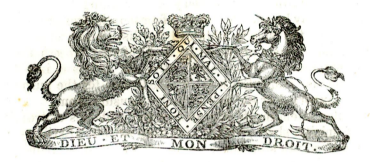
This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 18 December, 1862.

CHA. TOMPSON, Clerk of Legislative Assembly.

### New South Wales.



ANNO VICESIMO SEXTO

# VICTORIÆ REGINÆ.

NO.

An Act to authorize the establishment of Bonded Distilleries and Bonded Sugar Houses.

HEREAS it is deemed expedient to permit the establishment of Preamble. Bonded Distilleries and Bonded Sugar Houses under such regulations and restrictions as may be necessary for securing to the Revenue the duties payable on spirits refined sugar and molasses intended for Home 5 consumption Be it therefore 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. The Colonial Treasurer may under such conditions and restric-Bonded Distilleries 10 tions as he shall deem fit approve by notice published in the Gazette of and Sugar Houses any premises as a Bonded Distillery or Bonded Sugar House and may in may be approved. like manner revoke such approval or alter such conditions and restrictions.

2. The Officers of Customs of any port where any premises shall be How sugar &c. may Rended Sugar House may on be delivered for disso approved as a Bonded Distillery or Bonded Sugar House may on be delivered tillation &c. 15 the application in writing of the proprietor or occupier of such approved Distillery deliver to him any quantity of sugar or molasses for the purpose of distillation under the locks of the Crown and may on like application of the proprietor or occupier of such approved Sugar House deliver to him any quantity of raw sugar for the purpose of being refined under the 20 locks of the Crown and the duly appointed Officers in charge of such Bonded Sugar House may on any like application deliver to the proprietor

or occupier of such approved Distillery any quantity of sugar molasses or treacle from such Sugar House for the purpose of distillation under the locks of the Crown And all sugar molasses and treacle so delivered shall be removed and shall be lodged and secured in such premises respectively 5 under such conditions regulations and restrictions as the Colonial Treasurer Collector of Customs or Chief Inspector of Distilleries shall from time to time direct.

3. Upon the entry of any such sugar molasses or treacle for distil- Security by bond to lation or of any such sugar to be refined in any premises approved under this be taken. 10 Act the proprietor or occupier shall give bond to the satisfaction of the Collector of Customs or other duly appointed Officer in a sum equal to double the amount of the duty payable on a like quantity of sugar or molasses or treacle with a condition that the whole shall be subjected to the process of distillation within such Distillery or of refining within such 15 Sugar House as the case may be and that within four months from the date of such bond the whole of the spirits obtained by distillation or of the refined sugar molasses and treacle produced by such refining process shall be either exported or entered for home consumption or delivered into an

approved Bonded Warehouse under the locks of the Crown for the purpose 20 of being eventually so exported or entered for home consumption.

4. Every distiller intending to use such sugar molasses or treacle separate storehouses in the distillation of spirits shall provide and keep at his Distillery a to be kept if separate convenient and secure storehouse or room for each if so required. by the Chief Inspector of Distilleries for the purpose of depositing storing 25 and securing therein respectively the sugar molasses or treacle received by

him for the distillation of spirits.

5. The proper Officers in charge of the Distillery shall keep an Official accounts to account by way of debtor and creditor of the sugar molasses or treacle be kept which is from time to time deposited in each storehouse or room provided 30 by every distiller using sugar molasses or treacle in the distillation of spirits as aforesaid And if at any time upon striking a balance on such account the quantity of sugar molasses or treacle in such storehouse or room as aforesaid is found to exceed the quantity which by the stock account kept by such Officers as aforesaid ought to be in such storehouse 35 or room such distiller shall be deemed to have deposited sugar molasses or treacle therein without the same having been lawfully deposited and

any time the quantity of sugar molasses or treacle in such storehouse or room as aforesaid is found to be less than the quantity which by the 40 stock account kept by such Officers as aforesaid ought to have been in such storehouse or room such distiller shall be deemed to have removed sugar molasses or treacle therefrom unlawfully and shall over and above all other penalties be liable for every such offence to a penalty not exceeding one hundred pounds nor less than twenty pounds Provided 45 that the last mentioned penalty shall not be incurred upon such deficiency

all such excess of sugar molasses or treacle shall be forfeited. And if at

being proved to the satisfaction of the Chief Inspector of Distilleries to have arisen from accident or loss and not from any fraud practised or intended.

6. At the end of every quarter and not later than the fifth day of quarterly accounts 50 the quarter thereafter ensuing the distiller shall deliver to the proper by distillers verified by declaration. Officers before mentioned an account in writing of the true quantity of sugar molasses and treacle respectively used in making the wort or wash prepared during such period and the Officers shall transmit such account to the Chief Inspector of Distilleries together with a return in writing 55 signed by them specifying the quantities of sugar molasses and treacle respectively so used and the distiller or his manager shall make and subscribe a declaration before any Justice of the Peace to the truth of such account in the form or to the effect following-

5

#### Bonded Distilleries and Sugar Houses.

I (A. B.) distiller (or principal manager as the case may be) of Distillery do solemnly declare that within the quarter commencing the first day of day of both inclusive there were actually mashed and used in the said Distillery for the purpose of distillation the several quantities of sugar molasses and treacle respectively hereinafter specified that of sugar is to sav of molasses of treacle and all this I declare to the best of my knowledge and belief.

10 And in default of such declaration being made or if any such declaration shall be untrue the distiller shall be liable to a penalty of two hundred

pounds. 7. At the end of every three months and not later than the Refiners to furnish

15 fourth day of the month thereafter ensuing the propietor or occupier of quarterly accounts to any Sugar Refinery licensed under this Act shall deliver to the Collector officer of Customs or other duly appointed officer an account in writing of the true quantity of raw sugar used by him during the aforesaid period for the manufacture of refined sugar and also the true quantities of refined sugar 20 bastards and treacle produced or in process of refining therefrom during the same period and if at any time upon striking a balance of sugar admitted

into the said refinery and sugar permitted therefrom and after an allowance of ten per centum for waste upon the material used in the aforesaid manufacture the quantity of sugar refined or unrefined and treacle shall be less 25 than the quantity which by the stock account kept by the proper officer ought to be within or upon the premises of such refinery the proprietor or occupier thereof shall be deemed to have removed sugar therefrom unlawfully and shall over and above all other penalties be liable for every offence

to a penalty not exceeding one hundred pounds Provided that the last 30 named penalty shall not be incurred upon such deficiency being proved to the satisfaction of the Collector of Customs or other duly appointed officer to have arisen from accident or loss and not from any fraud practised or intended.

8. And in order to facilitate periodical stock-takings between the Periodical stock-35 hours of six o'clock in the evening on the last day of any period or takings—operations question and six o'clock in the evening on the last day of any period or takings—operations to be suspended. quarter and six o'clock in the morning thereafter ensuing the process of sugar refining shall be suspended in all its stages and the sugar refiner or his servants shall render such aid and assistance as the officer on duty shall require for the purpose of gauging and computing all the stock on And any sugar refiner neglecting to suspend operations at the

periods and during the hours above mentioned or refusing to render sufficient aid and assistance whenever required in weighing gauging and computing stock shall be liable to a penalty not exceeding one hundred pounds.

45 9. The aforesaid quarters shall be deemed to have ended with Interpretation of the thirty-first day of March the thirtieth day of June the thirtieth day of September and the thirty-first day of December respectively in every year.

10. All spirits distilled from sugar or molasses or treacle in any All spirits &c. prosuch approved Distillery and all sugar molasses or treacle obtained from duced under Act subject to same rules 50 the process of refining in any such approved Sugar House shall be subject as if imported. to the same regulations and shall be liable to the same duties as if such spirits sugar molasses and treacle had been imported into the Colony. 11. Any sugar molasses or treacle delivered to the proprietor or Penalties on unau-

occupier of any Distillery or Sugar House under this Act or any spirits thorized removal. 55 distilled under this Act or any sugar molasses or treacle obtained by the process of refining under this Act which shall be removed from any Sugar House or Warehouse without the authority of the proper Officers of Customs or other duly appointed Officer or from any Distillery without the authority of an Inspector of Distilleries shall be liable to be seized

and forfeited together with any cart dray or other vehicle used for removing the same and any person by whom or by whose orders such goods shall have been removed or who shall assist or be concerned therein shall be liable to a penalty equal to treble the value of the goods so 5 removed or a penalty of one hundred pounds at the election of the Colonial Treasurer.

12. All penalties and forfeitures under this Act may be recovered Recovery of penalties.

in a summary manner before any two Justices of the Peace.

13. All forfeitures and penalties recovered under this Act shall be Application of pen-10 paid into the hands of the Collector of Customs or the Chief Inspector of alties. Distilleries at or nearest to the port or place where the same shall have been recovered and shall be divided paid and applied after deducting the charges of prosecution and other contingent expenses as follows that is to say-one moiety to the Colonial Treasurer for the purpose of the 15 Consolidated Revenue Fund of the Colony and the other moiety to the seizing officer or to the person or persons suing for such penalty.

14. Nothing herein contained shall otherwise than as is herein Not to affect any expressly enacted in any manner affect the Acts thirteenth Victoria other Act.

numbers twenty-six and twenty-seven or either of them or the fourteenth

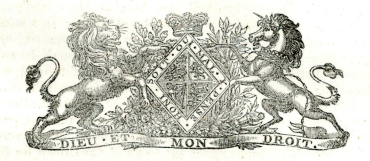
20 Victoria number twenty-two or any Act applying to the Customs.

15. This Act shall take effect on and from the first day of May short title. one thousand eight hundred and sixty-three and shall be styled and may be cited as the "Bonded Distilleries and Sugar Houses Act of 1862."

Sydney: Thomas Richards, Government Printer.—1862.

[Price, 1d.]

### New South Wales.



ANNO VICESIMO SEXTO

## VICTORIÆ REGINÆ.

### No. XVIII.

An Act to authorize the establishment of Bonded Distilleries and Bonded Sugar Houses. [Assented to, 20th December, 1862.]

THEREAS it is deemed expedient to permit the establishment of Preamble. Bonded Distilleries and Bonded Sugar Houses under such regulations and restrictions as may be necessary for securing to the Revenue the duties payable on spirits refined sugar and molasses intended for Home consumption Be it therefore 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. The Colonial Treasurer may under such conditions and restric-Bonded Distilleries tions as he shall deem fit approve by notice published in the Gazette of and Sugar Houses any premises as a Bonded Distillery or Bonded Sugar House and may in like manner revoke such approval or alter such conditions and restrictions.

2. The Officers of Customs of any port where any premises shall be How sugar &c. may so approved as a Bonded Distillery or Bonded Sugar House may on tillation &c. the application in writing of the proprietor or occupier of such approved Distillery deliver to him any quantity of sugar or molasses for the purpose of distillation under the locks of the Crown and may on like application of the proprietor or occupier of such approved Sugar House deliver to him any quantity of raw sugar for the purpose of being refined under the locks of the Crown and the duly appointed Officers in charge of such Bonded Sugar House may on any like application deliver to the proprietor

or occupier of such approved Distillery any quantity of sugar molasses or treacle from such Sugar House for the purpose of distillation under the locks of the Crown And all sugar molasses and treacle so delivered shall be removed and shall be lodged and secured in such premises respectively under such conditions regulations and restrictions as the Colonial Treasurer Collector of Customs or Chief Inspector of Distilleries shall from time to time direct.

Security by bond to be taken.

3. Upon the entry of any such sugar molasses or treacle for distillation or of any such sugar to be refined in any premises approved under this Act the proprietor or occupier shall give bond to the satisfaction of the Collector of Customs or other duly appointed Officer in a sum equal to double the amount of the duty payable on a like quantity of sugar or molasses or treacle with a condition that the whole shall be subjected to the process of distillation within such Distillery or of refining within such Sugar House as the case may be and that within four months from the date of such bond the whole of the spirits obtained by distillation or of the refined sugar molasses and treacle produced by such refining process shall be either exported or entered for home consumption or delivered into an approved Bonded Warehouse under the locks of the Crown for the purpose of being eventually so exported or entered for home consumption.

4. Every distiller intending to use such sugar molasses or treacle in the distillation of spirits shall provide and keep at his Distillery a separate convenient and secure storehouse or room for each if so required by the Chief Inspector of Distilleries for the purpose of depositing storing and securing therein respectively the sugar molasses or treacle received by

him for the distillation of spirits.

Official accounts to be kept.

Separate storehouses

to be kept if required.

5. The proper Officers in charge of the Distillery shall keep an account by way of debtor and creditor of the sugar molasses or treacle which is from time to time deposited in each storehouse or room provided by every distiller using sugar molasses or treacle in the distillation of spirits as aforesaid And if at any time upon striking a balance on such account the quantity of sugar molasses or treacle in such storehouse or room as aforesaid is found to exceed the quantity which by the stock account kept by such Officers as aforesaid ought to be in such storehouse or room such distiller shall be deemed to have deposited sugar molasses or treacle therein without the same having been lawfully deposited and all such excess of sugar molasses or treacle shall be forfeited And if at any time the quantity of sugar molasses or treacle in such storehouse or room as aforesaid is found to be less than the quantity which by the stock account kept by such Officers as aforesaid ought to have been in such storehouse or room such distiller shall be deemed to have removed sugar molasses or treacle therefrom unlawfully and shall over and above all other penalties be liable for every such offence to a penalty not exceeding one hundred pounds nor less than twenty pounds Provided that the last mentioned penalty shall not be incurred upon such deficiency being proved to the satisfaction of the Chief Inspector of Distilleries to have arisen from accident or loss and not from any fraud practised or intended.

Quarterly accounts by distillers verified by declaration. 6. At the end of every quarter and not later than the fifth day of the quarter thereafter ensuing the distiller shall deliver to the proper Officers before mentioned an account in writing of the true quantity of sugar molasses and treacle respectively used in making the wort or wash prepared during such period and the Officers shall transmit such account to the Chief Inspector of Distilleries together with a return in writing signed by them specifying the quantities of sugar molasses and treacle respectively so used and the distiller or his manager shall make and subscribe a declaration before any Justice of the Peace to the truth of such account in the form or to the effect following—

I (A. B.) distiller (or principal manager as the case may be) of Distillery do solemnly declare that within the and ending quarter commencing the first day of both inclusive there were day of actually mashed and used in the said Distillery for the purpose of distillation the several quantities of sugar molasses and treacle respectively hereinafter specified that of sugar is to say of treacle and all this I of molasses declare to the best of my knowledge and belief.

And in default of such declaration being made or if any such declaration shall be untrue the distiller shall be liable to a penalty of two hundred

pounds.

7. At the end of every three months and not later than the Refiners to furnish fourth day of the month thereafter ensuing the proprietor or occupier of quarterly accounts to any Sugar Refinery licensed under this Act shall deliver to the Collector officer. of Customs or other duly appointed officer an account in writing of the true quantity of raw sugar used by him during the aforesaid period for the manufacture of refined sugar and also the true quantities of refined sugar bastards and treacle produced or in process of refining therefrom during the same period and if at any time upon striking a balance of sugar admitted into the said refinery and sugar permitted therefrom and after an allowance of ten per centum for waste upon the material used in the aforesaid manufacture the quantity of sugar refined or unrefined and treacle shall be less than the quantity which by the stock account kept by the proper officer ought to be within or upon the premises of such refinery the proprietor or occupier thereof shall be deemed to have removed sugar therefrom unlawfully and shall over and above all other penalties be liable for every offence to a penalty not exceeding one hundred pounds Provided that the last named penalty shall not be incurred upon such deficiency being proved to the satisfaction of the Collector of Customs or other duly appointed officer to have arisen from accident or loss and not from any fraud practised or intended.

8. And in order to facilitate periodical stock-takings between the Periodical stockhours of six o'clock in the evening on the last day of any period or to be suspended. quarter and six o'clock in the morning thereafter ensuing the process of sugar refining shall be suspended in all its stages and the sugar refiner or his servants shall render such aid and assistance as the officer on duty shall require for the purpose of gauging and computing all the stock on hand And any sugar refiner neglecting to suspend operations at the periods and during the hours above mentioned or refusing to render sufficient aid and assistance whenever required in weighing gauging and computing stock shall be liable to a penalty not exceeding one hundred pounds.

9. The aforesaid quarters shall be deemed to have ended with Interpretation of the thirty-first day of March the thirtieth day of June the thirtieth day of September and the thirty-first day of December respectively in every year.

10. All spirits distilled from sugar or molasses or treacle in any All spirits &c. prosuch approved Distillery and all sugar molasses or treacle obtained from subject to same rules the process of refining in any such approved Sugar House shall be subject as if imported. to the same regulations and shall be liable to the same duties as if such spirits sugar molasses and treacle had been imported into the Colony.

11. Any sugar molasses or treacle delivered to the proprietor or Penalties on unauoccupier of any Distillery or Sugar House under this Act or any spirits thorized removal. distilled under this Act or any sugar molasses or treacle obtained by the process of refining under this Act which shall be removed from any Sugar House or Warehouse without the authority of the proper Officers of Customs or other duly appointed Officer or from any Distillery without the authority of an Inspector of Distilleries shall be liable to be seized

and forfeited together with any cart dray or other vehicle used for removing the same and any person by whom or by whose orders such goods shall have been removed or who shall assist or be concerned therein shall be liable to a penalty equal to treble the value of the goods so removed or a penalty of one hundred pounds at the election of the Colonial Treasurer.

Recovery of penalties.

Application of penalties.

12. All penalties and forfeitures under this Act may be recovered in a summary manner before any two Justices of the Peace.

13. All forfeitures and penalties recovered under this Act shall be

paid into the hands of the Collector of Customs or the Chief Inspector of Distilleries at or nearest to the port or place where the same shall have been recovered and shall be divided paid and applied after deducting the charges of prosecution and other contingent expenses as follows that is to say—one moiety to the Colonial Treasurer for the purpose of the Consolidated Revenue Fund of the Colony and the other moiety to the seizing officer or to the person or persons suing for such penalty.

14. Nothing herein contained shall otherwise than as is herein expressly enacted in any manner affect the Acts thirteenth Victoria numbers twenty-six and twenty-seven or either of them or the fourteenth Victoria number twenty-two or any Act applying to the Customs.

15. This Act shall take effect on and from the first day of May one thousand eight hundred and sixty-three and shall be styled and may be cited as the "Bonded Distilleries and Sugar Houses Act of 1862."

Not to affect any other Act.

Short title.

By Authority: Thomas Richards, Government Printer, Sydney, 1862.

[Price, 1d.]