

Also any foreign silver money which may arrive at any Custom-house of the Republic from foreign countries within the period of time allotted to each, shall, according to the further order of the President of the Republic transmitted by the resolution, remain in deposit therein until its re-exportation shall be effected; the importer being required, under a penalty equivalent to the amount deposited, to produce in due time a certificate of such re-exported silver money having reached the port of its destination from the Consul of Venezuela.

(Translation.)

United States of Venezuela.

Ministry of Finance.

Direction of the Treasury.

Caracas, June 28, 1876.—13th and 18th.

Resolved:—The Government purposing to continue the coining in Europe of national silver money, until the amount shall be sufficient to meet the exigencies of business; and as when this shall have effect, foreign silver money will have to be declared not a legal tender, and it not being expedient that beforehand large importations of specie should be permitted, the Illustrious American, President of the Republic, has ordained: that from the date of this resolution, the importation of foreign silver money is absolutely prohibited, whatever its type or denomination, and those sums will be liable to confiscation, which any one may attempt to introduce from different countries after the lapse of time hereinafter set down for each:—

	Days
For money coming from Europe ...	60
For money coming from United States of North America	40
For money coming from the American Republics excepting Colombia ...	60
For that from the Republic of Colombia	30
And for that coming from the Antilles ...	15

Any foreign silver money which within the lapse of time allotted may arrive at the Custom-houses shall remain in deposit therein until its re-exportation be effected, observing the regulations in force on the subject; the importer being obliged to give security equal to the amount deposited, and to produce in due time a certificate of the Consul of Venezuela of such money having reached its destination.

Let this be communicated to whom it may concern, and let it be published.

For the National Executive.

(Signed) P. TOLEDO BERMUDEZ.

AT the Court at *Osborne House, Isle of Wight*, the 12th day of *August*, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council

WHEREAS by "The Supreme Court of Judicature Act, 1873," it is enacted that it shall be lawful for Her Majesty, by Order in Council, from time to time to direct that there shall be District Registrars in such places as shall be in such Order mentioned for districts to be thereby defined, from which writs of summons for the commencement of actions in the High Court Justice may be issued, and in which such proceedings may be taken and recorded as are hereinafter mentioned; and Her Majesty may

thereby appoint that any Registrar of any County Court, or any Registrar or Prothonotary or District Prothonotary of any local Court whose jurisdiction is hereby transferred to the said High Court of Justice, or from which an appeal is hereby given to the said Court of Appeal, or any person who, having been a District Registrar of the Court of Probate, or of the Admiralty Court, shall under this Act become and be a District Registrar of the said High Court of Justice, or who shall hereafter be appointed such District Registrar, shall and may be a District Registrar of the said High Court for the purpose of issuing such writs as aforesaid, and having such proceedings taken before him as are hereinafter mentioned:

And whereas by "The Supreme Court of Judicature Act, 1875," it is provided that where any such Order has been made, two persons may, if required, be appointed to perform the duties of District Registrar in any district named in the Order, and such persons shall be deemed to be joint District Registrars, and shall perform the said duties in such manner as may from time to time be directed by the said Order or any Order in Council amending the same:

And whereas Her Majesty, by and with the advice of Her Privy Council, did, on the 12th day of August, 1875, order that there should be District Registrars in certain places in England:

And whereas by such Order it was ordered that two persons should be the District Registrars in Liverpool:

And whereas Her Majesty, by and with the advice of Her Privy Council, did, on the 26th day of October, 1875, order the manner in which the duties of the District Registrars in Liverpool should be performed:

And whereas it is desirable that the said Order should be amended: now, therefore, Her Majesty, by and with the advice aforesaid, is pleased to order, and it is hereby ordered, that from and after the 1st day of September next the said last-mentioned Order shall be amended as follows:—

The District Registrar in Liverpool, who was, prior to the 1st day of November 1875, the Prothonotary at Liverpool of the Court of Common Pleas at Lancaster shall not perform the duties of a District Registrar in respect of actions which may be commenced in the District Registry in Liverpool which shall be assigned to the Exchequer Division of the High Court of Justice; and the District Registrar in Liverpool, who was, prior to the 1st day of November, 1875, the District Registrar at Liverpool of the High Court of Admiralty, shall perform all the duties of a District Registrar in respect of all actions which may be commenced in the District Registry in Liverpool, and which shall be assigned to the Exchequer Division of the High Court of Justice, in addition to the duties he now performs.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 12th day of *August*, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS Percy Gye, Esquire, Barrister-at-law, duly appointed in pursuance of the Municipal Corporations Act, 1859, and the Municipal Corporations Act, 1859, Amendment Act, for the purpose of determining the boundaries of the wards of the borough of Hastings, in the county of Sussex, and of apportioning the councillors thereto, transmitted to one of