

Executive Council,

Sitting of 8th January, 1912, (contd.)

2.

4. C.S.O. 1/1912. Executive Council, Sitting No.1.
 8th January, 1912.
 The licence appeared before the Council, as directed, in order to answer certain objections which had been raised against the renewal of his licence. Council

Present:-

advised that a letter of caution be written to Mr. John F. Smith and he be warned that any repetition of such conduct as he was guilty of on the evening of the 26th ultimo will result in the permanent cancellation of his licence.

The Governor,
 The Colonial Secretary,
 The Colonial Treasurer,
 The Acting Colonial Surgeon,
 The Hon. Vere Packe and ordered accordingly.

1. Minutes of the Meeting of 18th December, 1911, read and confirmed. *Confirmed*
2. C.S.O. 122/1911. Application by the Falkland Islands Company for commutation of wharfage charges. *17. Allardice*
Governor
 Council advised that the Falkland Islands Company be allowed to commute, under section 5 of the Wharfage Ordinance, 1911, the wharfage charges payable on all local vessels owned by them for the year 1912 for the sum of £24. *15. Smith 1912*
Ag. Clerk to Exec. Coun.

Governor concurred and ordered accordingly.

3. C.S.O. 46/1911. Diminution of geese, etc. Council advised that on and after the 1st day of January, 1912, the number of goose beaks which may be purchased on the East and West Falklands, respectively, shall be:

East Falkland, not exceeding 37,500

West Falkland, not exceeding 37,500

and that the attention of the public be drawn to the fact that the Ordinance entitled "An Ordinance to amend the Live Stock Ordinance, 1901", is only to remain in force until the close of the current year, after which date no goose beaks will be paid for.

Governor concurred and ordered accordingly.

4.

Executive Council,

Sitting of 8th January, 1912, (contd.)

2.

4. C.S.O. 1/1912. First and Last Hotel; Mr. John F. Smith's licence. The licensee appeared before the Council, as directed, in order to answer certain objections which had been raised against the renewal of his licence. Council advised that a letter of caution be written to Mr. John F. Smith and he be warned that any repetition of such conduct as he was guilty of on the evening of the 26th ultimo will result in the permanent cancellation of his licence.

Governor concurred and ordered accordingly.

Confirmed

W. A. Allardice
Governor

15 Jan. 1912

L. H. Boileau

Ag. Clerk to Exec. Coun.

Executive Council, Sitting No.2.
15th January, 1912.

Present:-

The Governor.
The Colonial Secretary.
The Colonial Treasurer.
The Acting Colonial Surgeon.
The Hon. Vere Packe.

1. Minutes of the Meeting of 8th January read and confirmed.
2. Despatches received by R.M.S. "Orcoma" on 10th January read.
3. C.S.O. 4/1912. Insurance Companies. Council advised that, in view of the decision arrived at at the Meeting held on 4th February, 1911, and the present efficient condition of the fire engine, no rebate be granted to the Royal Insurance Company in respect of the percentage payable on the capital assured during 1910.

Governor concurred and ordered accordingly.

W. Allandye, Governor.
Confirmed,

22 Jan. 1912

L. A. Boileau,

Ag. Clerk to Exec. Coun.

A.

8

FALKLAND ISLANDS.

Executive Council, Sitting No.3.

22nd January, 1912.

In pursuance of the powers in him vested by section 3 of the Fishery Ordinance, 1908, His Excellency the Governor, by and with the advice of the Executive Council, is pleased to make the following Regulations:

1. The period for which Whaling Licences may be issued shall commence on the 1st October of each year and terminate on the 30th September of the following year.
Present:-

2. Licences shall be issued in the name of the Company applying for them and are not transferable.
The Governor,

3. The fee for a licence shall be £100: this fee will not be refunded if for any cause the licence is not used.
The Colonial Secretary,

4. The licence shall be applicable to one floating vessel or two steam whalers, and to employ not more than ten men.
The Colonial Treasurer,

5. The Acting Colonial Surgeon, applicant by the Governor in Council to employ a steam whaler a special fee of £100 will be payable to the Council.
The Acting Colonial Surgeon,

The Hon. Vere Packe.

6. And after this date separate Whaling Licences shall be issued for:-

1. Minutes of the Meeting of 15th January read and confirmed.
(a) The South Shetlands and Graham's Land.
2. C.S.O. 60/1911. Whaling Regulations. Council advised that
(b) The South Orkneys,

the draft Whaling Regulations, 1912, of which a copy marked

A is attached, be approved as amended.
A is attached, be approved as amended.

7. Governor concurred and ordered accordingly.
Licences issued in any year for the South Shetlands and Graham's Land shall not exceed ten; and in the case of the Falkland Islands, the South Georgia and the Sandwich Islands the number shall not exceed seven.

8. Confirmed,
Licences shall be registered when received in a register to be kept by the Whaling Licence Register.

9. The licensee shall, at the end of the season's whaling operations, proceed to the Customs in the Colony or its Dependencies and report the result of the catch to the Customs.
W. Allardice

10. It shall be a condition that the licensees and their employees will not kill or take any animal of the seal kind, penguins or birds in the Dependencies or the waters thereof except when in actual need of them for food.
12 Feb 1912
L. H. Boileau

11. Any licensee or his employees will render the licensee liable to the forfeiture of his Licence, as well as any claim to a Whaling Licence in the future.

12. These Regulations shall have no application to South Georgia, and shall come into force on the 1st January, 1912, and shall then supersede the Regulations of the Governor in Council of 22nd February, 1911.
Ag. Clerk to Exec. Coun.

Dated at Government House, Stanley, this twenty-second day of January, 1912.

By Command,

T. A. V. BEST,

Colonial Secretary.

FALKLAND ISLANDS.

Whaling Regulations.

In pursuance of the powers in him vested by section 3 of the "Whale Fishery Ordinance, 1908", His Excellency the Governor, by and with the advice of the Executive Council, is pleased to make the following Regulations:

1. The period for which Whaling Licences may be issued shall commence on the 1st October of each year and terminate on the 30th September of the succeeding year.
2. Licences will be issued in the name of the Company applying for them and are not transferable.
3. The fee payable for each Licence is £100 : this fee will not be refunded if for any cause the Licence is not used.
4. Each Whaling Licence shall be applicable to one floating factory and two steam whalers, and should permission be granted to any applicant by the Governor in Council to employ a third steam whaler a special fee of £100 will be payable on this account.
5. On and after this date separate Whaling Licences shall be issued for:—
 - (a) The South Shetlands and Graham's Land,
 - (b) The South Orkneys,
 - (c) The Falkland Islands,
 - (d) The South Sandwich Islands.
6. The number of Whaling Licences issued in any one year for the South Shetlands and Graham's Land shall not exceed ten ; and in the case of the Falkland Islands, the South Orkneys or the Sandwich Islands the number shall not exceed seven.
7. Any applicant for a Whaling Licence must send in his application so as to reach the Colonial Secretary, Falkland Islands, not later than the 1st April, giving the name of the Company and the names of the vessels to be employed.
8. Each application for a Whaling Licence shall be registered when received in a register to be termed the Whaling Licence Register.
9. Every licensed vessel shall, at the end of the season's whaling operations, proceed direct to a Port of Entry in the Colony or its Dependencies and report the result of the catch to the Collector of Customs.
10. Licences will be issued on the condition that the licensees and their employees will not kill or capture seals (including all animals of the seal kind), penguins or birds in the Dependencies of the Colony or the waters thereof except when in actual need of them for food.
11. Any breach of these Regulations by the licensee or his employees will render the licensee liable to the immediate forfeiture of his Licence, as well as any claim to a Whaling Licence in the future.
12. These Regulations shall have no application to South Georgia, and shall come into force on the 1st April, 1912, and shall then supersede the Regulations of the Governor in Council of the 6th February, 1911.

Dated at Government House, Stanley, this twenty-second day of January, 1912.

By Command,

T. A. V. BEST,

Colonial Secretary.

Executive Council, Sitting No.4.

Executive Council.

12th February, 1912.

Sitting of 12th February, 1912. (contd.)

Present:-

Secretary of State be pleased to approve of a ninth lease
 The Governor,
 at South Georgia, the lease be offered to Mr. Alexander
 The Colonial Secretary,
 Lange, and recommended that, in the event of Mr. Lange
 The Colonial Treasurer,
 accepting the above offer, he be requested to afford the
 The Acting Colonial Surgeon,
 Colonists the opportunity of subscribing not less than one
 The Hon. Vere Packe.
 third of the necessary capital.

1. Minutes of the Meeting of 22nd January read and confirmed.
Governor concurred and ordered accordingly.
2. Despatches received by R.M.S. "Orissa" on 8th February read.
3. C.S.O. 52/1912. "The Tariff Amendment Ordinance, 1912."
Confirmed, Governor.
 Council advised that the draft Bill entitled, An Ordinance
 to amend the Tariff Ordinance, 1900, be now sent to the
 Legislative Council.

L. H. Boileau.

Governor concurred and ordered accordingly.

Acting Clerk to Executive Council.

4. C.S.O. 55/1912. "The Cinematograph Ordinance, 1912."
 Council advised that the draft Bill entitled, An Ordinance
 to regulate Cinematograph and similar Exhibitions, be now
 sent to the Legislative Council.

Governor concurred and ordered accordingly.

5. C.S.O. 431/1911. Thomas Jennings, Lunatic. Council advised
 that a contribution in food or rent, or otherwise, of a
 value not exceeding £1 per mensem, be made temporarily and
 provisionally to Mrs. Jennings.

Governor concurred and ordered accordingly.

6. C.S.O. 239/1911. Application by Mr. Lange for a whaling
 licence at South Georgia. Council advised that, should the

Secretary

2.

Executive Council.

Sitting of 12th February, 1912, (contd.)

Secretary of State be pleased to approve of a ninth lease at South Georgia, the lease be offered to Mr. Alexander Lange: and recommended that, in the event of Mr. Lange accepting the above offer, he be requested to afford the Colonists the opportunity of subscribing not less than one third of the necessary capital.

Governor concurred and ordered accordingly.

W. Allard
Confirmed, Governor.

11th March, 1912.

L. H. Boileau.

Acting Clerk to Executive Council.

FALKLAND ISLANDS.

2.

Executive Council.

Executive Council, Sitting No.5.
 Sitting of 11th March, 1912 (contd.)
 11th March, 1912.

whalers in the territorial waters of South Georgia be not

Present:-

The Governor,

Governor concurred and ordered accordingly.

The Colonial Secretary,

The Colonial Treasurer,

The Acting Colonial Surgeon,

The Hon. Vere Packe.

1. Minutes of the Meeting of 12th February read and confirmed.
2. Despatches received by R.M.S. "Oropesa" on 7th March read.
3. C.S.O. 118/1912. Wireless Telegraphy; proposed legislation.
 Council advised that the draft Bill entitled: An Ordinance relating to Wireless Telegraphy, be now sent to the Legislative Council.

Governor concurred and ordered accordingly.

4. C.S.O. 567/1911. Minutes of the proceedings of the Board of Health for 1912. Council advised that Bye-Law No.1 of 1912, relating to the sale of milk and the keeping of dairy cows in Stanley (of which a copy is attached), be approved.

Governor concurred and ordered accordingly.

5. C.S.O. 580/1911. The Southern Whaling and Sealing Co., Ltd.; application for permission to employ two additional whalers. Council advised that the application of the Southern Whaling and Sealing Co., Ltd. for permission to employ two additional

whalers

FALKLAND ISLANDS.

The Public Health Ordinance, 1894.

Bye-law made under section 19 of Ordinance No. V of 1894.

Bye-law No. 1 of 1912.

From the date on which this Bye-law comes into force no person shall sell milk, or keep cows for the purpose of selling milk in Stanley, without being duly registered in the Register kept by the Board of Health.

2. Any person desirous of selling milk in Stanley after the abovementioned date must first make application in writing to the Clerk of the Board who will then, without charge, insert the applicant's name in the Register.

3. The particulars to be given in the application and entered in the Register shall be in accordance with the Form annexed to this Bye-law.

4. Any person infringing the provisions of this Bye-law will be liable to a penalty not exceeding £2.

5. This Bye-law shall come into force on the 1st April, 1912.

FORM OF REGISTER.

No.	Date.	Name.	Residence.	No. of Cows.	Where kept.

Made by the Board of Health this 5th day of February, 1912.

W. MITCHELL BROWNE,
President.

Approved by the Governor in Council this 11th day of March, 1912.

L. H. BOILEAU,
Acting Clerk of the Council.

M.P. 567/1911.

Note.—The time for Registration under the above Bye-law is extended to the 15th April, 1912.

25th March, 1912.

W. MITCHELL BROWNE,
President.

Executive Council, Sitting No.6.

Executive Council.

1st April, 1912.

Sitting of 1st April, 1912, (contd.)

Present:-

The Governor,

The Colonial Secretary,

The Colonial Treasurer,

The Acting Colonial Surgeon,

The Hon. Vere Packe.

1. Minutes of the Meeting of 11th March read and confirmed.
2. C.S.O. 168/1911. Sociedad Ballenera de Magallanes; application by the Manager for exemption from Regulation No.9 of the Whaling Regulations dated 22nd January, 1912. Council advised that the request of the Manager of the Sociedad Ballenera de Magallanes be not complied with.

Governor concurred and ordered accordingly.

3. C.S.O. 569/1911. Stanley Telephone. Council advised that the draft Rules relating to the Stanley Telephone Exchange be approved as amended.

(Vide copy of Rules attached).

Governor concurred and ordered accordingly.

4. C.S.O. 164/1912. Proposed Telephone from Stanley to the Wireless Station and Cape Pembroke Lighthouse. Council advised that Government connect the Wireless Station and Cape Pembroke Lighthouse with the Telephone Exchange in Stanley by a metallic circuit in accordance with the recommendations contained in Mr. Homer's letter to the

Governor

2.

POST OFFICE, STANLEY.
Executive Council.

Sitting of 1st April, 1912, (contd.)

Governor of 18th March, but that communication with the Office
Ord Lighthouse be maintained by an inter-through switch at the
adv Wireless Station instead of a separate metallic circuit.

Rules:

Governor concurred and ordered accordingly.

1. The Stanley Telephone System will be under the manage-
ment of the Post Office. All subscribers with

Confirmed,

8 April, 1912.

regard to the working of the system should be made, and all
irregularities reported direct to the Postmaster.

Town Lines. Governor.

2. The Subscription to the Stanley Telephone Exchange by
annual subscribers shall be \$8 per annum for each instrument
payable to the Postmaster in advance. Acting Clerk to the Executive
Council.

3. Any person who wishes to become a subscriber for a period
of three years, will, on giving the necessary guarantee to the
Postmaster, be charged an annual subscription of \$5:5:0 for each
instrument.

4. The subscription or rental shall include the fixing
and maintenance of the necessary wire and instrument, and will
allow the subscriber to communicate at all times with other
subscribers in the town of Stanley. No call, unless of an
urgent nature, shall be made after 9 p.m.

5. The Government will maintain the service in good
condition as far as possible, but do not guarantee continued
service.

6. The telephone instrument is the property of the
Government and will be returned on the lapsing of the
subscription.

7.

34.

7. The subscriber will be responsible for the proper care of the instrument while in his possession, and will be personally liable for any damage caused by his carelessness.

POST OFFICE, STANLEY.

Rules relating to the Stanley Telephone Exchange.

In pursuance of the powers in him vested by "The Post Office Ordinance, 1898", His Excellency the Governor, by and with the advice of the Executive Council, is pleased to make the following Rules:-

1. The Stanley Telephone System will be under the management of the Post Office. All complaints by subscribers with regard to the working of the system should be made, and all irregularities reported direct to the Postmaster.

Town Lines.

2. The Subscription to the Stanley Telephone Exchange by annual subscribers shall be £8 per annum for each instrument, payable to the Postmaster in advance.

3. Any person who wishes to become a subscriber for a period of three years, will, on giving the necessary guarantee to the Postmaster, be charged an annual subscription of £5:5:0 for each instrument.

4. The subscription or rental shall include the fixing and maintenance of the necessary wire and instrument, and will allow the subscriber to communicate at all times with other subscribers in the town of Stanley. No call, unless of an urgent nature, shall be made after 9 p.m.

5. The Government will maintain the service in good condition as far as possible, but do not guarantee continued service.

6. The telephone instrument is the property of the Government and will be removed on the lapsing of the subscription.

7.

13.

54.

7. The subscriber will be responsible for the proper care of the instrument while in his possession, and will be personally liable for any damage thereto arising from wilful neglect or carelessness.

8. Non-subscribers, WITH THE EXCEPTION OF BONA FIDE BOARDERS AT HOTELS, are not permitted to make use of a subscriber's telephone.

9. Non-subscribers desirous of using the town telephone can do so at the Call Room at the Exchange on payment of a fee of 2d a call to the operator in attendance.

10. No call is to exceed three minutes duration. Should a longer call be required, there will be a further charge of 2d for every three minutes or portion of three minutes.

Trunk Lines.

(Darwin, Goose Green, Fitzroy, Port Louis, and intermediate stations, also Cape Pembroke Lighthouse).

11. Subscribers (who are non-owners of Trunk Lines) and non-subscribers in Stanley desirous of using Trunk Lines shall pay the following charges:-

6d a call not exceeding five minutes duration, or,

6d for a written message not exceeding 30 words.

In the case of non-subscribers there will be an additional charge of 2d for the use of the Exchange as provided above for a call in the town.

12. Non-subscribers in the Camps who wish to communicate with anyone in Stanley (whether subscriber or non-subscriber) shall pay a similar scale of fees to that mentioned in the preceding Rule, to the operator in charge of the station where the message is despatched. In the case of a message to a non-subscriber in Stanley a further fee of 2d will be charged to the sender for delivery.

13.

5.

13. Camp operators must send in on an approved form to the Postmaster a half yearly return of all fees collected.

14. All messages transmitted over Trunk Lines, by or on behalf of, or on account of

(a) the owner of a Trunk Line, or,

(b) the Government,

shall be free of cost.

15. Regulation No.3 of the Regulations of the Governor in Council of the 30th March, 1908, is hereby repealed.

16. Any person infringing any of these Rules shall be liable to a penalty not exceeding twenty shillings.

Dated at Government House, Stanley, this first day of April, 1912.

By Command,

(sgd) T.A.V.Best,

Colonial Secretary.

Executive Council.
 Executive Council, Sitting No.7.
 Sitting of 8th April, 1912, (Contd).
 8th April, 1912.

payment of the special fee of £100 provided under the

Present:- Whaling Regulations:-

The Governor,
 The Colonial Secretary,
 The Colonial Treasurer,
 The Acting Colonial Surgeon,
 The Hon. Vere Packe.

1. Minutes of the Meeting of 1st April read and confirmed.
2. Despatches received by R.M.S. "Gravia" on 3rd April read.
3. C.S.O. 350/1911. Application by the Master of the cutter "Eluna" for commutation of wharfage charges. Council advised that Mr. Jens Pedersen, Master, be permitted to commute, under section 5 of the Wharfage Ordinance, 1911, the wharfage charges payable on the cutter "Eluna" for the year ending 31st December, 1912, on payment of the sum of 10/-.
5. C.S.O. 39/1909. Hektor Whaling Co. Application by Captain Christensen for permission to employ an additional
4. Applications for whaling licenses and permission to employ a third whaler during the season of 1912-1913. Council advised that a whaling license be granted to each of the following Companies for the territorial waters of the South Shetlands and Graham's Land for one floating factory and two steam whalers for the season of 1912-1913 on payment of the usual license fee of £100, and that permission be granted to employ a third steam whaler on

purposes of the Company's whaling

factory

Council.

2.

Executive Council.
Executive Council.

Sitting of 8th April, 1912, (contd).

payment of the special fee of £100 provided under the
Whaling Regulations:-

(2) carry mails between the South Shetlands and the Falkland Islands, making not less than three trips from Deception Harbour to Port Stanley and back, during the whaling season, by arrangement with the Postmaster in Stanley;

Name of Company.	M.P.
Norge	159/1911.
Odd	448/1910.
Ornen	162/1911.
Laboremus	164/1911.
Ballenera de Magallanes	168/1911.
Hektor	39/1909.
Southern	387/1909.
Andersen & Neumann	253/1909.
Nor	325/1908.
Chr. Salvesen & Co.	579/1911.

(3) be permitted to proceed to sea for the purpose of making geographical surveys and obtaining information as to the movements and habits of the whale:

(4) be unlicensed, and on no account be employed as a reserve boat to take the place of any other whale catcher engaged in whaling

Governor concurred and ordered accordingly.

operations in the territorial waters of the

5. C.S.O. 39/1909. Hektor Whaling Co. Application by Captain Christensen for permission to employ an additional steam whaler in the territorial waters of the South Shetlands and Graham's Land. Council advised that Captain Christensen's application be complied with subject to the following conditions:-

The vessel in connection with which the permission is granted shall

- (1) be permitted to tow discarded whale carcasses, and to transport fresh water, for the purposes of the Company's shore or floating

Acting Clerk to factories
Council.

3.

Executive Council.

Sitting of 8th April, 1912, (contd).

Port Stanley,
factories, within the limits of *Deception Island*
Harbour only:

- W. G.*
- (2) carry mails between the South Shetlands and the Falkland Islands, making not less than three trips from *Port Stanley* *Island* *Deception Harbour* to Port Stanley and back, during the whaling season, by arrangement with the Postmaster in Stanley; for every such return trip made the Government shall pay to the Company a subsidy of £50:
- W. G.*
- (3) be permitted to proceed to sea for the purpose of making geographical surveys and obtaining information as to the movements and habits of the whale:
- (4) be unlicensed, and on no account be employed as a reserve boat to take the place of any other whale catcher engaged in whaling operations in the territorial waters of the Dependencies.

Governor concurred subject to the approval of the Secretary of State.

Confirmed, as amended.

W. Allardye
Governor.

6th May, 1912.

L. H. Boileau.

Acting Clerk to Executive Council.

Executive Council, Sitting No.8.

6th May, 1912.

Sitting of 6th May, 1912.

Present:-

The Governor,

The Colonial Secretary,

The Acting Colonial Surgeon,

The Hon. Vere Packe.

Governor concurred and ordered accordingly.

1. Minutes of the Meeting of 8th April read, and confirmed as amended.
2. Despatches received by R.M.S. "Orcoma" on 30th April read.
3. C.S.O. 211/1912. Port of Entry at South Shetlands. Council advised that Port Foster, Deception Island, South Shetlands, be declared to be a Port of Entry as from 1st October next, maintainable only during the whaling season in each year; and that the Customs Officer who proceeds annually to that Dependency be given an Acting Commission as Magistrate and Coroner for the South Shetlands, the South Orkneys, and Graham's Land.

Council likewise advised that suitable quarters, comprising an office, bedroom, and sitting-room, be erected at Factory Bay, Port Foster.

Governor concurred and ordered accordingly.

4. C.S.O. 207/1912. Waste of whale carcasses. Council recommended that, with the object of utilizing derelict whale carcasses, Mr. Scheitlie be informed that the Government would be willing to grant to him a floating factory license for six months, from 1st October, 1912, to

31st

FALKLAND ISLANDS.

2.

Whaling Regulations.

Executive Council.

Sitting of 6th May, 1912, (contd.)

In pursuance of the powers conferred by section 3 of the "Whale Fishery Ordinance, 1908" and with the advice of the Executive Council, is pleased to approve the following Regulations:

1. The period for which Licences may be issued shall be from 1st October to 31st March, 1913, to use all discarded whale carcasses (i.e., carcasses abandoned prior to 1st October, 1912) at Admiralty Bay and Deception Island, South Shetlands, on payment of a license fee of £100 to the Colonial Government.

3. The fee payable for each licence is £100: this fee will not be refunded if for any cause the licence is not used.

Governor concurred and ordered accordingly.

4. Each Whaling Licence shall be applicable to one floating factory and two steam whalers, and no permission be granted to any applicant by the Governor in Council to employ more than two steam whalers.

5. C.S.O. 60/1911. Whaling Regulations. Council advised that the draft Whaling Regulations, 1912, be approved as amended.
 - (a) The South Shetlands and Graham's Land,
 - (b) The South Orkneys,
 - (c) The Falkland Islands,

Governor concurred and ordered accordingly.

but no further Licences for whaling purposes shall be issued, with the exception of renewals of existing Licences for one floating factory and two steam whalers, without the permission of the Governor in Council.

Confirmed.

6. Any applicant for a Whaling Licence must send in his application so as to reach the Colonial Secretary, Falkland Islands, not later than the 1st April in each year, giving the name of the whaler and the names of the vessel employed.

7. Every Whaling Licence shall be registered when received in a register to be kept by the Whaling Licence Register.

8. Every Whaling Licence shall, at the end of the season's whaling operations, proceed direct to the Port of the Colony or its Dependencies and report to the Collector of Customs, giving particulars of the catch including the number of barrels.

Acting Clerk to Executive Council.

9. Licences shall be issued on the condition that the licensee, or person employed by him, will not take penguin or birds' eggs without a written order from a Magistrate or a Customs Officer, and will not kill or capture seals (including all animals of the seal kind), penguins or birds in the Dependencies of the Colony or the waters thereof except when in actual need of them for food.

10. No licensee or person employed by him, shall kill or shoot any whale calf, or any female whale which is accompanied by a calf.

11. In these Regulations "carcass" shall mean any dead whale. Any carcass abandoned in the territorial waters of the Dependencies or thrown up on the sea shore is the property of the Crown.

12. No moorings shall be laid down in the harbours of Deception Island, South Shetlands, without special permission; and the owner of any moorings already laid down shall at once remove them or alter their position on being requested to do so by the Government.

FALKLAND ISLANDS.

Whaling Regulations.

In pursuance of the powers in him vested by section 3 of the "Whale Fishery Ordinance, 1908", His Excellency the Governor, by and with the advice of the Executive Council, is pleased to make the following Regulations:

1. The period for which Whaling Licences may be issued shall commence on the 1st October of each year and terminate on the 30th September of the succeeding year.

2. Licences will be issued in the name of the Company applying for them and are not transferable. A licensed vessel is prohibited from catching whales for a Company other than that mentioned in the Licence. Should the owner or master of a licensed vessel desire from any cause whatsoever to catch whales for a Company other than that indicated in the Licence, the permission of the Governor in Council must be first obtained.

3. The fee payable for each Licence is £100 : this fee will not be refunded if for any cause the Licence is not used.

4. Each Whaling Licence shall be applicable to one floating factory and two steam whalers, and should permission be granted to any applicant by the Governor in Council to employ a third steam whaler a special fee of £100 will be payable on this account.

5. On and after the 1st April, 1912, separate Whaling Licences shall be issued for:—

- (a) The South Shetlands and Graham's Land,
- (b) The South Orkneys,
- (c) The Falkland Islands,
- (d) The Sandwich Islands,

but no further Licence or Lease for whaling purposes shall be issued, with the exception of renewals of existing annual Licences for one floating factory and two steam whalers, without the permission of the Governor in Council.

6. Any applicant for a Whaling Licence must send in his application so as to reach the Colonial Secretary, Falkland Islands, not later than the 1st April in each year, giving the name of the Company and the names of the vessels to be employed.

7. Each application for a Whaling Licence shall be registered when received in a register to be termed the Whaling Licence Register.

8. Every licensed vessel shall, at the end of the season's whaling operations, proceed direct to a Port of Entry in the Colony or its Dependencies and report to the Collector of Customs or Customs Officer, full particulars of the catch including the number of barrels of oil obtained.

9. Licences will be issued on the condition that the licensee, or person employed by him, will not take penguin or birds' eggs without a written order from a Magistrate or a Customs Officer, and will not kill or capture seals (including all animals of the seal kind), penguins or birds in the Dependencies of the Colony or the waters thereof except when in actual need of them for food.

10. No licensee, or person employed by him, shall kill or shoot any whale calf, or any female whale which is accompanied by a calf.

11. In these Regulations "carcass" shall mean any dead whale. Any carcass abandoned in the territorial waters of the Dependencies or thrown up on the sea shore is the property of the Crown.

12. No moorings shall be laid down in the harbours of Deception Island, South Shetlands, without special permission ; and the owner of any moorings already laid down shall at once remove them or alter their position on being requested to do so by the Government.

13. No whale carcass shall be moored either to a mooring, or to a vessel, in the Harbours of Deception Island, so as to interfere unduly, in the opinion of a Magistrate or a Customs Officer, with the traffic or operations of another whaling Company. No whale carcass shall at the end of the whaling season and on the departure of the floating factory be left attached to any mooring except with the permission of a Magistrate or a Customs Officer.

14. Any licensee, or person employed by him, committing a breach of these Regulations shall be liable to a penalty not exceeding £10 for each offence, and the licensee will at the same time become liable to the immediate forfeiture of his Licence, and of any claim to a Whaling Licence in the future.

15. These Regulations shall have no application to South Georgia, and shall supersede the Regulations of the Governor in Council of the 22nd January, 1912.

Dated at Government House, Stanley, this sixth day of May, 1912.

By Command,

T. A. V. BEST,

Colonial Secretary.

M. P. 60/1911.

Executive Council, Sitting No.9.

Sitting of 1st June, 1912. (contd.)
1st June, 1912.

be now sent to the Legislative Council.

Present:-

The Governor, concurred and ordered accordingly.

The Colonial Secretary,

7. C.S.O. 55/1912. Minutes of the proceedings of the Board of

Health for 1912. Council advised that clause 4 of the

Bye-laws relating to ash-pits published in the Gazette of

1st June, 1907, be repealed, and that the following be

1. Minutes of the Meeting of 6th May read and confirmed.

2. The Honble. the Colonial Surgeon, Dr.J.H.Paterson, was sworn in and took his seat at the Council.

3. Despatches received by R.M.S. "Orissa" on 29th May read.

4. C.S.O. 140/1910. Application by Mr.H.W.Townson, Chief Inspector of Stock, for vacation leave. Council advised that the application of the Chief Inspector of Stock for 4 months and 5 days vacation leave be granted.
No ash-pit shall be of less than 6 cubic feet capacity.

Governor concurred and ordered accordingly.

5. C.S.O. 211/1912. Port of Entry at the South Shetlands.

Council advised that, under section 3 of the Dependencies

Confirmed, Ordinance, 1908, the Customs Ordinance, 1903, be put in

force in the Dependencies with effect from 1st October,

1912.

Governor.

7 June, 1912.

Governor concurred and ordered accordingly.

6. C.S.O. 57/1912. Floating factories; proposed legislative

to control. Council advised that the draft Bill entitled:

An Ordinance to amend "The Whale Fishery Ordinance, 1908",

be

2.

Executive Council.

Sitting of 1st June, 1912, (contd.)

be now sent to the Legislative Council.

Governor concurred and ordered accordingly.

7. C.S.O. 567/1911. Minutes of the proceedings of the Board of Health for 1912. Council advised that clause 4 of the Bye-laws relating to Ash-pits published in the Gazette of 1st June, 1909, be repealed, and that the following be substituted in lieu thereof:-

4. Every such ash-pit shall be constructed of metal, stones, or bricks, bound together by mortar or cement, and shall be provided with a removable cover to be constructed of a framework of wood covered with iron, one portion of which must be hinged so as to be easily opened. It shall be of such cubic capacity as will suffice to hold one month's accumulation of rubbish. No ash-pit shall be of less than 6 cubic feet capacity.

Governor concurred and ordered accordingly.

Confirmed,

W. Allardice
Governor. 7 June, 1912.

L. H. Boileau
Acting Clerk to Executive
Council.

Executive Council, Sitting No.10.

7th June, 1912.

Present:-

The Governor,
The Colonial Secretary,
The Colonial Treasurer,
The Colonial Surgeon,
The Hon. Vere Packe.

1. Minutes of the Meeting of 1st June read and confirmed.
2. C.S.O. 258/1912. Application by the "Ornen" and "Nor" Whaling Companies for permission to employ a floating factory at the South Shetlands and Graham's Land.
Council advised that Mr. Christensen's application, on behalf of the "Ornen" and "Nor" Whaling Companies, for permission to employ an additional floating factory at the South Shetlands and Graham's Land for the utilization of whale carcasses, be granted, and that a floating factory license for the territorial waters of these Dependencies for the season of 1912-1913 be issued to him on payment of a license fee of £200.

Governor concurred and ordered accordingly.

Confirmed,

W. Allard

Governor.

21st June, 1912.

L. H. Boileau

Acting Clerk to Executive
Council.

Executive Council, Sitting No. 11.

21st June, 1912.

(Sitting of 21st June, 1912, (contd.))

Present:-

C.S.O. 187/1909. Assistant Colonial Surgeon, West Falkland.

The Governor,

The Colonial Secretary,

The Colonial Treasurer,

The Colonial Surgeon.

Farmers Medical Association, and if not to state his

1. Minutes of the Meeting of 7th June read and confirmed.
2. C.S.O. 268/1912. The "Wrecks Ordinance, 1899". Council advised that, under section 3 of the Dependencies Ordinance, 1908, the "Wrecks Ordinance, 1899", and the "Merchant Shipping Ordinance, 1909", be put in force in the Dependencies with effect from this date.

(1st April 1912) Governor concurred and ordered accordingly.

3. C.S.O. 57/1912. Floating factories; proposed legislation to control. Council advised that, under section 3 of the Dependencies Ordinance, 1908, the "Whale Fishery Amendment Ordinance, 1912", be put in force in the Dependencies with effect from this date.

Governor concurred and ordered accordingly.

4. C.S.O. 257/1912. The "Wireless Telegraphy Ordinance, 1912"; Regulations under. Council advised that the draft "Wireless Telegraphy Regulations, 1912", be approved with effect from 1st September, 1912.

(Vide copy of Regulations attached.)

Governor concurred and ordered accordingly.

L. A. Boileau.
Acting Clerk to Executive
Council.

2.
3.

Executive Council.

FALKLAND SITTING of 21st June, 1912, (contd.)

Wireless Telegraphy Regulations.

5. C.S.O. 167/1909. Assistant Colonial Surgeon, West Falkland. Council advised that the Assistant Colonial Surgeon at Fox Bay be invited to say whether he is willing to accede to the decision contained in the letter to him of 24th May, 1912, from the Honorary Secretary to the West Falkland Farmers Medical Association, and if not to state his objections. With regard to the question of the "Stud Flock Paddock" referred to in the Honorary Secretary's letter of 1st June, 1912, to the Assistant Colonial Surgeon, Fox Bay, Council advised that the Association be requested to arrange for this officer to be allowed to graze his horses in the "Stud Flock Paddock" during the winter months (1st April to 30th September) when there is a scarcity of grass in the Horse Paddock, and to enter and withdraw them in his discretion, and that the Honorary Secretary be informed that, unless the Association can obtain the facilities asked for, the Government will be obliged to enclose a portion of the Crown Reserve at Fox Bay as a grazing paddock.
2. No apparatus for wireless telegraphy on board a Merchant Ship shall be worked or used whilst such ship is in any of the harbours of the Colony, except with the special or general permission in writing of the Governor.

Governor concurred and ordered accordingly.

3. These Regulations shall not apply to the use of wireless telegraphy for Confirmed, of making or answering signals of distress.

W. L. Allard

4. If at any time in the opinion of the Governor an emergency has arisen in which it is expedient for the public service
- 1st July. 1912.

*L. H. Boileau*Acting Clerk to Executive
Council.

3.

FALKLAND ISLANDS. Majesty's Government should have control over the transmission of messages by wireless telegraphy the use of wireless telegraphy on board Merchant Ships whilst in

the territorial waters shall be subject to such further regulations as may be made by the Governor from time to time, and such regulations may prohibit or regulate such the Governor, by and with the advice of the Executive Council, is pleased to make the following Regulations:

5. The Master of any Merchant Ship on board of which

1. All apparatus for wireless telegraphy on board a Merchant Ship in the territorial waters of this Colony shall be worked in such a way as not to interfere with (a) Naval Signalling, or (b) the working of any wireless telegraph station lawfully established, installed or worked in the Colony or the territorial waters thereof, and in particular the said apparatus shall be so worked as not to interrupt or interfere with the transmission of any messages between wireless telegraph stations established as aforesaid on land and wireless telegraph stations established on ships at sea.

day of September, 1912.

2. No apparatus for wireless telegraphy on board a Merchant Ship shall be worked or used whilst such ship is in any of the harbours of the Colony, except with the special or general permission in writing of the Governor.

3. These Regulations shall not apply to the use of wireless telegraphy for the purpose of making or answering signals of distress.

(Signed) T.A.V. Best
Colonial Secretary.

4. If at any time in the opinion of the Governor an emergency has arisen in which it is expedient for the public service

4.

service that His Majesty's Government should have control over the transmission of messages by wireless telegraphy the use of wireless telegraphy on board Merchant Ships whilst in the territorial waters shall be subject to such further regulations as may be made by the Governor from time to time, and such regulations may prohibit or regulate such use in all cases or in such cases as may be deemed desirable.

5. The Master of any Merchant Ship on board of which apparatus for wireless telegraphy shall be worked or used contrary to these Regulations shall on summary conviction before a Stipendiary Magistrate or any two Justices of the Peace be liable to a penalty not exceeding twenty pounds for each offence and to the forfeiture of any apparatus for wireless telegraphy installed on such ship, and in default of payment to be imprisoned with or without hard labour for a period not exceeding three months.

6. These Regulations shall come into force on the 1st day of September, 1912.

Dated at Government House, Stanley, this 21st day of June, 1912.

By Command,

(Signed) T.A.V. Best

Colonial Secretary.

Executive Council, Sitting No.12.

1st July, 1912.

Present:-

The Governor,
The Colonial Secretary,
The Colonial Treasurer.

1. Minutes of the Meeting of 21st June read and confirmed.
2. Despatches received by R.M.S. "Oropesa" on 27th June read.
3. C.S.O. 280/1912. Application for a sealing license by Captain Oreste Grandi. In view of the Secretary of State's confidential despatch of 10th May, 1912, with regard to the protection of the fur seal industry in this Colony, Council were unable to recommend any increase in the number of fur seal permitted to be taken annually in the Falkland Islands by either

(a) licensees under sealing license, or

(b) lessees of land under the terms of their leases.

Council therefore advised that Captain Grandi's application be not granted.

Governor concurred and ordered accordingly.

Confirmed,

W. H. Allardyce

GOVERNOR.

15th July, 1912.

L. H. Boileau

Acting Clerk to Executive
Council.

Executive Council, Sitting No.13.

Sitting of 15th July, 1912. (contd.)

Present:—The Governor,
The Colonial Secretary,
The Colonial Treasurer.

1. Minutes of the Meeting of 1st July read and confirmed.
2. C.S.O. 308/1912. Port of Entry at South Georgia. Council advised that, in the special circumstances of the case, Mr. Reddemann's application be granted, and that a rebate of 1/6 on the Royalty payable on each hair seal killed by him, declared to be a Port of Entry as from 1st October, 1912, or any person employed by him, during the year 1911, be allowed. Governor concurred and ordered accordingly.
3. C.S.O. 306/1912. Application by the Rev. M.L. Migone for permission to exhibit cinematograph views in the Town Hall.
5. C.S.O. 168/1911. Application by the Sociedad Ballenera de Magallanes for permission to catch whales for other Companies. Council advised that, in view of the policy of the Government for the prevention of waste, Ordinance, 1912, but that his application for the exclusive right of carrying on cinematograph exhibitions in Stanley be not permitted as catch whales for other Companies in the territorial waters of the South Shetlands and Graham's Land during the 1912-1913 season. Council desired to record their appreciation of the applicant's offer to devote one half of the net profits to the funds of the King Edward Memorial Hospital. While regretting their inability to entertain this offer, Council were of opinion that it would be more satisfactory if one fourth of the gross takings were placed at the disposal of the King Edward Memorial Fund after deducting a reasonable amount for the hire of the Hall, and recommended that this proposal

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2.

Executive Council.

Executive Council.

Sitting of 15th July, 1912, (contd.)

Sitting of 15th July, 1912, (contd.)

7. C.S.O. 52/1912. The Tariff Amendment Ordinance, 1912. proposal be submitted to the Rev.M.L.Migone for his further Council advised that, under section 3 of the Dependencies Ordinance, 1908, the following Ordinances be put in force consideration.

Ordinance, 1908, the following Ordinances be put in force

in the Governor concurred and ordered accordingly. 1912:-

The Tariff Ordinance, 1900;

4. C.S.O. 341/1910. Application by Mr.H.Reddemann for a rebate on the Royalty payable on hair seals. Council advised that, in the special circumstances of the case, Mr.Reddemann's application be granted, and that a rebate of 1/6 on the Royalty payable on each hair seal killed by him, or any person employed by him, during the year 1911, be allowed accordingly. Confirmed.

Governor concurred and ordered accordingly.

5. C.S.O. 168/1911. Application by the Sociedad Ballenera de Magallanes for permission to catch whales for other Companies. Council advised that, in view of the policy advocated by the Government for the prevention of waste, the whale catchers of the Sociedad Ballenera de Magallanes be not permitted to catch whales for other Companies in the territorial waters of the South Shetlands and Graham's Land during the 1912-1913 season.

Governor concurred and ordered accordingly.

6. C.S.O. 118/1912. Wireless Telegraphy. Council advised that, under section 3 of the Dependencies Ordinance, 1908, the Wireless Telegraphy Ordinance, 1912, be put in force in the Dependencies with effect from 1st October, 1912.

Governor concurred and ordered accordingly.

7.

3.

Executive Council.

Sitting of 15th July, 1912, (contd.)

7. C.S.O. 52/1912. The Tariff Amendment Ordinance, 1912.

Council advised that, under section 3 of the Dependencies Ordinance, 1908, the following Ordinances be put in force in the Dependencies with effect from 1st October, 1912:-

The Tariff Ordinance, 1900;

The Tariff Amendment Ordinance, 1900;

~~The Tariff Amendment Ordinance, 1901;~~

The Tariff Amendment Ordinance, 1906;

The Tariff Amendment Ordinance, 1912.

Governor concurred and ordered accordingly.

Confirmed,

W. Allardye

GOVERNOR.

22nd July, 1912.

L. H. Boileau

Acting Clerk to Executive
Council.

Executive Council, Sitting No.14.

22nd July, 1912.

Present:-

The Governor,
The Colonial Secretary,
The Colonial Treasurer.

1. Minutes of the Meeting of 15th July read and confirmed.
2. The Hon.the Acting Colonial Surgeon, Dr.W.M.Browne, was sworn in and took his seat at the Council.
3. C.S.O. 431/1911. T.Jennings, lunatic. In view of the opportunities of obtaining employment already offered to and rejected by Mrs.Jennings, Council advised that the temporary and provisional relief granted to her by the Council on 12th February last, be discontinued as from 1st August next; and that Mrs.Jennings be so informed.

Governor concurred and ordered accordingly.

4. C.S.O. 292/1912. Ordinances in force in the Dependencies. Council advised that, under section 3 of the Dependencies Ordinance, 1908, the Quarantine Ordinance, No.VII of 1908, be put in force in the Dependencies with effect from 1st October, 1912, as far as circumstances permit and local conditions render necessary.

Governor concurred and ordered accordingly.

Confirmed,

W. Allardice

GOVERNOR.

29th July, 1912.

L. H. Boileau.

Acting Clerk to Executive
Council.

Executive Council, Sitting No.15.

29th July, 1912.

Present:-

The Governor,
The Colonial Secretary,
The Colonial Treasurer,
The Acting Colonial Surgeon.

1. Minutes of the Meeting of 22nd July read and confirmed.
2. Despatches received by R.M.S. "Oravia" on 25th July read.
3. C.S.O. 314/1912. Registration Amendment Ordinance, 1912.
Council advised that the draft Bill entitled "An Ordinance to amend the Registration Ordinance No.XII of 1853", be now sent to the Legislative Council.

Governor concurred and ordered accordingly.

4. C.S.O. 169/1912. Preservation of wild animals and birds, South Georgia. Council advised that the draft Bill entitled "An Ordinance to provide for the preservation of certain Wild Animals and Birds in South Georgia", be now sent, as amended, to the Legislative Council.

Governor concurred and ordered accordingly.

Confirmed,

W. Allard

Governor.

26th August, 1912.

L. H. Boileau

Acting Clerk to Executive
Council.

Executive Council, Sitting No.16.

26th August, 1912.

Present:-

The Governor,
The Colonial Secretary,
The Colonial Treasurer,
The Acting Colonial Surgeon.

1. Minutes of the Meeting of 29th July read and confirmed.
2. Despatches received by R.M.S. "Orcoma" on 20th August read.
3. C.S.O. 442/1911. Importation of live stock.

In view of the outbreak of foot-and-mouth disease in the United Kingdom and the recommendation of the Chief Inspector of Stock that the importation into the Colony's ports of live stock from the United Kingdom should be prohibited, Council advised that, under section 39 of the Live Stock Ordinance, No.VI of 1901, the importation or introduction into the Colony or into any particular port thereof, of any sheep, cattle, horses or other animals from the United Kingdom and the continent of Europe, be prohibited as from 1st September next and until further notice, and that the Secretary of State be informed of this decision by cable.

Governor concurred and ordered accordingly.

Confirmed,

W. Allanby

Governor.

30th August, 1912.

L. H. Boileau

Acting Clerk to

Executive Council.

Executive Council, Sitting No.17.

30th August, 1912.

Present:-

The Governor,
The Colonial Secretary,
The Colonial Treasurer,
The Acting Colonial Surgeon.

1. Minutes of the Meeting of 26th August read and confirmed.
2. C.S.O. 240/1911. Application by Mr.O.Hytten on behalf of the Tonsbergs Hvalfangeri for the lease of a parcel of land for whaling purposes between Capes Pariadin and Demidov on the south coast of South Georgia.

Council were of opinion that the lease of a parcel of land as a base for whaling operations, under the terms and conditions suggested by Mr.Hytten, would tend to increase the present waste of whale products in South Georgia. In view of the policy initiated by the Government for the prevention of such waste, Council regretted that they were unable to recommend that Mr.Hytten's application be granted.

Governor concurred and ordered accordingly.

Confirmed,

W. H. Allard

Governor.

23rd September, 1912.

L. H. Boileau

Acting Clerk to Executive
Council.

Executive Council, Sitting No.18.

23rd September, 1912.

Present:-

The Governor,

The Colonial Secretary, his consideration.

The Colonial Treasurer,

The Acting Colonial Surgeon.

1. Minutes of the Meeting of 30th August read and confirmed.
2. Despatches received by R.M.S. "Orissa" on 18th September read.
3. C.S.O. 387/1912. Proposed Whaling Regulations for South Georgia. Council advised that sections 9,10,11, and 14 of the Whaling Regulations be made applicable, with the necessary alterations, to South Georgia.
Governor concurred and ordered accordingly.
4. C.S.O. 345/1912. Excessive consumption of alcohol in Port Stanley. Council, having carefully considered the Secretary of State's despatch No.68 of 11th July, recommended that, in lieu of either of the three alternatives for the suppression of excessive drinking in the Colony mentioned therein, the Licensing Ordinance, 1882, be amended so as to limit the number of public houses in Stanley to three, from a date to be inserted in the amending Ordinance, not less than 12 months notice being given to the public; and that the licenses be put up to auction annually at an upset price of £40 each.

Council

2.

L.H.13. Council further recommended that the amending Ordinance should provide that no compensation be given to unsuccessful ^{bidders} competitors at the auction.

1906, and published as an Appendix to the Estimates for 1912 in the Gazette of 1st November, 1911, be declared to be no longer pensionable under Clause 1 of the Schedule to the above Ordinance:-

5. C.S.O. 401/1912. Application by Mr. Halder Virik for a license to catch bottlenose whales at the South Shetlands. In view of the fact that bottlenose whales are not utilized by the whaling companies operating at present in the Dependencies, Council recommended that Mr. Virik's application be referred to the Secretary of State for favourable consideration on condition that arrangements are made for the utilization of the whole carcass of the whale and that Mr. Virik's operations under such license are restricted to bottlenose whales only.

Governor concurred, and stated that the Council's recommendation would be submitted to the Secretary of State.

6. C.S.O. 360/1912. Children Ordinance, 1909; amendment of section 1. Council advised that the draft Bill entitled "An Ordinance to prohibit the passing of sentence of death on a child or young person", be now sent to the Legislative Council.

Confirmed,

Governor concurred and ordered accordingly.

7. C.S.O. 115/1906. Draft Pensions Ordinance. List of pensionable

L. H. Boileau.
Acting Clerk to Executive Council.

3.

pensionable offices. Council recommended that each of the undermentioned offices, declared to be pensionable under and by virtue of the provisions of the Pensions Ordinance, 1906, and published as an Appendix to the Estimates for 1912 in the Gazette of 1st November, 1911, be declared to be no longer pensionable under Clause 1 of the Schedule to the above Ordinance:-

Department.	Office.
Education.	Assistant Teacher. (Miss Thomas, who was appointed on 1 November, 1910, has resigned.)
Colonial Engineer.	Blacksmith. (R. Bradbury under agreement for 5 years from 23 September, 1912.)

Council further recommended that each of the undermentioned offices be declared to be a "pensionable office" under and by virtue of the provisions of the Pensions Ordinance, 1906, and be added to the list of "pensionable offices":-

Department.	Office.
Colonial Secretary.	Clerk to Councils.
Post Office.	Deputy Postmaster, New Island; with effect from 1 June, 1910.

Governor concurred subject to the sanction of the Secretary of State.

Confirmed,

W. Allardye
Governor.

21 October, 1912.

L. A. Boileau
Acting Clerk to Executive
Council.

2.

Executive Council, Sitting No.19.

3. S.S.O. 419/1912. Mrs. Margaret Barnes an alleged lunatic.
21st October, 1912.

Council, after considering the papers in this case,

recommended that Margaret Barnes be sent to the United

Present:- in the S.S. "Emeraldas", suitable and adequate

accommodation has been provided for her safety and care;

and The Colonial Treasurer, by a special wardress.

The Acting Colonial Surgeon.

Governor concurred and ordered accordingly.

1. Minutes of the Meeting held on 23rd September read and confirmed.
5. C.S.O. 217/1907. Burial Board. The accounts of the Stanley Cemetery Burial Board for the 12 months ending 30th September, 1912, were laid before the Council for its information in accordance with section 8 of Ordinance No. VI of 1888.
3. Despatches received by R.M.S. "Oropesa" on 16th October read.
4. C.S.O. 387/1909. Application by the Southern Whaling Co. for permission to employ an additional floating factory at the South Shetlands. Council recommended that Mr. Bogen's application on behalf of the Southern Whaling Co. for permission to employ an additional floating factory at the South Shetlands for the utilization of whale carcasses, be granted subject to the approval of the Secretary of State, and that a floating factory license for the territorial waters of the South Shetlands and Graham's Land for the season of 1912-1913 be issued to him on payment of a license fee of £200. Council further recommended that Mr. Bogen be advised by cable through the local Norwegian Consul to apply direct to the Colonial Office.

Governor concurred and ordered accordingly.

Governor concurred and stated that the Council's recommendation would be submitted to the Secretary of State for his consideration.

Governor.

5.

L. H. Poole

Acting Clerk to Exec. Council.

2.

5. C.S.O. 419/1912. Mrs. Margaret Barnes, an alleged lunatic. Council, after considering the papers in this case, recommended that Margaret Barnes be sent to the United Kingdom in the S.S. "Esmeraldas", suitable and adequate accommodation having been provided for her safety and care; and that she be accompanied by a special wardress.

Governor concurred and ordered accordingly.

6. C.S.O. 217/1907. Burial Board. The accounts of the Stanley Cemetery Burial Board for the 12 months ending 30th September, 1912, were laid before the Council for its information in accordance with section 8 of Ordinance No. VI of 1888.
7. C.S.O. 567/1911. Minutes of the proceedings of the Board of Health for 1912. Bye-law No. 3 of 1912, relating to Buildings framed under section 18 of Ordinance No. V of 1894, considered. Council recommended that the Acting Colonial Secretary be requested to obtain particulars as to the practicability and approximate cost of constructing a damp proof course on piles and other types of foundations.

Council advised that Bye-law No. 4 of 1912, relating to Buildings framed under section 18 of Ordinance No. V of 1894, be held over temporarily pending the receipt of the above particulars.

Governor concurred and ordered accordingly.

Confirmed,

W. Allardye
Governor. 11 Nov. 1912

L. H. Boileau
Acting Clerk to Exec. Council.

Executive Council, Sitting No.20.

1st November, 1912.

Sitting of 1st November, 1912 (contd.)

Present:-

5. C.S.O. The Governor, "The Licensing Ordinance Amendment Ordinance",
1896 The Acting Colonial Secretary, advised that the draft
"Licence The Colonial Treasurer approved.

(Vide copy of Regulations attached.)

1. Minutes of the Meeting held on 21st October read and confirmed. Governor concurred and ordered accordingly.
2. C.S.O. 257/1912. The "Wireless Telegraphy Ordinance, 1912"; Regulations under. Council advised that the draft "Wireless Telegraphy Regulations, No.2", be approved.
(Vide copy of Regulations attached.)

Governor concurred and ordered accordingly.

3. C.S.O. 278/1912. Wireless Telegraphy Licence to a floating factory at the South Shetlands. Council advised that a Licence to instal and work on board the S.S. "Ronald" apparatus for Wireless Telegraphy in the territorial waters of the South Shetlands and Graham's Land be granted to the Hektor Whaling Company, and that the draft Licence be approved.

Governor concurred and ordered accordingly.

4. C.S.O. 139/1903. Scab Rate (Land Tax). Council advised that the Land Tax for the year 1912, payable to the Colonial Treasurer on or before the 31st day of December, 1912, shall be at the rate of 1/12th of a penny per acre.

Governor concurred and ordered accordingly.

FALKLAND ISLANDS.

2.

Wireless Telegraphy Regulations, No. 2.

Executive Council.

Sitting of 1st November, 1912 (contd.)

In pursuance of the Wireless Telegraphy Ordinance, 1912, His Excellency the Governor, by and with the advice of the Executive Council, is pleased to make the following Regulations:

1. The Wireless telegraph service of the Falkland Islands and its Dependencies will conform as far as possible to the Regulations laid down by the Radiotelegraphic Convention.
5. C.S.O. 434/1912. "The Licensing Ordinance Amendment Ordinance", 1896; Regulations under. Council advised that the draft "Licensing Regulations" be approved.
3. (Vide copy of Regulations attached.) All messages for transmission obtainable at the Post Office, or at the Telephone Exchange, Stanley, or at any licensed wireless station in the Dependencies, and handed in during office hours.
Governor concurred and ordered accordingly.
4. The charge for a wireless telegram must in every case be prepaid in full by the sender.
6. C.S.O. 451/1912. International Sanitary Convention. Council advised that this Government become a party to the
5. Reimbursements may be claimed under the following conditions:—
 - (a) When a wireless telegram written in plain language has been rendered useless International Sanitary Convention signed at Paris, 17th no circumstances the charge for a code or cypher wireless telegram returned on January, 1912, in transmission unless such error leads to non-delivery or delay due to negligence on the part of operators.
 - (b) When a Governor concurred and ordered accordingly, though an error on the part of the wireless telegraph service the whole of the amount will be refunded.
 - (c) When one or more words Confirmed, fitted in transmission the cost of such word or words will be refunded provided that it is not less than 2/-.
6. Service messages are transmitted free of charge.
7. Certified copies of wireless telegrams may be procured on application at the Post Office, Stanley, and on the production of satisfactory evidence of the identity of the applicant and a payment of 1/-.

W. H. Allardice

Governor.

5th Nov. 1912.

CHARGES.

L. H. Boileau

SCHEDULE 1

Acting Clerk to Executive

Falkland Islands. Council.

1. The charges for wireless telegrams will be as follows:—
 - (a) "Transmission charge" of 1/- a word (address and signature included) which belongs to the local Government.
 - (b) "Landing Charge" of 1/- a word (address and signature included) which belongs to the local Government.

FALKLAND ISLANDS.

Wireless Telegraphy Regulations, No. 2.

In pursuance of the powers in him vested by section 2 of the "Wireless Telegraphy Ordinance, 1912, His Excellency the Governor, by and with the advice of the Executive Council, is pleased to make the following interim Regulations:

1. The Wireless telegraph service of the Falkland Islands and its Dependencies will conform as far as possible to the Regulations laid down by the Radiotelegraphic Convention.
2. The Government will expedite and facilitate as far as possible the receipt and transmission of messages, but is not responsible for their incorrect receipt, transmission or non-transmission.
3. All messages for transmission must be made out on an approved form obtainable at the Post Office, or at the Telephone Exchange, Stanley, or at any licensed wireless station in the Dependencies, and handed in during office hours.
4. The charge for a wireless telegram must in every case be prepaid in full by the sender.
5. Reimbursements may be claimed under the following conditions:—
 - (a) When a wireless telegram written in plain language has been rendered useless by inaccurate transmission the whole amount will be refunded. Under no circumstances is the charge for a code or cypher wireless telegram returned on account of an error in transmission unless such error leads to non-delivery or delay due to negligence on the part of operators.
 - (b) When a wireless telegram has failed to reach its destination through an error on the part of the wireless telegraph service the whole of the amount will be refunded.
 - (c) When one or more words have been omitted in transmission the cost of such word or words will be refunded provided that it is not less than 2/-.
6. Service messages are transmitted free of charge.
7. Certified copies of wireless telegrams may be procured on application at the Post Office, Stanley, and on the production of satisfactory evidence of the identity of the applicant and a payment of 1/-.

CHARGES.

SCHEDULE 1.

Falkland Islands.

1. The charges for wireless telegrams will be as follows:—
 - (a) "Transmission charge" of 1/- a word (address and signature included) which belongs to the local Government.
 - (b) "Landing Charge" of 1/- a word (address and signature included) which belongs to the local Government.

- (c) "Landing Charge" which belongs to the land station in South America (tariff not yet decided).
- (d) "Ship charge" of 4d. a word (address and signature included) which belongs to the ship station. When messages are sent through a ship there will be an additional "ship charge".

SCHEDULE 2.

South Shetlands, South Orkneys, and Graham's Land.

1. The charges for wireless telegrams exchanged between the Stanley station and any wireless station licensed to operate in the territorial waters of the South Shetlands and Graham's Land will be as follows:—

- (a) "Transmission charge" of 1/- a word (address and signature included).
- (b) "Landing charge" or "receiving charge" of 1/- a word (address and signature included).

2. In the case of wireless telegrams exchanged between ships licensed to operate a wireless telegraph apparatus in the territorial waters of the South Shetlands, South Orkneys, and Graham's Land, it shall be optional for the licensees to make a charge not exceeding 6d. a word for receiving and transmitting such messages.

Dated at Government House, Stanley, this 1st day of November, 1912,

By Command,

FFORDE SEARIGHT,

Acting Colonial Secretary.

M.P. 257/1912.

FALKLAND ISLANDS.

Licensing Regulations.

In pursuance of the powers in him vested by the Licensing Ordinance 1882-1896, His Excellency the Governor, by and with the advice of the Executive Council, is pleased to make the following Regulations:—

1. Any owner of a station procuring liquor for the purpose of disposing of it under the provisions of section 1 of "The Licensing Ordinance Amendment Ordinance", No. VII of 1896, shall keep a book in accordance with Forms A and B attached hereto and enter therein a true account of all liquor procured for this purpose as well as of all liquor sold by him at his station.
2. Every person duly licensed to sell liquor in Stanley shall keep a book in accordance with Forms C and D attached hereto, and enter therein a true account of all liquor purchased or imported as well as of all liquor sold by him for consumption off the premises.
3. Every owner of a station and every person duly licensed to sell liquor in Stanley shall at the end of each quarter at once send to the Colonial Secretary a true copy of the books required to be kept under the preceding Regulations completed to 31st March, 30th June, 30th September, and 31st December, respectively.
4. The Forms previously issued and now in use are hereby repealed.
5. These Regulations shall come into force on the first day of January, 1913.

Dated at Government House, Stanley, this 1st day of November, 1912.

By Command,

FFORDE SEARIGHT,

Acting Colonial Secretary.

FORM A.

LIQUOR SALES ACCOUNT BOOK

Section 1 of the Licensing Ordinance No. 7 of 1896.

[illegible]

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FORM B.

LIQUOR SALES ACCOUNT BOOK.

Section 1 of the Licensing Ordinance No. 7 of 1896.

[illegible]

Executive Council, Sitting No.21.

5th November, 1912.

Present:-

The Governor,
The Acting Colonial Secretary,
The Colonial Treasurer,
The Acting Colonial Surgeon.

1. Minutes of the Meeting held on 1st November read and confirmed.
2. C.S.O. 278/1912. Wireless Telegraphy Licence to a floating factory at the South Shetlands. Council advised that a Licence to instal and work on board the S.S. "Hektor" apparatus for Wireless Telegraphy in the territorial waters of the South Shetlands and Graham's Land be granted to the Hektor Whaling Company, and that the draft Licence be approved.

Governor concurred and ordered accordingly.

3. C.S.O. 455/1908. Application of George Adolphus Alazia to be naturalized. Council advised that a Certificate of Naturalization be granted to George Adolphus Alazia.

Governor concurred and ordered accordingly.

Confirmed,

W. Allard
Governor. 9 Nov. 1912

L. H. Boileau

Acting Clerk to Executive
Council.

Executive Council, Sitting No.22.

9th November, 1912.

Present:-

The Governor,
The Acting Colonial Secretary,
The Colonial Treasurer,
The Acting Colonial Surgeon.

1. Minutes of the Meeting held on 5th November read and confirmed.
2. C.S.O. 98/10. Rethval Whaling Company. Council advised that a Licence to instal and work on board the S.S. "Falkland" apparatus for Wireless Telegraphy in the territorial waters of the South Orkneys be granted to the Rethval Whaling Company, and that the draft Licence be approved.

Governor concurred and ordered accordingly.

Confirmed,

W. Allard

Governor.

16 Nov. 1912

L. H. Boileau

Acting Clerk to Executive
Council.

Executive Council, Sitting No.23.

16th November, 1912.

Present:-

The Governor,
The Acting Colonial Secretary,
The Colonial Treasurer,
The Acting Colonial Surgeon.

1. Minutes of the Meeting held on 9th November read and confirmed.
2. Despatches received by R.M.S. "Oravia" on 13th November read.
3. C.S.O. 98/1910, and 162/1912. "Rethval" and "Thule" Whaling Companies. In view of the fact that the floating factory "Falkland", belonging to the Rethval Company, is equipped for the purpose of treating the blubber of the whale only, and that the floating factory "Thule", belonging to the Thule Company, is equipped for the purpose of reducing the bones and carcasses, Council advised that, under section 2 of the Whaling Regulations of 6th May, 1912, the steam whale catchers of the Rethval and Thule Companies, i.e., "Powell" and "Palmer" of the former, and "Paal" and "Don Luis" ("Dove"?) of the latter, be permitted to catch whales in the territorial waters of the South Orkneys during the 1912-1913 whaling season for either or for both of the above mentioned floating factories.

Governor concurred and ordered accordingly.

Confirmed,

W. G. Allardice

Governor.

16 December, 1912.

L. H. Boileau

Acting Clerk to Executive
Council.

Executive Council, Sitting No.24.

16th December, 1912.

Sitting of 16th December, 1912 (contd.).

Present:-

The Governor,
 The Acting Colonial Secretary,
 The Colonial Treasurer,
 The Acting Colonial Surgeon.

1. Minutes of the Meeting held on 16th November read and confirmed.
2. Despatches received by R.M.S. "Orcoma" on 10th December read.
3. C.S.O.403/1912. Mail subsidy, South Georgia. Council advised that the two transport steamers of the Compania Argentina de Pesca, conveying mails between Buenos Aires and South Georgia, be, until further notice, exempt from tonnage dues levied under section 5 of the Customs Ordinance, 1903; and that any sums already paid by the Company as tonnage dues on these two vessels, be refunded by the Government.

Governor concurred and ordered accordingly.

4. C.S.O.488/1912. San Francisco Exhibition, 1915. Council advised that, in view of the expense to the Colony likely to be involved in taking part in the Exhibition which is to be held at San Francisco in 1915, to celebrate the completion of the Panama Canal, the Government refrain from participation; and that this decision be conveyed to the Secretary of State.

Governor concurred, and stated that he would

communicate accordingly with the Secretary of State.

5. C.S.O.476/1912. Hague Opium Convention, 1912. Council advised that the draft Bill entitled "An Ordinance to give effect

2.

Executive Council.

Sitting of 16th December, 1912 (contd.).

effect to the measures decided upon in the International Opium Convention signed at the Hague on the 23rd day of January, 1912, and to regulate the importation into and the storage and disposal of Opium, Morphine, Cocaine and similar drugs in the Colony of the Falkland Islands", be now sent to the Legislative Council.

Governor concurred and ordered accordingly.

6. C.S.O.521/1912. Measures for repression of excessive drinking in the Colony. Council advised that a draft Bill to amend the Tariff Ordinance, 1900, in accordance with the instructions of the Secretary of State, be now sent to the Legislative Council.

Governor concurred and ordered accordingly.

Confirmed,

W. Allardye

Governor.

24 December, 1912.

L. H. Boileau.

Acting Clerk to Executive Council.

Executive Council, Sitting No.25.

Sitting of 24th December, 1912. (confd.).

Present:-

4. C.S.O. 514/1912. Registration Amendment Ordinance, 1912.
 The Governor,
 Council advised that, under section 3 of the Dependencies
 The Acting Colonial Secretary,
 Ordinance, 1903, the Registration Amendment Ordinance,
 The Colonial Treasurer,
 1912, be put in force in the Dependencies with effect
 The Acting Colonial Surgeon.
 from this date.

1. Minutes of the Meeting held on 16th December read and confirmed.
 Governor concurred and ordered accordingly.
2. C.S.O. 242/1907. Carcass and Jason Islands: Mrs. Hansen's lease of. Council advised that, under section 7 of the Land Ordinance, 1903, the undermentioned islands and adjacent islets be declared a "Reserve" by notice, of this date, published in the Government Gazette: 13 Jan. 1913

South Jason,

Flat Jason,

Elephant Jason,

Acting Clerk to Executive Council.

North Fur Island,

South Fur Island.

Governor concurred and ordered accordingly.

3. C.S.O. 504/1912. Boards of Health for 1913. Council advised that the appointment of the undermentioned gentlemen to be Members of the Board of Health for the East Falkland Island during the year 1913 be approved:-

The Hon. G.I. Turner,

The Colonial Engineer,

Mr. R. Dettleff,

Mr. J.W. Grierson.

Governor concurred and ordered accordingly.

2.

Executive Council.

Sitting of 24th December, 1912 (contd.).

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4. C.S.O. 314/1912. Registration Amendment Ordinance, 1912.
Council advised that, under section 3 of the Dependencies
Ordinance, 1908, the Registration Amendment Ordinance,
1912, be put in force in the Dependencies with effect
from this date.

Governor concurred and ordered accordingly.

Confirmed,

W. Allanby

Governor.

13 Jan. 1913

L. H. Boileau.

Acting Clerk to Executive Council.
