As reported by the Select Committee on the Bill.] 2nd November, 1910.

Right Hon. Sir J. G. Ward.

GAMING AMENDMENT.

ANALYSIS.

Title.

1. Short Title and commencement.

2. Penalty for street betting.

3. Repeal.

4. Racing clubs to prevent bookmakers from plying their calling on racecourses.

5. Restriction on issue of licenses to use totalisator. Repeal.

6. Governor may appoint Commission to deter mine the number of licenses to be issued during the year commencing 1st August,

7. Mode of investment on totalisator.

8. Governor in Council may exempt the Art Union of London or other foreign institution from operation of provisions as to lotteries.

A BILL INTITULED

An Act to amend the Law relating to Betting and Wagering. BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as 5 follows:-

1. (1.) This Act may be cited as the Gaming Amendment Short Title and Act, 1910, and shall be read together with and deemed part of the commencement. Gaming Act, 1908 (hereinafter referred to as the principal Act).

(2.) Except as to section six (A) Ithis Act shall come into opera-10 tion on the first thirty-first day of January, nineteen hundred and eleven.

2. (1.) Every person who frequents, loiters, or is in any street Penalty for street for the purpose of betting is guilty of an offence, and is liable on summary conviction to a fine not less than twenty pounds and not 15 exceeding one hundred pounds for a first offence, and to imprisonment for a period not exceeding three months for a second or any subsequent offence against this section, whether of the same or of a different kind.

New.

(2.) Every person who makes or offers to make any bet or wager section 26 of 20 on any racecourse is liable to the like penalties as are prescribed by principal Act the *last preceding* subsection.

3. (1.) Section thirty-four of the principal Act is hereby repealed. Repeal.

(2.) Every license issued to a bookmaker under the said section, 25 and current at the commencement of this Act, shall thereupon cease

to have any force or effect.

4. It shall be the duty of every racing club authorized to use Racing clubs to the totalisator at any race meeting to use all reasonable and lawful prevent bookmakers from plying their means of preventing bookmakers from plying their calling on the calling on 30 racecourse at that meeting, and if the Minister of Internal Affairs is satisfied that any racing club has wilfully or negligently failed to comply with this section he shall revoke the license of that club and shall refuse to issue any further license to that club for a period of one year after the date of such revocation.

Restriction on issue of licenses to use totalisator.

Struck out.

5. (1.) It shall not be lawful for the Minister of Internal Affairs in any year after the thirty-first day of July, nineteen hundred and eleven, to issue under section fifty of the principal Act (relating to licenses to use the totalisator) more than twenty-two such licenses in the case of trotting clubs or more than one hundred such licenses in the case of all other racing clubs.

(2.) Every such license shall be issued in respect of a single race meeting, and shall specify the day or days on which the

totalisator may be used at that meeting.

(3.) The aggregate number of days on which the totalisator is so authorized to be used throughout New Zealand in any year after the thirty-first day of July, nineteen hundred and eleven, shall not exceed-

(a.) Fifty days in the case of all trotting clubs to which licenses are so issued; or

(b.) One hundred and ninety days in the case of all racing clubs (other than trotting clubs) to which licenses are so issued.

(4.) The Governor in Council may make regulations as to the grant of such licenses and as to the conditions on which they may be issued.

(5.) In this section the term "year" means a year commencing on the first day of August.

(6.) Paragraph (a) of section fifty of the principal Act and section fifty-one of that Act are hereby repealed.

6. (1.) For the purpose of determining the number allocation of licenses to be issued under section fifty of the principal Act in the year commencing on the first day of August, nineteen hundred and eleven, and the racing clubs to which those licenses are to be granted, and the number of days on which the use of the totalisator is to be 30

authorized by those licenses, the Governor in Council may appoint a Commission of five persons who shall make such inquiries as they think fit as to the aforesaid matters, and shall report to the Governor

their opinion thereon:

New.Provided that the number of days on which the totalisator may be used during the year at racing and trotting meetings shall not exceed two hundred and fifty, each class of racing to be reduced proportionately to the number of days on which the totalisator was used by each class during the twelve months immediately preceding 40 the coming into operation of this Act.

2.) For the purposes of any such inquiries the Commission shall have and may exercise all the powers of a Commission under the Commissions of Inquiry Act, 1908, and shall be deemed to be a Commission appointed under the authority of that Act.

(3.) All licenses granted by the Minister of Internal Affairs in the year commencing on the first day of August, nineteen hundred and eleven, shall be granted by him in accordance with the report of the said Commission, so far as that report is in accordance with the provisions of this Act.

(4.) Nothing in this section shall take away or in any manner affect the powers of the Minister of Internal Affairs to revoke any

Repeal.

Governor may appoint Commission to determine the number of licenses to be issued during the year commencing 1st August, 1911.

10

20

25

35

45

50

license granted in the said year, or to grant or refuse in his absolute discretion any license in any subsequent year.

6A. (1.) No race meeting shall extend over a longer period than Duration of race leight days in the case of a four-day meeting, or six days in the case meetings. of a three-day meeting, or four days in the case of a two-day meet-

(2.) Not more than seven races shall be run on any one day at

any race meeting.

10

15

(3.) This section shall come into operation on the first day of

August, nineteen hundred and eleven.

7. (1.) No investment on the totalisator shall be received other- Mode of investment wise than in money, or bank-notes, or cheque actually-paid at before or on totalisator. at the time of the investment.

(2.) No investment on the totalisator shall be received from any person under the age of twenty-one years, and no bet shall be made by any person with any other person who is under twenty-one years

(3.) If any member, officer, agent, or servant of a racing club 20 knowingly receives or registers or otherwise takes into account, or permits or authorizes to be received, registered, or taken into account, any investment on the totalisator made by any person under the age of twenty-one years, or made on credit, or otherwise than in accordance with this section, he shall be guilty of an offence,

25 and shall be liable to a fine not exceeding one hundred pounds; and any person who makes any bet with any other person who is under twenty-one years of age shall be guilty of an offence, and shall be

liable to a fine not exceeding fifty pounds.

(4.) Every person who by falsely representing himself as being 30 of the age of twenty-one years or upwards is permitted by any member, officer, agent, or servant of a racing club in charge of or operating any totalisator to make an investment on the totalisator is liable to a fine not exceeding ten fifty pounds.

New.

357A. Subsection four of section twenty-six of the principal Act is Section 26 of hereby amended by inserting, before the words "bicycle-races," the principal Act words "coursing-matches, pigcon-shooting matches, inanimate-shooting contests."

7B. Section thirty of the principal Act is hereby amended by Section 30 of

40 repealing subsection four.

8. (1.) The Governor may by Order in Council declare that Governor in Council the provisions of the principal Act and of all other Acts prohibiting may exempt the Art Union of lotteries shall not apply to the Art Union of London, being a body London or other corporate established by Royal Charter in the United Kingdom for freeign institution from operation of 45 the advancement of the fine arts, or to any other institution or provisions as to association established with the like objects in any place out of fotteries.

New Zealand.

(2.) Any such Order in Council may be at any time revoked.

(3.) So long as any such Order in Council remains in force the 50 body corporate, institution, or association to which it relates shall be exempt from the provisions of the principal Act and of any other Act with respect to the prohibition of lotteries.

principal Act amended.