



NEW ZEALAND. GOVERNMENT GAZETTE.

[PROVINCE OF OTAGO.]

PUBLISHED BY AUTHORITY.

. All Public Notifications which appear in this Gazette, with any Official Signature thereunto annexed, are to be considered as Official Communications made to those Persons to whom they may relate, and are to be obeyed accordingly.

By His Honor's Command,

WILLIAM H. REYNOLDS, Provincial Secretary.

Vol. I.]

SATURDAY, JUNE 17, 1854.

[No 10.

SCAB AND CATARRH ORDINANCE. In the Seventeenth year of the Reign of Her Majesty Queen Victoria.

SESSION I., No. 11.

ANALYSIS.

Preamble.

1. Repeals Ordinance of New Munster, Session I., No. 4.
2. Sheep to be annually dipped or dressed within two months after shearing under a penalty; and a further penalty if not done within three months.
3. Return to be made to Superintendent in form of Schedule A, under a penalty.
4. A List of Returns in the form of Schedule B to be published in Government Gazette annually in month of May.
5. What flocks are held to be infected with Scab.
6. What flocks are deemed infected with Catarrh.
7. Notices to be given by owners or managers of flocks infected.
8. Infected flocks to be herded and not removed off the Run, nor within 400 yards of public road.
9. When a flock infected with Scab is thoroughly cleaned, Inspectors necessary to obtain clean certificate.
10. Sheep to be removed from a run to be inspected. Penalty for removing without certificate, and for false certificate. Certain notices must be given.
11. Flocks entitled to pass on certificate being shewn, due notice being previously given. Penalty for obstructing passage.
12. Flock to be conducted with expedition, and to be properly herded.
13. Any Justice may grant warrant for inspecting suspected sheep, and order remuneration to Inspectors. Damages allowed for false information.
14. Penalty on parties landing sheep without being inspected, and warrant granted for landing.
15. On Inspectors' Report Justice may grant warrant for landing sheep.

16. Penalty for Sheep-owners refusing or obstructing inspection.
17. Carcase of infected sheep to be burnt or buried under a penalty.
18. Penalty for burying the carcase of any dead animal near any water.
19. Separate Informations may be laid by occupiers of land over which infected sheep shall be conducted.
20. Justices may grant warrant for removal of infected sheep, under proper rates. Penalty for disobeying.
21. Superintendent may appoint and remove Inspectors, and to make rules for their guidance. Provincial Council may alter or amend rules.
22. The owners of diseased sheep shall be liable to damages to parties injured.
23. Sheep on board ship to be deemed infected where one scabbed sheep is found. And where Catarrh has appeared within three months.
24. Fines, penalties, and damages, how recoverable.
25. Interpretation.

An Ordinance to Prevent the Spread of the Diseases called SCABB and CATARRH in Sheep or Lambs.

WHEREAS an Ordinance was passed by the Lieutenant-Governor and Council of New Munster, Session I., No. 4, intituled "An Ordinance to prevent the extension of the infectious disease called the Scab, as well as the disease called the Influenza or Catarrh, in Sheep or Lambs;" AND WHEREAS it is expedient to repeal the said Ordinance, and to make other provisions in that behalf within the Province of Otago:

BE IT THEREFORE ENACTED by the Superintendent of the said Province, with the advice and consent of the Provincial Council thereof, as follows:

1. From and after the passing of this Ordinance, the above recited Ordinance, so far as it

relates to the Province of Otago, shall be, and the same is hereby repealed.

2. Every flockowner or other person having the care and management of sheep, shall, once in every year, within two calendar months after shearing, properly dip or dress the whole flock of sheep belonging to him, or under his charge, in or with the proper ingredients commonly used for preventing the disease called the "Scab;" and every flock of sheep not so properly dipped or dressed within two calendar months after being shorn as aforesaid, shall be deemed and held to be an infected flock within the meaning of this Ordinance, until every sheep or lamb therein be dipped or dressed in manner aforesaid; and every such Flockowner or other person aforesaid, shall be liable in a penalty of one shilling for each sheep in his flock not so dipped or dressed within two calendar months after being shorn, as aforesaid; and to a further penalty of five shillings for each sheep in his flock not so dipped or dressed within three calendar months after being shorn as aforesaid.

3. Every Flockowner, or person having the care and management of sheep, shall, once in every year, within three calendar months after their being shorn, make a Return to the Superintendent of the Province, signed by the chief shepherd, and by all other shepherds on the Run, and also by the owner or manager of the flock, in the form of Schedule A to this Ordinance, annexed; and every person neglecting to make said return within the time above specified, and every person who makes or signs a false Return, shall be liable for every such offence to a penalty of not less than £5, nor more than £20; and the flock shall be held to be an infected flock till such Return be made as aforesaid.

4. The Superintendent shall, in the month of May each year, publish in the Government Gazette a list of such Returns, in the form of Schedule B hereto annexed.

5. Every flock of sheep and lambs in which there is one sheep or lamb affected with "Scab" in every 100 sheep and lambs in the flock, shall be deemed and held to be an infected flock within the meaning of this Ordinance.

6. Every flock having one sheep or lamb therein infected with the disease called "Catarrah," shall be held to be an infected flock, and shall continue to be so held for three months after the disease shall have disappeared from the flock.

7. The owner or manager of every infected flock shall give, or cause to be given, to the owner or manager of every adjoining Run notice in writing of such infection; and where any public road or common thoroughfare shall pass through any Run, upon which sheep or lambs so infected shall be depastured, the owner or manager of such flock shall place, or cause to be placed, and shall maintain during the existence of such infection, a Notice thereof in legible characters, and in a conspicuous place, upon a piece of wood or metal raised upon a pole at least five feet from the ground, upon said public road or common thoroughfare at the two points where it enters the Run, under a penalty of not less than £10, nor more than £50, for each neglect of such notice or notices.

8. Every flock of sheep or lambs infected with either of the diseases called "Scab" or "Catarrah," shall be carefully herded, and not allowed to remove off the Run belonging to their owner, nor within four hundred yards of any public road or highway passing through such Run, under a penalty of not more than 5s, to be paid by the owner for every sheep or

lamb, either themselves infected or belonging to an infected flock so allowed to remove off the said run, or within four hundred yards of any road or highway as aforesaid. Every person on whose Run such sheep are found may prosecute for this penalty as well as the Public Prosecutor.

9. When any flock is thoroughly cleaned after having been infected with "Scab," the owner or manager thereof shall cause it to be inspected by one or more of the Inspectors hereinafter mentioned, or by three of the managers or chief shepherds of the adjoining Runs; and on a certificate being given by such Inspector or Inspectors, Managers, or Shepherds, as the case may be, of the flock being clean, a copy of such certificate shall be sent by the owner or manager of such flock to one of the shepherds on each of the adjoining Runs, and the Notice on the public roads shall be removed. Provided always that the flock of sheep and lambs to which any such certificate as aforesaid shall relate, shall be again inspected in like manner within not less than two, or later than four, calendar months after the date of the said certificate. And if upon such further inspection it be found that the flock is then infected with the said disease, the same Notices shall be repeated, and the same means taken to procure a certificate of the cleanliness of the flock, which, when obtained, shall be intimated as aforesaid. And every person committing a breach of any part of the aforesaid regulations shall be liable for every such offence to a penalty of not less than £10, nor more than £20.

10. Every person about to remove any flock, or part of a flock of sheep, from one Run to another, shall have them inspected either by an Inspector or three indifferent persons skilled in the management of sheep, within six days of their removal; and if they are clean, a certificate to that effect shall be granted by the persons who shall have inspected the same; and sheep about to be removed for the purpose of being slaughtered must be certified by the shepherd under whose care they are that they are clean, and no sheep shall be removed till such certificates are granted, under a penalty of 5s. for each sheep so removed, except when a warrant of removal is obtained, in manner hereinafter mentioned. And he shall give notice in writing to every resident flockowner or manager, or to the chief shepherd on every Run through which he intends to pass with his flock, of the day on which he intends to pass through such Run; and unless he shall pass through such run within three days after the time specified in such notice, the notice shall be renewed under a penalty of 1s. per head for every sheep or lamb which shall pass through a Run without due notice having been given as aforesaid. And the before-mentioned certificate of cleanliness of the flock shall be produced to every person requiring a sight thereof, under a penalty of £5. Every person granting a false certificate shall be liable in a penalty of £20.

11. Every person producing such certificate, and giving due notice as aforesaid, shall be entitled to pass through any Run with his flock, he always keeping as near as may be to the route prescribed by the lessee or chief shepherd of the Run through which he is passing; and any person in any way attempting to prevent the passage of such flock shall be liable to a penalty of not less than £10, or more than £50.

12. Every person conducting a flock through any Run shall be bound to pass over such Run

with as much expedition as the circumstances of the case shall permit, and shall carefully herd the flock during the whole time of their passage, under a penalty of one shilling for every sheep and lamb in the flock.

13. Any Justice of the Peace having reasonable grounds, from information stated on oath before him, to suspect any sheep or lambs within the Province of Otago to be infected with either of the said diseases, shall by warrant in the form specified in the Schedule C to this Ordinance, order the inspection of such suspected sheep or lambs by one or more competent person or persons named in such warrant; and such Inspectors shall, immediately after such inspection, report the result thereof in writing to the Justice issuing such warrant, and shall depone to the truth of the said Report; and it shall be lawful for such Justice thereupon to order such Inspectors to be remunerated at the rate to be fixed as hereinafter provided, for the time during which he or they shall have been reasonably employed in the business; and in case such sheep or lambs shall prove to be infected, such remuneration shall be paid by the owner of the same over and beside any penalty he may be liable to in virtue of this Ordinance; but if they shall prove to be uninfected, the remuneration as aforesaid shall be paid by the informant. And if it shall appear to the Justice that the informant had no reasonable grounds for lodging his information, he (the Justice) may order the informant to pay the owner of such flock damages not exceeding one pound for each hundred sheep or lambs in the flock.

14. Any master, owner, or supercargo of any ship, boat, or other vessel, who shall permit any sheep or lambs to be landed therefrom, before they shall have been inspected by an Inspector of sheep duly authorised under the provisions of this Ordinance, or before he shall have received a certificate under the hands of the said Inspector, that they have been so inspected, and are free from either of the said diseases, and fixing the place where they shall be landed; or, after obtaining such certificate shall land them elsewhere than the Inspector has fixed; or, in the case where they are not free from either of the said diseases before such master, owner, or supercargo shall apply for and obtain a warrant for landing them from a Justice of the Peace, shall be liable to a penalty of 5s. for each sheep or lamb so landed. Provided always, that in giving directions where sheep shall be landed, the convenience of the master, owner, or supercargo shall, as far as possible, be consulted, and every precaution used to avoid the risk of their being exposed to the infection of diseased flocks which have been previously landed.

15. Along with the application for such warrant there shall be produced a report from such Inspector authorised as hereinafter provided, in the form, or as nearly as may be, of Schedule D to this Ordinance; or if no such Report be produced, the Justice of Peace to whom the application is presented shall order one to be made, and thereupon it shall be lawful to any Justice of Peace to grant warrant for landing the sheep or lambs in question, and to appoint the particular place where they shall be landed; the place where they shall be kept; the route by which they shall be driven or conducted thereto, and other precautions to be taken as he shall think fit; and failing such master, owner, or supercargo obeying said warrant, he shall be liable to a penalty of five shillings for each sheep landed. And it shall be lawful to said Justice of the Peace to assess

and to order payment by the master, owner, or supercargo, to the Inspector of his remuneration for the time he shall have been reasonably employed in the business.

16. Every owner of any sheep or lambs who shall refuse to allow such inspections to be made under such warrant, or shall obstruct, or shall refuse or neglect to afford all reasonable facilities to such Inspectors, or to any Inspectors of sheep, appointed by the Superintendent under the authority of this Ordinance for making such examination, shall be subject to a fine not exceeding £100.

17. The carcass of every infected sheep or lamb must be burnt or buried three feet under the ground within twelve hours after it is observed; and no carcass of any animal shall be allowed to lie exposed within 400 yards of any public road or highway, under a penalty of 10s. for each such carcass.

18. If any person, by himself, his servant, or agent, shall cast, or cause to be cast, the carcass of any sheep or lamb, or other dead animal, into, or shall bury any such carcass near any stream, or pond, or other water, he shall be liable in a penalty of not less than £5, nor more than £20.

19. Nothing herein contained shall prevent separate Informations from being laid by every occupier of land upon which sheep or lambs infected as aforesaid shall have been conducted, driven, depastured, or suffered to stray; or by every occupier of land through which or adjacent to which, any public way shall lie, upon or along which public way any such infected sheep or lambs have been conducted, driven, depastured, or suffered to stray.

20. Whenever it shall appear to any two Justices that it is necessary to remove infected sheep or lambs to some place where they may be lawfully turned out and kept, such two Justices may grant a warrant in the form of Schedule E to this Ordinance, authorising the removal of such sheep or lambs, at the same time prescribing proper rules to be observed for the prevention of the spread of the disease with which they shall be infected; and any person disobeying or failing to obey such warrant, shall be liable to a penalty not exceeding £60.

21. It shall be lawful for the Superintendent from time to time to appoint fit persons to be Inspectors of sheep, to remove such persons, and to appoint others in their stead; and such Inspectors so appointed shall have at all times the powers hereinbefore given to persons acting under the warrant of any one or more Justices of the Peace in the inspection of all sheep and lambs suspected to be infected with either of the said diseases. And it shall be lawful for the Superintendent to make such regulations as he may think fit, for the guidance of all such Inspectors in the execution of their duty, and for their remuneration, and for carrying this Ordinance into effect. Provided always that no such regulations shall have any force until after they shall have been published in the Provincial Government Gazette. And it shall be in the power of the Provincial Council, from time to time, by resolutions of the House, to alter and amend such regulations.

22. Over and above any other penalty imposed by this Ordinance, and to which any person convicted of infringing the same shall be subjected, he shall also be liable to pay to the owner of any sheep or lambs to which either of the said diseases shall have been communicated by his unlawful act or omission, such sum of money, if demanded by the owner, as in the judgment of any two Justices of the Peace may be sufficient to reimburse such

owner for any expense, loss, or damage which he can prove to have sustained in consequence of such unlawful act or omission; provided that such sum shall not in any case exceed the sum of £50. Provided always that nothing in this Ordinance shall be construed to limit or deprive any person suffering any such loss or damage, of any remedy which he might have had at law or otherwise for recovering the same if this Ordinance had not been passed.

23. Every sheep and lamb on board any ship, boat, or other vessel, in which there shall be one sheep or lamb infected with the disease called "Scab," shall be deemed to be infected within the meaning of this Ordinance. And every sheep and lamb on board any ship, boat, or other vessel, in which there shall have been at any time within three months previously one sheep or lamb infected with the disease called "Catarrh," shall be deemed to be infected within the meaning of this Ordinance.

24. All fines, penalties, and damages imposed or awarded under the authority of this Ordinance, shall be recoverable in a summary way, at the suit of any private interested party, or at the instance of the Public Prosecutor for the Province of Otago, and shall be paid into the Public Treasury of the Province, except when damages are awarded for any injury done to any private party, in which case the damages awarded shall be paid to such private party.

25. In the interpretation of this Ordinance, the words "owner of any sheep or lambs," shall be taken to be the person having the charge, control, or management of such sheep or lambs, whether or not such person be the owner of said flocks.

W. CARGILL, Superintendent.

Passed the Provincial Council this twenty-fourth, and assented to by His Honor the Superintendent this twenty-fifth, days of April, in the year of our Lord one thousand eight hundred and fifty-four.

ROBERT CHAPMAN,
Clerk of Council.

SCHEDULE A.

Name of Station or Run.	Name of Owner or Manager of Flock.	No. of Sheep belonging to Run or Station.	No. Dipped or Dressed.	Date of Shearing.	Date of Dipping.

We certify that this is a true return; and we further certify that the flock is (clean, or is infected with Scab.)

(Signed) { A. B., Shepherd to C. D.
 { E. F., do. do.
 { G. H., Owner or Manager.

(Date of Returns.)

SCHEDULE B.

LIST of RETURNS made to Superintendent of Flocks Dipped or Dressed, in terms of the Ordinance.

Name of Station or Run.	Name of Owner or Manager of Flock.	State of Flock.
Tata Toto	J. D. C. M.	Clean. Infected.

Superintendent.

SCHEDULE C.

WARRANT FOR INSPECTING SHEEP.

Province of Otago, } To _____ and
New Zealand. } all others whom it may concern.

Whereas it appears to me A. B., one of the Justices of the Peace for the said Province, by the information upon oath of _____ of _____ in the said Province, that certain sheep or lambs are (depastured upon land situated _____ in the occupation of _____ of _____ in the said Province),

(on board of the vessel _____, Commander, now lying in _____, in the said Province), and that the said _____ hath cause to suspect, and doth suspect, that the said sheep or lambs, or some of them, are infected with the disease called _____ These are, therefore, in pursuance of the provisions of an Ordinance passed by the Superintendent and Provincial Council of the said Province, Session I. No. 11, 1854, entitled "An Ordinance to prevent the spread of the diseases called the Scab and Catarrh in Sheep or Lambs," to authorise and require you to enter upon the said (land or vessel) and carefully to inspect the said sheep or lambs; and that you do immediately upon such inspection report in writing to me whether the said sheep or lambs or any of them are infected with the said disease; and also (whether there be any danger lest such sheep or lambs being suffered to run at large should cause damage to the owners of any sheep or lambs depastured in the neighborhood thereof) where such sheep and lambs can most conveniently be landed without danger of infection to or from other flocks, and also that precautions should be taken thereagainst.) And I hereby require all persons having or being concerned in the charge, control, or management of the said suspected sheep or lambs, to aid and assist you in making such inspection according to the provisions of the above recited Ordinance in that behalf made.

Given under my hand at _____, in the said Province this _____ day of _____ 185 .

SCHEDULE D.

REPORT BY INSPECTOR.

Province of Otago, } To _____ and
New Zealand. } all whom it may concern.

Having at the desire of _____ master (owner or supercargo) of the vessel called _____, now lying _____, carefully inspected the sheep or lambs, _____ in number, on board of the said _____

I, A. B., Inspector duly authorised, do hereby in pursuance of the Ordinance passed (&c., as in preceding examples), certify and report that said sheep and lambs are infected with the disease called _____; that _____ is the most convenient and proper place for landing the said sheep or lambs; that the route by which they should proceed thereto, so as to avoid the risk of infecting other flocks, is (here describe); and that (here state any precautions that should be taken, or any circumstances which it is proper the Magistrate should know before granting warrant to land the sheep.)

Given under my hand at _____, in the said Province, this _____ day of _____ 185 .

SCHEDULE E.

WARRANT FOR REMOVING SHEEP.

Province of Otago, } To _____ and all
New Zealand. } others whom it may concern.

Whereas we, A. B. and C. D., Justices of the Peace for the said Province, have this day convicted E. F. (or G. H., shepherd of E. F.,) of having conducted (driven, depastured, or permitted to stray, or as the case may be) certain sheep (or lambs) infected with the disease called _____, the property of _____, contrary to the provisions of the Ordinance passed (&c., as in schedule B.) And whereas it has been made to appear to our satisfaction that it is necessary to remove the said sheep (or lambs) to _____ in the district of _____ in the said Province,

there to be kept and depastured. These are therefore in pursuance of the above recited Ordinance, to authorize, require, and direct you the said

to drive or conduct the said sheep (or lambs), or to cause the same to be driven or conducted to aforesaid (here point out the nearest or most convenient route, or that by which they are the least likely to spread the infection.) This warrant to be and continue in force from the date hereof until the day of 18

Given (&c., as in preceding forms.)

RULES and INSTRUCTIONS for INSPECTORS OF SHEEP, under the Otago "Scab and Catarrh Ordinance, Session I, No. 11.

1st. Inspector will carefully inform himself of each point on the line of coast within his range, at which sheep might be landed, and be at all times ready to act on the arrival of any vessel with sheep.

2nd. He will keep himself informed as to the state of flocks in the neighborhood, in order to guard against infection being either given or received in the landing and after movements of sheep.

3rd. He will immediately board every vessel arriving with sheep, shewing his authority and his duties under the Ordinance, particularly at Section 14. If he finds the sheep to be clean, he is to certify accordingly, and give warrant for the same being landed without delay or restriction. But if infected, he is immediately to report the same, with such full information as shall enable the Justice or Justices applied to grant warrant for their being landed with the least delay compatible with general safety.

4. He ought, as far as possible, by previous communication, to have the general sanction of a Justice as to the points where healthy sheep may immediately be landed and collected for further movement.

5th. He is to report in writing, by earliest means of conveyance, to the Provincial Secretary, the landing of each cargo stating the numbers and classes it contained, if clean or unclean, and by whom imported—adding such remarks as may be specially called for, or deemed in any way useful by the Inspector to be communicated.

6th. Inspector when employed on the foregoing duties of inspection and landing of sheep, to be allowed necessary boat hire, and remunerated at the rate of 20s. a day for the time necessarily occupied, the same, together with the boat hire (if any) being certified by a Justice of the Peace, in the district where the duty shall have been done.

7th. Inspectors when called upon by any Justice of the Peace to inspect sheep upon Runs are to be remunerated at the rate of 15s. a day in manner provided by No. 6; and such remuneration will be awarded to him by the Justice at the expense of the parties liable in terms of the Ordinance.

8th. The Inspector having charge of a coast line shall be called upon to inspect at a greater distance than ten miles inland of that line.

N.B.—These Rules do not interfere with or exonerate import vessels from, passing their cargoes in conformity with the Customs regulations for the time being.

W. CARGILL, Superintendent.

Secretary's Office
Otago, 16th June, 1854.

HIS HONOR THE SUPERINTENDENT
has been pleased to appoint

JOHN ANDERSON, of Bluskin Bay,
to be Inspector of Sheep under the Otago Ordinance, Session I, No. 11, and is specially charged with the Inspection of Import Cargoes on the line of coast between the Waitaki and Otago Harbour.

By His Honor's Command,

WILLIAM H. REXFOLDS,
Provincial Secretary.

HIS HONOR THE SUPERINTENDENT

directs it to be notified for general information, that a Writ for the election of a Member of the Provincial Council for the Dunedin Country District, in the Province of Otago, having been issued in accordance with Clause 12 of "An Act to grant a Representative Constitution to the Colony of New Zealand," the Returning Officer for the said district has returned the said Writ, with certificate to the effect that the undermentioned gentleman has been duly elected to serve as a member of the said Provincial Council—

JOHN GILLIES, Esq., of the Halfway Bush.

By His Honor's Command,

WILLIAM H. REXFOLDS,
Provincial Secretary.

RULES and BYE-LAWS for regulating the Duties of the ACTING COMMITTEE appointed by the Board of Commissioners for the Management of Public Jetties and Water Frontages in the Town of Dunedin, under the provisions of the Dunedin Public Lands Ordinance.

1. The Committee to appoint their own Chairman.

2. All meetings of Committee to be called by the Chairman, by advertisement in the public newspapers, giving at least four days notice of meeting.

3. A Jetty-keeper to be appointed by the Committee; the appointment and amount of Salary to be subject to the approval of the Board.

4. The Committee to take a general charge of Public Jetties and Water-frontages—to recommend to the Board any necessary repairs and additions, &c., and when approved by the Board, to get the same executed; also to receive and reply to any communications or complaints made relative to Jetties or Water-frontages.

5. The Committee to minute all their proceedings, and submit such minutes to the Board at its next sitting.

6. The Board may disallow any act of the Committee; such disallowance to be notified in a public newspaper, and to take effect from the date of publication, unless otherwise notified.

JETTY-KEEPER'S DUTIES.

1. The Jetty-keeper shall collect all Tolls, Dues, and Wharfages,—keep correct accounts of the same, and pay the amount collected daily to the Chief Constable, who, at the end of each

month, shall pay them into the hands of the Provincial Treasurer.

2. He shall, when not otherwise engaged, occupy himself in keeping the Jetty in Repair, and the approaches thereto, and shall be under and receive his instructions from the Committee through their Chairman.

3. He shall be a Special Constable, and as such shall be under the superintendence of the Chief Constable.

RULES and REGULATIONS for the use of the JETTY-KEEPER, and PARTIES LANDING GOODS within the limits of the Town of Dunedin.

DUNEDIN JETTY.

1. Boat first at the Crane to have prior use thereof, and to remove therefrom as soon as the cargo is discharged.

2. Parties discharging Goods from any Boat will be required to place said Goods on the north side of the Jetty, and leave a clear space or passage on the south side of at least two and a half feet.

3. Goods not removed from the Jetty within six hours after being landed thereon, may be removed by the Jetty-keeper at the Owner's risk and expense.

4. Parties refusing or neglecting to pay the established Dues on demand will be liable to pay the amount of said Dues.

5. All Goods, excepting Bricks, Lime, Firewood, and Sawn Timber, landed at any part within the limits of the Town of Dunedin, to be subject to the same Rates and Charges, and the same rules, as if landed at the public Jetty; and the Jetty-keeper shall, on parties refusing or neglecting to pay the established dues, sue for the same in a summary way.

6. All Communications or Complaints to be addressed in writing to the Chairman of the Acting Committee of the Board of Commissioners under the "Jetties Ordinance."

DUES ON IMPORTS.

	a.	d.
1. Bottled Beer, per Cask or Case	0	4
2. Bricks, per 1000	2	0
3. Candles per cwt.	0	2
4. Carts, each, exclusive of wheels	2	0
5. Coals, per ton	1	0
6. Drays, each	3	0
7. Earthenware, per crate	1	6
8. Firewood, per Cord	0	6
9. Flour, per Ton	1	0
10. Glassware, per Cask	1	0
11. Grain, per Bushel	0	4
12. Hogsheads of Beer, each (Barrels) in proportion	0	9
13. Iron, per Ton	1	0
14. Lime, per Bushel	0	4
15. Ploughs, each	1	0
16. Puncheons, (full) each	1	0
17. Rice, per Ton	1	0
18. Salt, per Ton	1	0
19. Sawn Timber, per 100 feet	0	2
20. Soap, per Tub	1	0
21. Spirits, per gallon	0	1
22. Sugar, per Ton	1	0
23. Tea, per Chest	0	4
24. Do. Half-chest	0	2
25. Tobacco (not destroyed for Sheep washing), per cwt.	2	0
26. Wine, per gallon	0	1
27. Wool, per Bale	0	6
Goods not above enumerated, per ton of 40 cubic feet, or of 20 cwt	1	0

DUES ON EXPORTS.

1. Wool, per bale	0	6
2. Grain, per bushel	0	4
Goods not above enumerated, per ton of 40 cubic feet, or of 20 cwt	1	0

Adopted by the Board this 14th day of June 1854.

ROBT. CHAPMAN,
Clerk to the Board.
Approved by me in Council.
W. CARGILL, Superintendent.

NOTICE.

MR. JOHN ANDERSON, Forbury, has been appointed Jetty-keeper, (and sworn in as Special Constable), for the Dunedin Jetty.

By Order,
ROBT. CHAPMAN,
Clerk to the Board.
Dunedin, 15th June, 1854.