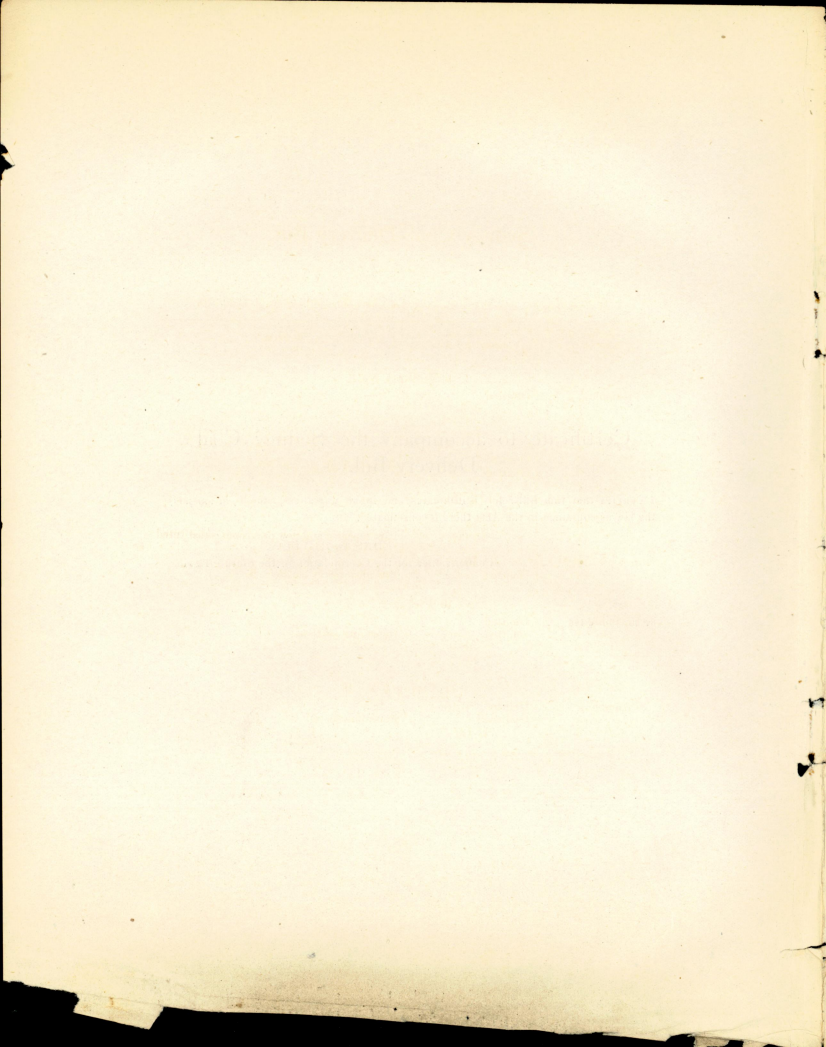
Diculental-Governor,

Certificate to accompany the Sydney Coal Delivery Bill.

I CERTIFY that this Bill solely consolidates, and in no way alters, adds to, or amends, the law as contained in the Acts therein consolidated.

CHAS. G. HEYDON, Commissioner for the Consolidation of the Statute Law.

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Sydney Coal Delivery Bill.

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

Section of Repealed Acts.	Section of Consolidated Act.	Remarks.
	9 Vict	ORTA No. 8.
Preamble	Omitted.	
	4, 5	
2	6	
3	8,9	
5	Omitted)
6	Omitted	Repealed by 10 Vic. No. 2.
1 2 3 4 5 6 7 8	11	
8	12 (1), (3)	
10	12 (2), (4), (5)	
11	15 (1)	Part repealed and new provisions substitute
		by 11 Vic. No. 43.
12	16	
13	Omitted	Provided for by Justices No. 2.
	10 VICT	CORIA No. 2.
Preamble	0 14-1	10.2.
	Omitted.	Repealing section.
$\frac{1}{2}$	10	
3	14	
	11 Vice	ORIA No. 43.
D 11.		ORIA NO. 45.
Preamble	Omitted. Omitted.	Repealing section.
$\frac{1}{2}$	15 (2)	repeating section.
	-3 (-)	

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, 27th November, 1901. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



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REGIS.

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c 166-A

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SECOND SCHEDULE.

Mr. A.B. [here insert the name of the buyer].

Take notice That you are to receive herewith [here insert the number] tons [here insert the name of the coal as "Ebenezer" if any particular sort is ordered or contracted for and if ordered or contracted for specify the colliery] coal in [here insert the number of] sacks containing [here insert the weight] pounds of coal in each sack.

Signed C.D. [here insert the name or names of the seller or sellers in words at full

length

E.F. [here insert the name of the carman in words at full length].

The "Sydney Coal Delivery Act, 1901," directs that with any quantity of coal exceeding five hundred and sixty pounds a ticket describing the quantity and if any particular sort is ordered or contracted for the sort of coal sent by the seller shall be delivered to the purchaser before any part of such coal is unloaded that a weighing-machine shall be carried with every cart and the carman is required to weigh gratuitously any sack or sacks of coal chosen by the purchaser and if the carman refuses to weigh such sack or sacks or drives away the cart before the coal is weighed or otherwise obstructs the weighing thereof he is liable to a penalty not exceeding twenty pounds.

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