

No. XIII.

BAILIFFS' AUCTIONS
WITHOUT LICENSE.

An Act to enable Bailiffs of the Courts of Requests and of Petty Sessions respectively to sell by Auction without a License. [27th July, 1849.]

Preamble.
11 Vic. No. 16.

Bailiffs of Courts of
Requests and of
Petty Sessions may
sell by auction
without license.

WHEREAS by an Act passed in the eleventh year of the reign of Her Majesty Queen Victoria intituled "*An Act to regulate the licensing of Auctioneers and the collection of Duties on Property sold by them*" it was amongst other things enacted that from and after the first day of January one thousand eight hundred and forty-eight no person whatever who at any time or times thereafter should exercise the trade or business of auctioneer or seller by commission at any sale of any estate goods or effects whatever by outcry knocking down of hammer candle lot parcel or any other mode of sale by auction or whereby the highest bidder is deemed the purchaser or who should act in the capacity of an auctioneer or seller by commission should deal in sell or put up to sale or re-sell any estate goods or effects whatsoever by public sale or by way of auction as aforesaid without previously having taken out a license And whereas it is expedient that the Bailiffs of the Courts of Requests and also of the Courts of Petty Sessions throughout the Colony should have power to sell by public auction goods or property of any description taken in execution under process issued from the said Courts respectively Be it therefore enacted by His Excellency the Governor of New South Wales with the advice and consent of the Legislative Council thereof That the Bailiffs of the Courts of Requests and also of the Courts of Petty Sessions in the said Colony shall have power and authority to sell by public auction all goods and other property of whatever kind taken by them respectively in execution by virtue of process issued from the said Courts respectively without taking out an Auctioneer's License anything in the said recited Act to the contrary notwithstanding.

Melbourne Corporation Title.

2. And whereas it is deemed expedient that all leases of Crown Lands and other Crown property may be sold by auction by such officers of the Government as may be authorized for that purpose by the Governor and also all goods and chattels belonging to intestate estates Be it enacted That from and after the passing of this Act all leases of Crown Lands or any property within the said Colony belonging to the Crown or to intestate estates may be sold by auction by any Clerk of the Bench Chief Constable or other person duly authorized in that behalf by the Governor of said Colony for the time being without taking out any license or bond under the provisions of the said recited Act.

Clerks of Benches
Chief Constables or
other persons duly
authorized by the
Governor may sell
property belonging
to the Crown with-
out license.
