



NEW ZEALAND
GOVERNMENT GAZETTE.

(PROVINCE OF WELLINGTON.)

Published by Authority.

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

W. FITZHERBERT, *Provincial Secretary.*

VOL. VI.]

SATURDAY, 10TH DECEMBER, 1859.

[No. 28.]

PROCLAMATION.

By HIS EXCELLENCY COLONEL THOMAS GORE BROWNE, *Companion of the Most Honorable Order of the Bath, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand, and Vice Admiral of the same, &c., &c., &c.*

TO ALL TO WHOM THESE PRESENTS SHALL COME GREETING.

WHEREAS by an Act of the General Assembly, intituled "The Regulations of Elections Act, 1858," it is enacted that it shall be lawful for the Governor, by warrant under his hand, from time to time, to appoint Polling Places for each Electoral District, within or without the limits thereof; and to appoint any one of such places to be the principal Polling Place for the District, and all or any of such Polling Places at

any time to abolish, and to appoint other Polling Places in lieu thereof.

Now know ye, that I, THOMAS GORE BROWNE, the Governor of the said Colony, in pursuance of the power and authority in me vested by the said Act, do hereby appoint the following place to be a Polling Place for the District of the Wellington Country District, in the Province of Wellington, for the election of Members of the House of Representatives, namely:—

At Manawatu, the residence of F. ROBINSON, ESQUIRE.

Given under my hand, at Government House, at Auckland, this Seventh day of November, in the year of our Lord, one thousand eight hundred and fifty nine.

(Signed) T. GORE BROWNE.
By His Excellency's command,
HENRY JOHN TANCRED.

PROCLAMATION.

By HIS EXCELLENCY COLONEL THOMAS GORE BROWNE, *Companion of the Most Honorable Order of the Bath, Governor and Commander in Chief in and over Her Majesty's Colony of New Zealand, and Vice Admiral of the same, &c., &c., &c.*

TO ALL TO WHOM THESE PRESENTS SHALL COME GREETING:

WHEREAS by an Act of the General Assembly, intituled "The Regulation of Elections Act, 1858," it is enacted that it shall be lawful for the Governor, by warrant under his hand, from time to time, to appoint Polling Places for each Electoral District, within or without the limits thereof, and to appoint any one of such places, to be the principal Polling Place for the District, and all or any of such Polling Places at any time to abolish, and to appoint other Polling Places in lieu thereof. And whereas by another Act of the General Assembly, intituled "The Provincial Elections Act, 1858," it is enacted that, subject to certain provisions therein contained, every Election of the Superintendent or of a Member of the Provincial Council of a Province shall be conducted in the manner prescribed by "The Regulation of Elections Act, 1858," aforesaid, and all the provisions of the said last mentioned Act shall apply to the elections of Superintendents and Members of Provincial Councils.

Now know ye, that I, Thomas Gore Browne, the Governor of the said Colony, in pursuance of the power and authority in me vested by the said Acts, do hereby appoint the following place to be a Polling Place for the District of the Wellington Country District for the Election of the Superintendent and Members of the Provincial Council of the Province of Wellington, namely,

At Manawatu, the Residence of
F. ROBINSON, ESQ.,

Given under my hand at Government House, at Auckland, this Seventh day of November, in the year of our Lord one thousand eight hundred and fifty-nine.

(Signed) T. GORE BROWNE.
By His Excellency's command,
HENRY JOHN TANCRED.

WHEREAS by the "Coroner's Act, 1858," the Governor is empowered in the manner therein mentioned to appoint fit persons to be Coroners of the several districts of the Colony of New Zealand, and from time to time to define the districts within which such Coroners shall respectively have jurisdiction, and every such definition to revoke or amend, and the limits of such districts to alter as occasion may require.

Now, therefore, I, Thomas Gore Browne, the Governor of the said Colony, in pursuance of the said power and authority, do hereby define the District of

WELLINGTON,

in the Province of Wellington, to be all the territory comprised within the limits following, that is to say:—a line from the point where the Horokiwi road strikes the beach, to the point on the Rimutaka range where that range is crossed by the Wairarapa road, thence by the summit of the Rimutaka and Turakirai ridges to the sea at Orongorongo Point, and thence by the sea beach to the starting point.

Given under my hand, at Government House, at Auckland, this eighth day of November, in the year of our Lord one thousand eight hundred and fifty-nine.

T. GORE BROWNE.

By his Excellency's command,
FREDK. WHITAKER.

*Attorney-General's Office,
Auckland, 7th November, 1859.*

HIS Excellency the Governor has been pleased to appoint

MARK KEBBELL, ESQ.,

to be Coroner under "The Coroner's Act, 1858," for the District of Wellington.

FREDK. WHITAKER.

*Provincial Secretary's Office,
Wellington, November 29, 1859.*

THE following Notice relative to the Light on Cape Pembroke, Falkland Islands, is published for general information.

WILLIAM FITZHERBERT,
Provincial Secretary.

NOTICE TO MARINERS.
FALKLAND ISLANDS.
Fixed Light on Cape Pembroke.

THE Colonial Government at the Falkland Islands has given notice that a fixed Light of the natural colour was established on

Cape Pembroke, on the 1st of December last, (1856.)

The Light stands at a height of 110 feet above the mean level of the sea, and is visible in ordinary weather at a distance of 14 miles. It shows a bright fixed light in every direction seaward, but is dark towards Port William, between the bearings of N. W. $\frac{1}{2}$ N. and West.

The tower is 60 feet high, it is circular and of iron, and at present painted black.* It stands in Lat. $51^{\circ} 40' 42''$ S., $57^{\circ} 41' 4''$ West of Greenwich. The illuminating apparatus is catoptric, or reflecting and of the first order.

Cape Pembroke, on which a beacon has hitherto stood, forms the Eastermost point of the Falkland group, and also the South headland of Port William, within which, on its south side, is Stanley Harbour.

From the Uranie Rock (which lies East one mile from the outer rock off Volunteer Point,) the lighthouse bears S. 13° E. or S. by E. $\frac{1}{4}$ E. nearly, distant $9\frac{1}{2}$ miles. From the centre of the large Wolfe rock to the Southward, the lighthouse bears, N. 7° E.

A vessel entering Port William will leave the Light on the Port hand; and the Master should be careful to observe that as the flood tide sets strongly to the Northward, and the ebb to the Southward, in passing Cape Pembroke, he should not pass between this Cape and the Seal rocks (which lie N.E. of it about $\frac{3}{4}$ mile) unless the ship is under steam or has a good commanding breeze; in light winds or much swell it is better to pass outside.

(All bearings are magnetic, variation $16\frac{1}{2}^{\circ}$ E. in 1856.)

By command of their Lordships,

JOHN WASHINGTON,
Hydrographer.

Hydrographic Office,
Admiralty, London,
5th February, 1856.

Stanley is a Free Port. Good water, fresh provisions, vegetables, and supplies of all sorts are procurable. Ships can also be repaired.

* In another part of the Chart, from which the above notice is extracted, the tower is stated to be painted in white and red bands.

DISTRICT COURT.

NOTICE is hereby given that a Sitting of the District Court of Wellington, for the dispatch of business, will be holden at the Supreme Court House, at Wellington, on Wednesday, the 15th day of February, next, at ten o'clock in the forenoon, when all parties concerned are required to give their attendance.

Notice is hereby also given that such Court will be finally adjourned till the following Wednesday, the 22nd day of February, to the School House at Grey Town, Wairarapa, in the said District of Wellington, at ten o'clock in the forenoon, should the business of the Court require it,—when the parties concerned are required to give their attendance.

Applications for Summons, and other proceedings of the District Court, are to be made to the Clerk of the Court, at the District Court Office, Wellington, between the hours of 10 and 4 daily: except on Saturdays, when the Office, will close at 2 o'clock,—excepting the days from Christmas day to the 2nd January, inclusive,—and excepting the week ending on the 25th February.

JOHN S. DIXON,
Clerk of the Court.

District Court, Wellington,
1st December, 1859.

Crown Land's Office,

Wellington, 22nd November, 1859.

I HEREBY GIVE NOTICE, that I shall hold a Court at the Crown Land's Office, Wellington, on Tuesday, the 13th day of December, 1859, at 1 o'clock, in the afternoon, for the purpose of hearing and deciding on the conflicting Applications of James McManamin and George Hunter, for Runs in the Terawiti District.

WILLIAM FITZHERBERT,
Commissioner of Crown Lands.

Provincial Secretary's Office,

Wellington, 25th November, 1859.

SEALED TENDERS, in duplicate, will be received at this Office, on or before Tuesday, the 20th of December, at noon, from persons desirous of contracting with the Provincial Government for the supply of **PAUPERS' RATIONS**, Wellington Gaol, for the six months ending 30th June, 1860.

Ration No. 1, at per Ration
" " 2, at per Ration
" " 3, at per Ration

Particulars of which can be obtained on application at the Gaol, or at this office. The Rations to be delivered daily at the Gaol, and subject to the approval of the Warden.

LUNATIC ASYLUM.

Rations, at per ration.
Oil, at per gallon.
Cotton Wick, at per lb.

RATIONS TO PAUPERS.

Rations, at per ration.

The Government or the Contractor will be at liberty to terminate any of the above-mentioned Contracts, by giving three months notice of their desire to do so.

WILLIAM FITZHERBERT,
Provincial Secretary.

*Provincial Secretary's Office,
Wellington, 25th November, 1859.*

SEALED TENDERS will be received at this Office on or before Tuesday, the 20th of December, at noon, from persons desirous of executing, by contract, either of the undermentioned services for the Provincial Government, for the twelve months ending 31st December, 1860.

PRINTING.

Printing the Provincial Government Gazette, and inserting the same in one of the local newspapers.

Printing Official Forms.

Further particulars may be obtained at this Office.

FIREWOOD.

Rata or Manuka, in two feet lengths, delivered and stacked at the office or building requiring the supply.

Separate Tenders will be required for supplying the Wellington Gaol.

The Government or the Contractors will be at liberty to terminate any of the above Contracts, by giving three months notice of their desire to do so:

WILLIAM FITZHERBERT,
Provincial Secretary.

*Provincial Secretary's Office,
Wellington, 26th November, 1859.*

THE "Weights and Measures Ordinance, 1856," recently proclaimed in force within certain portions of this Province, is published for general information.

WILLIAM FITZHERBERT,
Provincial Secretary.

WEIGHTS AND MEASURES ORDINANCE.

[Passed the 26th day of October, 1846.]

IN THE TENTH YEAR OF THE REIGN OF HER
MAJESTY QUEEN VICTORIA.

SESSION VII. No. X.

[Confirmation notified in "Government Gazette,"
of New Ulster and New Munster, 10th May, 1848.]

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4. And verified every 5 years.
5. If destroyed to be replaced.
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7. Fee for comparing.
8. Weights, &c., brought to be compared, to be Stamped under certain regulations.
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"An Ordinance for establishing Standard Weights and Measures, and for the prevention of the use of such as are false and deficient."

Preamble.

WHEREAS, it is necessary to provide against the use of fraudulent Weights and Measures in the colony of New Zealand, and for that purpose to establish certain Standards by which all other Weights and Measures may be regulated, and to prohibit the use of any other Weights and Measures than such as shall agree with such Standards. And whereas, certain Weights and Measures of the Standard now in force and use in the United Kingdom of Great Britain and Ireland, denominated Imperial Weights and Measures, (a Schedule whereof is hereunto annexed,) are about to be imported into the colony for the purposes of this Ordinance: Be it enacted, by the Lieutenant-Governor of New Zealand, with the advice and consent of the Legislative Council thereof, as follows:—

I.—STANDARDS TO BE ESTABLISHED. Standard Weights and Measures to be established.

1. The several Standard Weights and Measures so to be imported as aforesaid, shall be deposited in some convenient place to be appointed by the Governor, to be therein safely kept, and shall be and are hereby declared to be the Standard Weights and Measures of the colony of New Zealand:

Copies and Models to be made.

2. It shall be lawful for his Excellency the Governor to cause Copies and Models of the several Weights and Measures so to be deposited as aforesaid, to be care-

fully made, and upon every such Copy or Model being verified upon Oath before such Governor, and approved of by him, to cause a stamp or mark to be legibly impressed or engraven thereon to shew that the same hath been so verified and approved, and 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 weight or measure of such Copy or Model.

And deposited.

3. Such Copies or Models, after having been so verified, approved, and marked, shall be deposited with such persons as the Governor shall for that purpose appoint, and shall by them respectively be safely kept for the purpose of reference as hereinafter directed.

And verified every five years.

4. Such persons as aforesaid shall, at least, once in every five years bring and present, or forward, all such Copies and Models to be compared and verified with the Standard Weights and Measures so to be deposited as aforesaid; and unless such Copies and Models be so from time to time verified, the same shall be insufficient for conviction on charges of use of false Weights and Measures.

If destroyed to be replaced.

5. In case any of the said Standard Weights or Measures, or of the Copies or Models thereof shall be lost, destroyed, defaced, or otherwise injured, another Weight or Measure shall be provided with the approbation of the Governor, of the same weight or measure as the Weight or Measure so lost, destroyed, defaced, or otherwise injured, and the same shall thereupon be deemed to be a true and genuine Weight or Measure to all such and the like intents and purposes, as the Weight or Measure which shall have been lost, destroyed, defaced, or injured.

To be accessible to the public for comparison.

6. Any person who may be desirous of comparing or adjusting any Weights or Measures shall have access to all such Copies or Models so to be deposited, as aforesaid, at all reasonable times, on payment of such fees as are hereinafter mentioned; and it shall be the duty of the respective persons to be appointed by the Governor as aforesaid, for the safe keeping of such Copies or Models of the

Standard Weights and Measures, for the purposes of reference to compare every such Weight or Measure as shall be brought before them respectively with such Copies or Models, as aforesaid.

7. For every such examination of any such Weights and Measures the person authorised, as aforesaid, who shall make the same, shall be entitled to demand and receive of the person who shall cause the same to be made, the sum of Three-pence for every Weight or Measure so compared, and no more.

Weights, &c., brought to be compared, to be Stamped under certain Regulations.

8. Every person to be appointed by the Governor, as aforesaid, for the safe keeping of approved Copies and Models, shall on every Weight and Measure by him compared and found true, affix a proper mark or stamp to be in that behalf appointed by the Governor, and such person and all other persons acting in the execution of this Ordinance, shall observe and conform to the following regulations, viz:—

1. No weight and measure shall be stamped or marked unless it express the same denomination of weight or measure as one of the Standards.

2. No unstamped and unmarked weight or measure shall be legal for the purposes of sale, or any other commercial transaction, excepting glass vessels, earthenware vessels, and casks.

3. Every iron weight shall have only one leaden plug for adjustment, as little larger on the surface than the appointed stamp or mark, as may be practically necessary to receive its impression.

4. Every weight shall be distinctly marked with words or figures, denoting the value of the weight which it professes to represent.

5. Every measure of capacity or length, made of wood or metal shall be distinctly marked with words or figures denoting the capacity or length which it professes to represent.

6. Every false weight, weighing machine, or measure, in the possession of any tradesman or other person, shall render him liable to a separate penalty.

Weights not to be made of Lead or Pewter.

9. And whereas the use of Weights made of soft materials affords facility to fraud, no Weights made of lead or pewter,

or of any mixture thereof, shall be stamped or used. Provided always, that nothing herein contained shall prevent the use of lead or pewter, or of any mixture thereof, in the manufacture of Weights, if they be wholly and substantially cased with brass, copper, or iron, and be legibly stamped or marked "cased," or shall prevent the insertion of such a plug of lead or pewter into Weights as shall be *bona fide* necessary for the purpose of adjusting them, or of fixing thereon the stamps hereinbefore mentioned.

II.—TRUE AND STAMPED WEIGHTS, &c., ONLY TO BE USED.

Goods not to be sold by false or unstamped Weights, &c.

10. It shall not be lawful for any person to bargain, sell, or deliver in payment, barter, or exchange any goods, wares, merchandise, or other thing, by any other Weights or Measures than by such as shall agree with the said Standard Weights or Measures, or the Copies or Models thereof, as aforesaid, (except as hereinafter excepted), nor so to bargain, sell, or deliver by any steel-yard or spring balance, or by any unstamped or unmarked Weight or Measure. Provided always, that nothing herein contained shall apply to contracts or bargains for the sale, exchange, or delivery of any goods, wares, merchandise, or other things, *bona fide* entered into before this Ordinance shall come into operation; but that all goods, wares, merchandise, and other things so contracted and bargained for as last aforesaid, may be sold and delivered according to the ratio or proportion which the Weights and Measures in use in the Colony at the time such contracts or bargains shall have been made, shall bear to the Standard Weights and Measures established by this Ordinance.

Goods sold by Measure to be stricken off.

11. In every sale, barter, or exchange, of any goods or things by measure, (except as hereinafter mentioned) the measure shall be stricken off with a round stick, straight, and of the same diameter from end to end.

The Heaped Measure abolished.

12. And whereas, the heaped measure is liable to considerable variation; Be it therefore enacted, That the heaped measure shall be abolished, and all bargains, sales, and contracts which shall be made by the heaped measure after this Ordinance

shall have come into operation, shall be null and void.

Articles heretofore sold by heaped measure how to be sold.

13. And whereas some articles heretofore sold by heaped measure are, from their size and shape, incapable of being stricken, and from their nature and quality may not conveniently be sold by weight: Be it therefore enacted, That all such articles may henceforth be sold by a bushel measure, or by any multiple or by some aliquot part fitted in all parts as nearly to the level of the brim as the size and shape of the article sold will admit. Provided that nothing herein contained shall prevent the sale by weight of any article heretofore sold by heaped measure.

Ordinance not to apply to sale of Medicines, &c.

14. Provided always that nothing herein contained shall be deemed or taken to extend or apply to the sale of Medicines or precious metals, precious stones, or to the Weights and Measures *bona fide* used for the sale thereof, and for no other purpose.

Nor to Her Majesty's Customs.

15. And be it further enacted, That nothing in this Ordinance contained shall be deemed or taken to apply to the Weights and Measures now used by Her Majesty's Officers in this Colony, for ascertaining any rates or duties payable to Her Majesty, Her Heirs, and Successors, upon the importation into the said Colony of any goods, wares, merchandise, or other things, or upon spirits distilled therein, unless Her Majesty's pleasure shall be first heard and signified; and as soon as conveniently may be thereafter, it shall be lawful for the Governor to cause accurate Tables to be prepared and published, in order that the several rates and duties may be adjusted, and made payable according to the respective Standards of Weight and Measure to be established by this Ordinance, and immediately upon the publication of such tables the several rates and duties thereafter to be collected by Her Majesty's said officers, shall be collected and taken according to the calculations in the tables so to be prepared and published as aforesaid.

III.—INSPECTORS.

Inspectors to be appointed.

16. It shall be lawful for the Governor to appoint fit persons who shall have power to examine balances, weights, and measures within the colony. Every

such person shall, upon his appointment, take an Oath well and faithfully to execute the office in him reposed by virtue of such appointment, which Oath any Justice of the Peace is hereby empowered to administer. Provided always, that no maker or seller of Weights or Measures, or person employed in the making or selling thereof, shall be appointed an Inspector of Weights and Measures under the provisions of this Ordinance.

Inspectors to enter into bond.

17. Every Inspector shall, upon his appointment, forthwith give security to the satisfaction of the Governor for the due and punctual performance of the duties of his office, and for the safety of the Stamps and Copies of the Standard Weights and Measures committed to his charge, and for their due restoration and surrender to such persons as may be appointed to receive them by the Governor, or other person or persons by whom he may have been appointed in manner aforesaid, immediately on his removal or other cessation from office.

Power to Inspectors to enter into Shops, &c.

18. It shall be lawful for such Inspector to enter in the day time any shop, house, mill, store or out-house, or other places near to such shop, house, mill, store, or out-house, and enter into or inspect the stall or standing place of any person or persons within his district, who shall sell by retail and by weight or measure any wares, provisions, goods or merchandise, or any liquid, or dry goods, or other articles whatsoever, and into the cart, wheelbarrow, or basket of any hawker or vendor of any such articles, and then and there to search for, view, and examine all balances and all weights and measures of length and capacity therein.

And to seize false and unstamped Weights, &c.

19. It shall also be lawful for such inspector to seize any false balance and any false or unstamped Weights or Measures, not being according to the Standards, or the Copies or Models thereof, and not being stamped or marked as hereinbefore provided, which shall be found upon any such search as aforesaid, and to detain the same, to be produced before any two or more Justices of the Peace; and such Justices are hereby authorised and required to enquire into, hear, and determine in a summary way all informations matters, and things touching such seizures, or in any wise relating thereto.

IV.—PENALTIES.

For injuring copies, &c.

20. If any person shall wilfully or negligently injure any Copy or Model so to be deposited, as aforesaid, every such offender shall forfeit and pay for every such offence the sum of fifty pounds.

For refusing to compare Weights.

21. If any person to be appointed, as aforesaid, for the safe keeping of such Copies or Models, shall neglect or refuse to compare any Weights or Measures at all such reasonable times as he shall be thereunto required, every person so offending shall, if to the convicting Justices it shall seem fit, forfeit and pay any sum not exceeding Ten pounds, nor less than Ten shillings.

For having in possession false or unstamped Weights.

22. Every person in whose house, shop, mill, store, out-house, premises, stall, or standing place, cart, wheelbarrow, or basket any false or deficient balance, or any unstamped or unmarked weight or measure, shall be found upon any such search, as aforesaid, shall forfeit and pay for every such balance, weight or measure, any sum not exceeding Ten pounds, nor less than Five shillings as to the convicting Justices shall seem meet. And all such false or deficient, unstamped, or unmarked weights and measures shall, upon the conviction of any such person, be forfeited, and shall be broken or otherwise disposed of, as such Justices shall direct.

For obstructing Inspectors.

23. If any person shall wilfully obstruct, hinder, resist, or in any wise oppose any person appointed under the authority hereof, to view and examine such balances, weights, and measures in the execution of his office, or if any person selling or retailing by weight or measure, shall refuse to produce his balances, weights, or measures, in order to be viewed or examined, every person so offending shall for every such offence forfeit and pay any sum not exceeding Twenty pounds, nor less than forty shillings, as the convicting Justices shall adjudge.

For selling by false or unstamped Weights, &c.

24. If any person shall bargain, sell or deliver in payment, barter, or exchange any goods, wares, or merchandise, or other thing by any other weights or measures than by such as shall agree with the said Standard weights or measures, or the Copies or Models thereof as aforesaid (except as herein excepted), or shall so bargain, sell, or deliver by any Stand-

yard, or Spring-balance, or by any unstamped or unmarked weight or measure, every person so offending shall for every such offence forfeit and pay the sum of Forty shillings.

For selling by Heaped Measure.

25. If any person shall sell any articles by the heaped measure, he shall forfeit and pay for every such sale, any sum not exceeding Forty shillings.

Penalties how to be recovered and applied.

26. The penalties hereby imposed shall be recovered in a summary way before any two Justices of the Peace, who shall cause one moiety of every penalty which shall be paid, by virtue of any such conviction, to be awarded to the person who shall sue for the same.

Governor to appoint and define Towns, &c.

27. It shall be lawful for His Excellency the Governor, from time to time, by proclamation, to appoint and define the towns or districts to which the operation of this Ordinance shall extend, and, from time to time, in like manner, to alter their limits, and to revoke such proclamation, as to him shall seem meet. And the provisions of this Ordinance shall not be construed to apply in any respect whatever to any town or district not appointed and defined by His Excellency the Governor in the manner aforesaid.

Weigh-bridges and Steel-yards may be used, &c.

28. Nothing in this Ordinance contained, shall be construed to prevent the use of Weigh-bridges in the weighing of hay, bark, and such other rough goods, as are usually weighed in that manner; nor to prevent the use of Steel-yards in the weighing of goods not exposed for sale in the ordinary course of trade; Provided that no such Steel-yard be used within the limits of any town which shall be brought under the operation of this Ordinance.

Commencement of Ordinance.

29. This Ordinance shall come into operation from and immediately after the passing thereof, so far as regards the deposit of Standards, the verification of Copies and Models, and the appointment

of persons for carrying this Ordinance into execution, and in all other respects the said Ordinance shall come into operation on a day being two Calendar months from and after the first notification in the *New Zealand Government Gazette*, of the appointment of any such person.

Interpretation.

30. For the purposes of this Ordinance, the word "Governor," shall be taken to include the "Lieutenant Governor," or "the Officer Administering the Government" of the Colony for the time being.

GEORGE GREY,
Lieutenant-Governor, and Commander-in-Chief.

Passed the Legislative Council,
this twenty-sixth day of November, in the year of our Lord one thousand eight hundred and forty-six.

J. COATES,
Clerk of Council.

SCHEDULE.

LIST OF WEIGHTS AND MEASURES TO BE DEPOSITED AS
HEREINBEFORE PROVIDED.

Standard Weights.

Fifty-six Pounds.
Twenty-eight Pounds.
Fourteen Pounds.
Seven Pounds.
Four Pounds.
Two Pounds.
One Pound.
Eight Ounces.
Four Ounces.
Two Ounces.
One Ounce.
Eight Drams.
Four Drams.
Two Drams.
One Dram.

Standard Measures of Capacity.

One Bushel.
One Half Bushel.
One Peck.
One Half Peck.
One Quarter Peck.
One Gallon.
One Half Gallon.
One Quart.
One Pint.
One Half Pint.
One Gill.
One Half Gill.

Standard Measuring Rod.

COMPARATIVE RETURN shewing the number and Tonnage of Vessels entered Inwards and Outwards, Foreign and Coastwise, at the Port of Wanganui, during the Quarters ended 30th September, 1858, and 30th September, 1859, respectively.

SHIPPING INWARDS.					SHIPPING OUTWARDS.				
	Sep. Quarter 1858.		Sep. Quarter 1859.			Sep. Quarter 1858.		Sep. Quarter 1859.	
	Ships	Tons	Ships	Tons		Ships	Tons	Ships	Tons
Great Britain	Great Britain.....
New South Wales	1	57	1	61	New South Wales.....	2	114	2	160
Victoria	Victoria	1	61
Coastwise	8	479	10	758	Coastwise	9	501	9	659
Totals.....	9	536	11	819	Totals.....	11	615	12	880

RETURN of Immigration to, and Emigration from the Port of Wanganui, during the Quarter ended the 30th September, 1859.

	IMMIGRATION					EMIGRATION				
	Adults		Children		Total	Adults		Children		Total
	Males	Females	Males	Females		Males	Females	Males	Females	
Great Britain
New South Wales
Victoria	1	1	3	1	5
Tasmania
Other Provinces of New Zealand }	35	22	6	4	67	27	5	3	...	35
TOTALS	36	22	6	4	68	30	6	4	0	40

Custom House, Wanganui,
this 12th October, 1859.

CHARLES SHARP,
Emigration Office.

IMPORTS (Coastwise) of New Zealand Produce at the Port of Wanganui, during the Quarter ended the 30th September, 1859.

ARTICLES.	QUANTITY.	APPROXIMATE VALUE.		
		£	s.	d.
Ale and Beer	480 galls.	60	0	0
Cheese	1 cwt.	6	0	0
Grass Seeds	19 bags	19	0	0
Soap	4 cwt.	8	0	0
Totals	£	93	0	0

Custom House, Wanganui,
this 12th day of October, 1859.

CHARLES SHARP,
Collector.

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EXPORTS (Coastwise) of New Zealand Produce from the Port of Wanganui during the Quarter ended 30th September, 1859.

ARTICLES.	QUANTITY.	APPROXIMATE VALUE.		
		£	s.	d.
Bacon	7735 lbs.	194	0	0
Beer	410 galls.	42	0	0
Butter	870 lbs.	50	0	0
Flour.....	5½ tons	121	0	0
Hides	42 in number	25	0	0
Lard	830 lbs.	20	15	0
Oats	526 bushels	131	10	0
Potatoes	31 tons	46	10	0
Sheep (alive)	170 in number	170	0	0
Sheepskins	180 "	27	0	0
Trees (fruit)	5 pkgs.	12	0	0
Wheat	1747 bushels	742	0	0
Wool	300 lbs.	20	0	0
Totals.....	£	1601	15	0

Custom House, Wanganui,
this 12th day of October, 1859.

CHARLES SHARP,
Collector.