

17. Whenever the High Commissioner is satisfied that the further use of any place as a burial-ground is dangerous to the public health, and that the community for whose use it has served possesses another sufficient and proper place for the burial of the dead, the High Commissioner may, without ordering any new or additional burial-ground to be provided, order that no burials shall take place in the first-named burial-ground; and any person performing or causing to be performed any burial in contravention of the order shall be guilty of an offence against section 16.

Power of High Commissioner to close burial-grounds.

18. This Law may be cited as the Burials Law, 1896.

Short title.

CAROBBS.⁽¹⁾

	PAGE
CAROB TARE LAW, 1891	71
CAROB WEIGHING AND SHIPPING PLACE IMPROVEMENT LAW, 1914	72

3 OF 1891.

TO REGULATE THE MANNER OF COMPUTING THE TARE ON CAROBBS.

HENRY BULWER.]

[April 22, 1891.

1. Any person purchasing or intending to purchase carobbs shall, if so required by the vendor or his representative, be obliged to weigh or cause to be weighed separately the sack or other article in which the carobbs are contained, the covering of the mouth of the sack, and every part of the apparatus used in weighing the carobbs which is weighed therewith.

Vendor of carobbs may cause sack, etc., to be weighed separately. Allowance for tare where sack, etc., not weighed.

If the purchaser or intending purchaser is not required by the vendor to weigh the articles aforesaid separately, he shall be entitled to deduct the following allowance by way of tare from the gross weight of the carobbs at the time of weighing, as the weight of the articles aforesaid; that is to say:—

When the sack used is of wool or hair ... 4 litres or 7 $\frac{1}{5}$ okes.

When the sack used is of jute, hemp, cotton, or any other material ... 2 litres or 3 $\frac{3}{5}$ okes.

2. Every purchaser or intending purchaser shall be guilty of an offence, and shall be liable on conviction to a fine not exceeding five pounds who:—

Penalties on refusing to weigh sack, etc., and on improper deduction.

- (1.) Neglects to weigh, or to cause to be weighed, or unfairly weighs or causes to be unfairly weighed, the articles aforesaid when required to weigh them separately in accordance with this Law, or fails to truly declare the weight thereof;

(1) As to tithe Carobbs, see p. 259.

(2.) Deducts by way of tare more than is allowed by this Law, or more than the actual weight of the articles aforesaid.

Purchaser may weigh sack, etc., and deduct true weight.

3. Nothing in this Law contained shall prevent any purchaser or intending purchaser (if he shall desire to do so) from:—

(1.) Weighing or causing to be weighed, in presence of the vendor or of his representative, the sack or other article in which the carobs are contained, the covering of the mouth of the sack and every part of the apparatus used in weighing the carobs which is weighed therewith; provided that he truly declared the weight of the articles aforesaid;

(2.) Deducting such true weight by way of tare from the gross weight at the time of weighing carobs.

Short title.

4. This Law may be cited as the Carob Tare Law, 1891.

8 OF 1914.

TO REGULATE THE WEIGHING OF CAROBS AT DULY AUTHORIZED SHIPPING PLACES AND TO PROVIDE FOR THE IMPROVEMENT OF SUCH PLACES.

HAMILTON GOOLD-ADAMS.]

[June 30, 1914.

Short title.

1. This Law may be cited as the Carob Weighing and Shipping Place Improvement Law, 1914.

Definitions.

2. In this Law:—

“Carob shipping place” means a place declared to be a carob shipping place for the purposes of this Law. Provided that if more than one place is declared a carob shipping place for the purposes of this Law, each such place shall be treated as a separate carob shipping place for all the purposes of this Law.

“Authorized weigher” means a person appointed to act as a weigher for the purposes of this Law.

“The Commissioner” means the Commissioner of the District within which the carob shipping place is situate.

Carob shipping place, how declared.

3. The High Commissioner may by Order in Council declare any place not being within a municipal area to be a carob shipping place for the purposes of this Law and may define the limits thereof.

Weighing of carobs exported from the carob shipping place.

4.—(1.) All carobs exported from the carob shipping place shall be weighed by authorized weighers and a weighing fee not exceeding 2 c.p. for each cantar or its equivalent shall be charged on all carobs so weighed.