# New South Wales



ANNO TERTIO

# ELIZABETHÆ II REGINÆ

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# Act No. 25, 1954.

An Act to make provision for and with respect to the forfeiture of certain recognizances and the recovery of certain fines and forfeited recognizances; to repeal the Fines and Forfeited Recognizances Recovery Act, 1902; to amend the Justices Act, 1902, and certain other Acts; and for purposes connected therewith. [Assented to, 29th April, 1954.]

BE it enacted by the Queen'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 "Fines and Short title, citation and Commence-

78573 A [8d.]

(2)

(2) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

Repeals and savings.

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- 2. (1) The Acts mentioned in the First Schedule hereto are, to the extent therein expressed, hereby repealed.
- (2) All orders of any Court of Quarter Sessions, and all rolls, writs, lists, processes, levies, securities, bonds, returns, and discharge warrants made or issued under the authority of any enactment repealed by this Act and in force at the commencement of this Act, shall be deemed to have been made or issued under the authority of this Act.
- (3) All persons lawfully in custody at the commencement of this Act under the provisions of any enactment repealed by this Act shall be deemed to be in lawful custody under the provisions of this Act, and may be dealt with accordingly.

Interpreta-

- 3. In this Act, unless the context or subject-matter otherwise indicates or requires—
  - "Justice" means a Justice of the Peace.

Forfeiture of certain recognizances.

- 4. (1) "Recognizance to which this section applies" means a recognizance the amount of which, if the conditions of the recognizance are not complied with, can, apart from this section, be recovered only as a debt due to Her Majesty in a court of competent jurisdiction.
- (2) Subject to subsection three of this section, any court may, on due proof that the conditions of any recognizance to which this section applies have not been complied with, forfeit the recognizance and transmit it, together with the certificate referred to in subsection five of this section, to the Clerk of the Peace to be proceeded upon according to law.
- (3) A court shall not forfeit any recognizance to which this section applies unless the person bound by the recognizance who has therein made default is present before the court or a notice in or to the effect of the prescribed form to show cause why the recognizance should not be forfeited has first been served on that person. (4)

- (4) Any notice to be served pursuant to subsection three of this section on any person shall be in writing and shall be sufficiently served—
  - (a) by delivering the notice to him personally; or
  - (b) by forwarding the notice by post in a registered letter addressed to him at his address as shown in the recognizance concerned; and such service shall be deemed to have been effected at the time at which the registered letter would be delivered in the ordinary course of post.
- (5) Where any recognizance to which this section applies is forfeited under this section by any court, the court shall certify in what respects the conditions thereof have not been complied with.

Such certificate shall be prima facie evidence of the matters stated therein.

5. Where any Act makes provision for a court, judge, Procedure justice or justices to forfeit a recognizance but does not after forfeiture provide for certifying in what respects the conditions of certain of any recognizance forfeited pursuant to that provision recognizances, have not been complied with or for transmitting the forfeited recognizance to the Clerk of the Peace to be proceeded upon according to law then the following provisions of this section shall apply in respect of any recognizance so forfeited, namely-

The court, judge, justice or justices shall certify in what respects the conditions of the recognizance have not been complied with and transmit the recognizance, together with the certificate, to the Clerk of the Peace to be proceeded upon according to law.

Such certificate shall be prima facie evidence of the matters stated therein.

- 6. (1) Where a recognizance entered into after the Enforcecommencement of this Act for the due appearance of any ment person-
  - (i) before a court of summary jurisdiction; or

of certain recognizances

where amount thereof has

(ii) deposited.

(ii) before a stipendiary or special magistrate or a justice or justices in proceedings to determine whether that person should be committed for trial.

to answer, or to answer further, to any charge has been forfeited and the amount of the recognizance, not exceeding fifty pounds, has been deposited by that person or his surety, then-

(a) notwithstanding anything contained in this or any other Act, the forfeited recognizance shall not be transmitted to the Clerk of the Peace and

shall not be entered on any Estreat Roll;

(b) that person if he deposited the amount of the recognizance or his surety if the surety deposited the amount of the recognizance may, within the prescribed period from the date on which the recognizance was forfeited, lodge with the clerk of the court of summary jurisdiction by, at or nearest to the place at which the recognizance was forfeited an application for the discharge of the forfeited recognizance;

(c) the amount so deposited shall, if no application is lodged pursuant to paragraph (b) of this subsection within the prescribed period, be paid to the Consolidated Revenue Fund upon

the expiration of that period;

(d) the amount so deposited shall, if an application is lodged pursuant to paragraph (b) of this subsection within the prescribed period, be held by the person with whom it was deposited until the application is determined.

In this subsection "prescribed period" means twentyone days or such longer period as may be prescribed

in lieu thereof.

(2) (a) An application lodged pursuant to paragraph (b) of subsection one of this section shall be heard and determined by the court of summary jurisdiction with the clerk of which the application was duly lodged or by any other court of summary jurisdiction to which the firstmentioned court may think fit to adjourn the application. In

In this paragraph "court of summary jurisdiction" means a court of petty sessions or a children's court holden in either case before a stipendiary or special magistrate.

- (b) The court shall, at the hearing of the application, inquire into the circumstances of the case and may-
  - (i) confirm the forfeiture; or
  - (ii) order the discharge of the whole of the forfeited recognizance or of any part thereof.
- (3) Where pursuant to subsection two of this section the court orders the discharge of the whole of the forfeited recognizance or of any part thereof, the person with whom the amount of the recognizance was deposited shall forthwith pay the amount so ordered to be discharged to the person who deposited the amount of the recognizance and pay the balance, if any, to the Consolidated Revenue Fund.

Where pursuant to that subsection the court confirms the forfeiture of the recognizance the person with whom the amount of the recognizance was deposited shall forthwith pay that amount to the Consolidated Revenue Fund.

7. Subject to the provisions of section six of this Act, Clerk of the the Clerk of the Peace shall, after the close of each Peace to prepare an sittings of every court of Quarter Sessions, enter on a Estreat Roll roll, to be called the Estreat Roll-

- (a) every fine and forfeited recognizance certified of Quarter Sessions. to him as by law provided by any court, judge, cf. Act. No. justice or coroner, or by the Sheriff, as having 75, 1902. been imposed or forfeited within the district s. 4. for which such court is held;
- (b) every fine and forfeited recognizance imposed or forfeited by or before such court at the sittings then closed;
- (c) every fine and forfeited recognizance entered in any previous roll which the court has during such sittings ordered to be inserted in such roll.

Clerk of the Peace to send copy of the Estreat Roll to the Sheriff with appropriate writ. cf. Act No. 75, 1902, z. 6.

- 8. The Clerk of the Peace shall-
  - (a) make a copy of the Estreat Roll and attach the copy to a writ of distringas and capias or fieri facias and capias in the form and to the effect set out in the Second Schedule to this Act;
  - (b) endorse on that writ or copy a statement on oath made before any justice in the form and to the effect set out in the Third Schedule to this Act; and
  - (c) send that writ and copy so endorsed to the Sheriff within twenty-one days adjournment of the court.

Under authority of such writ Sheriff to levy or in default of goods to take person cf. Ibid. s. 7.

- 9. (1) The Sheriff shall, under the authority of the writ sent to him in accordance with section eight of this Act, proceed forthwith to levy and recover the fines and forfeited recognizances entered on the copy of the Estreat Roll attached to the writ on the goods and chattels of the into custody, persons named in that copy or take those persons into custody if sufficient goods and chattels are not found on which distress can be made.
  - (2) Every person so taken shall be lodged in prison, there to be kept to abide the judgment of the next ensuing Court of Quarter Sessions.

Security may be given to Sheriff. cf. Ibid. s. 8.

- 10. (1) Any person on whose goods and chattels the Sheriff is required by section nine of this Act to levy and recover any fine or forfeited recognizance may give to the Sheriff security for his appearance at the next sittings of the court then and there to abide the decision of the court, and to pay, if the decision of the court be against him, the fine or forfeited recognizance, together with all such costs and expenses as are ordered by the court to be paid by him.
- (2) Upon receipt of such security, the Sheriff shall withdraw from such levy, or if such person is in custody shall discharge him from custody.

11.

11. The Sheriff shall at each sittings of every Court Sheriff to of Quarter Sessions lay before the Chairman the copy lay copy of Estreat Roll of the Estreat Roll sent to him by the Clerk of the Peace before in accordance with section eight of this Act after the at each last preceding sittings of the court, and a return showing Court of Quarter what has been done in the matter of every fine and sessions. forfeited recognizance appearing in that copy.

1902, s. 10.

12. The Chairman of every Court of Quarter Sessions Chairman of shall, subject to subsection four of section thirteen of Court of Quarter this Act, at each sittings of the court order every fine Sessions to and forfeited recognizance which, by the return presented order carryto him by the Sheriff at such sittings, appears not to in fresh roll have been duly levied or recovered or properly accounted of cases in former roll for by the Sheriff, or discharged by order of the court where no as hereinafter provided or by authority of the Governor levy or discharge. or other officer having lawful authority to remit or cf. Ibid dispense with the enforcement of debts due to the Crown s. 11. in New South Wales, to be inserted in the Estreat Roll to be prepared by the Clerk of the Peace at the close of such sittings, unless and until it has been ascertained that the person in default has no goods or chattels on which a levy can be made, and that he cannot be found or lodged in prison.

13. (1) The Chairman of every Court of Quarter Chairman of Sessions shall at each sittings of the court inquire into Quarter the circumstances of every case included in the copy of Sessions to the Estreat Roll laid before him, and-

inquire into cases in-

Estreat Roll.

- (a) may confirm the fine or forfeiture and, if a cluded in person, having given as such security as is provided for in section ten of this Act a bond with a surety or sureties, does not appear, may forthwith issue a writ of distringas and capias or fieri facias and capias against such surety or sureties:
- (b) may order the discharge of the whole of the fine or forfeited recognizance or of any part thereof;
- (c) may order such costs, charges, and expenses to be paid by either party as to the court seems just and reasonable.

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(2) An order under paragraph (b) of subsection one of this section shall be in or to the effect of the form set out in the Fourth Schedule to this Act, and shall be signed by the Clerk of the Peace.

(3) An order under paragraph (b) of subsection one of this section shall, to the extent that it is a discharge of the fine or forfeited recognizance, be a discharge to the Sheriff on the passing of his accounts before any auditor or person authorised to pass the same.

(4) The Chairman may, in lieu of making an order under subsection one of this section, order that any such fine or forfeited recognizance shall be inserted in the Estreat Roll to be next prepared by the Clerk of the Peace in respect of such other Court of Quarter Sessions as he thinks fit.

A fine or forfeited recognizance the subject of an order under this subsection shall thereafter be dealt with as if it had been imposed or forfeited, as the case may be, within the district for which such other court is held.

14. (1) For the purpose of any inquiry provided for On inquiry in section twelve or thirteen of this Act the court may court may summon and summon and examine on oath any person as a witness. examine on

(2) Every such examination shall be recorded in order that the Sheriff may be chargeable with all sums not satisfactorily accounted for on the final passing of

his accounts.

s. 13. Preservation and continuance in force of all writs and copies of the

oath any person.

cf. Act No.

75, 1902,

Estreat Roll sent to Sheriff. cf. Ibid. s. 14.

15. (1) The Sheriff shall keep in his possession all writs, with the copies of the Estreat Rolls attached thereto, sent to him by the Clerk of the Peace pursuant to the provisions of this Act.

(2) Such original writs and rolls shall continue in force and be sufficient authority to the Sheriff, without any further writ or roll in respect of the fines and forfeited recognizances in respect of which they were issued.

(3) The Sheriff shall, on vacating his office, deliver to his successor all such writs and rolls in his possession so that his successor may use every means in his power to recover all sums unpaid and not charged to his predecessor on the passing of his accounts.

16.

16. Any moneys recovered by the Sheriff in respect Payment in of a recognizance conditioned to secure the due perform-recognizance ance of an order made under the Deserted Wives and performance of orders. Children Act, 1901-1952, shall, after deduction therefrom made under the of the fees and expenses of the Sheriff, be paid by him Deserted Wires and Children Act, 1901-1952. to the person entitled to payment under the order.

cf. Act No. 75,

17. Any person who, having been accepted by any Fraudulent court, justice or coroner, by virtue of his ownership of disposal of assets. specific property, as a surety for any person entering into a recognizance, afterwards disposes of that property for the purpose of delaying or avoiding the execution of any writ issued pursuant to this Act shall be guilty of an offence and shall be liable on conviction on indictment to imprisonment for a term not exceeding two years.

18. (1) The Justices Act, 1902, as amended by sub-Amendment sequent Acts and by this Act, is amended-

of Act No. 27, 1902.

(a) by inserting at the end of section forty-nine the Sec. 49. following new subsection:-

(Discharge on recognizance.)

(4) Where the recognizance is entered into after the commencement of the Fines and Forfeited Recognizances Act, 1954, pursuant to section thirty-one, thirty-four or thirty-five of this Act and the amount of the recognizance has been deposited, the notice under subsection three of this section shall also contain a summary in the prescribed form of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.

(b) by inserting at the end of section ninety-six the Sec. 96. following new subsection:-

(General condition

(4) Where the recognizance is entered into of recogafter the commencement of the Fines and Forfeited Recognizances Act, 1954, pursuant to section sixty-six or sixty-nine of this Act and the amount of the recognizance has been deposited, the notice under subsection three of this section shall also contain a summary in the prescribed

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prescribed form of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.

Sec. 110.
(Appeal against forfeiture of recognizance.)
Sec. 154.
(Regulations.)

- (c) by omitting subsections two and three of section one hundred and ten;
- (d) by inserting in subsection one of section one hundred and fifty-four next after paragraph (e) the following new paragraph:—
  - (f) prescribing, for the purposes of sections forty-nine and ninety-six of this Act, the form of summary of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.
- (2) The Justices Act, 1902, as amended by subsequent Acts and by this Act, may be cited as the Justices Act, 1902-1954.

Regulations.

- 19. (1) The Governor may make regulations not inconsistent with this Act prescribing all matters which by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed for carrying out or giving effect to this Act.
  - (2) The 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 the regulations; and

(c) be laid before both Houses of Parliament within fourteen sitting days after the publication thereof 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

such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

#### SCHEDULES.

#### FIRST SCHEDULE.

Sec. 2.

Reference to Act.	Title.	Extent of repeal.
No. 75, 1902	Fines and Forfeited Recognizances Recovery Act, 1902.	The whole.
No. 33, 1931	Deserted Wives and Children (Amendment) Act, 1931.	Section 11.

#### SECOND SCHEDULE.

Sec. 8 .....

#### Writ to Sheriff.

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Australia and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

To the Sheriff of the State of New South Wales-greeting.

You are hereby required and commanded as you regard yourself and all yours that of all the goods and chattels of all and singular the persons named in the copy Estreat Roll to this writ annexed you cause to be levied all and singular the debts and sums of money upon them severally imposed and charged as by the said copy Estreat Roll appears, so that the money may be ready for payment at the next Court of Quarter Sessions to be paid over in such manner as is or shall be lawfully appointed; and if any of the said several debts cannot be levied by reason of no goods or chattels being to be found belonging to the parties then in all cases that you take the bodies of the parties refusing to pay the aforesaid debts and lodge them in the proper gaol, there to await the decision of the next Court of Quarter Sessions unless the parties shall have given sufficient security for their appearance at such Sessions for which you will be held answerable and have you then there this writ.

Witness

, Esquire, Chairman

of the Court of Quarter Sessions holden at in the State of New South Wales, the

day

Clerk of the Peace.

THIRD

Sec. 8.

#### THIRD SCHEDULE.

Certificate on oath of Clerk of the Peace.

, make oath that this roll is truly and carefully made up and examined, and that all recognizances and fines which were forfeited or imposed and in right and due course of law ought to be levied and paid are to the best of my knowledge and understanding inserted in the said roll, and that in the said roll are also contained and expressed all such fines as have been paid to or received by me either in Court or otherwise without any wilful or fraudulent discharge, omission, misnomer, or defect whatever.

So help me God.

Sec. 13.

#### FOURTH SCHEDULE.

Form of Order discharging forfeited recognizances or fine.

To the Sheriff of the State of New South Wales.

hath appeared WHEREAS before the Chairman of the Court of Quarter Sessions holden at , having forfeited the sum of (here describe the

nature of the fine or forfeiture), and having made it appear to the satisfaction of the said Chairman that he should be relieved from the payment of the said sum of

(or if the penalty is mitigated state from part thereof) you are thereby required to discharge the said sum of

from the Estreat Roll delivered to you after

the Quarter Sessions held at

on the

day of

for which discharge this warrant shall be your authority, and shall exonerate you from the said charge on the passing of your accounts before the proper officer.

By Order of the Court,

Clerk of the Peace.

By Authority:

A. H. PETTIFER, Government Printer, Sydney, 1954.

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

> H. ROBBINS. Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 8 April, 1954.

# New South Wales



ANNO TERTIO

#### ELIZABETHÆ II REGINÆ

Act No. 25, 1954.

An Act to make provision for and with respect to the forfeiture of certain recognizances and the recovery of certain fines and forfeited recognizances; to repeal the Fines and Forfeited Recognizances Recovery Act, 1902; to amend the Justices Act, 1902, and certain other Acts; and for purposes [Assented to, 29th connected therewith. April, 1954.]

BE it enacted by the Queen'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 Acr may be cited as the "Fines and short title, Forfeited Recognizances Act, 1954." commence-(2)

citation and ment.

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

G. BOOTH.

Chairman of Committees of the Legislative Assembly.

(2) This Act shall commence upon a day to beappointed by the Governor and notified by proclamation published in the Gazette.

Repeals and savings.

- 2. (1) The Acts mentioned in the First Schedule hereto are, to the extent therein expressed, hereby repealed.
- (2) All orders of any Court of Quarter Sessions, and all rolls, writs, lists, processes, levies, securities, bonds, returns, and discharge warrants made or issued under the authority of any enactment repealed by this Act and in force at the commencement of this Act, shall be deemed to have been made or issued under the authority of this Act.
- (3) All persons lawfully in custody at the commencement of this Act under the provisions of any enactment repealed by this Act shall be deemed to be in lawful custody under the provisions of this Act, and may be dealt with accordingly.

Interpretation.

- 3. In this Act, unless the context or subject-matter otherwise indicates or requires—
  - "Justice" means a Justice of the Peace.

Forfeiture of certain recognizances.

- 4. (1) "Recognizance to which this section applies" means a recognizance the amount of which, if the conditions of the recognizance are not complied with, can apart from this section, be recovered only as a debt due to Her Majesty in a court of competent jurisdiction.
- (2) Subject to subsection three of this section, any court may, on due proof that the conditions of any recognizance to which this section applies have not been complied with, forfeit the recognizance and transmit it, together with the certificate referred to in subsection five of this section, to the Clerk of the Peace to be proceeded upon according to law.
- (3) A court shall not forfeit any recognizance to which this section applies unless the person bound by the recognizance who has therein made default is present before the court or a notice in or to the effect of the prescribed form to show cause why the recognizance should not be forfeited has first been served on that person. (4)

- (4) Any notice to be served pursuant to subsection three of this section on any person shall be in writing and shall be sufficiently served—
  - (a) by delivering the notice to him personally; or
  - (b) by forwarding the notice by post in a registered letter addressed to him at his address as shown in the recognizance concerned; and such service shall be deemed to have been effected at the time at which the registered letter would be delivered in the ordinary course of post.
- (5) Where any recognizance to which this section applies is forfeited under this section by any court, the court shall certify in what respects the conditions thereof have not been complied with.

Such certificate shall be prima facie evidence of the matters stated therein.

5. Where any Act makes provision for a court, judge, Procedure justice or justices to forfeit a recognizance but does not forfeiture provide for certifying in what respects the conditions of certain of any recognizance forfeited pursuant to that provision nizances. have not been complied with or for transmitting the forfeited recognizance to the Clerk of the Peace to be proceeded upon according to law then the following provisions of this section shall apply in respect of any recognizance so forfeited, namely—

The court, judge, justice or justices shall certify in what respects the conditions of the recognizance have not been complied with and transmit the recognizance, together with the certificate, to the Clerk of the Peace to be proceeded upon according to law.

Such certificate shall be prima facie evidence of the matters stated therein.

- 6. (1) Where a recognizance entered into after the Enforce--commencement of this Act for the due appearance of any ment of certain person-
  - (i) before a court of summary jurisdiction; or

recognizances where amount thereof has been

deposited. (ii)

 (ii) before a stipendiary or special magistrate or a justice or justices in proceedings to determine whether that person should be committed for trial,

to answer, or to answer further, to any charge has been forfeited and the amount of the recognizance, not exceeding fifty pounds, has been deposited by that person or his surety, then—

(a) notwithstanding anything contained in this or any other Act, the forfeited recognizance shall not be transmitted to the Clerk of the Peace and shall not be entered on any Estreat Roll:

(b) that person if he deposited the amount of the recognizance or his surety if the surety deposited the amount of the recognizance may, within the prescribed period from the date on which the recognizance was forfeited, lodge with the clerk of the court of summary jurisdiction by, at or nearest to the place at which the recognizance was forfeited an application for the discharge of the forfeited recognizance;

(c) the amount so deposited shall, if no application is lodged pursuant to paragraph (b) of this subsection within the prescribed period, be paid to the Consolidated Revenue Fund upon

the expiration of that period;

(d) the amount so deposited shall, if an application is lodged pursuant to paragraph (b) of this subsection within the prescribed period, be held by the person with whom it was deposited until the application is determined.

In this subsection "prescribed period" means twentyone days or such longer period as may be prescribed in lieu thereof.

(2) (a) An application lodged pursuant to paragraph (b) of subsection one of this section shall be heard and determined by the court of summary jurisdiction with the clerk of which the application was duly lodged or by any other court of summary jurisdiction to which the firstmentioned court may think fit to adjourn the application.

In this paragraph "court of summary jurisdiction" means a court of petty sessions or a children's court holden in either case before a stipendiary or special magistrate.

- (b) The court shall, at the hearing of the application, inquire into the circumstances of the case and may-
  - (i) confirm the forfeiture; or
  - (ii) order the discharge of the whole of the forfeited recognizance or of any part thereof.
- (3) Where pursuant to subsection two of this section the court orders the discharge of the whole of the forfeited recognizance or of any part thereof, the person with whom the amount of the recognizance was deposited shall forthwith pay the amount so ordered to be discharged to the person who deposited the amount of the recognizance and pay the balance, if any, to the Consolidated Revenue Fund.

Where pursuant to that subsection the court confirms the forfeiture of the recognizance the person with whom the amount of the recognizance was deposited shall forthwith pay that amount to the Consolidated Revenue Fund.

- 7. Subject to the provisions of section six of this Act, Clerk of the the Clerk of the Peace shall, after the close of each Peace to sittings of every court of Quarter Sessions, enter on a Estreat Roll roll, to be called the Estreat Roll—
  - (a) every fine and forfeited recognizance certified of Quarter Sessions. to him as by law provided by any court, judge, cf. Act. No. justice or coroner, or by the Sheriff, as having 75, 1902. been imposed or forfeited within the district s. 4. for which such court is held:
  - (b) every fine and forfeited recognizance imposed or forfeited by or before such court at the sittings then closed;
  - (c) every fine and forfeited recognizance entered in any previous roll which the court has during such sittings ordered to be inserted in such roll.

every Court

Clerk of the Peace to send copy of the Estreat Roll to the Sheriff with appropriate writ. ef. Act No. 75, 1902, s. 6.

## 8. The Clerk of the Peace shall-

- (a) make a copy of the Estreat Roll and attach the copy to a writ of distringas and capias or fieri facias and capias in the form and to the effect set out in the Second Schedule to this Act;
- (b) endorse on that writ or copy a statement on oath made before any justice in the form and to the effect set out in the Third Schedule to this Act; and
- (c) send that writ and copy so endorsed to the Sheriff within twenty-one days after the adjournment of the court.

Under authority of such writ Sheriff to levy or in default of goods to take person into custody. cf. *Ibid.* s. 7.

- 9. (1) The Sheriff shall, under the authority of the writ sent to him in accordance with section eight of this Act, proceed forthwith to levy and recover the fines and forfeited recognizances entered on the copy of the Estreat Roll attached to the writ on the goods and chattels of the persons named in that copy or take those persons into custody if sufficient goods and chattels are not found on which distress can be made.
- (2) Every person so taken shall be lodged in prison, there to be kept to abide the judgment of the next ensuing Court of Quarter Sessions.

Security may be given to Sheriff. cf. Ibid. s. 8.

- 10. (1) Any person on whose goods and chattels the Sheriff is required by section nine of this Act to levy and recover any fine or forfeited recognizance may give to the Sheriff security for his appearance at the next sittings of the court then and there to abide the decision of the court, and to pay, if the decision of the court be against him, the fine or forfeited recognizance, together with all such costs and expenses as are ordered by the court to be paid by him.
- (2) Upon receipt of such security, the Sheriff shall withdraw from such levy, or if such person is in custody shall discharge him from custody.

11.

11. The Sheriff shall at each sittings of every Court Sheriff to of Quarter Sessions lay before the Chairman the copy Estreat Roll of the Estreat Roll sent to him by the Clerk of the Peace before Chairman in accordance with section eight of this Act after the at each court of last preceding sittings of the court, and a return showing quarter Sessions, what has been done in the matter of every fine and cf. Act No. 75, forfeited recognizance appearing in that copy.

12. The Chairman of every Court of Quarter Sessions Chairman of shall, subject to subsection four of section thirteen of Quarter this Act, at each sittings of the court order every fine Sessions to and forfeited recognizance which, by the return presented ing forward to him by the Sheriff at such sittings, appears not to in fresh roll have been duly levied or recovered or properly accounted of cases in for by the Sheriff, or discharged by order of the court where no as hereinafter provided or by authority of the Governor charge. or other officer having lawful authority to remit or cf. Ibid dispense with the enforcement of debts due to the Crown s. 11. in New South Wales, to be inserted in the Estreat Roll to be prepared by the Clerk of the Peace at the close of such sittings, unless and until it has been ascertained that the person in default has no goods or chattels on which a levy can be made, and that he cannot be found or lodged in prison.

13. (1) The Chairman of every Court of Quarter Chairman of Sessions shall at each sittings of the court inquire into Court of Quarter the circumstances of every case included in the copy of Sessions to the Estreat Roll laid before him, and—

Estreat Rofl.

- (a) may confirm the fine or forfeiture and, if a cluded in person, having given as such security as is provided for in section ten of this Act a bond with a surety or sureties, does not appear, may forthwith issue a writ of distringas and capias or fieri facias and capias against such surety or sureties;
- (b) may order the discharge of the whole of the fine or forfeited recognizance or of any part
- (c) may order such costs, charges, and expenses to be paid by either party as to the court seems just and reasonable.

(2) An order under paragraph (b) of subsection one of this section shall be in or to the effect of the form set out in the Fourth Schedule to this Act, and

shall be signed by the Clerk of the Peace.

(3) An order under paragraph (b) of subsection one of this section shall, to the extent that it is a discharge of the fine or forfeited recognizance, be a discharge to the Sheriff on the passing of his accounts before any auditor or person authorised to pass the same.

(4) The Chairman may, in lieu of making an order under subsection one of this section, order that any such fine or forfeited recognizance shall be inserted in the Estreat Roll to be next prepared by the Clerk of the Peace in respect of such other Court of Quarter Sessions as he thinks fit.

A fine or forfeited recognizance the subject of an order under this subsection shall thereafter be dealt with as if it had been imposed or forfeited, as the case may be. within the district for which such other court is held.

On inquiry court may summon and examine on oath any person. cf. Act No. 75, 1902, s. 13.

and

cf. Ibid. s. 14.

14. (1) For the purpose of any inquiry provided for in section twelve or thirteen of this Act the court may summon and examine on oath any person as a witness.

(2) Every such examination shall be recorded in order that the Sheriff may be chargeable with all sums not satisfactorily accounted for on the final passing of his accounts.

Preservation continuance in force of all writs and copies of the Estreat Roll sent to Sheriff.

15. (1) The Sheriff shall keep in his possession all writs, with the copies of the Estreat Rolls attached thereto, sent to him by the Clerk of the Peace pursuant to the provisions of this Act.

(2) Such original writs and rolls shall continue in force and be sufficient authority to the Sheriff, without any further writ or roll in respect of the fines and forfeited recognizances in respect of which they were issued.

(3) The Sheriff shall, on vacating his office. deliver to his successor all such writs and rolls in his possession so that his successor may use every means in his power to recover all sums unpaid and not charged to his predecessor on the passing of his accounts.

16.

16. Any moneys recovered by the Sheriff in respect Payment in of a recognizance conditioned to secure the due perform-recognizance ance of an order made under the Deserted Wives and reformance Children Act, 1901-1952, shall, after deduction therefrom made under the of the fees and expenses of the Sheriff, be paid by him Deserted Wives and Children Act, 1901-1959. to the person entitled to payment under the order.

cf. Act No. 75,

17. Any person who, having been accepted by any Fraudulent court, justice or coroner, by virtue of his ownership of disposal of assets. specific property, as a surety for any person entering into a recognizance, afterwards disposes of that property for the purpose of delaying or avoiding the execution of any writ issued pursuant to this Act shall be guilty of an offence and shall be liable on conviction on indictment to imprisonment for a term not exceeding two years.

18. (1) The Justices Act, 1902, as amended by sub-Amendment sequent Acts and by this Act, is amended—

of Act No. 27, 1902.

(a) by inserting at the end of section forty-nine the Sec. 49. following new subsection:-

(Discharge on recognizance.)

(4) Where the recognizance is entered into after the commencement of the Fines and Forfeited Recognizances Act, 1954, pursuant to section thirty-one, thirty-four or thirty-five of this Act and the amount of the recognizance has been deposited, the notice under subsection three of this section shall also contain a summary in the prescribed form of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.

(b) by inserting at the end of section ninety-six the Sec. 96. following new subsection:-

(General condition

(4) Where the recognizance is entered into of recogafter the commencement of the Fines and Forfeited Recognizances Act, 1954, pursuant to section sixty-six or sixty-nine of this Act and the amount of the recognizance has been deposited, the notice under subsection three of this section shall also contain a summary in the

prescribed

prescribed form of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.

Sec. 110.
(Appeal against forfeiture of recognizance.)
Sec. 154.
(Regula-

tions.)

- (c) by omitting subsections two and three of section one hundred and ten;
- (d) by inserting in subsection one of section one hundred and fifty-four next after paragraph (e) the following new paragraph:—
  - (f) prescribing, for the purposes of sections forty-nine and ninety-six of this Act, the form of summary of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.
- (2) The Justices Act, 1902, as amended by subsequent Acts and by this Act, may be cited as the Justices Act, 1902-1954.

Regulations.

- 19. (1) The Governor may make regulations not inconsistent with this Act prescribing all matters which by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed for carrying out or giving effect to this Act.
  - (2) The 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 the regulations; and
  - (c) be laid before both Houses of Parliament within fourteen sitting days after the publication thereof 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

such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

#### SCHEDULES.

#### FIRST SCHEDULE.

Sec. 2.

Reference to Act.	Title.	Extent of repeal.
No. 75, 1902	Fines and Forfeited Recognizances Recovery Act, 1902.	The whole.
No. 33, 1931	Deserted Wives and Children (Amendment) Act, 1931.	Section 11.

#### SECOND SCHEDULE.

Sec. 8,

#### Writ to Sheriff.

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Australia and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

To the Sheriff of the State of New South Wales-greeting.

You are hereby required and commanded as you regard yourself and all yours that of all the goods and chattels of all and singular the persons named in the copy Estreat Roll to this writ annexed you cause to be levied all and singular the debts and sums of money upon them severally imposed and charged as by the said copy Estreat Roll appears, so that the money may be ready for payment at the next Court of Quarter Sessions to be paid over in such manner as is or shall be lawfully appointed; and if any of the said several debts cannot be levied by reason of no goods or chattels being to be found belonging to the parties then in all cases that you take the bodies of the parties refusing to pay the aforesaid debts and lodge them in the proper gaol, there to await the decision of the next Court of Quarter Sessions unless the parties shall have given sufficient security for their appearance at such Sessions for which you will be held answerable and have you then there this writ.

Witness , Esquire, Chairman

of the Court of Quarter Sessions holden at in the State of New South Wales, the of

day

Clerk of the Peace.

THIRD

Sec. 8.

THIRD SCHEDULE.

Certificate on oath of Clerk of the Peace.

I, , make oath that this roll is truly and carefully made up and examined, and that all recognizances and fines which were forfeited or imposed and in right and due course of law ought to be levied and paid are to the best of my knowledge and understanding inserted in the said roll, and that in the said roll are also contained and expressed all such fines as have been paid to or received by me either in Court or otherwise without any wilful or fraudulent discharge, omission, misnomer, or defect whatever.

So help me God.

Sec. 13.

FOURTH SCHEDULE.

Form of Order discharging forfeited recognizances or fine. To the Sheriff of the State of New South Wales.

Whereas hath appeared before the Chairman of the Court of Quarter Sessions holden at , having forfeited the sum of (here describe the

nature of the fine or forfeiture), and having made it appear to the satisfaction of the said Chairman that he should be relieved from the payment of the said sum of

(or if the penalty is mitigated state from part thereof) you are thereby required to discharge the said sum of

from the Estreat Roll delivered to you after the Quarter Sessions held at on the

day of

for which discharge this warrant shall be your authority, and shall exonerate you from the said charge on the passing of your accounts before the proper officer.

By Order of the Court,

Clerk of the Peace.

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

J. NORTHCOTT, Governor.

Government House, Sydney, 29th April, 1954.

#### FINES AND FORFEITED RECOGNIZANCES BILL, 1954.

Schedule of Amendments referred to in Legislative Council's Message of 8th April, 1954.

No. 1.—Page 3, clause 4, line 14. Omit "observed" insert "complied with"

No. 2.—Page 3, clause 5, line 28. Omit "observed" insert "complied with"

No. 3.—Page 10, clause 18. After line 15 add:—

(2) The Justices Act, 1902, as amended by subsequent Acts and by this Act, may be cited as the Justices Act, 1902-1954.

71799 20 -

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.

H. ROBBINS,

Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 1 April, 1954.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

J. R. STEVENSON, Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 8th April, 1954.

# New South Wales



ANNO TERTIO

# ELIZABETHÆ II REGINÆ

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Act No. , 1954.

An Act to make provision for and with respect to the forfeiture of certain recognizances and the recovery of certain fines and forfeited recognizances; to repeal the Fines and Forfeited Recognizances Recovery Act, 1902; to amend the Justices Act, 1902, and certain other Acts; and for purposes connected therewith.

BE it enacted by the Queen'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 5 the same, as follows:—

1. (1) This Act may be cited as the "Fines and Short title, Forfeited Recognizances Act, 1954."

citation and commencement.

71799 20—A

- (2) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.
- 2. (1) The Acts mentioned in the First Schedule Repeals 5 hereto are, to the extent therein expressed, hereby and savings. repealed.
- (2) All orders of any Court of Quarter Sessions, and all rolls, writs, lists, processes, levies, securities, bonds, returns, and discharge warrants made or issued 10 under the authority of any enactment repealed by this Act and in force at the commencement of this Act, shall be deemed to have been made or issued under the authority of this Act.
- (3) All persons lawfully in custody at the com-15 mencement of this Act under the provisions of any enactment repealed by this Act shall be deemed to be in lawful custody under the provisions of this Act, and may be dealt with accordingly.
- 3. In this Act, unless the context or subject-matter Interpretation.

"Justice" means a Justice of the Peace.

4. (1) "Recognizance to which this section applies" Forfeiture means a recognizance the amount of which, if the conditions of the recognizance are not complied with, can, nizances.

25 apart from this section, be recovered only as a debt due to Her Majesty in a court of competent jurisdiction.

(2) Subject to subsection three of this section, any court may, on due proof that the conditions of any recognizance to which this section applies have not been 30 complied with, forfeit the recognizance and transmit it, together with the certificate referred to in subsection five of this section, to the Clerk of the Peace to be proceeded upon according to law.

(3) A court shall not forfeit any recognizance to 35 which this section applies unless the person bound by the recognizance who has therein made default is present before the court or a notice in or to the effect of the prescribed form to show cause why the recognizance should not be forfeited has first been served on that 40 person. (4)

- (4) Any notice to be served pursuant to subsection three of this section on any person shall be in writing and shall be sufficiently served—
  - (a) by delivering the notice to him personally; or
- (b) by forwarding the notice by post in a registered 5 letter addressed to him at his address as shown in the recognizance concerned; and such service shall be deemed to have been effected at the time at which the registered letter would be delivered in the ordinary course of post. 10
  - (5) Where any recognizance to which this section applies is forfeited under this section by any court, the court shall certify in what respects the conditions thereof have not been <del>observed</del> complied with.
- Such certificate shall be prima facie evidence of the 15 matters stated therein.
- 5. Where any Act makes provision for a court, judge, Procedure justice or justices to forfeit a recognizance but does not forfeiture provide for certifying in what respects the conditions of certain 20 of any recognizance forfeited pursuant to that provision nizances. have not been complied with or for transmitting the forfeited recognizance to the Clerk of the Peace to be proceeded upon according to law then the following provisions of this section shall apply in respect of any 25 recognizance so forfeited, namely—

The court, judge, justice or justices shall certify in what respects the conditions of the recognizance have not been observed complied with and transmit the recognizance, together with the certificate, to the Clerk of the 30 Peace to be proceeded upon according to law.

Such certificate shall be prima facie evidence of the matters stated therein.

6. (1) Where a recognizance entered into after the Enforcecommencement of this Act for the due appearance of any ment 35 person-

(i) before a court of summary jurisdiction; or

of certain recognizances where amount thereof has

been (ii) deposited

(ii) before a stipendiary or special magistrate or a justice or justices in proceedings to determine whether that person should be committed for trial,

5 to answer, or to answer further, to any charge has been forfeited and the amount of the recognizance, not exceeding fifty pounds, has been deposited by that person or his surety, then—

(a) notwithstanding anything contained in this or any other Act, the forfeited recognizance shall not be transmitted to the Clerk of the Peace and shall not be entered on any Estreat Roll;

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(b) that person if he deposited the amount of the recognizance or his surety if the surety deposited the amount of the recognizance may, within the prescribed period from the date on which the recognizance was forfeited, lodge with the clerk of the court of summary jurisdiction by, at or nearest to the place at which the recognizance was forfeited an application for the discharge of the forfeited recognizance;

(c) the amount so deposited shall, if no application is lodged pursuant to paragraph (b) of this subsection within the prescribed period, be paid to the Consolidated Revenue Fund upon the expiration of that period;

(d) the amount so deposited shall, if an application is lodged pursuant to paragraph (b) of this subsection within the prescribed period, be held by the person with whom it was deposited until the application is determined.

In this subsection "prescribed period" means twentyone days or such longer period as may be prescribed in lieu thereof.

35 (2) (a) An application lodged pursuant to paragraph (b) of subsection one of this section shall be heard and determined by the court of summary jurisdiction with the clerk of which the application was duly lodged or by any other court of summary jurisdiction 40 to which the firstmentioned court may think fit to adjourn the application.

In

In this paragraph "court of summary jurisdiction" means a court of petty sessions or a children's court holden in either case before a stipendiary or special magistrate.

- (b) The court shall, at the hearing of the application, inquire into the circumstances of the case and may-
  - (i) confirm the forfeiture; or
- (ii) order the discharge of the whole of the forfeited 10 recognizance or of any part thereof.
- (3) Where pursuant to subsection two of this section the court orders the discharge of the whole of the forfeited recognizance or of any part thereof, the person with whom the amount of the recognizance was 15 deposited shall forthwith pay the amount so ordered to be discharged to the person who deposited the amount of the recognizance and pay the balance, if any, to the Consolidated Revenue Fund.

Where pursuant to that subsection the court confirms 20 the forfeiture of the recognizance the person with whom the amount of the recognizance was deposited shall forthwith pay that amount to the Consolidated Revenue Fund.

7. Subject to the provisions of section six of this Act, Clerk of the 25 the Clerk of the Peace shall, after the close of each Peace to sittings of every court of Quarter Sessions, enter on a Estreat Roll roll, to be called the Estreat Roll—

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(a) every fine and forfeited recognizance certified of Quarter Sessions. to him as by law provided by any court, judge, cf. Act. No. justice or coroner, or by the Sheriff, as having 75, 1902. been imposed or forfeited within the district s. 4. for which such court is held;

(b) every fine and forfeited recognizance imposed or forfeited by or before such court at the sittings then closed:

(c) every fine and forfeited recognizance entered in any previous roll which the court has during such sittings ordered to be inserted in such roll.

at close of

#### 8. The Clerk of the Peace shall—

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(a) make a copy of the Estreat Roll and attach the send copy of the Estreat copy to a writ of distringas and capias or fieri Roll to the facias and capias in the form and to the effect Sheriff with set out in the Second Schedule to this Act; Sheriff with appropriate writ.

Clerk of the Peace to cf. Act No.

- (b) endorse on that writ or copy a statement on oath 75, 1902, made before any justice in the form and to the effect set out in the Third Schedule to this Act; and
- (c) send that writ and copy so endorsed to the 10 Sheriff within twenty-one days after adjournment of the court.
- 9. (1) The Sheriff shall, under the authority of the Under writ sent to him in accordance with section eight of this authority of 15 Act, proceed forthwith to levy and recover the fines and Sheriff to forfeited recognizances entered on the copy of the Estreat levy or in default of Roll attached to the writ on the goods and chattels of the goods to persons named in that copy or take those persons into take person into custody. custody if sufficient goods and chattels are not found on cf. Ibid. 20 which distress can be made.
  - (2) Every person so taken shall be lodged in prison, there to be kept to abide the judgment of the next ensuing Court of Quarter Sessions.
- 10. (1) Any person on whose goods and chattels the Security 25 Sheriff is required by section nine of this Act to levy and may be given to recover any fine or forfeited recognizance may give to the Sheriff. Sheriff security for his appearance at the next sittings of. Ibid. of the court then and there to abide the decision of the s. 8. court, and to pay, if the decision of the court be against 30 him, the fine or forfeited recognizance, together with all such costs and expenses as are ordered by the court to be paid by him.
- (2) Upon receipt of such security, the Sheriff shall withdraw from such levy, or if such person is in 35 custody shall discharge him from custody.

11.

11. The Sheriff shall at each sittings of every Court Sheriff to of Quarter Sessions lay before the Chairman the copy Estreat Roll of the Estreat Roll sent to him by the Clerk of the Peace before Chairman in accordance with section eight of this Act after the chairma 5 last preceding sittings of the court, and a return showing quarte what has been done in the matter of every fine and cf. Act No. 75, forfeited recognizance appearing in that copy.

12. The Chairman of every Court of Quarter Sessions Chairman of shall, subject to subsection four of section thirteen of Court of Quarter 10 this Act, at each sittings of the court order every fine Sessions to and forfeited recognizance which, by the return presented ing forward to him by the Sheriff at such sittings, appears not to in fresh roll have been duly levied or recovered or properly accounted former roll for by the Sheriff, or discharged by order of the court where no 15 as hereinafter provided or by authority of the Governor charge.

or other officer having lawful authority to remit or cf. Ibid dispense with the enforcement of debts due to the Crown s. 11. in New South Wales, to be inserted in the Estreat Roll to be prepared by the Clerk of the Peace at the close of 20 such sittings, unless and until it has been ascertained that the person in default has no goods or chattels on which a levy can be made, and that he cannot be found or lodged

in prison.

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13. (1) The Chairman of every Court of Quarter Chairman of 25 Sessions shall at each sittings of the court inquire into Quarter the circumstances of every case included in the copy of Sessions to the Estreat Roll laid before him, and-

inquire into

- (a) may confirm the fine or forfeiture and, if a cluded in person, having given as such security as is provided for in section ten of this Act a bond 30 with a surety or sureties, does not appear, may forthwith issue a writ of distringas and capias or fieri facias and capias against such surety or sureties;
- (b) may order the discharge of the whole of the 35 fine or forfeited recognizance or of any part
  - (c) may order such costs, charges, and expenses to be paid by either party as to the court seems just and reasonable.

(2) An order under paragraph (b) of subsection one of this section shall be in or to the effect of the form set out in the Fourth Schedule to this Act, and shall be signed by the Clerk of the Peace.

(3) An order under paragraph (b) of subsection 5 one of this section shall, to the extent that it is a discharge of the fine or forfeited recognizance, be a discharge to the Sheriff on the passing of his accounts before any auditor or person authorised to pass the same.

(4) The Chairman may, in lieu of making an 10 order under subsection one of this section, order that any such fine or forfeited recognizance shall be inserted in the Estreat Roll to be next prepared by the Clerk of the Peace in respect of such other Court of Quarter 15 Sessions as he thinks fit.

A fine or forfeited recognizance the subject of an order under this subsection shall thereafter be dealt with as if it had been imposed or forfeited, as the case may be, within the district for which such other court is held.

14. (1) For the purpose of any inquiry provided for On inquiry in section twelve or thirteen of this Act the court may court may summon and examine on oath any person as a witness. examine on

(2) Every such examination shall be recorded in oath any order that the Sheriff may be chargeable with all sums ef. Act No. 25 not satisfactorily accounted for on the final passing of 75, 1902, his accounts.

15. (1) The Sheriff shall keep in his possession all Preservation writs, with the copies of the Estreat Rolls attached and thereto, sent to him by the Clerk of the Peace pursuant in force of 30 to the provisions of this Act.

(2) Such original writs and rolls shall continue of the in force and be sufficient authority to the Sheriff, without Estreat Roll any further writ or roll in respect of the fines and sheriff. forfeited recognizances in respect of which they were cf. Ibid. 35 issued.

(3) The Sheriff shall, on vacating his office, deliver to his successor all such writs and rolls in his possession so that his successor may use every means in his power to recover all sums unpaid and not charged 40 to his predecessor on the passing of his accounts.

all writs

16.

16. Any moneys recovered by the Sheriff in respect Payment in of a recognizance conditioned to secure the due perform-recognizance ance of an order made under the Deserted Wives and to secure reformance of orders Children Act, 1901-1952, shall, after deduction therefrom made under the 5 of the fees and expenses of the Sheriff, be paid by him and Children to the person entitled to payment under the order.

cf. Act No. 75, 1902, s. 16A.

17. Any person who, having been accepted by any Fraudulent court, justice or coroner, by virtue of his ownership of disposal of assets. specific property, as a surety for any person entering into 10 a recognizance, afterwards disposes of that property for the purpose of delaying or avoiding the execution of any writ issued pursuant to this Act shall be guilty of an offence and shall be liable on conviction on indictment to imprisonment for a term not exceeding two years.

18. (1) The Justices Act, 1902, as amended by sub-Amendment sequent Acts and by this Act, is amended—

27, 1902.

(a) by inserting at the end of section forty-nine the Sec. 49. following new subsection:

(Discharge on recognizance.)

(4) Where the recognizance is entered into 20 after the commencement of the Fines and Forfeited Recognizances Act, 1954, pursuant to section thirty-one, thirty-four or thirty-five of this Act and the amount of the recognizance has been deposited, the notice under subsection 25 three of this section shall also contain a summary in the prescribed form of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.

30 (b) by inserting at the end of section ninety-six the Sec. 96. following new subsection:condition

(4) Where the recognizance is entered into of recogafter the commencement of the Fines and Forfeited Recognizances Act, 1954, pursuant to section sixty-six or sixty-nine of this Act and the amount of the recognizance has been deposited, the notice under subsection three of this section shall also contain a summary in the 20—B prescribed

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prescribed form of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.

(c) by omitting subsections two and three of section Sec. 110. 5 one hundred and ten;

(Appeal forfeiture of recognizance.)

(d) by inserting in subsection one of section one Sec. 154. hundred and fifty-four next after paragraph (e) the following new paragraph:-

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- prescribing, for the purposes of sections forty-nine and ninety-six of this Act, the form of summary of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.
- (2) The Justices Act, 1902, as amended by subsequent Acts and by this Act, may be cited as the Justices Act, 1902-1954.

19. (1) The Governor may make regulations not Regulations. 20 inconsistent with this Act prescribing all matters which by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed for carrying out or giving effect to this Act.

(2) The regulations shall—

25

(a) be published in the Gazette;

(b) take effect from the date of publication or from a later date to be specified in the regulations; and

(c) be laid before both Houses of Parliament 30 within fourteen sitting days after the publication thereof 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

such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

#### SCHEDULES.

FIRST SCHEDULE.

Sec. 2.

Reference to Act.	Title.	Extent of repeal.
No. 75, 1902	Fines and Forfeited Recognizances Recovery Act, 1902.	The whole.
10 No. 33, 1931	Deserted Wives and Children (Amendment) Act, 1931.	Section 11.

#### SECOND SCHEDULE.

Sec. 8.

#### Writ to Sheriff.

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom,

Australia and Her other Realms and Territories Queen, Head
of the Commonwealth, Defender of the Faith.

To the Sheriff of the State of New South Wales-greeting.

You are hereby required and commanded as you regard yourself and all yours that of all the goods and chattels of all and singular 20 the persons named in the copy Estreat Roll to this writ annexed you cause to be levied all and singular the debts and sums of money upon them severally imposed and charged as by the said copy Estreat Roll appears, so that the money may be ready for payment at the next Court of Quarter Sessions to be paid over in such manner 25 as is or shall be lawfully appointed; and if any of the said several debts cannot be levied by reason of no goods or chattels being to be found belonging to the parties then in all cases that you take the bodies of the parties refusing to pay the aforesaid debts and lodge them in the proper gaol, there to await the decision of the 30 next Court of Quarter Sessions unless the parties shall have given sufficient security for their appearance at such Sessions for which you will be held answerable and have you then there this writ.

Witness , Esquire, Chairman

of the Court of Quarter Sessions holden at 35 in the State of New South Wales, the

day

of

, 19

Clerk of the Peace.

THIRD

#### THIRD SCHEDULE.

Sec. 8.

Certificate on oath of Clerk of the Peace.

I, , make oath that this roll is truly and carefully made up and examined, and that all 5 recognizances and fines which were forfeited or imposed and in right and due course of law ought to be levied and paid are to the best of my knowledge and understanding inserted in the said roll, and that in the said roll are also contained and expressed all such fines as have been paid to or received by me either in Court or otherwise 10 without any wilful or fraudulent discharge, omission, misnomer, or defect whatever.

So help me God.

#### FOURTH SCHEDULE.

Sec. 13.

Form of Order discharging forfeited recognizances or fine.

15 To the Sheriff of the State of New South Wales.

WHEREAS hath appeared before the Chairman of the Court of Quarter Sessions holden at , having forfeited the sum of

(here describe the

20 nature of the fine or forfeiture), and having made it appear to the satisfaction of the said Chairman that he should be relieved from the payment of the said sum of

(or if the penalty is mitigated state from part thereof) you are thereby required to discharge the said sum of

from the Estreat Roll delivered to you after the Quarter Sessions held at on the

day of

for which discharge this warrant shall be your authority, and shall exonerate you from the said charge on the passing of your accounts 30 before the proper officer.

By Order of the Court,

Clerk of the Peace.

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.

H. ROBBINS, Clerk of the Legislative Assembly.

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Legislative Assembly Chamber, Sydney, 1 April, 1954.

# New South Wales



ANNO TERTIO

# ELIZABETHÆ II REGINÆ

# Act No. , 1954.

An Act to make provision for and with respect to the forfeiture of certain recognizances and the recovery of certain fines and forfeited recognizances; to repeal the Fines and Forfeited Recognizances Recovery Act, 1902; to amend the Justices Act, 1902, and certain other Acts; and for purposes connected therewith.

B<sup>E</sup> it enacted by the Queen'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 5 the same, as follows:—

1. (1) This Act may be cited as the "Fines and Short title, citation and Short title, citation and commence-ment."

71799 20—A (2)

- (2) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.
- 2. (1) The Acts mentioned in the First Schedule Repeals 5 hereto are, to the extent therein expressed, hereby and savings. repealed.
- (2) All orders of any Court of Quarter Sessions, and all rolls, writs, lists, processes, levies, securities, bonds, returns, and discharge warrants made or issued 10 under the authority of any enactment repealed by this Act and in force at the commencement of this Act, shall be deemed to have been made or issued under the authority of this Act.
- (3) All persons lawfully in custody at the com-15 mencement of this Act under the provisions of any enactment repealed by this Act shall be deemed to be in lawful custody under the provisions of this Act, and may be dealt with accordingly.
- 3. In this Act, unless the context or subject-matter Interpreta-20 otherwise indicates or requires—

"Justice" means a Justice of the Peace.

4. (1) "Recognizance to which this section applies" Forfeiture means a recognizance the amount of which, if the conditions of the recognizance are not complied with, can, nizances.

25 apart from this section, be recovered only as a debt due to Her Majesty in a court of competent jurisdiction.

- (2) Subject to subsection three of this section, any court may, on due proof that the conditions of any recognizance to which this section applies have not been 30 complied with, forfeit the recognizance and transmit it, together with the certificate referred to in subsection five of this section, to the Clerk of the Peace to be proceeded upon according to law.
- (3) A court shall not forfeit any recognizance to 35 which this section applies unless the person bound by the recognizance who has therein made default is present before the court or a notice in or to the effect of the prescribed form to show cause why the recognizance should not be forfeited has first been served on that 40 person. (4)

- (4) Any notice to be served pursuant to subsection three of this section on any person shall be in writing and shall be sufficiently served—
  - (a) by delivering the notice to him personally; or
- (b) by forwarding the notice by post in a registered letter addressed to him at his address as shown in the recognizance concerned; and such service shall be deemed to have been effected at the time at which the registered letter would be delivered in the ordinary course of post.
  - (5) Where any recognizance to which this section applies is forfeited under this section by any court, the court shall certify in what respects the conditions thereof have not been observed.
- 15 Such certificate shall be prima facie evidence of the matters stated therein.
- 5. Where any Act makes provision for a court, judge, procedure justice or justices to forfeit a recognizance but does not after provide for certifying in what respects the conditions of certain recognizance forfeited pursuant to that provision have not been complied with or for transmitting the forfeited recognizance to the Clerk of the Peace to be proceeded upon according to law then the following provisions of this section shall apply in respect of any recognizance so forfeited, namely—

The court, judge, justice or justices shall certify in what respects the conditions of the recognizance have not been observed and transmit the recognizance, together with the certificate, to the Clerk of the Peace 30 to be proceeded upon according to law.

Such certificate shall be prima facie evidence of the matters stated therein.

6. (1) Where a recognizance entered into after the Enforce-commencement of this Act for the due appearance of any of certain recognization.

(i) before a court of summary jurisdiction; or

e Enforcement of certain recognizances where amount thereof has been

(ii) been deposited.

(ii) before a stipendiary or special magistrate or a justice or justices in proceedings to determine whether that person should be committed for

5 to answer, or to answer further, to any charge has been forfeited and the amount of the recognizance, not exceeding fifty pounds, has been deposited by that person or his surety, then-

(a) notwithstanding anything contained in this or 10 any other Act, the forfeited recognizance shall not be transmitted to the Clerk of the Peace and shall not be entered on any Estreat Roll;

(b) that person if he deposited the amount of the recognizance or his surety if the surety deposited 15 the amount of the recognizance may, within the prescribed period from the date on which the recognizance was forfeited, lodge with the clerk of the court of summary jurisdiction by, at or nearest to the place at which the recog-20 nizance was forfeited an application for the discharge of the forfeited recognizance;

(c) the amount so deposited shall, if no application is lodged pursuant to paragraph (b) of this subsection within the prescribed period, be paid to the Consolidated Revenue Fund upon

the expiration of that period;

(d) the amount so deposited shall, if an application is lodged pursuant to paragraph (b) of this subsection within the prescribed period, be 30 held by the person with whom it was deposited until the application is determined.

In this subsection "prescribed period" means twentyone days or such longer period as may be prescribed in lieu thereof.

35 (2) (a) An application lodged pursuant to paragraph (b) of subsection one of this section shall be heard and determined by the court of summary jurisdiction with the clerk of which the application was duly lodged or by any other court of summary jurisdiction 40 to which the firstmentioned court may think fit to adjourn

In

the application.

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In this paragraph "court of summary jurisdiction" means a court of petty sessions or a children's court holden in either case before a stipendiary or special magistrate.

- (b) The court shall, at the hearing of the application, inquire into the circumstances of the case and may-
  - (i) confirm the forfeiture; or
- (ii) order the discharge of the whole of the forfeited 10 recognizance or of any part thereof.
  - (3) Where pursuant to subsection two of this section the court orders the discharge of the whole of the forfeited recognizance or of any part thereof, the person with whom the amount of the recognizance was
- 15 deposited shall forthwith pay the amount so ordered to be discharged to the person who deposited the amount of the recognizance and pay the balance, if any, to the Consolidated Revenue Fund.

Where pursuant to that subsection the court confirms 20 the forfeiture of the recognizance the person with whom the amount of the recognizance was deposited shall forthwith pay that amount to the Consolidated Revenue Fund.

7. Subject to the provisions of section six of this Act, Clerk of the 25 the Clerk of the Peace shall, after the close of each Peace to sittings of every court of Quarter Sessions, enter on a Estreat Roll roll, to be called the Estreat Roll-

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(a) every fine and forfeited recognizance certified of Quarter Sessions. to him as by law provided by any court, judge, ef. Act. No. justice or coroner, or by the Sheriff, as having 75, 1902. been imposed or forfeited within the district for which such court is held;

(b) every fine and forfeited recognizance imposed or forfeited by or before such court at the sittings then closed;

(c) every fine and forfeited recognizance entered in any previous roll which the court has during such sittings ordered to be inserted in such roll.

#### 8. The Clerk of the Peace shall—

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(a) make a copy of the Estreat Roll and attach the send copy of copy to a writ of distringas and capias or fieri Roll to the facias and capias in the form and to the effect Sheriff with appropriate set out in the Second Schedule to this Act;

Clerk of the Peace to cf. Act No.

- (b) endorse on that writ or copy a statement on oath 75, 1902, made before any justice in the form and to the effect set out in the Third Schedule to this Act: and
- 10 (c) send that writ and copy so endorsed to the Sheriff within twenty-one days after the adjournment of the court.
- 9. (1) The Sheriff shall, under the authority of the Under writ sent to him in accordance with section eight of this authority of 15 Act, proceed forthwith to levy and recover the fines and sheriff to forfeited recognizances entered on the copy of the Estreat levy or in default of Roll attached to the writ on the goods and chattels of the goods to persons named in that copy or take those persons into take person into custody. custody if sufficient goods and chattels are not found on cf. Ibid. 20 which distress can be made.

(2) Every person so taken shall be lodged in prison, there to be kept to abide the judgment of the next ensuing Court of Quarter Sessions.

10. (1) Any person on whose goods and chattels the security may 25 Sheriff is required by section nine of this Act to levy and be given to Sheriff. recover any fine or forfeited recognizance may give to the cf. Ibid. Sheriff security for his appearance at the next sittings s. 8. of the court then and there to abide the decision of the court, and to pay, if the decision of the court be against 30 him, the fine or forfeited recognizance, together with all such costs and expenses as are ordered by the court to be paid by him.

(2) Upon receipt of such security, the Sheriff shall withdraw from such levy, or if such person is in 35 custody shall discharge him from custody.

11.

11. The Sheriff shall at each sittings of every Court Sheriff to of Quarter Sessions lay before the Chairman the copy lay copy of Estreat Roll of the Estreat Roll sent to him by the Clerk of the Peace before Chairman in accordance with section eight of this Act after the at each Court of 5 last preceding sittings of the court, and a return showing quarter what has been done in the matter of every fine and sessions. forfeited recognizance appearing in that copy.

12. The Chairman of every Court of Quarter Sessions Chairman of shall, subject to subsection four of section thirteen of Court of Quarter 10 this Act, at each sittings of the court order every fine Sessions to and forfeited recognizance which, by the return presented order carryto him by the Sheriff at such sittings, appears not to in fresh roll have been duly levied or recovered or properly accounted of cases in former roll for by the Sheriff, or discharged by order of the court where no 15 as hereinafter provided or by authority of the Governor levy or discharge. or other officer having lawful authority to remit or ef. Ibid

dispense with the enforcement of debts due to the Crown s. 11. in New South Wales, to be inserted in the Estreat Roll to be prepared by the Clerk of the Peace at the close of 20 such sittings, unless and until it has been ascertained that the person in default has no goods or chattels on which a levy can be made, and that he cannot be found or lodged in prison.

13. (1) The Chairman of every Court of Quarter Chairman of 25 Sessions shall at each sittings of the court inquire into Court of Quarter the circumstances of every case included in the copy of Sessions to the Estreat Roll laid before him, and—

inquire into cases in-Estreat Roll.

(a) may confirm the fine or forfeiture and, if a cluded in person, having given as such security as is provided for in section ten of this Act a bond 30 with a surety or sureties, does not appear, may forthwith issue a writ of distringas and capias or fieri facias and capias against such surety or sureties;

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- (b) may order the discharge of the whole of the fine or forfeited recognizance or of any part thereof:
- (c) may order such costs, charges, and expenses to be paid by either party as to the court seems just and reasonable.

(2) An order under paragraph (b) of subsection one of this section shall be in or to the effect of the form set out in the Fourth Schedule to this Act, and shall be signed by the Clerk of the Peace.

.5 (3) An order under paragraph (b) of subsection one of this section shall, to the extent that it is a discharge of the fine or forfeited recognizance, be a discharge to the Sheriff on the passing of his accounts before any auditor or person authorised to pass the same.

(4) The Chairman may, in lieu of making an 10 order under subsection one of this section, order that any such fine or forfeited recognizance shall be inserted in the Estreat Roll to be next prepared by the Clerk of the Peace in respect of such other Court of Quarter 15 Sessions as he thinks fit.

A fine or forfeited recognizance the subject of an order under this subsection shall thereafter be dealt with as if it had been imposed or forfeited, as the case may be, within the district for which such other court is held.

14. (1) For the purpose of any inquiry provided for on inquiry in section twelve or thirteen of this Act the court may court may summon and examine on oath any person as a witness. examine on

(2) Every such examination shall be recorded in oath any order that the Sheriff may be chargeable with all sums of Act No. 25 not satisfactorily accounted for on the final passing of 75, 1902, his accounts.

15. (1) The Sheriff shall keep in his possession all Preservation writs, with the copies of the Estreat Rolls attached and thereto, sent to him by the Clerk of the Peace pursuant in force of 30 to the provisions of this Act.

(2) Such original writs and rolls shall continue of the in force and be sufficient authority to the Sheriff, without Estreat Roll any further writ or roll in respect of the fines and Sheriff. forfeited recognizances in respect of which they were cf. Ibid. 35 issued.

(3) The Sheriff shall, on vacating his office, deliver to his successor all such writs and rolls in his possession so that his successor may use every means in his power to recover all sums unpaid and not charged 40 to his predecessor on the passing of his accounts.

all writs

and copies

16. Any moneys recovered by the Sheriff in respect Payment in of a recognizance conditioned to secure the due perform-recognizance ance of an order made under the Deserted Wives and to secure reformance of orders Children Act, 1901-1952, shall, after deduction therefrom made under the 5 of the fees and expenses of the Sheriff, be paid by him and Children Act, 1901-1952. to the person entitled to payment under the order.

17. Any person who, having been accepted by any Fraudulent court, justice or coroner, by virtue of his ownership of disposal of assets. specific property, as a surety for any person entering into 10 a recognizance, afterwards disposes of that property for the purpose of delaying or avoiding the execution of any writ issued pursuant to this Act shall be guilty of an offence and shall be liable on conviction on indictment

to imprisonment for a term not exceeding two years. 15 18. The Justices Act, 1902, as amended by sub-Amendment sequent Acts and by this Act, is amended-

27, 1902.

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(a) by inserting at the end of section forty-nine the Sec. 49. following new subsection:-

(Discharge

nizance.)

(4) Where the recognizance is entered into 20 after the commencement of the Fines and Forfeited Recognizances Act, 1954, pursuant to section thirty-one, thirty-four or thirty-five of this Act and the amount of the recognizance has been deposited, the notice under subsection 25 three of this section shall also contain a summary in the prescribed form of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.

(b) by inserting at the end of section ninety-six the Sec. 96. following new subsection: (General

(4) Where the recognizance is entered into of recogafter the commencement of the Fines and Forfeited Recognizances Act, 1954, pursuant to section sixty-six or sixty-nine of this Act and the amount of the recognizance has been deposited, the notice under subsection three of this section shall also contain a summary in the prescribed

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prescribed form of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.

(c) by omitting subsections two and three of section sec. 110. one hundred and ten; (Appeal

Sec. 110.
(Appeal against forfeiture of recognizance.)

- (d) by inserting in subsection one of section one Sec. 154, hundred and fifty-four next after paragraph (e) (Regulations.)
- (f) prescribing, for the purposes of sections forty-nine and ninety-six of this Act, the form of summary of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.

19. (1) The Governor may make regulations not Regulations, inconsistent with this Act prescribing all matters which by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed 20 for carrying out or giving effect to this Act.

(2) The regulations shall—

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- (a) be published in the Gazette:
- (b) take effect from the date of publication or from a later date to be specified in the regulations; and
- (c) be laid before both Houses of Parliament within fourteen sitting days after the publication thereof 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 35 such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

SCHEDULES.

#### SCHEDULES.

#### FIRST SCHEDULE.

Sec. 2.

Reference to Act.		Title.	Extent of repeal.
5 No. 75, 1	902	Fines and Forfeited Recognizances Recovery Act, 1902.	The whole.
No. 33, 1	931	Deserted Wives and Children (Amendment) Act, 1931.	Section 11.

#### SECOND SCHEDULE.

Sec. B.

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#### Writ to Sheriff.

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Australia and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

To the Sheriff of the State of New South Wales-greeting.

- 15 You are hereby required and commanded as you regard yourself and all yours that of all the goods and chattels of all and singular the persons named in the copy Estreat Roll to this writ annexed you cause to be levied all and singular the debts and sums of money upon them severally imposed and charged as by the said copy
- 20 Estreat Roll appears, so that the money may be ready for payment at the next Court of Quarter Sessions to be paid over in such manner as is or shall be lawfully appointed; and if any of the said several debts cannot be levied by reason of no goods or chattels being to be found belonging to the parties then in all cases that you take
- 25 the bodies of the parties refusing to pay the aforesaid debts and lodge them in the proper gaol, there to await the decision of the next Court of Quarter Sessions unless the parties shall have given sufficient security for their appearance at such Sessions for which you will be held answerable and have you then there this writ.
- 30 Witness

, Esquire, Chairman

of the Court of Quarter Sessions holden at in the State of New South Wales, the of , 19

day

Clerk of the Peace.

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THIRD

#### THIRD SCHEDULE.

Sec. 8.

Certificate on oath of Clerk of the Peace.

I, make oath that this roll is truly and carefully made up and examined, and that all 5 recognizances and fines which were forfeited or imposed and in right and due course of law ought to be levied and paid are to the best of my knowledge and understanding inserted in the said roll, and that in the said roll are also contained and expressed all such fines as have been paid to or received by me either in Court or otherwise 10 without any wilful or fraudulent discharge, omission, misnomer, or defect whatever.

So help me God.

#### FOURTH SCHEDULE.

Sec. 13.

Form of Order discharging forfeited recognizances or fine.

15 To the Sheriff of the State of New South Wales.

Whereas hath appeared before the Chairman of the Court of Quarter Sessions holden at , having forfeited the sum of (here describe the

20 nature of the fine or forfeiture), and having made it appear to the satisfaction of the said Chairman that he should be relieved from the payment of the said sum of

(or if the penalty is mitigated state from part thereof) you are thereby required to discharge the said sum of

25 from the Estreat Roll delivered to you after the Quarter Sessions held at on the

day of

for which discharge this warrant shall be your authority, and shall exonerate you from the said charge on the passing of your accounts 30 before the proper officer.

By Order of the Court,

Clerk of the Peace.

Sydney: A. H. Pettifer, Government Printer-1954.

[18.]

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.

> H. ROBBINS. Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 8 April, 1954.

# New South Wales



ANNO TERTIO

#### ELIZABETHÆ II REGINÆ

Act No. 25, 1954.

An Act to make provision for and with respect to the forfeiture of certain recognizances and the recovery of certain fines and forfeited recognizances; to repeal the Fines and Forfeited Recognizances Recovery Act, 1902; to amend the Justices Act, 1902, and certain other Acts; and for purposes connected therewith. [Assented to, 29th April, 1954.]

BE it enacted by the Queen'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 Acr may be cited as the "Fines and short title. citation and Forfeited Recognizances Act, 1954." commence-

(2)ment.

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

G. BOOTH,

Chairman of Committees of the Legislative Assembly.

(2) This Act shall commence upon a day to beappointed by the Governor and notified by proclamation published in the Gazette.

Repeals and savings.

- 2. (1) The Acts mentioned in the First Schedulehereto are, to the extent therein expressed, hereby repealed.
- (2) All orders of any Court of Quarter Sessions, and all rolls, writs, lists, processes, levies, securities, bonds, returns, and discharge warrants made or issued under the authority of any enactment repealed by this Act and in force at the commencement of this Act, shall be deemed to have been made or issued under the authority of this Act.
- (3) All persons lawfully in custody at the commencement of this Act under the provisions of any enactment repealed by this Act shall be deemed to be in lawful custody under the provisions of this Act, and may be dealt with accordingly.

Interpreta-

- 3. In this Act, unless the context or subject-matter otherwise indicates or requires—
  - "Justice" means a Justice of the Peace.

Forfeiture of certain recognizances.

- 4. (1) "Recognizance to which this section applies" means a recognizance the amount of which, if the conditions of the recognizance are not complied with, can, apart from this section, be recovered only as a debt due to Her Majesty in a court of competent jurisdiction.
- (2) Subject to subsection three of this section, any court may, on due proof that the conditions of any recognizance to which this section applies have not been complied with, forfeit the recognizance and transmit it, together with the certificate referred to in subsection five of this section, to the Clerk of the Peace to be proceeded upon according to law.
- (3) A court shall not forfeit any recognizance to which this section applies unless the person bound by the recognizance who has therein made default is present before the court or a notice in or to the effect of the prescribed form to show cause why the recognizance should not be forfeited has first been served on that person. (4)

- (4) Any notice to be served pursuant to subsection three of this section on any person shall be in writing and shall be sufficiently served—
  - (a) by delivering the notice to him personally; or
  - (b) by forwarding the notice by post in a registered letter addressed to him at his address as shown in the recognizance concerned; and such service shall be deemed to have been effected at the time at which the registered letter would be delivered in the ordinary course of post.
- (5) Where any recognizance to which this section applies is forfeited under this section by any court, the court shall certify in what respects the conditions thereof have not been complied with.

Such certificate shall be prima facie evidence of the matters stated therein.

5. Where any Act makes provision for a court, judge, Procedure justice or justices to forfeit a recognizance but does not forfeiture provide for certifying in what respects the conditions of certain of any recognizance forfeited pursuant to that provision nizances. have not been complied with or for transmitting the forfeited recognizance to the Clerk of the Peace to be proceeded upon according to law then the following provisions of this section shall apply in respect of any recognizance so forfeited, namely-

The court, judge, justice or justices shall certify in what respects the conditions of the recognizance have not been complied with and transmit the recognizance. together with the certificate, to the Clerk of the Peace to be proceeded upon according to law.

Such certificate shall be prima facie evidence of the matters stated therein.

- 6. (1) Where a recognizance entered into after the Enforce--commencement of this Act for the due appearance of any ment of certain person-
  - (i) before a court of summary jurisdiction; or

recognizances where amount thereof has been

(ii) deposited.

(ii) before a stipendiary or special magistrate or a justice or justices in proceedings to determine whether that person should be committed for trial,

to answer, or to answer further, to any charge has been forfeited and the amount of the recognizance, not exceeding fifty pounds, has been deposited by that person or his surety, then—

(a) notwithstanding anything contained in this or any other Act, the forfeited recognizance shall not be transmitted to the Clerk of the Peace and shall not be set to be set to

shall not be entered on any Estreat Roll;

(b) that person if he deposited the amount of the recognizance or his surety if the surety deposited the amount of the recognizance may, within the prescribed period from the date on which the recognizance was forfeited, lodge with the clerk of the court of summary jurisdiction by, at or nearest to the place at which the recognizance was forfeited an application for the discharge of the forfeited recognizance;

(c) the amount so deposited shall, if no application is lodged pursuant to paragraph (b) of this subsection within the prescribed period, be paid to the Consolidated Revenue Fund upon

the expiration of that period;

(d) the amount so deposited shall, if an application is lodged pursuant to paragraph (b) of this subsection within the prescribed period, be held by the person with whom it was deposited until the application is determined.

In this subsection "prescribed period" means twentyone days or such longer period as may be prescribed in lieu thereof.

(2) (a) An application lodged pursuant to paragraph (b) of subsection one of this section shall be heard and determined by the court of summary jurisdiction with the clerk of which the application was duly lodged or by any other court of summary jurisdiction to which the firstmentioned court may think fit to adjourn the application.

In this paragraph "court of summary jurisdiction" means a court of petty sessions or a children's court holden in either case before a stipendiary or special magistrate.

- (b) The court shall, at the hearing of the application, inquire into the circumstances of the case and may—
  - (i) confirm the forfeiture; or
  - (ii) order the discharge of the whole of the forfeited recognizance or of any part thereof.
- (3) Where pursuant to subsection two of this section the court orders the discharge of the whole of the forfeited recognizance or of any part thereof, the person with whom the amount of the recognizance was deposited shall forthwith pay the amount so ordered to be discharged to the person who deposited the amount of the recognizance and pay the balance, if any, to the Consolidated Revenue Fund.

Where pursuant to that subsection the court confirms the forfeiture of the recognizance the person with whom the amount of the recognizance was deposited shall forthwith pay that amount to the Consolidated Revenue Fund.

7. Subject to the provisions of section six of this Act, Clerk of the the Clerk of the Peace shall, after the close of each prepare an sittings of every court of Quarter Sessions, enter on a Estreat Roll at close of at close Control of the Court of Court

- prepare an
  a Estreat Roll
  at close of
  every Court
  d of Quarter
  Sessions.
  c, cf. Act. No.
- (a) every fine and forfeited recognizance certified of Quarter to him as by law provided by any court, judge, ef. Act. No. justice or coroner, or by the Sheriff, as having 75, 1902, been imposed or forfeited within the district s. 4. for which such court is held;
- (b) every fine and forfeited recognizance imposed or forfeited by or before such court at the sittings then closed;
- (c) every fine and forfeited recognizance entered in any previous roll which the court has during such sittings ordered to be inserted in such roll.

Clerk of the Peace to send copy of the Estreat Roll to the Sheriff with appropriate writ. ef. Act No. 75, 1902, s. 6.

#### 8. The Clerk of the Peace shall—

- (a) make a copy of the Estreat Roll and attach the copy to a writ of distringas and capias or fieri facias and capias in the form and to the effect set out in the Second Schedule to this Act;
- (b) endorse on that writ or copy a statement on oath made before any justice in the form and to the effect set out in the Third Schedule to this Act; and
- (c) send that writ and copy so endorsed to the Sheriff within twenty-one days after the adjournment of the court.

Under authority of such writ Sheriff to levy or in default of goods to take person into custody. ef. Ibid. s. 7.

- 9. (1) The Sheriff shall, under the authority of the writ sent to him in accordance with section eight of this Act, proceed forthwith to levy and recover the fines and forfeited recognizances entered on the copy of the Estreat Roll attached to the writ on the goods and chattels of the persons named in that copy or take those persons into custody if sufficient goods and chattels are not found on which distress can be made.
- (2) Every person so taken shall be lodged in prison, there to be kept to abide the judgment of the next ensuing Court of Quarter Sessions.

Security
may
be given to
Sheriff.
ef. Ibid.
s. 8.

- 10. (1) Any person on whose goods and chattels the Sheriff is required by section nine of this Act to levy and recover any fine or forfeited recognizance may give to the Sheriff security for his appearance at the next sittings of the court then and there to abide the decision of the court, and to pay, if the decision of the court be against him, the fine or forfeited recognizance, together with all such costs and expenses as are ordered by the court to be paid by him.
- (2) Upon receipt of such security, the Sheriff shall withdraw from such levy, or if such person is in custody shall discharge him from custody.

11.

11. The Sheriff shall at each sittings of every Court Sheriff to of Quarter Sessions lay before the Chairman the copy Estreat Roll of the Estreat Roll sent to him by the Clerk of the Peace befor in accordance with section eight of this Act after the at each court of last preceding sittings of the court, and a return showing quarter Sessions. what has been done in the matter of every fine and cf. Act No. 75, forfeited recognizance appearing in that copy.

12. The Chairman of every Court of Quarter Sessions Chairman of shall, subject to subsection four of section thirteen of Court of Quarter this Act, at each sittings of the court order every fine Sessions to and forfeited recognizance which, by the return presented ing forward to him by the Sheriff at such sittings, appears not to in fresh roll have been duly levied or recovered or properly accounted former roll for by the Sheriff, or discharged by order of the court where no as hereinafter provided or by authority of the Governor charge. or other officer having lawful authority to remit or cf. Ibid dispense with the enforcement of debts due to the Crown s. 11. in New South Wales, to be inserted in the Estreat Roll to be prepared by the Clerk of the Peace at the close of such sittings, unless and until it has been ascertained that the person in default has no goods or chattels on which a levy can be made, and that he cannot be found or lodged in prison.

13. (1) The Chairman of every Court of Quarter Chairman of Sessions shall at each sittings of the court inquire into Quarter the circumstances of every case included in the copy of Sessions to the Estreat Roll laid before him, and—

inquire into Estreat Roff.

- (a) may confirm the fine or forfeiture and, if a cluded in person, having given as such security as is provided for in section ten of this Act a bond with a surety or sureties, does not appear, may forthwith issue a writ of distringas and capias or fieri facias and capias against such surety or sureties;
- (b) may order the discharge of the whole of the fine or forfeited recognizance or of any part
- (c) may order such costs, charges, and expenses to be paid by either party as to the court seems just and reasonable.

(2) An order under paragraph (b) of subsection one of this section shall be in or to the effect of the form set out in the Fourth Schedule to this Act, and shall be signed by the Clerk of the Peace.

(3) An order under paragraph (b) of subsection one of this section shall, to the extent that it is a discharge of the fine or forfeited recognizance, be a discharge to the Sheriff on the passing of his accounts before any auditor or person authorised to pass the same.

(4) The Chairman may, in lieu of making an order under subsection one of this section, order that any such fine or forfeited recognizance shall be inserted in the Estreat Roll to be next prepared by the Clerk of the Peace in respect of such other Court of Quarter Sessions as he thinks fit.

A fine or forfeited recognizance the subject of an order under this subsection shall thereafter be dealt with as if it had been imposed or forfeited, as the case may be, within the district for which such other court is held.

On inquiry court may summon and examine on oath any person. cf. Act No. 75, 1902, s. 13.

and

sent to

Sheriff.

cf. Ibid. 8. 14.

14. (1) For the purpose of any inquiry provided for in section twelve or thirteen of this Act the court may summon and examine on oath any person as a witness.

(2) Every such examination shall be recorded in order that the Sheriff may be chargeable with all sums not satisfactorily accounted for on the final passing of his accounts.

15. (1) The Sheriff shall keep in his possession all Preservation writs, with the copies of the Estreat Rolls attached continuance thereto, sent to him by the Clerk of the Peace pursuant in force of to the provisions of this Act. all writs and copies (2) Such original writs and rolls shall continue of the Estreat Roll

in force and be sufficient authority to the Sheriff, without any further writ or roll in respect of the fines and forfeited recognizances in respect of which they were issued.

(3) The Sheriff shall, on vacating his office, deliver to his successor all such writs and rolls in his possession so that his successor may use every means in his power to recover all sums unpaid and not charged to his predecessor on the passing of his accounts.

16.

16. Any moneys recovered by the Sheriff in respect Payment in of a recognizance conditioned to secure the due perform-recognizance ance of an order made under the Deserted Wives and performance of orders Children Act, 1901-1952, shall, after deduction therefrom made under the Deserted Wives and expenses of the Shariff he paid by him and Children and Child of the fees and expenses of the Sheriff, be paid by him and Children to the person entitled to payment under the order.

cf. Act No. 75,

- 17. Any person who, having been accepted by any Fraudulent court, justice or coroner, by virtue of his ownership of disposal of assets. specific property, as a surety for any person entering into a recognizance, afterwards disposes of that property for the purpose of delaying or avoiding the execution of any writ issued pursuant to this Act shall be guilty of an offence and shall be liable on conviction on indictment to imprisonment for a term not exceeding two years.
- 18. (1) The Justices Act, 1902, as amended by sub-Amendment of Act No. sequent Acts and by this Act, is amended— 27, 1902.
  - (a) by inserting at the end of section forty-nine the Sec. 49. following new subsection:-

(Discharge on recognizance.)

- (4) Where the recognizance is entered into after the commencement of the Fines and Forfeited Recognizances Act, 1954, pursuant to section thirty-one, thirty-four or thirty-five of this Act and the amount of the recognizance has been deposited, the notice under subsection three of this section shall also contain a summary in the prescribed form of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act. 1954.
- (b) by inserting at the end of section ninety-six the Sec. 96. following new subsection:-(General condition
  - (4) Where the recognizance is entered into of recogafter the commencement of the Fines and Forfeited Recognizances Act, 1954, pursuant to section sixty-six or sixty-nine of this Act and the amount of the recognizance has been deposited, the notice under subsection three of this section shall also contain a summary in the

prescribed

prescribed form of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.

Sec. 110.
(Appeal against forfeiture of recognizance.)
Sec. 154.
(Regula-

tions.)

- (c) by omitting subsections two and three of section one hundred and ten;
- (d) by inserting in subsection one of section one hundred and fifty-four next after paragraph (e) the following new paragraph:—
  - (f) prescribing, for the purposes of sections forty-nine and ninety-six of this Act, the form of summary of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.
- (2) The Justices Act, 1902, as amended by subsequent Acts and by this Act, may be cited as the Justices Act, 1902-1954.

Regulations.

- 19. (1) The Governor may make regulations not inconsistent with this Act prescribing all matters which by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed for carrying out or giving effect to this Act.
  - (2) The 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 the regulations; and
  - (c) be laid before both Houses of Parliament within fourteen sitting days after the publication thereof 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

such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

#### SCHEDULES.

#### FIRST SCHEDULE.

Sec. 2.

Reference to Act.	Title.	Extent of repeal.
No. 75, 1902	Fines and Forfeited Recognizances Recovery Act, 1902.	The whole.
No. 33, 1931	Deserted Wives and Children (Amendment) Act, 1931.	Section 11.

#### SECOND SCHEDULE.

Sec. 8

#### Writ to Sheriff.

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Australia and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

To the Sheriff of the State of New South Wales-greeting.

You are hereby required and commanded as you regard yourself and all yours that of all the goods and chattels of all and singular the persons named in the copy Estreat Roll to this writ annexed you cause to be levied all and singular the debts and sums of money upon them severally imposed and charged as by the said copy Estreat Roll appears, so that the money may be ready for payment at the next Court of Quarter Sessions to be paid over in such manner as is or shall be lawfully appointed; and if any of the said several debts cannot be levied by reason of no goods or chattels being to be found belonging to the parties then in all cases that you take the bodies of the parties refusing to pay the aforesaid debts and lodge them in the proper gaol, there to await the decision of the next Court of Quarter Sessions unless the parties shall have given sufficient security for their appearance at such Sessions for which you will be held answerable and have you then there this writ.

Witness , Esquire, Chairman

of the Court of Quarter Sessions holden at in the State of New South Wales, the of

day

Clerk of the Peace.

THIRD

Sec. 8.

THIRD SCHEDULE.

Certificate on oath of Clerk of the Peace.

I, , make oath that this roll is truly and carefully made up and examined, and that all recognizances and fines which were forfeited or imposed and in right and due course of law ought to be levied and paid are to the best of my knowledge and understanding inserted in the said roll, and that in the said roll are also contained and expressed all such fines as have been paid to or received by me either in Court or otherwise-without any wilful or fraudulent discharge, omission, misnomer, or defect whatever.

So help me God.

Sec. 13.

FOURTH SCHEDULE.

Form of Order discharging forfeited recognizances or fine. To the Sheriff of the State of New South Wales.

WHEREAS hath appeared before the Chairman of the Court of Quarter Sessions holden at , having forfeited the sum of (here describe the

nature of the fine or forfeiture), and having made it appear to the satisfaction of the said Chairman that he should be relieved from the payment of the said sum of

(or if the penalty is mitigated state from part thereof) you are thereby required to discharge the said sum of

from the Estreat Roll delivered to you after the Quarter Sessions held at on the

day of

for which discharge this warrant shall be your authority, and shall exonerate you from the said charge on the passing of your accounts before the proper officer.

By Order of the Court,

Clerk of the Peace.

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

J. NORTHCOTT, Governor.

Government House, Sydney, 29th April, 1954.

#### FINES AND FORFEITED RECOGNIZANCES BILL, 1954.

Schedule of Amendments referred to in Legislative Council's Message of 8th April, 1954.

No. 1.—Page 3, clause 4, line 14. Omit "observed" insert "complied with"

No. 2.—Page 3, clause 5, line 28. Omit "observed" insert "complied with"

No. 3.—Page 10, clause 18. After line 15 add:—

(2) The Justices Act, 1902, as amended by subsequent Acts and by this Act, may be cited as the Justices Act, 1902-1954.

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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.

> H. ROBBINS. Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 1 April, 1954.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

> J. R. STEVENSON, Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 8th April, 1954.

# New South Wales



ANNO TERTIO

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Act No. , 1954.

An Act to make provision for and with respect to the forfeiture of certain recognizances and the recovery of certain fines and forfeited recognizances; to repeal the Fines and Forfeited Recognizances Recovery Act, 1902; to amend the Justices Act, 1902, and certain other Acts; and for purposes connected therewith.

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legisby 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 "Fines and short title, Forfeited Recognizances Act, 1954."

71799 20-A

citation and commencement.

- (2) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.
- 2. (1) The Acts mentioned in the First Schedule Repeals 5 hereto are, to the extent therein expressed, hereby savings. repealed.
- (2) All orders of any Court of Quarter Sessions, and all rolls, writs, lists, processes, levies, securities, bonds, returns, and discharge warrants made or issued 10 under the authority of any enactment repealed by this Act and in force at the commencement of this Act, shall be deemed to have been made or issued under the authority of this Act.
- (3) All persons lawfully in custody at the com-15 mencement of this Act under the provisions of any enactment repealed by this Act shall be deemed to be in lawful custody under the provisions of this Act, and may be dealt with accordingly.
- 3. In this Act, unless the context or subject-matter Interpretation.

"Justice" means a Justice of the Peace.

4. (1) "Recognizance to which this section applies" Forfeiture means a recognizance the amount of which, if the conditions of the recognizance are not complied with, can, nizances.

25 apart from this section, be recovered only as a debt due to Her Majesty in a court of competent jurisdiction.

- (2) Subject to subsection three of this section, any court may, on due proof that the conditions of any recognizance to which this section applies have not been 30 complied with, forfeit the recognizance and transmit it, together with the certificate referred to in subsection five of this section, to the Clerk of the Peace to be proceeded upon according to law.
- (3) A court shall not forfeit any recognizance to 35 which this section applies unless the person bound by the recognizance who has therein made default is present before the court or a notice in or to the effect of the prescribed form to show cause why the recognizance should not be forfeited has first been served on that 40 person. (4)

(4) Any notice to be served pursuant to subsection three of this section on any person shall be in writing and shall be sufficiently served—

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- (a) by delivering the notice to him personally; or
- (b) by forwarding the notice by post in a registered letter addressed to him at his address as shown in the recognizance concerned; and such service shall be deemed to have been effected at the time at which the registered letter would be delivered in the ordinary course of post.
- (5) Where any recognizance to which this section applies is forfeited under this section by any court, the court shall certify in what respects the conditions thereof have not been observed complied with.
- 15 Such certificate shall be prima facie evidence of the matters stated therein.
- 5. Where any Act makes provision for a court, judge, Procedure justice or justices to forfeit a recognizance but does not forfeiture provide for certifying in what respects the conditions of certain recognizance forfeited pursuant to that provision have not been complied with or for transmitting the forfeited recognizance to the Clerk of the Peace to be proceeded upon according to law then the following provisions of this section shall apply in respect of any 25 recognizance so forfeited, namely—

The court, judge, justice or justices shall certify in what respects the conditions of the recognizance have not been observed complied with and transmit the recognizance, together with the certificate, to the Clerk of the 30 Peace to be proceeded upon according to law.

Such certificate shall be prima facie evidence of the matters stated therein.

- 6. (1) Where a recognizance entered into after the Enforce-commencement of this Act for the due appearance of any of certain recognizance.
  - (i) before a court of summary jurisdiction; or

Enforcement of certain recognizances where amount thereof has been

(ii) been deposited

(ii) before a stipendiary or special magistrate or a justice or justices in proceedings to determine whether that person should be committed for trial,

5 to answer, or to answer further, to any charge has been forfeited and the amount of the recognizance, not exceeding fifty pounds, has been deposited by that person or his surety, then—

(a) notwithstanding anything contained in this or any other Act, the forfeited recognizance shall not be transmitted to the Clerk of the Peace and shall not be entered on any Estreat Roll;

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(b) that person if he deposited the amount of the recognizance or his surety if the surety deposited the amount of the recognizance may, within the prescribed period from the date on which the recognizance was forfeited, lodge with the clerk of the court of summary jurisdiction by, at or nearest to the place at which the recognizance was forfeited an application for the discharge of the forfeited recognizance;

(c) the amount so deposited shall, if no application is lodged pursuant to paragraph (b) of this subsection within the prescribed period, be paid to the Consolidated Revenue Fund upon the expiration of that period;

(d) the amount so deposited shall, if an application is lodged pursuant to paragraph (b) of this subsection within the prescribed period, be held by the person with whom it was deposited until the application is determined.

In this subsection "prescribed period" means twentyone days or such longer period as may be prescribed in lieu thereof.

35 (2) (a) An application lodged pursuant to paragraph (b) of subsection one of this section shall be heard and determined by the court of summary jurisdiction with the clerk of which the application was duly lodged or by any other court of summary jurisdiction 40 to which the firstmentioned court may think fit to adjourn the application.

In this paragraph "court of summary jurisdiction" means a court of petty sessions or a children's court holden in either case before a stipendiary or special magistrate.

- (b) The court shall, at the hearing of the application, inquire into the circumstances of the case and may-
  - (i) confirm the forfeiture; or
- (ii) order the discharge of the whole of the forfeited recognizance or of any part thereof. 10
- (3) Where pursuant to subsection two of this section the court orders the discharge of the whole of the forfeited recognizance or of any part thereof, the person with whom the amount of the recognizance was 15 deposited shall forthwith pay the amount so ordered to be discharged to the person who deposited the amount of the recognizance and pay the balance, if any, to the Consolidated Revenue Fund.

Where pursuant to that subsection the court confirms 20 the forfeiture of the recognizance the person with whom the amount of the recognizance was deposited shall forthwith pay that amount to the Consolidated Revenue Fund.

7. Subject to the provisions of section six of this Act, Clerk of the 25 the Clerk of the Peace shall, after the close of each Peace to prepare an sittings of every court of Quarter Sessions, enter on a Estreat Roll roll, to be called the Estreat Roll—

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- (a) every fine and forfeited recognizance certified of Quarter Sessions. to him as by law provided by any court, judge, cf. Act. No. justice or coroner, or by the Sheriff, as having 75, 1902, been imposed or forfeited within the district s. 4. for which such court is held;
- (b) every fine and forfeited recognizance imposed or forfeited by or before such court at the sittings then closed;
- (c) every fine and forfeited recognizance entered in any previous roll which the court has during such sittings ordered to be inserted in such roll.

at close of

# 8. The Clerk of the Peace shall—

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(a) make a copy of the Estreat Roll and attach the send copy of the Estreat copy to a writ of distringas and capias or fieri Roll to the facias and capias in the form and to the effect Sheriff with set out in the Second Schedule to this Act; writ.

Clerk of the Peace to cf. Act No.

- (b) endorse on that writ or copy a statement on oath 75, 1902, made before any justice in the form and to the effect set out in the Third Schedule to this Act;
- (c) send that writ and copy so endorsed to the 10 Sheriff within twenty-one days after adjournment of the court.
- 9. (1) The Sheriff shall, under the authority of the Under writ sent to him in accordance with section eight of this such writ 15 Act, proceed forthwith to levy and recover the fines and Sheriff to forfeited recognizances entered on the copy of the Estreat levy or in default of Roll attached to the writ on the goods and chattels of the goods to persons named in that copy or take those persons into take person into custody. custody if sufficient goods and chattels are not found on cf. Ibid. 20 which distress can be made.
  - (2) Every person so taken shall be lodged in prison, there to be kept to abide the judgment of the next ensuing Court of Quarter Sessions.
- 10. (1) Any person on whose goods and chattels the Security 25 Sheriff is required by section nine of this Act to levy and may be given to recover any fine or forfeited recognizance may give to the Sheriff. Sheriff security for his appearance at the next sittings cf. Ibid. of the court then and there to abide the decision of the court, and to pay, if the decision of the court be against 30 him, the fine or forfeited recognizance, together with all such costs and expenses as are ordered by the court to be paid by him.
- (2) Upon receipt of such security, the Sheriff shall withdraw from such levy, or if such person is in 35 custody shall discharge him from custody.

11.

11. The Sheriff shall at each sittings of every Court sheriff to of Quarter Sessions lay before the Chairman the copy Estreat Roll of the Estreat Roll sent to him by the Clerk of the Peace before in accordance with section eight of this Act after the at each 5 last preceding sittings of the court, and a return showing quarter what has been done in the matter of every fine and cf. Act No. 75, forfeited recognizance appearing in that copy.

12. The Chairman of every Court of Quarter Sessions Chairman of shall, subject to subsection four of section thirteen of Court of Quarter 10 this Act, at each sittings of the court order every fine Sessions to and forfeited recognizance which, by the return presented ing forward to him by the Sheriff at such sittings, appears not to in fresh roll have been duly levied or recovered or properly accounted former roll for by the Sheriff, or discharged by order of the court where no 15 as hereinafter provided or by authority of the Governor charge. or other officer having lawful authority to remit or cf. Ibid dispense with the enforcement of debts due to the Crown s. 11.

in New South Wales, to be inserted in the Estreat Roll to be prepared by the Clerk of the Peace at the close of 20 such sittings, unless and until it has been ascertained that the person in default has no goods or chattels on which a levy can be made, and that he cannot be found or lodged in prison.

13. (1) The Chairman of every Court of Quarter Chairman of 25 Sessions shall at each sittings of the court inquire into Quarter the circumstances of every case included in the copy of Sessions to the Estreat Roll laid before him, and-

inquire into

- (a) may confirm the fine or forfeiture and, if a cluded in person, having given as such security as is provided for in section ten of this Act a bond 30 with a surety or sureties, does not appear, may forthwith issue a writ of distringas and capias or fieri facias and capias against such surety or sureties;
- (b) may order the discharge of the whole of the 35 fine or forfeited recognizance or of any part

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(c) may order such costs, charges, and expenses to be paid by either party as to the court seems just and reasonable.

(2) An order under paragraph (b) of subsection one of this section shall be in or to the effect of the form set out in the Fourth Schedule to this Act, and shall be signed by the Clerk of the Peace.

(3) An order under paragraph (b) of subsection one of this section shall, to the extent that it is a discharge of the fine or forfeited recognizance, be a discharge to the Sheriff on the passing of his accounts before any auditor or person authorised to pass the same.

10 (4) The Chairman may, in lieu of making an order under subsection one of this section, order that any such fine or forfeited recognizance shall be inserted in the Estreat Roll to be next prepared by the Clerk of the Peace in respect of such other Court of Quarter 15 Sessions as he thinks fit.

A fine or forfeited recognizance the subject of an order under this subsection shall thereafter be dealt with as if it had been imposed or forfeited, as the case may be, within the district for which such other court is held.

20 14. (1) For the purpose of any inquiry provided for on inquiry in section twelve or thirteen of this Act the court may summon an summon and examine on oath any person as a witness. examine on

(2) Every such examination shall be recorded in oath any order that the Sheriff may be chargeable with all sums ef. Act N 25 not satisfactorily accounted for on the final passing of 75, 1902, his accounts.

on inquiry
court may
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person.
cf. Act No.
f. 75, 1902,
s. 13.

15. (1) The Sheriff shall keep in his possession all Preservation writs, with the copies of the Estreat Rolls attached and thereto, sent to him by the Clerk of the Peace pursuant in force of 30 to the provisions of this Act.

30 to the provisions of this Act.

(2) Such original writs and rolls shall continue of the in force and be sufficient authority to the Sheriff, without Estreat Roll any further writ or roll in respect of the fines and Sheriff. forfeited recognizances in respect of which they were cf. Ibid.

35 issued.

(3) The Sheriff shall, on vacating his office, deliver to his successor all such writs and rolls in his possession so that his successor may use every means in his power to recover all sums unpaid and not charged 40 to his predecessor on the passing of his accounts.

16.

16. Any moneys recovered by the Sheriff in respect Payment in of a recognizance conditioned to secure the due perform-recognizance ance of an order made under the Deserted Wives and reformance of orders Children Act, 1901-1952, shall, after deduction therefrom made under the 5 of the fees and expenses of the Sheriff, be paid by him and Children Act, 1901-1952. to the person entitled to payment under the order.

cf. Act No. 75, 1902, s. 16A.

17. Any person who, having been accepted by any Fraudulent court, justice or coroner, by virtue of his ownership of disposal of assets. specific property, as a surety for any person entering into 10 a recognizance, afterwards disposes of that property for the purpose of delaying or avoiding the execution of any writ issued pursuant to this Act shall be guilty of an offence and shall be liable on conviction on indictment to imprisonment for a term not exceeding two years.

18. (1) The Justices Act, 1902, as amended by sub-Amendment sequent Acts and by this Act, is amended—

27, 1902.

(a) by inserting at the end of section forty-nine the Sec. 49. following new subsection:

(Discharge on recognizance.)

(4) Where the recognizance is entered into 20 after the commencement of the Fines and Forfeited Recognizances Act, 1954, pursuant to section thirty-one, thirty-four or thirty-five of this Act and the amount of the recognizance has been deposited, the notice under subsection 25 three of this section shall also contain a summary in the prescribed form of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.

(b) by inserting at the end of section ninety-six the Sec. 96. following new subsection: condition

(4) Where the recognizance is entered into of recognizance.) after the commencement of the Fines and Forfeited Recognizances Act, 1954, pursuant to section sixty-six or sixty-nine of this Act and the amount of the recognizance has been deposited, the notice under subsection three of this section shall also contain a summary in the 20-B prescribed

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prescribed form of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.

(c) by omitting subsections two and three of section Sec. 110. 5 one hundred and ten;

(Appeal against forfeiture of recognizance.)

(d) by inserting in subsection one of section one Sec. 154. hundred and fifty-four next after paragraph (e) (Regulations.) the following new paragraph:-

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prescribing, for the purposes of sections forty-nine and ninety-six of this Act, the form of summary of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.

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(2) The Justices Act, 1902, as amended by subsequent Acts and by this Act, may be cited as the Justices Act, 1902-1954.

19. (1) The Governor may make regulations not Regulations. 20 inconsistent with this Act prescribing all matters which by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed for carrying out or giving effect to this Act.

(2) The 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 the regulations; and

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(c) be laid before both Houses of Parliament within fourteen sitting days after the publication thereof 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

such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

#### SCHEDULES.

Sec. 2. FIRST SCHEDULE. Extent of Reference Title. repeal. to Act. The whole. Recognizances and Forfeited No. 75, 1902.. Fines Recovery Act, 1902. Children Section 11. Deserted Wives and 10 No. 33, 1931... (Amendment) Act, 1931.

#### SECOND SCHEDULE.

Sec. 8.

#### Writ to Sheriff.

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom,

15 Australia and Her other Realms and Territories Queen, Head
of the Commonwealth, Defender of the Faith.

To the Sheriff of the State of New South Wales-greeting.

You are hereby required and commanded as you regard yourself and all yours that of all the goods and chattels of all and singular 20 the persons named in the copy Estreat Roll to this writ annexed you cause to be levied all and singular the debts and sums of money upon them severally imposed and charged as by the said copy Estreat Roll appears, so that the money may be ready for payment at the next Court of Quarter Sessions to be paid over in such manner 25 as is or shall be lawfully appointed; and if any of the said several debts cannot be levied by reason of no goods or chattels being to be found belonging to the parties then in all cases that you take the bodies of the parties refusing to pay the aforesaid debts and lodge them in the proper gaol, there to await the decision of the 30 next Court of Quarter Sessions unless the parties shall have given sufficient security for their appearance at such Sessions for which you will be held answerable and have you then there this writ.

Witness , Esquire, Chairman

of the Court of Quarter Sessions holden at 35 in the State of New South Wales, the

day

1.07

of

, 19

Clerk of the Peace.

THIRD

#### THIRD SCHEDULE.

Sec. 8.

Certificate on oath of Clerk of the Peace.

I, , make oath that this roll is truly and carefully made up and examined, and that all 5 recognizances and fines which were forfeited or imposed and in right and due course of law ought to be levied and paid are to the best of my knowledge and understanding inserted in the said roll, and that in the said roll are also contained and expressed all such fines as have been paid to or received by me either in Court or otherwise 10 without any wilful or fraudulent discharge, omission, misnomer, or defect whatever.

So help me God.

#### FOURTH SCHEDULE.

Sec. 13.

Form of Order discharging forfeited recognizances or fine.

15 To the Sheriff of the State of New South Wales.

Whereas hath appeared before the Chairman of the Court of Quarter Sessions holden at , having forfeited the sum of

(here describe the

20 nature of the fine or forfeiture), and having made it appear to the satisfaction of the said Chairman that he should be relieved from the payment of the said sum of

(or if the penalty is mitigated state from part thereof) you are thereby required to discharge the said sum of

25 from the Estreat Roll delivered to you after the Quarter Sessions held at on the

day of

for which discharge this warrant shall be your authority, and shall exonerate you from the said charge on the passing of your accounts 30 before the proper officer.

By Order of the Court,

Clerk of the Peace.

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.

H. ROBBINS, Clerk of the Legislative Assembly.

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Legislative Assembly Chamber, Sydney, 1 April, 1954.

# New South Wales



ANNO TERTIO

# ELIZABETHÆ II REGINÆ

## Act No. , 1954.

An Act to make provision for and with respect to the forfeiture of certain recognizances and the recovery of certain fines and forfeited recognizances; to repeal the Fines and Forfeited Recognizances Recovery Act, 1902; to amend the Justices Act, 1902, and certain other Acts; and for purposes connected therewith.

B<sup>E</sup> it enacted by the Queen'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 5 the same, as follows:—

1. (1) This Act may be cited as the "Fines and Short title, citation and Forfeited Recognizances Act, 1954."

71799 20—A (2)

- (2) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.
- 2. (1) The Acts mentioned in the First Schedule Repeals 5 hereto are, to the extent therein expressed, hereby and savings. repealed.
- (2) All orders of any Court of Quarter Sessions, and all rolls, writs, lists, processes, levies, securities, bonds, returns, and discharge warrants made or issued 10 under the authority of any enactment repealed by this Act and in force at the commencement of this Act, shall be deemed to have been made or issued under the authority of this Act.
- (3) All persons lawfully in custody at the com-15 mencement of this Act under the provisions of any enactment repealed by this Act shall be deemed to be in lawful custody under the provisions of this Act, and may be dealt with accordingly.
- 3. In this Act, unless the context or subject-matter Interpreta-20 otherwise indicates or requires—

"Justice" means a Justice of the Peace.

4. (1) "Recognizance to which this section applies" Forfeiture means a recognizance the amount of which, if the conditions of the recognizance are not complied with, can, nizances.

25 apart from this section, be recovered only as a debt due to Her Majesty in a court of competent jurisdiction.

(2) Subject to subsection three of this section, any court may, on due proof that the conditions of any recognizance to which this section applies have not been 30 complied with, forfeit the recognizance and transmit it, together with the certificate referred to in subsection five of this section, to the Clerk of the Peace to be proceeded upon according to law.

(3) A court shall not forfeit any recognizance to 35 which this section applies unless the person bound by the recognizance who has therein made default is present before the court or a notice in or to the effect of the prescribed form to show cause why the recognizance should not be forfeited has first been served on that 40 person.

- (4) Any notice to be served pursuant to subsection three of this section on any person shall be in writing and shall be sufficiently served—
  - (a) by delivering the notice to him personally; or
- (b) by forwarding the notice by post in a registered letter addressed to him at his address as shown in the recognizance concerned; and such service shall be deemed to have been effected at the time at which the registered letter would be delivered in the ordinary course of post.
  - (5) Where any recognizance to which this section applies is forfeited under this section by any court, the court shall certify in what respects the conditions thereof have not been observed.
- 15 Such certificate shall be prima facie evidence of the matters stated therein.
- 5. Where any Act makes provision for a court, judge, Procedure justice or justices to forfeit a recognizance but does not after provide for certifying in what respects the conditions of certain 20 of any recognizance forfeited pursuant to that provision recognizance not been complied with or for transmitting the forfeited recognizance to the Clerk of the Peace to be proceeded upon according to law then the following provisions of this section shall apply in respect of any 25 recognizance so forfeited, namely—

The court, judge, justice or justices shall certify in what respects the conditions of the recognizance have not been observed and transmit the recognizance, together with the certificate, to the Clerk of the Peace 30 to be proceeded upon according to law.

Such certificate shall be prima facie evidence of the matters stated therein.

- 6. (1) Where a recognizance entered into after the Enforce-commencement of this Act for the due appearance of any ment of certain recognizance.
  - (i) before a court of summary jurisdiction; or

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recognizances
where
amount
thereof has

(ii) been deposited.

(ii) before a stipendiary or special magistrate or a justice or justices in proceedings to determine whether that person should be committed for trial,

5 to answer, or to answer further, to any charge has been forfeited and the amount of the recognizance, not exceeding fifty pounds, has been deposited by that person or his surety, then-

(a) notwithstanding anything contained in this or 10 any other Act, the forfeited recognizance shall not be transmitted to the Clerk of the Peace and shall not be entered on any Estreat Roll;

(b) that person if he deposited the amount of the recognizance or his surety if the surety deposited 15 the amount of the recognizance may, within the prescribed period from the date on which the recognizance was forfeited, lodge with the clerk of the court of summary jurisdiction by, at or nearest to the place at which the recog-20 nizance was forfeited an application for the discharge of the forfeited recognizance;

(c) the amount so deposited shall, if no application is lodged pursuant to paragraph (b) of this subsection within the prescribed period, be paid to the Consolidated Revenue Fund upon

the expiration of that period;

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(d) the amount so deposited shall, if an application is lodged pursuant to paragraph (b) of this subsection within the prescribed period, be 30 held by the person with whom it was deposited until the application is determined.

In this subsection "prescribed period" means twentyone days or such longer period as may be prescribed in lieu thereof.

35 (2) (a) An application lodged pursuant to paragraph (b) of subsection one of this section shall be heard and determined by the court of summary jurisdiction with the clerk of which the application was duly lodged or by any other court of summary jurisdiction 40 to which the firstmentioned court may think fit to adjourn the application.

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In this paragraph "court of summary jurisdiction" means a court of petty sessions or a children's court holden in either case before a stipendiary or special magistrate.

- (b) The court shall, at the hearing of the application, inquire into the circumstances of the case and may-
  - (i) confirm the forfeiture; cr
- (ii) order the discharge of the whole of the forfeited 10 recognizance or of any part thereof.
  - (3) Where pursuant to subsection two of this section the court orders the discharge of the whole of the forfeited recognizance or of any part thereof, the person with whom the amount of the recognizance was
- 15 deposited shall forthwith pay the amount so ordered to be discharged to the person who deposited the amount of the recognizance and pay the balance, if any, to the Consolidated Revenue Fund.

Where pursuant to that subsection the court confirms 20 the forfeiture of the recognizance the person with whom the amount of the recognizance was deposited shall forthwith pay that amount to the Consolidated Revenue Fund.

7. Subject to the provisions of section six of this Act, Clerk of the 25 the Clerk of the Peace shall, after the close of each Peace to sittings of every court of Quarter Sessions, enter on a Estreat Roll roll, to be called the Estreat Roll-

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(a) every fine and forfeited recognizance certified of Quarter Sessions. to him as by law provided by any court, judge, cf. Act. No. justice or coroner, or by the Sheriff, as having 75, 1902. been imposed or forfeited within the district for which such court is held;

(b) every fine and forfeited recognizance imposed or forfeited by or before such court at the sittings then closed;

(c) every fine and forfeited recognizance entered in any previous roll which the court has during such sittings ordered to be inserted in such roll.

#### 8. The Clerk of the Peace shall—

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(a) make a copy of the Estreat Roll and attach the send copy of copy to a writ of distringas and capias or fieri Roll to the facias and capias in the form and to the effect Sheriff with appropriate set out in the Second Schedule to this Act;

Clerk of the Peace to cf. Act No.

- (b) endorse on that writ or copy a statement on oath 75, 1902, made before any justice in the form and to the effect set out in the Third Schedule to this Act: and
- (c) send that writ and copy so endorsed to the 10 Sheriff within twenty-one days after the adjournment of the court.
- 9. (1) The Sheriff shall, under the authority of the Under writ sent to him in accordance with section eight of this authority of 15 Act, proceed forthwith to levy and recover the fines and Sheriff to forfeited recognizances entered on the copy of the Estreat levy or in default of Roll attached to the writ on the goods and chattels of the goods to persons named in that copy or take those persons into take person into custody. custody if sufficient goods and chattels are not found on cf. Ibid. 20 which distress can be made.
  - (2) Every person so taken shall be lodged in prison. there to be kept to abide the judgment of the next ensuing Court of Quarter Sessions.
- 10. (1) Any person on whose goods and chattels the Security may 25 Sheriff is required by section nine of this Act to levy and be given to Sheriff. recover any fine or forfeited recognizance may give to the cf. Ibid. Sheriff security for his appearance at the next sittings s. 8. of the court then and there to abide the decision of the court, and to pay, if the decision of the court be against 30 him, the fine or forfeited recognizance, together with all such costs and expenses as are ordered by the court to be paid by him.
- (2) Upon receipt of such security, the Sheriff shall withdraw from such levy, or if such person is in 35 custody shall discharge him from custody.

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11. The Sheriff shall at each sittings of every Court Sheriff to of Quarter Sessions lay before the Chairman the copy lay copy of Estreat Roll of the Estreat Roll sent to him by the Clerk of the Peace and a return before in accordance with section eight of this Act after the Chairman in accordance with section eight of this Act after the at each Court of 5 last preceding sittings of the court, and a return showing quarter what has been done in the matter of every fine and cf. Act No. 75, 1902, s. 10.

12. The Chairman of every Court of Quarter Sessions Chairman of shall, subject to subsection four of section thirteen of Court of Quarter 10 this Act, at each sittings of the court order every fine Sessions to and forfeited recognizance which, by the return presented order carry-ing forward to him by the Sheriff at such sittings, appears not to in fresh roll have been duly levied or recovered or properly accounted of cases in former roll for by the Sheriff, or discharged by order of the court where no 15 as hereinafter provided or by authority of the Governor levy or discharge. or other officer having lawful authority to remit or cf. Ibid dispense with the enforcement of debts due to the Crown s. 11. in New South Wales, to be inserted in the Estreat Roll to be prepared by the Clerk of the Peace at the close of

13. (1) The Chairman of every Court of Quarter Chairman of 25 Sessions shall at each sittings of the court inquire into Court of Quarter the circumstances of every case included in the copy of Sessions to the Estreat Roll laid before him, and—

in prison.

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20 such sittings, unless and until it has been ascertained that the person in default has no goods or chattels on which a levy can be made, and that he cannot be found or lodged

> inquire into cases in-Estreat Roll.

- (a) may confirm the fine or forfeiture and, if a cluded in person, having given as such security as is provided for in section ten of this Act a bond 30 with a surety or sureties, does not appear, may forthwith issue a writ of distringas and capias or fieri facias and capias against such surety or sureties;
- (b) may order the discharge of the whole of the 35 fine or forfeited recognizance or of any part thereof;
  - (c) may order such costs, charges, and expenses to be paid by either party as to the court seems just and reasonable.

(2) An order under paragraph (b) of subsection one of this section shall be in or to the effect of the form set out in the Fourth Schedule to this Act, and shall be signed by the Clerk of the Peace.

(3) An order under paragraph (b) of subsection .5 one of this section shall, to the extent that it is a discharge of the fine or forfeited recognizance, be a discharge to the Sheriff on the passing of his accounts before any auditor or person authorised to pass the same.

(4) The Chairman may, in lieu of making an 10 order under subsection one of this section, order that any such fine or forfeited recognizance shall be inserted in the Estreat Roll to be next prepared by the Clerk of the Peace in respect of such other Court of Quarter 15 Sessions as he thinks fit.

A fine or forfeited recognizance the subject of an order under this subsection shall thereafter be dealt with as if it had been imposed or forfeited, as the case may be, within the district for which such other court is held.

14. (1) For the purpose of any inquiry provided for on inquiry in section twelve or thirteen of this Act the court may court may summon and examine on oath any person as a witness. examine on

(2) Every such examination shall be recorded in oath any order that the Sheriff may be chargeable with all sums of Act No. 25 not satisfactorily accounted for on the final passing of 75, 1902, his accounts.

15. (1) The Sheriff shall keep in his possession all Preservation writs, with the copies of the Estreat Rolls attached and thereto, sent to him by the Clerk of the Peace pursuant in force of 30 to the provisions of this Act.

(2) Such original writs and rolls shall continue of the in force and be sufficient authority to the Sheriff, without Estreat Roll any further writ or roll in respect of the fines and Sheriff. forfeited recognizances in respect of which they were cf. Ibid. 35 issued.

(3) The Sheriff shall, on vacating his office, deliver to his successor all such writs and rolls in his possession so that his successor may use every means in his power to recover all sums unpaid and not charged 40 to his predecessor on the passing of his accounts.

all writs and copies

16. Any moneys recovered by the Sheriff in respect Payment in of a recognizance conditioned to secure the due performance of an order made under the Deserted Wives and to secure reformance of orders Children Act, 1901-1952, shall, after deduction therefrom made under the 5 of the fees and expenses of the Sheriff, be paid by him and Children. to the person entitled to payment under the order.

17. Any person who, having been accepted by any Fraudulent. court, justice or coroner, by virtue of his ownership of disposal of assets. specific property, as a surety for any person entering into 10 a recognizance, afterwards disposes of that property for the purpose of delaying or avoiding the execution of any writ issued pursuant to this Act shall be guilty of an offence and shall be liable on conviction on indictment to imprisonment for a term not exceeding two years.

18. The Justices Act, 1902, as amended by sub-Amendment sequent Acts and by this Act, is amended—

27, 1902.

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(a) by inserting at the end of section forty-nine the Sec. 49. following new subsection:

(Discharge on recognizance.)

(4) Where the recognizance is entered into 20 after the commencement of the Fines and Forfeited Recognizances Act, 1954, pursuant to section thirty-one, thirty-four or thirty-five of this Act and the amount of the recognizance has been deposited, the notice under subsection 25 three of this section shall also contain a summary in the prescribed form of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.

(b) by inserting at the end of section ninety-six the Sec. 96. following new subsection:-

(General condition

(4) Where the recognizance is entered into of recogafter the commencement of the Fines and Forfeited Recognizances Act, 1954, pursuant to section sixty-six or sixty-nine of this Act and the amount of the recognizance has been deposited, the notice under subsection three of this section shall also contain a summary in the prescribed

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prescribed form of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.

(c) by omitting subsections two and three of section sec. 110. one hundred and ten; (Appeal

(Appeal against forfeiture of recognizance.)

- (d) by inserting in subsection one of section one sec. 154, hundred and fifty-four next after paragraph (e) (Regulathe following new paragraph:—
- (f) prescribing, for the purposes of sections forty-nine and ninety-six of this Act, the form of summary of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.

19. (1) The Governor may make regulations not Regulations, inconsistent with this Act prescribing all matters which by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed 20 for carrying out or giving effect to this Act.

(2) The regulations shall—

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- (a) be published in the Gazette;
- (b) take effect from the date of publication or from a later date to be specified in the regulations; and
- (c) be laid before both Houses of Parliament within fourteen sitting days after the publication thereof 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 35 such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

SCHEDULES.

#### SCHEDULES.

#### FIRST SCHEDULE.

Sec. 2.

	Reference to Act.		Title.	Extent of repeal.
5	No. 75	5, 1902	Fines and Forfeited Recognizances Recovery Act, 1902.	The whole.
	No. 33	3, 1931	Deserted Wives and Children (Amendment) Act, 1931.	Section 11.

#### SECOND SCHEDULE.

10

#### Writ to Sheriff.

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Australia and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

To the Sheriff of the State of New South Wales-greeting.

- You are hereby required and commanded as you regard yourself and all yours that of all the goods and chattels of all and singular the persons named in the copy Estreat Roll to this writ annexed you cause to be levied all and singular the debts and sums of money upon them severally imposed and charged as by the said copy
- 20 Estreat Roll appears, so that the money may be ready for payment at the next Court of Quarter Sessions to be paid over in such manner as is or shall be lawfully appointed; and if any of the said several debts cannot be levied by reason of no goods or chattels being to be found belonging to the parties then in all cases that you take
- 25 the bodies of the parties refusing to pay the aforesaid debts and lodge them in the proper gaol, there to await the decision of the next Court of Quarter Sessions unless the parties shall have given sufficient security for their appearance at such Sessions for which you will be held answerable and have you then there this writ.
- 30 Witness

, Esquire, Chairman

of the Court of Quarter Sessions holden at in the State of New South Wales, the of

day

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Clerk of the Peace.

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THIRD

#### THIRD SCHEDULE.

Sec. 8.

Certificate on oath of Clerk of the Peace.

I, 2 100 , make oath that this roll is truly and carefully made up and examined, and that all 5 recognizances and fines which were forfeited or imposed and in right and due course of law ought to be levied and paid are to the best of my knowledge and understanding inserted in the said roll, and that in the said roll are also contained and expressed all such fines as have been paid to or received by me either in Court or otherwise 10 without any wilful or fraudulent discharge, omission, misnomer, or defect whatever.

So help me God.

#### FOURTH SCHEDULE.

Sec. 13.

Form of Order discharging forfeited recognizances or fine.

To the Sheriff of the State of New South Wales.

hath appeared before the Chairman of the Court of Quarter Sessions holden at , having forfeited the sum of (here describe the

20 nature of the fine or forfeiture), and having made it appear to the satisfaction of the said Chairman that he should be relieved from the payment of the said sum of

(or if the penalty is mitigated state from part thereof) you are thereby required to discharge the said sum of

from the Estreat Roll delivered to you after the Quarter Sessions held at

day of

for which discharge this warrant shall be your authority, and shall exonerate you from the said charge on the passing of your accounts 30 before the proper officer.

By Order of the Court,

Clerk of the Peace.

# A BILL

To make provision for and with respect to the forfeiture of certain recognizances and the recovery of certain fines and forfeited recognizances; to repeal the Fines and Forfeited Recognizances Recovery Act, 1902; to amend the Justices Act, 1902, and certain other Acts; and for purposes connected therewith.

[Mr. Sheahan;—30 March, 1954.]

BE it enacted by the Queen'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 5 the same, as follows:—

1. (1) This Act may be cited as the "Fines and Short title, Forfeited Recognizances Act, 1954." citation and commence-ment.

71799 20—A (2)

- (2) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.
- 2. (1) The Acts mentioned in the First Schedule Repeals 5 hereto are, to the extent therein expressed, hereby and savings. repealed.
- (2) All orders of any Court of Quarter Sessions, and all rolls, writs, lists, processes, levies, securities, bonds, returns, and discharge warrants made or issued 10 under the authority of any enactment repealed by this Act and in force at the commencement of this Act, shall be deemed to have been made or issued under the authority of this Act.
- (3) All persons lawfully in custody at the com-15 mencement of this Act under the provisions of any enactment repealed by this Act shall be deemed to be in lawful custody under the provisions of this Act, and may be dealt with accordingly.
- 3. In this Act, unless the context or subject-matter Interpreta-20 otherwise indicates or requires-

"Justice" means a Justice of the Peace.

4. (1) "Recognizance to which this section applies" Forfeiture means a recognizance the amount of which, if the conditions of the recognizance are not complied with, can, nizances. 25 apart from this section, be recovered only as a debt due to Her Majesty in a court of competent jurisdiction.

- (2) Subject to subsection three of this section, any court may, on due proof that the conditions of any recognizance to which this section applies have not been 30 complied with, forfeit the recognizance and transmit it, together with the certificate referred to in subsection five of this section, to the Clerk of the Peace to be proceeded upon according to law.
- (3) A court shall not forfeit any recognizance to 35 which this section applies unless the person bound by the recognizance who has therein made default is present before the court or a notice in or to the effect of the prescribed form to show cause why the recognizance should not be forfeited has first been served on that 40 person. (4)

- (4) Any notice to be served pursuant to subsection three of this section on any person shall be in writing and shall be sufficiently served—
  - (a) by delivering the notice to him personally; or
- (b) by forwarding the notice by post in a registered letter addressed to him at his address as shown in the recognizance concerned; and such service shall be deemed to have been effected at the time at which the registered letter would be delivered in the ordinary course of post.
  - (5) Where any recognizance to which this section applies is forfeited under this section by any court, the court shall certify in what respects the conditions thereof have not been observed.
- 15 Such certificate shall be prima facie evidence of the matters stated therein.
- 5. Where any Act makes provision for a court, judge, Procedure justice or justices to forfeit a recognizance but does not after provide for certifying in what respects the conditions of certain of any recognizance forfeited pursuant to that provision recognizance not been complied with or for transmitting the forfeited recognizance to the Clerk of the Peace to be proceeded upon according to law then the following provisions of this section shall apply in respect of any 25 recognizance so forfeited, namely—

The court, judge, justice or justices shall certify in what respects the conditions of the recognizance have not been observed and transmit the recognizance, together with the certificate, to the Clerk of the Peace 30 to be proceeded upon according to law.

Such certificate shall be prima facie evidence of the matters stated therein.

- 6. (1) Where a recognizance entered into after the Enforce-commencement of this Act for the due appearance of any of certain recognizance.
  - (i) before a court of summary jurisdiction; or

Enforcement of certain recognizances where amount thereof has

(ii) deposited.

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08

SE PORTS

## Fines and Forfeited Recognizances.

(ii) before a stipendiary or special magistrate or a justice or justices in proceedings to determine whether that person should be committed for trial,

5 to answer, or to answer further, to any charge has been forfeited and the amount of the recognizance, not exceeding fifty pounds, has been deposited by that person or his surety, then—

(a) notwithstanding anything contained in this or any other Act, the forfeited recognizance shall not be transmitted to the Clerk of the Peace and shall not be entered on any Estreat Roll;

(b) that person if he deposited the amount of the recognizance or his surety if the surety deposited the amount of the recognizance may, within the prescribed period from the date on which the recognizance was forfeited, lodge with the clerk of the court of summary jurisdiction by, at or nearest to the place at which the recognizance was forfeited an application for the discharge of the forfeited recognizance;

(c) the amount so deposited shall, if no application is lodged pursuant to paragraph (b) of this subsection within the prescribed period, be paid to the Consolidated Revenue Fund upon the expiration of that period;

(d) the amount so deposited shall, if an application is lodged pursuant to paragraph (b) of this subsection within the prescribed period, be held by the person with whom it was deposited until the application is determined.

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In this subsection "prescribed period" means twentyone days or such longer period as may be prescribed in lieu thereof.

35 (2) (a) An application lodged pursuant to paragraph (b) of subsection one of this section shall be heard and determined by the court of summary jurisdiction with the clerk of which the application was duly lodged or by any other court of summary jurisdiction

40 to which the firstmentioned court may think fit to adjourn the application.

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In this paragraph "court of summary jurisdiction" means a court of petty sessions or a children's court holden in either case before a stipendiary or special magistrate.

- (b) The court shall, at the hearing of the application, inquire into the circumstances of the case and may—
  - (i) confirm the forfeiture; or
- (ii) order the discharge of the whole of the forfeited recognizance or of any part thereof.

(3) Where pursuant to subsection two of this section the court orders the discharge of the whole of the forfeited recognizance or of any part thereof, the person with whom the amount of the recognizance was.

15 deposited shall forthwith pay the amount so ordered to be discharged to the person who deposited the amount of the recognizance and pay the balance, if any, to the Consolidated Revenue Fund.

Where pursuant to that subsection the court confirms 20 the forfeiture of the recognizance the person with whom the amount of the recognizance was deposited shall forthwith pay that amount to the Consolidated Revenue Fund.

- 7. Subject to the provisions of section six of this Act, Clerk of the 25 the Clerk of the Peace shall, after the close of each prepare an sittings of every court of Quarter Sessions, enter on a Estreat Roll roll, to be called the Estreat Roll—
- (a) every fine and forfeited recognizance certified of Quarter Sessions.

  to him as by law provided by any court, judge, cf. Act. No.
  justice or coroner, or by the Sheriff, as having 75, 1902,
  been imposed or forfeited within the district s. 4.
  for which such court is held:
- (b) every fine and forfeited recognizance imposed or forfeited by or before such court at the sittings then closed;
  - (c) every fine and forfeited recognizance entered in any previous roll which the court has during such sittings ordered to be inserted in such roll.

8.

## 8. The Clerk of the Peace shall-

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(a) make a copy of the Estreat Roll and attach the send copy of copy to a writ of distringas and capias or fieri Roll to the facias and capias in the form and to the effect Sheriff with set out in the Second Schedule to this Act:

Clerk of the Peace to appropriate cf. Act No.

- (b) endorse on that writ or copy a statement on oath 75, 1902, made before any justice in the form and to the effect set out in the Third Schedule to this Act; and
- 10 (c) send that writ and copy so endorsed to the Sheriff within twenty-one days after the adjournment of the court.
- 9. (1) The Sheriff shall, under the authority of the Under writ sent to him in accordance with section eight of this authority of 15 Act, proceed forthwith to levy and recover the fines and sheriff to forfeited recognizances entered on the copy of the Estreat levy or in default of Roll attached to the writ on the goods and chattels of the goods to persons named in that copy or take those persons into take person into custody. custody if sufficient goods and chattels are not found on cf. Ibid. 20 which distress can be made.
  - (2) Every person so taken shall be lodged in prison, there to be kept to abide the judgment of the next ensuing Court of Quarter Sessions.
- 10. (1) Any person on whose goods and chattels the security may 25 Sheriff is required by section nine of this Act to levy and be given to Sheriff. recover any fine or forfeited recognizance may give to the cf. Ibid. Sheriff security for his appearance at the next sittings s.8. of the court then and there to abide the decision of the court, and to pay, if the decision of the court be against 30 him, the fine or forfeited recognizance, together with all such costs and expenses as are ordered by the court to be paid by him.
- (2) Upon receipt of such security, the Sheriff shall withdraw from such levy, or if such person is in 35 custody shall discharge him from custody.

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11. The Sheriff shall at each sittings of every Court sheriff to of Quarter Sessions lay before the Chairman the copy Estreat Roll of the Estreat Roll sent to him by the Clerk of the Peace before in accordance with section eight of this Act after the at each 5 last preceding sittings of the court, and a return showing quarter what has been done in the matter of every fine and forfeited recognizance appearing in that copy.

12. The Chairman of every Court of Quarter Sessions Chairman or shall, subject to subsection four of section thirteen of Court of 10 this Act, at each sittings of the court order every fine Sessions to and forfeited recognizance which, by the return presented order carryto him by the Sheriff at such sittings, appears not to in fresh roll have been duly levied or recovered or properly accounted of cases in former roll for by the Sheriff, or discharged by order of the court where no 15 as hereinafter provided or by authority of the Governor levy or discharge. or other officer having lawful authority to remit or cf. Ibid

dispense with the enforcement of debts due to the Crown s. 11. in New South Wales, to be inserted in the Estreat Roll to be prepared by the Clerk of the Peace at the close of 20 such sittings, unless and until it has been ascertained that the person in default has no goods or chattels on which a levy can be made, and that he cannot be found or lodged

in prison.

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13. (1) The Chairman of every Court of Quarter Chairman of 25 Sessions shall at each sittings of the court inquire into Court of Quarter the circumstances of every case included in the copy of Sessions to the Estreat Roll laid before him, and—

inquire into Estreat Roll.

(a) may confirm the fine or forfeiture and, if a cluded in person, having given as such security as is provided for in section ten of this Act a bond 30 with a surety or sureties, does not appear, may forthwith issue a writ of distringas and capias or fieri facias and capias against such surety or sureties;

(b) may order the discharge of the whole of the 35 fine or forfeited recognizance or of any part thereof;

(c) may order such costs, charges, and expenses to be paid by either party as to the court seems just and reasonable.

(2) An order under paragraph (b) of subsection one of this section shall be in or to the effect of the form set out in the Fourth Schedule to this Act, and shall be signed by the Clerk of the Peace.

(3) An order under paragraph (b) of subsection one of this section shall, to the extent that it is a discharge of the fine or forfeited recognizance, be a discharge to the Sheriff on the passing of his accounts before any auditor or person authorised to pass the same.

(4) The Chairman may, in lieu of making an 10 order under subsection one of this section, order that any such fine or forfeited recognizance shall be inserted in the Estreat Roll to be next prepared by the Clerk of the Peace in respect of such other Court of Quarter 15 Sessions as he thinks fit.

A fine or forfeited recognizance the subject of an order under this subsection shall thereafter be dealt with as if it had been imposed or forfeited, as the case may be, within the district for which such other court is held.

14. (1) For the purpose of any inquiry provided for on inquiry in section twelve or thirteen of this Act the court may court may summon and examine on oath any person as a witness. examine on

(2) Every such examination shall be recorded in oath any order that the Sheriff may be chargeable with all sums 25 not satisfactorily accounted for on the final passing of 75, 1902, his accounts.

15. (1) The Sheriff shall keep in his possession all Preservation writs, with the copies of the Estreat Rolls attached and thereto, sent to him by the Clerk of the Peace pursuant in force of 30 to the provisions of this Act.

(2) Such original writs and rolls shall continue of the in force and be sufficient authority to the Sheriff, without Estreat Roll any further writ or roll in respect of the fines and Sheriff. forfeited recognizances in respect of which they were cf. Ibid. 35 issued.

(3) The Sheriff shall, on vacating his office, deliver to his successor all such writs and rolls in his possession so that his successor may use every means in his power to recover all sums unpaid and not charged 40 to his predecessor on the passing of his accounts.

all writs

16. Any moneys recovered by the Sheriff in respect Payment in of a recognizance conditioned to secure the due performance of an order made under the Deserted Wives and performance Children Act, 1901-1952, shall, after deduction therefrom made under the 5 of the fees and expenses of the Sheriff, be paid by him and Children to the person entitled to payment under the order.

Act, 1901-1952.

17. Any person who, having been accepted by any Fraudulent court, justice or coroner, by virtue of his ownership of disposal of assets. specific property, as a surety for any person entering into 10 a recognizance, afterwards disposes of that property for the purpose of delaying or avoiding the execution of any writ issued pursuant to this Act shall be guilty of an offence and shall be liable on conviction on indictment to imprisonment for a term not exceeding two years.

18. The Justices Act, 1902, as amended by sub-Amendment sequent Acts and by this Act, is amended—

of Act No. 27, 1902.

(a) by inserting at the end of section forty-nine the following new subsection:

Sec. 49. (Discharge nizance.)

(4) Where the recognizance is entered into 20 after the commencement of the Fines and Forfeited Recognizances Act, 1954, pursuant to section thirty-one, thirty-four or thirty-five of this Act and the amount of the recognizance has been deposited, the notice under subsection 25 three of this section shall also contain a summary in the prescribed form of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.

30 (b) by inserting at the end of section ninety-six the Sec. 96. following new subsection:-

nizance.)

(4) Where the recognizance is entered into of recogafter the commencement of the Fines and Forfeited Recognizances Act, 1954, pursuant to section sixty-six or sixty-nine of this Act and the amount of the recognizance has been deposited, the notice under subsection three of this section shall also contain a summary in the 20 - Bprescribed

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prescribed form of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.

5 (c) by omitting subsections two and three of section sec. 110. one hundred and ten; (Appeal forfeiture

of recognizance.)

(d) by inserting in subsection one of section one Sec. 154. hundred and fifty-four next after paragraph (e) (Regulathe following new paragraph:—

10 (f) prescribing, for the purposes of sections forty-nine and ninety-six of this Act, the form of summary of the rights conferred by paragraph (b) of subsection one of section six of the Fines 15 and Forfeited Recognizances Act, 1954.

19. (1) The Governor may make regulations not Regulation inconsistent with this Act prescribing all matters which by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed 20 for carrying out or giving effect to this Act.

(2) The regulations shall—

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- (a) be published in the Gazette;
- (b) take effect from the date of publication or from a later date to be specified in the regulations; and
- (c) be laid before both Houses of Parliament within fourteen sitting days after the publication thereof 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 35 such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect. SCHEDULES.

#### SCHEDULES.

#### FIRST SCHEDULE.

Reference to Act.	Title.	Extent of repeal.
5 No. 75, 1902	Fines and Forfeited Recognizances Recovery Act, 1902.	The whole.
No. 33, 1931	Deserted Wives and Children (Amendment) Act, 1931.	Section 11.

#### SECOND SCHEDULE.

Sec. 8.

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Writ to Sheriff.

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Australia and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

To the Sheriff of the State of New South Wales-greeting.

You are hereby required and commanded as you regard yourself and all yours that of all the goods and chattels of all and singular the persons named in the copy Estreat Roll to this writ annexed you cause to be levied all and singular the debts and sums of money upon them severally imposed and charged as by the said copy

20 Estreat Roll appears, so that the money may be ready for payment at the next Court of Quarter Sessions to be paid over in such manner as is or shall be lawfully appointed; and if any of the said several debts cannot be levied by reason of no goods or chattels being to be found belonging to the parties then in all cases that you take

25 the bodies of the parties refusing to pay the aforesaid debts and lodge them in the proper gaol, there to await the decision of the next Court of Quarter Sessions unless the parties shall have given sufficient security for their appearance at such Sessions for which you will be held answerable and have you then there this writ.

30 Witness

, Esquire, Chairman

of the Court of Quarter Sessions holden at in the State of New South Wales, the , 19

day

Clerk of the Peace.

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THIRD

#### THIRD SCHEDULE.

Sec. 8.

Certificate on oath of Clerk of the Peace.

I, , make oath that this roll is truly and carefully made up and examined, and that all 5 recognizances and fines which were forfeited or imposed and in right and due course of law ought to be levied and paid are to the best of my knowledge and understanding inserted in the said roll, and that in the said roll are also contained and expressed all such fines as have been paid to or received by me either in Court or otherwise 10 without any wilful or fraudulent discharge, omission, misnomer, or defect whatever.

So help me God.

#### FOURTH SCHEDULE.

Sec. 13.

Form of Order discharging forfeited recognizances or fine.

15 To the Sheriff of the State of New South Wales.

Whereas hath appeared before the Chairman of the Court of Quarter Sessions holden at , having forfeited the sum of (here describe the

20 nature of the fine or forfeiture), and having made it appear to the satisfaction of the said Chairman that he should be relieved from the payment of the said sum of

(or if the penalty is mitigated state from part thereof) you are thereby required to discharge the said sum of

25 from the Estreat Roll delivered to you after the Quarter Sessions held at on the

day of

for which discharge this warrant shall be your authority, and shall exonerate you from the said charge on the passing of your accounts 30 before the proper officer.

By Order of the Court,

Clerk of the Peace.

## FINES AND FORFEITED RECOGNIZANCES BILL, 1954.

#### EXPLANATORY NOTE.

The objects of this Bill are—

- (a) to enable recognizances that can at present be enforced only by action of debt to be forfeited by a court and thereafter to be included in the Estreat Roll and enforced by the Sheriff in the usual way:
- (b) to require recognizances, forfeited under any Act that does not at present provide for the transmission and certification of the forfeited recognizances to the Clerk of the Peace, to be so transmitted and certified;
- (c) to provide a summary method for the estreating of certain forfeited recognizances where the amounts of the recognizances, not exceeding fifty pounds, have been deposited;
- (d) subject to paragraph (c) above, to repeal and re-enact, with some alterations, the provisions of the Fines and Forfeited Recognizances Recovery Act, 1902.

# A BILL

To make provision for and with respect to the forfeiture of certain recognizances and the recovery of certain fines and forfeited recognizances; to repeal the Fines and Forfeited Recognizances Recovery Act, 1902; to amend the Justices Act, 1902, and certain other Acts; and for purposes connected therewith.

[Mr. Sheahan; -30 March, 1954.]

BE it enacted by the Queen'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 5 the same, as follows:—

1. (1) This Act may be cited as the "Fines and Short title, citation and commence-Forfeited Recognizances Act, 1954." (2) ment.

- (2) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.
- 2. (1) The Acts mentioned in the First Schedule Repeals 5 hereto are, to the extent therein expressed, hereby and savings. repealed.
- (2) All orders of any Court of Quarter Sessions, and all rolls, writs, lists, processes, levies, securities, bonds, returns, and discharge warrants made or issued 10 under the authority of any enactment repealed by this Act and in force at the commencement of this Act, shall be deemed to have been made or issued under the authority of this Act.
- (3) All persons lawfully in custody at the com-15 mencement of this Act under the provisions of any enactment repealed by this Act shall be deemed to be in lawful custody under the provisions of this Act, and may be dealt with accordingly.
- 3. In this Act, unless the context or subject-matter Interpreta-20 otherwise indicates or requires—

"Justice" means a Justice of the Peace.

4. (1) "Recognizance to which this section applies" Forfeiture means a recognizance the amount of which, if the condi- of certain tions of the recognizance are not complied with, can, nizances. 25 apart from this section, be recovered only as a debt due to Her Majesty in a court of competent jurisdiction.

- (2) Subject to subsection three of this section, any court may, on due proof that the conditions of any recognizance to which this section applies have not been 30 complied with, forfeit the recognizance and transmit it, together with the certificate referred to in subsection five of this section, to the Clerk of the Peace to be proceeded upon according to law.
- (3) A court shall not forfeit any recognizance to 35 which this section applies unless the person bound by the recognizance who has therein made default is present before the court or a notice in or to the effect of the prescribed form to show cause why the recognizance should not be forfeited has first been served on that 40 person.

- (4) Any notice to be served pursuant to subsection three of this section on any person shall be in writing and shall be sufficiently served—
  - (a) by delivering the notice to him personally; or
- (b) by forwarding the notice by post in a registered letter addressed to him at his address as shown in the recognizance concerned; and such service shall be deemed to have been effected at the time at which the registered letter would be delivered in the ordinary course of post.
  - (5) Where any recognizance to which this section applies is forfeited under this section by any court, the court shall certify in what respects the conditions thereof have not been observed.
- 15 Such certificate shall be prima facie evidence of the matters stated therein.
- 5. Where any Act makes provision for a court, judge, Procedure justice or justices to forfeit a recognizance but does not provide for certifying in what respects the conditions of certain of any recognizance forfeited pursuant to that provision have not been complied with or for transmitting the forfeited recognizance to the Clerk of the Peace to be proceeded upon according to law then the following provisions of this section shall apply in respect of any 25 recognizance so forfeited, namely—

The court, judge, justice or justices shall certify in what respects the conditions of the recognizance have not been observed and transmit the recognizance, together with the certificate, to the Clerk of the Peace 30 to be proceeded upon according to law.

Such certificate shall be prima facie evidence of the matters stated therein.

6. (1) Where a recognizance entered into after the Enforcecommencement of this Act for the due appearance of any ment
of certain
recog-

(i) before a court of summary jurisdiction; or

Enforcement
of certain
recognizances
where
amount
thereof has
been

(ii) deposited.

 (ii) before a stipendiary or special magistrate or a justice or justices in proceedings to determine whether that person should be committed for trial,

5 to answer, or to answer further, to any charge has been forfeited and the amount of the recognizance, not exceeding fifty pounds, has been deposited by that person or his surety, then—

(a) notwithstanding anything contained in this or any other Act, the forfeited recognizance shall not be transmitted to the Clerk of the Peace and shall not be entered on any Estreat Roll;

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(b) that person if he deposited the amount of the recognizance or his surety if the surety deposited the amount of the recognizance may, within the prescribed period from the date on which the recognizance was forfeited, lodge with the clerk of the court of summary jurisdiction by, at or nearest to the place at which the recognizance was forfeited an application for the discharge of the forfeited recognizance;

(c) the amount so deposited shall, if no application is lodged pursuant to paragraph (b) of this subsection within the prescribed period, be paid to the Consolidated Revenue Fund upon the expiration of that period;

(d) the amount so deposited shall, if an application is lodged pursuant to paragraph (b) of this subsection within the prescribed period, be held by the person with whom it was deposited until the application is determined.

In this subsection "prescribed period" means twentyone days or such longer period as may be prescribed in lieu thereof.

35 (2) (a) An application lodged pursuant to paragraph (b) of subsection one of this section shall be heard and determined by the court of summary jurisdiction with the clerk of which the application was duly lodged or by any other court of summary jurisdiction 40 to which the firstmentioned court may think fit to adjourn the application.

In

In this paragraph "court of summary jurisdiction" means a court of petty sessions or a children's court holden in either case before a stipendiary or special magistrate.

- (b) The court shall, at the hearing of the application, inquire into the circumstances of the case and may-
  - (i) confirm the forfeiture; or
- (ii) order the discharge of the whole of the forfeited 10 recognizance or of any part thereof.
- (3) Where pursuant to subsection two of this section the court orders the discharge of the whole of the forfeited recognizance or of any part thereof, the person with whom the amount of the recognizance was 15 deposited shall forthwith pay the amount so ordered to be discharged to the person who deposited the amount of the recognizance and pay the balance, if any, to the Consolidated Revenue Fund.

Where pursuant to that subsection the court confirms 20 the forfeiture of the recognizance the person with whom the amount of the recognizance was deposited shall forthwith pay that amount to the Consolidated Revenue Fund.

7. Subject to the provisions of section six of this Act, Clerk of the 25 the Clerk of the Peace shall, after the close of each Peace to prepare an sittings of every court of Quarter Sessions, enter on a Estreat Roll roll, to be called the Estreat Roll-

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- (a) every fine and forfeited recognizance certified of Quarter Sessions. to him as by law provided by any court, judge, cf. Act. No. justice or coroner, or by the Sheriff, as having 75, 1902, been imposed or forfeited within the district for which such court is held;
  - (b) every fine and forfeited recognizance imposed or forfeited by or before such court at the sittings then closed:
  - (c) every fine and forfeited recognizance entered in any previous roll which the court has during such sittings ordered to be inserted in such roll.

#### 8. The Clerk of the Peace shall—

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(a) make a copy of the Estreat Roll and attach the send copy of copy to a writ of distringas and capias or fieri Roll to the facias and capias in the form and to the effect Sheriff with appropriate set out in the Second Schedule to this Act;

Clerk of the Peace to cf. Act No.

- (b) endorse on that writ or copy a statement on oath 75, 1902, made before any justice in the form and to the effect set out in the Third Schedule to this Act; and
- 10 (c) send that writ and copy so endorsed to the Sheriff within twenty-one days after the adjournment of the court.
- 9. (1) The Sheriff shall, under the authority of the Under writ sent to him in accordance with section eight of this authority of such writ 15 Act, proceed forthwith to levy and recover the fines and Sheriff to forfeited recognizances entered on the copy of the Estreat levy or in default of Roll attached to the writ on the goods and chattels of the goods to persons named in that copy or take those persons into take person into custody. custody if sufficient goods and chattels are not found on cf. Ibid. 20 which distress can be made.
  - (2) Every person so taken shall be lodged in prison, there to be kept to abide the judgment of the next ensuing Court of Quarter Sessions.
- 10. (1) Any person on whose goods and chattels the Security may 25 Sheriff is required by section nine of this Act to levy and be given to Sheriff. recover any fine or forfeited recognizance may give to the cf. Ibid. Sheriff security for his appearance at the next sittings s. 8. of the court then and there to abide the decision of the court, and to pay, if the decision of the court be against 30 him, the fine or forfeited recognizance, together with all such costs and expenses as are ordered by the court to be paid by him.
- (2) Upon receipt of such security, the Sheriff shall withdraw from such levy, or if such person is in 35 custody shall discharge him from custody.

11.

11. The Sheriff shall at each sittings of every Court Sheriff to of Quarter Sessions lay before the Chairman the copy Estreat Roll of the Estreat Roll sent to him by the Clerk of the Posco of the Estreat Roll sent to him by the Clerk of the Peace before in accordance with section eight of this Act after the at each last proceeding sittings of the court and a return showing Court of 5 last preceding sittings of the court, and a return showing quarter Sessions. what has been done in the matter of every fine and cf. Act No. 75, 1902, s. 10.

12. The Chairman of every Court of Quarter Sessions Chairman of shall, subject to subsection four of section thirteen of Court of Quarter 10 this Act, at each sittings of the court order every fine Sessions to and forfeited recognizance which, by the return presented ing forward to him by the Sheriff at such sittings, appears not to in fresh roll have been duly levied or recovered or properly accounted of cases in former roll for by the Sheriff, or discharged by order of the court where no 15 as hereinafter provided or by authority of the Governor levy or discharge. or other officer having lawful authority to remit or cf. Ibid dispense with the enforcement of debts due to the Crown s. 11.

in New South Wales, to be inserted in the Estreat Roll to be prepared by the Clerk of the Peace at the close of 20 such sittings, unless and until it has been ascertained that the person in default has no goods or chattels on which a levy can be made, and that he cannot be found or lodged in prison.

13. (1) The Chairman of every Court of Quarter Chairman of 25 Sessions shall at each sittings of the court inquire into Court of Quarter the circumstances of every case included in the copy of Sessions to the Estreat Roll laid before him, and—

Estreat Roll.

- (a) may confirm the fine or forfeiture and, if a cluded in person, having given as such security as is provided for in section ten of this Act a bond 30 with a surety or sureties, does not appear, may forthwith issue a writ of distringas and capias or fieri facias and capias against such surety or sureties:
  - (b) may order the discharge of the whole of the fine or forfeited recognizance or of any part thereof:

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(c) may order such costs, charges, and expenses to be paid by either party as to the court seems just and reasonable.

(2) An order under paragraph (b) of subsection one of this section shall be in or to the effect of the form set out in the Fourth Schedule to this Act, and shall be signed by the Clerk of the Peace.

(3) An order under paragraph (b) of subsection one of this section shall, to the extent that it is a discharge of the fine or forfeited recognizance, be a discharge to the Sheriff on the passing of his accounts before any auditor or person authorised to pass the same.

(4) The Chairman may, in lieu of making an 10 order under subsection one of this section, order that any such fine or forfeited recognizance shall be inserted in the Estreat Roll to be next prepared by the Clerk of the Peace in respect of such other Court of Quarter 15 Sessions as he thinks fit.

A fine or forfeited recognizance the subject of an order under this subsection shall thereafter be dealt with as if it had been imposed or forfeited, as the case may be, within the district for which such other court is held.

14. (1) For the purpose of any inquiry provided for On inquiry in section twelve or thirteen of this Act the court may court may summon and examine on oath any person as a witness. examine on

(2) Every such examination shall be recorded in oath any order that the Sheriff may be chargeable with all sums person. 25 not satisfactorily accounted for on the final passing of 75, 1902, his accounts.

15. (1) The Sheriff shall keep in his possession all Preservation writs, with the copies of the Estreat Rolls attached and thereto, sent to him by the Clerk of the Peace pursuant in force of 30 to the provisions of this Act.

(2) Such original writs and rolls shall continue of the in force and be sufficient authority to the Sheriff, without Estreat Roll any further writ or roll in respect of the fines and sheriff. forfeited recognizances in respect of which they were cf. Ibid. 35 issued.

(3) The Sheriff shall, on vacating his office, deliver to his successor all such writs and rolls in his possession so that his successor may use every means in his power to recover all sums unpaid and not charged 40 to his predecessor on the passing of his accounts.

all writs and copies

16. Any moneys recovered by the Sheriff in respect Payment in of a recognizance conditioned to secure the due perform-recognizance ance of an order made under the Deserted Wives and reformance Children Act, 1901-1952, shall, after deduction therefrom made under the 5 of the fees and expenses of the Sheriff, be paid by him and Children Act, 1901-1952. to the person entitled to payment under the order.

ef. Act No. 75, 1902, s. 16a.

17. Any person who, having been accepted by any Fraudulent court, justice or coroner, by virtue of his ownership of disposal of assets. specific property, as a surety for any person entering into 10 a recognizance, afterwards disposes of that property for the purpose of delaying or avoiding the execution of any writ issued pursuant to this Act shall be guilty of an offence and shall be liable on conviction on indictment to imprisonment for a term not exceeding two years.

18. The Justices Act, 1902, as amended by sub-Amendment sequent Acts and by this Act, is amended—

of Act No. 27, 1902.

(a) by inserting at the end of section forty-nine the Sec. 49. following new subsection:

(Discharge on recognizance.)

(4) Where the recognizance is entered into 20 after the commencement of the Fines and Forfeited Recognizances Act, 1954, pursuant to section thirty-one, thirty-four or thirty-five of this Act and the amount of the recognizance has been deposited, the notice under subsection 25 three of this section shall also contain a summary in the prescribed form of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.

30 (b) by inserting at the end of section ninety-six the sec. 96. following new subsection:—

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condition

(4) Where the recognizance is entered into of recogafter the commencement of the Fines and Forfeited Recognizances Act, 1954, pursuant to section sixty-six or sixty-nine of this Act and the amount of the recognizance has been deposited, the notice under subsection three of this section shall also contain a summary in the 20-B prescribed

prescribed form of the rights conferred by paragraph (b) of subsection one of section six of the Fines and Forfeited Recognizances Act, 1954.

5 (c) by omitting subsections two and three of section Sec. 110. one hundred and ten;

(Appeal against forfeiture of recognizance.)

(d) by inserting in subsection one of section one sec. 154. hundred and fifty-four next after paragraph (e) (Regulathe following new paragraph:—

10 (f) prescribing, for the purposes of sections forty-nine and ninety-six of this Act, the form of summary of the rights conferred by paragraph (b) of subsection one of section six of the Fines 15 and Forfeited Recognizances Act, 1954.

19. (1) The Governor may make regulations not Regulations. inconsistent with this Act prescribing all matters which by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed 20 for carrying out or giving effect to this Act.

- (2) The 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 the regulations; and
  - (c) be laid before both Houses of Parliament within fourteen sitting days after the publication thereof 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 35 such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect. SCHEDULES.

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#### SCHEDULES.

#### FIRST SCHEDULE.

Sec. 2.

Reference to Act.	Title.	Extent of repeal.
5 No. 75, 1902	Fines and Forfeited Recognizances Recovery Act, 1902.	The whole.
No. 33, 1931	Deserted Wives and Children (Amendment) Act, 1931.	Section 11.

#### SECOND SCHEDULE.

Sec. 8.

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#### Writ to Sheriff.

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Australia and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

To the Sheriff of the State of New South Wales-greeting.

- 15 You are hereby required and commanded as you regard yourself and all yours that of all the goods and chattels of all and singular the persons named in the copy Estreat Roll to this writ annexed you cause to be levied all and singular the debts and sums of money upon them severally imposed and charged as by the said copy
- 20 Estreat Roll appears, so that the money may be ready for payment at the next Court of Quarter Sessions to be paid over in such manner as is or shall be lawfully appointed; and if any of the said several debts cannot be levied by reason of no goods or chattels being to be found belonging to the parties then in all cases that you take
- 25 the bodies of the parties refusing to pay the aforesaid debts and lodge them in the proper gaol, there to await the decision of the next Court of Quarter Sessions unless the parties shall have given sufficient security for their appearance at such Sessions for which you will be held answerable and have you then there this writ.
- 30 Witness

, Esquire, Chairman

of the Court of Quarter Sessions holden at in the State of New South Wales, the

day

of , 1

Clerk of the Peace.

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THIRD

#### THIRD SCHEDULE.

Sec. 8.

Certificate on oath of Clerk of the Peace.

I, , make oath that this roll is truly and carefully made up and examined, and that all 5 recognizances and fines which were forfeited or imposed and in right and due course of law ought to be levied and paid are to the best of my knowledge and understanding inserted in the said roll, and that in the said roll are also contained and expressed all such fines as have been paid to or received by me either in Court or otherwise 10 without any wilful or fraudulent discharge, omission, misnomer, or defect whatever.

So help me God.

#### FOURTH SCHEDULE.

Sec. 13.

Form of Order discharging forfeited recognizances or fine.

15. To the Sheriff of the State of New South Wales.

Whereas hath appeared before the Chairman of the Court of Quarter Sessions holden at , having forfeited the sum of (here describe the

20 nature of the fine or forfeiture), and having made it appear to the satisfaction of the said Chairman that he should be relieved from the payment of the said sum of

(or if the penalty is mitigated state from part thereof) you are thereby required to discharge the said sum of

25 from the Estreat Roll delivered to you after the Quarter Sessions held at on the

day of

for which discharge this warrant shall be your authority, and shall exonerate you from the said charge on the passing of your accounts 30 before the proper officer.

By Order of the Court,

Clerk of the Peace.