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.

I. P. K. VIDLER, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 8 March, 1973.



## ANNO VICESIMO SECUNDO ELIZABETHÆ II REGINÆ

#### Act No. , 1973.

An Act to enable bail without a surety to be allowed to a person committed for trial; to enable an information to be dealt with in the absence of the defendant in certain cases; to provide for an increase in the amount of a forfeited recognizance that may be exempted from entry on an Estreat Roll; for these and other purposes to amend the Justices Act, 1902, the Fines and Forfeited Recognizances Act, 1954, and certain other Acts; and for purposes connected therewith.

BE

16035 211—A

 $\mathbf{B}^{E}$  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. This Act may be cited as the "Justices (Amendment) Short title. Act, 1973".

2. The several provisions of this Act shall commence Commence-upon such day or days as may be appointed by the Governor ment.
10 in respect thereof and as may be notified by proclamation published in the Gazette.

3. The Justices Act, 1902, is amended—

Amendment of Act No. 27, 1902.

- (a) by omitting section 40 and by inserting instead the Subst. following section :---
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40. (1) A person charged upon an information Copies of under section 21 and committed for trial may obtain depositions from the Clerk of the Peace, free of charge, one obtained. copy of the depositions taken at the hearing of the matter of the information.

(2) A person charged upon an information under section 21 may (whether or not he has been committed for trial) upon payment of a fee calculated at the rate prescribed by the regulations, obtain from the Clerk of the Peace or from the Clerk to the Justice or Justices who heard the matter of the information, a copy, or copies, of the depositions taken at the hearing of the matter of the information.

(b)

#### Justices (Amendment).

(b) by omitting from section 154 (1A) (b) the words Sec. 154. "thirty-six and seventy of this Act" and by inserting (Regulations.) instead the word and figures "36, 40 and 70".

The Justices Act, 1902, is further amended-4.

Further amendment of Act No. 27, 1902.

(a) by omitting from section 42 (1) (b) the words Sec. 42. "admit him to" and by inserting instead the word (Person "allow"; for trial

committed to be committed to prison or allowed bail.)

(b) by omitting from section 44 the words "admitted Sec. 44. to" and by inserting instead the word "allowed"; (Justices

not to allow bail in cases of treason.)

(ii)

(c) (i) by omitting from section 45 (1) the words Sec. 45. "either (i) if he procures and produces a (When bail surety or sureties sufficient, in the opinion of when it the Justice or Justices, to ensure his appear- must be ance at the time and place of trial, admit him committal to bail, or (ii) if he cannot then and there for trial.) procure and produce such surety or sureties, certify on the back of the warrant of commitment his or their consent that he be admitted to bail, stating the amount of bail that ought to be required" and by inserting instead the words "allow an amount of bail, with or without a surety or sureties, sufficient in the opinion of the Justice or Justices to ensure his appearance at the time and place of trial";

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(ii) by omitting from section 45 (2) the words "When the committing Justice or Justices admits or admit a person to bail as aforesaid they shall take the recognizance of such person and of the" and by inserting instead the words "Where a person is allowed bail in accordance with this section or section 46, any Justice may take the recognizance of that person, and of any";

(iii) by omitting section 45 (3);

- (iv) by omitting section 45 (4);
- (d) by omitting from section 46 the words "admit such Sec. 46. person to bail in the manner in section forty-five (Allowance (2) provided" and by inserting instead the words of bail where not "allow that person bail, with or without a surety or granted or sureties";

on committal for trial.)

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(e) by omitting section 47 and by inserting instead the subst. following section :---

47. Where a recognizance of bail on committal Transfor trial is entered into by a person in prison, the mission of Justice taking the recognizance shall forthwith nizance of transmit it to the committing Justice or Justices who person in shall transmit it with the depositions to the Attorney-General.

(f) by omitting from section 48 the words "In all cases Sec. 48. where a Justice admits to bail any person then in (On prison, accused of the offence for which he is so allowance of bail, admitted to bail, such Justice" and by inserting warrant of instead the words "Where a recognizance of bail deliverance to be sent to on committal for trial is entered into by a person keeper of in prison in respect of the offence for which he was <sup>prison.)</sup> committed for trial, the Justice who takes the recognizance";

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(6) In subsections (1) and (5), a reference to nizance.) a recognizance does not include a reference to a recognizance of bail on committal for trial.

(h) by inserting next after section 49A (3) the following Sec. 49A. new subsection :— (Arrest, etc., of defendant

(4) In this section, a reference to a recognizance released on bail.) does not include a reference to a recognizance of bail on committal for trial.

5. The Justices Act, 1902, is further amended by inserting Further in the Fifth Schedule next after the matter relating to the of Act No. Motor Vehicles (Third Party Insurance) Act, 1942, the 27, 1902. following new matter :--

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- Road Maintenance (Contribution) Act, 1958.
  - State Transport (Co-ordination) Act, 1931.
- 6. The Justices Act, 1902, is further amended—

Further amendment of Act No. 27, 1902.

(a) by inserting next after section 75A the following new New sec. section : —

75B. (1) In this section "public officer" means a person acting in his official capacity as an officer or employee under the Public Service Act, 1902, or as an officer or employee of a corporation that, for the purposes of an Act, is a statutory body representing the Crown.

(2)

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(2) Where—

- (a) an information for an offence punishable summarily before a Justice or Justices has been laid under this Division by a member of the police force or a public officer;
- (b) a summons for the appearance of the defendant to answer to the information has been served on the defendant in any manner provided by law for the service of such a summons on that defendant in relation to that offence ; and
- (c) the defendant does not appear at the time and place fixed for the hearing of the information.

the court before which the information comes for hearing may, if it is satisfied that the facts as alleged in or annexed to the summons constitute such an offence and that reasonably sufficient particulars thereof are set out in or annexed to the summons, thereupon make an order imposing on the defendant a penalty to be paid within such time as is specified in the order, being a penalty of an amount not exceeding the amount of the pecuniary penalty that might have been imposed had the defendant been convicted of the offence.

(3) In proceedings under this section a court may make the same orders-

- (a) under section 81 for the payment by the defendant of costs; and
- (b) for the payment by the defendant of any moneys found by the court to be due and payable by him,

as it could have made had the defendant been convicted of the offence charged.

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(4) In dealing pursuant to subsection (2) with the matter of an information for an offence against an Act or a provision of an Act, or against a regulation made under an Act, a court may take into account—

- (a) any report made to it by or on behalf of the informant with respect to any penalties imposed upon the defendant, or previous convictions of the defendant for any offence against that Act, or a provision thereof, or a regulation made thereunder; and
- (b) the circumstances of the offence and any information that the defendant causes to be brought to the notice of the court.

(5) The provisions of section 556A of the Crimes Act 1900 apply to proceedings under this section as if the defendant had been charged before the court with the offence referred to in the information to which the proceedings relate.

(6) For the purposes of this section, an information that purports to have been laid by a member of the police force or by a public officer shall, unless the contrary is proved, be presumed to have been so laid.

(7) A reference in subsection (2) to the time and place fixed for the hearing of an information includes, where the hearing of an information has been adjourned, the time and place to which the hearing has been adjourned.

(8) The jurisdiction of a court under this section may be exercised only by a stipendiary magistrate.

(9) Section 75 does not apply where an information is dealt with under this section.

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(10) In section 82 "order" includes orders under subsections (2) and (3).

(11) The provisions of this section are supplemental to, and do not derogate from, the provisions of any Act that relate to proceedings that may be taken in respect of offences punishable summarily before a Justice or Justices.

- (b) by omitting section 100A (1) (b) and by inserting Sec. 100A.
   instead the following paragraph : (Court may annul certain concertain c
  - (b) upon whom a penalty has been imposed victions.) pursuant to section 75B,;
- (c) by omitting section 100B (1) (b) and by inserting Sec. 100B.
   instead the following paragraph :- (Minister may refer question or question or doubt as to do
  - (b) upon whom a penalty has been imposed doubt as pursuant to section 75B,;
- (d) by omitting from section 100H the words "under Sec. 100H. section 18c of the Motor Traffic Act, 1909, as (Convicamended by subsequent Acts" and by inserting rehearing.) instead the words "pursuant to section 75B".

20 7. The Motor Traffic Act, 1909, is amended by omitting Amendment of Act No. 5, 1909.

Sec. 18c. (Ex parte procedure for offences referred to in section 18B.)

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8. The Maritime Services Act, 1935, is amended by Amendment of Act No. omitting section 30E. 47, 1935. Sec. 30E. (Ex parte procedure for offences referred to in section 30D.) 9. The National Parks and Wildlife Act, 1967, is Amendment of Act No. amended-35, 1967. Sec. 41c. (a) by omitting section 41c; (Ex parte procedure for offences referred to in section 41B.)

(b) by omitting from section 44 (1) the words "Subject Sec. 44. to subsection nine of section 41c of this Act, any (Penalties.) penalty" and by inserting instead the words "Any penalty".

10 10. (1) Any proceeding under-

Transitional provision.

- (a) section 18c of the Motor Traffic Act, 1909, instituted before the commencement of section 7;
- (b) section 30E of the Maritime Services Act, 1935, instituted before the commencement of section 8; or
- (c) section 41c of the National Parks and Wildlife Act, 1967, instituted before the commencement of section 9,

may be continued, and any order may be made thereunder, 20 as if this Act had not been enacted.

(2) Part IVA of the Justices Act, 1902, as in force immediately before the commencement of section 6 applies after that commencement to and in respect of penalties

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imposed,

#### Justices (Amendment).

imposed, whether pursuant to subsection (1) or otherwise, under section 18c of the Motor Traffic Act, 1909, as so in force.

11. The Fines and Forfeited Recognizances Act, 1954, Amendment
5 is amended by omitting from section 6 (1) the words "one 25, 1954. hundred dollars" and by inserting instead the words "three Sec. 6. hundred dollars". (Enforce-

(Enforcement of certain recognizances where amount thereof has been deposited.)

12. Anything done before the commencement of section Validation.3 that would have been valid if section 40 of the Justices10 Act, 1902, as amended by this Act, had been in force when it was done is hereby validated.

BY AUTHORITY

V. C. N. BLIGHT, C.B.E., GOVERNMENT PRINTER, NEW SOUTH WALES-1973 [10c]

#### No. , 1973.

# A BILL

To enable bail without a surety to be allowed to a person committed for trial; to enable an information to be dealt with in the absence of the defendant in certain cases; to provide for an increase in the amount of a forfeited recognizance that may be exempted from entry on an Estreat Roll; for these and other purposes to amend the Justices Act, 1902, the Fines and Forfeited Recognizances Act, 1954, and certain other Acts; and for purposes connected therewith.

[Mr MADDISON-1 March, 1973.]

BE

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 $\mathbf{B}^{E}$  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. This Act may be cited as the "Justices (Amendment) Short title. Act, 1973".

 The several provisions of this Act shall commence Commenceupon such day or days as may be appointed by the Governor ment.
 10 in respect thereof and as may be notified by proclamation published in the Gazette.

3. The Justices Act, 1902, is amended—

Amendment of Act No. 27, 1902.

(b)

(a) by omitting section 40 and by inserting instead the Subst. following section :—

40. (1) A person charged upon an information Copies of under section 21 and committed for trial may obtain  $\frac{depositions}{may be}$  from the Clerk of the Peace, free of charge, one obtained. copy of the depositions taken at the hearing of the matter of the information.

(2) A person charged upon an information under section 21 may (whether or not he has been committed for trial) upon payment of a fee calculated at the rate prescribed by the regulations, obtain from the Clerk of the Peace or from the Clerk to the Justice or Justices who heard the matter of the information, a copy, or copies, of the depositions taken at the hearing of the matter of the information.

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## (b) by omitting from section 154 (1A) (b) the words Sec. 154. "thirty-six and seventy of this Act" and by inserting (Regulainstead the word and figures "36, 40 and 70".

## 4. The Justices Act, 1902, is further amended—

Further amendment of Act No. 27, 1902.

(a) by omitting from section 42 (1) (b) the words Sec. 42. "admit him to" and by inserting instead the word (Person "allow"; for trial

committed for trial to be committed to prison or allowed bail.)

(b) by omitting from section 44 the words "admitted Sec. 44. to" and by inserting instead the word "allowed"; (Justices pot to

not to allow bail in cases of treason.)

- (c) (i) by omitting from section 45 (1) the words Sec. 45. "either (i) if he procures and produces a (When bail surety or sureties sufficient, in the opinion of may and when it the Justice or Justices, to ensure his appear- must be ance at the time and place of trial, admit him allowed on to bail, or (ii) if he cannot then and there for trial.) procure and produce such surety or sureties, certify on the back of the warrant of commitment his or their consent that he be admitted to bail, stating the amount of bail that ought to be required" and by inserting instead the words "allow an amount of bail, with or without a surety or sureties, sufficient in the opinion of the Justice or Justices to ensure his appearance at the time and place of trial";
  - (ii)

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(ii) by omitting from section 45 (2) the words "When the committing Justice or Justices admits or admit a person to bail as aforesaid they shall take the recognizance of such person and of the" and by inserting instead the words "Where a person is allowed bail in accordance with this section or section 46, any Justice may take the recognizance of that person, and of any";

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(iii) by omitting section 45 (3);

- (iv) by omitting section 45 (4);
- (d) by omitting from section 46 the words "admit such Sec. 46. person to bail in the manner in section forty-five (Allowance (2) provided" and by inserting instead the words of bail where not "allow that person bail, with or without a surety or granted or provided for on sureties";

on committal for trial.)

(g)

- (e) by omitting section 47 and by inserting instead the subst. following section :---
  - 47. Where a recognizance of bail on committal Transfor trial is entered into by a person in prison, the mission of recog-Justice taking the recognizance shall forthwith nizance of transmit it to the committing Justice or Justices who person in shall transmit it with the depositions to the Attorney General.
- (f) by omitting from section 48 the words "In all cases Sec. 48. where a Justice admits to bail any person then in (On prison, accused of the offence for which he is so allowance of bail, admitted to bail, such Justice" and by inserting warrant of instead the words "Where a recognizance of bail deliverance to be sent to on committal for trial is entered into by a person keeper of in prison in respect of the offence for which he was prison.) committed for trial, the Justice who takes the recognizance";
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(6) In subsections (1) and (5), a reference to <sup>nizance.)</sup> a recognizance does not include a reference to a recognizance of bail on committal for trial.

released

(4) In this section, a reference to a recognizance released does not include a reference to a recognizance of bail on committal for trial.

5. The Justices Act, 1902, is further amended by inserting Further in the Fifth Schedule next after the matter relating to the of Act No. Motor Vehicles (Third Party Insurance) Act, 1942, the 27, 1902. Fifth Schedule.

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Road Maintenance (Contribution) Act, 1958.

State Transport (Co-ordination) Act, 1931.

6. The Justices Act, 1902, is further amended—

Further amendment of Act No. 27, 1902.

(a) by inserting next after section 75A the following new New sec. section : —

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75B. (1) In this section "public officer" means a person acting in his official capacity as an officer or employee under the Public Service Act, 1902, or as an officer or employee of a corporation that, for the purposes of an Act, is a statutory body representing the Crown.

- (2) Where-
- (a) an information for an offence punishable summarily before a Justice or Justices has been laid under this Division by a member of the police force or a public officer;
- (b) a summons for the appearance of the defendant to answer to the information has been served on the defendant in any manner provided by law for the service of such a summons on that defendant in relation to that offence; and
- (c) the defendant does not appear at the time and place fixed for the hearing of the information,
- the court before which the information comes for hearing may, if it is satisfied that the facts as alleged in or annexed to the summons constitute such an offence and that reasonably sufficient particulars thereof are set out in or annexed to the summons, thereupon make an order imposing on the defendant a penalty to be paid within such time as is specified in the order, being a penalty of an amount not exceeding the amount of the pecuniary penalty that might have been imposed had the defendant been convicted of the offence.

(3) In proceedings under this section a court may make the same orders—

- (a) under section 81 for the payment by the defendant of costs; and
- (b) for the payment by the defendant of any moneys found by the court to be due and payable by him,

as it could have made had the defendant been convicted of the offence charged.

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(4) In dealing pursuant to subsection (2) with the matter of an information for an offence against an Act or a provision of an Act, or against a regulation made under an Act, a court may take into account—

- (a) any report made to it by or on behalf of the informant with respect to any penalties imposed upon the defendant, or previous convictions of the defendant for any offence against that Act, or a provision thereof, or a regulation made thereunder; and
- (b) the circumstances of the offence and any information that the defendant causes to be brought to the notice of the court.

(5) The provisions of section 556A of the Crimes Act 1900 apply to proceedings under this section as if the defendant had been charged before the court with the offence referred to in the information to which the proceedings relate.

(6) For the purposes of this section, an information that purports to have been laid by a member of the police force or by a public officer shall, unless the contrary is proved, be presumed to have been so laid.

(7) A reference in subsection (2) to the time and place fixed for the hearing of an information includes, where the hearing of an information has been adjourned, the time and place to which the hearing has been adjourned.

(8) The jurisdiction of a court under this section may be exercised only by a stipendiary magistrate.

(9) Section 75 does not apply where an information is dealt with under this section.

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(10) In section 82 "order" includes orders under subsections (2) and (3).

(11) The provisions of this section are supplemental to, and do not derogate from, the provisions of any Act that relate to proceedings that may be taken in respect of offences punishable summarily before a Justice or Justices.

(b) by omitting section 100A (1) (b) and by inserting Sec. 100A. (Court instead the following paragraph :--may annul

certain con-

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- (b) upon whom a penalty has been imposed victions.) pursuant to section 75B,;
- (c) by omitting section 100B (1) (b) and by inserting Sec. 100B. instead the following paragraph :----(Minister may refer question or (b) upon whom a penalty has been imposed doubt as to guilt.) pursuant to section 75B,;
- (d) by omitting from section 100H the words "under Sec. 100H. section 18c of the Motor Traffic Act, 1909, as (Convicamended by subsequent Acts" and by inserting rehearing.) instead the words "pursuant to section 75B".
- 7. The Motor Traffic Act, 1909, is amended by omitting Amendment 20 of Act No. section 18c.

5, 1909. Sec. 18c. (Ex parte procedure for offences referred to in section 18B.)

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Justices (Amendment).	
8. The Maritime Services Act, 1935, is amended by omitting section 30E.	Amendment of Act No. 47, 1935. Sec. 30E. (Ex parte procedure for offences referred to in section 30D.)
9. The National Parks and Wildlife Act, 1967, is amended—	Amendment of Act No. 35, 1967.
5 (a) by omitting section 41c;	Sec. 41c. (Ex parte procedure for offences referred to in section 41B.)
(b) by omitting from section 44 (1) the words "Subject to subsection nine of section 41c of this Act, any penalty" and by inserting instead the words "Any penalty".	Sec. 44. (Penalties.)
10 10. (1) Any proceeding under—	Transitional
(a) section 18c of the Motor Traffic Act, 1909, instituted before the commencement of section 7;	provision.
<ul> <li>(b) section 30E of the Maritime Services Act, 1935, instituted before the commencement of section 8;</li> <li>or</li> </ul>	
<ul> <li>(c) section 41c of the National Parks and Wildlife Act, 1967, instituted before the commencement of section 9,</li> </ul>	
may be continued, and any order may be made thereunder,	

may be continued, and any order may be made thereunder, 20 as if this Act had not been enacted.

(2) Part IVA of the Justices Act, 1902, as in force immediately before the commencement of section 6 applies after that commencement to and in respect of penalties

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imposed,

imposed, whether pursuant to subsection (1) or otherwise, under section 18c of the Motor Traffic Act, 1909, as so in force.

11. The Fines and Forfeited Recognizances Act, 1954, Amendment
5 is amended by omitting from section 6 (1) the words "one 25, 1954. hundred dollars" and by inserting instead the words "three Sec. 6. hundred dollars". (Enforce-

(Enforcement of certain recognizances where amount thereof has been deposited.)

12. Anything done before the commencement of section Validation.3 that would have been valid if section 40 of the Justices10 Act, 1902, as amended by this Act, had been in force when it was done is hereby validated.

BY AUTHORITY V. C. N. BLIGHT, C.B.E., GOVERNMENT PRINTER, NEW SOUTH WALES—1973 [10c]

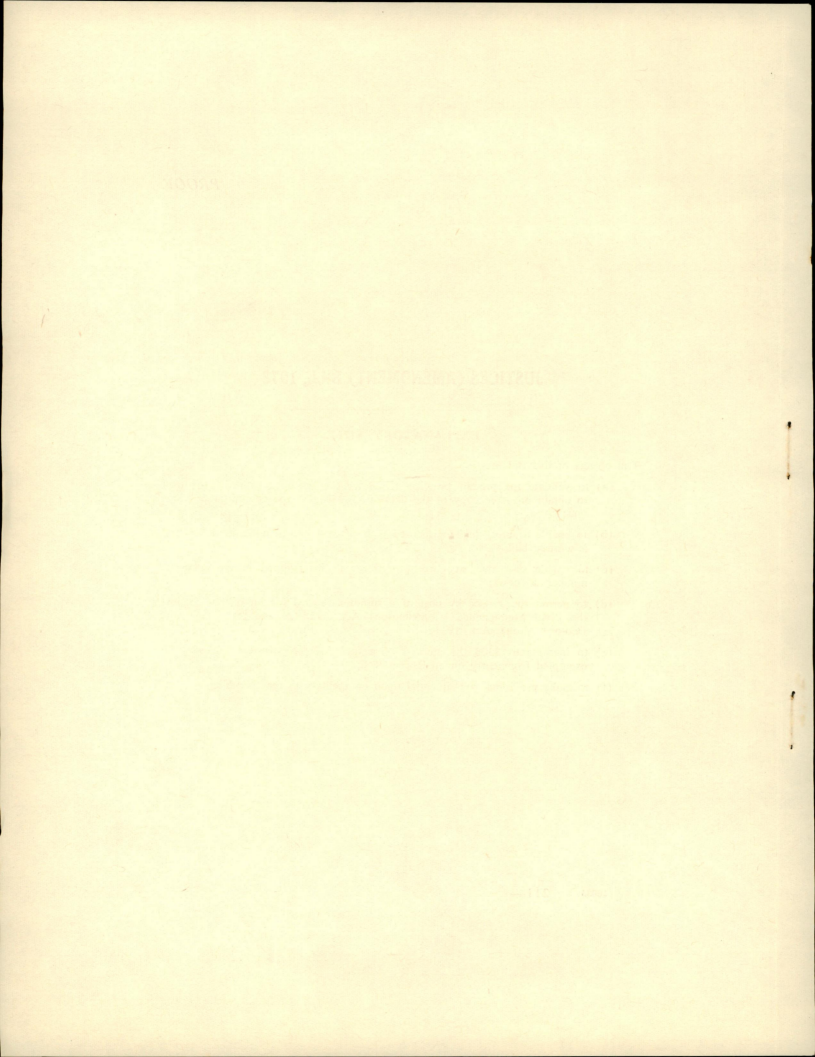
## JUSTICES (AMENDMENT) BILL, 1973

#### EXPLANATORY NOTE

THE objects of this Bill are-

- (a) to validate the present practice of allowing a person committed for trial to obtain one free copy of the depositions taken at the committal proceedings;
- (b) to enable a surety to be dispensed with when a person committed for trial is allowed bail;
- (c) to enable shortened ex parte procedures to be adopted in an increased number of cases;
- (d) to permit the service by post of a summons issued for an offence against the Road Maintenance (Contribution) Act, 1958, or the State Transport (Co-ordination) Act, 1931;
- (e) to increase to \$300 the amount of a forfeited recognizance that may be exempted from entry on an Estreat Roll;
- (f) to make provisions consequential upon or ancillary to the foregoing.

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PROOF

No. , 1973.

# A BILL

To enable bail without a surety to be allowed to a person committed for trial; to enable an information to be dealt with in the absence of the defendant in certain cases; to provide for an increase in the amount of a forfeited recognizance that may be exempted from entry on an Estreat Roll; for these and other purposes to amend the Justices Act, 1902, the Fines and Forfeited Recognizances Act, 1954, and certain other Acts; and for purposes connected therewith.

[Mr MADDISON—1 March, 1973.]

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**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 the same. as follows:—

1. This Act may be cited as the "Justices (Amendment) Short title. Act, 1973".

 The several provisions of this Act shall commence Commenceupon such day or days as may be appointed by the Governor ment.
 in respect thereof and as may be notified by proclamation published in the Gazette.

3. The Justices Act, 1902, is amended—

Amendment of Act No. 27, 1902.

(b)

(a) by omitting section 40 and by inserting instead the Subst. following section :---

40. (1) A person charged upon an information Copies of under section 21 and committed for trial may obtain depositions from the Clerk of the Peace, free of charge, one obtained. copy of the depositions taken at the hearing of the matter of the information.

(2) A person charged upon an information under section 21 may (whether or not he has been committed for trial) upon payment of a fee calculated at the rate prescribed by the regulations, obtain from the Clerk of the Peace or from the Clerk to the Justice or Justices who heard the matter of the information, a copy, or copies, of the depositions taken at the hearing of the matter of the information.

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Act No. , 1973.	3
Justices (Amendment).	
(b) by omitting from section 154 (1A) (b) the word "thirty-six and seventy of this Act" and by insertin instead the word and figures "36, 40 and 70".	
4. The Justices Act, 1902, is further amended—	Further amendment of Act No. 27, 1902.
<ul> <li>(a) by omitting from section 42 (1) (b) the word "admit him to" and by inserting instead the word "allow";</li> </ul>	
(b) by omitting from section 44 the words "admitte to" and by inserting instead the word "allowed";	ed Sec. 44. (Justices not to allow bail in cases of treason.)
(c) (i) by omitting from section 45 (1) the wor "either (i) if he procures and produces surety or sureties sufficient, in the opinion the Justice or Justices, to ensure his appear ance at the time and place of trial, admit his to bail, or (ii) if he cannot then and the procure and produce such surety or sureties certify on the back of the warrant of comm ment his or their consent that he be admitted to bail, stating the amount of bail that oug to be required" and by inserting instead te words "allow an amount of bail, with or wite out a surety or sureties, sufficient in the opinion of the Justice or Justices to ensure the appearance at the time and place of trial";	a (When bail of may and when it ar- must be allowed on m committal ere for trial.) es, it- ed the th- on his

(ii)

#### Justices (Amendment).

(ii) by omitting from section 45 (2) the words "When the committing Justice or Justices admits or admit a person to bail as aforesaid they shall take the recognizance of such person and of the" and by inserting instead the words "Where a person is allowed bail in accordance with this section or section 46, any Justice may take the recognizance of that person, and of any";

(iii) by omitting section 45 (3);

- (iv) by omitting section 45 (4);
- (d) by omitting from section 46 the words "admit such sec. 46. person to bail in the manner in section forty-five (Allowance (2) provided" and by inserting instead the words of bail where not "allow that person bail, with or without a surety or granted or sureties":

provided for on committal

for trial.)

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(e) by omitting section 47 and by inserting instead the subst. following section :--sec. 47.

47. Where a recognizance of bail on committal Transfor trial is entered into by a person in prison, the mission of Justice taking the recognizance shall forthwith nizance of transmit it to the committing Justice or Justices who person in prison. shall transmit it with the depositions to the Attorney General.

(f) by omitting from section 48 the words "In all cases sec. 48. where a Justice admits to bail any person then in (On prison, accused of the offence for which he is so allowance admitted to bail, such Justice" and by inserting warrant of instead the words "Where a recognizance of bail deliverance on committee for trial is not recognized to be sent to on committal for trial is entered into by a person keeper of in prison in respect of the offence for which he was prison.) committed for trial, the Justice who takes the recognizance";

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(g)

(6) In subsections (1) and (5), a reference to <sup>nizance.)</sup> a recognizance does not include a reference to a recognizance of bail on committal for trial.

of defendant released

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(4) In this section, a reference to a recognizance released on bail.) does not include a reference to a recognizance of bail on committal for trial.

5. The Justices Act, 1902, is further amended by inserting Further in the Fifth Schedule next after the matter relating to the of Act No. Motor Vehicles (Third Party Insurance) Act, 1942, the 27, 1902. following new matter :—

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Road Maintenance (Contribution) Act, 1958.

State Transport (Co-ordination) Act, 1931.

6. The Justices Act, 1902, is further amended—

Further amendment of Act No. 27, 1902.

(a) by inserting next after section 75A the following new New sec. section : — 75B.

75B. (1) In this section "public officer" means a person acting in his official capacity as an officer or employee under the Public Service Act, 1902, or as an officer or employee of a corporation that, for the purposes of an Act, is a statutory body representing the Crown.

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(2) Where—

- (a) an information for an offence punishable summarily before a Justice or Justices has been laid under this Division by a member of the police force or a public officer;
- (b) a summons for the appearance of the defendant to answer to the information has been served on the defendant in any manner provided by law for the service of such a summons on that defendant in relation to that offence; and
- (c) the defendant does not appear at the time and place fixed for the hearing of the information,

the court before which the information comes for hearing may, if it is satisfied that the facts as alleged in or annexed to the summons constitute such an offence and that reasonably sufficient particulars thereof are set out in or annexed to the summons, thereupon make an order imposing on the defendant a penalty to be paid within such time as is specified in the order, being a penalty of an amount not exceeding the amount of the pecuniary penalty that might have been imposed had the defendant been convicted of the offence.

(3) In proceedings under this section a court may make the same orders—

- (a) under section 81 for the payment by the defendant of costs; and
- (b) for the payment by the defendant of any moneys found by the court to be due and payable by him,

as it could have made had the defendant been convicted of the offence charged.

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(4) In dealing pursuant to subsection (2) with the matter of an information for an offence against an Act or a provision of an Act, or against a regulation made under an Act, a court may take into account—

- (a) any report made to it by or on behalf of the informant with respect to any penalties imposed upon the defendant, or previous convictions of the defendant for any offence against that Act, or a provision thereof, or a regulation made thereunder; and
- (b) the circumstances of the offence and any information that the defendant causes to be brought to the notice of the court.

(5) The provisions of section 556A of the Crimes Act 1900 apply to proceedings under this section as if the defendant had been charged before the court with the offence referred to in the information to which the proceedings relate.

(6) For the purposes of this section, an information that purports to have been laid by a member of the police force or by a public officer shall, unless the contrary is proved, be presumed to have been so laid.

(7) A reference in subsection (2) to the time and place fixed for the hearing of an information includes, where the hearing of an information has been adjourned, the time and place to which the hearing has been adjourned.

(8) The jurisdiction of a court under this section may be exercised only by a stipendiary magistrate.

(9) Section 75 does not apply where an information is dealt with under this section.

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(10)

Justices (Amendment).

(10) In section 82 "order" includes orders under subsections (2) and (3).

(11) The provisions of this section are supplemental to, and do not derogate from, the provisions of any Act that relate to proceedings that may be taken in respect of offences punishable summarily before a Justice or Justices.

may annul certain con-

- (b) upon whom a penalty has been imposed victions.) pursuant to section 75B,;
- (c) by omitting section 100B (1) (b) and by inserting Sec. 100B. instead the following paragraph :— (Minister may refer question or
  - (b) upon whom a penalty has been imposed doubt as to pursuant to section 75B,;
- (d) by omitting from section 100H the words "under Sec. 100H. section 18c of the Motor Traffic Act, 1909, as (Convicamended by subsequent Acts" and by inserting tion on rehearing.) instead the words "pursuant to section 75B".

20 7. The Motor Traffic Act, 1909, is amended by omitting Amendment section 18c. 5, 1909.

Sec. 18c. (Ex parte procedure for offences referred to in section 18B.)

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8. The Maritime Services Act, 1935, is amended by Amendment omitting section 30E. of Act No. 47, 1935. Sec. 30E. (Ex parte procedure for offences referred to in section 30D.) 9. The National Parks and Wildlife Act, 1967, is Amendment of Act No. 35, 1967. amended-(a) by omitting section 41c; Sec. 41c. (Ex parte procedure for offences referred to in section 41B.)

(b) by omitting from section 44 (1) the words "Subject Sec. 44. to subsection nine of section 41c of this Act, any (Penalties.) penalty" and by inserting instead the words "Any penalty".

10 10. (1) Any proceeding under-

Transitional provision.

- (a) section 18c of the Motor Traffic Act, 1909, instituted before the commencement of section 7;
- (b) section 30E of the Maritime Services Act, 1935, instituted before the commencement of section 8; or
- (c) section 41c of the National Parks and Wildlife Act, 1967, instituted before the commencement of section 9,

may be continued, and any order may be made thereunder, 20 as if this Act had not been enacted.

(2) Part IVA of the Justices Act, 1902, as in force immediately before the commencement of section 6 applies after that commencement to and in respect of penalties

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imposed,

imposed, whether pursuant to subsection (1) or otherwise, under section 18c of the Motor Traffic Act, 1909, as so in force.

 11. The Fines and Forfeited Recognizances Act, 1954, Amendment of Act No.
 5 is amended by omitting from section 6 (1) the words "one 25, 1954. hundred dollars" and by inserting instead the words "three Sec. 6. hundred dollars".

(Enforcement of certain recognizances where amount thereof has been deposited.)

12. Anything done before the commencement of section Validation.3 that would have been valid if section 40 of the Justices10 Act, 1902, as amended by this Act, had been in force when it was done is hereby validated.

BY AUTHORITY V. C. N. BLIGHT, C.B.E., GOVERNMENT PRINTER, NEW SOUTH WALES-1973 I certify that this PUBLIC BILL, which originated in the LEGISLA-TIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

> I. P. K. VIDLER, Clerk of the Legislative Assembly.

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Legislative Assembly Chamber, Sydney, 27 March, 1973.





### ANNO VICESIMO SECUNDO

## ELIZABETHÆ II REGINÆ

### Act No. 11, 1973.

An Act to enable bail without a surety to be allowed to a person committed for trial; to enable an information to be dealt with in the absence of the defendant in certain cases; to provide for an increase in the amount of a forfeited recognizance that may be exempted from entry on an Estreat Roll; for these and other purposes to amend the Justices Act, 1902, the Fines and Forfeited Recognizances Act, 1954, and certain other Acts; and for purposes connected therewith. [Assented to, 10th April, 1973.]

#### BE

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

> J. H. BROWN, Chairman of Committees of the Legislative Assembly.

#### Justices (Amendment).

 $\mathbf{B}^{E}$  it enacted by the Queen's Most Excellent Majesty, by and with the advice and 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 : -

Short title.

#### This Act may be cited as the "Justices (Amendment) 1. Act, 1973".

2. Commencement.

3.

The several provisions of this Act shall commence upon such day or days as may be appointed by the Governor in respect thereof and as may be notified by proclamation published in the Gazette.

Amendment of Act No. 27, 1902.

The Justices Act, 1902, is amended-

Subst. sec. 40.

Copies of

depositions may be obtained.

(a) by omitting section 40 and by inserting instead the following section :---

40. (1) A person charged upon an information under section 21 and committed for trial may obtain from the Clerk of the Peace, free of charge, one copy of the depositions taken at the hearing of the matter of the information.

(2) A person charged upon an information under section 21 may (whether or not he has been committed for trial) upon payment of a fee calculated at the rate prescribed by the regulations, obtain from the Clerk of the Peace or from the Clerk to the Justice or Justices who heard the matter of the information, a copy, or copies, of the depositions taken at the hearing of the matter of the information.

#### Justices (Amendment).

(b) by omitting from section 154 (1A) (b) the words Sec. 154. "thirty-six and seventy of this Act" and by inserting (Regulations.) instead the word and figures "36, 40 and 70".

4. The Justices Act, 1902, is further amended—

Further amendment of Act No. 27, 1902.

(a) by omitting from section 42 (1) (b) the words Sec. 42. "admit him to" and by inserting instead the word (Person committed "allow"; for trial

to be committed to prison or allowed bail.)

(b) by omitting from section 44 the words "admitted Sec. 44. to" and by inserting instead the word "allowed"; (Justices

not to allow bail in cases of treason.)

(c) (i) by omitting from section 45 (1) the words Sec. 45. "either (i) if he procures and produces a (When bail surety or sureties sufficient, in the opinion of may and the Justice or Justices, to ensure his appear- must be ance at the time and place of trial, admit him allowed on committal to bail, or (ii) if he cannot then and there for trial.) procure and produce such surety or sureties, certify on the back of the warrant of commitment his or their consent that he be admitted to bail, stating the amount of bail that ought to be required" and by inserting instead the words "allow an amount of bail, with or without a surety or sureties, sufficient in the opinion of the Justice or Justices to ensure his appearance at the time and place of trial";

(ii)

#### Justices (Amendment).

(ii) by omitting from section 45 (2) the words "When the committing Justice or Justices admits or admit a person to bail as aforesaid they shall take the recognizance of such person and of the" and by inserting instead the words "Where a person is allowed bail in accordance with this section or section 46, any Justice may take the recognizance of that person, and of any";

(iii) by omitting section 45 (3);

(iv) by omitting section 45 (4);

(d) by omitting from section 46 the words "admit such person to bail in the manner in section forty-five (2) provided" and by inserting instead the words "allow that person bail, with or without a surety or sureties";

(e) by omitting section 47 and by inserting instead the following section :---

47. Where a recognizance of bail on committal for trial is entered into by a person in prison, the Justice taking the recognizance shall forthwith transmit it to the committing Justice or Justices who shall transmit it with the depositions to the Attorney-General.

(f) by omitting from section 48 the words "In all cases where a Justice admits to bail any person then in prison, accused of the offence for which he is so admitted to bail, such Justice" and by inserting instead the words "Where a recognizance of bail on committal for trial is entered into by a person in prison in respect of the offence for which he was committed for trial, the Justice who takes the recognizance";

Sec. 46. (Allowance of bail where not granted or provided for on committal

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Subst. sec. 47.

for trial.)

Transmission of recognizance of person in prison.

Sec. 48. (On allowance of bail, warrant of deliverance to be sent to keeper of prison.)

(g)

#### Justices (Amendment).

(6) In subsections (1) and (5), a reference to <sup>nizance.)</sup> a recognizance does not include a reference to a recognizance of bail on committal for trial.

of defendant

(4) In this section, a reference to a recognizance released on bail.) does not include a reference to a recognizance of bail on committal for trial.

5. The Justices Act, 1902, is further amended by inserting Further in the Fifth Schedule next after the matter relating to the of Act No. Motor Vehicles (Third Party Insurance) Act, 1942, the 27, 1902. following new matter :--

Road Maintenance (Contribution) Act, 1958.

State Transport (Co-ordination) Act, 1931.

6. The Justices Act, 1902, is further amended—

Further amendment of Act No. 27, 1902.

(a) by inserting next after section 75A the following new New sec. section : — 75B.

75B. (1) In this section "public officer" means a person acting in his official capacity as an officer or employee under the Public Service Act, 1902, or as an officer or employee of a corporation that, for the purposes of an Act, is a statutory body representing the Crown.

(2)

#### (2) Where—

- (a) an information for an offence punishable summarily before a Justice or Justices has been laid under this Division by a member of the police force or a public officer;
- (b) a summons for the appearance of the defendant to answer to the information has been served on the defendant in any manner provided by law for the service of such a summons on that defendant in relation to that offence; and
- (c) the defendant does not appear at the time and place fixed for the hearing of the information,

the court before which the information comes for hearing may, if it is satisfied that the facts as alleged in or annexed to the summons constitute such an offence and that reasonably sufficient particulars thereof are set out in or annexed to the summons, thereupon make an order imposing on the defendant a penalty to be paid within such time as is specified in the order, being a penalty of an amount not exceeding the amount of the pecuniary penalty that might have been imposed had the defendant been convicted of the offence.

(3) In proceedings under this section a court may make the same orders—

- (a) under section 81 for the payment by the defendant of costs; and
- (b) for the payment by the defendant of any moneys found by the court to be due and payable by him,

as it could have made had the defendant been convicted of the offence charged.

(4)

(4) In dealing pursuant to subsection (2) with the matter of an information for an offence against an Act or a provision of an Act, or against a regulation made under an Act, a court may take into account—

- (a) any report made to it by or on behalf of the informant with respect to any penalties imposed upon the defendant, or previous convictions of the defendant for any offence against that Act, or a provision thereof, or a regulation made thereunder; and
- (b) the circumstances of the offence and any information that the defendant causes to be brought to the notice of the court.

(5) The provisions of section 556A of the Crimes Act 1900 apply to proceedings under this section as if the defendant had been charged before the court with the offence referred to in the information to which the proceedings relate.

(6) For the purposes of this section, an information that purports to have been laid by a member of the police force or by a public officer shall, unless the contrary is proved, be presumed to have been so laid.

(7) A reference in subsection (2) to the time and place fixed for the hearing of an information includes, where the hearing of an information has been adjourned, the time and place to which the hearing has been adjourned.

(8) The jurisdiction of a court under this section may be exercised only by a stipendiary magistrate.

(9) Section 75 does not apply where an information is dealt with under this section.

(10)

(10) In section 82 "order" includes orders under subsections (2) and (3).

(11) The provisions of this section are supplemental to, and do not derogate from, the provisions of any Act that relate to proceedings that may be taken in respect of offences punishable summarily before a Justice or Justices.

Sec. 100A. (Court may annul certain convictions.)

Sec. 100B. (Minister may refer question or doubt as to guilt.)

Sec. 100H. (Conviction on rehearing.) (b) by omitting section 100A (1) (b) and by inserting instead the following paragraph :—

- (b) upon whom a penalty has been imposed pursuant to section 75B,;
- (c) by omitting section 100B (1) (b) and by inserting instead the following paragraph :—
  - (b) upon whom a penalty has been imposed pursuant to section 75B,;
- (d) by omitting from section 100H the words "under section 18c of the Motor Traffic Act, 1909, as amended by subsequent Acts" and by inserting instead the words "pursuant to section 75B".

Amendment of Act No. 5, 1909. Sec. 18c. 7. The Motor Traffic Act, 1909, is amended by omitting section 18c.

Sec. 18c. (Ex parte procedure for offences referred to in section 18B.)

Justices (Amendment).	
8. The Maritime Services Act, 1935, is amended by omitting section 30E.	Amendment of Act No. 47, 1935. Sec. 30E.
	(Ex parte procedure for offences referred to in section 30D.)
9. The National Parks and Wildlife Act, 1967, is amended—	Amendment of Act No. 35, 1967.
(a) by omitting section 41c;	Sec. 41c. (Ex parte procedure for offences referred to in section 41B.)
(b) by omitting from section 44 (1) the words "Subject to subsection nine of section 41c of this Act, any penalty" and by inserting instead the words "Any penalty".	(Penalties.)
10. (1) Any proceeding under—	Transitional provision.
(a) section 18c of the Motor Traffic Act, 1909, instituted before the commencement of section 7;	
<ul> <li>(b) section 30E of the Maritime Services Act, 1935, instituted before the commencement of section 8; or</li> </ul>	
(c) section 41c of the National Parks and Wildlife Act,	

(c) section 41c of the National Parks and Wildlife Act, 1967, instituted before the commencement of section 9,

may be continued, and any order may be made thereunder, as if this Act had not been enacted.

(2) Part IVA of the Justices Act, 1902, as in force immediately before the commencement of section 6 applies after that commencement to and in respect of penalties

imposed,

#### Justices (Amendment).

imposed, whether pursuant to subsection (1) or otherwise, under section 18c of the Motor Traffic Act, 1909, as so in force.

Amendment of Act No. 25, 1954. i Sec. 6. k (Enforcement of certain recognizances where amount thereof has been deposited.)

11. The Fines and Forfeited Recognizances Act, 1954, is amended by omitting from section 6 (1) the words "one hundred dollars" and by inserting instead the words "three hundred dollars".

Validation.

12. Anything done before the commencement of section 3 that would have been valid if section 40 of the Justices Act, 1902, as amended by this Act, had been in force when it was done is hereby validated.

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

#### A. R. CUTLER,

Governor.

Government House, Sydney, 10th April, 1973.