# Act No. 5, 1901.

An Act to consolidate the Statutes relating to Police Offences. Police Offences. [3rd October, 1901.]

BE it enacted by the King'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:—

#### PART I.

# Preliminary and Interpretation.

1. This Act may be cited as the "Police Offences Act, 1901," Short title and and is divided into Parts, as follows:—

PART I.—Preliminary and Interpretation.—ss. 1-4.

PART II.—Offences general to whole State.—ss. 5-41.

PART III.—Offences in Sydney and in certain towns only.—ss. 42-100.

PART IV.—Special constables.—ss. 101-108.

PART V.—*Procedure*.—ss. 109-114.

2. (1) The Acts mentioned in the First Schedule hereto are, to Repeal the extent therein expressed, hereby repealed, except as to offences committed

committed and things done or commenced before the passing of this Act, which shall be dealt with and continued, and in respect of which every right and liability shall remain, as if this Act had not been passed.

Persons appointed under repealed Acts.

(2) All persons appointed under any Act hereby repealed and holding office at the time of the passing of this Act shall be deemed to have been appointed under this Act.

Interpretation.

3. In this Act, unless the context or subject-matter otherwise indicates or requires,—

"Justice" means a Justice of the Peace.

"Constable" means any member of the police force.
"Vehicle" includes every omnibus, coach, gig, and carriage of any kind, and every truck, sledge, or cart.

"Cart" includes every wain, waggon, or dray.

43 Vie. No. 3, s. 68.

"City surveyor" means the city surveyor, or any other surveyor appointed by the municipal council of the city of Sydney, subject to the provisions of the Sydney Corporation Act of 1879, or any other Act and any by-laws or regulations made under their authority.

4. This Act shall be read with, and subject to the provisions of, which this Act to be the Nuisances Prevention Act, 1897, and the Metropolitan Traffic Act, 1900, and the regulations from time to time in force thereunder.

Certain Acts with

#### PART II.

# Offences general to whole State.

Application of this Part to whole State. 32 Vic. No. 7, 8, 1, 41 Vic. No. 12, 8, 1.

Being found drunk in a public place. 30 Vic. No. 5, s. 1.

Being found drunk and disorderly in a public place.
Ibid. s. 2.

Certain offences in public places to annoyance, &c., of residents, &c.

Selling gunpowder, &c., by artificial light 19 Vic. No. 24, s. 21.

Hoisting or lowering goods without proper tackling.

Ibid.

Carrying careass of newly-slaughtered meat without a cloth covering same. Ibid.

- 5. The provisions of this Part shall apply and be in force in every part of New South Wales.
- 6. Whosoever is found drunk in any street or public place shall be liable to a penalty not exceeding one pound.
- 7. Whosoever is found drunk and disorderly in any street or public place shall be liable to a penalty not exceeding two pounds.
- 8. Whosoever in any street or public place to the obstruction, annoyance, or danger of the residents or passengers-

sells gunpowder, squibs, rockets, or other combustible matter by gas, candle, or other artificial light; or,

hoists or lowers, or causes to be hoisted or lewered, goods of any description from any house without sufficient and proper ropes and tackling; or,

conveys, or causes to be conveyed, the carcass or any part of the careass of any newly-slaughtered animal, without a cloth covering the same sufficient for the concealment thereof; or,

hawks or carries about butchers' meat for sale without covering the same as aforesaid; or,

places any line or pole across any street or passage, or hangs or Placing line, cord, or pole across any street to hang places clothes thereon; or, places clothes thereon; or,

places, hangs up, or affixes any sign-post, board, house-ticket, Placing signboard notice, or other similar thing, otherwise than close and except close to the parallel to, or flat upon, the wall of the building to which wall of the building to which wall the same belongs; or,

places any flower-pot in any upper window without sufficiently Placing any flower-pot, guarding the same from being thrown down; or, guarding the same from being thrown down; or,

casts from the roof, or any part of any building, any slate, brick, ibid. wood, rubbish, or other thing unless within a hoard when the roof of any house into the street. any building is being erected or repaired; or,

being a blacksmith, whitesmith, anchorsmith, nailmaker, or other Blacksmiths, &c., person using a forge, and having a door, window, or aperture not closing windows fronting or opening into or towards any street or passage, street at night. does not close and darken such door or window or aperture Ibid. within one hour after sunset, so as effectually to prevent the light from showing through the same:

Provided that nothing herein contained shall extend

to forges below the pavement of the street; or,

within the distance of one hundred yards from any dwelling-house Burning rags within burns any rags, bones, cork, or other offensive substance; 100 yards from any dwelling-house, &c.

while driving any vehicle whatsoever does not keep to the near Not keeping vehicles side of such street or public place (except when overtaking on the near or left hand side of the and passing any other vehicle), or meeting any other vehicle street, &c. does not pass to his near side of such vehicle, or in any (4Wm.IVNo.7, s. 40. manner wilfully prevents any other person from passing him 2 Vic. No. 2, s. 39. or any vehicle under his care upon such street or public place, 19 Vic. No. 24, s. 21. or by negligence or misbehaviour prevents, or interrupts the free passage of any carriage or person in or upon the same;

being the driver of any vehicle, is wilfully at such a distance Driver leaving vehicle out of his control. from such vehicle, or in such a situation, whilst it is passing 2 wm. IV No. 12, s. 29. upon such street or public place that he cannot have the 4 wm. IV No. 7, s. 40. direction of the horse or other animal drawing the same; or, 17 Vic. No. 25, 8, 32.

having the charge of any cart, drawn by two or more horses or Riding on certain other animals, rides thereon without sufficient reins to guide carts without reins.
the animals drawing the same: or the animals drawing the same; or,

while driving or having the charge of any eart, drawn by any Driving a cart out horse or other animal, and driven or guided by reins, wilfully of a walking pace. allows such horse or other animal to preced out of a realling. allows such horse or other animal to proceed out of a walking pace; or,

races any horse or other animal; or,

Racing horses. baits 2 Wm. IV No. 12, s. 24.

19 Vic. No. 24, s. 21.

Baiting bulls, 2 Wm. IV No. 12, s. 24. Exposing animals for sale, &c.

17 Vic. No. 31, s. 13.

Cleaning, &c., vehicles.

Causing mob to collect by fighting, &c.

2 Wm. IV No. 12, s. 24.

Throwing stones. Ibid.

Playing games, 1bid.

Ibid.

baits any bull or other beast; or,

exposes any horse or other animal for show or sale (except in a market lawfully appointed for that purpose); or,

feeds any horse or other animal; or,

shows any caravan containing any animal or any other show or public entertainment; or,

shoes, bleeds, or farries any horse or animal (except in cases of accident); or,

cleans, dresses, exercises, trains, or breaks any horse or animal;

cleans, makes, or repairs any part of any vehicle (except in the case of accident where repair on the spot is necessary); or, throws or discharges any stone or other missile; or, plays at any game; or,

by fighting or otherwise collects or causes to be collected together any mob or tumultuous meeting; or,

carries any goods upon any footway,

Carrying goods on 19 Vic. No. 24, s. 21. shall be liable to a penalty not exceeding two pounds.

Riding or driving furiously in street. 17 Vic. No. 31, s. 13.

2 Wm. IV No. 12, s. 29.

Blowing horns, &c., for announcing any sale, &c. 17 Vic. No. 31, s. 13.

Discharging firearms, &c. Ibid. Ringing bells. 1 bid.

Keeping dog, &c., which attacks, &c., persons having right of way.

Constable may seize goats straying in public places, and may destroy such as are not branded Angoras, &c.

18 Vic. No. 27, s. 5.

36 Vic. No. 18, s. 1.

9. Whosoever in any street or public place rides or drives so negligently or furiously as to endanger the safety of any person or of the public; or,

being the driver of any vehicle, by driving furiously or by any negligence or wilful misbehaviour causes any hurt or damage to any carriage upon such street or public place; or,

blows any horn (unless he is a guard or postman in His Majesty's Post Office in the performance of his duty), or uses any other noisy instrument for the purpose of announcing any show or entertainment, or for the purpose of hawking, selling, distributing, or collecting any article whatsoever, or of obtaining money or alms; or,

discharges any firearm without lawful cause; or, makes any bonfire, or lets off any firework; or,

wantonly disturbs any inhabitant by pulling or ringing any doorbell, or knocking at any door without lawful excuse,

shall be liable to a penalty not exceeding two pounds.

10. Whosoever keeps any dog or other animal which attacks and endangers any person who has the right of way or use of any private yard, alley, street, or other place, shall be liable to a penalty 19 Vic. No. 24, s. 21. not exceeding two pounds.

> 11. Any constable may seize any goat found straying or at large in any street or public place, or may destroy any such goat not being a branded Angora or other branded goat producing hair used in or adapted for the manufacture of cloth or other textile fabrics.

- 12. Whosoever is guilty of any riotous, violent, or indecent Riotous, violent, or behaviour in any street or public place, or in any police office or indecent behaviour. police station-house, shall be liable to a penalty not exceeding two <sup>17</sup> Vic. No. 31, s. 15. pounds, or to imprisonment for a term not exceeding seven days.
- 13. Whosoever, being a street musician, has been required by Street musicians not any householder or occupier of any premises, personally, or by his departing when desired so to do. servant, or by any police constable, to depart from the neighbourhood Ibid. s. 14. of the house or premises of such householder or occupier on account of the illness of any inmate of such house or premises, or for other reasonable cause, and afterwards sounds or plays upon any musical instrument in any street or public place near such house or premises, shall be liable to a penalty not exceeding two pounds.
- 14. (1) Whosoever keeps or uses or acts in the management of Keeping place used any house, room, pit, or other place for the purpose of fighting or baiting for cock-fighting, &c. cocks, dogs, or other animals shall be liable to a penalty not exceeding Ibid. s. 10. five pounds, or to imprisonment with or without hard labour for a term not exceeding one month.

(2) A conviction under this Act of this offence shall not exempt the owner, keeper, or manager of any such house, room, pit, or place from any penalty or penal consequence to which he may be

liable for the nuisance thereby occasioned.

(3) The Inspector-General of Police may by order in writing authorise any inspector of police, with such constables as he thinks necessary, to enter any premises kept or used for any of the purposes aforesaid, and take into custody all persons found therein without lawful excuse.

Every person so found shall be liable to a penalty not exceeding five shillings.

- 15. Whosoever makes or uses or allows to be made or used any Making internal internal communication between any house, shop, room, or place of communication with an adjoining public public resort, not licensed for the sale of any fermented or spirituous house. liquors, and any house or place licensed for the sale of such liquors Ibid. s. 9. or in which any such liquors are sold by a dealer in wine and spirits shall be liable to a penalty not exceeding ten pounds for every day that such communication is open.
- 16. Whosoever, not being a licensee within the meaning of the No person keeping a Liquor Act, 1898, keeps or has any house, shop, room, or place of house for public public resort wherein ready-made provisions, liquors, or refreshments for business before of any kind are sold or consumed (whether the same are kept or six o'clock in the retailed therein or procured elsewhere), and opens or has open his than twelve o'clock promises for the recention or procured elsewhere. premises for the reception or entertainment of promiseuous persons or at night. for the ordinary transaction of business earlier than six o'clock in the 19 Vic. No. 24, s. 20. morning, or later than twelve o'clock at night, shall be liable to a penalty not exceeding five pounds:

Provided

Proviso-saving Early Closing Act.

Provided that nothing herein contained shall affect the provisions of the Acts No. 38, 1899, and No. 81, 1900.

Using carriages with-

17. Whosoever rides upon or causes himself to be carried or outowner's ordriver's drawn by any carriage without the consent of the owner or driver 17 Vic. No. 31, 8, 16, thereof shall be liable to a penalty not exceeding five shillings, or if a child apparently under the age of twelve years to be detained by order of the Justice until his parent or guardian can attend for the purpose of having such child delivered into his care; provided that if such parent or guardian do not so attend before the closing of the police court for the day the Justice may order such child to be discharged.

Inspector General of processions, &c.

Ibid. s. 11.

**18.** (1) The Inspector-General of Police may from time to time, Police to make regulations for the route to be observed lations for preventing by all vehicles, horses, and persons, and for preventing obstructions of streets during public the streets and public places in all times of public processions, public rejoicings, or illuminations, and may give directions to the constables for keeping order and for preventing any obstructions of the thoroughfares in the immediate neighbourhood of Government House, Parliament House, the public offices, the Courts of Justice, the theatres, and other places of public resort, and in any case when the streets or public places may be througed or may be liable to be obstructed.

Proprietors of vehicles not liable for deviating from the route.

Ibid. s. 12.

(2) No proprietor of any vehicle duly licensed to carry passengers for hire shall be liable to any penalty for any deviation from the line of route specified in his license which the driver of such vehicle makes by virtue of any regulation or direction made or given by the Inspector-General of Police.

Shooting on Sunday.

5 Vic. No. 6, s. 1.

19. Whosoever—

is found engaged in shooting at any pigeon match, or for pleasure, sport, or profit of any kind whatever on Sunday; or,

is found carrying firearms on Sunday,

shall be liable to a penalty not exceeding five pounds:

Provisoes. Ibid. ss. 2, 3. Provided that—

- (a) nothing in this section shall be deemed to extend to travellers bona fide carrying firearms for the protection of the lives and property of themselves or their employers on the public roads, or to constables and other persons carrying firearms for lawful purposes;
- (b) no person shall be prosecuted for an offence under this section unless the prosecution is commenced within ten days after the offence was committed.

Persons receiving ship's stores from seamen, &c. 17 Vic. No. 31, ss. 1, 24.

20. Whosoever knowingly takes in exchange from any seaman or other person not being the owner or master of any vessel, anything belonging to any vessel, or any part of the cargo of any vessel, or any

stores or articles in charge of the owner or master of any vessel, shall be liable to a penalty not exceeding five pounds or to imprisonment for a term not exceeding one month.

21. Whosoever for the purpose of preventing anything from Framing a false bill being seized on suspicion of being stolen or otherwise unlawfully of parcels to escape obtained, or from being produced in evidence concerning any alleged 17 Vic. No. 31, felony or misdemeanour fraudulently prepares or causes to be prepared ss. 2, 21. or produces any bill of parcels, receipt, or other document containing any false statement, shall be liable to a penalty not exceeding five pounds or to imprisonment for a term not exceeding one month.

22. Whosoever in or upon any warehouse, wharf, quay, or bank, Possessing instruor on board any ship or other vessel,

is found having in his possession any instrument for the purpose of carrying away wine, unlawfully obtaining, or any material or utensil for the purpose &c. of unlawfully secreting or carrying away, any wine, spirits, or Ibid. ss. 3, 24. other liquors; or

attempts unlawfully to obtain any wine, spirits, or other liquors, shall

be liable to a penalty not exceeding five pounds or to imprisonment for a term not exceeding one month.

23. Whosoever, in or upon any warehouse, wharf, quay, or bank, Piercing casks, or on board any ship or other vessel,

breaks or otherwise injures any eask or package containing wine, Ibid. ss. 4, 24. spirits, or other liquors, with intent to steal or otherwise unlaw-

fully obtain any of the contents thereof; or

unlawfully drinks, spills, or wastes any part of the contents thereof, shall be liable to a penalty not exceeding five pounds or to imprisonment for a term not exceeding one month.

24. Whosoever wilfully causes to be broken, started, or otherwise Breaking packages injured any cask, bag, or other package containing or prepared for with intent to spill contents. containing any goods while on board of any lighter, or other craft, or Ibid. ss. 5, 24. on any wharf or landing place, or in the way to or from any warehouse, with intent that the contents of such package may be dropped from such package, shall be liable to a penalty not exceeding five pounds or to imprisonment for a term not exceeding one month.

25. Any superintendent, inspector, or sub-inspector of police, or Superintendents and any constable in charge of a station may enter at all times by night or inspectors may board day, with such constables as he thinks necessary, upon and into every Ibid. s. 6. part of every ship or other vessel (not then actually employed in His 41 Vic. No. 12, s. 2. Majesty's service), for the purpose of directing any constable stationed on board, and of observing the conduct of all persons employed on board in loading or unloading, and of taking all necessary measures for providing against fire and other accidents, and for preserving peace and good order on board, and for preventing or detecting any felonies or misdemeanours.

26,

Superintendent, &c., having just cause to suspect felony may enter on board vessels, and take up suspected persons.

26. Any superintendent, inspector, or sergeant of police, or any constable in charge of a station who has just cause to suspect that any felony has been or is about to be committed on board of any ship or other vessel may enter thereon at all times, by night or day, and therein 17 Vic. No. 31, s. 7. take all necessary measures for preventing or detecting such felony, and 41 Vic. No. 12, s. 2. may take into custody all persons suspected of being concerned in such felony, and may take charge of any property suspected to be stolen.

Persons suspected of stolen goods.

27. Whosoever being charged before a Justice with having having or conveying in his possession or conveying in any manner anything which may 19 Vie, No. 24, s. 1. be reasonably suspected of being stolen or unlawfully obtained, does not give an account to the satisfaction of such Justice how he came by the same, shall be liable to a penalty not exceeding ten pounds or to imprisonment for a term not exceeding three months.

Search warrant. Ibid. s. 2.

28. If information is given on oath to a Justice that there is reasonable cause for suspecting that anything stolen or unlawfully obtained is concealed or lodged in any dwelling-house or any other place, such Justice may, by special warrant under his hand directed to any chief constable or inspector of police, cause every such dwellinghouse or other place to be entered and searched at any time of the day or by night if power for that purpose is given by such warrant.

The said Justice, if it appears to him necessary, may empower such chief constable or inspector, with such assistance as may be found necessary (such chief constable or inspector having previously made known such his authority),

- (1) to use force for the effecting of such entry, whether by breaking open doors or otherwise; and,
- (2) to convey any such thing found upon such search before a Justice, or to guard the same on the spot until the offenders are taken before a Justice, or otherwise to dispose thereof in some place of safety; and,
- (3) to take into custody and carry before the said Justice every person found in such house or place who appears to have been privy to the deposit of any such thing, knowing or having reasonable cause to suspect the same to have been stolen or otherwise unlawfully obtained.

Person from whom to have been received to be examined by the Justice. Ibid. s. 3.

29. (1) When any person who has been brought before a stolen goods are said Justice charged with having or conveying anything stolen or unlawfully obtained, declares that he received the same from some other person, or that he was employed as a carrier, agent, or servant to convey the same for some other person, such Justice shall cause every such person, and also if necessary every former or pretended purchaser or other person through whose possession such thing has passed, to be brought before him and examined, and shall examine witnesses upon oath touching the same.

(2)

(2) Whosoever appears to such Justice to have had possession of such thing, and to have had reasonable cause to believe the same to have been stolen or unlawfully obtained, shall be liable to a penalty not exceeding ten pounds, or to imprisonment with or without hard labour for a term not exceeding three months.

Every such person shall be deemed to have had possession of such thing at the time and place when and where the same was found or seized, and the possession of a carrier, agent, or servant shall be deemed to be the possession of the person who employed such carrier, agent, or servant to convey such thing.

30. If any goods or money charged to be stolen or fraudulently order for delivery obtained are in the custody of any constable by virtue of any warrant to owner, &c., of of a Justice, or in prosecution of any charge of felony or misdemeanour have been stolen or in regard to the obtaining thereof, and the person charged with stealing fraudulently obtained and in custody of or obtaining possession as aforesaid has not been found, or has been constable. summarily convicted or discharged, or has been tried and acquitted, 19 Vic. No. 24, s. 4. or if such person has been tried and found guilty, but the property so in custody was not included in any indictment upon which he has been found guilty, any Justice may make an order for the delivery of such goods or money to the person who appears to be the rightful owner thereof, or, in case the owner cannot be ascertained, then may make such order with respect to such goods or money as to such Justice seems meet.

No such order shall be any bar to the right of any person to such the person to whom such goods or money are delivered, and to recover such goods or money from him by an action commenced within six months next after the making of such order.

31. When any goods or money charged to be stolen, or unlaw-Unclaimed stolen fully obtained, and of which the owner is unknown, are ordered by goods in the custody a Justice to be detained, any Justice may, after the expiration of twelve sold after twelve months, if during that time no owner has appeared to claim the same, months for the benefit of the police sell or dispose of such goods or apply such money for the benefit of reward fund. the "Police Reward Fund."

- 32. (1) Upon complaint made to a Justice by any person Order for the claiming to be entitled to the property or possession of any goods which delivery to the are detained by any other person, the value of which is not greater than unlawfully detained. twenty pounds, and not being deeds, muniments, or papers relating to Ibid. s. 10. any property of greater value than fifty pounds, any Justice may summon the person complained of and inquire into the title thereto or to the possession thereof.
- (2) If it appears to the Justice hearing the case that such goods have been detained without just cause, after due notice of the claim made by the person complaining, or that the person detaining such goods has a lien or right to detain the same by way of security

for the payment of money or the performance of any act by the owner thereof, such Justice may order the goods to be delivered up to the owner thereof either absolutely or upon tender of the amount appearing to be due by such owner (which amount such Justice shall determine), or upon performance, or upon tender and refusal of the performance of the act for the performance whereof such goods are detained as security, or if such act cannot be performed then upon tender of amends for non-performance thereof (the nature or amount of which amends such Justice shall determine).

Order for payment of value if goods not delivered up may be included in such

No. 71, 1900, s. 8 (1).

or may be made Justice.

1 bid. subs. (2). Such order no bar to right to sue. 19 Vic. No. 24, s. 10.

Compensation for wilful damage by tenants.

Ibid. s. 8.

Oppressive distresses. Ibid. s. 9.

(3) Such Justice may in and by the said order further order and direct that, in the event of neglect or refusal to deliver up the goods according to such order, the person against whom such order is made shall forfeit to the party aggrieved the full value of such goods not being greater than twenty pounds, which value the Justice shall determine.

(4) In any case where no such further order and direction subsequently by any is made by the adjudicating Justice such further order and direction may be subsequently made by any Justice.

> (5) No such order shall be any bar to the right of any person to sue the person to whose possession such goods or money came by virtue of such order, and to recover from him the goods or money so delivered or forfeited by an action commenced within six months next after the making of such order.

> 33. Whosoever, being the occupier of, or having occupied, any house or lodging as tenant thereof, wilfully or maliciously does any damage to the premises or to any furniture thereof, shall, upon complaint made to a Justice within one month next after the commission of the offence or the end of the tenancy or occupation, forfeit and pay to the landlord or party aggrieved such sum of money, not exceeding twenty pounds, as appears to the Justice to be a reasonable compensation for the damage done.

> 34. (1) Upon complaint made to a Justice by any person who has occupied any house or lodging by the week or month, or whereof the rent does not exceed the rate of twenty-five pounds by the year, that his goods have been taken from him by an unlawful distress, or that the landlord, or his broker, or agent, has been guilty of any irregularity or excess in respect of such distress, such Justice may summon the person complained of, and if, upon the hearing of the matter, it shall appear to the Justice that such distress was improperly taken, or unfairly disposed of, or that the charges made by the person who distrained, or attempted to distrain, are contrary to law, or that the proceeds of the sale of such distress have not been duly accounted for to the owner thereof, such Justice may order the distress so taken if not sold to be returned to the tenant on payment of the rent which appears to be due at such time as the Justice appoints, or if the

distress has been sold then such Justice may order payment to the said tenant of the value thereof, deducting thereout the rent which so appears to be due, which value such Justice shall determine,

(2) Any such landlord or party complained against shall, in default of compliance with any such order, forfeit to the party aggrieved the value of such distress, not being greater than twentyfive pounds, which value such Justice shall determine.

35. Whosoever assaults, resists, or interrupts any sheriff's bailiff, Assaulting bailiffs, bailiff of any court, or any keeper or other officer in the discharge of &c., in the execution any public duty, or any bailiff or keeper distraining for rent, or for rates 19 Vic. No. 24, s. 19. or taxes,

or, rescues or attempts to rescue any property levied or distrained on, shall be liable to a penalty not exceeding ten pounds, or to imprisonment with or without hard labour for a term not exceeding six months.

Provided always that if the Justice hearing the case thinks the same a proper case to be sent to a superior court to be dealt with, such Justice may commit the offender to take his trial for such offence.

36. Any constable may stop, search, and detain any vessel, Constable may detain boat, or vehicle in or upon which there is reason to suspect that vehicle, &c., or person anything stolen or unlawfully obtained may be found, and also any stolen property.

person who may be reasonably suspected of having or conveying in <sup>17 Vic. No. 31, s. 19.</sup> any manner anything stolen or unlawfully obtained.

37. (1) Whosoever being the owner of any eart drawn by any owners of carts not horse or other animal, and driven or guided by reins, does not have having name his name and place of abode painted legibly in full length on the off 2 wm. IV No. 12, side, in white letters at least two inches high and proportionately s. 26. broad on a black ground, shall be liable to a penalty not exceeding 19 Vic. No. 24, s. 21. two pounds.

(2) If the person in charge of any such cart as aforesaid, Person in charge refuses to give his or the owner's name and address, or gives a false to be detained till name of himself or the owner such reason shall be detained by satisfactory account name of himself or the owner, such person shall be detained by any given. constable or other person until a satisfactory account is given to such Ibid.

constable or other person who may require the same.

38. Any constable may stop and detain until due inquiry can Removing furniture be made, all vehicles which he finds employed in removing the to evade rent. furniture of any house or lodging between the hours of eight in the 17 Vic. No. 31, s. 20. evening and six on the following morning, or which he finds so employed at any time if he has good grounds for believing that such removal is made for the purpose of evading the payment of rent.

39. (1) Whenever any person having charge of any horse, Horses, carriages, vehicle, or boat, or any other animal, or thing, is apprehended by any be detained. constable under the provisions of this Act, any constable may take Ibid. s. 21. charge of such horse, vehicle, or boat, or such other animal or thing,

and deposit the same in some place of safe custody as a security for payment of any penalty to which the person having had charge thereof may become liable, and for payment of any expenses which may have been necessarily incurred for taking charge of and keeping the same.

(2) The Justice before whom the complaint against such person has been heard, may order such horse, vehicle, or boat, or such other animal or thing to be sold for the purpose of satisfying such penalty and reasonable expenses in default of payment thereof in like manner as if the same had been subject to be distrained and had been distrained for the payment of such penalty and reasonable expenses.

Constable at police

40. (1) Whenever any person charged with any felony or any station may bind over persons making grave misdemeanour, is, without warrant, in the custody of any constable at any station-house during the time when the police court of 17 Vic. No. 31, s. 22. the district in which such station-house is situated is shut, the constable 41 Vic. No. 12, s. 3. in charge of the station-house may require the person making such charge to enter into a recognizance conditioned as hereinafter mentioned, and upon his refusal so to do, such constable may, if he deem it prudent, discharge from custody the person so charged upon his recognizance with or without sureties conditioned as hereinafter mentioned.

Condition of recognizance. 17 Vic. No. 31, s. 23. 41 Vic. No. 12, s. 3.

- (2) Every recognizance so taken shall be conditioned for the appearance of the person thereby bound before a Justice at the next sitting at the police court of the district in which such station-house is situated.
- (3) Every such recognizance so taken shall be without fee or reward.
- (4) The constable shall enter in a book, to be kept for that purpose at every such station-house, the name, residence, and occupation of the person, and his surety or sureties (if any) entering into such recognizance, together with the condition thereof and the sum thereby acknowledged, and shall return every such recognizance to the Justice present at the time and place when and where such person is bound to appear.

Common informers compounding information.

19 Vic. No. 24, s. 6.

41. Whosoever lodges any information before any Justice for any offence alleged to have been committed by which he was not personally aggrieved, and afterwards, directly or indirectly receives, without the permission of a Justice, any sum of money or other reward for compounding, delaying, or withdrawing the information, may be brought before any Justice, by warrant or summons, and charged with the offence of such compounding, delay, or withdrawal, and, on conviction, shall be liable to a penalty not exceeding ten pounds.

#### PART III.

Offences in Sydney and in certain towns only.

42. (1) The provisions contained in this Part shall, unless the Application of this context or subject matter otherwise indicates or requires, apply and be Part. in force in the city of Sydney, the towns mentioned in the Third Schedule, and all other towns to which the provisions of this Act are extended as hereinafter provided.

(2) The provisions of this Part shall be read with and Certain Acts with subject to the provisions of the Sydney Corporation Act of 1879, and which this Part is to any Act amending the same, and of section two hundred and thirtyfour of the Municipalities Act, 1897, and of sections twenty-four,

twenty-five, and twenty-six of the Public Roads Act, 1897. (3) In any of the said towns which are not municipalities 11 Vic. No. 44. within the meaning of the Municipalities Act, 1897, and in any part of any of the said towns which is not included in any such municipality, any Justice may, if there is no Police Magistrate having jurisdiction therein, exercise all the powers and authorities of a Police Magistrate under this Part.

43. The Governor may, by proclamation in the Gazette, extend Governor may extend the provisions of this Act to any town specified in such proclamation. Governor may extend provisions of this Act to any town specified in such proclamation.

**44.** For the purposes of this  $\Lambda ct$ 

44. For the purposes of this Act—

(1) the limits of the said city, and of Sydney Cove, and of &c., and of the towns

Darling Harbour, shall be those set out in the Second Schedule; to which this Part

applies. the limits of the towns mentioned in the Third Schedule 4Wm. IV No. 7, s. 46. shall be such as have been set out and marked, and described 2 Vic. No. 2, s. 43. by publication in the Gazette under the provisions of any 17 Vic. No. 25, s. 1. Act hereby repealed, or shall hereafter be set out and marked by the Surveyor-General or some person deputed by him, subject to the approval of the Governor and described by publication in the Gazette.

(2) the limits of any town to which the provisions of this Act Limits of towns to are extended shall be such as are set out and marked, and which this Part is hereafter extended. described by publication in the Gazette in the manner hereinafter provided;

(3) the carriage and foot ways in the streets and public places Carriage and foot within the said city and the towns mentioned in the Third ways of city and towns to which this Schedule shall be such as have been set out and marked under Part applies. the provisions of any Act hereby repealed, or any Act relating 4 Wm. IV No.7, s. 49. to the setting out and marking of such carriage or foot ways; 19 Vic. No. 10.

(4) the carriage and foot ways of the streets and public places Carriage and foot within any town to which the provisions of this Act are ways of towns to which this Part is extended shall be such as are set out and marked in the extended. manner hereinafter provided,

How limits of towns to which this Part shall be extended are to be set out, &c. 2 Vic. No. 2, s. 43.

45. The Surveyor-General, or some person deputed by him, shall, within three months of the publication in the Gazette of a proclamation extending the provisions of this Act to a town specified in such proclamation, set out and mark with sufficient marks the limits of such town, subject to the approval of the Governor, and shall publish in the Gazette a description of the boundaries thereof.

Entering to erect or maintain marks no trespass.

2 Vic. No. 2, s. 43.

46. The Surveyor-General and his assistants shall not incur any liability for trespass in respect of any entry upon the property of any 4 Wm. IV No. 7, s. 46. person to erect any marks under the provisions of this Act, or to uphold or repair any such marks or any mark erected under the provisions of any Act hereby repealed to mark the limits of the said city or of any town mentioned in the Third Schedule.

Destroying, &c., marks.

2 Vic. No. 2, s. 43.

47. Whosoever pulls down, destroys, defaces, or injures any mark erected to mark the limits of the said city or of any of the said 4 Wm. IV No. 7, s. 46. towns shall be liable to a penalty of five pounds for the first offence, of ten pounds for the second offence, and of twenty pounds for the third or any subsequent offence.

How carriage and which this Part is extended are to be set out and marked. 2 Vic. No. 2, ss. 45, 46, 47.

**48.** (1) The Surveyor-General, or some person deputed by him, foot ways of towns to shall, within twelve months of the publication in the Gazette of a proclamation extending the provisions of this Act to a town specified in such proclamation, or, in case of unavoidable delay, so soon thereafter as possible, lay before the Governor a plan setting forth the proposed breadth of the carriage and foot ways of the streets and public places within such town, and a notice setting forth the breadth of such carriage-ways shall be published in the Gazette.

> (2) The Surveyor-General, or person deputed by him, shall, within the time aforesaid, set out the breadth of the said carriage and foot ways, and shall cause the said foot ways to be marked by posts at the corners and intersections of the streets, or wherever the same may

be necessary for defining such footways.

(3) The said footways shall be taken and measured from the curbstone, or exterior edge thereof, as laid down in the plan aforesaid, without reference being in any manner had to the breadth of the carriage-way adjoining thereto, or any part thereof, whether such carriage-way in any part exceeds the breadth of the carriage-way set forth in the notice aforesaid or not.

(4) The curbstone, or exterior edge of the said footways, shall in no case be placed or formed upon land not theretofore forming part of the street or footway, unless with the consent of the owner of the land, or under and by virtue of the Act fourth William the Fourth, number eleven, and number five, one thousand eight hundred and

ninety-seven, or any Act amending the same.

(5) Provided that in any town in which the streets have been set out, and allotments sold, in conformity with the design, or any extension of the design of such town, it shall be sufficient, in

Procedure where streets already set out and allotments sold in conformity with design of town. 19 Vic. No. 10, s. 1.

lieu of the provisions hereinbefore contained, for the Surveyor-General, or some person deputed by him, or any justice or municipal officer of such town, under the authority of the Governor, to set out and mark the carriage and foot ways of the streets and public places in such towns, by placing posts at the corners and intersections of the streets, or wherever the same may be desirable, so as to give a width of forty-two feet for the carriage-way and twelve feet for the footway on each side, when such streets are sixty-six feet wide, and in proportion and at the discretion of the Surveyor-General, or other person or officer, when such streets are less than the said width.

49. All lands which have been or shall hereafter be left open all land now open to and used as a carriage or foot way within any of the said towns, as well the street or formed as all land which has been or shall hereafter be formed into a street public expense to be within any of the said towns at the public expense, shall be deemed dedicated to and taken to be dedicated to the public, and shall not be formed in or and taken to be dedicated to the public, and shall not be fenced in or 2 Vie. No. 2, s. 47. reserved on any pretence whatsoever, but shall be subject to all such and the like regulations, orders, powers, authorities, and provisions to which land used as a public thoroughfare now is or hereafter shall be subject by law:

Provided always that the Governor may permit and suffer the Governor may permit owner or possessor of any land adjoining to any footway within any of owner of adjoining land to resume footthe said towns which has been heretofore left open and used as a way beyond twelve carriage or footway, to resume the possession of so much of the said feet. land as exceeds the distance of twelve feet from the outer curbstone Ibid. or exterior edge of the footways within the said towns as at present or hereafter to be laid down by the said Surveyor-General or any person deputed by him as to the Governor seems fit, subject, however, to and under and upon such conditions, regulations, and restrictions as shall be directed by the Governor respecting the same.

50. The Surveyor-General or any person deputed by him may, Footways as set out in the said city, and any person appointed by the Governor may, in may be levelled, &c. any of the said towns, cause any footway, set out and marked under s. 51. any Act hereby repealed or under this Act, to be levelled and made as 2 Vic. No. 2, s. 53. nearly as practicable of an equal height and breadth, and with an equal slope and inclination, and may for such purpose remove and abate any flagging, steps, or other matter or thing that may injure or obstruct the said footway, or render it unequal or inconvenient, and which is now or may hereafter be erected or placed on the space marked out for such footway.

51. (1) Any person who, after the said footways have been so Notice to be given to set out as aforesaid, desires to flag, pave, gravel, or put a curbstone to surveyor or police magistrate of intenthe footway in the front of his house shall, twenty-four hours at the tion to pave footways. least before such work is begun, give notice in writing in the said city 4 Wm. IV No. 7, to the city surveyor, or in the said towns to the Police Magistrate, of s. 52. such

such his intention, and shall conform to the directions of the said surveyor or Police Magistrate as to the length, breadth, height, slope, and inclination of such footway.

(2) Whosoever—

commences any such work without giving the notice hereinbefore directed; or,

refuses or neglects to conform to the directions of the said surveyor or Police Magistrate,

shall be liable to a penalty not exceeding ten pounds.

(3) The said surveyor and his assistants may, in the said city, and two Justices, the Police Magistrate being one of them, may, in the said towns, remove all work so executed contrary to such directions.

The Governor to fix distance of building line from curbstone. 2 Vic. No. 2, s. 46.

**52.** (1) Upon receipt of the plan mentioned in section forty-eight, the Governor may, by notice in the Gazette, fix and declare the distance from the curbstone or exterior edge of the said footway in any street or public place in any such town within which it shall not be lawful to erect any building:

Provided that such distance shall in no case exceed twelve feet

unless with the consent of the owner of the land.

Building within such distance. *Ibid.* s. 48.

(2) Whosoever after the publication of such notice erects any house, shop, or other building, or allows any house, shop, or building to project or encroach in any part, within the distance from the curbstone or exterior edge of the footway fixed and declared in such notice; or,

rebuilds any house, shop, or other building which is now erected within the distance to be fixed and declared as aforesaid from the curbstone or exterior edge of the said footway, in the whole or in any part, or makes any addition or alteration to the same, except in conformity with the provisions hereof,

shall be liable to a penalty of twenty pounds.

(3) If the said house, shop, or other building, or any addition or projection is not removed or abated within one month after notice to that effect has been served by the Police Magistrate on the owner or occupier thereof, or left at his usual place of abode, the person so offending as aforesaid shall be liable to a penalty of one pound for every day the same shall remain not removed or abated.

(4) In any such case two or more Justices, the Police Magistrate being one of them, may grant a warrant to cause the said house, shop, or other building, and all additions or alterations thereto, so far as the same may be contrary to the provisions hereof, to be taken down, and the materials thereof to be sold.

The charges of taking down the same shall be paid out of the proceeds of such sale, and the surplus, if any, shall be paid to the owner of such materials.

53.

53. (1) No person shall begin to erect any house, shop, or other In towns notice to be building in any street within any of the said towns without first serving given to the Police on the Police Magistrate a notice in writing stating such intention and tion to build. describing the proposed situation of the building. 2 Vic. No. 2, s. 49.

(2) The said Police Magistrate shall within seven days after Police Magistrate to the receipt of such notice furnish such person with a paper signed by furnish copy of the said Police Magistrate, specifying the provisions of this Act so far Act. as the same relate to the erection of such shop, house, or other building.

(3) If the said Police Magistrate, without reasonable cause, refuses or neglects to furnish such written paper within the said seven days, he shall be liable to a penalty of ten pounds.

(4) Whosoever begins to erect any such house, shop, or Building without other building without having first served such notice and received giving notice.

such paper shall be liable to a penalty not exceeding ten pounds.

54. (1) The city surveyor or other person appointed by him may Names of streets may in the said city, and any person appointed by the Governor may in the be affixed to any said towns, mark upon the walls of any house the name of the street 4 Wm. IV No. 7, s. or place in which it is situated, or such other notice as it may be 50. conducive to the public convenience to affix, either by painting the 2 Vic. No. 2, s. 52. same upon the walls or by affixing a board thereto, upon which such notice may be painted, and may also from time to time allot a number to each house in every street or public place.

(2) The occupier of every such house shall paint or affix such number in legible characters upon the door of his house within fourteen days after written notice, from the said surveyor or person appointed by the Governor, to that effect, left at his said house.

(3) Whosoever refuses or neglects to paint or affix such number after such notice as aforesaid shall be liable to a penalty of ten shillings, and to the like penalty for every week during which such refusal or neglect continues.

55. Nothing in this Act contained shall be deemed to interfere Not to interfere with with the powers vested in any surveyor by the provisions of any other powers vested in

56. Whosoever at any time wilfully obstructs or molests any Obstructing persons person having the control of the streets or public places, or any duty under this Act. surveyor or any person whomsoever authorised to put in execution 4 Wm. IV No. 7, s. 53. this Act, in the performance of his duty, shall be liable to a penalty 2 Vie. No. 2, s. 55. for the first offence of five pounds, and for the second offence of ten second offence. pounds, and for the third or any subsequent offence of twenty pounds. Third or subsequent

57. Any constable may apprehend any person whom he finds Drank and disorderly drunk in any street or public place at any hour of the day, and take persons. him before a Justice to be dealt with according to law.

Any constable may apprehend all loose, idle, drunken or 17 Vie. No. 25, s. 2. disorderly persons whom he finds between sunset and the hour of eight in the forenoon lying or loitering in any street, highway, yard, or other place

2 Vic. No. 2, s. 51.

4 Wm. IV No. 7, s. 6.

place and not giving a satisfactory account of themselves, and deliver any person so apprehended into the custody of the constable in attendance at the nearest watch-house in order that such person may be secured until he can be brought before a Justice to be dealt with according to law or gives bail, in the manner hereinafter mentioned, for his appearance before a Justice, if such constable deems it prudent to take bail.

Constables attending at the watch-house may take bail by recognizance from persons brought before them for petty recognizance to be conditioned for the appearance of the Justice.

2 Vic. No. 2, s. 7. 55 Vic. No. 5, s. 23.

58. (1) Where any person found lying or loitering about as aforesaid, or charged with any petty misdemeanour, is brought without the warrant of a Justice into the custody of any constable during his attendance at any watch-house within the said city or towns, in the misdemeanour, such night-time or in the daytime, if such person cannot be immediately brought before a Justice such constable may, if he shall deem it prudent, take bail by recognizance with or without sureties, without any fee or reward, from such person, conditioned that such person shall 4 Wm. IV No. 7, s. 7. appear for examination before a Justice or at the next ensuing sitting of the Court of Petty Sessions for the district in which he has been 17 Vic. No. 25, s. 3. apprehended, at a time and place to be mentioned in such recognizance.

> (2) Every recognizance so taken shall be of equal obligation on the parties entering into the same, and liable to the same proceedings for the estreating thereof as if the same had been taken before a Justice.

> (3) The constable shall enter in a book to be kept for that purpose in every watch-house the names, residence, and occupation of the party, and his surety or sureties (if any), entering into such recognizance, together with the condition thereof, and the sums respectively acknowledged, and shall lay the same before such Justice as shall be present at the time and place when and where the party is required to appear.

In default of appearance recognizance to be forfeited.

(4) If the party does not appear at the time and place required, or within one hour thereafter, the Justice shall cause a record of such recognizance to be drawn up and signed by the constable, and shall return the same to the next Court of Quarter Sessions, with a certificate at the back thereof, signed by such Justice, that the party has not complied with the obligation therein contained; and the Clerk of the Peace shall make the like estreats and schedules of every such recognizance as of recognizances forfeited in Quarter Sessions.

Time of hearing may be postponed.

- (5) If the party not appearing applies by any person on his behalf for a postponement of the hearing of the charge against him, and the Justice consents thereto, the Justice may enlarge the recognizance to such further time as he shall appoint.
- (6) When the matter is heard and determined either by the dismissal of the case or by binding the party over to answer the matter thereof at the Sessions or otherwise, the recognizance for the appearance of the party before a Justice shall be discharged without fee or reward.

59. Whosoever, assaults or resists, or aids or incites any person Assault on constable. to assault or resist, any constable in the execution of his duty, shall 4 Wm. IV No. 7, s. 8. be liable to a penalty not exceeding five pounds.

17 Vic. No. 25, s. 4.

60. Whosoever not being a licensee within the meaning of the Penalty on persons Liquor Act, 1898, knowingly harbours or entertains any constable, or harbouring constable during the permits any constable to abide or remain in his house, shop, room, or hours of duty. other place during any part of the time appointed for his being on 4 Wm. IV No. 7, 8.9. duty elsewhere, shall be liable to a penalty not exceeding five pounds. 2 Vic. No. 2, 8. 9. 17 Vic. No. 25, 8. 5.

61. Whosoever trades or deals, or keeps open any shop, store, or Trading on Sunday. other place, for the purpose of trading or dealing on Sunday (the shops 4 Wm. IV No. 7, 8.10. or houses of butchers, bakers, fishmongers, and greengrocers, until the 2 Vic. No. 2, s. 10. hour of ten in the forenoon, and of bakers, between the hours of one 17 Vic. No. 25, s. 6. and two in the afternoon, and of apothecaries at any hour, only excepted), shall be liable to a penalty not exceeding three pounds:

Provided that nothing herein contained shall affect the provi-

sions of the Act forty-seven Victoria number eight.

62. Whosoever, being the owner or occupier of any public Owner of place of public amusement suffering billiard room or other public place of amusement, permits or suffers games to be played on any one to play in his house or premises any game on Sunday, shall be 4 Wm. 19 No. 7, 8, 11. liable to a penalty not exceeding five pounds.

2 Vic. No. 2, s. 11. 17 Vic. No. 25, s. 7.

63. Any Justice may, and he is hereby required to disperse, or Justices to disperse cause to be dispersed, all persons gathering together on Sunday in any persons gambling in public or open place within the said city or towns, or within five miles Sunday, &c. of any part of the said city for the purpose of gambling, or playing at Ibid. any game; and to take and seize, or cause to be taken and seized any implements, instruments, or animals used, or intended to be used therein, and to destroy or carry away the same, and all persons actually gambling such persons to be or playing as aforesaid shall be prosecuted according to law.

64. Whosoever damages any public building, wall, parapet, Damaging public sluice, bridge, road, street, sewer, watercourse, or other public property buildings. shall be liable to pay the cost of repairing the same, and if the damage 4 Wm. IV No. 7, s. 12. was wilfully done, to a penalty not exceeding twenty pounds.

17 Vic. No. 25, s. 8.

65. Whosoever easts any filth or rubbish into any watercourse, Obstructing watersewer, or canal, or obstructs or diverts from its channel any public courses, &c. 4Wm.1V.No.7,s.13. watercourse, sewer, or canal, shall be liable to pay the cost of removing 2 Vic. No. 2, s. 13. such filth or obstruction, or of restoring such watercourse, sewer, or 17 Vic. No. 25, s. 9. canal to its proper channel, and to a penalty not exceeding five pounds.

66. Whosoever damages any public fountain, pump, cock, or Injuring public water-pipe, shall be liable to pay the cost of repairing the same, and fountains. if the damage was wilfully done shall be liable to a penalty not 4 Wm. IV No. 7,8.14. exceeding twenty pounds.

67. Whosoever has in his possession any private key for the Unlawfully purpose of opening any cock, or in any manner unlawfully appro- appropriating water. priates to his use any water from any public fountain or pipe shall Ibid. be liable to a penalty not exceeding twenty pounds.

Wasting water of fountain.
4 Wm. IV No. 7, s. 14,
2 Vic. No. 2, s. 14,
17 Vic. No. 25, s. 10.

Washing clothes at fountain. *Ibid*.

Beating carpets, flying kites, breaking horses, &c., in street or public place.

4 Wm. IV No. 7, s. 15.

2 Vic. No. 2, s. 15.

Placing filth, &c., in street, riding on footpaths. &c.

4 Wm. IV No. 7, s.

2 Vic. No. 2, s. 15.17 Vic. No. 25, s. 11.

68. Whosoever opens or leaves open any cock of any public fountain or pump so that the water runs or may run to waste shall be liable to a penalty not exceeding two pounds.

69. Whosoever washes any clothes at any public fountain or

pump shall be liable to a penalty not exceeding one pound.

70. Whosoever in any street or public place beats or dusts any carpet, or flies any kite, or drives any vehicle for the purpose of breaking, exercising, or trying any horse, or rides any horse for the purpose of exercising, trying, showing, or exposing such horse for sale (otherwise than by passing through such streets or public places while so driving or riding) shall be liable to a penalty not exceeding two pounds.

**71.** Whosoever—

places, or causes or permits to be placed, any rubbish, dead animal, filth, or other matter or thing upon any street or public place; or, slaughters, dresses, scalds, or cuts up any animal in any street or public place, or so near thereto that any blood or filth shall flow or be thereon; or,

drives, draws, places, or causes, or permits to be driven, drawn, or placed upon any footway of any street or public place any vehicle

or any wheel or barrow, or any cask; or,

wilfully leads, drives, or rides any horse, ass, or other beast upon any such footway,

shall be liable to a penalty not exceeding two pounds.

**72.** (1) Whosoever–

places, or causes or permits to be placed, any show-board, chopping-block, merchandise, cask, or goods of any kind whatsoever upon or over any street or public place; or,

hoops or cleans, or causes to be hooped or cleaned, any cask or

vessel upon or over any street or public place; or,

places, or causes or permits to be placed, any vehicle or barrow upon any street or public place, except for the necessary time of harnessing or unharnessing the horse or other animal, or of loading or unloading, or of taking up or setting down any fare, or of waiting for passengers when actually hired; or,

except by lawful permission granted in pursuance of any statutory authority, places, or causes or permits to be placed, any building material, or any other matter or thing whatsoever, upon or over

any street or public place; or,

hangs out or exposes, or causes or permits to be hung out or exposed, any matter or thing whatsoever from any house or premises over or next unto any part of any street or public place, or over any area of any house or premises,

and does not immediately remove the same on being required so to do by any Justice or constable, shall be liable to a penalty not exceeding two pounds. (2)

Placing carriages, goods, &c., on footways, &c., and not removing same when required.

4 Wm. IV No. 7, s. 16.

2 Vic. No. 2, s. 16.17 Vic. No. 25, s. 12.

Placing timber, bricks, &c.

(2) Where any such thing has not been so removed as Things not so aforesaid, any Justice or constable may without any warrant seize removed may be the same together with the bares or other seized. the same, together with the horse or other animal if any thereunto belonging, and the harness and gear thereof.

(3) In case any of the things so seized are perishable or Perishables how to be are articles of food, the same shall be immediately forfeited, and the disposed of. person who seizes shall deliver the same, in the said city, to the superintendent of the Benevolent Asylum for the benefit of the inmates thereof, and, in the said towns, to the storekeeper of the Benevolent Society for the benefit of those supported by the said Society: Provided that in any town where no Benevolent Society is established the Police Magistrate may dispose of any such thing or article towards any

charitable purpose.

In all other cases such Justice or constable shall cause the Other scizures. thing, animal, or gear so seized to be removed to the place appointed for the reception thereof, if any such there be, or otherwise to such place or places as he deems convenient, giving verbal or written notice of such place or places to the owner, driver, or other person interested in the same, if he is then present, and the same shall be there kept and detained until such owner, driver, or other person interested as aforesaid pays the penalty inflicted, together with the charges for taking and removing such thing and of keeping such animal.

(4) Unless the thing, animal, or gear so removed is Unless things (not claimed, and the said penalty and charges paid within five days next perishable) claimed within five days they after such removal, the said Justice may order the same to be appraised may be sold, &c. and sold, and the overplus (if any) of the money arising from such sale after deducting the said penalty and such costs, charges, and expenses attending such seizing, removing, keeping, appraising, and selling as the said Justice shall ascertain and allow shall be paid to

the owner thereof.

73. Where any person has been required under the provisions No second notice of the last preceding section to remove any thing therein mentioned, 4 Wm. IV No. 7, 8. 17. and afterwards places, hangs out, or exposes, or causes or permits to 2 Vic. No. 2, s. 17. be placed, hung out, or exposed, as in the said section mentioned, the same or any other such thing, no second notice shall be necessary, but such person shall be liable to the same penalty, and the said things may be seized and dealt with as in the said section mentioned.

74. Nothing in this Act contained shall be deemed to prevent Awnings may be crected in front of shops. any person from placing an awning in front of his shop or house:

Provided, however, that such awning is at least seven feet above 2 Vic. No. 2, s. 18. the height of the footway in front of such house or shop, and that the 17 Vic. No. 25, s. 13. posts are placed close up to the curbstone or outer edge of such footway.

75. Whosoever discharges any firearm without lawful cause Discharging firearms, or lets off any firework in any street or public place shall be liable to 4 Wm. IV No. 7, s. 19. a penalty not exceeding five pounds:

4 Wm. IV No. 7, s. 18.

2 Vic. No. 2, s. 19. Provided 17 Vic. No. 25, s. 14.

Proviso-saving persons engaged in military or police duties in Sydney. 43 Vic. No. 3, s. 234.

Burning shavings, &c., n the streets. 4 Wm. IV No. 7, s. 20. 2 Vic. No. 2, s. 20. 17 Vic. No. 25, s. 15. Bathing within certain 4 Wm. IV No. 7, s. 21. 2 Vic. No. 2, s. 21.

17 Vic. No. 25, s. 16.

Indecent exposure of the

4 Wm. IV No. 7, s. 22. 2 Vic. No. 2, s. 22. 17 Vic. No. 25, s. 17.

Keeping swine within 40 yards of street. 4 Wm. IV No. 7, s. 23.

2 Vic. No. 2, s. 23.

Suffering swine, horse, goat, &c., to wander about the streets. 4 Wm. IV No. 7, s. 24. 2 Vic. No. 2, s. 23. 17 Vic. No. 25, s. 18.

Notice to remove hog-styes and nuisances. 4 Wm. IV No. 7, s. 24. 2 Vic. No. 2, s. 24. 17 Vic. No. 25, s. 19.

Not removing, &c., nuisances after notice.

Provided that the provisions of this section shall not apply to persons while engaged in any military duty or exercise, or while shooting at a mark or target for any purpose connected with the duties of the military or volunteer force or of the police force within the boundaries of the area appropriated for such purposes in the said city.

76. Whosoever burns any shavings, or other things in any street or public place shall be liable to a penalty not exceeding two pounds.

77. Whosoever bathes in any part of Sydney Cove, or in any waters exposed to view from any wharf, street, public place, or dwelling-house in or near the said city or towns between the hours of six o'clock in the morning and eight in the evening shall be liable to a penalty not exceeding one pound.

78. Whosoever offends against decency by the exposure of his person in, or in the view of, any street or public place shall be liable

to a penalty not exceeding ten pounds.

79. Whosoever keeps, any kind of swine in any house, building, yard, garden, or other hereditaments situate in, or within forty yards of, any street or public place shall be liable to a penalty not exceeding two pounds.

80. Whosoever suffers any kind of swine, or any horse, ass, mule, sheep, goat, or other cattle belonging to him, or under his charge, to stray or go about or to be tethered or depastured in any street or public place shall be liable to a penalty not exceeding two pounds.

81. (1) Any two Justices upon the complaint of any inhabitant that any privy, hog-stye, or other matter or thing is a nuisance, and after due investigation of such complaint, may by notice in writing order the owner or occupier of the premises wherein such nuisance exists to remedy or remove the same within seven days after such notice has been given to such owner or occupier, or has been left for such owner or occupier at his last or usual place of abode, or on the said premises.

(2) Whosoever, being such occupier, neglects to remedy or remove such nuisance pursuant to such notice and to the satisfaction

of such Justices shall be liable to a penalty of ten pounds.

(3) Such Justices may indict or cause any person so disobeying any such notice to be indicted for such nuisance at the next Court of Quarter Sessions to be held nearest to such premises, and such person being found guilty thereof shall be liable to such punishment for the misdemeanour as the said Court of Quarter Sessions may direct, and such nuisance shall be removed, taken down, and abated according to law with regard to public or common nuisances.

82. Whosoever, being the owner or occupier of any house or place, neglects to keep clean all private avenues, passages, yards, and 4 Wm. IV, No. 7, s. 25. ways within the said premises so as by such neglect to cause a nuisance by offensive smell or otherwise, shall be liable to a penalty not 17 Vic. No. 25, s. 20. exceeding two pounds.

Neglecting to keep private yards, &c., clean. 2 Vic. No. 2, s. 25.

- 83. (1) Any Justice or any constable authorised and deputed Inspection and by any writing under the hand of any Justice may, as often as he sees directions to cleanse butchers' shambles occasion, inspect the butchers' shambles and slaughter-houses, and give and slaughter-houses. such directions concerning the cleansing thereof, both within and 4 Wm. IV No. 7, 8 26. without, as to him seems needful.
  - 17 Vic. No. 25, s. 21.
- (2) Whosoever being a butcher or the owner or occupier of Obstructing any such shamble or slaughter-house

inspecting just**ice or** constable.

obstructs or molests any such Justice or constable in the inspection thereof; or,

refuses or neglects to comply with such directions within a reasonable Not complying with directions to cleanse.

shall, upon the view of any such Justice, or on conviction on the complaint of any such constable, be liable to a penalty not exceeding two pounds.

84. (1) Whosoever hauls or draws, or causes to be hauled or Drawing or trailing drawn upon any part of any street or public place, any timber, stone, 4Wm. IV No.7, s 27. or other thing otherwise than upon wheeled carriages, or suffers any 2 Vie. No. 2, s. 27. timber, stone, or other thing carried principally or in part upon 17 Vic. No. 25, 8. 22. wheeled carriages, to drag or trail upon any part of such street or public place to the injury thereof, or to hang over any part of any such carriage so as to occupy or obstruct the street beyond the breadth of the said carriage, shall be liable to a penalty not exceeding two pounds over and above the damages occasioned thereby.

85. Whosoever being the owner or occupier of any house, owner or occupier building, or premises within the said towns having any entrance, area, not enclosing open garden, or other open space adjoining the footway of any street or adjoining the footpublic place beneath the level of the curbstone or exterior edge of ways in said towns. such footway, or any steps adjoining the footway of any such street 2 Vic. No. 2, s. 50. or public place, fails to protect and guard the same by sufficient rails or other enclosures so as to prevent danger to persons passing, shall be liable to a penalty not exceeding five pounds.

86. Whosoever, being the owner or occupier of any house, Not securing building, or premises having any rails or bars over the areas or covering, &c., entrances to cellars, openings to any kitchen, cellar, or other part of the said house, coal-holes, &c. building, or premises beneath the surface of the footway of any street 4 Wm. IV No. 7, s. or public place or any doorway or entrance into the basement or 28. No. 2, 8. 28. cellar story thereof,

17 Vic. No. 25, s. 23.

does not either keep the same or the rails of such kitchens, cellars, or other part in sufficient repair, and securely guard and constantly keep the same securely guarded by rails, or cover the same over with a strong flap or trap-door according to the nature of the case, and so as to prevent danger to any persons passing; or, leaves open or does not sufficiently and substantially cover and keep covered and secured any coal-hole or other hole, funnel, trap-door,

or cellar-flap belonging to or connected with his house, building, or premises (save and except only during such reasonable time as may be necessary for use, alteration, or repair); or,

does not repair and from time to time keep in good and substantial repair such rails, flaps, trap-doors, and other covering,

shall be liable to a penalty not exceeding five pounds.

Making cellars or openings beneath the surface of 2 Vic. No. 2, s. 29.

87. Whosoever makes any cellar or any opening, door, or window in or beneath the surface of the footway of any street or footways.

4Wm.IVNo.7,s. 29.

public place, shall be liable to a penalty not exceeding five pounds over and above the expense of remedying or removing such cellar, 17 Vic. No. 25, 8.24. opening, door, or window, such expense to be assessed and allowed by the Justice who hears the case.

Not fencing boles in street.

4 Wm. IV No. 7, s.

2 Vic. No. 2, s. 31. 17 Vic. No. 25, s. 26.

#### 88. Whosoever-

makes or causes to be made, or leaves or causes to be left, any hole in or adjoining to any street or public place for any purpose whatsoever, and does not forthwith enclose the same in a sufficient manner in the said city to the satisfaction of the city surveyor, and in the said towns to the satisfaction of the Police Magistrate;

keeps up or causes to be kept up any such enclosure for any time longer than is absolutely necessary in the opinion, in the said city, of the city surveyor, or, in the said towns, of the Police Magistrate: or,

does not when thereunto required in the said city by the city surveyor, or in the said towns by the Police Magistrate, sufficiently fence or enclose any such hole within twenty-four hours after he has been required to do so, in the manner and with such materials as the said surveyor or Police Magistrate directs, and to his satisfaction; or,

does not place a sufficient light upon the said enclosure; or, does not keep such light constantly burning from sunset to sunrise during the continuance of such enclosure,

shall be liable to a penalty not exceeding five pounds.

Allowing rain to drop from eaves of houses on footways.

4 Wm. IV No. 7,

2 Vic. No. 2, s. 32.

89. Whosoever being the owner or occupier of any building fails to provide such building with gutters or other means to prevent rain from dropping from the eaves thereof upon any part of the footways of any street or public place shall be liable to a penalty of five shillings, and to a like penalty for every day that such default continues.

Driving carts with night-soil through

4 Wm. IV No. 7,

streets, &c.

2 Vic. No. 2, s. 33. 17 Vic. No. 25, s. 27.

#### **90.** Whosoever—

drives or causes to be driven any vehicle with any night-soil or ammoniacal liquor therein through or in any street or public place between the hours of five o'clock in the morning and ten o'clock at night; or,

fills

fills any vehicle so as to turn over or cast any night-soil, ammoniacal liquor, slop, mire, or channel dirt, or filth, in or upon, or near to, any street or public place,

shall be liable to a penalty not exceeding five pounds.

Removing night-soil **91.** Whosoever empties or begins to empty any privy, or take away night-soil from or easting same in street, &c. any house or premises within any street or public place, or comes 4 Wm. IV No. 7, with any vehicle for that purpose, except between the hours of s. 34. 2 Vic. No. 2, s. 34. ten at night and five in the morning; or,

casts out of any cart or tub, or otherwise, any night-soil in or near 17 Vie. No. 25, s. 28. any street or public place,

shall be liable to imprisonment for a term not exceeding one month.

92. Whosoever is the owner of any vehicle in which any night-soil or other matter employer for offence against sec. 90. is placed by any person contrary to the provisions of section 4Wm IVNo.7, s. 33. ninety; or,

2 Vic. No. 2, s. . 17 Vic. No. 25, s. 27.

Liability of owner or

is the employer of any person so offending, shall if such person cannot be apprehended be liable to a penalty not exceeding five pounds.

93. Whosoever-

Liability of owner or is the owner of any vehicle or animal employed in and about employer for offence against sec. 91. emptying and removing night-soil contrary to the provisions of 4Wm.IV No.7, s. 34. section ninety-one, or coming for that purpose (save and except 2 Vic. No. 2, s. 34. 17 Vic. No. 25, s. 28, within the hours in the said section mentioned); or,

is the employer of any person who casts out any night-soil contrary to the provisions of the said section,

shall be liable to a penalty not exceeding five pounds.

94. (1) Whosoever wantonly or maliciously breaks or injures Injuring or any lamp or lamp-post, or extinguishes any lamp set up for public extinguishing lamps. or private convenience, shall be liable over and above the necessary <sup>4</sup>/<sub>36</sub>. Wm. IV No. 7, s. expense of repairing the injury committed, to be estimated by the 2 Vic. No. 2, 8, 35. Justice before whom such offender is brought, to a penalty not 17 Vic. No. 25, s. 29. exceeding five pounds.

Throwing dead **95.** (1) Whosoever throws or causes to be thrown any dead animal into any part of animals into Sydney Sydney Cove or Darling Harbour, or into any street or public Harbour, or rivers, place, or into any river, creek, or other stream which flows by or &c., in towns.

4 Wm. IV No. 7, s. through any such street or public place; or,

leaves or causes to be left any dead animal upon the shores of 2 Vic. No. 2, s. 36. Sydney Cove or Darling Harbour, or of any such river, creek, or other stream as aforesaid,

shall be liable to a penalty not exceeding one pound.

96. (1) Any person who desires to blast any rock within the Notice to be given limits of the said city or towns, shall give notice in writing twenty- of intention to blast rock. four hours previously, in the said city to the city surveyor, or in 4 Wm. 14 No. 7, s. 38. the <sup>2</sup> Vic. No. 2, s. 37.
17 Vic. No. 25, s. 30.

the said towns to the Police Magistrate, who shall give directions in writing as to the time when the same may take place, and as to such other matters as he deems necessary for the public safety.

Blasting without giving notice, &c. (2) Whosoever—

blasts or causes to be blasted any rock within the limits aforesaid without giving such notice and obtaining such directions; or, does not conform to the directions given to him as aforesaid, shall be liable to a penalty not exceeding twenty pounds.

(3) The proof of such notice and directions as aforesaid shall be on the person charged.

Wantonly damaging street, or removing turf, gravel, &c., without permission.

4 Wm. IV No. 7, s. 39.

2 Vic. No. 2, s. 38. 17 Vic. No. 25, s. 31. **97.** Whosoever—

wantonly breaks up or otherwise damages any part of any street or public place; or,

without statutory authority or the leave first had and obtained in the said city of the city surveyor, or in the said towns of the Police Magistrate, forms, digs, or opens any drain or sewer in any street or public place; or,

without such authority or leave as aforesaid, removes or causes to be removed, any soil, stone, or other material from any part of any street or public place,

shall be liable to a penalty not exceeding five pounds.

Preventing persons passing.
4 Wm. IV No. 7, s. 40. 2 Vic. No. 2, s. 39. 17 Vic. No. 25, s. 32. Riding on shafts. Ibid.

**98.** (1) Whosoever—

in any manner wilfully prevents any person from passing him or any vehicle under his care upon any street or public place; or, rides upon the shafts of any vehicle whatsoever in any street or public place,

99. Whosoever rides or drives through any street or public

shall be liable to a penalty not exceeding two pounds.

Riding or driving to danger of others.
4Wm. IV No. 7, s. 41. place so negligently or furiously as to endanger the safety of any 2 Vic. No. 2, s. 40. person, or of the public, shall be liable to a penalty not exceeding 17 Vie. No. 25, s. 33. ten pounds.

Affixing placards on

4 Wm. IV No. 7, s. 2 Vic. No. 2, s. 41.

or defacing walls.

2 Vic. No. 3.

**100.** Whosoever pastes or otherwise affixes any placard or other paper upon any

wall or building; or,

defaces any such wall or building by chalk or paint or in any other

17 Vic. No. 25, s. 34. shall on conviction, upon the complaint of the owner or occupier of any such wall or building, be liable to a penalty not exceeding one pound.

PART

#### PART IV.

#### Special constables.

101. (1) In all cases where it appears to a Police Magistrate, or Police Magistrate any two Justices, that any tumult, riot, or felony has taken place, or may and Justices may be reasonably apprehended in any city, town, or place, and he or they constables. are of opinion that the ordinary constables or officers appointed for 19 Vic. No. 24, s. 12. preserving the peace are not sufficient for the preservation of the peace, and for the protection of the inhabitants and the security of their property, or for the apprehension of offenders, any Police Magistrate, or any two Justices, may nominate and appoint by precept in writing under his or their hands, so many as he or they think fit of the householders, or other persons (not legally exempt from serving the office of constable) residing in or near to such city, town, or place, to act as special constables for such time and in such manner as to the said Police Magistrate or Justices seems fit and necessary for the public peace, and for the protection of the inhabitants and the security of the property in or near such city, town, or place.

(2) The Police Magistrate or Justices who appoint any special constables by virtue of this Act are hereby authorised to administer to every person so appointed the following oath, that

is to say:—

I, A.B., do swear that I will well and truly serve our Sovereign Form of eath to be Lord the King in the office of special constable for the taken by special constables. [city, town, or place, as the case may be] without favour or affection, malice, or ill-will, and that I will to the best of my power cause the peace to be kept and preserved, and prevent all offences against the persons and properties of His Majesty's subjects, and that while I continue to hold the said office, I will, to the best of my skill and knowledge, discharge all the duties thereof faithfully according to law— So help me God.

(3) Whenever it is deemed necessary to nominate and appoint such special constables as aforesaid, notice thereof shall be forthwith transmitted by the said Police Magistrate or Justices to

the Colonial Secretary.

102. The Police Magistrate or Justices who have appointed any Police Magistrates or special constables under this Act when such special constables have Justices may make regulations respect been called out shall have power to make such orders and regulations ing special constables, as may from time to time be necessary and expedient for rendering and may remove them for misconduct. such special constables more efficient for the preservation of the public 19 Vic. No. 24, s. 13. peace, and shall also have power to remove any such special constable from his office for any misconduct or neglect of duty therein.

103. Every special constable appointed under this Act shall Power of special have, exercise, and enjoy all such powers, authorities, advantages, and total lides. 14. immunities.

immunities, and be liable to all such duties and responsibilities as any constable duly appointed now has by virtue of the Common Law, or of any Act or Imperial Act.

Penalty for refusing to take the oath of

Penalty for refusing to serve or for disobeying orders. Ibid. s. 15.

104. Whosoever, being appointed a special constable as aforesaid, refuses to take the oath hereinbefore mentioned when thereunto 19 Vic. No. 24, s. 15. required by the Police Magistrate or Justices appointing him, shall be liable to a penalty not exceeding twenty pounds.

105. Whosoever—

being appointed a special constable as aforesaid neglects to appear at the time and place for which he is summoned for the purpose

of taking the said oath; or,

having been appointed and sworn as a special constable as aforesaid, and being called upon to serve, neglects or refuses to serve as such special constable or to obey such lawful orders and directions as may be given to him by the Police Magistrate, or any Justice, or any chief constable, or inspector of police, or other officer under whose orders he may be placed for the performances of the duties of his office,

shall, unless he proves to the satisfaction of the Justice that he was prevented by sickness or some other unavoidable cause such as shall in the judgment of the said Justice be a sufficient excuse, be liable to a

penalty not exceeding ten pounds.

**106.** The Police Magistrate or Justices who have appointed any special constables under this Act for any city, town, or place, may, if such special constables have been called out, suspend or determine the services of all such special constables or of so many as to the said Police Magistrate or Justices sitting in petty sessions in such city, town, or place shall seem meet.

Notice of such suspension or determination of the services of all or any of the said special constables shall be transmitted forthwith by the said Police Magistrate or such Justices to the Colonial Secretary.

107. Every special constable shall forthwith after the expiration of his office or after he ceases to hold and exercise the same pursuant to this Act deliver over to his successor, if any such has been appointed, or to such person and at such time and place as may be directed by the Police Magistrate or such Justices all arms, staves, weapons, and other articles which have been provided for such special constable under this Act.

Any such special constable who omits or refuses so to do shall

be liable to a penalty not exceeding ten pounds.

Assaulting or resisting special constables. 1 bid. s. 18.

108. Whosoever assaults or resists any special constable whilst in the execution of his office, or promotes, incites, or encourages any other person so to do shall be liable to a penalty not exceeding ten pounds or to imprisonment for any term not exceeding six months with or without hard labour.

PART

. Police Magistrates and Justices may discontinue the services of special constables called out. Ibid. s. 16.

Special constables to

deliver arms, staves,

&c., to successors.

Ibid. s. 17.

#### PART V.

#### Procedure.

109. All complaints of offences against this Act shall be heard complaints of offences to be dealt with and determined in a summary manner before a Justice.

110. (1) The Justice before granting a summons in respect of <sup>2 Vic. No. 25, 85, 60, 69, 69</sup> any offence under this Act may require that an information or <sup>19 Vic. No. 24, 8, 25, 60, 17 Vic. No. 24, 8, 25, 60, 19 Vic. No. 24, 8, 23, 60, 19 Vic. No. 24, 8, 24, 60, </sup> complaint in writing be laid.

information to be (2) A memorandum in writing in the form or to the effect laid in writing. set forth in the Fourth Schedule shall be kept of the substance of 19 Vic. No. 24, s. 23. every charge for which a summons is issued.

111. If any person charged with an offence under this Act Person convicted shall be is convicted the Justice shall order him to pay the costs of the 4 wm. IV No. 7, s. 67. proceedings, which costs shall be assessed by such Justice.

Act Person convicted shall be ordered to pay costs.

10 Vic. No. 2, s. 58.
10 Vic. No. 24, s. 23.

112. No person shall be convicted of any offence against this No conviction unless Act after the expiration after the commission of such offence of the within certain time time following, that is to say:—

Where the offence is under Parts II and IV—after six months; Where the offence is under Part III—after one month.

113. The whole amount of all penalties recovered under sections Appropriation of penalties recovered under sections hall be paid into the Consolidated Revenue.

Appropriation of penalties recovered under sections of penalt six and seven shall be paid into the Consolidated Revenue.

any person for anything done in pursuance of this Act shall be this Act.

4 Wm. IV No. 7, 8, 74. commenced within two months after the act was committed.

(2) Notice in writing of any such action and of the cause Notice of action. thereof shall be given to the defendant one month at least before the commencement of the action.

(3) In any such action the defendant may plead the Defendant may general issue and give this Act and the special matter in evidence.

(4) No plaintiff shall recover in any such action if tender Tender of amends. of sufficient amends has been made before action, or if after action a sufficient sum of money, together with the costs incurred up to that time, has been paid into Court on behalf of the defendant.

(5) In any such action if a verdict is given for the Costs. defendant, or the plaintiff becomes non-suited or discontinues after issue joined, or if upon demurrer or otherwise judgment is given against the plaintiff, the defendant shall recover his full costs as between attorney and client, and have the like remedy for the same as any defendant has by law in other cases, and if a verdict is given for the plaintiff he shall not have costs against the defendant unless the Judge before whom the trial is held certifies his approbation of the action and of the verdict obtained thereupon.

Justice may require

offence.
4 Wm. IV No. 7, s. 76. 2 Vic. No. 2, s. 58. 19 Vic. No. 24, s. 23.

plead the general

SCHEDULES.

# SCHEDULES.

# FIRST SCHEDULE. Repeal of Acts.

See s. 2.

Reference to Act.	Title or short title.	Extent of repeal.
2 Wm. IV No. 12	An Act for repealing so much of [the Act 6 Geo. IV No. 20] as relates to the levying of tolls in New South Wales, and for raising a fund for making, repairing, and upholding public roads, bridges, and ferries, and for regulating the collection of tolls thereon.	"or if any person or persons shall make any fire" down to and in-
4 Wm. IV. No. 7	An Act for regulating the police in the town and port of Sydney, and for removing and preventing nuisances and obstructions therein.	All hitherto unrepealed, except sec. 35.
2 Vic. No. 2	An Act for regulating the police in the towns of Parramatta, Windsor, Maitland, Bathurst, and other towns respectively, and for removing and preventing nuisances and obstructions, and for the better alignment of streets therein.	All hitherto unrepealed.
2 Vic. No. 3	An Act to alter and amend an Act intituled an Act for regulating the police in the town and port of Sydney, and for removing and preventing nuisances and obstructions therein.	The whole.
5 Vic. No. 6	An Act to prohibit shooting for sport, pleasure, or profit on Sunday.	The whole.
11 Vic. No. 44	An Act to amend the Act for regulating the police in the towns of Parramatta, Windsor, Maitland, Bathurst, and other towns respectively, and for removing and preventing nuisances and obstructions, and for the better alignment of streets therein.	
17 Vic. No. 25	An Act to extend to the Sydney hamlets certain of the provisions of the Sydney Police Act.	All hitherto unrepealed.
17 Vic. No. 31	An Act to make further police regulations for the city, port, and hamlets of Sydney.	All hitherto unrepealed.
18 Vie. No. 27	An Act for protecting enclosed lands from intrusion and trespass.	Sec. 5.
19 Vic. No. 10	An Act to amend the Country Towns Police Act as respects the alignment of streets.	The whole.

#### FIRST SCHEDULE—continued.

Reference to Act.		Title or short title.	Extent of repeal.	
19 Vic. No. 21	•••	An Act to make further police regula- tions for the city, port, and hamlets of Sydney and other towns and places in the Colony of New South Wales.	except sec. 7.	
30 Vic. No. 5		The Drunkards' Punishment Act of 1866	The whole.	
32 Vic. No. 7		Police Regulation Extension Act	The whole.	
36 Vie. No. 18	•••	The Angora Goats Protection Act of 1873.		
41 Vic. No. 12	•••	Metropolitan Police Act Extension Act of 1878.	The whole.	
43 Vic. No. 3		The Sydney Corporation Act of 1879	Sec. 63, 234.	
55 Vic. No. 5	•••	Criminal Law and Evidence Amendment Act of 1891.	Sec. 23.	
No. 71, 1900	•••	The Justices Acts Amendment Act of 1900.	Sec. 8.	

#### SECOND SCHEDULE.

Sec s. 44.

Description of the City of Sydney, and of Sydney Cove and of Darling Harbour.

CITY OF SYDNEY.

Commencing in the centre of Parramatta-street, at its junction with Bay-street; thence on the west by a straight line along the centre of Bay-street and its prolongation to the eastern shore of Blackwattle Cove; thence again on the west, and on the northwest, north-north-east, and east, by the waters of Port Jackson to the centre of the bridge at the foot of William-street East; thence on the east by the stream entering Rushcutter's Bay to a culvert on the South Head Old Road, at the north-west corner of Sydney Common; thence again on the east by the centre of Dowling-street to a point where it intersects the southern boundary of the Borough of Paddington; thence on the north by that boundary to its intersection with the centre of Regent-street; thence by the centre of Leinster-street to the centre of Gordon-street; thence by the centre of that street to the north side of Park Road; thence by the north side of that road to the south-eastern angle of St. Matthias's Church land; thence by the south-eastern and eastern boundaries of that land to the southern alignment of the South Head Old Road; thence by the southern alignment of that road easterly to its intersection with the line laid down, marked out by stone posts, and deemed to be the dividing-line between the Sydney Common and the Water Reserve; thence again on the east by the said dividing-line to its intersection with the southern boundary of the Sydney Common; thence by that boundary to the south-west angle of the said Common; thence in a northerly direction by the western boundary of the said Common to its intersection with the centre of Cleveland-street; thence by the centre of that street and a prolongation thereof to a landmark on the road to Cook's River; thence on the west by the eastern side of that road to the north-eastern angle of the University Reserve; thence by a straight line from that angle to the point of commencement, in the centre of Parramatta-street, opposite the centre of Bay-street.

#### SYDNEY COVE.

The waters included within a line extending from the north-west bastion of Fort Macquarie to Dawes Point, and all the shores to the southward of this line.

#### DARLING HARBOUR.

The waters included within a line extending from Dawes Point to Simmons Point, and all the shores to the southward of this line.

THIRD

See ss. 42, 44, 46.

## THIRD SCHEDULE.

# LIST of Towns in which Part III is in force.

	Date of Proclamation—			
Name of Town.	Bringing Town under the Act.	Defining of Tov		Dates of Government Gazette containing Proclamations.
Aberdeen	6 July, 189	4 6 July,	1894	10 July, 1894.
Adamstown	17 Feb., 188			S.G.G., 17 February, 1888.
Adelong				16 October, 1863, and 15 January, 1892.
Albion Park				7 February, 1899.
Albury	26 May, 185	1 4 Feb.,		27 May, 1851, and 10 February, 1871.
Alectown		5 25 Feb.,		5 March, 1895.
Alexandria	18 Feb., 188	4 18 Feb.,	1884	19 February, 1884.
Alma	12 Mar., 188			15 March, 1889.
Appin				30 July, 1886.
Armidale	16 Nov., 185			19 November, 1852, and 31 March, 1879.
Arthur	5 Aug., 187	2   23 Mar.,	1891	6 August, 1872, and S.G.G., 24 Mare 1891.
Ashfield	14 June, 188	)   14 June,	1880	15 June, 1880.
Auburn	5 Aug., 189	2   5 Aug.,	1892	9 August, 1892.
Back Creck (Barrington River).	•			6 May, 1879.
Ballina				16 October, 1863, and 29 June, 1869.
Balmain				26 July, 1861, and 16 June, 1865.
Balranald	14 Oct., 186			16 October, 1863, and 15 February, 1870
Barmedman Barraba	13 May, 189	3   13 May,		15 May, 1896.
Barringun	9 Man 196	7   12 Jan., 3   2 Mar.,		16 January, 1877.   5 March, 1886.
Bateman's Bay	2 Mar., 100	27 May,		30 May, 1884.
Bathurst	Named in Act	24 May,	1838	2 January, 1839.
Bega			1869	16 October, 1863, and 2 July, 1869, and
	14 000., 100	26 June,	1901	28 June, 1901.
Bendemeer	14 Oct., 186			16 October, 1863, and 2 July, 1869.
Berrigan	16 April, 189.	5   16 April,	1895	17 April, 1895.
Berrima	14 Oct., 186	3 9 July,	1870	16 October, 1863, and 12 July, 1870.
Berry	-15 Mar., 189	3   15 Mar.,	1898	22 March, 1898.
Bexley	23 July, 190	23 July,	1901	23 July, 1901.
Binalong		3 28 May,	1870	16 October, 1863, and 31 May, 1870.
Bingera	1 May, 187	11 June,	1894	4 May, 1877, and 12 June, 1894.
Blackheath		5   29 Aug.,	1895	S.G.G., 3 September, 1895.
Blayney	4 Feb., 187	4 Feb.,		8 February, 1870.
Boggabilla	21 Jan., 189	21 Jan.,	1899	27 January, 1899.
BoggabriBokhara	10 Jan., 187 7 Sept., 188	7   10 Jan., 3   7 Sept.,	10/7	12 January, 1877.
Bomaderry	1 Sept., 188	S / Sept.,	1808	11 September, 1883.
Bombala			1809	22 March, 1898.   16 October, 1863, and 5 July, 1892.
Booligal		5 June,	1897	8 June, 1897.
Boorowa	17 July, 186	7 Sept.,		19 July, 1861, and 10 September, 1869.
Botany	21 Feb., 188	21 Feb.,	1885	24 February, 1885.
				13 April, 1880.
Botany, West	18 July, 186	14 Oct.,	1893	19 July, 1864, and 17 October, 1893.
Bowning	18 Sept., 1898	14 Oct., 18 Sept.,	1895	20 September, 1895.
Sowral	- 5 Nov., 188	3   24 Sept.,	1891	6 November, 1883, and 25 September, 189
Braidwood		2   27 Sept.,		1 October, 1852.
Branxton	4 June, 1877	3 Sept.,	1889	5 June, 1877, and 6 September, 1889.
Brewarrina	24 Nov., 1877	24 Nov., 8 June,	1877	27 November, 1877.
Broken Hill	8 June, 1889	8 June,	1889	11 June, 1889.
Bulli				17 October, 1882.
Bulli SouthBundarra			1882	17 October, 1882.
Bungendore			1870	29 September, 1868. 25 October, 1872.
Bungonia	14 Oct., 1863	24 Oct.,		16 October, 1863, and 27 March, 1900.
	- 100e	·   - x	¥900	10 October, 1000, and 21 match, 1900.

# LIST of Towns in which Part III is in force—continued.

Name of Town.	Date of Pro	clamation—	Notes of Green word County and Since
	Bringing Town under the Act.	Defining limits of Town.	Pates of Government Gazette containing Proclamations.
Burwood	17 May, 1880 25 Feb., 1886 18 Dec., 1900	17 May, 1880 25 Feb., 1886 18 Dec., 1900	18 May, 1880. S.G.G., 27 February, 1886. 21 December, 1900.
Camden	14 Oct., 1863 22 June, 1901 28 July, 1849 14 Oct., 1863 18 Sept., 1889 29 Oct., 1880	7 Sept., 1869 22 June, 1901 30 Aug., 1887 5 Sept., 1868 18 Sept., 1889 29 Oct., 1880	16 October, 1863, and 10 September, 1869. 24 June, 1901. 5 August, 1840, and 2 September, 1887. 16 October, 1863, and 8 September, 1868. 20 September, 1889. 2 November, 1880.
Carcoar and West Carcoar.  Cargellico Cargo Carroll Casino Cassilis Catherine Hill Bay Clarence Town Colar Cobargo Collarendabri Concord Condoublin Cook Coolah Coolamon Cooma Coonaburrabran Coonaburrabran Coonamble Coopernook Cootamundra Corowa Corowa Corowa Cowa Corowa Corowa Corowa Cowa Corowa	1 Sept., 1854 13 June, 1882 28 Dec., 1887	12 Sept., 1870  13 June, 1882 28 Dec., 1887 17 May, 1895 23 June, 1869 6 Mar., 1896 13 July, 1869 5 Aug., 1881 15 June, 1899 29 July, 1896 13 May, 1884 25 Sept., 1877 23 June, 1869 3 May, 1901 12 Oct., 1900 16 Feb., 1891 2 Mar., 1875 20 Oct., 1865 23 June, 1901 21 Oct., 1880 23 Dec., 1880 23 Jec., 1880 23 June, 1891 3 Jan., 1887 8 July, 1890 22 June, 1901	12 September, 1854, and 13 September, 1870.  13 June, 1882. 29 December, 1887. 21 May, 1895. 16 October, 1863, and 29 June, 1869. 16 October, 1863, and 29 June, 1869. 10 March, 1896. 28 December, 1855, and 16 July, 1869. 9 August, 1881. 2 March, 1883, and 21 June, 1899. 31 July, 1896. 16 May, 1884. 28 September, 1877. 29 June, 1869. 7 May, 1901. 13 October, 1900. 16 March, 1855, and 20 February, 1891. 16 October, 1863, and 5 March, 1875. 24 October, 1863. 24 June, 1901. 22 October, 1880. S.G.G. 23 December, 1890. 18 January, 1887. 18 December, 1863, and 11 July, 1800. 24 June, 1901.
Crookwell	25 Aug., 1882 28 Dec., 1887 13 April, 1893 28 May, 1894	25 Aug., 1882 28 Dec., 1887 13 April, 1893 28 May, 1894	25 August, 1882.   29 December, 1887.   14 July, 1893.   29 May, 1894.
Darlington Deniliquin Denman Dubbo Dundas Dungog	27 Mar., 1867 23 Feb., 1857 10 May, 1880 29 May, 1861 31 Oct., 1889	30 May, 1900 19 April, 1864 10 May, 1880 18 April, 1891 31 Oct., 1889 9 Jan., 1891	2 April, 1867, and 31 May, 1900. 24 February, 1857, and 22 April, 1864. 14 May, 1880. 31 May, 1861, and 21 April, 1891. 8.G.G., 2 November, 1889. 25 October, 1853, and 13 January, 1891.
East Orange East Maitland Eden Enmaville Emu Enfield Euston	,	2 Oct., 1888 29 June, 1891 11 April, 1889 18 Aug., 1886 31 July, 1899 14 July, 1890 31 July, 1877	5 October, 1888. 30 June, 1891. 31 August, 1860, and 11 April, 1889. 24 August, 1886. 2 August, 1899. 15 July, 1890. 3 August, 1877.
Fairfield Five Dock Forbes. Forster	31 Dec., 1889 20 July, 1880 14 April, 1862 22 June, 1901	31 Dec., 1889 20 July, 1880 19 Aug., 1869 22 June, 1901	7 January, 1890. 20 July, 1880. 15 April, 1862, and 20 August, 1869. 24 June, 1901.

# List of Towns in which Part III is in force-continued.

	Date of Pro	elamation—	
Name of Town.	Bringing Town under the Act.	Defining limits of Town.	Dates of Government Gazette containing Proclamations,
Frederickton	. 24 Oct., 1885	24 Oct., 1885	27 October, 1885.
Germanton	. 27 Mar., 1886	9 May, 1895	30 March, 1886, and 10th May, 1895.
Herringong	0.00 1 2000	6 Oct., 1880	12 October, 1880.
lilgunnia		15 Dec., 1896	18 December, 1896.
Hadstone		18 Dec., 1900	21 December, 1900.
llebe	5 May, 1862	30 May, 1900	9 May, 1862, and 31 May, 1900.
llen Innes	22 May, 1865	22 May, 1865	30 May, 1865.
dooloongolok		22 June, 1901	24 June, 1901.
Hosford, East		8 Oct., 1869 8 Oct., 1869	12 October, 1869. 16 October, 1863, and 12 October, 1869.
losford, West			3 March, 1848, 2 February, 1892.
Goulburn	2 Mar., 1848, & 8 Mar., 1850	30 Jan., 1032	5 maten, 1048, 2 rebluary, 1892.
Brafton, N. and S	4 June, 1858	18 Aug., 1868	4 June, 1858, and 21 August, 1868.
Grafton, South		22 Oct., 1889	4 July, 1876, and 25 October, 1889.
Granville		21 Aug., 1885	25 August, 1885.
Grenfell		11 May, 1868	12 May, 1868.
Greta		13 May, 1889	14 May, 1889.
dulgong		17 April, 1889	30 January, 1872, and 18 April, 1889.
Jundagai, North	18 Nov., 1861	19 April, 1864	22 November, 1861, and 22 April, 1864.
Jundagai, South		19 June, 1889 30 Mar., 1870	22 April, 1864, and 21 June, 1889.
Junnedah Junning		25 April, 1873	1 April, 1870. 14 December, 1855, and 25 April, 1873.
,		-	
Hamilton		17 June, 1881	17 June, 1881.
Harrington		22 June, 1901	24 June, 1901.
Hartley		24 June, 1869	16 October, 1863, and 29 June, 1869.
Hay		26 Sept., 1890	28 February, 1860, and 30 September, 189
Haydonton		29 Aug., 1870	25 June, 1850, and 2 September, 1870.     8 September, 1896.
Helensburgh Hill End		4 Sept., 1896 21 Jan., 1899	4 August, 1871, and 27 Jan., 1899.
Hillgrove		12 Aug., 1889	13 August, 1889.
Hillgrove, West		15 Oct., 1895	18 October, 1895.
Hillston and Hillston N		14 Sept., 1880	17 September, 1880.
Hornsby	1	18 Feb., 1901	19 February, 1901.
Hunter's Hill		14 July, 1886	16 July, 1836.
Hurstville		4 Jan., 1892 &	
	,	20 Feb., 1901	
Inverell	10 Sept., 1866	28 May, 1896	14 September, 1866, and 2 June, 1896.
Jerilderie	. 26 Nov., 1870	26 Nov., 1870	29 November, 1870.
Katoomba		3 Jan., 1889	4 January, 1889.
Kelso		18 July, 1839	7 August, 1839.
Kempsey, West	. 14 Oct., 1863	20 May, 1890	16 October, 1863, and 23 May, 1890.
Kendall		22 June, 1901	24 June, 1901.
Kew Kiama		22 June, 1901 26 June, 1868	24 June, 1901.
Kiandra		9 Jan., 1893	16 October, 1863, and 3 July, 1868.   16 October, 1863, and 10 January, 1893.
Kogarah		26 Sept., 1890	30 September, 1890.
_		l	_ '
ambton		29 July, 1873	1 August, 1873.
Leichhardt		4 July, 1881	8 July, 1881.
ismore		22 July, 1892	16 October, 1863, and 26 July, 1892.
Lithgow		29 July, 1892	5 May, 1882, and 1 July, 1892.
Liverpool		15 April, 1890   30 May, 1900 &	24 March, 1848, and 18 April, 1890. 31 May, 1900, and 7 June, 1901.
Lockhart	ov may, 1900	31 May, 1900 &	11 may, 1900, and 1 duite, 1901.
Loftus (Junee Junction	17 Nov., 1884	15 Feb., 1887	18 November, 1884, and 18 February, 189
Anadonald Marin	00 Nor 1054	20 Nov. 1074	90 Nevember 1974
Iaedonald Town	20 Nov., 1874	20 Nov., 1874	20 November, 1874.

# LIST of Towns in which Part III is in force—continued.

Name of Town.  Iaclean	Bringing Town under the Act.	Defining limits	Dates of Government Gazette containing Proclamations,
facquarie		of Town.	
facquarie	18 Oct., 1888	18 Oct., 1888	S.G.G., 19 October, 1888.
	21 Nov., 1839	4 Feb., 1870	23 November, 1839, and 8 February, 1870
	12 Jan., 1888	12 Jan., 1888	S.G.G., 20 January, 1888.
fanilla	20 Oct., 1890	20 Oct., 1890	21 October, 1890.
lanly	16 July, 1880	16 July, 1880	29 July, 1880.
larrickville	20 Aug., 1866	20 Aug., 1866	21 August, 1866.
Iarulan	12 Mar., 1888	12 Mar., 1888	13 March, 1888.
Ienindie	11 May, 1868	23 Jan., 1893	12 May, 1868, and 27 January, 1893.
Icrewether	18 June, 1888	18 June, 1888	19 June, 1888.
	14 Oct., 1863	17 Jan., 1870	16 October, 1863, and 18 January, 1870.
Ierriwa		4 Feb., 1890	7 February, 1890.
lilparinka			
fillthorpe	18 Jan., 1897	18 Jan., 1897	22 January, 1897.
lilton	25 Nov., 1889	25 Nov., 1889	26 November, 1889.
littagong	5 Nov., 1883	5 Sept., 1891	6 November, 1883, and 8 September, 189
10ama	14 Oct., 1863	5 April, 1894	16 October, 1863, and 6 April, 1894.
Iolong	14 Oct., 1863	8 Oct., 1869	16 October, 1863, and 12 October, 1869.
Iontefiores	23 Dec., 1853	20 April, 1870	27 December, 1853, and 22 April, 1870.
Ioree	8 May, 1877	13 Sept., 1892	11 May, 1877, and 16th September, 1892
lorpeth	2 June, 1853	29 June, 1891	2 March, 1860, and 30 June, 1891.
Ioruya	14 Oct., 1863	17 Jan., 1870	16 October, 1863, and 18 January, 1870.
loss Vale	2 June, 1882	2 June, 1882	2 June, 1882.
Ioulamein	14 Oct., 1863	23 Aug., 1888	16 October, 1863, and 24 August, 1888.
Jount Costigan	10 July, 1888	10 July, 1888	13 July, 1888.
Jount Macdonald	9 Mar., 1885	16 Dec., 1890	S.G.G., 10 March, 1885, and 19 Dec., 189
Judgee	20 Jan., 1854	21 June, 1869	24 January, 1854, and 25 June, 1869.
Jullumbimby	18 Dec., 1900	18 Dec., 1900	21 December, 1900.
Julwala	18 Feb., 1892	18 Feb., 1892	19 February, 1892.
Jungindi	22 July, 1896	22 July, 1896	24 July, 1896.
Murrimboola (Murrum- burrah).	14 Sept., 1880	14 Sept., 1880	17 September, 1880.
Jurrurundi	24 June, 1850	21 Feb., 1891	25 June, 1850, and 24 February, 1891.
Aurwillumbah	13 Aug., 1895	13 Aug., 1895	16 August, 1895.
Husclebrook, N. and S.	27 Sept., 1852 &		1 October, 1852, 14 December, 1852, a
- Last -	14 Dec., 1852	, , , , , , , , , , , , , , , , , , , ,	23 May, 1870.
Narrabri	8 Nov., 1866	8 Nov., 1866	9 November, 1866.
Varrabri, West	21 Feb., 1891	21 Feb., 1891	24 February, 1891.
Varrandera	10 Aug., 1883 &	10 Aug., 1883 &	14 August, 1883, and 2 November, 1900.
varrancera	31 Oct., 1900	31 Oct., 1900	it itigass, 1000, and 2 100 temper, 1000.
Narromine	24 Mar., 1899	24 Mar., 1899	S.G.G., 24 March, 1899.
	27 May, 1884	27 May, 1884	30 May, 1884.
Nelligen		22 Jan., 1870	16 October, 1863, and 25 January, 1870.
Verrigundah	14 Oct., 1863		
Newcastle	5 Sept., 1846	8 Mar., 1850, &	8 September, 1846, S March, 1850, and
T 1 4	10 1 1000	13 Dec., 1858	December, 1858.
New Lambton		19 June, 1889	21 June, 1889.
Newtown		8 Aug., 1865	16 October, 1863, and 15 August, 1865.
Nimmitabel		17 Jan. 1870	16 October, 1863, and 18 January, 1870.
North Homebush		22 June, 1901	24 June, 1901.
North Sydney	23 Dec., 1890	23 Dec., 1890	30 December, 1890.
Nowra	13 June, 1885	13 June, 1885	16 June, 1885.
_	11 Dec., 1861	17 Jan., 1870	13 December, 1861, and 18 January, 18
Nymagec		23 May, 1881	25 May, 1881.
Nyngan	11 Mar., 1884	11 Mar., 1884	14 March, 1884.
Oneybygamba	13 Oct., 1885	13 Oct., 1885	16 October, 1885.
)range	29 May, 1854	21 June, 1869	6 June, 1954, and 25 June, 1869.
Oxley	21 Aug., 1895	21 Aug., 1895	23 August, 1895.
Paddington	19 June, 1862, &	30 May, 1900	20 June, 1862, 16 October, 1863, and May, 1900.
Panbula	14 Oct., 1863 30 Aug., 1891	17 Jan., 1870	13 August, 1861, and 18 January, 1870.

# LIST of Towns in which Part III is in force—continued.

Name of Town.	Date of Pr	oclamation +	
	Bringing Town under the Act.	Defining limits of Town.	Dates of Government Gazette containing Proclamations.
Parkes	12 June. 1874	12 June, 1874	12 June, 1874.
Parramatta		11 Oct., 1892	S.G.G., 12 October, 1892.
Paterson		17 Mar., 1900	16 October, 1863, and 20 March, 1900
Peak Hill		20 July, 1891	21 July, 1891.
Penrith	14 Oct., 1863	25 Feb., 1870	16 October, 1863, and 1 March, 1870.
eterborough	(See Shel	l harbour)	, ,
Petersham	8 Aug., 1865	8 Aug., 1865	15 August, 1865.
Picton	14 Oct., 1863	12 Feb., 1870	16 October, 1863, and 15 February, 1870.
Prospect		14 Aug., 1890	15 August, 1890.
Queanbeyan		17 Sept., 1886	14 July, 1854, and 21 September, 1886.
Quirindi	18 Feb., 1884	9 May, 1891	19 February, 1884, and 12 May, 1891.
Randwick and Coogee	22 Oct., 1860	22 Oct., 1860 &	23 October, 1860, and 31 May, 1900.
	14 0.4 1000	30 May, 1900	10 0 1 1 1000 - 10 1 1 1000
Raymond Terrace		26 June, 1868	16 October, 1863, and 3 July, 1868.
Redfern			16 October, 1863, and 26 February, 1884.
Richmond	14 Oct., 1863	1	
Robinsonville	14 Oct., 1882	12 Mar., 1870 14 Oct., 1882	March, 1870. 17 October, 1882.
Rockley			8 December, 1863, and 18 January, 187
Rookwood			16 September, 1892.
tyde			30 October, 1874.
Rylstone			16 October, 1863, and 29 June, 1869.
Scone	   15 Oct., 1850	18 Nov., 1889	18 October, 1850, and 19 November, 1889
Shellharbour			10 August, 1869.
Sherwood			15 August, 1890.
Silverton			29 May, 1885.
Singleton			23 July, 1850, and 3 July, 1868.
Smithfield	31 Dec., 1889	31 Dec., 1889	7 January, 1890.
Smithtown	18 Dec., 1900	18 Dec., 1900	21 December, 1900.
Sofala			16 March, 1858, and 29 June, 1869.
St. Albans			25 September, 1857, and 18 January, 187
St. Aubins			26 June, 1860.
St. Leonards	30 Mar., 1860	30 Mar., 1860	3 April, 1860.
St. Leonards, East		14 Aug., 1869	17 August, 1869.
Swansea	6 Mar., 1896		10 March, 1896.
St. Mary's	29 Sept., 1870		30 September, 1870, and 22 Sept., 1893.
Stockton	11 May, 1885		12 May, 1885, and 30 December, 1892.
St. Peter's Strathfield			25 April, 1871. S.G.G., 27 January, 1886, and G.G.,
Stroud	29 Dec., 1856	10 4 10 1000	October, 1892. 30 December, 1856, and 20 August, 1869
Sunny Corner			4 August, 1885.
Cambaroora	2 Oct., 1861	16 Feb., 1892	4 October, 1861, and 19 February, 1892
Camworth, N. and S	28 Feb., 1879	28 Feb., 1879	4 March, 1879.
lanworth, w. and S			22 May, 1885.
Carcutta			
l'aree			S.G.G., 18 March, 1886.
Гетога			24 September, 1880.
Fenterfield		22 Jan., 1870	16 October, 1863, and 25 January, 1870.
l'eralba			
[1b00burra			
			14 March, 1882.
Fibooburra Fingha Finonee	. 11 Mar., 1882	l 11 Mar., 1882	14 March, 1882. 24 June, 1901.

# List of Towns in which Part III is in force-continued.

Name of Town.	Bringing Town under the Act.	Defining limits of Town.	Dates of Government Gazette containing Proclamations.
Luena	10 July, 1888	10 July, 1888	13 July, 1888.
Fumberumba		24 Jan., 1870	16 October, 1863, and 28 January, 1870.
ľumut		22 April, 1882	28 September, 1855, and 25 April, 1882.
Funcurry		22 June, 1901	24 June, 1901.
Ulladulla	14 Oct., 1863	24 Jan., 1870	16 October, 1863, and 28 January, 1870.
Ulmarra	15 April, 1890	15 April, 1890	18 April, 1890.
Upper Picton Uralla	26 July, 1895	26 July, 1895	30 July, 1895.
Uralla	14 Oct., 1863	5 Mar., 1889	16 October, 1863, and 8 March, 1889.
Urana	1 Sept., 1881	1 Sept., 1881	6 September, 1881.
Vaucluse	30 May, 1900	30 May, 1900	31 May, 1900.
Wagga Wagga	14 Oct., 1863	14 July, 1886	16 October, 1853, and 16 July, 1886.
Wahgunyah, North	18 May, 1865	18 May, 1865	30 May, 1865.
Walcha	10 Jan., 1882	10 Jan., 1882	13 January, 1882.
Walgett		13 July, 1869	16 October, 1863, and 16 July 1869.
Wallabadah	7 Sept., 1869	18 July, 1889	10 September, 1869, and 19 July, 1889
Wallerawang	11 Sept., 1885	11 Sept., 1885	15 September, 1885.
Wallsend	22 Aug., 1874	22 Aug., 1874	25 August, 1874.
Waratah		28 July, 1874	31 July, 1874.
Warialda		22 Jan., 1870	16 October, 1863, and 25 January, 1870.
Wardell	8 Dec., 1900	8 Dec., 1900	11 December, 1900.
Warren	4 Nov., 1881	29 June, 1897 & 12 Oct., 1900	4 November, 1881, 2 July, 1897, and 1 October, 1900.
Waterloo	14 Oct., 1863	30 May, 1900	16 October, 1863, and 31 May, 1900.
Waverley	14 Oct., 1863	30 May, 1900	16 October, 1863, and 31 May, 1900.
Wee Waa	14 Oct., 1863	24 Jan., 1870	16 October, 1863, and 25 January, 1870.
Wellington		19 Aug., 1891	27 December, 1853, and 21 August, 1891.
Wentworth	24 April, 1861	22 Jan., 1870	26 April, 1861, and 25 January, 1870.
West Maitland	Named in Act.	29 June, 1891	30 June, 1891.
West Narrabri		21 Feb., 1891	24 February, 1891.
West Wyalong		2 Jan., 1897	8 January, 1897.
White Cliffs		14 Dec., 1897	17 December, 1897.
Whitton		30 Dec., 1890	S.G.G., 31 December, 1890.
Wickham		6 Nov., 1872	8 November, 1872.
Wilcannia		11 May, 1868	12 May, 1868.
Willoughby, North		10 June, 1880	11 June, 1880.
Willyama (Broken-Hill)		7 Mar., 1887	8 March, 1887.
Wingham	3 Mar., 1890	3 Mar., 1890	4 March, 1890.
Windsor		13 Dec., 1858	14 December, 1858.
Wollomba		22 June, 1901	24 June, 1901.
Wollombi	14 Feb., 1854	12 Feb., 1870	17 February, 1854, and 15 February, 1870
Wollongong	5 Nov., 1846	9 July, 1856	6 November, 1846, and 11 July, 1856.
Woodburn		18 Dec., 1900	21 December, 1900.
Woollahra		30 May, 1900	16 October, 1863, and 31 May, 1900.
Wonona Wyalong	14 Oct., 1882 6 Aug., 1894	14 Oct., 1882 6 Aug., 1894	17 October, 1882. 10 August, 1894.
Yass	20 June, 1840	24 June, 1869	24 June, 1840, and 29 June, 1869.
YassandO'Connell Town	10 Aug., 1869	10 Aug., 1869	10 August, 1869.

# Government Railways.

See s. 110 (2).

[Summons returnable.]

### FOURTH SCHEDULE.

Form of memorandum of charge for which summons issued.

[Name of Complainant.] A.B., of No. , [police constable.] street, [Name of Defendant.] C.D., of No. , [labourer.] street, [Date of offence.] day of on the , inst. [or last]. [Offence.] [e.g., without lawful cause discharging a firearm in a public place.] [Date of issuing summons.] The day of [Signed by] E.F., J.P.

day of

, inst. [or next].

The