Permit by the Immigration Officer—

made application to and being granted a new Employment Certificate shall not take up new employment without having first notified the Immigration Officer of his employment or which the Employment Permit has been granted—

(2) where the Employment Permit was issued or

(a) within one month from the date of the handing in

(b) The Immigration Permit shall forthwith cease to be

holder and shall be deemed to have been cancelled if the

effective and shall be deemed to have been cancelled if the

the following:

1956,

ENACTED by the Legislature of the Colony of the Falkland

1st December 1967

An Ordinance

To amend the Immigration Ordinance,

Her Majesty, Queen Elizabeth II,

in the Sixtieth Year of the Reign of

Colony of the Falkland Islands

No. 12 of 1967

I. This Ordinance may be cited as the Immigration (Ammendment) Ordinance, 1965,

Premis of a Periodic Certificate to be the Principal Ordinance.

Passed by the Representative of the Colony of the Falkland

Signed by the Commissioner of the Colony of the Falkland Islands

Assented to by Her Majesty's name this day of November 1967.
Amendment of section 33.

3. Section 23 of the principal Ordinance is amended —
   (a) by the insertion in sub-paragraph (v) after the semicolon
       the word "or";
   (b) by the insertion after sub-paragraph (v) of the following
       new sub-paragraph —
       "(vi) employs any person who is required to be in
       possession of an Employment Permit who does
       not possess such Employment Permit;".

4. The principal Ordinance is amended by deleting the
   figures "30" in the margin opposite section 26 and substituting
   the figures "31".

This printed impression has been carefully compared by me
with the Bill which has passed the Legislative Council, and is found
by me to be a true and correctly printed copy of the said Bill.

Clerk of the Legislative Council.

Ref. 0837/IL.