No. 4.

An Act to consolidate and amend the Law for Conveyance and Postage of Letters.

[Assented to 19th October, 1853.]

BE it Enacted by the Lieutenant-Governor of the Province of South Australia, by and with the advice and consent of the Legislative Council thereof, as follows:

From and after the passing of this Act, the following Ordinances, to wit, an Ordinance passed on the thirteenth day of July, one thousand eight hundred and forty-one, intituled "An Act to regulate the Post Office Department in South Australia;" an Ordinance passed on the twenty-fourth day of January, one thousand eight hundred and forty-three, intituled "An Act to amend an Act, intituled 'An Act to regulate the Post Office Department in South Australia;"" and an Ordinance passed on the thirty-first day of July, one thousand eight hundred and forty-six, intituled "An Ordinance further to regulate the Post Office Department in South Australia," shall be and the same are hereby repealed.

2. It shall be lawful for the Governor with the advice of the Executive Council, to make rules and regulations for the establishing and managing of the several Post Offices within the said Province, and the receiving, dispatching, carrying, and delivering of letters, packets, and parcels, and the making, custody, and sale of stamps, and the receipt and payment of moneys in connection with the said Post Offices, and the conduct of all Postmasters and other officers of the department; and the said rules and regulations to alter, revoke, or vary, and such other rules and regulations to establish in their stead, as with the advice aforesaid he shall deem expedient; and also to reduce the postage on letters, packets, or parcels, under any such special circumstances as shall appear to the said Governor and Executive Council to render such reduction expedient.

3. And
3. It shall be lawful for the Governor, from time to time, to appoint and to remove a Postmaster-General and an Inspector or Inspectors of Stamps, and to appoint and remove, or depute to the said Postmaster-General, the power to appoint and remove such officers, clerks, and servants, as may be required for the General Post Office at Adelaide; and it shall be lawful for the said Postmaster-General, from time to time, to appoint and to remove Postmasters for the various post towns and places out of Adelaide, and to require and take from such Postmasters such security as the Governor, by any regulations published in the South Australian Government Gazette, shall from time to time fix.

4. The Postmaster-General, and every other Postmaster, letter carrier, or other person appointed under this Act, shall, before the exercise by him of the duties of his office, take and subscribe a declaration for the due execution of such duties before one of Her Majesty's Justices of the Peace (which declaration such Justice is hereby authorized and required to administer) in the words following; that is to say—

"I, A.B., do solemnly and sincerely declare, that I will not willingly or knowingly open, detain, return, or delay, or cause or suffer to be opened, detained, returned, or delayed, any letter or packet which shall come into my hands, power, or custody, by reason of my employment relating to the Post Office, except by the consent of the person or persons to whom such letter or packet shall be directed, or by an express warrant in writing for that purpose under the hand of the Governor, or unless otherwise in pursuance and under the authority of any of the provisions in that behalf contained in any Act, Law, or duly authorized regulation of the Province of South Australia, now or hereafter passed and made, or to be passed and made for or in relation to the postage and conveyance of letters."

5. Every parcel or packet whatsoever, by whatever name called, or however made up, which shall be sent by post, or put or received into any Post Office for transmission or delivery by the post, shall, if not a letter, be deemed to be a packet within the meaning of this Act.

6. All letters and packets transmitted or received by post, except as hereinafter excepted, shall from and after the commencement of this Act be charged by weight only, according to the following scale, that is to say—For any weight not exceeding half an ounce avoirdupois, one rate of postage; for any weight exceeding half an ounce and not exceeding one ounce, two rates of postage; and for each additional ounce or fraction of an ounce beyond one ounce, two additional rates of postage: Provided always, that the Postmaster-General or other Postmaster shall be at liberty to refuse to receive or to transmit by post any letter or packet exceeding sixteen ounces in weight, or of inconvenient form or dimensions, or containing or reasonably suspected to contain any article likely to injure the other contents of the mail bags.

7. The following shall be the rates of postage payable, according to
to the scale aforesaid, upon letters and packets (except as hereinafter excepted) transmitted or received by the post, that is to say—upon all letters and packets received at any Post Office for delivery at such Post Office, or at any place within the limits of the city or town in which such Post Office is situated, the sum of Twopence; upon all letters and packets to be transmitted by post between separate Post Towns or places within the said Province, the sum of Twopence; and upon all letters and packets to be transmitted by ship or otherwise, to places beyond the limits of the said Province, the sum of Sixpence.

8. The sum of Twopence only for any weight not exceeding four ounces, and the additional sum of One Penny for any additional ounce or fraction of an ounce, shall be paid on packets of the following descriptions, that is to say—bankers’ parcels containing notes, orders, specie, cheque books or pass books, sent by or to any bank or banker; parcels containing patterns or samples of merchandise, bona fide sent as such; parcels, open at each end, containing prices current and catalogues of merchandise; parcels containing writs and proceedings of any Court of Justice, deeds, conveyances, affidavits or letters of attorney, or depositions, or recognizances, sent by or to any Justice of the Peace or Coroner; parcels open at each end, containing printed Votes and Proceedings of Parliament, and of Colonial Legislatures, or pamphlets, or any magazines, reviews, or periodical publications (newspapers excepted); cases or covers enclosing maps or plans transmitted by, or addressed to, the Surveyor-General or Deputy Surveyor-General; or returns made from or to any department of the public service, pursuant to any law or duly authorized regulation: Provided that there shall not be in or upon any such packets or parcels any letter or epistolary communication or intelligence, and that on the outside thereof, in addition to the name and address of the person to whom the same is to be delivered, the sender thereof shall subscribe, with his name and address, a statement of the contents thereof, in the following form, that is to say, “Bankers’ Parcel,” or “Patterns of Merchandize” (or other proper description, within the terms of this Enactment), “without letter.” And provided also, that the Postmaster-General, or other Postmaster, shall be at liberty to refuse to transmit, by post, any such packet or parcel, when of the weight of more than sixteen ounces, or of inconvenient form or dimensions; or containing, or reasonably suspected to contain any article likely to injure the other contents of the mail bags.

9. All newspapers printed in the said Province, and all printed newspapers received from abroad, shall, if unenclosed, or enclosed in an envelope, open at both ends, be received, conveyed, and delivered, within the said Province, free of all postage whatever: Provided also, that no such newspaper shall contain any note, letter, memorandum, or other thing, or writing therein or thereon, excepting only the direction on the outside thereof: Provided that the exemption from postage shall not extend to newspapers posted at any Post Office

Inland letters.

Foreign letters.

Postage on parcels.

Bankers’ parcels.

Writs or Proceedings of Courts of Justices, &c.

Legislative papers.

Periodical publications.

Proviso as to form.

Colonial newspapers, and newspapers received from abroad, if under open covers, and not written upon, excepting address, exempt.
Office for delivery at such Office, or at any place within the limits of the city or town in which such Office is situate, but that the sum of One Penny shall be prepaid for every such newspaper as last mentioned.

10. Members of the Executive and Legislative Councils may receive by the post, petitions and addresses to Her Majesty, and to His Excellency the Governor, and petitions addressed to either the Executive or Legislative Council, not exceeding thirty-two ounces in weight, exempt from postage: Provided such petitions and addresses be sent without covers, or in covers open at both ends.

11. It shall not be necessary to prepay, by stamp or otherwise, the postage upon letters or packets containing only returns of births, baptisms, marriages, and deaths, transmitted in compliance with the provisions of the law in that behalf, by ministers of religion or other parties, whose duty it may be to transmit such returns to any officer appointed to receive the same; but the postage thereon shall be paid by the said officer on delivery of such letters or packets respectively: Provided that the same shall, on the outside thereof, be stated to contain such returns only, and be signed by the minister or other person transmitting the same.

12. The following classes of persons may both send and receive letters, not exceeding half an ounce in weight, by the Post, on their own private concerns, on prepayment of a postage of One Penny for each letter, either in the said Province, or elsewhere (as the case may be), namely, every seaman employed in Her Majesty's Navy, whilst such seaman shall be actually employed in Her Majesty's service; every serjeant, corporal, drummer, trumpeter, fifer, and private soldier in Her Majesty's Regular Forces, Militia, Fencible Regiments, Artillery, or Royal Marines, whilst actually employed in Her Majesty's service; every serjeant, corporal, drummer, trumpeter, fifer, and private soldier in the service of the East India Company, whilst actually employed in the service of the Company; but the letters of commissioned officers, or warrant officers, whether in the Army or Navy, or midshipmen, or mates of the Navy, are not included in this provision; and with respect to letters sent by any such privileged persons, the following conditions shall be observed, that is to say, the postage of each letter, unless sent from parts beyond the seas as hereinafter mentioned, shall be paid on being put into a Post Office; and upon such letter shall be superscribed the name of the writer, and his class or description in the vessel, regiment, corps, or detachment to which he shall belong; and upon every such letter there shall be written, in the handwriting of, and signed by the officer having at the time the command of the vessel, or of the regiment, corps, or detachment to which the privileged person belongs, the name of such officer, and the name of such vessel, or of such regiment, corps, or detachment; and with respect to letters received by the post by any of the said privileged persons,
persons, the following conditions shall be observed, that is to say—the postage of each letter, unless sent from parts beyond the seas as hereinafter mentioned, shall be paid upon its being put into a Post Office, and it shall be directed to the privileged person, specifying on the superscription thereof the vessel, or the regiment, corps, or detachment, to which he shall belong; and whenever the letters sent or received by any such privileged persons shall be sent from parts beyond the seas, and shall appear to have had any postage whatsoever prepaid thereon, no colonial postage shall be charged on delivery thereof within the said Province.

13. It shall be lawful for the Governor, with the advice of the Executive Council, to make, or cause arrangements to be made with the Postmaster-General of England, and with the constituted authorities in foreign ports and separate Colonies, for the prepayment or for the optional prepayment thereat, by stamps or otherwise, of the postages payable under the provisions hereof, or of such sum as may form a fair proportion, or an equivalent for such proportion of such a rate of postage as shall be arranged to be payable in Great Britain, or in any such foreign ports or separate Colonies, for the entire postage between the place at which the letters or packets, chargeable therewith, shall be posted, to the place of delivery; and also to make, or cause to be made, arrangements for the prepayment or for the optional prepayment in the said Province, on letters or packets, to be sent from the said Province to Great Britain, or to such foreign ports or separate Colonies, of the postages payable in Great Britain, or in any such foreign port or separate Colony, or for the payment of such entire sum as may be agreed upon as the postage between the place at which any such letter or packet shall be posted and the place of delivery thereof, and as to the proportion of or equivalent for such proportion of such entire sum, which shall be retained for the use of the said Province.

14. Any packet containing a single printed book of what nature soever, and placards and prospectuses when transmitted by post from one part of the said Province to another, shall be liable to the like rates of postage and no more, and to the like conditions and restrictions which are hereinafore fixed and imposed in respect to pamphlets, magazines, and reviews, except only that it shall not be competent to any postmaster to refuse to transmit any such packet by reason of its weight only, if it shall not exceed three pounds weight on the whole: Provided always, that no packet containing books shall be transmitted by post to any place to which the mail shall be conveyed on horseback, unless the said Lieutenant-Governor, with the advice of the Executive Council, shall otherwise direct.

15. It shall be lawful for the Governor, with the advice of the Executive Council, to make, or cause to be made, arrangements with the Postmaster-General of England, and with the constituted authorities in Foreign Ports and separate Colonies, for the trans-
mission by post of books, whether British, Colonial, or Foreign, and for the proportion of the charge, in respect of such transmission, to be retained for the use of the said Province, provided the postage to be charged on any such packet, from the place at which the same shall be posted unto the place of delivery, shall not exceed the following rates:

For a single volume not exceeding half a pound in weight, Sixpence
For a single volume exceeding half a pound, and not exceeding one pound, One Shilling
For a single volume exceeding one pound, and not exceeding two pounds, Two Shillings
For a single volume exceeding two pounds, and not exceeding three pounds, Three Shillings.

16. Packets containing any such books, transmitted by post within the said Province, to or from Great Britain, or to or from any Foreign Country, or separate Colony, shall be subject to the following conditions:

The charge will be the same whether such packets are posted or delivered at the port of dispatch or arrival, or at any place in the interior of the country, and whether sent by packet or private ship.

The postage must in every case be prepaid by means of stamps.

No such packet shall be sent by any route which would entail the expense of transit postage through any intermediate Country or Colony.

To prevent the inconvenience which might otherwise ensue, any Postmaster may delay the dispatch of such packet to or from the interior of this Province for such periods as may from time to time be fixed by the said Governor and Executive Council, in consideration of the distance, the means of carriage, and the time occupied in the conveyance of mails in different localities.

No single packet containing a book must exceed three pounds in weight.

17. The Postmaster-General, or Inspector of Stamps, shall, with the approval of the Governor, cause stamps to be made or procured and sold, indicating such amounts of postage as may be directed in that behalf by the Governor.

18. Any person who shall fraudulently forge or imitate, or assist in forging or imitating, any stamp made under the authority of this Act, or shall offer, utter, or dispose of, any forgery or imitation of any such stamp, with intent to defraud the revenue, or any person or body corporate or politic, shall be guilty of felony, and on conviction, shall be liable to imprisonment, with or without hard labor, or to hard labor on the roads or other public works of the said
said Province, for such term, not exceeding seven years, as the Court shall award.

19. The stamps upon all letters and packets shall be affixed or impressed upon the outside thereof, and above the address written thereon, and no Postmaster shall be bound to take any notice of stamps which shall be affixed elsewhere upon any such letters or packets.

20. From and after the first day of January now next, or such other day as shall be appointed by the Governor, by any Proclamation to be published in the *South Australian Government Gazette*, fourteen days at the least before such first day of January, the postage upon all letters and packets, which shall be posted at any Post Office within the said Province, excepting in cases in which the prepayment shall be optional, under any arrangement to be made as hereinbefore authorized, shall be prepaid by the person who shall desire to have the same transmitted by post, and such prepayment shall (except as hereinafter provided) be made by the affixing thereon of stamps issued by the Postmaster-General or Inspector of Stamps: Provided always, that it shall be incumbent on every Postmaster to procure and keep on hand a sufficient supply of Post Office stamps for sale, without premium, and in such quantities as the Postmaster-General may authorize or direct, to all persons desirous of purchasing the same; and that whenever it shall happen that any such Postmaster shall not have any stamps of the requisite value for sale as aforesaid, then and in such case prepayment on any such letter or packet may be made in coin, and shall be acknowledged by the said Postmaster upon the face of the letter or packet so prepaid: And provided also, that no prepayment of Colonial postage shall be required on letters received from beyond sea, for delivery to any part of the said Province: Provided further, that from and after the commencement of this Act, in all cases in which letters and packets posted in, and addressed to, places within the Province, shall be posted without the postage being prepaid, either by stamp or otherwise, there shall be charged on such letters or packets a postage of double the amount to which such letters or packets would otherwise be liable under this Act.

21. From and after the said first day of January now next, or such other day to be appointed as aforesaid, it shall be the duty of every Postmaster to see that every post letter or packet bears a stamp or stamps of the proper amount, according to the rate for the time being established by law; but nevertheless every letter or packet upon which a stamp or stamps shall have been affixed, shall be transmitted through the post, and shall be delivered to the party to whom it is addressed upon payment by him of double the amount of any postage deficient.

22. The sender of any post letter or packet shall be entitled to have stamps of proper amount affixed.

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to have the same registered at the Post Office, upon payment of the sum of Sixpence, as a fee for such registration; but such registration shall not render any Postmaster, or the Post Office revenue, in any manner liable for the loss of any such post letter, or packet, or the contents thereof; and all registered letters and packets shall be received at any Post Office, and also be delivered at the place of delivery, at or between such hours in the day, and under such regulations in every respect as the Postmaster-General shall from time to time appoint; and such registration fee shall be prepaid by stamps.

23. In case any Postmaster shall suspect and believe that any letter or packet put into his office, or received by him as such Postmaster, and purporting to be a letter or packet coming within any of the exemptions hereby created, or belonging in respect of its contents, to one of the classes in which the the lower rate of postage hereinbefore mentioned is chargeable, does not in fact contain solely and only that which the same shall so purport to contain as aforesaid, or contains some paper, note, or other thing in writing, which under this Act would subject such letter or packet to postage, or to the higher rate of postage as the case may be, it shall be lawful for such Postmaster, and he is hereby required, to mark upon such letter or packet the amount of such postage, and such amount shall be demanded and received accordingly: Provided always, that in every such case of surcharge, if it shall at any time within ten days next following the delivery of the letter or packet be made to appear to the satisfaction either of the Postmaster by whom such letter or packet was delivered, or of the Postmaster-General, that the same was not in fact liable to postage, or to a higher rate of postage, then the amount of such surcharge shall be returned to the party who shall have paid the same; And provided, that if the person to whom the letter or packet is delivered shall so require, the Postmaster by whom the same shall be so delivered shall, at the time of such delivery thereof, examine not only the outside, but the contents of the said letter or packet, in that person's presence, and thereupon demand and take only the postage lawfully due on every such letter or packet, according to the provisions of this Act.

24. If any person shall knowingly send or put, or cause to be sent or put, to or into any Post Office, any letter or packet purporting to come within any of the exemptions aforesaid, or to belong, in respect of its contents, to one of the classes in which such lower rate of postage as aforesaid is chargeable, but which letter or packet shall, to the knowledge of such person, not contain solely and exclusively that which the same is by this Act authorized to contain, or shall, to the knowledge of such person, contain or have written thereon or therein some letter, paper, note, communication, writing, or thing which under this Act would subject the same to postage, or to the higher rate of postage, the person so offending shall forfeit and pay a fine of not more than Twenty Pounds.

25. Letters
25. Letters bearing stamps which have been previously obliterated or defaced shall be treated as unpaid letters; and if any person shall wilfully and fraudulently remove from any Post Office stamp, which has been previously used, any mark which shall have been made thereon at any Post Office by way of obliteration or defacement, for the purpose of indicating that such stamp has been once used, or shall knowingly and fraudulently put off or use any such stamp, shall be deemed guilty of a misdemeanor, and shall be liable to be imprisoned with or without hard labor, for any period not exceeding three years.

26. It shall be lawful for the Postmaster-General to detain or cause to be detained, any letters or packets, which shall be posted contrary to the provisions of this Act; and every other Postmaster shall forward such irregularly posted and all refused letters or packets to the General Post Office, at Adelaide; and all such irregularly posted and refused letters or packets shall be immediately opened at the said General Post Office, at Adelaide, in manner hereinafter provided, for the purpose of ascertaining the writer or sender thereof.

27. Except in the case of unclaimed, refused, undelivered, and irregularly posted letters, no letter or packet, whatsoever shall, under any circumstances, be returned to the writer or sender thereof, without the express consent of the person to whom the same is directed; nor, except as hereinafter provided, unless by virtue of an express warrant in writing under the hand of the Governor, or of some person by him duly authorized to sign such warrant, shall any letter or packet be sent or delivered to any other than the person to whom it is addressed, or his agent; or, in case of such person's death or absence, to his personal or other lawful representative or assignee.

28. All unclaimed and undelivered letters and packets, which shall have been received at any Post Office, shall be kept thereat for a period of thirty days, during which a list thereof shall be exposed in a conspicuous place in such Post Office, and at the expiration of such period of thirty days the same shall be forwarded to the General Post Office, at Adelaide; and the Postmaster-General shall, forthwith, cause the addresses of all such letters and packets, so forwarded to him, to be inserted in a list to be openly exposed in the Post Office, at Adelaide.

29. The Postmaster-General shall, once in every month, or oftener if he shall think fit, cause a list to be published in the South Australian Government Gazette, of all detained, unclaimed, and undelivered letters and packets (newspapers excepted) which shall have been received at the General Post Office, at Adelaide, since the last preceding publication of the like kind; and after a period of one month from the date of such publication in respect of inland letters and packets, and of six months in respect of ship
ship letters and packets, from any of the Australian Colonies, and of twelve months in respect of other ship letters and packets, such of the letters and packets mentioned therein, as shall not in the meantime have been claimed and delivered, may be opened, in manner hereinafter mentioned.

30. All letters and packets, which shall be required to be opened, shall be opened by the Postmaster-General or by an officer of the Post Office, at Adelaide, to be specially nominated for that purpose by the Postmaster-General; and that such officer shall, before he shall enter upon his duties in this respect, make oath or affirmation before the Postmaster-General (who is hereby authorized to administer such oath or affirmation) that he will not intentionally read the contents, or any part of the contents of any letter or packet which he shall open, except so far as it may be necessary so to do for the purpose of ascertaining the name and address of the writer, and that he will not divulge to any person whatsoever, except to the Postmaster-General upon demand by him, any of the contents of any such letter or packet which may have come to his knowledge in the course of opening and examining the same for the purpose aforesaid; and if any such officer shall act in contravention of this enactment, or of his oath or affirmation, he shall for every such offence forfeit and pay to Her Majesty, for the public uses of the Province, a penalty of not less than Five Pounds, and not exceeding One Hundred Pounds, to be recovered in a summary way before any two Justices of the Peace, upon the complaint of the Postmaster-General, or by information of debt in the Supreme Court by Her Majesty’s Advocate or Attorney-General.

31. The Postmaster-General shall cause all detained, unclaimed, and undelivered letters and packets whatsoever, which shall have been so opened as aforesaid, to be returned to the writers or senders thereof, if the name and address of the writer or sender can be ascertained by examination of such letters or packets, and such writers and senders shall thereupon be liable to pay the original postage payable thereon, if not prepaid; and if any such writer or sender shall refuse to receive any such letter or packet, the same may be forthwith destroyed, but he shall nevertheless be liable to pay such postage as aforesaid thereon.

32. It shall be lawful for the Postmaster-General to cause to be destroyed or sold all pamphlets, magazines, reviews, and periodical publications, and all printed Votes and Proceedings of Parliament and of Colonial Legislatures, and all prices current, catalogues of merchandize, and patterns and samples of merchandize, which shall continue to be unclaimed or undelivered after the lapse of six months from the date of the publication of the list in which they shall have been advertised; and it shall be lawful for the said Postmaster-General to cause to be destroyed all newspapers which shall have remained unclaimed for the period of six months; and also all unclaimed, refused, undelivered,
delivered, and irregularly posted letters and packets, of which he shall have been unable to ascertain the senders so as to return them, and which shall have continued to be so unclaimed and undelivered for the period of one year after the advertisement thereof as aforesaid: Provided that in such last mentioned case, a list shall be preserved, showing the date of every such letter or packet, the address thereof, and the name of the writer, and of the place at which the same purports to have been written.

33. It shall be lawful for the Postmaster-General for the time being, under such instructions as shall be from time to time in that behalf given to him by the Governor, to enter into any contract or contracts, in writing, from time to time, in his own name, on behalf of Her Majesty, for or in respect of the carriage or conveyance of the several mails throughout this Province, or any or either of them, and to sue and be sued upon such contracts accordingly; and if any person having entered into any such contract with the Postmaster-General shall, during the continuance thereof, unlawfully refuse or neglect to perform the same, or shall in any manner omit to comply with any stipulation or provision therein, he shall forfeit and pay a penalty or sum of not more than One Hundred Pounds, over and above the penalty recoverable upon such default, by virtue of any bond into which such person, or his surety or sureties, may have entered for the due performance of the contract.

34. In any suit or other proceeding for the recovery of any postage, payable under or by virtue of this Act, the person from whom any letter or packet, in respect of which any postage shall be sought to be recovered, shall purport to have come, shall be deemed the sender thereof, and the onus shall lie upon the party proceeded against, to prove that such letter or packet did not come from, and was not sent by him.

35. In all proceedings whatsoever for the recovery of any postage, the Post Office charge upon any letter or packet shall, in all cases, be evidence of the liability of such letter or packet to be so charged, and that the sum so charged thereupon is payable, as and for the postage thereof.

36. All mails, bags, boxes, or packets of letters or newspapers, and also all loose letters and newspapers which at the time of the arrival of any ship or vessel within the limits of any port or harbor in the said Province shall be on board of such ship or vessel, directed to any person or persons within the said Province or its dependencies, shall be delivered immediately on demand to the Postmaster-General or any Postmaster or port officer of such port or harbor, or to any person duly acting for such Postmaster-General, Postmaster, or port officer; excepting always letters concerning goods on board such ship or vessel, and to be delivered with such goods and letters containing any conveyance or other deed, commission, writ, or affidavit, and letters sent by way of introduction.
troduction only, or concerning the bearer’s private affairs; and any master, passenger, or other person on board of such ship or vessel, who shall delay the delivery of or shall knowingly or negligently detain on board of such ship or vessel, or keep in his possession, any mail bag, mail box, packet of letters, letter, or newspaper (except as aforesaid), after such demand made as aforesaid, shall forfeit and pay for every letter or newspaper so delayed, detained, or kept, a penalty or sum not exceeding Fifty Pounds.

37. The master or commander of any ship or vessel arriving at any port or harbor in the said Province shall repair to the Post Office at such port, as soon after his arrival as shall be practicable, and shall then subscribe a declaration in the presence of some person authorized by the Postmaster-General to take such declaration; which declaration shall be in the form or to the effect following; that is to say—“I, A. B., commander of (state the name of the ship or vessel) arrived from (state the place), do as required by law, solemnly declare, that I have to the best of my knowledge and belief delivered, or caused to be delivered, to the person duly authorized to receive delivery thereof, every letter, bag, package, or parcel of letters, or packets that were on board the (state the name of the ship or vessel), except such letters as are exempted by law from postage;” and that until such declaration shall have been made, and a certificate of the making thereof, under the hand of the officer taking the same, shall have been produced to the Collector, Comptroller, or principal officer of Customs at such port or harbor, he shall not permit such ship or vessel to report, and any master or commander failing or neglecting to make such declaration, or making a false declaration, shall forfeit and pay a penalty or sum not exceeding Fifty Pounds.

38. All mails, bags, boxes, or packets of letters or newspapers, which are conveyed, or required by law to be conveyed by post from one part of the Province to the other, and which at the time of the arrival of any steam boat or other vessel within the limits of any port, post town, or other place at which mails or mail bags are to be delivered, shall be on board such steam boat or other vessel, shall be delivered, on demand, to any port officer or Postmaster of such port, post town, or other place as aforesaid, or to any person duly authorized to act for them or either of them; and any master, commander, or other person belonging to any such steam boat or other vessel, having charge of such mails, who shall refuse or neglect to deliver the same on demand as aforesaid, or shall detain or permit the detention of the same on board such steam boat or other vessel, or shall not use due diligence in the delivery thereof, as well as for the secure and dry custody of the same while they shall be in his charge, shall forfeit and pay for every such offence a penalty or sum not exceeding Fifty Pounds.

39. Every master or other person in charge of any such ship or vessel arriving from parts beyond the said Province, or conveying letters...
letters from one part to another of the said Province, shall be entitled at any time after the expiration of twenty-four hours next after the arrival of such ship or vessel, to receive from the nearest Postmaster (who is hereby required to pay such master or person) the sum of One Penny for every letter or packet, newspapers excepted, so delivered on demand as aforesaid, or delivered voluntarily to any Postmaster, or port officer, or at any Post Office, excepting only mail bags and packages received from the General Post Office, in England, by Government vessels or packets having contracted with the Government for carrying mails; and every such master or person shall give a receipt for the money so received, which receipt shall be to the Postmaster obtaining such letters or packets a sufficient voucher, and the same shall be allowed him in his account accordingly: Provided that it shall be lawful for the said Postmaster-General to withhold the said gratuity, or a part thereof, in cases when the master of such vessel shall have been guilty of any negligence or delay in the delivery of the mails forwarded by such vessel.

40. It shall be lawful for any merchant or broker, residing beyond the limits of the said Province, who may have made up a mail bag or letter bag to be conveyed on board of any steam boat or other vessel, to be delivered at any port or place within the limits of the said Province, to seal the same bag, and to forward to the Postmaster-General a certificate of the making up and sealing of such bag, and of the contents thereof, and of the day of the month and year of the delivery thereof to the master or person having the command of such steam boat or other vessel; and in every such case, any such master or person in command who shall open, or cause, or permit, or suffer to be opened, any such mail bag or letter bag, or shall break, or cause, or permit, or suffer to be broken, any such seal, shall for every such offence forfeit and pay any sum not exceeding One Hundred Pounds, to be recovered at the suit of the Postmaster-General, or any person authorized by him to sue in that behalf, in a summary way, before any two or more Justices of the Peace for the said Province.

41. If any master or person having the command of any ship or vessel about to depart from this Province shall (after being thereto required by the Postmaster-General or by any such Postmaster or port officer, or by any person duly authorized to act for them, or either of them) refuse or wilfully neglect to receive on board such ship or vessel, any mail, or bag, or box of letters or newspapers, or to give a receipt for the same, or shall refuse or neglect carefully to deposit such mail, or bag, or box, or newspapers, in some secure and dry place on board of such ship or vessel, or to convey the same upon her then intended voyage, such master or person shall, for every such offence, forfeit and pay a penalty or sum not exceeding One Hundred Pounds: Provided always, that every such master or person in command, who shall receive on board any such mail, or bag, or box, or newspapers, for the purpose of conveying the same, according to the direction thereof, shall be entitled immediately to demand
demand and receive from such Postmaster or port officer, for the carriage thereof, One Penny for every letter or packet contained therein, newspapers excepted, such master or person giving a receipt for the amount so received by him, which receipt shall be a sufficient voucher for such payment, and the same shall be allowed such Postmaster or port officer in his account accordingly.

42. If any master, commander, or other person having the charge of any steam boat or other vessel proceeding or about to proceed from any port or place within the Province to some other port or place within the same, shall refuse or neglect to receive any such Post Office mail on board such steam boat or other vessel, or to give a receipt for the same, being thereto required, he shall forfeit and pay a penalty or sum not exceeding Fifty Pounds.

43. For the conveyance of any mails by water from one port, post town, or other place to any other such port, post town, or other place, within the said Province, the master, or commander, or any other person having the charge of any such steam boat or other vessel, shall be entitled to demand and receive at the rate of One Penny for every letter or packet chargeable with postage contained in such mail; and such payments shall be made at such place and time, and under such regulations, as the Postmaster-General shall appoint; and every such master, commander, or other person as aforesaid, shall give a receipt for the amount so received by him, which receipt shall be to the Postmaster-General, or to any Postmaster or other person as aforesaid, making such payment, a full and valid discharge for the same; and the said Postmaster-General, and every such Postmaster and other person, in passing his accounts, shall receive credit for every such sum or sums which shall be therein mentioned accordingly: Provided that such master or other person having the charge of any such steam boat or other vessel shall not be entitled to demand or receive any such payment in respect of any newspaper or newspapers placed on board such vessel by the Postmaster-General or other person duly authorized in that behalf.

44. Whenever the master or person having the command of any steam boat or other vessel shall have received mails from any Postmaster, for conveyance on board of such steamboat or other vessel, and such steamboat or other vessel shall not depart on her voyage according to the time fixed for the departure thereof, by any notice given as herein provided at or before the receiving of such mails, it shall be lawful for the said Postmaster-General to recover back from such master or person having the command as aforesaid, such mails, and also any gratuity which may have been paid for the conveyance of the same in a summary manner, before any two or more Justices of the Peace for the said Province.

45. If any port officer, Postmaster, or other person duly authorized
rized to receive or dispatch any such mails as aforesaid, shall neglect or fail to deliver, or shall retard the delivery of, any bag, box, mail, letter, packet, or newspaper, he shall, for every such offence, forfeit and pay a penalty or sum not exceeding Fifty Pounds.

46. After the commencement of this Act, no letter or packet chargeable with postage (except newspapers as aforesaid) shall be carried for hire or reward otherwise than by post; and if any such letter or packet shall be so carried or conveyed, or be sent or taken charge of for the purpose of being so carried and conveyed, by any person (not being a person employed in the Post Office or in the conveyance of post letters), the person so sending or conveying such letter or packet, or taking charge of the same for such carriage or conveyance shall, for every such letter or packet, forfeit and pay a penalty or sum not exceeding Twenty Pounds; and every such letter and packet sent or carried, or taken charge of to be carried, otherwise than by post, shall be deemed, in any prosecution for this offence, to have been for hire or reward, unless the contrary shall be shewn by the defendant.

47. Nothing in the last preceding clause contained shall extend to any letter or packet exceeding sixteen ounces in weight, nor to any letter or packet concerning goods, sent with such goods, and to be delivered therewith, or containing any writ or proceeding out of any Court of Justice, or deed, conveyance, affidavit, or letter of attorney, nor to any letter or packet sent by any person concerning his or her private affairs by any special messenger, nor to any letter or packet bona fide sent or carried to or from the nearest Post Office.

48. Any Postmaster, or other officer belonging to the Post Office, or any person employed by or under a Postmaster, or in the receiving, sorting, carrying, conveying, or delivering of post letters, or otherwise in the business of the Post Office, who shall offend against, or wilfully neglect or omit to comply with, any of the rules and regulations so from time to time to be made as aforesaid, or any of the provisions of this Act, shall for every such offence, neglect, or omission, forfeit and pay a penalty or sum not exceeding Fifty Pounds.

49. If the driver of any mail coach or other carriage used for the conveyance of the mail, or the guard, or any person in charge of a mail, whether conveyed by any such carriage, or on horseback, or on foot, shall loiter on the road, or wilfully mis-spend or lose time so as to retard the arrival of the mail at its proper destination, or shall not in all possible cases, convey such mail at the speed of such a number of miles an hour as are fixed by the Postmaster-General for the conveyance thereof, unless the circumstances of the weather, or the badness of the roads, or the occurrence of any accident, shall prevent the same, then and in every such case the driver or guard, or person in charge, as the case may be, so offending, and being convicted thereof, by his own confession,
confession, on view of a Justice, or the oath or oaths of one or more credible witness or witnesses, shall forfeit and pay a sum not exceeding Five Pounds for every such offence.

50. And whereas post letters are sometimes, by mistake, delivered to the wrong person, and post letters and post letter bags are lost in the course of conveyance or delivery thereof; and are detained by the finders in expectation of gain or reward, every person who shall fraudulently retain, or shall wilfully secrete, or keep, or detain, or being required by an officer of the Post Office, shall neglect or refuse to deliver up a post letter which ought to have been delivered to any other person, or a post letter bag or post letter which shall have been sent, whether the same shall have been found by the person secreteing, keeping, or detaining, or neglecting, or refusing to deliver up the same, or by any other person, shall be guilty of a misdemeanor, and being convicted thereof, shall be liable to be punished by fine and imprisonment.

51. And to prevent obstructions opposite the General Post Office, no hackney carriage shall stand or ply for hire opposite the General Post Office, and every driver or person having the management of any hackney carriage, who shall permit the same to stand or ply for hire opposite the said Post Office shall forfeit for every such offence a sum not exceeding Five Pounds; and every hawker, newsvendor, or idle or disorderly person, who shall stop or loiter on the flagway or pavement opposite the General Post Office shall forfeit, for every such offence, a sum not exceeding Two Pounds.

52. If any person, whether employed in the Post Office or otherwise, shall fraudulently take from the possession of any Postmaster or person employed to convey post letters, or from out of any Post Office or place appointed for the receipt or delivery of post letters, or shall steal, or shall for any purpose embezzle, take, secrete, or destroy any letter or packet, or mail of letters, or newspaper, or other printed paper, or any matter or thing enclosed in any such letter, packet, or mail sent or to be sent by such post, every such person so offending shall be deemed guilty of felony, and on conviction thereof, shall be liable to be imprisoned, with or without hard labor, for any term not exceeding seven years, as the Court shall award.

53. If upon the opening of any dead letter or parcel, the same shall be found to contain any money or article of value, then the Postmaster-General shall pay the same money or the price of such article of value, after disposing of the same, to the Colonial Treasurer, to be repaid to the person entitled thereto, upon proof being given to the satisfaction of such Treasurer.

54. Whenever any person shall be declared insolvent within the meaning
meaning of the Ordinances for the time being in force in the said Province, it shall be lawful for the Postmaster-General, upon an order made in that behalf by the Commissioner of Insolvency for the time being, during the period named in such order, to deliver any letter addressed to such insolvent to the Official Assignee or other person in such order named.

55. Every master of any vessel not carrying mails under a contract with Her Majesty's Government, or with the Governor for the time being of this Province, shall before sailing give, to the Postmaster at Port Adelaide, forty-eight hours' notice, in writing, of the time or intended time of sailing of such vessel, and shall also from time to time give notice to such Postmaster at Port Adelaide of any postponement of such time of sailing; and every master of any vessel who shall omit to give such notice, or who shall sail from the said Port before the expiration of the time mentioned in such notice, shall, for every such offence, forfeit and pay the sum of Fifty Pounds.

56. Every master of any vessel who shall refuse to heave-to for the mail boat, when required by the person in charge of the same such mail-boat, carrying a distinguishing flag with the words "Mail Boat" inscribed thereon, shall for every such offence, forfeit and pay a sum not exceeding Ten Pounds nor less than Forty Shillings.

57. And for the more effectual prosecution of offences committed against the Post Office, in any indictment or information for any offence committed upon or in respect of any property which may be laid in, or stated to belong to, the Postmaster-General, it shall be sufficient to state any such property to belong to, and to lay it in the Postmaster-General of the said Province, and it shall not be necessary to specify the name or addition of any such Postmaster-General; and that whenever in any indictment or information for any offence committed against this or any other Act relating to the Post Office, it shall be necessary to mention for any purpose whatever the said Postmaster-General, it shall be sufficient to describe such Postmaster-General as the Postmaster-General of the said Province, without any further or other name, addition, or description whatsoever.

58. All offences against this Act, or against any rule or regulation made under this Act as aforesaid, in respect of which said offences any pecuniary fine or penalty is by this Act imposed (where no other provision for the recovery thereof is in that behalf made), shall be heard and determined, and such fines and penalties be awarded and imposed in a summary way, by and before any two or more Justices of the Peace, upon complaint in that behalf made: Provided that all such proceedings shall be taken in the name of Her Majesty's Advocate or Attorney-General, or of the Postmaster-General, or of some other officer employed in the Post Office department of the said Province.

59. If
59. If any action or suit shall be commenced against any person or persons, for anything done in pursuance of this Act, the same shall be commenced within twelve months after the fact committed, and not afterwards; and the defendant or defendants in such action shall and may plead the general issue, and give the special matter in evidence, under such plea; and if it shall appear that the act was done under this Act, or that the action was commenced after the time before limited for bringing the same, the jury shall find for the defendant or defendants; and upon a verdict for the defendant, or if the plaintiff or plaintiffs shall be nonsuited or discontinue his, her, or their action or suit after the defendant or defendants shall have appeared, or if upon demurrer judgment shall be given against the plaintiff or plaintiffs, the defendant or defendants shall and may recover costs, and have the like remedy for the same as any defendant or defendants hath or have by law in any other cases.

60. The moneys to arise by and from the several rates and duties as aforesaid, and also all sums of money imposed and levied by way of penalty under the provisions of this Act (except such part thereof as may be payable to the party suing or informing in respect thereof), shall respectively be paid to Her Majesty, Her heirs and successors, for the public uses of the said Province, and in support of the Government thereof; and shall be applied thereto in such manner as shall be directed by any Act to be passed by the Governor and Legislative Council of the said Province.

61. This Act shall commence and take effect from the passing thereof.