POLICE OFFENCES AMENDMENT BILL

EXPLANATORY NOTE

PART I of this Bill deals with offences relating to sedition. Part II deals with intimidation, including assaults on workers, the unlawful display of certain posters, badges, &c., and picketing.

PART I

SEDITION

Clause 3 prohibits the making or publication of any statement inciting or advocating violence, lawlessness, or disorder, or expressing a seditious intention. "Seditious intention" is defined in clause 2.

Clause 4 makes it unlawful for a person to be a party to a seditious conspiracy, that is, an agreement to carry out a seditious intention.

Clause 5 makes it unlawful for any person, with a seditious intention, to print, publish, sell, or distribute, or to have for sale or distribution, or to bring into New Zealand, any document or other matter that incites or advocates violence, lawlessness, or disorder, or that expresses a seditious intention. Subclause (2) provides that proof of possession of any such document or matter is to be proof of possession for sale or distribution, unless the defendant can show that his possession of it was contrary to his desire or was for the purpose of delivering it to the police or a proper authority, or for some other lawful purpose, or that the circumstances raise a reasonable doubt whether he had it for sale or distribution. Under subclause (3A), a prosecution under this clause is not to be taken without the consent of the Attorney-General.

Under clause 6 a person having possession or control of a printing press or any other apparatus commits an offence if he uses it, or causes or permits it to be used, for printing or publishing anything expressing a seditious intention. Where a person is proved to have been in actual occupation or in charge of any place where there was any such press or apparatus, that is evidence from which the Court may infer that the press or apparatus was in his possession or under his control, in the absence of satisfactory evidence to the contrary (subclause (2)). If it is also proved that any seditious document was found there or in the possession of the defendant or of any person at that place, and that the document could have been printed or made on or by means of the press or apparatus, those facts are to be proof that the defendant caused or permitted the use of the apparatus, unless he can show that it was not used for the document, or that the document was made without his knowledge or consent, or unless the evidence raises a reasonable doubt whether he caused or permitted the use of the apparatus (subclause (3)).

Enforcement and Legal Proceedings

Clause 7A provides that persons committing or reasonably suspected of committing offences under this Part may be arrested without warrant.

Clause 8 authorizes the issue of search warrants by a Justice of the Peace. Subclause (2A) limits the power of search to the daytime, unless the Justice of the Peace is satisfied that the ends of justice require search to be made by night.

Clause 9 provides for maximum penalties of three months' imprisonment or a fine of £100, or both, on summary conviction before a Magistrate. Subclause (2A) extends the usual time limit for laying informations to one year.

The effect of clause 10 is that bail is not to be allowed on an appeal against a conviction involving imprisonment, unless the Magistrate so directs. An appellant who does not receive bail is then in the same position as an appellant under the Criminal Appeal Act 1945. He is entitled, pending the determination of the appeal, to be treated as a person in custody awaiting trial, or may be admitted to bail by the Supreme Court if it thinks fit.

Clause 11 preserves the liability of an offender to be proceeded against under any other Act, with the exception that he is not to be punished twice for the same offence. By subclause (2), the defences of previous conviction or previous acquittal are expressly made available to persons prosecuted under this Part and subsequently prosecuted under the Crimes Act, or vice versa.

Under clause 12A articles seized by a constable under this Part are to be forfeited or returned or disposed of, as the Magistrate orders. If no prosecution is taken within two months after their seizure, the Magistrate may make such an order on the application of any claimant. Any claimant may appeal to the Supreme Court against a Magistrate's order.

PART II

Intimidation

Clause 14 relates to assaults on workers, and is in substitution for section 201 (b) of the Justices of the Peace Act 1927, which is now out of date.

Clause 15 makes unlawful certain acts of intimidation, including the publication or distribution of insulting or offensive documents, if those acts are done with intent to induce or influence a person, or by reason of his having failed or refused, to stay away from his work or his residence, or to be a party to a strike or a lockout (as defined in clause 13). Under subclause (4), proof that the defendant did the act complained of, and that he was a party to or supporting a strike or a lockout, is to be evidence from which the Court may infer, in the absence of satisfactory evidence to the contrary, that he did the act with the intent or for the reason alleged in the prosecution. Under subclause (5), proof of possession of any document to which the section applies is to be proof of possession for sale or distribution, unless the defendant can show that his possession of it was contrary to his desire or was for the purpose of delivering it to the police or a proper authority or for some other lawful purpose, or that the circumstances raise a reasonable doubt whether he had it for sale or distribution.

Clause 16 relates to the display of any words or device intended or likely to result in the victimization of any person, or the boycotting of any person for the purpose of furthering a strike or a lockout, or inciting or likely to incite or influence persons to strike or to lock out or to cease work, or likely to expose any person to hatred or contempt amongst the public or any class of persons; and also to the display of any intimidatory, offensive, or insulting words or device (subclause (3)). An offence is committed by any person who displays where it may be seen any banner, placard, sign, badge, card, or other thing bearing any such words or device, or who writes or displays any such words or device on a vehicle, wall, building, road, or footway, or otherwise where it may be seen (subclauses (1) and (2)).

Clause 17A gives to members of the Police Force of or above the rank of sergeant power to prevent picketing in a public place, if in their opinion the picketing is intended or likely to influence any person to stay away from his work or to stop work, or to be a party to a strike or a lockout.

Clause 18 authorizes a member of the Police Force of or above the rank of sergeant to prohibit a procession or demonstration in, or within view of, a public place, if he is satisfied that it is likely to incite anyone to be a party to a strike or a lockout.

Enforcement and Legal Proceedings

Clause 19A provides that persons committing or reasonably suspected of committing offences under this Part may be arrested without warrant.

Clause 20 authorizes the issue of search warrants by a Justice of the Peace. Subclause (2) limits the power of search to the daytime, unless the Justice of the Peace is satisfied that the ends of justice require search to be made by night.

Clause 21 provides for maximum penalties of three months' imprisonment or a fine of £100, or both, on summary conviction before a Magistrate. Subclause (2A) extends the usual time limit for laying informations to one year.

Clause 22 preserves the liability of an offender to be proceeded against under any other Act, with the exception that he is not to be punished twice for the same offence.

Under clause 23A, articles seized by a constable under this Part are to be forfeited or returned or disposed of, as the Magistrate orders. If no prosecution is taken within two months after their seizure, the Magistrate may make such an order on the application of any claimant. Any claimant may appeal to the Supreme Court against a Magistrate's order.

[As Reported from the Statutes Revision Committee] House of Representatives, 28 November 1951

Words struck out by Statutes Revision Committee are shown in italics within bold brackets or in roman enclosed in panel; words inserted are shown in black or in roman with rule down side.

Hon. Mr. Webb

POLICE OFFENCES AMENDMENT

ANALYSIS

Title. 1. Short Title.

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- 8. Search warrants.9. Penalty for offences.
- 10. Admission of appellant to bail, and custody during appeal.

11. Penal provisions of other Acts not affected. 12. Disposal of things seized under this Part.

PART II

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- 14. Assaults on workers. Repeal.
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- 23. Disposal of things seized under this Part.

Title.

A BILL INTITULED

An Act to amend the Police Offences Act 1927.

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority

5 of the same, as follows:—

1. This Act may be cited as the Police Offences Short Title. Amendment Act 1951, and shall be read together with See Reprint and deemed part of the Police Offences Act 1927 of Statutes, Vol. II, p. 500 (hereinafter referred to as the principal Act).

No. 56-2

PART D

SEDITION

Interpretation.

2. (1) In this Part of this Act, unless the context otherwise requires,—

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"Commonwealth" means the British Commonwealth of Nations; and includes every territory for whose international relations the Government of any country of the Commonwealth is responsible:

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"To publish" means to communicate to the public or to any person or persons, whether in writing, or orally, or by any representation, or by any means of reproduction whatsoever:

"Seditious intention" means an intention—[and 15 "seditious tendency" means a tendency,

(a) To bring into hatred or contempt, or to excite disaffection against, His Majesty, or the Government of New Zealand, [or of any other part of the Commonwealth] or the administration of justice; or

(b) To incite the public or any persons or any class of persons to attempt to procure otherwise than by lawful means the alteration of any matter affecting the Constitution, laws, or Government of New Zealand [or of any other part of the Commonwealth]; or

(c) To incite, procure, or encourage violence, lawlessness, or disorder; [whether in New Zealand or in any other part of the 30 Commonwealth] or

(d) To incite, procure, or encourage the commission [, whether in New Zealand or in any other part of the Commonwealth] of any offence that is prejudicial to the public safety 35 or to the maintenance of public order:

(e) To excite [, whether in New Zealand or in any other part of the Commonwealth,] such hostility or ill will between different classes of persons as may endanger the public safety:

"Statement" includes words, writing, pictures, or any significant expression or representation whatsoever; and also includes any reproduction, by any means whatsoever, of any statement.

(2) Without limiting any other legal justification. excuse, or defence available to any person charged with an offence against this Part of this Act, it is hereby declared that, for the purposes of this Part, no one shall 10 be deemed to have a seditious intention only because he intends in good faith-

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(a) To show that His Majesty has been misled or mistaken in his measures; or

(b) To point out errors or defects in the Government or Constitution of New Zealand for of any 15 other part of the Commonwealth, or in the administration of justice; or to incite the public or any persons or any class of persons to attempt to procure by lawful means the alteration of any matter affecting the Consti-20 tution, laws, or Government of New Zealand [for of any other part of the Commonwealth];

(c) To point out, with a view to their removal, matters producing or having a tendency to produce feelings of hostility or ill will between different classes of persons.

3. Every person commits an offence against this Seditious Part of this Act who makes or publishes, or causes or 30 permits to be made or published, any statement—

- (a) That incites, encourages, advises, or advocates violence, lawlessness, or disorder; or
- (b) That expresses any seditious intention. [or has any seditious tendency,]

35 [wnless he establishes that in doing any such act as aforesaid he had no seditious intention.

4. (1) Every person commits an offence against seditious this Part of this Act who is a party to any seditious conspiracy. conspiracy.

(2) For the purposes of this section, the expression "seditious conspiracy" means an agreement between two or more persons to carry into execution any seditious intention.

Publication of seditious documents.

5. (1) Every person commits an offence against this Part of this Act who, with a seditious intention,—

(a) Prints, publishes, or sells; or

(b) Distributes or delivers to the public or to any person or persons; or

(c) Causes or permits to be printed, published, or sold, or to be distributed or delivered as aforesaid: or

(d) Has in his possession for sale, or for distribution or delivery as aforesaid; or

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(e) Brings or causes to be brought or sent into New Zealand.—

any document, statement, advertisement, or other matter that incites, encourages, advises, or advocates violence, lawlessness, or disorder, or that expresses any seditious 15 intention. [or has any seditious tendency, unless he establishes that in doing any such act as aforesaid he had no seditious intention]

(2) On a prosecution in respect of an offence under paragraph (d) of subsection one of this section, proof 20 that the defendant had in his possession any document, statement, advertisement, or matter to which that subsection applies shall be deemed to be proof that he had it in his possession for sale or, as the case may be, for distribution or delivery as aforesaid, unless he 25 establishes—

(a) That his having possession of it was contrary to his desire; or

(b) That he had possession of it for the purpose of delivering it to a constable or to some other 30 proper authority or for any other lawful purpose; or

(c) That the circumstances in which he had it in his possession were such as to raise [no reasonable inference that] a reasonable doubt whether 35 he had it in his possession for sale or, as the case may be, for distribution or delivery as aforesaid.

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(3) Every document, statement, or advertisement, or any other written or printed matter, in respect of which an offence under this section is committed may be seized by any constable.

(3A) A prosecution for an offence against this section shall not be commenced except with the consent of the

Attorney-General:

Provided that this subsection shall not be construed to prevent the arrest of any person pursuant to this Act, and any such person may be remanded in custody or on bail, notwithstanding that the consent of the Attorney-General to the commencement of a prosecution 10 has not been obtained, but no further or other proceedings shall be taken until that consent has been obtained.

(3B) Any constable may seize any document, statement, or advertisement, or any other written or printed matter, in respect of which an offence under this section 15 is committed or is reasonably suspected by him to have

been committed.

6. (1) Every person commits an offence against this Use of Part of this Act who, having in his possession or under apparatus for making his control any printing press, or any mechanical, seditious 20 photographic, or electrical apparatus, or any other documents or statements. apparatus whatsoever,—

(a) Uses it; or

(b) Causes or permits it to be used,—

for printing, making, or publishing, or for facilitating 25 the printing, making, or publishing of, any document, statement, advertisement, or other matter that expresses or will express a seditious intention. [or that has or will have a seditious tendency, unless he establishes that in doing any such act as aforesaid he had no seditious 30 intention]

(2) On a prosecution under this section, proof—

(a) That the defendant was in actual occupation or in charge of any place or any premises or any

part thereof; and

(b) That any printing press, or any mechanical, photographic, or electrical apparatus, or any other apparatus whatsoever, in respect of which the offence is alleged to have been committed was at that place or, as the case may be, on those premises or in that part-

shall be [deemed to be proof] evidence from which the Court may infer that the press or apparatus was in the possession or under the control of the defendant, [unless the contrary is proved] in the absence of satisfactory

45 evidence to the contrary.

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(3) On a prosecution in respect of an offence under paragraph (b) of subsection one of this section, proof—

- (a) That any such press or apparatus as aforesaid was in the possession or under the control of the defendant at any place or on any premises or any part thereof; and
- (b) That any document, statement, advertisement, or matter in respect of which the offence is alleged to have been committed was at that place or, as the case may be, on those premises 10 or in that part, or was in the possession of the defendant, or was in the possession of any person at that place or on those premises; and

(c) That the document, statement, advertisement, or matter could have been printed or made on or by means of that press or apparatus,—

shall be deemed to be proof that the defendant did the act alleged to have been done, unless he establishes—

- (d) That the document, statement, advertisement, or matter was not printed or made on or by means of that press or apparatus; or
- (e) That the document, statement, advertisement, or matter was printed or made without his knowledge or consent,— [or].

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(f) That the circumstances of the case were such as 25 to raise no reasonable inference that he did that act.

or unless the evidence is such as to raise a reasonable doubt whether he did that Act.

Enforcement and Legal Proceedings

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Power to arrest.

7. Any person who commits an offence against this Part of this Act may be arrested without warrant by any constable.

New

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Power to arrest.

7a. Any constable may arrest without warrant any person who is found committing an offence against this Part of this Act, or who is reasonably suspected by the constable of having committed or of having attempted to commit or of being about to commit such an offence. 40

8. (1) If a Justice of the Peace is satisfied on oath Search that there is reasonable ground for suspecting that there is on any premises or place any document or matter, or any printing press or apparatus, in respect of or in 5 connection with which an offence against this Part of this Act has been or is about to be committed, he may grant a search warrant authorizing any constable named therein to enter, [at any time,] with such assistants as may be necessary, any premises or place specified in the 10 warrant, by force if necessary, and to search the premises or place and every person found therein, and to seize any document, matter, printing press, or apparatus, or anything which is evidence of an offence against this Part of this Act having been or being about 15 to be committed, which he may find on the premises or place or on any such person, and in respect of or in connection with which he has reasonable ground for suspecting that an offence against this Part of this Act has been or is about to be committed.

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(2) Where it appears to a commissioned officer of the Police Force that the case is one of great emergency and that in the interest of the State immediate action is necessary, he may by a written order signed by him 25 give to any constable the like authority as may be given by the warrant of a Justice under this section.

New

(2A) The warrant shall authorize the constable to enter such premises or place as aforesaid in the daytime: Provided that if the Justice granting the warrant is satisfied that the ends of justice require search to be made by night, he may by the warrant expressly authorize the entry and search to be made either by night

or in the davtime.

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9. (1) Every person who commits an offence against Penalty for this Part of this Act shall be liable on summary conviction before a Magistrate to imprisonment for a term not exceeding three months or to a fine not exceeding one hundred pounds, or to both.

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See Reprint of Statutes, Vol. II, p. 365

(2) Section fifty of the Justices of the Peace Act 1927 shall not apply with respect to any prosecution for an offence against this Part of this Act.

New

(2A) Any information in respect of an offence against this Part of this Act may be laid at any time within one year from the time when the matter of the linformation arose.

Admission of appellant to bail, and custody during appeal.

10. (1) Notwithstanding anything to the contrary 10. in any other Act, but subject to the provisions of subsection two of this section, no person convicted of an offence against this Part of this Act and sentenced to a term of imprisonment shall be admitted to bail by reason of and during the pendency of an appeal under Part IX 15 or Part X of the Justices of the Peace Act 1927, unless the Magistrate so directs.

(2) Where on any such appeal the appellant is not admitted to bail by the Magistrate, a warrant in execution of the conviction shall be issued, notwithstanding

anything in the said Act, and-

1945, No. 23

(a) The provisions of section fourteen of the Criminal Appeal Act 1945 shall, as far as they are applicable and with the necessary modifications, apply as if references therein to the Court of Appeal were references to the 25 Supreme Court, and as if references to the Supreme Court were references to the Magistrate:

(b) The appellant shall, pending the determination of his appeal, be treated in the same manner 30 as a prisoner before trial, and the provisions of the regulations for the time being in force under the Prisons Act 1908 relating to the matters specified in the said section fourteen shall, as far as they are applicable and with 35 the necessary modifications, apply accordingly.

11. (1) Nothing in this Part of this Act shall be so construed or shall so operate as to take away or restrict the liability of any person for any offence punishable independently of this Part, but no person shall be 40 punished twice for the same offence.

Penal provisions of other Acts not affected.

See Reprint

of Statutes, Vol. VI, p. 966

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(2) Where any person—

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(a) Is acquitted or convicted on a prosecution under this Part of this Act, and is subsequently prosecuted under section one hundred and See Reprint nineteen of the Crimes Act 1908: or

of Statutes, Vol. II, p. 217

(b) Is acquitted or convicted on a prosecution under section one hundred and nineteen of the Crimes Act 1908, and is subsequently prosecuted under this Part of this Act,-

the plea of previous acquittal or, as the case may be, previous conviction shall be available to that person to the same extent and in the same manner as if both prosecutions were under the Crimes Act 1908, and the 15 provisions of sections four hundred and two to four hundred and four of that Act shall, with the necessary modifications, apply accordingly.

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12. (1) Where any thing is seized by any con-20 stable under this Part of this Act, it may be retained under the custody of a commissioned officer of the Police Force until the conclusion of any proceedings relating thereto, or, if no such proceedings are taken, until such time as the Attorney-General directs that it be returned 25 to a person appearing to him to be entitled thereto.

of things seized under this Part.

Disposal

- (2) In any proceedings relating to any thing so seized, the Court shall, on application being made in that behalf, whether the defendant is convicted or not, order-
 - (a) That the thing be forfeited to the Crown; or
 - (b) That it be returned to a person appearing to the Court to be entitled thereto; or
 - (c) That it be disposed of in such manner as the Court directs.
- (3) Where it is ordered that any thing be forfeited to the Crown, it shall be disposed of in such manner as the Attorney-General directs.

New

12A. (1) Where any thing is seized by any constable Disposal of 40 under this Part of this Act, it may be retained under the things seized custody of a commissioned officer of the Police Force Part. until it is disposed of pursuant to this section.

(2) In any prosecution relating to any thing so seized, the Magistrate shall, on application being made in that behalf, whether the defendant is convicted or not.

(a) That the thing be forfeited to the Crown; or

(b) That it be returned to a person appearing to the Magistrate to be entitled thereto; or

(c) That it be disposed of in such manner as the Magistrate directs.

(3) If a prosecution relating to the thing is not commenced within a period of two months after the date of its being so seized, any person claiming to be entitled to it may, after the expiration of that period, apply to a Magistrate for an order that it be returned 15 to him; and on any such application the Magistrate may make any order that might have been made under subsection two of this section:

Provided that if any such prosecution as aforesaid is commenced before the application is disposed of, 20 no order shall be made until the conclusion of the prosecution.

(4) If no such prosecution as aforesaid is commenced, the Attorney-General may at any time cause application to be made on his behalf to a Magistrate for an order as 25 to the disposal of the thing in the same manner as if a prosecution had been taken.

(5) Any person aggrieved by any order of a Magistrate under this section and claiming to be entitled to the thing shall have the same right of appeal to the 30 Supreme Court against the order as he would have if it were a final determination of a Magistrate's Court in its civil jurisdiction in a proceeding to which he was a party, and the provisions of Part V of the Magistrates' Courts Act 1947 shall apply accordingly.

(6) Where under this section it is ordered that any thing be forfeited to the Crown, it shall be disposed of

in such manner as the Attorney-General directs.

PART II

Intimidation

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Interpretation.

13. In this Part of this Act, unless the context otherwise requires,-

"Act" includes any act of omission as well as any act of commission:

1947, No. 16

	Police Offences Amendment 11
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5	"Lockout" means— (a) The act of an employer— (i) In closing his place of business, or suspending or discontinuing his business in any branch thereof; or (ii) In discontinuing the employment of any workers, whether wholly or
10	partially; or (iii) In breaking his contracts of service; or
15	(iv) In refusing or failing to engage workers for any work for which he usually employs workers: (b) Any other transaction in the nature of a lockout or combination, agreement, common understanding, or concerted action, whether express or implied, on the part of any employers relating to or connected with the employment of workers,—
20	the said act or transaction being intended or having a tendency to interfere with the manufacture, production, output, supply, delivery, or carriage of goods or articles or the carriage
25	of persons in or in connection with any industry or undertaking or otherwise to interfere with the effective conduct of any industry or undertaking: New
30	"Lockout" means the act of an employer— (a) In closing his place of business, or suspending or discontinuing his business or any branch thereof; or (b) In discontinuing the employment of
35	any workers, whether wholly or partially; or (c) In breaking his contracts of service; or (d) In refusing or failing to engage workers for any work for which he usually employs workers,—
40	with intent— (e) To compel or induce any workers to agree to terms of employment or comply with any demands made upon them by the said or any other employer; or

- (f) To cause loss or inconvenience to the workers employed by him or to any of them;
- (g) To incite, aid, abet, instigate, or procure any other lockout; or

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(h) To assist any other employer to compel or induce any workers to agree to terms of employment or comply with any demands made by him:

"To publish" means to communicate to the public or to any person or persons, whether in writing, or orally, or by any representation, or by any means of reproduction whatsoever:

"Statement" includes words, writing, pictures, or 15 any significant expression or representation whatsoever; and also includes any reproduction, by any means whatsoever, of any statement:

"Strike" means the act of any number of workers who are or have been in the employ- 20 ment of the same employer or of different employers—

(a) In discontinuing that employment, whether wholly or partially; or

(b) In breaking their contracts of service; 25

(c) In refusing or failing after any such discontinuance to resume or return to their employment; or

(d) In refusing or failing to accept engage- 30 ment for any work in which they are usually employed; or

(e) In reducing their normal output or their normal rate of work,—

the said act being due to any combination, 35 agreement, common understanding, or concerted action, whether express or implied, Struck out

on the part of any workers, and being intended or having a tendency to interfere with the 40 manufacture, production, output, delivery, or carriage of goods or articles or the carriage of persons in or in connection with any industry or undertaking or otherwise to interfere with the effective conduct of any industry or undertaking.

made or entered into by any workers-

(f) With intent to compel or induce any such employer to agree to terms of employment or comply with any demands made by the said or any other workers; or

(q) With intent to cause loss or inconvenience to any such employer in the conduct

of his business; or

(h) With intent to incite, aid, abet, instigate, or procure any other strike; or

(i) With intent to assist workers in the employment of any other employer to compel or induce that employer to agree to terms of employment or comply with any demands made upon him by any workers.

14. (1) Every person commits an offence against this Assaults on Part of this Act who-

workers.

(a) Forcibly hinders or prevents any person from working at or exercising [his] any lawful trade, business, or occupation:

(b) Assaults any person with intent to hinder or prevent him from working at or exercising [his] any lawful trade, business, or occupation.

(2) Paragraph (b) of section two hundred and one Repeal. 25 of the Justices of the Peace Act 1927 is hereby repealed. See Reprint

of Statutes, Vol. II, p. 409

15. (1) Every person commits an offence against this Intimidation. Part of this Act who, with intent to compel, induce, or influence any other person to do any act to which this 30 section applies, or by reason of that other person refusing or failing to do any such act, or by reason of that other person having refused or failed, whether before or after the passing of this Act, to do any such act,—

(a) Uses violence to or intimidates that other person

or his wife, child, or parent; or

(b) Uses, either orally or in writing, any threatening, intimidatory, offensive, or insulting words to that other person or to his wife, child, or parent; or

(c) Destroys or damages any property of that other person or of his wife, child, or parent; or

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(d) Hides any tools, clothes, or other property owned or used by that other person, or deprives him of or hinders him in the use thereof; or

(e) Watches or besets any premises or place where that other person resides, or works, or carries on any trade, business, or occupation, or where that other person happens to be, or the approach to any such premises or place as aforesaid; or

(f) Follows that other person about from place to 10

place: or

(a) Follows that other person with any other person or persons in a disorderly manner in or through any road or street.

(2) Every person commits an offence against this Part of this Act who, with any such intent or for any such reason as aforesaid,—

(a) Prints, publishes, or sells; or

(b) Distributes or delivers to the public or to any person or persons; or

20 (c) Causes or permits to be printed, published, or sold, or to be distributed or delivered as aforesaid; or

(d) Has in his possession for sale, or for distribution

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or delivery as aforesaid,—

any document, statement, advertisement, or other matter that is intended or likely to expose any other person, or any class of persons to which that other person belongs, to hatred or contempt amongst the public or any class of persons, or that contains in relation to that person, or any class of persons to which he belongs, any threatening, intimidatory, offensive, or insulting words.

(3) The acts to which this section applies are—

(a) To refrain from or to cease working in any

employment or doing any work; or

(b) To refrain from going to or attending or leaving any dwellinghouse or residential premises, or any premises or place where any trade, business, or occupation is lawfully carried on;

(c) To be a party or continue to be a party to a

strike or a lockout.

(4) Where in any prosecution under this section it is alleged that the defendant did anything specified in subsection one or subsection two of this section with any intent or for any reason so specified, proof that the defendant did that thing, and that—

(a) He was usually working in any employment, or engaged in any work, in respect of which a

strike or a lockout existed; or

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(b) He was a party to a strike or a lockout; or

(c) He was a member of any class of persons being parties to or [associated with] supporting any strike or lockout; or

(d) He was supporting [or associated with,] or was a member of any class of persons supporting [or associated with,] any party or parties to a strike or a lockout,—

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shall be deemed to be proof that he did that thing with the intent or for the reason so alleged, unless he establishes that the manner and circumstances in which he did the thing that is proved were such as to raise no reasonable inference that he did that thing with that intent or for that reason.

New

evidence from which the Court may infer that he did that thing with the intent or for the reason so alleged, in the absence of satisfactory evidence to the contrary.

- (5) On a prosecution in respect of an offence under paragraph (d) of subsection two of this section, proof that the defendant had in his possession any document, statement, advertisement, or matter to which that subsection applies shall be deemed to be proof that he had it in his possession for sale or, as the case may be, for distribution or delivery as aforesaid, unless he establishes—
 - (a) That his having possession of it was contrary to his desire; or
- (b) That he had possession of it for the purpose of delivering it to a constable or to some other proper authority, or for any other lawful purpose; or

(c) That the circumstances in which he had it in his possession were such as to raise [no reasonable inference that] a reasonable doubt whether he had it in his possession for sale or, as the case may be, for distribution or delivery as aforesaid.

Struck out

(6) Every document, statement, or advertisement, or any other written or printed matter, in respect of which an offence under this section is committed may be seized 10 by any constable.

New

(6A) Any constable may seize any document, statement, or advertisement, or any other written or printed matter, in respect of which an offence under this section 15 is committed or is reasonably suspected by him to have been committed.

Unlawful

display of

posters, hadges, &c.

- 16. (1) Every person commits an offence against this Part of this Act who --
 - (a) Displays, or drives or causes to be driven any 20 vehicle displaying: or

(b) Carries or wears so that it may be seen by any other person; or

(c) Affixes in any place where it may be seen by any

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other person,—

any banner, placard, sign, badge, card, or other thing which contains or bears any words or device to which this section applies.

(2) Every person commits an offence against this Part of this Act who writes or prints or displays, or 30 causes to be written or printed or displayed, on any vehicle, wall, fence, erection, road, street, or footway, or otherwise where it may be seen by any other person, any words or device to which this section applies.

(3) This section applies to—

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(a) Any words or device intended or likely to result in or facilitate the victimization of any person or any class of persons, or to result in any person being prevented from or hindered in doing any act that he has a legal right to do: 40

(b) Any words or device intended [or likely] to result in or facilitate, for the purpose of furthering any strike or lockout, the boycotting of any person or any class of persons in relation to any trade, business, or occupation, or to cause, for such purpose as aforesaid, any substantial interference with the trade or business of any person or any class of persons: Struck out

(c) Any words or device indicating that any person 10 is or was, whether before or after the passing of this Act. a party to a strike or a lockout:

(d) Any words or device indicating that any class or classes of persons are or were, whether before or after the passing of this Act, parties to a strike or a lockout:

(e) Any words or device inciting or encouraging, or intended or likely to incite or encourage, any person or any class of persons or persons in general to be or continue to be a party or parties to a strike or a lockout:

(f) Any words or device intended or likely to influence any person to refrain from or to cease working in any employment or doing any work:

(a) Any words or device intended or likely to expose any person, or any class of persons, in any trade, business, or occupation, to hatred or contempt amongst the public or amongst any class of persons, whether engaged in the same or any other trade, business, or occupation:

(h) Any threatening, intimidatory, offensive, or insulting words or device relating to any person or any class of persons.

Struck out

(4) Every vehicle, banner, placard, sign, badge, card, or other thing, or any written or printed matter, in respect of which an offence under this section is committed may be seized by any constable.

New(4A) Any constable may seize any vehicle, banner, placard, sign, badge, card, or other thing, or any written or printed matter, in respect of which an offence under this section is committed or is reasonably suspected by 45 him to have been committed.

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Struck out

Picketing.

17. (1) In this section, the term "constable" means any member of the Police Force of or above the rank of sergeant.

(2) Where in the opinion of a constable the presence of any person on any road or street, land, premises, or place is intended or likely to influence any other person—

(a) To refrain from or to cease working in any employment or doing any work; or

(b) To be a party or continue to be a party to a 10 strike or a lockout,-

that constable may give to the first-mentioned person such oral directions as the constable considers necessary in the circumstances, including a direction to remove himself forthwith from the road or street, land, premises, 15 or place where he then is to such reasonable distance as the constable considers necessary, or both a direction so to remove himself and a direction to remain at such reasonable distance from the road or street, land, premises, or place as may be specified by the constable. 20

(3) A constable may form an opinion as aforesaid from the circumstances of the case, and in any prosecution for failure to comply in any respect with the requirements of a direction given by him by reason of his having formed that opinion it is immaterial whether or not the evidence establishes that any particular person was intended or likely to be influenced as aforesaid.

(4) Where an opinion under subsection two of this section is formed by a constable in respect of two or more persons present on any road or street, land, premises, or place, any direction authorized by that subsection may be given to those persons collectively.

(5) Any constable may direct any person not to enter or remain upon or in any specified land, premises, or place or loiter in the vicinity of any specified land. 35 premises, or place, whether or not that person is on or in the vicinity of the land, premises, or place when the direction is given.

(6) The provisions of this section shall not empower a constable to direct an occupant of a dwellinghouse to remove himself from that dwellinghouse, but shall apply and extend so as to empower a constable to give an occupant of a dwellinghouse all such directions as that constable considers necessary to ensure that the occupant will not offend against this section at any time when he 45 is present in or on that dwellinghouse or the land appurtenant thereto.

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Struck out

(7) Except as limited by subsection six of this section, the provisions of this section shall apply and extend to and in respect of all persons present in or on 5 any roads, streets, land, premises, or places, including in the case of any land, premises, or place the owner or occupier thereof and a person present therein or thereon, whether by invitation or not.

(8) Every person commits an offence against this 10 Part of this Act who fails to comply in any respect with the requirements of a direction given to him under this section.

New

174. (1) In this section, the term "sergeant" means Picketing. 15 any member of the Police Force of or above the rank of sergeant.

(2) Where in the opinion of a sergeant the presence of any person on or in any public place within the meaning of section forty of the principal Act is intended 20 or likely to influence any other person—

> (a) To refrain from or to cease working in any employment or doing any work; or

> (b) To be a party or continue to be a party to a strike or a lockout,-

25 that sergeant may give to the first-mentioned person such oral directions as the sergeant considers necessary in the circumstances, including a direction to remove himself forthwith from the public place where he then is to such reasonable distance as the sergeant considers 30 necessary, or both a direction so to remove himself and a direction to remain at such reasonable distance from the public place as may be specified by the sergeant.

(3) Where an opinion under subsection two of this section is formed by a sergeant in respect of two or more 35 persons present on or in any such public place as aforesaid, any direction authorized by that subsection may be given to those persons collectively.

(4) Any sergeant, acting under subsection two of this section, may direct any person not to enter or 40 remain on or in any specified public place, whether or not that person is on or in the vicinity of the public place when the direction is given.

(5) Every person commits an offence against this Part of this Act who fails to comply in any respect with 45 the requirements of a direction given to him under this section.

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Processions and demonstrations.

18. (1) If a member of the Police Force of or above the rank of sergeant is satisfied that the holding or continuance of any procession or demonstration in or in view of a public place within the meaning of section forty of the principal Act is likely [to be injurious to the public safety or] to incite or influence any person to be or to continue to be a party to a strike or a lockout, he may prohibit the holding or continuance of the procession or demonstration.

(2) Where the holding or continuance of any procession or demonstration is prohibited under this section, every person commits an offence against this Part of this Act who, knowing of such prohibition, advises, encourages, organizes, conducts, leads, or takes part in the procession or demonstration, or who, being present 15 at the procession or demonstration, continues to be present thereat after being requested by a constable to leave.

Enforcement and Legal Proceedings Struck out

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Power to arrest.

19. Any person who commits an offence against this Part of this Act may be arrested without warrant by any constable.

New

Power to

19A. Any constable may arrest without warrant any 25 person who is found committing an offence against this Part of this Act, or who is reasonably suspected by the constable of having committed or of having attempted to commit or of being about to commit such an offence.

Search warrants.

20. (1) If a Justice of the Peace is satisfied on oath 30 that there is reasonable ground for suspecting that there is on any premises or place any document or matter, or any printing press or apparatus, in respect of or in connection with which an offence against this Part of this Act has been or is about to be committed, he may grant 35 a search warrant authorizing any constable named therein to enter, [at any time,] with such assistants as may be necessary, any premises or place specified in the warrant, by force if necessary, and to search the premises or place and every person found therein, and 40

to seize any document, matter, printing press, apparatus, or anything which is evidence of an offence against this Part of this Act having been or being about to be committed, which he may find on the premises or 5 place or on any such person, and in respect of or in connection with which he has reasonable ground for suspecting that an offence against this Part of this Act has been or is about to be committed.

(2) The warrant shall authorize the constable to enter such premises or place as aforesaid in the daytime:

Provided that if the Justice granting the warrant is satisfied that the ends of justice require search to be made by night, he may by the warrant expressly authorize 15 the entry and search to be made either by night or in the daytime.

21. (1) Every person who commits an offence against Penalty for this Part of this Act shall be liable on summary conviction before a Magistrate to imprisonment for a term 20 not exceeding three months or to a fine not exceeding one hundred pounds, or to both.

Struck out

(2) Section fifty of the Justices of the Peace Act 1927 shall not apply with respect to any prosecution for 25 an offence against this Part of this Act.

See Reprint of Statutes, Vol. II, p. 365

New

- (2Λ) Any information in respect of an offence against this Part of this Act may be laid at any time within one year from the time when the matter of the 30 information arose.
- 22. Nothing in this Part of this Act shall be so Penal construed or shall so operate as to take away or restrict provisions of other Acts the liability of any person for any offence punishable not affected. independently of this Part, but no person shall be 35 punished twice for the same offence.

Struck out

23. (1) Where any thing is seized by any constable under this Part of this Act, it may be retained under the custody of a commissioned officer of the Police 40 Force until the conclusion of any proceedings relating thereto, or, if no such proceedings are taken, until such time as the Attorney-General directs that it be returned to a person appearing to him to be entitled thereto.

Disposal of things seized under this Part.

Struck out

proceedings relating to any (2) In any Court shall, on application seized. the made in that behalf, whether the defendant is convicted or not, order—

(a) That the thing be forfeited to the Crown; or

(b) That it be returned to a person appearing to the Court to be entitled thereto; or

(c) That it be disposed of in such manner as the Court directs.

(3) Where it is ordered that any thing be forfeited to the Crown, it shall be disposed of in such manner as the Attorney-General directs.

\overline{New}

23A. (1) Where anything is seized by any constable 15 under this Part of this Act, it may be retained under the custody of a commissioned officer of the Police Force until it is disposed of pursuant to this section.

(2) In any prosecution relating to any thing so seized, the Magistrate shall, on application being made in that 20 behalf, whether the defendant is convicted or not, order—

(a) That the thing be forfeited to the Crown; or

(b) That it be returned to a person appearing to the Magistrate to be entitled thereto; or

(c) That it be disposed of in such manner as the 25 Magistrate directs.

(3) If a prosecution relating to the thing is not commenced within a period of two months after the date of its being so seized, any person claiming to be entitled to it may, after the expiration of that period, apply to 30 a Magistrate for an order that it be returned to him; and on any such application the Magistrate may make any order that might have been made under subsection two of this section:

Provided that if any such prosecution as afore- 35 said is commenced before the application is disposed of, no order shall be made until the conclusion of the prosecution.

(4) If no such prosecution as aforesaid is commenced, the Attorney-General may at any time cause application 40 to be made on his behalf to a Magistrate for an order as to the disposal of the thing in the same manner as if a prosecution had been taken.

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Disposal of things seized under this Part.

(5) Any person aggrieved by any order of a Magistrate under this section and claiming to be entitled to the thing shall have the same right of appeal to the 5 Supreme Court against the order as he would have if it were a final determination of a Magistrate's Court in its civil jurisdiction in a proceeding to which he was a party, and the provisions of Part V of the Magistrates' 1947, No. 16 Courts Act 1947 shall apply accordingly.

(6) Where under this section it is ordered that any thing be forfeited to the Crown, it shall be disposed of in such manner as the Attorney-General directs.