# A BILL

To amend an Act intituled "An Act to amend the law for regulating places of Public Exhibition and Entertainment."

[Mr. Samuel;—20 November, 1872.]

HEREAS it is expedient to amend the Act of Council fourteenth Preamble. Victoria number twenty-three intituled "An Act to amend the law regulating places of Public Exhibition and Entertainment" in order that grants of general licenses to give public exhibitions and enter-5 tainments may subject to the conditions and provisions hereinafter specified and declared be authorized to be issued as hereinafter provided 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 10 the authority of the same as follows:—

1. This Act shall be read with and as forming part of the Act short title &c. of Council fourteenth Victoria number twenty-three intituled "An " Act to amend the law for regulating places of Public Exhibition and " Entertainment" hereinafter termed the "Principal Act" and may 15 be cited as the "Public Exhibitions Act Amendment Act of 1872."

2. Notwithstanding anything in the said Principal Act con-General licenses may be granted and tained it shall be lawful for the Colonial Secretary for the time-being revoked by the Colonial Secretary. to grant from time to time to such person or persons as he may think fit a general license to give public exhibitions and entertainments at 20 any place or places within the Colony (not being within the corporate boundaries of the city of Sydney) for such a period and under such conditions and restrictions as shall be specified in such general license And it shall be lawful for the said Colonial Secretary at any time to revoke and cancel any such general license for any cause which may 25 appear to him sufficient in that behalf.

Validation of general licenses heretofore granted under Principal Act.

3. All general licenses subsisting at the time of the passing of this Act purporting to have been granted by the Colonial Secretary in pursuance of the provisions of the said Principal Act shall be deemed to have been lawfully granted thereunder and shall be for the respective periods specified in such general licenses as valid and effectual to all 5 intents and purposes as if the same had been granted under this Act.

Form of general licenses.

4. All general licenses authorized by this Act shall be granted according to the form of the Schedule hereto.

### SCHEDULE.

### General License.

10

Whereas by an Act of the Governor and Legislative Council of New South Wales passed in the fourteenth year of the reign of Her present Majesty Queen Victoria intituled "An Act to amend the Law for regulating places of Public Exhibition and Entertainment" certain penalties and liabilities are imposed in respect of and in relation to the Theatrical Entertainments and Exhibitions hereinafter particularly mentioned to 15 which admission shall or may be procured by payment of money or by tickets or by any other means token or consideration as the price hire or rent of admission in case the theatre house room building garden or place wherein the same shall be acted represented performed or exhibited shall be without the written authority or license of the Colonial Secretary And whereas by an Act of Council passed in the thirty-sixth year of 20 the reign of Her said Majesty intituled "An Act to amend an Act intituled "An Act to amend the Law for regulating places of Public Exhibition and Entertainment" it was enacted that it should be lawful for the Colonial Secretary for the time-being to grant general licenses to give public exhibitions and entertainments as therein provided And whereas

Of

15

has applied to me to grant him a general license and authority to give public exhibitions and entertainments in the said Colony under and in pursuance of the provisions of the said Acts Now I the Honorable

of the said Acts Now I the Honorable
Esquire Colonial Secretary for the time-being of the Colony of New South Wales in
virtue of the power and authority vested in me by the said Acts do hereby grant unto 30
the said

a general license and authority to give public exhibitions and entertainments in the said Colony (save and except within the City of Sydney) subject to the approval of the local Benches of Magistrates of the several districts in which the performance shall take place and in any district so approved by the Bench as aforesaid it shall be lawful for him to act represent or perform or cause to be acted represented or performed for hire gain or reward on such day or days in every week as he may think proper (save and except Sunday Good Friday and Christmas Day) any interlude tragedy opera comedy stage-play farce burletta melo-drama pantomime or any stage-dancing tumbling or horsemanship or any other entertainment of the stage whatsoever licensed to be performed at any theatre 40 in England or in the representation of which express permission in writing shall have been given by the Colonial Secretary for the time-being And I declare and direct that this license continue in force for the period of unless the same shall be the sooner revoked by the Colonial Secretary for the time-being of

the said Colony But if the Colonial Secretary for the time-being shall by reason of any 45 irregularity or upon any ground appearing to him sufficient in that behalf see fit to revoke this license the same shall thereupon cease to have any force or effect and shall be considered as no longer subsisting. And it is further provided that this license shall come into operation only on the approval of the Bench of Magistrates of the place or district in which the performance shall take place such approval to be signified by 50 endorsement on the license signed by two or more of the resident Justices who will fix and specify in such endorsement the time and place for holding the entertainment.

Given under my Hand at the Colonial Secretary's Office at Sydney this day of in the year of our Lord one thousand eight hundred and seventy

55

Colonial Secretary.

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

Legislative Council Chamber, Sydney, 27 November, 1872. JOHN J. CALVERT, Clerk of the Parliaments.

## New South Wales.



ANNO TRICESIMO SEXTO

# VICTORIÆ REGINÆ.

No.

An Act to amend an Act intituled "An Act to amend the Law for regulating places of Public Exhibition and Entertainment."

WHEREAS it is expedient to amend the Act of Council fourteenth Preamble. Victoria number twenty-three intituled "An Act to amend the law regulating places of Public Exhibition and Entertainment" in order that grants of general licenses to give public exhibitions and enter-5 tainments may subject to the conditions and provisions hereinafter specified and declared be authorized to be issued as hereinafter provided 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 10 the authority of the same as follows:—

1. This Act shall be read with and as forming part of the Act short title &c. of Council fourteenth Victoria number twenty-three intituled "An "Act to amend the law for regulating places of Public Exhibition and "Entertainment" hereinafter termed the "Principal Act" and may 15 be cited as the "Public Exhibitions Act Amendment Act of 1872."

2. Notwithstanding anything in the said Principal Act con-General licenses may tained it shall be lawful for the Colonial Secretary for the time-being be granted and to grant from time to time to such person or persons as he may think Colonial Secretary. fit a general license to give public exhibitions and entertainments at 20 any place or places within the Colony (not being within the corporate C 5— boundaries

## Public Exhibitions Act Amendment.

boundaries of the city of Sydney) for such a period and under such conditions and restrictions as shall be specified in such general license And it shall be lawful for the said Colonial Secretary at any time to revoke and cancel any such general license for any cause which may 5 appear to him sufficient in that behalf.

3. All general licenses subsisting at the time of the passing of Validation of general this Act purporting to have been granted by the Colonial Secretary in licenses heretofore pursuance of the provisions of the said Principal Act shall be deemed Principal Act. to have been lawfully granted thereunder and shall be for the respective 10 periods specified in such general licenses as valid and effectual to all

intents and purposes as if the same had been granted under this Act.

4. All general licenses authorized by this Act shall be granted Form of general licenses. according to the form of the Schedule hereto.

### SCHEDULE.

15

#### General License.

WHEREAS by an Act of the Governor and Legislative Council of New South Wales passed in the fourteenth year of the reign of Her present Majesty Queen Victoria intituled "An Act to amend the Law for regulating places of Public Exhibition and Entertainment" certain penalties and liabilities are imposed in respect of and in relation 20 to the Theatrical Entertainments and Exhibitions hereinafter particularly mentioned to which admission shall or may be procured by payment of money or by tickets or by any other means token or consideration as the price hire or rent of admission in case the theatre house room building garden or place wherein the same shall be acted represented performed or exhibited shall be without the written authority or license of the 25 Colonial Secretary Colonial Secretary And whereas by an Act of Council passed in the thirty-sixth year of the reign of Her said Majesty intituled "An Act to amend an Act intituled An Act to amend the Law for regulating places of Public Exhibition and Entertainment" it was enacted that it should be lawful for the Colonial Secretary for the time-being to grant

general licenses to give public exhibitions and entertainments as therein provided 30 And whereas has applied to me to grant him a general license and authority to give public exhibitions and entertainments in the said Colony under and in pursuance of the provisions of the said Acts Now I the Honorable

Esquire Colonial Secretary for the time-being of the Colony of New South Wales in 35 virtue of the power and authority vested in me by the said Acts do hereby grant unto

a general license and authority to give public exhibitions and entertainments in the said Colony (save and except within the City of Sydney) subject to the approval of the local Benches of Magistrates of the several districts in which the performance shall take

40 place and in any district so approved by the Bench as aforesaid it shall be lawful for him to act represent or perform or cause to be acted represented or performed for hire gain or reward on such day or days in every week as he may think proper (save and except Sunday Good Friday and Christmas Day) any interlude tragedy opera comedy stage-play farce burletta melo-drama pantomime or any stage-dancing tumbling or horsemanship or 45 any other entertainment of the stage whatsoever licensed to be performed at any theatre in England or in the representation of which express permission in printing shall have

in England or in the representation of which express permission in writing shall have been given by the Colonial Secretary for the time-being And I declare and direct that this license continue in force for the period of unless

the same shall be the sooner revoked by the Colonial Secretary for the time-being of the said Colony But if the Colonial Secretary for the time-being shall by reason of any 50 the said Colony 50 the said Colony But if the Colonial Secretary for the time-being snail by reason of any irregularity or upon any ground appearing to him sufficient in that behalf see fit to revoke this license the same shall thereupon cease to have any force or effect and shall be considered as no longer subsisting And it is further provided that this license shall come into operation only on the approval of the Bench of Magistrates of the place or 55 district in which the performance shall take place such approval to be signified by endorsement on the license signed by two or more of the resident Justices who will fix and specify in such andersement that time and place for holding the entertainment.

and specify in such endorsement the time and place for holding the entertainment.

Given under my Hand at the Colonial Secretary's Office at Sydney day of of our Lord one thousand eight hundred and seventy

Colonial Secretary.