

No. XXX.

An Act to amend the Law relating to Vessels VESSLS OUTWARD
BOUND.
about to leave the Colony of New South
Wales. [3rd October, 1849.]

WHEREAS by an Act passed in the fourth year of Her Majesty's Preamble.
reign intituled "*An Act for the further and better regulation* 4 Vic. No. 17.
"*and government of Seamen within the Colony of New South Wales*
"*and its Dependencies and for establishing a Water Police*" it was
among other things enacted that no master of a ship or vessel about
to proceed to sea from any port or harbour in the said Colony should
after having weighed anchor suffer such ship or vessel to be brought
up or laid to nor to deviate from her course within such port or
harbour unless compelled by stress of weather or other unavoidable
cause nor to be boarded by any boat or boats whatever excepting
Pilot boats or Water Police or Customs boats or any boat or boats
belonging to such ship or vessel unless in cases of unavoidable necessity
under certain penalties therein mentioned And whereas it is deemed
expedient to repeal so much of the said enactment and of any other
laws and regulations as prevents such vessels from being brought up
anchored or laid to in Watson's Bay in the Harbour of Port Jackson
Be it therefore enacted by His Excellency the Governor of New South
Wales with the advice and consent of the Legislative Council thereof So much of section
eleven of the said
recited Act and of
any other laws or
regulations as pro-
hibits vessels after
weighing anchor
from bringing to &c.
in the Harbour of
Port Jackson
repealed.
That so much of section eleven of the said recited Act and of any other
laws and regulations as prohibits vessels after weighing anchor from
being brought up or anchored or laid to in Watson's Bay in the said
Harbour of Port Jackson shall be repealed anything in the said recited
Act or in any other law or regulation to the contrary notwithstanding.