

No. II.

SYDNEY COAL
DELIVERY.

An Act to amend the Act for regulating the sale and delivery of Coal in the City of Sydney and its vicinity. [30th October, 1846.]

Preamble.

5th and 6th sections
of 9 Vic. No. 8 re-
pealed.

WHEREAS it is expedient to repeal the fifth and sixth sections of an Act passed in the ninth year of the reign of Her present Majesty intituled "*An Act for regulating the sale and delivery of Coal in the City of Sydney and its vicinity*" and to make other provision in that behalf Be it therefore enacted by His Excellency the Governor of New South Wales by and with the advice and consent of the Legislative Council thereof That the fifth and sixth sections of the said recited Act shall be and the same are hereby repealed.

Cart to have weigh-
ing machine.

2. And be it enacted That if any carman or driver of any cart waggon or other carriage laden with Coal for sale or to be delivered to the purchaser or purchasers thereof by any seller or sellers of or dealer or dealers in or carrier or carriers of Coal from any ship lighter barge or other craft or from any wharf warehouse or other place within the said Port of Sydney or within the City of Sydney or within the distance of five miles from the Obelisk in Macquarie-place shall not have placed in on or under his cart waggon or other carriage a perfect weighing machine then and in every such case every such carman or driver of such cart waggon or other carriage not having such machine so placed therein thereon or thereunder shall for every such offence forfeit

Desertion of Foreign Seamen.

forfeit and pay any sum not exceeding twenty pounds Provided Proviso. always that Coal which shall be carried or conveyed in bulk or in any cart waggon or other carriage belonging to the purchaser or purchasers of such Coal may be so carried or conveyed without the carman or driver being obliged to carry a weighing machine therewith or any person or persons being subject or liable to any penalty or penalties in respect thereof.

3. And be it enacted That every such carman or driver using light weights or an unjust weighing machine shall forfeit and pay a sum not exceeding twenty pounds and the employer of such carman or driver shall forfeit and pay a sum not less than twenty pounds nor more than one hundred pounds such sums so to be respectively forfeited as aforesaid to be recovered in the same manner as if they had been penalties imposed by the said Act and such weighing machines and weights respectively shall be liable to be examined seized and forfeited if found defective in manner directed by the Act of the said Governor and Council passed in the fourth year of the reign of His late Majesty King William the Fourth intituled "*An Act for establishing Standard Weights and Measures and for preventing the use of such as are false and deficient.*"

Penalty for using unjust weighing machine or light weights.