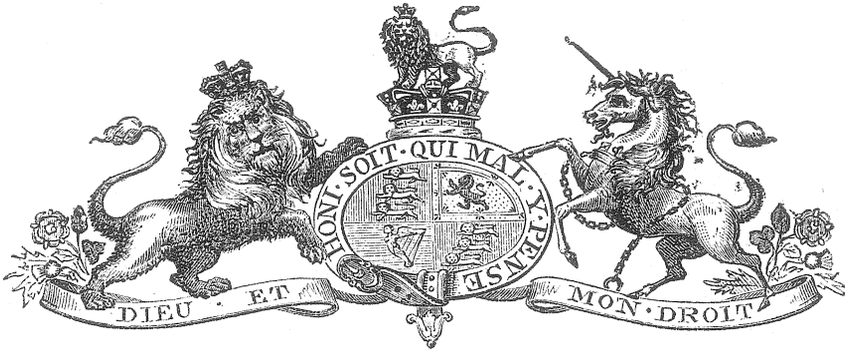


# Province of Auckland.



## MUNICIPAL POLICE ACT 1866 AMENDMENT ACT 1871.

IN THE THIRTY-FIFTH YEAR OF THE REIGN OF HER MAJESTY  
QUEEN VICTORIA.

1871. SESSION XXVII., NO. 10.

### ANALYSIS.

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*An Act to further amend "The Municipal Police Act 1866."* Title.

**W**HEREAS it is expedient that the Municipal Police Act 1866 should be amended in respect of the matters hereinafter contained. Preamble.

BE IT THEREFORE ENACTED by the Superintendent of the Province of Auckland by and with the consent of the Provincial Council thereof as follows:—

1. The Short Title of this Act shall be the Municipal Police Act 1866 Amendment Act 1871. Short Title.

2. In addition to the offences specified in the several subsections of the fifth clause of the said Act the following shall be deemed and taken to be offences against the provisions of the said fifth section and shall be punishable as by the said section provided: Offences against Section 5.

1. Keeping or causing to be kept any pig or pigs either at large or enclosed in any yard styer or other enclosure for a longer period than twelve hours Provided however that this sub-section shall not apply to any duly licensed public or private slaughter house.

2. Throwing or placing upon any street or footpath any lighted or burning matches paper wood or other burning substance whatsoever.

Superintendent may make rules and regulations.

3. It shall be lawful for the Superintendent to make rules and regulations for and in respect of any of the matters following

1. For regulating boarding houses within any municipal district and for defining the number of persons whom the keeper of any boarding house may accommodate upon his premises over and above the members of his own family and his servants for providing for the issue of licenses for such boarding houses and specifying the fees to be paid for such licenses and generally for securing the proper management and regulation of such boarding houses.

2. For regulating the erection of urinals and privies by any person within any municipal district and for preventing the making and erecting or the further use of any cesspool closets and for securing the removal of any such closets and the erection of earth closets or other closets in lieu thereof and for regulating the proper emptying and draining of cesspools urinals and closets.

3. For regulating the building erection and use of stables and cowsheds within any municipal district so as to prevent nuisances arising there from and for preventing manure or other offensive substances being allowed to accumulate about such stables or cowsheds and generally for causing the same to be kept in thoroughly clean and proper condition.

4. For regulating cabs carts waggons vans omnibuses and all other vehicles used upon or over the streets roads or other places within any municipal district and for providing against overcrowding or overweighting such vehicles for requiring the owners of such vehicles to take out licenses for the same and for fixing the fees to be charged for such licenses and generally for all matters necessary to place traffic of passengers and goods within such district under proper control.

Regulations may be amended or repealed.

4. Any rules or regulations to be made under the provisions of the last section may from time to time in like manner be altered amended or repealed and in case of repeal new rules and regulations may be substituted in lieu thereof.

Superintendent may define offences against regulations.

5. It shall be lawful for the said Superintendent by any such rules and regulations to define what shall be offences against such rules and regulations and to provide that offences against any of such rules and regulations shall be punishable by a penalty for each such offence. Provided however that no such penalty shall be greater than twenty pounds and all penalties so imposed shall be recoverable in the same manner as if the same had been imposed by the said Act.

When certain sections come into operation.

6. Sections two three four and five of this Act shall only come into force in any municipal district upon and after a day to be named for that purpose by the Superintendent by proclamation in the *Provincial Government Gazette*.

Local authorities to enforce rules.

7. All rules and regulations to be made under the provisions of this Act shall unless such rules and regulations provide otherwise be enforced by the local authorities of each municipal district.

8. The words "the said Act" wherever used throughout this Act <sup>Interpretation.</sup> shall mean the said "Municipal Police Act 1866" and this Act shall be read and construed as part of the said Act.

G. MAURICE O'RORKE,  
SPEAKER

Passed the Provincial Council the twenty-first day  
of December, one thousand eight hundred  
and seventy-one.

RICHARD J. O'SULLIVAN,  
Clerk of Council.

I hereby assent to this Act on behalf of the Governor this twenty-  
second day of December, one thousand eight hundred and seventy-one.

THOMAS B. GILLIES,  
SUPERINTENDENT.