## TRUCK.

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## A BILL INTITULED

AN ACT to prohibit the Payment of Wages in Goods or otherwise Title. than in Money.

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

1. The Short Title of this Act is "The Truck Act, 1890;" short Title. and it shall come into operation on the day of one thousand eight hundred and ninety.

2. In this Act, unless inconsistent with the context,-10 "Contract" includes any agreement, understanding, device,

contrivance, collusion, or arrangement whatsoever on the subject of wages, whether written or oral, direct or indirect. to which the employer and workman are parties, or are assenting, or by which they are mutually bound to each other, or whereby either of them shall have endeavoured to impose an obligation on the other of them :

"Employer" includes any master, manager, foreman, clerk, or other person engaged in the hiring, employment, or superintendence of the service, work, or labour of any workman within the meaning of this Act:

No. 32-1.

Interpretation.

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- "Money" means coin of the realm of Great Britain and Ireland current in New Zealand, and includes the notes of any joint-stock bank or association carrying on the business of a banker in New Zealand under the authority of any charter issued or granted by the Crown and actually 5 in force, or under any Act of the General Assembly now or hereafter in force :
- "Wages" include any money or thing had or contracted to be paid, delivered, or given as a recompense, reward, or remuneration for any service, work, or labour done or to 10 be done, whether within a certain time or to a certain amount, or for a time or an amount uncertain :
- "Workman" means any person being a *clerk*, *shop-assistant*, journeyman artificer, handicraftsman, miner, seaman, labourer, *servant in husbandry*, *domestic servant*, or other- 15 wise in any manner employed in work of any kind or in manual labour, whether under the age of twenty-one years or above that age.

3. (1.) In every contract hereafter to be made with any workman the wages of such workman shall be made payable in money only, and 20 not otherwise, and, if by agreement, custom, or otherwise a workman is entitled to receive, in anticipation of the regular period of the payment of his wages, an advance as part or on account thereof, it shall not be lawful for the employer to withhold such advance or make any deduction in respect of such advance on account of poundage, dis- 25 count, or interest, or any similar charge.

(2.) If in any such contract the whole or any part of such wages shall be made payable in any manner other than in money, or shall provide for any deduction or charge as aforesaid in respect of any advance of the whole or a part of the wages of such workman, such 30 contract shall be and is hereby declared illegal and void so far as any promise or consideration made or given by or arising out of the same relates to the payment of such wages otherwise than in money, or as to making any such deduction or charge as aforesaid; and such promise or consideration shall be deemed to be severable from the 35 other part of the contract, which shall otherwise be and remain in force.

4. No employer shall, directly or indirectly, by himself or his agent, impose as a condition, express or implied, in or for the employment of any workman any terms as to the place or the person 40 with whom any wages or portion of wages paid to the workman are or is to be expended; and no employer shall, by himself or his agent, dismiss any workman from his employment for or on account of the place at which, or the manner in which, or the person with whom any wages or portion of wages paid by the employer to such workman 45 are or is expended or fail to be expended.

5. The entire amount of the wages earned by or payable to any workman shall be actually paid to such workman in money, and not otherwise; and every payment made to any such workman by his employer of or in respect of any such wages by the delivering to him 50 of goods, or otherwise than in money, except as hereinafter mentioned, shall be and is hereby declared illegal and void; and every workman

Wages to be payable in money.

No deduction for interest.

Contracts to be void if in contravention of this section.

No contract to stipulate as to mode of spending wages.

All wages to be paid in money. shall be entitled to recover from his employer in any Court of competent jurisdiction the whole or so much of the wages earned by

such workman as shall not have been actually paid to him by his employer in money. 6. In any action to be hereafter brought or commenced by any No sot-off to be workman against his employer for the recovery of any sum of allowed for goods supplied to workmoney due to such workman as his wages,-(1.) The defendant shall not be allowed to make any set-off or counter-claim, nor to claim any reduction of the plaintiff's demand, by reason or in respect of any goods had or received by the plaintiff as or on account of his wages, or by reason or in respect of any goods sold, delivered, or supplied at any shop, store, house, or premises kept by or belonging to such employer, or in the profits of which such employer shall have any share or interest. (2.) Nor shall the defendant be entitled to any set-off or counterclaim in respect of any goods supplied to the plaintiff by any person under any order or direction of the plaintiff or his agent. 7. (1.) No employer shall have or be entitled to maintain any Employer not to action in any Court against any workman for or in respect of any have action for goods sold, delivered, or supplied to any such workman by any workman.

such employer whilst in his employment as or on account of his wages, or for or in respect of any goods sold, delivered, or supplied to 25 such workman at any shop, store, house, or premises kept by or belonging to such employer, or in the profits of which such employer shall have any share or interest.

> (2.) Nor shall the employer of a workman, or any agent of such employer, or any person supplying goods to the workman under any order or direction of such employer or agent, be entitled to maintain any action in any Court for or in respect of any goods supplied by such employer or agent, or under such order or direction, as the case may be:

Provided that nothing in this section shall apply to any exceptions expressly provided for by this Act.

8. No deduction shall be made from a workman's wages for No deduction from sharpening or repairing tools, except by agreement not forming part wages for sharpening or repairing tools, of the condition of hiring.

9. Nothing herein shall be construed to prevent or render invalid Payment of wages 40 any contract for the payment, or any actual payment, to any work- may be made by man of the whole or any part of his wages in a cheque, draft, or order in writing for the payment of money to the bearer on demand, drawn upon any person, company, or association carrying on the business of a banker in New Zealand within twenty miles of the place 45 where such cheque, draft, or order shall be so paid, if such workman shall freely consent to receive such cheque, draft, or order; but all payments so made with such consent shall, for the purposes of this

Act, be as valid as if made in money:

Provided that if wages shall be paid to any workman by a cheque, Remedies of 50 draft, or order in writing as aforesaid, and the same shall be dishonoured, such workman shall be entitled to recover from his employer such reasonable damages as he may have sustained in consequence of

man by employer.

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goods supplied to

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the dishonour of such cheque, draft, or order in writing, and such damages shall be recoverable in any Court of competent jurisdiction, and in addition to any wages due or payable to such workman:

Provided further that if such cheque, draft, or order in writing has been drawn or made by an agent of an employer (however such agency may arise), the remedy of the workman in respect of such damages or wages, or either of them, may, at his option, be had, taken, and enforced either against such employer or against such agent.

10. Where articles are made by a person at his own house or otherwise, without the employment of any person under him except 10 a member of his own family, this Act shall apply as if he were a workman, and the shopkeeper, dealer, trader, or other person buying the articles in the way of trade were his employer; and the provisions of this Act with respect to the payment of wages shall apply as if the price of an article were wages earned during the seven days next 15 preceding the date at which any article is received from the workman by the employer.

11. If the employer of any workman shall, by himself or the agency of any other person or persons, directly or indirectly enter into any contract or make any payment hereby declared to be illegal 20 and void wholly or in part, or if the employer or his agent contravenes or fails to comply with any of the foregoing provisions of this Act, such employer or agent, as the case may be, shall be deemed guilty of an offence, and be liable to the following penalties:—

For the first offence, a penalty of not less than *ten* pounds and 25 not exceeding *twenty* pounds;

For the second offence, a penalty of not less than twenty pounds and not exceeding *fifty* pounds; And for a third offence shall be deemed guilty of a mis-

And for a third offence shall be deemed guilty of a misdemeanour, and, being found guilty thereof, shall be 30 punished by a penalty not exceeding *one hundred* pounds, or, at the discretion of the Court, may be imprisoned for any term not exceeding *three* months.

12. (1.) Where an offence for which an employer is by virtue of this Act liable to a penalty has, in fact, been committed by some 35 agent of the employer or other person, such agent or other person shall be liable to the same penalty as if he were the employer.

(2.) Where an employer is charged with an offence against this Act, he shall be entitled, upon information duly laid by him, to have any other person whom he charges as the actual offender brought 40 before the Court at the time appointed for hearing the charge, and if, after the commission of the offence has been proved, the employer proves to the satisfaction of the Court that he has used due diligence to enforce the execution of this Act, and that the said other person had committed the offence in question without his knowledge, consent, or connivance, the said other person shall be convicted of such offence, and the employer shall be exempt from liability.

13. All penalties under this Act may be recovered in a summary way before a Resident Magistrate or two or more Justices of the Peace, in accordance with "The Justices of the Peace Act, 1882;" 50 but nothing herein shall apply to an offence declared to be, or a penalty recoverable in respect of, a misdemeanour.

Articles made by persons working on their own account to be paidlfor in money and not by barter.

Penalties for breaches of Act.

Penalty on agent of employer.

If person other than employer guilty of offence, power of employer to exempt himself from penalty on conviction of actual offender.

Penalties to be recovered summarily. Truck.

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14. (1.) No person shall be punished as for a second offence under Provisions as to this Act unless ten days at the least shall have intervened between second and third offences. the conviction of such person for the first and the conviction of such person for the second offence; but each separate offence committed 5 by any such person before the expiration of the said term of ten days

shall be punishable by a separate penalty as though the same were a first offence;

(2.) And no person shall be punished as for a third offence under this Act unless ten days at the least shall have intervened between

- 10 the conviction of such person for the second and the conviction of such person for the third offence; but each separate offence committed by any such person before the expiration of the said term of ten days shall be punishable by a separate penalty as though the same were a second offence:
- (3.) And the fourth or any subsequent offence which may be 15 committed by any such person against this Act shall be inquired of, tried, and punished in the manner hereinbefore provided in respect of any third offence.
- 15. (1.) If the person or persons preferring any information If no evidence of a 20 under this Act shall not be able, or shall not see fit, to produce previous conviction, offence deemed to evidence of any previous conviction or convictions, any such offen- be separate. der shall be punished for each separate offence by him committed against the provisions of this Act by an equal number of distinct and separate penalties as though each of such offences were a first 25 or second offence, as the case may be;

(2.) And no person shall be proceeded against or punished as for Limit of time for a second or as for a third offence at the distance of more than two prosecution. years from the commission of the next-preceding offence.

16. It shall be sufficient evidence of a previous conviction under Evidence of a 30 this Act, whether summarily or on indictment, if a certificate signed previous conviction. by the proper officer having the custody of the record of such previous conviction shall be produced to any Court inquiring of a second or third offence, or in any case where it may be necessary to prove such previous conviction, in which certificate shall be stated in 35 a compendious form the general nature of the offence for which such

previous conviction was had, and the date of such conviction; and it shall not in any case be necessary to prove the signature or official status of the officer signing or giving such certificate, or that the said conviction was not quashed, or reversed on appeal, or otherwise how-40 soever.

17. No person shall be liable to be convicted of any offence Partner not to be against this Act committed by his co-partner in business, and without liable in certain cases. his knowledge, privity, or consent; but it shall be lawful, when any penalty or sum for wages, or any other sum, is ordered to be paid

45 under the authority of this Act, and the person or persons ordered to pay the same shall neglect or refuse to do so, to levy the same by distress and sale of any goods or chattels belonging to any co-partnership concern or business in the carrying-on of which such wages may have become due or such offence may have been committed.

18. In all proceedings to recover any sum due for wages, it Judgment and 50 shall be lawful in all cases of co-partnership for the Court, at the execution against hearing of any action for the non-payment thereof, to give judgment against any one or more co-partners for the payment of the sum appearing to be due, and in such case the service of a copy of the

partners.

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summons or other process upon one or more of such co-partners shall be deemed to be service upon all; and any execution or other process may be had and enforced upon any such judgment in accordance with the ordinary law and practice affecting such Court.

19. It shall be the duty of inspectors of factories and workrooms and inspectors of mines to enforce the provisions of this Act within their districts so far as respects factories and workrooms and mines inspected by them respectively; and such inspectors shall for this purpose have the same powers and authorities as they respectively have for the purpose of enforcing the provisions of any Acts 10 now or hereafter in force relating to factories, workrooms, or mines, and all expenses incurred by them under this section shall be defrayed out of moneys provided by the General Assembly.

20. This Act shall not extend or apply in the following cases :---

- (1.) Where an employer, or his agent, supplies or contracts to 15 supply to any workman any medicine or medical attendance, or any fuel, materials, tools, appliances, or implements to be by such workman employed in his trade, labour, or occupation;
- (2.) Where such employer, or his agent, supplies or contracts to 20 supply to any workman any hay, corn, or other provender to be consumed by any horse or other beast of burden employed by any such workman in his trade, labour, or occupation;
- (3.) Where such employer, or his agent, demises to any workman 25 the whole or any part of any tenement at any rent to be therein reserved, or allows such workman the use of a tenement as part of his wages or in addition to his wages, or any other allowance or privilege in addition to money wages as a remuneration for his services; 30
- (4.) Where such employer supplies or contracts to supply to any such workman any victuals dressed or prepared under the roof of such employer, or any drink, not being of an intoxicating nature, and there consumed by such workman;
- (5.) Nor to prevent such employer from making or contracting to make any deduction or stoppage from the wages of any such workman for or in respect of any such rent, medicine, medical attendance, fuel, materials, tools, implements, hay, corn, provender, victuals, or drink dressed, 40 prepared, and consumed as aforesaid : Provided that no such deduction or stoppage shall exceed the real and true value of such fuel, materials, tools, implements, hay, corn, provender, and victuals, or drink;
- (6.) Nor shall prevent any employer from advancing to any work-45 man any money to be by him contributed to any friendly society, life-assurance company or association, savings-bank, or other society or association whatever, or from advancing any money for the relief of such workman or his wife or family in sickness; nor from deducting or con-50 tracting to deduct any such sum or sums of money as aforesaid from the wages of such workman.

By Authority: GEORGE DIDSBURY, Government Printer, Wellington.-1890.

Inspectors of factories and workrooms, and of mines, to enforce Act.

Act not to apply in certain cases.