

No. XVII.

An Act to suspend the issue of Publicans Licenses within the County of Cumberland for the term of Twelve Calendar Months.

[12th July, 1880.]

LIQUOR LICENSES
SUSPENSORY.
—

WHEREAS it is expedient to prevent the issue of any new ~~preamble~~ licenses for Public-houses within the area hereinafter termed the "Metropolitan District" for a period of twelve calendar months from the date of the passing of this Act. Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:—

1. For the term of twelve calendar months after the passing of this Act no certificate authorizing the granting of a publican's license under the "Sale of Liquors Licensing Act of 1862" shall be issued to any person for or in respect to any public-house or premises to be used as a public-house situate within the area defined by the boundaries of the County of Cumberland which area is in this Act termed "The Metropolitan District." No new publicans licenses to be issued in Metropolitan District for twelve months after passing of Act.
2. Neither packet licenses under section six nor the authority described in section seven of the said cited Act shall be deemed to be within the prohibition of this Act. As to authority to use licenses at races &c.
3. In this Act which may be cited as the "Liquor Licenses short title and construction. Suspensory Act 1880" the expression "public-house" includes hotel, inn, ale-house, tavern, victualling-house as well as any premises where the business of retailing liquor as defined by the said cited Act is proposed to be exercised. But nothing in this Act shall affect the power to grant any license under any Act other than the "Sale of Liquors Licensing Act of 1862."