

289

Mr. M. W. Green.

### HAWKERS AND PEDLARS.

#### ANALYSIS.

- |   |   |
|---|---|
| <p>Title.</p> <p>1. Short Title.</p> <p>2. Extended licenses may be granted to hawkers.</p> <p>3. To be in force within part or entire colony.</p> <p>4. Hawkens forbidden to carry spirits, &amp;c. Penalty.</p> | <p>5. Forging a license a felony.</p> <p>6. Penalty for lending, &amp;c., license.</p> <p>7. Refusal to produce license.</p> <p>8. Reward to informers.</p> <p>9. Repeal of Ordinances.</p> |
|---|---|

#### A BILL INTITULED

AN ACT to extend the Law relating to the Licensing of Hawkens and Pedlars. Title.

5 BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows:—

1. The Short Title of this Act is "The Hawkens and Pedlars Act, 1882." Short Title.

10 2. The Council of any county or borough may, in their by-laws, regulate the issue of district and general licenses respectively to hawkens and pedlars, upon payment of a fee not exceeding *three* pounds for a district license and *six* pounds for a general license: Extended licenses may be granted to hawkens.  
15 Provided that any such fee may be augmented by a sum not exceeding one-half the amount thereof where the license authorizes the holder thereof to carry his wares and merchandise for the purpose of sale by pack-horse or other animal, or by any vehicle, boat, vessel, or craft.

15 3. A district license shall authorize the holder thereof to exercise his trade as a hawker and pedlar in any part of the provincial district wherein the same is issued, and a general license shall authorize the holder thereof to exercise his trade in any part of the colony. To be in force within part or entire colony.

20 4. If any person having obtained a license as a hawker and pedlar shall have in his possession, or on his horse or other animal, or vehicle, boat, or other conveyance, any fermented or spirituous liquors, he shall be liable for every such offence to a penalty not exceeding *fifty* pounds. Hawkens forbidden to carry spirits, &c.  
Penalty.

25 5. Every person shall be guilty of felony who shall forge, counterfeit, or alter, or cause to be forged, counterfeited, or altered, any license, or any seal or signature to any license, or shall use or tender in evidence any such forged, counterfeited, or altered license or seal or signature, knowing the same to be forged, counterfeited, or altered. Forging a license a felony.

Penalty for lending,  
license.

6. Every person shall be liable to a penalty not exceeding *fifty* pounds for every separate offence who shall let out or hire or lend any license granted to him, or shall trade with or under colour of any license granted to any other person whomsoever, or of any license in which his own name shall not be inserted as the name of the person to whom the same is granted. 5

Refusal to produce  
license.

7. If any person having obtained a license as a hawker and pedlar shall at any time, on demand thereof being made of him by any Justice of the Peace or constable, neglect to produce or refuse to produce and show to such Justice of the Peace or constable his said license, he shall, on conviction for every such offence, be liable to a penalty not exceeding *ten* pounds. 10

Reward to informers.

8. Any penalties under this Act shall be recoverable in a summary manner, and the one moiety thereof, at the discretion of the convicting Justices, be paid to the person who shall sue for the same, and the other moiety shall be paid into the Consolidated Fund. 15

Repeal of Ordinances.

9. The following provincial Ordinances of Otago are hereby repealed :—

Session XIX., No. 170, "The Licensed Hawkers Ordinance, 1864."

Session XXVIII., No. 336, "The Licensed Hawkers Ordinance (Southland) Repeal Ordinance, 1870." 20