

SUPPLEMENTARY ORDER PAPER.

LEGISLATIVE COUNCIL.

Friday, the 1st day of September, 1871.

The Honourable Mr. SEWELL, in Committee on the Bakers and Millers Bill, to move the following amendments:—

To add to clause 1, "It shall come into operation on the day of ."

To erase clause 2 from the Bill.

In clause 3, to erase all the words from the commencement of the clause as far as "and two respectively" inclusive in line 3.

In line 3, to omit "or" and insert "and" in lieu thereof.

In line 4, to omit "same part of the said."

In lines 4 and 5, to omit "in which such Province is mentioned" and insert "hereto" in lieu thereof.

In line 6, to omit "in such Province" and "within such Province."

In lines 7 and 8, to omit "in any Province mentioned in the said Schedule."

In lines 9 and 10, to omit "in force in such Province."

In lines 13 and 14, to omit "in any such Province."

In line 15, after "accrued" to insert "under the said Acts or Ordinances."

In line 16, to omit "be hereafter" and insert "hereafter be" in lieu thereof.

In clause 11, line 13, after "adulterated" to insert "or whether any mixture or ingredient other than is allowed by this Act shall have been mixed up with or put into any dough or bread in the possession of any baker or other person whereby any such dough or bread is or shall be in anywise adulterated."

In line 16, to omit "or flour" and insert "flour dough or bread" in lieu thereof.

In line 19, to omit "or flour" and insert "flour or bread" in lieu thereof.

In line 21, to omit "or flour" and insert "flour dough or bread" in lieu thereof.

In line 31, to omit "or flour" and insert "flour dough or bread" in lieu thereof.

In line 35, to omit "or flour" and insert "flour or bread" in lieu thereof.

In clause 12, line 6, to omit "or flour" and insert "flour dough or bread" in lieu thereof.

In clause 13, line 3, to omit "or flour" and insert "flour dough or bread" in lieu thereof.

In line 5, to omit "or flour" and insert "flour dough or bread" in lieu thereof.

In line 8, to omit "or flour" and insert "flour dough or bread" in lieu thereof.

In clause 14, lines 1 and 2, to omit "not hereinbefore directed to be heard and determined by one Justice."

In line 4, after "1866" to insert "and except in the cases hereinbefore provided to be heard and determined by one Justice all offences against this Act shall be heard and determined as aforesaid."

In clause 16, line 2, to omit "forty-eight" and insert "seventy-two" in lieu thereof.

New Clauses to follow Clause 2.

Bread for sale to be made of certain ingredients only.
6 and 7 Wm. IV.
c. 37 s. 2.

3. All bread made for sale or sold or exposed for sale within any part of New Zealand shall be made of pure and sound flour or meal of wheat barley rye oats buckwheat Indian corn peas beans rice or potatoes or any of them and with any common salt pure water eggs milk barm leaven potato or other yeast and mixed in such proportions as may be thought fit and with no other ingredient or matter whatsoever.

Bread to be well made.

Ib. s. 8.

4. The several sorts of bread which shall be made for sale or sold or exposed for sale shall always be well made and in their several and respective degrees according to the quality of the meal or flour whereof the same ought to be made and no alum or mixture in which alum shall be an ingredient or any other mixture or ingredient whatsoever other than and except as hereinbefore mentioned shall be put into or in anywise used in making bread for sale under any colour or pretence whatsoever and every person who shall knowingly offend in the premises shall on conviction of every such offence forfeit and pay any sum not exceeding ten pounds nor less than forty shillings.

"Standard wheaten bread."

Ib. s. 10.

5. All bread made of the flour of wheat which flour without any mixture or division shall be the whole produce of the grain the bran or hull thereof only excepted shall be called and understood to be standard wheaten bread.

"Household wheaten bread."

Ib. s. 10.

6. All wheaten bread made for sale of any meal in which a portion of the bran or hull thereof shall have been retained shall be called and understood to be household wheaten bread and every loaf of such bread shall be marked with a large Roman H.

"Mixed bread."

Ib. s. 10.

7. All bread made for sale wholly or partially of the meal or flour of any other sort of corn or grain than wheat or of the meal or flour of any peas beans or potatoes shall be called and understood to be mixed bread and every loaf of such bread shall be marked with a large Roman M.

Penalty for not marking household or mixed bread.

Ib. s. 10.

8. Every person who shall make for sale or sell or expose for sale any such household wheaten bread or any mixed bread without being respectively marked as hereinbefore is directed shall on conviction forfeit and pay the sum of ten shillings for every pound weight of such bread which shall be so made for sale or sold or exposed for sale without being so marked as aforesaid.

Bread for sale to be made of certain ingredients only.

9. All bread made for sale or sold or exposed for sale within any part of New Zealand shall be made of pure and sound flour or meal of wheat barley rye oats buckwheat Indian corn peas beans rice or potatoes or any of them and with any common salt pure water eggs milk barm leaven potato or other yeast and mixed in such proportions as may be thought fit and with no other ingredient or matter whatsoever.