STATUTES REVISION COMMISSION.

[As Reported from the Joint Statutes Revision Committee.]

POLICE OFFENCES.

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A BILL INTITULED

An Act to consolidate the Laws for the Suppression of Various Title. Offences and in Restraint of Vagrancy.

BE IT ENACTED by the General Assembly of New Zealand in 5 Parliament assembled, and by the authority of the same, as follows:-No. 2-2.

Short Title.

Commencement of Act.

Interpretation. Otago Ord., No. 103, enlarged. 1. The Short Title of this Act is "The Police Offences Act, 1884," and it shall come into force on the *first* day of *January*, one thousand eight hundred and eighty-five.

2. In this Act, if not inconsistent with the context,—

"Aboriginal native" or "Native" means an aboriginal native of New Zealand, and includes any half-caste living with aboriginal natives according to their customs and usages: "Imprisonment" means imprisonment with or without hard

labour at the discretion of the convicting Justice:

"Justice" means a Justice of the Peace:

"Local authority" means the body or persons in whom the property in any public place is vested, or who have the management or control over any public place, as defined in this Act:

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"Public place" includes and applies to every road, street, 15 footpath, footway, court, alley and thoroughfare, of a public nature, or open to or used by the public as of right, and to every place of public resort so open or used.

PART I.

3. Any person guilty of any of the following offences is liable for every such offence, omission, or neglect to a penalty of not less thanton shillings nor more than exceeding five pounds:—

(1.) Throws or places any glass, filth, dirt, rubbish, or other matter of a similar nature, or any earth, stones, or other 25

material, upon any public place;

(2.) Rides or drives, or wheels any truck, barrow, or carriage of any kind upon or along any public footpath, or carries any load on his shoulders or otherwise, to the danger or obstruction of persons using such footpath;

(3.) Places any hoarding, scaffolding, timber, bricks, or other building materials upon any *public place* without having first obtained the permission of the local authority;

(4.) Leaves standing or lying upon any part of a public place any truck, wheelbarrow, or other similar thing, 35 or any packing-case, crate, basket, cask, barrel, package, or any other incumbrance;

(5.) Burns any litter, straw, shavings, or other combustible materials upon any public place, or on any open space near any building, and so as to endanger such building;

(6.) Leaves any inflammable materials or matter in any public place, or on any open space near any building, without having first obtained the permission of the local authority:

(7.) Draws or trails any sledge, timber, or any other heavy material in or upon any public place to the injury of or 45 material damage to such public place;

(8.) Allows the drippings of the eaves of any house to fall upon

any public footpath or footway:

(9.) Opens any drain or sewer, or removes the surface of any public footpath, public footway, or public carriage road, 50 or makes any cellar door or other opening from the footway of any public place, without having first obtained the permission of the local authority;

Penalty on offences relating to good order, nuisances, and obstructions, in public places.

New Munster Ord., 1849. Auckland Acts, 1866, Nos. 11, 15. Canterbury Ord., 1858, 1862. Otago Ord., 1862, No. 108. Victorian Act, 1878, No. 630. G.A. Act, 1869, No. 53, s. 4. (10.) Has any awning or show-board or sign-board on any public footpath or footway not being seven eight feet clear above such footpath or footway, or hangs any goods on or under such awning over such footpath or footway;
(11.) Exposes for sale any article whatsoever on or outside of any shop-window or doorway abutting on any public place, so

as to encroach thereon; (12.) Suspends or places any carcase, meat, or offal so as to over-

hang any part of a public place;

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(13.) Neglects to clean any private yard, way, passage, or avenue, by which neglect a nuisance, by offensive smell or otherwise, is caused;

(14.) Empties any privy or cesspool, or carts away any nightsoil or other offensive matter, without a license from, and without having given such security as may be required by, the local authority;

(15.) Spills or casts, or allows to be spilt or cast, into or upon any public place, any nightsoil or other offensive matter;

(16.) Sells or exposes for sale, or has in possession with intent to sell, any unwholesome meat, fish, game, poultry, or fruit, or vegetables, or milk;

(17.) Slaughters, except in cases of inevitable necessity, or skins any animal upon any public place, or permits any slaughtered animal or skin to remain there, or leaves any dead animal on such place;

(18.) Throws or leaves any dead animal or part thereof, or animal remains, or offensive matter of any kind upon any public place, or into any river, creek, stream, or other water, or on the bank thereof;

(19.) Suffers any dead animal or any part thereof to remain unburied upon his land or on premises in his occupation adjacent to any public place, so as to become a nuisance;

(20.) Neglects to bury or cause to be buried the body or part of the body of any animal belonging to him, or in his charge or keeping, that may have died while straying, or while being driven from any one place to another;

(21.) Exposes in any public place (except in any fair or market lawfully appointed for that purpose) any horse or other animal for show, hire, or sale; or shoes, bleeds, or dresses any horse in any public place;

(22.) Permits any horse to serve a mare for breeding purposes, or permits a mare to be brought to a horse, or a horse to be brought to a mare, in order to ascertain if she is in season for taking the horse for breeding purposes, in or within sight of any public place;

(23.) Rolls any cask, beats any carpet, flies any kite, uses any bows and arrows, or catapult, or shanghai, or plays at any game to the annoyance of any person in any public place, or obstructs any public place whether by allowing any cart or animal to remain across such public place or by placing goods thereon or otherwise;

(24.) Wantonly or maliciously disturbs any inhabitant by ringing any door-bell, knocking at any door, blowing any horn. beating any drum, using any other noisy instrument in any public place, or ringing any fire-bell;

(25.) Places any placard or other document, writing, or painting on or otherwise defaces any house or building, or any wall, fence, lamp-post, or gate, without the consent of the occupier

or owner thereof:

(26.) Throws or discharges any stone or other missile to the damage or danger of any person or property;

. (27.) Blasts any rock, stone, or timber in or near any public place without permission of the local authority, or does not attend to any directions in regard thereto given by such local authority;

(28.) Discharges any firearms without lawful reasonable cause. 15 or sets off any fireworks or explosive material, in or on any public place, or so near thereto as to endanger,

annoy, or frighten the passers-by;

(29.) Uses any threatening, abusive, or insulting words or behaviour in any public place within the hearing or in the view of passers by, with intent to provoke a breach of the peace, or whereby a breach of the peace may be occasioned.

4. Any person who commits any of the following offences in committing offences on public places, &c. or upon any public place is liable to a penalty not exceeding ten Auckland Act, 1866. pounds, that is to say,

(1.) Who, being the driver, rides on any cart, dray, or wagon, not being-a light-or-spring-cart-usually driven with reins, and without reins, no competent person having charge of the animal drawing the same; or is away from his horse or cattle, so as to be unable to have the full control thereof; 30

(2.) Who acts as driver or has the sole charge of more than one vehicle, unless in cases where two of such vehicles and no more are drawn each by one horse only, and the horse of the hinder of such vehicles shall be attached by a sufficient rein to the back of the foremost of such vehicles; 35

(3.) Who drives any vehicle whatever or rides any animal and, when meeting any other vehicle or animal, does not keep on the left or near side of the road or street, or, when passing any other vehicle or animal going in the same direction, does not go or pass, or does not allow any person desirous 40 so to do to pass, when practicable, on the right or off side of such other vehicle or animal;

(4.) Furiously or negligently rides or drives any animal or vehicle, or any engine, carriage, or conveyance of any kind;

(5.) Rides or drives upon or over any public-bridge at any greater 45 pace than a walking pace.

(6.) (5.) Drives any vehicle laden with any goods or material which project on either side more than five feet from the centre of such vehicle, unless permission in writing so to do is first obtained from the local authority;

Penalty on persons Canterbury Ord., Otago Ord., Nos. 103, 129, 214.

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(7.) (6.) Drives or allows to stand any cart, coach, or other vehicle with the curtain, covering, or awnings thereof unfastened and liable to be flapped about by the wind so as to frighten.

or be calculated to frighten, horses;

(8.) (7.) Who, being the driver or guard of a public vehicle for the conveyance of passengers, allows more passengers to enter or remain in or upon such vehicle than it is licensed to carry, or wilfully delays on the road, uses any abusive or insulting language to any passenger, or, by reason of intoxication, negligence, or other misconduct, endangers the safety or property of any passenger or other person, or demands or exacts more than the proper fare due from any

(9.) (8.) Drives any dog or goat harnessed or attached to any

15 vehicle;

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(10.) Trains or breaks in any horse;

(11.) (9.) Turns loose or allows to wander any cattle; or unlawfully

obstructs or prevents the driving of any cattle;

(12.) (10.) Sets on, urges, or permits any dog or other animal, whether or not being the owner of such dog or animal, to fight, attack, or worry any other dog, or to attack or worry or put in fear any person or animal, or, by ill-usage or negligence in driving any cattle, causes any mischief to be done by such cattle;

(13.) (11.) Leaves any plough, harrow, cart or other vehicle unless-in consequence of some accident having occurred thereto, without any horse-or other-animal being-hamessed-thereto, without

 $reasonable\ excuse$;

(14.) (12.) Wilfully or negligently incumbers or obstructs a public

place in any manner not before specially described.

The word "cattle," in this section, means and includes any horse, mare, gelding, colt, filly, ass, mule, bull, cow, ox, heifer, steer,

calf, sheep, ram, ewe, lamb, goat, and pig of any kind:

5. Any person who commits any of the next following offences Penalty on offences 35 shall be liable to a penalty not exceeding twenty pounds, or be tending to personal injury. imprisoned for any period not exceeding three months, or both, in Auckland Act, 1866. the discretion of the Justice before whom the case is heard, that is to Otago Ord., 1862.

(1.) Places any obstruction in or upon any public place, or in or upon any canal or river, whereby life or limb is likely to be endangered;

(2.) Leaves any hole, excavation, or dangerous formation in, upon, or near any public place without fencing or enclosing the same, or keeping a light burning upon such enclosure

from sunset to sunrise;

(3.) Does not keep in good repair any rail, gate, fence, or cover over or about any area or entrance to any cellar or other place opening into or upon or near any public place, or keeps open for more than a reasonable time for taking in or out any articles any entrance to any such area, cellar, or other place;

(4.) Throws any offensive matter, or any live animal with the intention of drowning it, into any river, watercourse, canal, or other place whence the supply of water for the

use of the inhabitants is obtained.

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Penalty on persons guilty of wilful destruction of property, whether public or private. Auckland Act, 1866. Otago Ord., 1862.

6. Any person who commits any of the next following offences, for every such offence, is liable to a penalty not exceeding ten pounds, or to imprisonment for a period not exceeding three months, that is to say, who-

(1.) Wilfully breaks any pane of glass in the window of any

(2.) Wilfully extinguishes or injures or breaks any lamp, or

wilfully breaks or injures any lamp-post;

(3.) Wilfully trespasses in any place, and neglects or refuses to leave such place after being warned to do so by the 10. owner or any person authorized by or on behalf of the

(4.) Wantonly or maliciously defaces, injures, or removes any door-plate, or other plate or board with any name or notice thereon, or any bell, knocker, sign-board, or gate;

(5.) Wilfully sets on fire any timber, bush, scrub, grass, fern, flax, or other vegetation upon any land not his own property or in his own occupation.

7. Any person who commits any of the next following offences shall, on conviction thereof, be liable to a penalty not exceeding 20 twenty pounds, or to imprisonment for any period not exceeding two months, that is to say,—

(1.) Any person who cruelly beats, ill-treats, overdrives, overloads, abuses, or tortures any animal, as hereinafter defined, or, being the owner of or having the charge of such 25 animal, omits to supply any such animal with sufficient food or water;

(2.) Any person who keeps or uses or acts in the management of any place for the purpose of fighting or baiting any kind of such animal, or permits or suffers any place to be so used, 30 and any person who receives money for the admission of any other person to any place kept or used as aforesaid;

(3.) Any person who in any manner encourages, aids, or assists at the fighting or baiting of any such animal; and

(4.) Any person who slaughters, brands, conveys, or carries, or 35 causes to be slaughtered, branded, conveyed, or carried, any such animal in such a manner or position as to subject such animal to unnecessary pain or suffering.

The word "animal," in this and the next succeeding section, means and includes any beast or bird of any kind or species whatever, 40 and whether of domestic or wild nature, and whether indigenous or

imported into the colony.

Provided that, if any conviction under this section take place before a Resident Magistrate or any two or more Justices, such Magistrate or Justices may, instead of inflicting a money penalty, 45 forthwith sentence the offender to be imprisoned for any period not exceeding six months.

8. Any person who does or omits to do, or causes or procures to be done or omitted to be done, any act the commission or omission of which is constituted an offence under the last-preceding 50 section, and thereby does any damage or injury to any such animal, or thereby causes any damage or injury to be done to any person or to any property, shall pay to the owner of such animal or property (if the offender be not the owner thereof), or to the person who shall sustain damage or injury as aforesaid, such sum of money by way of compen- 55 sation, not exceeding the sum of twenty pounds, as shall be ascer-

Nelson Act, 1864. Marlborough Act, Canterbury Ord., 1858.

Penalty for cruelty to animals. 1880, No. 11, ss. 2-9.

done through cruelty. Ib., s. 11.

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Liability for damage

tained and determined by the Justice by or before whom such person is convicted.

9. The payment of such compensation, or any imprisonment for Payment of comthe non-payment thereof, shall not prevent or in any manner affect persaturate most to 5 any penalty or punishment to which any person may be liable for ment or in respect of any offence committed by him under section seven.

And nothing herein contained shall prevent any proceeding by nor proceeding by action against any offender or the employer of such offender, when the action. amount of damage or injury is not sought to be recovered under this 10 Act.

Every information or complaint in respect of an offence under sections seven or eight shall be laid or made within one month after the cause of offence or complaint arises.

10. Whenever any offence against any of the provisions of Apprehension.

15 section seven shall be committed,—

Any constable, upon his own view thereof, shall, or, upon the tion. complaint of any other person who shall declare his or 1880, No. 11, ss. 10, her name or place of abode to the said constable most teles. her name or place of abode to the said constable, may, take such offender into custody and forthwith, without any other authority or warrant, convey him before a Justice:

Warrant may issue forthwith. Limita-

Any Justice may, without previously issuing any summons, forthwith issue his warrant for the apprehension of any person charged with any offence under the last aforesaid sections, whenever good grounds for so doing shall be stated on oath before such Justice.

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11. Whenever any person having charge of any vehicle or any vehicles, &c., may animal is taken into custody by any constable for any offence against be detained. the provisions of this section, such constable may take charge of such vehicle or animal and deposit the same in some place of safe custody 30 as a security for payment of any penalty to which the person having had charge thereof, or the owner thereof, may become liable, and for payment of any expenses which may have been or may be necessarily incurred for taking charge of and keeping the same; and any Justice before whom the case is heard may order such vehicle or such animal 35 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 and had been distrained for the payment of such penalty and expenses.

12. Any person who throws, casts, drops, or lays, or causes or Penalty for laying 40 procures to be thrown, cast, dropped, or laid, any poison—

(1.) On or in any public place, or any place adjacent thereto, in another person's any horough or town district are adjacent. any borough or town district, or on or within three chains premises. Nelson Act, 1862.

of any highway outside of any borough or town district; or Marlborough Act, (2.) On any land or premises anywhere, not in his own actual 1865.

occupation; or

(3.) Buries any poison in any land at less than two feet from the surface thereof,

shall, for every such offence, be liable to a penalty not exceeding ten pounds.

Nothing in this enactment shall affect or control any of the prolvisions of "The Rabbit Nuisance Act, 1882."

13. Any person who on Sunday, in or in view of any public place, Penalty for trading, trades, works at his trade or calling, deals, transacts business, or &c., on Sunday. exposes goods for sale, or keeps open to public view any house, store, Auckland Acts, 1866, Nos. 11, 15; shop, bar, or other place for the purpose of trading, dealing, trans
1870, No. 2. acting business, or exposing goods for sale therein, or plays at any Otago Ord., 1863
No. 124. game or pastime in any public place, or discharges any firearms, shall, for every such offence, be liable to a penalty not exceeding ten pounds.

poison in or near

Sub clause struck out.

But nothing herein contained shall be construed to prohibit the sale of medicines or the keeping open of the shops of druggists or apothecaries, nor to bakers or pastrycooks until nine in the forenoon or between one and six in the afternoon, nor to hairdressers or barbers until half-past nine in the forenoon.

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New sub clause.

But nothing herein contained shall apply to works of necessity or charity, or the sale of medicines, or the sale or delivery of milk, or to hairdressers or barbers before nine o'clock in the forenoon, or to persons driving any public or private carriage or cab, or to persons employed in the working of railway trains or tram cars, or cable lines, or on steamers, vessels, or ferry boats.

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Masters inade liable where servants have acted under their orders. Otago Ord., 1862, No. 103, s. 26. 14. In any case where, under this Part of this Act, any offence is created, and it appears to the Justice before whom the complaint or information against any person for the commission of any such offence may be heard that the person committing the same has acted 15 only under the orders or by the sanction of any master or employer of any such person, and that such master or employer is, in fact, the offending party either solely or as well as such person so rendered liable, such Justice may summon and proceed against such master or employer as if the information or complaint had originally been laid 20 or made against any such master or employer, and may either discharge such person so first informed or complained against, or may otherwise proceed against both, as such Justice may see fit.

PART II.

INDECENCY AND VAGRANCY.

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15. For the purposes of Part II. of this Act, the words "public place" shall, in addition to the meaning assigned to the said words in section two of this Act, be deemed to include—

Any public park, garden reserve, or other place of public recreation or resort; or

Any railway station, platform, or carriage; or

Any public wharf, pier, or jetty; or

Any passenger ship or boat plying for hire; or

Any licensed public vehicle plying for hire; or

Any church, chapel, or other public building, where Divine 35 service is being publicly held; or

Any public hall, theatre, or room in which any public concert, theatrical representation, or other public entertainment is being held or performed, or is taking place; or

Any market; or

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Any auction room, or mart, or place, while a sale by auction is there proceeding; or

Any open bar in the premises of any licensed publican, whether under an annual or temporary license; or

Any racecourse, cricket-ground, football-ground, or other such 45 place, to which the public have access free or on payment of any gate-money; or

Any public place within the meaning of the same words in section two of this Act.

Drunkenness and Riot.

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16. Every person found drunk in any public place—
On a first conviction, shall be liable to a penalty of not less than five shillings nor more than twenty shillings, and, in

Extended interpretation of "public place."
Victorian Act, 1878, No. 630.

Penalty on persons found drunk.
1881, No. 21, s. 143.
1886, No. 10, s. 2 (4).

default of payment thereof, may be imprisoned for any period not exceeding forty-eight hours;

On a second conviction within a period of six months, shall be liable to a penalty not exceeding three pounds, and in default may be imprisoned for any period not exceeding seven days;

On a third conviction within such period of six months, shall be liable to be imprisoned for any period not exceeding fourteen days, or, at the discretion of the convicting Justice, to a penalty not exceeding five pounds, and fourteen days' imprisonment in case of default; and

On any subsequent conviction within such period of six months, shall be deemed to be a habitual drunkard, and shall be liable to be imprisoned for any period not

exceeding three months.

17. Every person who is drunk while in charge, on any public Penalty on persons place, of any carriage, horse, cattle, or steam-engine, or when in found drunk while in charge of horses, possession of any leaded firearms and ammunition, or who, while &c., or loaded firedrunk, is guilty of riotous or disorderly behaviour on or in any public arms. 1881, No. 21, s. 144. 20 place, shall be liable to a penalty of not less than twenty shillings nor more than ten pounds, or, in the discretion of the convicting Justice, to imprisonment for any term not exceeding three months.

18. Where any person shall be arrested in a state of helpless Drunken persons to

drunkenness-

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(1.) It shall be the duty of the constable for the time being Ib., s. 145. in charge of such person, until such person shall be brought before a Justice, to visit the said person from time to time, so that not more than three hours shall intervene between any two of such visits. Proper remedies shall be used in order that such person shall not perish from cold or exhaustion, and, if the senior constable present shall think it necessary, medical assistance shall be procured without delay for such person.

(2.) The Justice before whom any such person as aforesaid shall Magistrate may be brought may, if he shall think fit, remand such person remand such persons to hospital or for not more than seven days, and thereafter for such elsewhere for treatfurther time as he shall think proper, to some hospital, ment. infirmary, or other fitting place for curative treatment and

care.

When any person shall be so remanded, he shall be deemed to be in the custody of the gaoler, and he may be brought from the place to which he has been sent, and taken before any Justice, to be proceeded against for the offence in respect of which he was originally arrested.

All expenses incident in either of such cases, and the cost of his Expenses and cost maintenance in any hospital, infirmary, or other place to which he of maintenance to be paid by persons may have been sent for curative treatment, shall be paid by such arrested. person, and shall be recovered from him in a summary way.

Any Justice before whom he shall be brought, either in the first 50 instance or at any time thereafter, shall make an order for payment of such expenses, when ascertained, separate from any other order made by him or any other Justice in respect of such person or his offence.

In default of payment of such expenses and cost of maintenance, such person may be imprisoned for any term not exceeding three 55 months.

be visited while in

Penalty on keepers of refreshmenthouses not properly conducting them. 1869, No. 53, s. 3.

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19. Any person who keeps or has any house, shop, room, tent, or place of public resort wherein provisions or liquors of any kind are sold or consumed, and knowingly permits or suffers prostitutes or persons of notoriously bad character to meet together and remain therein, shall, for every such offence, be liable to a penalty of not more than ten pounds.

20. Any common prostitute—

Prostitutes importuning passengers, or being riotous. 1866, No. 10, s. 2. 1869, No. 53, s. 2.

(1.) Who loiters and importunes passengers in or upon any public place for the purpose of prostitution, shall, for every such offence, be liable to a penalty of two pounds, or to imprisonment for any term not exceeding one month:

(2.) Who behaves in a riotous or indecent manner in any public place, shall be liable to imprisonment for any time not

exceeding three months.

Obscenity.

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Exposing for sale, &c., obscene pictures, prints, books, &c.

21. Any person who commits any of the next following offences shall be liable to imprisonment with hard labour for any time not exceeding one year:—

1866, No. 10, s. 4.

(1.) Wilfully offers for sale or for distribution, or exhibits to public view in any public place, or who exposes or causes 20 to be exposed to view in the window or other part of any shop or other building situate in any public place, any profane, indecent, or obscene book, paper, writing, print, picture, drawing, or representation;

1869, No. 53, s. 4.

(2.) Sings any obscene song or ballad, or writes or draws any 25 indecent or obscene word, figure, or representation, or uses any profane, indecent, or obscene language, in any public place, or within the view or hearing of any person passing therein;

1866, No. 10, s. 4.

(3.) Wilfully and obscenely exposes his person in any public place 30 or within the view thereof, or wilfully does any grossly indecent act in any such place, or within the view thereof, whether alone or with any other person.

Penalty for exposure of person or grossly indecent acts. 1866, No. 10, s. 4 (5). 1882, No. 9, s. 2.

22. Every male person accused of or charged with any ce under subsection three of the last-preceding section shall be brought 35 before a Resident Magistrate or two or more Justices.

If such Resident Magistrate or Justices, after hearing the evidence, be of opinion that such person can be sufficiently punished under the last-preceding section, the said Resident Magistrate or Justices may deal with the case in a summary way.

Flogging.

But if such Resident Magistrate or Justices consider that the offence is one which, if proved, would be deserving of additional punishment, then the person so charged may be committed for trial as for an indictable offence, in the ordinary way, to the next sittings of the nearest Court of competent jurisdiction; and upon the conviction of such person before the said Court he may, in addition to the whole or any part of the punishment provided for under this Act, be ordered to be once or twice privately whipped, in the manner and subject to the conditions provided by "The Offences against the Person Act Amendment Act, 1874," but so that the number of 50 strokes to be inflicted in any case shall not exceed twenty-five at éach whipping.

Idle and Disorderly Persons.

23. Any person who commits any of the next following offences Vagrants, &c. 1866, No. 10, s. 2. shall be deemed an idle and disorderly person within the meaning of this Act, and shall be liable to the punishment next hereinafter 5 mentioned:

- (1.) Who, having no visible lawful means or insufficient lawful means of support, on being thereto required by any Justice, or who having been duly summoned for such purpose, or brought before any Justice in pursuance of the provisions of this Act, does not give a good account of his means of support to the satisfaction of such Justice;
- (2.) Who is the occupier of any house which is frequented by reputed thieves or persons who have no visible lawful means of support, and any person found in any such house 15 in company with such reputed thieves or persons, who does not give a good account of his lawful means of support, and also of his being in such house upon some lawful occasion;
- (3.) Who, not being an aboriginal native or the child of any 20 aboriginal native, on being found lodging or wandering in company with aboriginal natives, and being thereto required by any Justice, does not give a good account, to the satisfaction of such Justice, that he has a lawful fixed place of residence and lawful means of support, and that 25 such lodging or wandering has been for some lawful occasion only;

(4.) Who wanders abroad, or places himself in any public place, to beg or gather alms, or causes or procures or encourages any child so to do,

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shall be liable to imprisonment for any time not exceeding three months.

24. Any person who commits any of the next following offences Persons armed by shall be deemed an idle and disorderly person within the meaning night or wearing disguises. of this Act, and shall be liable to the punishment next hereinafter Ib., s. 3. mentioned:

(1.) Who is found by night armed with any gun, pistol, sword, bludgeon, or other offensive weapon or instrument, and who, being thereto required by any Justice, does not give a good account of his means of support, and assign a valid and satisfactory reason for his being so armed;

(2.) Who has on or about his person, without lawful excuse (the proof of which excuse shall be on such person), any deleterious drug, or any articles of disguise,

shall be liable to imprisonment for any time not exceeding six months; and every such gun, pistol, sword, bludgeon, or other offensive weapon or instrument, and every such deleterious drug, and article of disguise as aforesaid shall, by the conviction of the offender, become forfeited to Her Majesty.

Rogues and Vagabonds.

50 25. Any person who commits any of the next following offences Impostors, loiterers. shall be deemed a rogue and vagabond within the meaning of this and housebreakers.

Act and he liable to the punishment part hereinefter mentioned.

1b., s. 4. Act, and be liable to the punishment next hereinafter mentioned:—

(1.) Who commits any of the offences in this Part of this Act before mentioned, having been previously convicted as

an idle and disorderly person;

(2.) On being apprehended as an idle and disorderly person, violently resists any constable or other peace officer so apprehending him, and is subsequently convicted of the offence for which he shall have been so apprehended;

(3.) Solicits, gathers, or collects alms, subscriptions, or contribu-

tions under any false pretence;

(4.) Imposes or endeavours to impose upon any charitable insti- 10 tution or private individual by any false or fraudulent representation, either verbally or in writing, with a view to obtain money or any other benefit or advantage;

(5.) Plays or bets in any public place, at or with any table or instrument of gaming, at any game or pretended game of 15

chance;

(6.) Has in his custody or possession, without lawful excuse (the proof of which excuse shall be on such person), any picklock-key, crow, jack, bit, or other implement of housebreaking:

(7.) Is armed with any gun, pistol, sword, bludgeon, or other offensive weapon or instrument, with a felonious intent;

(8.) Is found by night having his face blackened, or wearing felt or other slippers, or is dressed or otherwise disguised

with a felonious intent;

(9.) Is found by night, without lawful excuse (the proof of which excuse shall be on such person), in or upon any dwellinghouse, warehouse, coach-house, stable, or outhouse, or in any enclosed yard, garden, or area, or in or on board any ship or other vessel when lying or being 30 in any port, harbour, or place within the colony;

(10.) Who, being a suspected person or reputed thief, frequents any port or harbour, river, canal, navigable stream, dock or. basin, or any quay or wharf, or any other public place, or any house, building, or other place adjacent to 35 any such port or harbour, river, canal, navigable stream, dock or basin, or quay or wharf, with intent to commit

felony, shall be liable to imprisonment with hard labour for any time not exceeding one year; and every such picklock-key, crow, jack, bit, 40 or other implement, and every such gun, pistol, sword, bludgeon, or other offensive weapon or instrument as aforesaid shall, by the conviction of the offender, become forfeited to Her Majesty.

Incorrigible Rogues.

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26. Any person who commits any of the next following offences shall be deemed an incorrigible rogue, and be liable to the punishment next hereinafter mentioned:

(1.) Breaks or escapes out of any place of legal confinement before the expiration of the term for which he shall have 50 been committed;

(2.) Commits any offence against this Part of this Act which shall subject him to be dealt with as a rogue and vagabond,

34 and 35 Vict., c. 112, s. 15.

Persons guilty of prison-breaking and repeated offences may be dealt with summarily. 1866, No. 10, s. 5.

such person having been previously convicted as a rogue and vagabond;

(3.) Is apprehended as a rogue and vagabond and violently resists any constable or other peace officer so apprehending him, and is subsequently convicted of the offence for which he shall have been so apprehended,

shall be liable to imprisonment with hard labour for any term not

exceeding two years:

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Or the convicting Justice, Justice before whom the accused person or committed for 10 is charged, at his discretion, may order that such offender be committed to the nearest prison, there to remain until the next sittings of the Supreme Court or of the District Court, whichever shall then next be held in the district wherein or nearest to which the said offence shall be committed; and every offender who shall be so com-15 mitted as aforesaid shall be there kept to hard labour during the period of his imprisonment.

27. When any incorrigible rogue is committed to any prison, Punishment of there to remain until the next sitting of the Supreme Court or Dis-incorrigible regues by District or trict Court, such Court may examine into the circumstances of the Supreme Court. 20 case in a summary way, and, upon conviction, may order that such 1866, No. 10, s. 8. offender be further imprisoned and be kept to hard labour for any time not exceeding three years from the time of making such order.

Apprehension, &c.

28. Any Justice, upon information on oath that any person, Lodging-houses, 25 hereinbefore described to be an idle and disorderly person, or a rogue and &c., may be vagabond, or an incorrigible rogue, is or is suspected to be in any house, searched to be in any house, lb., s. 9. tent, or place kept or purporting to be kept for the reception, lodging, or entertainment of travellers or others, may enter the same at any time, by day or night, or may issue his warrant authorizing any con-30 stable or other person in like manner to enter the same and to apprehend and bring before him or any other Justice every such idle and disorderly person, rogue and vagabond, or incorrigible rogue as shall be found therein, to be dealt with in the manner herein directed.

29. Any constable or other person apprehending any person Constable may soize 35 charged with being an idle and disorderly person, or a rogue and property, &c., of offenders. vagabond, or an incorrigible rogue, may seize any horse or other Ib., s. 6. cattle, or any vehicle, or goods in the possession or use of such person, and may take and convey the same, as well as such person,

before a Justice.

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30. Every Any Justice by whom any person shall be adjudged to Justice may direct he an idle and disorderly person, or a rogue and vagabond, or an incorsearched and prorigible rogue may order that such offender shall be searched, and that perty sold for his trunks, boxes, bundles, parcels, or packages, and any cart or other maintenance in prison, &c. vehicle which may have been found in his possession or use, shall be ibid. 45 inspected and searched in the presence of the said Justice;

And the said Justice may order that any money which may then be found with or upon such offender be paid and applied for and towards the expense of apprehending and conveying to prison and maintaining such offender during the time for which he shall have 50 been committed, and towards the expense of the keep of any horse or other cattle so seized during the time such horse or cattle are detained.

If upon such search money sufficient for the purposes aforesaid be not found, any Justice may order that such horse, cattle, and so much as is necessary of such other effects then found be sold, and that the

produce of such sale be paid and applied as aforesaid; and also that the overplus of such money or effects, after deducting the charges for such sale, be returned to the said offender.

Apprehension of -offenders under Part II. 1866; No. 10, s. 10.

31. Any person whosoever, with or without warrant, may apprehend any person found offending against the provisions of this Part 5 of this Act, and forthwith take and convey him before some Justice, to be dealt with in such manner as in this Part of this Act directed, or may deliver him to any constable to be so taken and conveyed and dealt with.

PART III.

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MISCELLANEOUS.

Apprehension of offenders whose names not known, loiterers, &c. Otago Ord., 1862, No. 103, ss. 28, 29.

32. Any constable, and all persons whom he shall call to his assistance, may take into custody, without a warrant,—

Any person who, within view of any such constable, shall offend in any manner against this Act, and whose name and resi- 15 dence shall be unknown to such constable and cannot be ascertained by him;

All loose, idle, and disorderly persons whom he shall find disturbing the public peace, or any person whom he shall have good cause to suspect of having committed, or being 20 about to commit, any felony, misdemeanour, or breach of

the peace.

Apprehension of persons charged with recent assaults. Ib., s. 30.

Penalty for obstructing officers or others.

1866, No. 10, s. 12.

Penalty for assaulting or resisting

constables, &c.

1873, No. 12.

33. Any constable may take into custody, without a warrant, any person who shall be charged by any other person with committing any aggravated assault in every case in which such con- 25 stable shall have good reason to believe that such assault has been committed, although not within view of such constable, and that by reason of the recent commission of the offence a warrant could not have been obtained for the apprehension of the offender.

34. If any person disturb or hinder any constable or other 30 person in the execution of this Act, every such offender shall, for every such offence, forfeit and pay any sum not exceeding twenty pounds, and, in default of payment forthwith, shall be liable to imprisonment for any time not exceeding three months, or until such fine be paid.

35. If any person resist or assault, or wilfully obstruct, or incite or encourage any person to resist, assault, or obstruct, any constable in the execution of his duty, or any person acting in aid of such constable, such person may be taken into custody, without warrant,

by any constable, and on conviction shall be liable to a penalty not 40 exceeding twenty pounds, or be liable to imprisonment for any period

not exceeding three months.

Penalty on coneldæta of duty. 1866, No. 10, ss. 10,

36. Any constable who refuses or wilfully neglects to take such offender into custody, or to take and convey him before some Justice, or who does not use his best endeavours to apprehend and to convey 45 before some Justice any person that he shall find offending against this Act, shall be deemed guilty of a neglect of duty, and on conviction, if such person have been found offending against Part I. of this Act, shall, for every such offence, be liable to a penalty not exceeding five pounds; and, if such person have been found offending against 50 Part II. of this Act, to a penalty not exceeding twenty pounds, and, in default of payment of such last-mentioned sum forthwith, may be imprisoned for any term not exceeding three months, or until such fine be paid.

Summary proceedings. 1866, No. 10, s. 13.

37. All offences and all penalties under this Act, when not otherwise provided for, may be heard and determined and recovered in a summary way before one Justice, either on the view of such or any other Justice, or the confession of the offender, or the oath of any credible witness:

Provided that any person who shall be charged with any offence Person charged 5 whatever under Part II. of this Act shall be entitled to have his case heard by a Resident Magistrate or two Justices, if he shall declare by two Justices. to any Justice before whom he is taken that he desires to have the 1886, No. 10, s. 14. case so heard, and he shall be taken with the least possible delay before a Resident Magistrate or two Justices accordingly.

38. In every complaint or information, and in every convic- offence may be set tion or warrant of commitment, it shall be sufficient to set forth the offence or cause of complaint, as the case may be, in the words of this Act.

39. In proceedings under this Act, in proving the intent to Proving intent to 15 commit a felony it shall not be necessary to show that the person suspected was guilty of any particular act or acts tending to show his c. 112, s. 15. purpose or intent, and he may be convicted if, from the circumstances of the case, and from his known character as proved to the Justices or Court before whom or which he is brought, it appears to such 20 Justices or Court that his intent was to commit a felony.

40. If any Justice before whom any information shall be brought Offences of a serious under this Act shall be of opinion that the offence so charged does not properly come within the meaning and intention of this Act, but that an indictable offence has been committed, such Justice shall 25 refuse to entertain any such information and complaint as under this Act, and shall deal with such information and complaint if such indictable offence had been directly charged in any such information or complaint, whether the person charged has pleaded or not to such information or complaint.

41. No proceeding under this Act, and no information, con- want of form, no viction, warrant, order, or other proceeding shall be removed into the Supreme Court by certiorari or otherwise.

42. Nothing herein contained shall be construed to prevent any person from being indicted for any indictable offence, or to prevent 35 any person from being liable under any law in force to any other penalty or punishment than is provided for such offence by this Act, so nevertheless that no person be punished twice for the same offence.

New clause.

43. Any police officer in any district, although not the informant or complainant, may appear and act in Court on behalf of the prosecution in all proceedings under this Act.

43. 44. Nothing contained in this Act shall be deemed to repeal wholly or in part-

(1.) Any of the provisions of any Act not mentioned in the Schedule and now in force:

(2.) Any by-laws made by any local authority and now in force, nor to take from, lessen, or alter any power to make or adopt by-laws, or to grant licenses or any other powers or privileges now possessed by any local authority or other authority or body, but the same may be exercised and enjoyed to the same extent as if this Act had not been passed.

But this enactment shall be read subject to the provisions of section forty-two.

44. 45. The Acts, enactments, and Provincial Ordinances the Titles Repeals. or Short Titles of which are set forth in the Schedule hereto are to the extent therein mentioned hereby repealed, so far as the same may be in force in the colony.

under Part II., may have his case heard

forth in words of

commit a felony. 34 and 35 Vict.,

nature not to be tried under this Act. Otago Ord., 1862, No. 103, s. 36.

certiorari. 1866, No. 10, s. 16.

Act not to affect any penalty imposed by any other law. Otago Ord., 1862, No. 103, s. 36.

Police officer may prosecute in all proceedings.

Saving of other

Act not to interfere with powers of local

authorities.

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Schedule.

SCHEDULE.

IMPERIAL ACTS REPEALED.

· 1 Cha. I., c. 1.—An Act for punishing of Divers Abuses committed on the Lord's Day, called Sunday.

3 Cha. I., c. 2.—An Act for the Further Reformation of Sunday Abuses committed

on the Lord's Day, commonly called Sunday. 29 Cha. II., c. 7.—An Act for the Better Observation of the Lord's Day, commonly called Sunday. In part, namely, the whole Act, except section six.

COLONIAL ACTS AND ORDINANCES REPEALED.

(1.) Ordinance of the Lieutenant-Governor and Legislative Council of New Munster. 1849, No. 9.—An Ordinance to increase the Efficiency of the Constabulary Force. (2.) Acts of the General Assembly.

1866, No. 10.—The Vagrant Act, 1866. 1869, No. 53.—The Vagrant Act 1866 Amendment Act, 1869.

1882, No. 9.—The Vagrant Act 1866 Amendment Act, 1882.

1873, No. 12.—The Assaults on Constables Act, 1873. 1880, No. 11.—The Cruelty to Animals Act, 1880.

1881, No. 21.—The Licensing Act, 1881. In part, namely, sections one hundred and forty-three, one hundred and forty-four, and one hundred and forty-five.

(3.) Acts of the Province of Auckland.

1866, Sess. XIX., No. 11.—The Rural Police Act, 1866.

1866, Sess. XIX., No. 15.—The Municipal Police Act, 1866.

1868, Sess. XXII., No. 2.—The Municipal Police Act 1866 Amendment Act, 1868. 1870, Sess. XXV., No. 2.—The Municipal Police Act 1866 Amendment Act, 1870.

1871, Sess. XXVII., No. 10.—The Municipal Police Act 1866 Amendment Act. 1871.

(4.) Ordinances of the Province of Taranaki.

1862, Sess. X., No. 15.—The Municipal Police Ordinance, 1862.

1874, Sess. XXIII., No. 2.—The Lotteries Ordinance, 1874.

(5.) Acts of the Province of Hawke's Bay.

1864, Sess. VIII., No. 3.—The Police Act, 1864.

1870, Sess. XVI., No. 6.—The Police Act Amendment Act, 1870.

1872, Sess. XIX., No. 2.—The Police Act, 1872.

(6.) Act of the Province of Wellington.

1872, Sess. XXII., No. 5.—An Act to declare the Mode in which the Punishment of Offences created by Acts of the Superintendent and Provincial Council of Wellington shall be enforced, and for limiting the Amount of such Punishment.

(7.) Acts of the Province of Nelson.

1862, Sess. IX., No. 5.—The Poison Act, 1862. 1864, Sess. XII., No. 2.—The Bush Fires Act, 1864.

(8.) Acts of the Province of Marlborough.

1864, Sess. VIII., No. 2.—The Fires Prevention Act, 1864.

1865, Sess. XI., No. 2.—The Laying of Poison Regulation Act, 1865.

(9.) Ordinances of the Province of Canterbury.

1858, Sess. X., No. 1.—The Police Ordinance, 1858.

1862, Sess. XVII., No. 12.—The Police Amendment Ordinance, 1862.

(10.) Ordinances of the Province of Otago.

1862. Sess. XVI., No. 103.—The Town and Country Police Ordinance, 1862.

1863, Sess. XVII., No. 129.—The Town and Country Police Ordinance Extension and Amendment Ordinance, 1863.

1865, Sess. XXI., No. 214.—The Town and Country Police Ordinance Extension Ordinance, 1865

1872, Sess. XXX., No. 377.—The Town and Country Police Ordinance, 1872. 1863, Sess. XVII., No. 124.—The Sunday Observance Ordinance, 1863. 1864, Sess. XIX., No. 166.—The Fire Prevention Ordinance, 1864.