This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

> W. R. McCOURT. Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 17 April, 1940.

# New South Wales.



ANNO QUARTO

Act No. , 1940.

An Act to amend the law relating to proceedings before Magistrates and Justices of the Peace and the law relating to proceedings in the nature of appeal therefrom; to repeal the Justices (Fees) Act, 1904; to amend the Justices Act, 1902, and certain other Acts; and for purposes connected therewith.

DE it enacted by the King's Most Excellent Majesty, D by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows:—

1. (1) This Act may be cited as the "Justices short title (Amendment) Act, 1940," and shall be read and con- and citation. strued with the Justices Act, 1902, as amended by subsequent Acts.

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(2)	The	Justices	Act,	1902,	as	amen	ded	by	sul	se-
quent A	cts i	ncluding	this	Act,	ma	y be	cite	d	as	the
Justices	Act,	1902-1940								
2 (1)	The	Justices	Act	1902	28	amen	ded	by	SII	bse-

K quent Acts, is amended—

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Mayor.)

(a) by omitting from section thirteen the words Sec. 13. "or, within the metropolitan police district, the (Jurisdic-Mayor of Sydney";

(b) by omitting from paragraph (a) of section sec. 26. 10 twenty-six the words "in New South Wales"; (Attendance of witnesses.)

> (c) by omitting from the first proviso to section Sec. 34. thirty-four the words "the Justice" and by (Defendant inserting in lieu thereof the words "where the defendant remains in custody any Justice";

during adjournment.)

15 (d) by inserting after subsection one of section Sec. 38 (1). thirty-eight the following new subsection:— (1A) The power conferred by paragraph (a) witnesses of subsection one of this section upon the at trial.) Justice or Justices before whom the witnesses 20 are examined may be exercised by such Justice or Justices or by any other Justice.

(e) by omitting from subsection two of section forty Sec. 40 (2). the words "such sum, not exceeding four pence (Copies of per folio, as the Judges of the Supreme Court deposifrom time to time determine" and by inserting in lieu thereof the words "a fee calculated on the rate prescribed by regulations which the Governor is hereby authorised to make under section one hundred and fifty-four of this Act';

(f) (i) by omitting subsection three of section Sec. 41. 30 forty-one:

(Procedure on hearingindictable

(ii) by omitting from subsection four of the same section the words "After such deposi- offence.) tions have been read, or if the defendant does not desire them to be read, the Justice or Justices shall" and by inserting in lieu thereof the words "Where the evidence for the prosecution has, in the opinion of the Justice or Justices, established a prima facie case, he shall";

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(ii) by inserting at the end of the same section the following new subsection:  (2) Where a person is committed to prison pursuant to paragraph (a) of subsection one of this section, the warrant of commitment may be signed by any Justice.  (h) by omitting from paragraph (a) of section sixty-one the words "in New South Wales";  (i) by inserting at the end of section sixty-nine the following proviso: "Provided that where the defendant remains in custody any Justice may order the said defendant to be brought journment before him or any other Justice or Justices at any time before the expiration of the period for which the hearing was adjourned and the gaoler or officer in whose custody the defendant then is shall duly obey such order";  (j) by inserting after subsection three of section secent.  (4) The deposition of every witness shall be signed.)  seventy the following new subsection:—  (4) The deposition of every witness shall be signed.)  seventy-three the words "such sum, not exceeding four pence per folio, as the Judges of the Supreme Court from time to time determine"  and by inserting in lieu thereof the words "a fee calculated on the rate prescribed by regulations which the Governor is hereby authorised to make under section one hundred and fifty-four of this Act";  (1) by inserting next after section seventy-eight New section and the following new section:—  78A. (1) Where the defendant is charged with two or more offences, whether of a like or different nature, the Justice or Justices, if the gether.  20 complainant and the defendant consent thereto, shall have jurisdiction to hear and determine				
the following new subsection:—  (2) Where a person is committed to prison pursuant to paragraph (a) of subsection one of this section, the warrant of commitment may be signed by any Justice.  (h) by omitting from paragraph (a) of section sixty-one the words "in New South Wales";  (i) by inserting at the end of section sixty-nine sec. 69.  (ii) by inserting at the end of section sixty-nine sec. 69.  (beford the defendant remains in custody any Justice may order the said defendant to be brought journmen before him or any other Justice or Justices at any time before the expiration of the period for which the hearing was adjourned and the gaoler or officer in whose custody the defendant then is shall duly obey such order";  (j) by inserting after subsection three of section sec. 70.  (4) The deposition of every witness shall be taken down in writing and shall be read over to such witness and be signed by him and by the Justice or Justices.  (k) by omitting from subsection two of section secenty-three the words "such sum, not exceeding four pence per folio, as the Judges of the Supreme Court from time to time determine" and by inserting in lieu thereof the words "a fee calculated on the rate prescribed by regulations which the Governor is hereby authorised to make under section one hundred and fifty-four of this Act";  (1) by inserting next after section seventy-eight New sec. 78A.  (2) Where the defendant is charged with two or more offences, whether of a like or different nature, the Justice or Justices, if the gether.  20 complainant and the defendant consent thereto, shall have jurisdiction to hear and determine		(g)	forty-two the words "by warrant":	(Commit-
(h) by omitting from paragraph (a) of section sixty-one the words "in New South Wales";  (i) by inserting at the end of section sixty-nine Sec. 69.  the following proviso: "Provided that where the defendant remains in custody any Justice may order the said defendant to be brought before him or any other Justice or Justices at any time before the expiration of the period for which the hearing was adjourned and the gaoler or officer in whose custody the defendant then is shall duly obey such order";  (j) by inserting after subsection three of section sec. 70.  (4) The deposition of every witness shall be taken down in writing and shall be read over to such witness and be signed by him and by the Justice or Justices.  (k) by omitting from subsection two of section Sec. 73 (seventy-three the words "such sum, not exceeding four pence per folio, as the Judges of the Supreme Court from time to time determine" and by inserting in lieu thereof the words "a fee calculated on the rate prescribed by regulations which the Governor is hereby authorised to make under section one hundred and fifty-four of this Act";  (l) by inserting next after section seventy-eight New sec. 78A. (1) Where the defendant is charged with two or more offences, whether of a like or different nature, the Justice or Justices, if the complainant and the defendant consent thereto, shall have jurisdiction to hear and determine	5		the following new subsection:— (2) Where a person is committed to prison pursuant to paragraph (a) of sub-	prison.)
may order the said defendant to be brought before him or any other Justice or Justices at any time before the expiration of the period for which the hearing was adjourned and the gaoler or officer in whose custody the defendant then is shall duly obey such order";  20 (j) by inserting after subsection three of section seventy the following new subsection:—  (4) The deposition of every witness shall be taken down in writing and shall be read over to such witness and be signed by him and by the Justice or Justices.  (k) by omitting from subsection two of section sec. 73 (seventy-three the words "such sum, not exceeding four pence per folio, as the Judges of the Supreme Court from time to time determine" and by inserting in lieu thereof the words "a fee calculated on the rate prescribed by regulations which the Governor is hereby authorised to make under section one hundred and fifty-four of this Act";  (l) by inserting next after section seventy-eight New section of the following new section:—  78A. (1) Where the defendant is charged with two or more offences, whether of a like or different nature, the Justice or Justices, if the complainant and the defendant consent thereto, shall have jurisdiction to hear and determine	10		by omitting from paragraph (a) of section sixty-one the words "in New South Wales"; by inserting at the end of section sixty-nine the following proviso: "Provided that where	(Attendance of witnesses.) Sec. 69. (Defendant
(j) by inserting after subsection three of section sec. 70.  seventy the following new subsection:—  (4) The deposition of every witness shall be taken down in writing and shall be read over to such witness and be signed by him and by the Justice or Justices.  (k) by omitting from subsection two of section sec. 73 (9) seventy-three the words "such sum, not exceeding four pence per folio, as the Judges of the Supreme Court from time to time determine" and by inserting in lieu thereof the words "a fee calculated on the rate prescribed by regulations which the Governor is hereby authorised to make under section one hundred and fifty-four of this Act";  (1) by inserting next after section seventy-eight the following new section:—  78a. (1) Where the defendant is charged with two or more offences, whether of a like or different nature, the Justice or Justices, if the complainant and the defendant consent thereto, shall have jurisdiction to hear and determine	15		may order the said defendant to be brought before him or any other Justice or Justices at any time before the expiration of the period for which the hearing was adjourned and the gaoler	during ad-
Justice or Justices.  (k) by omitting from subsection two of section sec. 73 (2) seventy-three the words "such sum, not exceeding four pence per folio, as the Judges of the Supreme Court from time to time determine" and by inserting in lieu thereof the words "a fee calculated on the rate prescribed by regulations which the Governor is hereby authorised to make under section one hundred and fifty-four of this Act";  (1) by inserting next after section seventy-eight New sec. 78A.  (1) Where the defendant is charged with two or more offences, whether of a like or different nature, the Justice or Justices, if the gether.  complainant and the defendant consent thereto, shall have jurisdiction to hear and determine	20	(j)	by inserting after subsection three of section seventy the following new subsection:—  (4) The deposition of every witness shall be taken down in writing and shall be read over to	(Deposi-
Supreme Court from time to time determine" and by inserting in lieu thereof the words "a fee calculated on the rate prescribed by regulations which the Governor is hereby authorised to make under section one hundred and fifty-four of this Act";  (1) by inserting next after section seventy-eight New sec. the following new section:  78A. (1) Where the defendant is charged with two or more offences, whether of a like or different nature, the Justice or Justices, if the gether.  complainant and the defendant consent thereto, shall have jurisdiction to hear and determine	25	(k)	Justice or Justices. by omitting from subsection two of section seventy-three the words "such sum, not exceed-	Sec. 73 (2). (Copies of depositions.)
four of this Act'';  (1) by inserting next after section seventy-eight New sec. the following new section:  78A. (1) Where the defendant is charged with two or more offences, whether of a like or different nature, the Justice or Justices, if the cases to-complainant and the defendant consent thereto, shall have jurisdiction to hear and determine	30		Supreme Court from time to time determine' and by inserting in lieu thereof the words "a fee calculated on the rate prescribed by regulations which the Governor is hereby authorised	
different nature, the Justice or Justices, if the gether.  complainant and the defendant consent thereto, shall have jurisdiction to hear and determine	35	(1)	four of this Act''; by inserting next after section seventy-eight the following new section:— 78A. (1) Where the defendant is charged	Provision
	40		different nature, the Justice or Justices, if the complainant and the defendant consent thereto,	cases to- gether.

Sec. 81 (1). (Costs to be paid to

clerk.)

#### Justices (Amendment).

5		(2) Where two or more defendants are separately charged with offences, whether of a like or different nature, alleged to have been committed at the same time and place, the Justice or Justices, if the complainants and the defendants consent thereto, shall have jurisdiction to hear and determine such charges together.
10	(m)	by inserting in subsection one of section eighty- one after the words "shall pay to the" wherever occurring the words "clerk of the court, to be by him paid to the";
	- \	(1) 1 '11' Come and and two of goation

(n) (i) by omitting from subsection two of section Sec. 82 (2).

eighty-two the words "for such period (Imprisonment in the limits hereinafter prescribed as default of to such Justice or Justices seems fit" and payment.)

by inserting in lieu thereof the words "for a period calculated in accordance with the provisions of this subsection";

(ii) by omitting from subsection two of section eighty-two the words "Where the said amount does not exceed ten shillings such period shall not exceed one day.

Where the said amount exceeds ten shillings such period shall be one day for each ten shillings of such amount or part thereof," and by inserting in lieu thereof the following words:—

Where the said amount does not exceed ten shillings such period shall not exceed twenty-four hours.

Where the said amount exceeds ten shillings but does not exceed twenty shillings such period shall be forty-eight hours.

Where the said amount exceeds twenty shillings such period shall be one day for each ten shillings of such amount or part thereof,

but in no case shall such period exceed twelve months.

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(o) by inserting at the end of section eighty-three Sec. 83,

the following subsection: (4) The security referred to in paragraph When (c) of subsection one of this section may be may be given either before or after the defendant has given. been committed to prison in default of payment of such amount. Where such security is given after the defendant has been committed to prison the amount thereof shall be the amount adjudged to be paid reduced by a sum bearing

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was committed. 15 (p) (i) by omitting from subsection two of section Sec. 84 (2). eighty-four the words "and seals";

(Security.)

(ii) by inserting at the end of the same subsection the words "or by and under the hand of any Stipendiary, Police, or Special Magistrate";

as nearly as possible the same proportion to the total amount as the days served in prison bear to the total number of days for which he

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(q) (i) by inserting in subsection two of section Sec. 90. ninety after the word "otherwise" the Commitment for words "or by a remission by the Governor unpaid pursuant to the Fines and Penalties Act, balance.) 1901-1933";

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(ii) by omitting from the same subsection the words "term not exceeding such less maximum term" and by inserting in lieu thereof the words "period calculated in accordance with the provisions of subsection two of section eighty-two of this Act, having regard to the unsatisfied balance";

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(r) by omitting paragraph (b) of subsection one of Sec. 94 section ninety-four and by inserting in lieu (1) (b). thereof the following paragraph—

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(b) under conditions prescribed by prison ment on rules, any sum in part satisfaction of part the sum so adjudged to be paid, and of any charges for which he is liable, and thereupon

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thereupon the term of imprisonment shall be reduced by a number of hours, where such term is expressed in hours, or days, where such term is so expressed, bearing as nearly as possible the same proportion to the total number of hours or days, as the case may be, for which he was committed as the sum so paid bears to the sum for which he is so liable, and the said keeper shall, on the expiration of the term so reduced, discharge such person unless he is in custody for some other matter.

(s) (i) by omitting from subsection two of section Sec. 122 15 one hundred and twenty-two the word (2). "heard" and by inserting in lieu thereof venue.) the words "set down for hearing";

(ii) by omitting from the same subsection the words "at such other Court of Quarter 20 Sessions either then sitting or thereafter to sit as the Attorney-General may direct" and by inserting in lieu thereof the words "if the Attorney-General so directs, at a Court of Quarter Sessions for such dis-25 trict or for any other district being holden either at the time of such direction or thereafter to be holden.

> The chairman of the Court of Quarter Sessions at which such appeal is set down for hearing may if he thinks fit order that such appeal shall be heard at a Court of Quarter Sessions for the same district to be holden at any time after the making of such order";

35 (t) (i) by omitting from subsection one of section Sec. 153. one hundred and fifty-three the word (Persons "sergeant" and by inserting in lieu thereof authorised to grant the words "first-class constable";

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(ii) by inserting in the same subsection after the words "perform any act" the words

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"or upon his giving security by an acknowledgment pursuant to subsection one of section eighty-four of this Act";

- (iii) by inserting in the same subsection after the words "person on recognizance" the words "or on his giving a security by an acknowledgment";
- (iv) by omitting subsection two of the same section and by inserting in lieu thereof the following subsection:—
  - (2) Every recognizance entered into, and every acknowledgment given pursuant to subsection one of section eighty-four of this Act, before any such officer or gaoler shall be of equal obligation on the persons entering into or giving the same, and liable to the same proceedings for the estreating of the recognizance or the enforcement of the payment of the sum due by way of security (as the case may be) as if the same had been entered into or given before a Justice.
- (v) by inserting in subsection three of the same section after the words "entered into" the words "or such acknowledgment is given";
- (u) by inserting next after section one hundred and Newsec. 154. fifty-three the following new section:—
  - 154. (1) It shall be lawful for the Governor to Regulamake regulations—
  - (a) fixing the fees to be demanded and taken in respect of proceedings before any Justice or Justices or in respect of any recognizance or security taken in pursuance of section one hundred and fifty-three of this Act and prescribing what fees may be taken and what fees may be retained for their own use by bailiffs of courts of petty sessions;

(b)

- (b) prescribing in what manner lists of such fees shall be published for general information;
  (c) prescribing the persons by whom such fees may be demanded and taken;
  (d) prescribing under what circumstances and by whom such fees may be remitted;
  (e) prescribing the practice and procedure
- to be observed in collecting such fees.

  And such fees and no other may be so demanded, taken and retained.
  - (2) Such regulations shall—
  - (a) be published in the Gazette;

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- (b) take effect from the date of publication or from a later date to be specified in such regulations; and
- (c) be laid before both Houses of Parliament within fourteen sitting days after publication if Parliament is in session, and if not, then within fourteen sitting days after the commencement of the next session.

If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after the regulations have been laid before such House, disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

- (3) Provided that no fee shall be demanded—
  - (a) from any naval or military pensioner for administering any oath necessary to be made for the receipt of his pension; or
  - (b) in respect of proceedings before any Justice or Justices from any prosecutor or accused person in any prosecution for an offence which cannot by law be disposed of summarily.

- (v) by omitting from the matter relating to Part sec. 1. VII in section one the figures "153" and by Consequeninserting in lieu thereof the figures "154."
- (2) The Justices (Amendment) Act 1909, is Consequential amendment of Act No. 24, section twenty-two.

  Consequential amendment of Act No. 24, 1909, s. 22 (2) (a). section twenty-two.

3. (1) The Justices (Fees) Act, 1904, is repealed.

Repeal of Act No. 14, 1904.

- (2) All regulations made under the authority of Saving. the Act hereby repealed, and in force immediately before 10 the commencement of this Act, shall be deemed to have been made under the authority of section one hundred and fifty-four of the Justices Act, 1902, as inserted by section two of this Act.
- 4. The Crimes Act, 1900, as amended by subsequent Amendment 15 Acts, is amended by omitting subsection three of section of Act No. 1900. five hundred and fifty-four and by inserting in lieu s. 554 (3). thereof the following subsection:
- (3) Where a person is convicted of any offence Damages by the said Court, the Court may, on such conviction and compen-20 or at any time thereafter upon notice given to the offender direct that a sum not exceeding fifty pounds be paid to the person aggrieved, by way of compensation for injury or loss sustained by reason of the commission of such offence.

Any sum so directed to be paid shall be paid by the 25 offender to the clerk of the Court, to be by him paid to the person aggrieved.

Any such direction shall be deemed to be a conviction or order whereby a sum of money is adjudged 30 to be paid within the meaning of the Justices Act. 1902-1940.

Sydney: Thomas Henry Tennant, Government Printer -- 1940.

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# A BILL

To amend the law relating to proceedings before Magistrates and Justices of the Peace and the law relating to proceedings in the nature of appeal therefrom; to repeal the Justices (Fees) Act, 1904; to amend the Justices Act, 1902, and certain other Acts; and for purposes connected therewith.

[Mr. Treatt;—4 April, 1940.]

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. (1) This Act may be cited as the "Justices short title (Amendment) Act, 1940," and shall be read and con- and citation. strued with the Justices Act, 1902, as amended by subsequent Acts.

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		Justices (Amendment).	
	quent A	The Justices Act, 1902, as amended by subsects including this Act, may be cited as the Act, 1902-1940.	
5		The Justices Act, 1902, as amended by subsects, is amended—	Amendment of Act No. 27, 1902.
	(a)	by omitting from section thirteen the words "or, within the metropolitan police district, the Mayor of Sydney";	
10	(b)	by omitting from paragraph (a) of section twenty-six the words "in New South Wales";	Sec. 26. (Attendance of witnesses.)
	(c)	by omitting from the first proviso to section thirty-four the words "the Justice" and by inserting in lieu thereof the words "where the defendant remains in custody any Justice";	Sec. 34. (Defendant in custody during ad- journment.)
15	(d)	by inserting after subsection one of section thirty-eight the following new subsection:—  (1A) The power conferred by paragraph (a) of subsection one of this section upon the Justice or Justices before whom the witnesses	(Binding witnesses to appear
20		are examined may be exercised by such Justice or Justices or by any other Justice.	
25	(e)	by omitting from subsection two of section forty the words "such sum, not exceeding four pence per folio, as the Judges of the Supreme Court from time to time determine" and by inserting in lieu thereof the words "a fee calculated on the rate prescribed by regulations which the Governor is hereby authorised to make under	(Copies of
30	(f)	section one hundred and fifty-four of this Act"; (i) by omitting subsection three of section	Sec. 41.
		forty-one; (ii) by omitting from subsection four of the same section the words "After such depositions have been read, or if the defendant	(Procedure on hearing— indictable offence.)
35		does not desire them to be read, the Justice or Justices shall" and by inserting in lieu thereof the words "Where the evidence for the prosecution has, in the opinion of the	
40		Justice or Justices, established a prima facie case, he shall";	

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	(g)	<ul><li>(i) by omitting from paragraph (a) of section forty-two the words "by warrant";</li><li>(ii) by inserting at the end of the same section the following new subsection:—</li></ul>	(Commit-
5		(2) Where a person is committed to prison pursuant to paragraph (a) of subsection one of this section, the warrant of commitment may be signed by any Justice.	
10	(h)	by omitting from paragraph (a) of section sixty-one the words "in New South Wales";	(Attendance
1,,	(i)	by inserting at the end of section sixty-nine	of witnesses.) Sec. 69
		the following proviso: "Provided that where the defendant remains in custody any Justice may order the said defendant to be brought	(Defendant in custody
15		before him or any other Justice or Justices at any time before the expiration of the period for	
		which the hearing was adjourned and the gaoler or officer in whose custody the defendant then is shall duly obey such order";	
20	(j)	by inserting after subsection three of section	
		seventy the following new subsection:— (4) The deposition of every witness shall be taken down in writing and shall be read over to such witness and be signed by him and by the	(Depositions to be signed.)
25		Justice or Justices.	
	(k)	by omitting from subsection two of section seventy-three the words "such sum, not exceed- ing four pence per folio, as the Judges of the Supreme Court from time to time determine"	
30		and by inserting in lieu thereof the words "a fee calculated on the rate prescribed by regula-	
0.5	(1)	tions which the Governor is hereby authorised to make under section one hundred and fifty-four of this Act";	
35	(1)	the following new section:—	78A.
		78a. (1) Where the defendant is charged with two or more offences, whether of a like or different nature, the Justice or Justices, if the	for hearing
40		complainant and the defendant consent thereto, shall have jurisdiction to hear and determine such charges together. (2)	

(2) Where two or more defendants are
separately charged with offences, whether of a
like or different nature, alleged to have been com-
mitted at the same time and place, the Justice
or Justices, if the complainants and the de-
fendants consent thereto, shall have jurisdiction
to hear and determine such charges together.
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(m) by inserting in subsection one of section eighty- Sec. 81 (1). one after the words "shall pay to the" wherever (Costs to be occurring the words "clerk of the court, to be paid to clerk.) by him paid to the";

(n) (i) by omitting from subsection two of section Sec. 82 (2).

eighty-two the words "for such period (Imprisonwithin the limits hereinafter prescribed as default of
to such Justice or Justices seems fit" and payment.)
by inserting in lieu thereof the words "for
a period calculated in accordance with the
provisions of this subsection";

(ii) by omitting from subsection two of section eighty-two the words "Where the said amount does not exceed ten shillings such period shall not exceed one day.

Where the said amount exceeds ten shillings such period shall be one day for each ten shillings of such amount or part thereof," and by inserting in lieu thereof the following words:—

Where the said amount does not exceed ten shillings such period shall not exceed twenty-four hours.

Where the said amount exceeds ten shillings but does not exceed twenty shillings such period shall be forty-eight hours.

Where the said amount exceeds twenty shillings such period shall be one day for each ten shillings of such amount or part thereof,

but in no case shall such period exceed twelve months.

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	o usitices (11 memanicion).	
-	(o) by inserting at the end of section eighty-three the following subsection:—	Sec. 83, new subsec (4).
5	(4) The security referred to in paragraph (c) of subsection one of this section may be given either before or after the defendant has been committed to prison in default of payment of such amount. Where such security is given after the defendant has been committed to	When security may be given.
10	prison the amount thereof shall be the amount adjudged to be paid reduced by a sum bearing as nearly as possible the same proportion to the total amount as the days served in prison bear to the total number of days for which he was committed.	
15	(p) (i) by omitting from subsection two of section eighty-four the words "and seals";	Sec. 84 (2) (Security.
20	(ii) by inserting at the end of the same sub- section the words "or by and under the hand of any Stipendiary, Police, or Special Magistrate";	
25	ninety after the word "otherwise" the words "or by a remission by the Governor	Sec. 90. (Commitment for unpaid balance.)
30	(ii) by omitting from the same subsection the words "term not exceeding such less maximum term" and by inserting in lieu thereof the words "period calculated in accordance with the provisions of subsection two of section eighty-two of this Act, having regard	
35	(b) under conditions prescribed by prison in rules, any sum in part satisfaction of pethe sum so adjudged to be paid, and of	Reduction f term of mprisonment on
14.0	any charges for which he is liable, and thereupon	

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thereupon the term of imprisonment shall be reduced by a number of hours. where such term is expressed in hours, or days, where such term is so expressed, bearing as nearly as possible the same proportion to the total number of hours or days, as the case may be, for which he was committed as the sum so paid bears to the sum for which he is so liable, and the said keeper shall, on the expiration of the term so reduced, discharge such person unless he is in custody for some other matter.

(s) (i) by omitting from subsection two of section Sec. 122 15 one hundred and twenty-two the word (2). "heard" and by inserting in lieu thereof venue,) the words "set down for hearing";

(ii) by omitting from the same subsection the words "at such other Court of Quarter 20 Sessions either then sitting or thereafter to sit as the Attorney-General may direct" and by inserting in lieu thereof the words "if the Attorney-General so directs, at a Court of Quarter Sessions for such dis-25 trict or for any other district being holden either at the time of such direction or thereafter to be holden.

> The chairman of the Court of Quarter Sessions at which such appeal is set down for hearing may if he thinks fit order that such appeal shall be heard at a Court of Quarter Sessions for the same district to be holden at any time after the making of such order";

35 (t) (i) by omitting from subsection one of section Sec. 153. one hundred and fifty-three the word (Persons "sergeant" and by inserting in lieu thereof authorised to grant the words "first-class constable";

(ii) by inserting in the same subsection after 40 the words "perform any act" the words

"or

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"or upon his giving security by an acknowledgment pursuant to subsection one of section eighty-four of this Act";

- (iii) by inserting in the same subsection after the words "person on recognizance" the words "or on his giving a security by an acknowledgment";
- (iv) by omitting subsection two of the same section and by inserting in lieu thereof the following subsection:—
  - (2) Every recognizance entered into, and every acknowledgment given pursuant to subsection one of section eighty-four of this Act, before any such officer or gaoler shall be of equal obligation on the persons entering into or giving the same, and liable to the same proceedings for the estreating of the recognizance or the enforcement of the payment of the sum due by way of security (as the case may be) as if the same had been entered into or given before a Justice.
- (v) by inserting in subsection three of the same section after the words "entered into" the words "or such acknowledgment is given";
- (u) by inserting next after section one hundred and New sec. 154. fifty-three the following new section:—
  - 154. (1) It shall be lawful for the Governor to Regulations—
  - (a) fixing the fees to be demanded and taken in respect of proceedings before any Justice or Justices or in respect of any recognizance or security taken in pursuance of section one hundred and fifty-three of this Act and prescribing what fees may be taken and what fees may be retained for their own use by bailiffs of courts of petty sessions;

(b)

Justices (	(Amendment)	).
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(b)	prescribing in what manner lists of such fees shall be published for general information;
(c)	prescribing the persons by whom such fees may be demanded and taken;

(d) prescribing under what circumstances and by whom such fees may be remitted;

(e) prescribing the practice and procedure to be observed in collecting such fees.

And such fees and no other may be so demanded, taken and retained.

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- (2) Such regulations shall—
- (a) be published in the Gazette;
- (b) take effect from the date of publication or from a later date to be specified in such regulations; and
- (c) be laid before both Houses of Parliament within fourteen sitting days after publication if Parliament is in session, and if not, then within fourteen sitting days after the commencement of the next session.

If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after the regulations have been laid before such House, disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

- (3) Provided that no fee shall be demanded—
  - (a) from any naval or military pensioner for administering any oath necessary to be made for the receipt of his pension; or
  - (b) in respect of proceedings before any Justice or Justices from any prosecutor or accused person in any prosecution for an offence which cannot by law be disposed of summarily.

(v)

- (v) by omitting from the matter relating to Part Sec. 1. VII in section one the figures "153" and by Consequeninserting in lieu thereof the figures "154."
- (2) The Justices (Amendment) Act 1909, is Consequential 5 amended by omitting paragraph (a) of subsection two of of Act No. 24, section twenty-two. section twenty-two.

3. (1) The Justices (Fees) Act, 1904, is repealed.

Repeal of Act No. 14, 1904.

- (2) All regulations made under the authority of Saving. the Act hereby repealed, and in force immediately before the commencement of this Act, shall be deemed to have been made under the authority of section one hundred and fifty-four of the Justices Act, 1902, as inserted by section two of this Act.
- 4. The Crimes Act, 1900, as amended by subsequent Amendment of Act No. 15 Acts, is amended by omitting subsection three of section 40, 1900, five hundred and fifty-four and by inserting in lieu s. 554 (3). thereof the following subsection:-
  - (3) Where a person is convicted of any offence Damages and compenby the said Court, the Court may, on such conviction sation. or at any time thereafter upon notice given to the offender direct that a sum not exceeding fifty pounds be paid to the person aggrieved, by way of compensation for injury or loss sustained by reason of the commission of such offence.

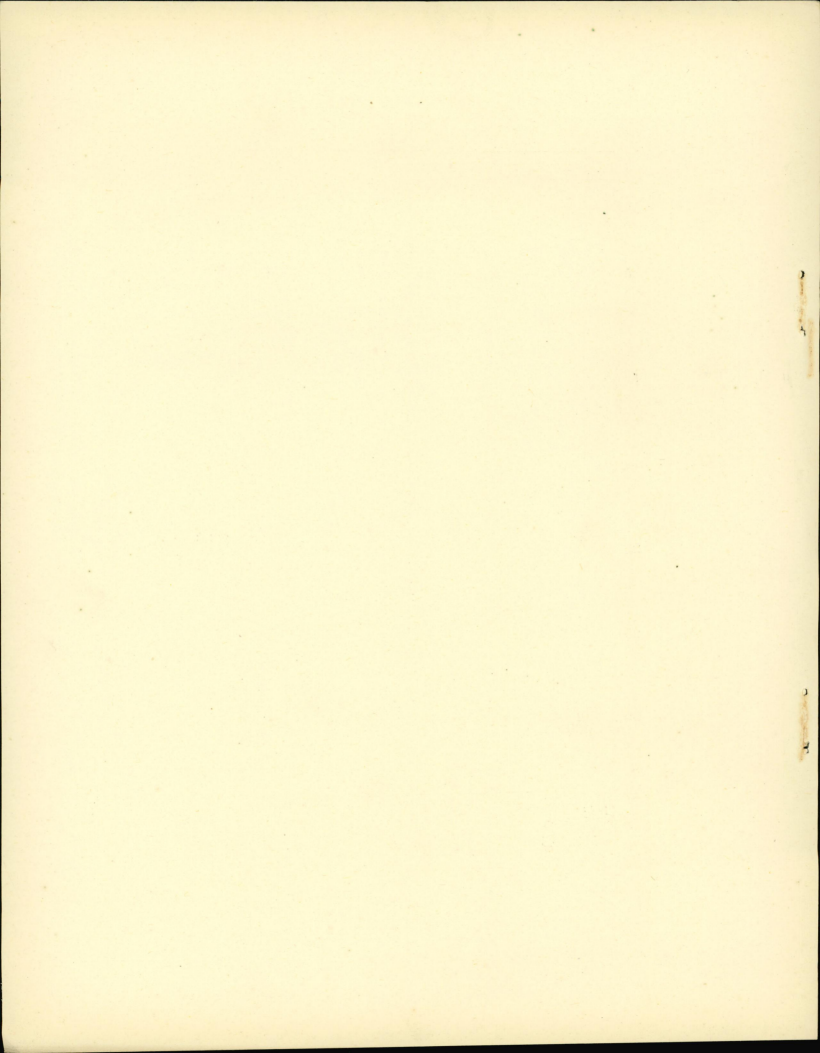
Any sum so directed to be paid shall be paid by the 25 offender to the clerk of the Court, to be by him paid to the person aggrieved.

Any such direction shall be deemed to be a conviction or order whereby a sum of money is adjudged to be paid within the meaning of the Justices Act, 30 1902-1940.

Sydney: Themas Henry Tennant, Government Printer-1940.

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# New South Wales.



ANNO QUARTO

# GEORGII VI REGIS.

Act No. 6, 1940.

An Act to amend the law relating to proceedings before Magistrates and Justices of the Peace and the law relating to proceedings in the nature of appeal therefrom; to repeal the Justices (Fees) Act, 1904; to amend the Justices Act, 1902, and certain other Acts; and for purposes connected therewith. sented to, 6th May, 1940.

DE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. (1) This Act may be cited as the "Justices Short title (Amendment) Act, 1940," and shall be read and construed with the Justices Act, 1902, as amended by subsequent Acts.

(2)

(2) The Justices Act, 1902, as amended by subsequent Acts including this Act, may be cited as the Justices Act, 1902-1940.

Amendment of Act No. 27, 1902. 2. (1) The Justices Act, 1902, as amended by subsequent Acts, is amended—

Sec. 13.
(Jurisdiction of Lord Mayor.)

(a) by omitting from section thirteen the words "or, within the metropolitan police district, the Mayor of Sydney";

Sec. 26.
(Attendance of witnesses.)

(b) by omitting from paragraph (a) of section twenty-six the words "in New South Wales";

Sec. 34.
(Defendant in custody during adjournment.)

(c) by omitting from the first proviso to section thirty-four the words "the Justice" and by inserting in lieu thereof the words "where the defendant remains in custody any Justice";

Sec. 38 (1). (Binding witnesses to appear at trial.)

(d) by inserting after subsection one of section thirty-eight the following new subsection:—

(1A) The power conferred by paragraph (a) of subsection one of this section upon the Justice or Justices before whom the witnesses are examined may be exercised by such Justice or Justices or by any other Justice.

Sec. 40 (2). (Copies of depositions.) (e) by omitting from subsection two of section forty the words "such sum, not exceeding four pence per folio, as the Judges of the Supreme Court from time to time determine" and by inserting in lieu thereof the words "a fee calculated on the rate prescribed by regulations which the Governor is hereby authorised to make under section one hundred and fifty-four of this Act";

Sec. 41.
(Procedure on hearing—indictable offence.)

(f) (i) by omitting subsection three of section forty-one;

Phort title and others.

(ii) by omitting from subsection four of the same section the words "After such depositions have been read, or if the defendant does not desire them to be read, the Justice or Justices shall" and by inserting in lieu thereof the words "Where the evidence for the prosecution has, in the opinion of the Justice or Justices, established a prima facie case, he shall";

(g) (i) by omitting from paragraph (a) of section Sec. 42. forty-two the words "by warrant";

(ii) by inserting at the end of the same section ment to prison,) the following new subsection:

(2) Where a person is committed to prison pursuant to paragraph (a) of subsection one of this section, the warrant of commitment may be signed by any Justice.

(h) by omitting from paragraph (a) of section sec. 61. sixty-one the words "in New South Wales";

(Attendance of witnesses.)

(i) by inserting at the end of section sixty-nine sec. 69. the following proviso: "Provided that where (Defendant the defendant remains in custody any Justice in custody may order the said defendant to be brought journment.) before him or any other Justice or Justices at any time before the expiration of the period for which the hearing was adjourned and the gaoler or officer in whose custody the defendant then is shall duly obey such order";

during ad-

(j) by inserting after subsection three of section Sec. 70. seventy the following new subsection:

(4) The deposition of every witness shall be signed.) taken down in writing and shall be read over to such witness and be signed by him and by the Justice or Justices.

(k) by omitting from subsection two of section Sec. 73 (2). seventy-three the words "such sum, not exceed- (Copies of depositions.) ing four pence per folio, as the Judges of the Supreme Court from time to time determine" and by inserting in lieu thereof the words "a fee calculated on the rate prescribed by regulations which the Governor is hereby authorised to make under section one hundred and fiftyfour of this Act":

(1) by inserting next after section seventy-eight New sec. the following new section:-

78A. (1) Where the defendant is charged Provision with two or more offences, whether of a like or for hearing cases todifferent nature, the Justice or Justices, if the gether. complainant and the defendant consent thereto, shall have jurisdiction to hear and determine such charges together.

(2) Where two or more defendants are separately charged with offences, whether of a like or different nature, alleged to have been committed at the same time and place, the Justice or Justices, if the complainants and the defendants consent thereto, shall have jurisdiction to hear and determine such charges together.

Sec. 81 (1). (Costs to be paid to clerk.)

- Sec. 82 (2). (Imprisonment in default of payment.)
- (m) by inserting in subsection one of section eightyone after the words "shall pay to the" wherever occurring the words "clerk of the court, to be by him paid to the";
- (n) (i) by omitting from subsection two of section eighty-two the words "for such period within the limits hereinafter prescribed as to such Justice or Justices seems fit" and by inserting in lieu thereof the words "for a period calculated in accordance with the provisions of this subsection";
  - (ii) by omitting from subsection two of section eighty-two the words "Where the said amount does not exceed ten shillings such period shall not exceed one day.

Where the said amount exceeds ten shillings such period shall be one day for each ten shillings of such amount or part thereof," and by inserting in lieu thereof the following words:—

Where the said amount does not exceed ten shillings such period shall not exceed twenty-four hours.

Where the said amount exceeds ten shillings but does not exceed twenty shillings such period shall be forty-eight hours.

Where the said amount exceeds twenty shillings such period shall be one day for each ten shillings of such amount or part thereof,

but in no case shall such period exceed twelve months.

(o) by inserting at the end of section eighty-three Sec. 83. the following subsection:

new subsec. (4).

(4) The security referred to in paragraph When (c) of subsection one of this section may be may be given either before or after the defendant has given. been committed to prison in default of payment of such amount. Where such security is given after the defendant has been committed to prison the amount thereof shall be the amount adjudged to be paid reduced by a sum bearing as nearly as possible the same proportion to the total amount as the days served in prison bear to the total number of days for which he was committed.

security

(p) (i) by omitting from subsection two of section Sec. 84 (2). eighty-four the words "and seals":

(Security.)

- (ii) by inserting at the end of the same subsection the words "or by and under the hand of any Stipendiary, Police, or Special Magistrate":
- (q) (i) by inserting in subsection two of section Sec. 90. ninety after the word "otherwise" the Commitwords "or by a remission by the Governor unpaid pursuant to the Fines and Penalties Act. balance.) 1901-1933":

- (ii) by omitting from the same subsection the words "term not exceeding such less maximum term" and by inserting in lieu thereof the words "period calculated in accordance with the provisions of subsection two of section eighty-two of this Act, having regard to the unsatisfied balance":
- (r) by omitting paragraph (b) of subsection one of Sec. 94 section ninety-four and by inserting in lieu (1) (b). thereof the following paragraph—
  - (b) under conditions prescribed by prison ment on rules, any sum in part satisfaction of part the sum so adjudged to be paid, and of any charges for which he is liable, and

(Reduction of term of imprisonpayment.)

thereupon the term of imprisonment shall be reduced by a number of hours, where such term is expressed in hours, or days, where such term is so expressed, bearing as nearly as possible the same proportion to the total number of hours or days, as the case may be, for which he was committed as the sum so paid bears to the sum for which he is so liable, and the said keeper shall, on the expiration of the term so reduced, discharge such person unless he is in custody for some other matter.

Sec. 122 (2). (Appeals—venue.)

- (s) (i) by omitting from subsection two of section one hundred and twenty-two the word "heard" and by inserting in lieu thereof the words "set down for hearing";
  - (ii) by omitting from the same subsection the words "at such other Court of Quarter Sessions either then sitting or thereafter to sit as the Attorney-General may direct" and by inserting in lieu thereof the words "if the Attorney-General so directs, at a Court of Quarter Sessions for such district or for any other district being holden either at the time of such direction or thereafter to be holden.

The chairman of the Court of Quarter Sessions at which such appeal is set down for hearing may if he thinks fit order that such appeal shall be heard at a Court of Quarter Sessions for the same district to be holden at any time after the making of such order";

Sec. 153. (Persons authorised to grant bail.)

- (i) (i) by omitting from subsection one of section one hundred and fifty-three the word "sergeant" and by inserting in lieu thereof the words "first-class constable";
  - (ii) by inserting in the same subsection after the words "perform any act" the words

"or

- "or upon his giving security by an acknowledgment pursuant to subsection one of section eighty-four of this Act";
- (iii) by inserting in the same subsection after the words "person on recognizance" the words "or on his giving a security by an acknowledgment";
- (iv) by omitting subsection two of the same section and by inserting in lieu thereof the following subsection:—
  - (2) Every recognizance entered into, and every acknowledgment given pursuant to subsection one of section eighty-four of this Act, before any such officer or gaoler shall be of equal obligation on the persons entering into or giving the same, and liable to the same proceedings for the estreating of the recognizance or the enforcement of the payment of the sum due by way of security (as the case may be) as if the same had been entered into or given before a Justice.
- (v) by inserting in subsection three of the same section after the words "entered into" the words "or such acknowledgment is given";
- (u) by inserting next after section one hundred and New sec. 154. fifty-three the following new section:—
  - 154. (1) It shall be lawful for the Governor to Regulamake regulations—
    - (a) fixing the fees to be demanded and taken in respect of proceedings before any Justice or Justices or in respect of any recognizance or security taken in pursuance of section one hundred and fifty-three of this Act and prescribing what fees may be taken and what fees may be retained for their own use by bailiffs of courts of petty sessions;

- (b) prescribing in what manner lists of such fees shall be published for general information;
- (c) prescribing the persons by whom such fees may be demanded and taken;
- (d) prescribing under what circumstances and by whom such fees may be remitted;
- (e) prescribing the practice and procedure to be observed in collecting such fees.

And such fees and no other may be so demanded, taken and retained.

- (2) Such regulations shall—
- (a) be published in the Gazette;
- (b) take effect from the date of publication or from a later date to be specified in such regulations; and
- (c) be laid before both Houses of Parliament within fourteen sitting days after publication if Parliament is in session, and if not, then within fourteen sitting days after the commencement of the next session.

If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after the regulations have been laid before such House, disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

- (3) Provided that no fee shall be demanded—
  - (a) from any naval or military pensioner for administering any oath necessary to be made for the receipt of his pension; or
  - (b) in respect of proceedings before any Justice or Justices from any prosecutor or accused person in any prosecution for an offence which cannot by law be disposed of summarily.

- (v) by omitting from the matter relating to Part sec. 1. VII in section one the figures "153" and by Consequeninserting in lieu thereof the figures "154."
- (2) The Justices (Amendment) Act 1909, amended by omitting paragraph (a) of subsection two of section twenty-two.

is Consequential amendment of Act No. 24, 1909, s. 22 (2) (a).

3. (1) The Justices (Fees) Act, 1904, is repealed.

Repeal of Act No. 14, 1904.

- (2) All regulations made under the authority of Saving. the Act hereby repealed, and in force immediately before the commencement of this Act, shall be deemed to have been made under the authority of section one hundred and fifty-four of the Justices Act, 1902, as inserted by section two of this Act.
- 4. The Crimes Act, 1900, as amended by subsequent Amendment Acts, is amended by omitting subsection three of section of Act No. five hundred and fifty-four and by inserting in lieu \$.554 (3). thereof the following subsection:
  - (3) Where a person is convicted of any offence Damages by the said Court, the Court may, on such conviction and compenor at any time thereafter upon notice given to the sation. offender direct that a sum not exceeding fifty pounds be paid to the person aggrieved, by way of compensation for injury or loss sustained by reason of the commission of such offence.

Any sum so directed to be paid shall be paid by the offender to the clerk of the Court, to be by him paid to the person aggrieved.

Any such direction shall be deemed to be a conviction or order whereby a sum of money is adjudged to be paid within the meaning of the Justices Act, 1902-1940.

By Authority: THOMAS HENRY TENNANT, Government Printer, Sydney, 1940. [6d.]

I certify that this Public Bill, which originated in the Legis-LATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

> W. R. McCOURT. Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 30 April, 1940.

# -New South Wales.



ANNO QUARTO

Act No. 6, 1940.

An Act to amend the law relating to proceedings before Magistrates and Justices of the Peace and the law relating to proceedings in the nature of appeal therefrom; to repeal the Justices (Fees) Act, 1904; to amend the Justices Act, 1902, and certain other Acts; and for purposes connected therewith. [Assented to, 6th May, 1940.

DE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. (1) This Act may be cited as the "Justices Short title (Amendment) Act, 1940," and shall be read and con- and citation. strued with the Justices Act, 1902, as amended by subsequent Acts.

(2)

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

> W. W. HEDGES. Chairman of Committees of the Legislative Assembly.

(2) The Justices Act, 1902, as amended by subsequent Acts including this Act, may be cited as the Justices Act, 1902-1940.

Amendment of Act No. 27, 1902.

Sec. 13.
(Jurisdiction of Lord Mayor.)

2. (1) The Justices Act, 1902, as amended by subsequent Acts, is amended—

(a) by omitting from section thirteen the words "or, within the metropolitan police district, the Mayor of Sydney";

Sec. 26. (Attendance of witnesses.)

witnesses.)
Sec. 34.

(Defendant in custody during adjournment.)

Sec. 38 (1). (Binding witnesses to appear at trial.)

Sec. 40 (2). (Copies of depositions.)

Sec. 41.
(Procedure on hearing—indictable offence.)

- (b) by omitting from paragraph (a) of section twenty-six the words "in New South Wales";
- (c) by omitting from the first proviso to section thirty-four the words "the Justice" and by inserting in lieu thereof the words "where the defendant remains in custody any Justice";

(d) by inserting after subsection one of section thirty-eight the following new subsection:—

- of subsection one of this section upon the Justice or Justices before whom the witnesses are examined may be exercised by such Justice or Justices or by any other Justice.
- (e) by omitting from subsection two of section forty the words "such sum, not exceeding four pence per folio, as the Judges of the Supreme Court from time to time determine" and by inserting in lieu thereof the words "a fee calculated on the rate prescribed by regulations which the Governor is hereby authorised to make under section one hundred and fifty-four of this Act";

(f) (i) by omitting subsection three of section forty-one:

(ii) by omitting from subsection four of the same section the words "After such depositions have been read, or if the defendant does not desire them to be read, the Justice or Justices shall" and by inserting in lieu thereof the words "Where the evidence for the prosecution has, in the opinion of the Justice or Justices, established a prima facie case, he shall";

(g) (i) by omitting from paragraph (a) of section Sec. 42. forty-two the words "by warrant";

(ii) by inserting at the end of the same section ment to prison.) the following new subsection:

(2) Where a person is committed to prison pursuant to paragraph (a) of subsection one of this section, the warrant of commitment may be signed by any Justice.

(h) by omitting from paragraph (a) of section sec. 61. sixty-one the words "in New South Wales";

(i) by inserting at the end of section sixty-nine sec. 69. the following proviso: "Provided that where (Defendant the defendant remains in custody any Justice in custody during admay order the said defendant to be brought journment.) before him or any other Justice or Justices at any time before the expiration of the period for which the hearing was adjourned and the gaoler or officer in whose custody the defendant then is shall duly obey such order";

(i) by inserting after subsection three of section Sec. 70. seventy the following new subsection:

(4) The deposition of every witness shall be signed.) taken down in writing and shall be read over to such witness and be signed by him and by the Justice or Justices.

(k) by omitting from subsection two of section Sec. 73 (2). seventy-three the words "such sum, not exceed- (Copies of ing four pence per folio, as the Judges of the Supreme Court from time to time determine" and by inserting in lieu thereof the words "a fee calculated on the rate prescribed by regulations which the Governor is hereby authorised to make under section one hundred and fiftyfour of this Act";

(1) by inserting next after section seventy-eight New sec. 78A. the following new section:-

78A. (1) Where the defendant is charged Provision with two or more offences, whether of a like or for hearing different nature, the Justice or Justices, if the gether. complainant and the defendant consent thereto, shall have jurisdiction to hear and determine (2)such charges together.

(2) Where two or more defendants are separately charged with offences, whether of a like or different nature, alleged to have been committed at the same time and place, the Justice or Justices, if the complainants and the defendants consent thereto, shall have jurisdiction to hear and determine such charges together.

Sec. 81 (1). (Costs to be paid to clerk.) (m) by inserting in subsection one of section eightyone after the words "shall pay to the" wherever occurring the words "clerk of the court, to be by him paid to the";

Sec. 82 (2). (Imprisonment in default of payment.)

- (n) (i) by omitting from subsection two of section eighty-two the words "for such period within the limits hereinafter prescribed as to such Justice or Justices seems fit" and by inserting in lieu thereof the words "for a period calculated in accordance with the provisions of this subsection";
  - (ii) by omitting from subsection two of section eighty-two the words "Where the said amount does not exceed ten shillings such period shall not exceed one day.

Where the said amount exceeds ten shillings such period shall be one day for each ten shillings of such amount or part thereof," and by inserting in lieu thereof the following words:—

Where the said amount does not exceed ten shillings such period shall not exceed twenty-four hours.

Where the said amount exceeds ten shillings but does not exceed twenty shillings such period shall be forty-eight hours.

Where the said amount exceeds twenty shillings such period shall be one day for each ten shillings of such amount or part thereof,

but in no case shall such period exceed twelve months.

(o) by inserting at the end of section eighty-three Sec. 83, the following subsection:-

new subsec. (4).

- (4) The security referred to in paragraph When (c) of subsection one of this section may be may be given either before or after the defendant has given. been committed to prison in default of payment of such amount. Where such security is given after the defendant has been committed to prison the amount thereof shall be the amount adjudged to be paid reduced by a sum bearing as nearly as possible the same proportion to the total amount as the days served in prison bear to the total number of days for which he was committed.
- (p) (i) by omitting from subsection two of section Sec. 84 (2). eighty-four the words "and seals";

- (ii) by inserting at the end of the same subsection the words "or by and under the hand of any Stipendiary, Police, or Special Magistrate";
- (q) (i) by inserting in subsection two of section Sec. 90. ninety after the word "otherwise" the (Commitment for words "or by a remission by the Governor unpaid pursuant to the Fines and Penalties Act, balance.) 1901-1933";

- (ii) by omitting from the same subsection the words "term not exceeding such less maximum term" and by inserting in lieu thereof the words "period calculated in accordance with the provisions of subsection two of section eighty-two of this Act, having regard to the unsatisfied balance";
- (r) by omitting paragraph (b) of subsection one of Sec. 94 section ninety-four and by inserting in lieu (1) (b). thereof the following paragraph—
  - (b) under conditions prescribed by prison ment on rules, any sum in part satisfaction of part the sum so adjudged to be paid, and of payment.) any charges for which he is liable, and thereupon

(Reduction of term of

thereupon the term of imprisonment shall be reduced by a number of hours, where such term is expressed in hours, or days, where such term is so expressed, bearing as nearly as possible the same proportion to the total number of hours or days, as the case may be, for which he was committed as the sum so paid bears to the sum for which he is so liable, and the said keeper shall, on the expiration of the term so reduced, discharge such person unless he is in custody for some other matter.

Sec. 122
(2).
(Appeals—venue)

- (s) (i) by omitting from subsection two of section one hundred and twenty-two the word "heard" and by inserting in lieu thereof the words "set down for hearing";
  - (ii) by omitting from the same subsection the words "at such other Court of Quarter Sessions either then sitting or thereafter to sit as the Attorney-General may direct" and by inserting in lieu thereof the words "if the Attorney-General so directs, at a Court of Quarter Sessions for such district or for any other district being holden either at the time of such direction or thereafter to be holden.

The chairman of the Court of Quarter Sessions at which such appeal is set down for hearing may if he thinks fit order that such appeal shall be heard at a Court of Quarter Sessions for the same district to be holden at any time after the making of such order";

Sec. 153.
(Persons authorised to grant bail.)

- (t) (i) by omitting from subsection one of section one hundred and fifty-three the word "sergeant" and by inserting in lieu thereof the words "first-class constable";
  - (ii) by inserting in the same subsection after the words "perform any act" the words

"or

"or upon his giving security by an acknowledgment pursuant to subsection one of section eighty-four of this Act";

- (iii) by inserting in the same subsection after the words "person on recognizance" the words "or on his giving a security by an acknowledgment";
- (iv) by omitting subsection two of the same section and by inserting in lieu thereof the following subsection:—
  - (2) Every recognizance entered into, and every acknowledgment given pursuant to subsection one of section eighty-four of this Act, before any such officer or gaoler shall be of equal obligation on the persons entering into or giving the same, and liable to the same proceedings for the estreating of the recognizance or the enforcement of the payment of the sum due by way of security (as the case may be) as if the same had been entered into or given before a Justice.
- (v) by inserting in subsection three of the same section after the words "entered into" the words "or such acknowledgment is given";
- (u) by inserting next after section one hundred and New sec. 154. fifty-three the following new section:—
  - 154. (1) It shall be lawful for the Governor to Regulations— Regulations.
    - (a) fixing the fees to be demanded and taken in respect of proceedings before any Justice or Justices or in respect of any recognizance or security taken in pursuance of section one hundred and fifty-three of this Act and prescribing what fees may be taken and what fees may be retained for their own use by bailiffs of courts of petty sessions;

- (b) prescribing in what manner lists of such fees shall be published for general information;
- (c) prescribing the persons by whom such fees may be demanded and taken;
- (d) prescribing under what circumstances and by whom such fees may be remitted;
- (e) prescribing the practice and procedure to be observed in collecting such fees.

And such fees and no other may be so demanded, taken and retained.

- (2) Such regulations shall—
- (a) be published in the Gazette;
- (b) take effect from the date of publication or from a later date to be specified in such regulations; and
- (c) be laid before both Houses of Parliament within fourteen sitting days after publication if Parliament is in session, and if not, then within fourteen sitting days after the commencement of the next session.

If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after the regulations have been laid before such House, disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

- (3) Provided that no fee shall be demanded—
  - (a) from any naval or military pensioner for administering any oath necessary to be made for the receipt of his pension; or
  - (b) in respect of proceedings before any Justice or Justices from any prosecutor or accused person in any prosecution for an offence which cannot by law be disposed of summarily.

- (v) by omitting from the matter relating to Part sec. 1. VII in section one the figures "153" and by Consequeninserting in lieu thereof the figures "154."
- (2) The Justices (Amendment) Act 1909, is Consequential amended by omitting paragraph (a) of subsection two of section twenty-two.

amendment of Act No. 24, 1909, s. 22 1909, s. 22 (2) (a).

3. (1) The Justices (Fees) Act, 1904, is repealed.

- (2) All regulations made under the authority of Saving. the Act hereby repealed, and in force immediately before the commencement of this Act, shall be deemed to have been made under the authority of section one hundred and fifty-four of the Justices Act, 1902, as inserted by section two of this Act.
- 4. The Crimes Act, 1900, as amended by subsequent Amendment Acts, is amended by omitting subsection three of section of Act No. 40, 1900, five hundred and fifty-four and by inserting in lieu s. 554 (3). thereof the following subsection:—
  - (3) Where a person is convicted of any offence Damages by the said Court, the Court may, on such conviction and compenor at any time thereafter upon notice given to the offender direct that a sum not exceeding fifty pounds be paid to the person aggrieved, by way of compensation for injury or loss sustained by reason of the commission of such offence.

Any sum so directed to be paid shall be paid by the offender to the clerk of the Court, to be by him paid to the person aggrieved.

Any such direction shall be deemed to be a conviction or order whereby a sum of money is adjudged to be paid within the meaning of the Justices Act, 1902-1940.

In the name and on behalf of His Majesty I assent to this Act.

F. R. JORDAN,

By Deputation from His Excellency the Governor.

Government House. Sydney, 6th May, 1940.