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, 3 May, 1876. STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO TRICESIMO NONO

VICTORIÆ REGINÆ.

No.

An Act to consolidate and amend the law regulating the importation storage and removal of Gunpowder and other explosive substances.

THEREAS divers Acts have been passed from time to time and Prount le. are now in force in the Colony of New South Wales for regulating the landing storage and subsequent removal of gunpowder from the Magazines established at Goat Island in the Harbour of 5 Port Jackson and elsewhere in the said Colony but the said Acts do not apply to many other dangerous explosive substances some of which have been invented or discovered since the said Acts were passed And whereas all gunpowder imported into the Colony is required by law to be landed at the Colonial Gunpowder Magazine at Goat Island in the 10 Harbour of Port Jackson but there is no enactment expressly requiring the storage of the same in the said magazine And no gunpowder can legally be landed from any magazine in any part of the said harbour other than at the point near Dawes' Battery both of which appointed places are in dangerous proximity to populous neighbourhoods And the said Acts 15 are in other respects defective And it is therefore expedient to make other provisions respecting the importation landing storage and removal of gunpowder and of other explosive substances and otherwise to amend the said Acts Be it therefore enacted by the Queen's Most 72-A Excellent

Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly in this present Parliament assembled and by authority of the same as follows (that is to say)-

1. This Act may be cited in all legal proceedings as the Short title. 5 "Gunpowder and Explosive Consolidation Act of 1876."

2. From and after the commencement of this Act the several Repeal of Acts. Acts mentioned in the First Schedule hereto shall be and the same are repealed But nothing herein contained shall affect any proceeding matter or thing lawfully done or any liability for storage rent or

10 charges incurred under either of the said Acts And all offences committed against their enactments may be prosecuted and the penalties enforced as if this Act had not been passed Provided always that This Act not to apply nothing in this Act contained shall affect the Act thirty-fifth Victoria to the Act for regulating the number one intituled "An Act to place certain restrictions on storage storage and sale of kerosene. 15 and sale of Kerosene as used for illuminating purposes."

3. This Act shall come into operation on the first day of October Commencement of one thousand eight hundred and seventy-six but the Governor may Act. at any time after the passing hereof issue any proclamation herein authorized or make any appointments or regulations for the purpose

20 of carrying into effect the intention and objects of this Act.

Interpretation of terms.

4. In the construction of this Act the following words within inverted commas shall have the meanings assigned to them respectively unless inconsistent with the context (that is to say)—

"Governor"—the Governor with the advice of the Executive

Council.

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"Minister"—The Colonial Treasurer or other Minister having the departmental control of the several matters provided for by

"Ordnance Storekeeper"—The Ordnance Storekeeper or any officer or person appointed for any special duty under this 30 Act so far as such duty is concerned or any person having the custody of a public magazine.

"Magazine"—Any building hulk or other floating vessel proclaimed by the Governor to be either a public or licensed magazine for the storage of explosives or explosive substances.

"Explosive"—Gunpowder nitro-glycerine dynamite lithofracteur blasting powders pieric powder gun-cotton or any explosive preparation of vegetable fibre fulminate of mercury or of other metals and every other substance whether similar to those above-mentioned or not which may from time to time be proclaimed by the Governor as hereinafter provided;

"Explosive substance"—Petroleum kerosene picrate of potash or any new explosive substance which may hereafter be manufactured colored fires cartridges or ammunition of which an explosive forms a part fireworks rockets detonators and every adaptation or preparation of an explosive or an explosive substance as above defined.

"Importer"—The importer owner consignee or other person whose name appears in the bill of lading ship's manifest or 50 invoice of any explosive or explosive substance on board any vessel.

> "Collector of Customs"—The Collector or any other officer of Customs.

"Inspector of Police"—The inspector or any other officer of police.

"Boat"—Boat barge punt or any other kind of small vessel. "Packages"—

"Packages"—Barrels metal cases or canisters or wooden boxes containing such.
"Building"—Any stone brick or other building of whatever

materials.

"Precincts"—The ground or water surrounding any magazine proclaimed to be its precincts.

"Van"—Any van truck waggon dray or other vehicle used either on the road or rail.

"Premises"—Any store shop warehouse cellar or other building registered for the storage or keeping of explosives or ex-10 plosive substances.

"Dealer"—The seller or purchaser for trading purposes or the

manufacturer of explosives or explosive substances.

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Importation landing and exportation of Explosives.

5. The master or officer in charge of any vessel arriving in Masters of vessels to Port Jackson or any other port within the Colony having any explosive hoist a signal. on board besides the quantities in ship's stores or in ship's magazines shall immediately after entering such port hoist a Pilot Jack at the main-mast head and keep the same flying until all the explosives on 20 board shall have been landed according to the provisions of this Act

or he shall be liable to a penalty not exceeding twenty pounds.

6. The master of every vessel arriving in the harbour of Port Where explosives are Jackson shall deliver up in conformity with the provisions of this Act to be received in Port all explosives on heard such vessel whether as a consequent of the formation of the provisions of all explosives on board such vessel whether as cargo or stores before 25 such vessel shall be allowed to pass to the westward of Garden Island and shall not afterwards have on board any explosive on pain of forfeiture of all found on board and the packages in which the same may be contained and shall also be liable to a penalty not exceeding

fifty pounds.

7. Should any explosive or explosive substance exceeding twelve Explosives &c. pounds weight be imported in any vessel arriving in Port Jackson or imported in packages any other port within the Colony whether by itself or packed with any dize not duly marked other merchandize and the package containing the same not being liable to seizure. marked so as to show that an explosive or explosive substance is therein

35 contained specifying the same and also shewing the quantity thereof such explosive or explosive substance together with the package containing the same and the said merchandize shall be liable to seizure and confiscation And the importer of the same wilfully neglecting to report the importation of such explosive or explosive substance to the 40 Collector of Customs within forty-eight hours after the entering of the

said vessel shall be liable to a penalty not exceeding ten pounds.

8. Upon the display of the signal directed by section five the Ordnance Store keeper to cause Ordnance Storekeeper shall without unnecessary delay cause the keeper to cause requisite licensed boats to proceed to the said vessel and shall at once landed.

45 demand and receive from the master thereof all explosives then being on board and shall thereupon give to the master a receipt describing the packages containing the same as in the second Schedule hereto which receipt shall be deemed in law to maintain any lien which the master or owner of the vessel may have upon the said explosives

50 and cartridges therein described for freight or other lawful charges upon the same respectively And the Ordnance Storekeeper shall thereupon deposit the said explosives and cartridges in the magazine appointed in that behalf And every importer thereof shall within forty-eight hours after the arrival of the said vessel deliver to the

55 Ordnance Storekeeper a full description of the said explosives and cartridges showing the quantity with the marks and numbers of the packages containing the same which description the Ordnance Storekeeper

keeper shall enter together with the name of such importer in a book to be kept for that purpose and shall thereupon give a certificate of such entry to the said importer in the form contained in the Second Schedule hereto And no person shall be entitled to receive any 5 explosive or cartridges from the magazine unless he shall produce to the Ordnance Storekeeper such certificate and shall have paid the lighterage from the vessel and the storage and any other charges authorized by this Act.

9. All explosives exceeding ten pounds weight shall be dis- Explosives to be landed within the 10 charged from the vessel importing the same between the hours of six hours of six to four in in the morning and four in the afternoon And as often as any the day time. quantity exceeding twelve pounds weight shall be so removed the same shall be taken direct from the vessel to such magazine as shall have been appointed for its reception either in Government or other boats duly

15 licensed by the Minister in that behalf or by such other mode of transit as may be directed by the Minister but at the expense of the importer of every such explosive or cartridges who shall pay the charges for lighterage stated in the Third Schedule hereto to the Ordnance Storekeeper upon the certificate before mentioned being delivered to

20 the importer and any person landing or attempting to land any explosive contrary to the provisions of this or the preceding section shall be liable to a penalty not exceeding twenty shillings for every pound weight so landed.

10. No explosive taken from any magazine shall be landed in Places and time of 25 any part of the harbour of Port Jackson or Newcastle other than at from magazine. the wharf or place appointed from time to time by proclamation of the Governor nor at any other time than between the hours of six and nine o'clock in the morning under a penalty in either case not exceeding twenty shillings for every pound weight.

11. All boats employed in the landing or removal of any explosive Boats to be covered exceeding ten pounds weight in the harbour of Port Jackson or Newcastle displayed. shall be thoroughly covered in or housed over and shall be sufficiently provided with coverings duly authorized by the regulations and shall also fly a danger signal to be prescribed by the Minister and 35 notified in the Gazette and any person (whether employed by the

Ordnance Storekeeper or otherwise) who shall remove or cause to be removed any explosive exceeding ten pounds weight in any other manner shall be liable to a penalty not exceeding twenty shillings for every pound weight.

12. No explosive or explosive substance (except kerosene) No explosive &c. to exceeding ten pounds weight shall be shipped on board any vessel without showing in the harbours of Port Jackson or Newcastle without a special notifi- contents. cation thereof to the Collector or other principal officer of Customs nor shall the same be shipped delivered or conveyed in any boat or

45 van without a plain and durable brand or superscription on the package containing the same showing what explosive or explosive substance is therein contained. And if any person shall so ship or deliver or cause to be shipped or delivered any such explosive or explosive substance without such notification or without such brand

50 or superscription or if any master of any vessel shall knowingly receive on board or permit to be landed any such explosive or explosive substance without such notification and brand or superscription every such person so offending shall be liable to a penalty not exceeding fifty pounds.

13. No person shall ship or attempt to ship and no master of Where explosives any vessel lying in the harbour of Port Jackson and outward are to be received in bound shall knowingly or negligently receive or permit to be received export. on board any explosive exceeding twelve pounds before such vessel shall have reached to the eastward of Garden Island under a penalty 60 not exceeding twenty shillings for every pound weight.

14. No steam-vessel carrying passengers departing from any coasting steamers &c. prohibited from port or plying on any river of New South Wales shall carry any carrying explosives explosive either as stores or cargo except such signals and reasonable without authority. quantity of gunpowder as may be required for the purpose of making 5 signals and the master or owner of any steam-vessel so carrying or on board which any explosive may be found contrary to the provisions of this section shall be liable to a penalty not exceeding fifty pounds nor less than ten pounds Provided always that where there is no other available communication except by steam vessels carrying

10 passengers with any port or place it shall be lawful for the Minister to grant permission to ship any explosive by such steam-vessel on condition that it shall be provided with a special compartment or magazine duly approved and that such steam-vessel shall also carry a danger flag on entering any port or coming near to any other place

15 in New South Wales for discharging cargo.

15. When any explosive shall be delivered from any magazine Exportation of in the harbour of Port Jackson for shipment the exporter or owner gunpowder. thereof on receiving the permit for the same shall give notice in writing to the Ordnance Storekeeper of the day it will be required 20 to be placed on board the vessel by which it is intended to be exported with every document required by law for shipping the same and if the vessel be not ready to receive the same the said explosive may be lodged temporarily in the magazine at Fort Denison the owner or exporter paying for the same the weekly storage and delivery charges 25 specified in the Fifth and Fourth Schedules hereto but the Government will not be held responsible for any short shipments made through any omission of the exporter thereof to furnish a proper notice in writing of such shipment or for any incomplete arrangements for the same or for delivery at other than the hours aforesaid of any 30 gunpowder or blasting powder which may be short shipped And such explosive may remain at such temporary magazine for one week waiting another vessel after which the explosive so remaining will be returned to the public magazine at the cost of the exporter at the

rates specified in the Third Schedule hereto. 16. Any explosive exported from Port Jackson and intended Storage payable on explosives removed for storage in any other magazine at any other port of New South Wales temporarily. provided with an approved magazine shall be stored free in the latter for three days if intended for immediate transmission into the interior or if for general issue shall be assessed at the rates per week stated in 40 the Fifth Schedule hereto Provided always that due and proper notification is given of such transfer from one magazine to another to the

Ordnance Storekeeper and for the purpose as aforesaid and in the absence of such notice it shall be lawful for the Ordnance Store-

keeper to treat such explosive as an original importation.

17. All explosives exceeding twelve pounds weight when in Explosives to be course of removal shall be in barrels closely joined and hooped or in proper packages. copper zinc or tinned cases or canisters enclosed in wooden boxes or barrels and not containing more than one hundred pounds in weight of powder or other explosive and so secured that no part of the 50 explosive can be scattered in its removal And in case any of such packages shall be defectively constructed or made contrary to the provisions of this section or of any regulation which may be hereafter made by the Minister the Ordnance Storekeeper may if authorized by the Minister remove the contents of the said packages into secure 55 and properly constructed barrels or boxes and charge and receive from the importer for such removal not less than ten shillings and sixpence per barrel or box so repacked and shall pay to the Colonial Treasurer the difference between the amount received by him and the actual cost of such re-packing and the Ordnance Storekeeper may refuse

refuse to deliver to the said importer the explosive so re-packed until the said charge shall be paid Provided always that in case such repacking cannot be done without danger the Ordnance Storekeeper with the authority of the Minister may order the said explosive so 5 defectively packed to be destroyed.

The removal and carriage of Explosives and Explosive Substances.

18. Not more than one ton weight of any explosive shall be Quantity of exconveyed in any van within the City of Sydney or within the plosives to be con-boundaries of any city or town to be hereafter proclaimed except struction of delivery 10 when being conveyed by railway or being otherwise under the control vans. and supervision of the Government and any such van used in conveying explosives exceeding one hundred pounds net weight shall be specially constructed for that purpose and shall be lined at the bottom and on each side with wood fastened with copper bolts or nails and so con-

15 structed that no iron or steel can come in contact with the package containing any explosive package but if such van forms part of any railway train then any quantity of explosives not exceeding two tons weight may be conveyed in such van but the word "Gunpowder" shall always be painted thereon in capital letters not less than six

20 inches long And every such van shall have a complete covering of wood or of painted cloth or woollen cloth tilts over all the explosives conveyed therein And any person who shall in the conveyance of any explosive fail to comply with the provisions of this section he shall for every such offence be liable to a penalty not exceeding

25 ten pounds and to the forfeiture of all the explosives and their packages then being in such van Provided that explosives carried on the Government Railways shall not be so forfeited.

19. All explosives conveyed by vans shall be packed in the How explosives are manner required by section seventeen and in addition thereto any kegs of to be packed for land 30 blasting or loose powder shall be placed in bags or sacks and so secured that no part of the explosive can be scattered in the removal thereof and no package shall contain more than one hundred pounds weight.

20. All applications for the delivery of any explosive deposited Delivery of in any magazine shall be made to the Ordnance Storekeeper who shall explosives by Ord-35 deliver the same accordingly to the holder of the certificate thereof or nance Storekeeper. other person duly authorized to receive the same and if intended for delivery in the City of Sydney or suburbs or at any port of the Colony the same shall be delivered at the wharf or place appointed by the Governor during the hours provided by this Act or any regulations 40 made thereunder or if intended for shipment the same shall be delivered to the vessel by which the same is intended to be exported between the hours of seven in the morning and four in the afternoon or if for carriage by the railway the same shall be delivered between the hours of seven in the morning and noon on the days appointed for the con-

45 vevance of explosives. 21. No person shall take any explosive exceeding one hundred Unlawful carriage of pounds net weight to any railway station until he has obtained a explosives. certificate for transit thereof from the traffic manager that he is prepared to receive it and no traffic manager shall give such 50 certificate until he has ascertained from the station master to whose station it is to be consigned that proper means of transmission for it therefrom are prepared And any person so offending in any such case shall be liable to a penalty not exceeding fifty pounds for every package of explosives that may have been so taken.

22. No person shall carry any gunpowder exceeding two pounds Gunpowder not to be in weight or other explosive in any omnibus coach or other public carried in public vehicles or watervehicle used for the carriage of passengers nor in any licensed boat man's boats &c. any other passenger being therein under a penalty not exceeding five pounds.

The storage of Explosives.

23. Explosives shall not be kept at any place except as follows Explosives to be (that is to say) ines or authorized (1.) Except in a magazine either now existing or which may places.

hereafter be proclaimed by the Governor as a public magazine;

(2.) Or in a private magazine duly licensed under the authority and according to the provisions of this Act for the storage of explosives;

(3.) Or on any premises duly registered under the provisions of this Act:

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Provided always that this section shall not apply to any person keeping explosives for his own use and not for sale and not exceeding the amount of ten pounds weight on the same premises unless duly registered as aforesaid And whenever any explosive shall be kept in any place other 15 than is above or elsewhere by this Act authorized the same may be forthwith seized by the Ordnance Storekeeper Inspector of Magazines or Inspector of Police and may be declared to be forfeited by any two Justices And the occupier of such place or other person or the owner of the explosive so unlawfully authorizing the keeping of the same as 20 aforesaid shall each be liable to a penalty not exceeding twenty shillings

for every pound weight of explosives so kept in excess of the authorized

quantity.

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24. The Governor may by proclamation published in the "Public" or Gazette declare and appoint as a "Public Magazine" or as a "licensed magazines" any building which shall be certified by the Ordnance Storekeeper to be suitable with regard to its situation and external and internal construction for the safe custody of gunpowder or any other explosives as the case may be And upon any such building being so proclaimed the Minister may issue a 30 "special license" as hereinafter provided to the owner or other person intended to have the charge of the said magazine provided that such owner or person shall be approved by the Minister as being duly And which license shall be valid only for the person named in it And in the event of any wilful neglect of any provision 35 of this Act or of any regulation made under its authority by the person so being licensed all or any part of the explosives then in his magazine at the time the offence was committed shall be liable to be declared forfeited by any two Justices in Petty Sessions and the owner or occupier (being such licensee) shall also be liable to a penalty not 40 exceeding ten pounds for every day during which such negligence may

continue and the said "special license" may also be forfeited. 25. A license may be granted to any person for a private Licenses for private magazine (in this Act termed a "Licensed Magazine") subject to the magazines. several provisions of this Act and of any regulations which may be

45 made thereunder.

26. An "ordinary license" may be granted to any dealer in Ordinary licenses. explosives subject to all the provisions made in the case of "registered premises" and for the sale of explosives by dealers.

27. A "special license" may be granted to any person who shall special licenses. 50 be the owner or occupant of any building or premises (not being within the City of Sydney or its suburbs) which may have been approved by the Minister subject to all the provisions made in the case of "Registered premises" and which building or premises may be capable of storing with safety larger quantities of explosives than are authorized 55 to be kept by a dealer under an "ordinary license."

The keeping and sale of Explosives.

28. It shall not be lawful for any person to become a dealer in Dealers to take out explosives after the passing of this Act until he shall have obtained from licenses for sale of the Minister either an "ordinary" or a "special" license as herein 5 provided or he shall be liable to a penalty not exceeding one hundred

pounds Provided always that such license when granted shall be duly published in the Gazette and shall be in force for the current year.

29. No dealer in explosives shall have or keep at any one Dealers to keep only time in any one store or place more than two hundred-weight of ² cwt. and other persons 25 hs. weight 10 explosives except as hereinafter provided and no person not being on their premises. such dealer more than twenty-five pounds weight of explosives in any house store warehouse shop cellar yard or wharf or other building premises or place occupied by the same person and if any explosive he kept contrary hereto the couper or person in any explosive be kept contrary hereto the owner or person in 15 possession of the same shall forfeit all such explosives and the packages in which the same shall be kept and shall also be liable to a penalty of ten shillings for every pound weight of the same beyond such

authorized quantity. 30. Every dealer in explosives shall cause to be painted in Dealer in explosives to affix notice thereof 20 legible characters on some conspicuous part of the shop or warehouse in his warehouse. containing the same the words "Gunpowder sold here" or he shall be liable to a penalty of five pounds for every day of such omission.

31. In case the importer or owner of any explosive while it sale or transfer to be shall be deposited in any magazine shall sell or transfer the whole or reported to the officer shall be 25 any part of the same to any other person such sale or transfer shall be immediately reported in writing to the Ordnance Storekeeper and a certificate of such sale or transfer together with any other documents necessary for claiming transfer and delivery of such explosive from such importer or owner shall also be produced to the Ordnance Store-30 keeper in order that the same may be duly registered otherwise the Ordnance Storekeeper may refuse to deliver up the said explosive to

any other than the recipient of the original certificate.

Magazines and their Management.

32. The Governor may from time to time by Proclamation The Governor may 35 declare and appoint the space or distance surrounding any public proclaim the premagazine for the storage of explosives to be its precincts within which magazine. it shall not be lawful for any person to come without the authority of the Minister or Ordnance Storekeeper And any person entering such precincts without such authority and refusing to withdraw after being 40 directed so to do by the Ordnance Storekeeper or other person under his authority may be either forcibly removed or taken into custody by him for the purpose of being brought before the nearest Court of Petty Sessions and shall be liable to a penalty not exceeding twenty pounds.

33. Any person bringing fire or matches for the purpose of No match &c. to be brought within such ignition or smoking within the precincts of any magazine may be forth-precincts. with taken into custody by the Ordnance Storekeeper or police constable or any other person in order to his being dealt with as is in the last section provided and such person so offending shall be liable to a

50 penalty not exceeding twenty pounds. 34. The Governor may appoint Inspectors of Magazines and Inspectors of Magazines may be may assign to them their duties and every such appointment shall appointed. thereupon be published in the Gazette.

35. Every Inspector of Magazines shall have authority to enter Inspectors of Magaand inspect at any time any public or licensed magazine and at any zines may enter time between the hours of nine and four in the day any premises time. registered under this Act for the purpose of examining the state and

5 condition thereof and of the packages of explosives stored therein and such Inspector is hereby authorized thereupon at once to give to the Ordnance Storekeeper or officer in charge of any public magazine or to the licensee or person in charge of any licensed magazine or premises any orders or directions respecting the custody and management of such

10 magazine or premises and the explosives therein stored or any other matters which in his opinion are of such urgent importance as to justify his action without the previous sanction of the Minister Provided that such Inspector shall forthwith communicate to the Minister whatever orders he may have given or other course taken for his approval

15 or otherwise And any officer or licensee or other person in charge of Owners &c. obstruct such magazine or premises refusing to admit any such Inspector to penalty. into the said magazine or premises or neglecting forthwith to obey or carry into effect any such orders or directions shall be liable to a penalty not exceeding one hundred pounds and also in case of his being in the

20 employ of the Government to immediate dismissal from its service. 36. Every owner of a "Licensed Magazine" may with the Owners may make sanction of the Minister make and may afterwards alter or expunge any special rule special rules for the control of the persons managing or employed in

and about such magazine (any such rule not being inconsistent with the 25 provisions of this Act or any regulations made by the Governor under its authority) with a view to secure the observance of this Act therein and the safety and proper discipline of the said persons.

37. Every owner or licensee of any licensed magazine shall Owners of licensed forward within one week after the end of every month to the magazines to deliver Ordnance Standscapes and the left of every month to the monthly returns. 30 Ordnance Storekeeper a detailed statement of all explosives deposited in his magazine or delivered out by him and of all moneys received by him on account of storage or otherwise during the month preceding under a penalty not exceeding ten pounds for every default.

38. No explosive exceeding twenty-five pounds shall be stored No two explosives to be stored in the same compartment with any other explosive or within the distance of ten feet compartment. therefrom and any person storing any explosive contrary to the provisions of this section shall be liable to a penalty of twenty shillings for every pound weight so stored and except in the case of a Public

40 Magazine all such explosives may be forfeited and the license granted to the person so offending may also be forfeited.

Registration of Premises.

39. Premises wherein any explosive exceeding twenty-five pounds Registration of weight is kept shall be registered And any person desirous of promises

45 registering any premises either for the sale or keeping of any explosive shall register his name and calling with the Ordnance Storekeeper and shall therewith deliver a correct description of the said premises and the street and town or other locality where the same are situated and an Inspector of Magazines or such other officer as may be appointed by the

50 Government in that behalf shall thereupon inspect the said premises and if approved by the Minister as being suitable and in compliance with this Act and any regulations established thereunder the Minister may immediately authorize the Ordnance Storekeeper to register in a book to be kept by him for that purpose the name and calling of such per-55 son and the specified premises and shall give him a certificate thereof

and such person shall thereupon be duly authorized to keep gunpowder upon the premises therein specified (and in this Act referred to as "registered premises") during the current year Provided always that such registration and certificate shall be valid only for the person and 5 specific premises registered.

40. The following general rules shall be observed with respect General rules for registered premises.

to "registered premises":—

(1.) If the explosive is kept in a substantially constructed building exclusively appropriated for the purpose and detached from a dwelling-house or in a fire-proof safe outside a dwelling-house and detached therefrom and at a safe distance from any highway street public thoroughfare or public place five hundred pounds may be kept in the same registered premises.

(2.) If it is kept inside a dwelling-place or in any building other than as last aforesaid the quantity shall not exceed three hundred pounds.

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(3.) If it is deposited in a fire-proof safe within such house or building an amount not exceeding four hundred pounds may be kept.

(4.) All gunpowder and blasting powder shall be secured in packages as specified in section seventeen.

(5.) No person shall be allowed to smoke or bring matches for the purpose of ignition in the said registered premises.

(6.) No person under the age of sixteen years shall be employed in or near the said registered premises unless in the presence and under the supervision of some adult person.

(7.) No explosive shall be sold or given to any child apparently under the age of thirteen years.

30 (8.) All gunpowder or other explosive exceeding one pound in weight when either exposed for sale or sold shall be in a substantial case canister or other receptacle made and closed so as to prevent the gunpowder or other explosive from escaping and the outside covering or wrapper shall have the word "Gunpowder" written in large letters or printed

And if any gunpowder or other explosive is kept sold or exposed for sale or any other breach of this section is committed by the person so registered he shall be liable to a penalty not exceeding fifty pounds 40 and all the explosives then being in such registered premises may be forfeited.

Regulations.

41. The Governor shall at all times have and exercise the The Governor may make all necessary regulations.

(1.) He may from time to time make and publish regulations not

(1.) He may from time to time make and publish regulations not being inconsistent with this Act for the management and control of all magazines now or hereafter proclaimed.

(2.) For the importation storage custody removal and carriage of explosives either by land or water.

(3.) For declaring what quantity of explosives may be removed or carried either to or from such magazines.

(4.) For prescribing the size and description of boats to be used for the transport by water and the manner in which they shall be constructed and fitted up

(5.) For prescribing precautions to be used in conveying any explosive.

(6.) For appointing the places respectively where the same may be delivered either from on board ship in order to be stored in a magazine or from a magazine in order to be conveyed elsewhere. (7.)

(7.) For granting licenses for carrying the same to any owners of boats or vans and prescribing rules for their guidance in either case.

(8.) For declaring what flag or other danger signal shall be displayed

by boats or vans when conveying explosives.

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(9.) For providing for the storage and removal of any blasting powder or other explosive for public works or mining purposes.

(10.) For prescribing the duties of Inspectors of Magazines and for framing any other regulation for carrying into effect the intentions and objects of this Act.

(11.) For proclaiming any other port to be subject to the regulations and provisions of this Act.

Provided that all such regulations are thereupon published in the Gazette And that copies of all regulations so made shall without 15 unnecessary delay be laid before Parliament if at the time in Session otherwise within one month after the commencement of its then next Session.

42. All regulations when so made and published but not before Regulations to have shall have the same force and effect until repealed or altered as if each the force of law and 20 respectively had formed a part of this Act and the production of the evidence.

Gazette containing them shall be sufficient evidence upon any trial

or proceeding in any Court of every such regulation having been duly

made and promulgated.

43. Every person storing explosives in any public or licensed Fees to be paid for 25 magazine or taking out either an "ordinary license" or "special licenses. license" or a license for a "magazine" or "registered premises" under the provisions of this Act shall pay for the same respectively the fees specified in the Sixth Schedule hereto.

Rent and Charges for the Storage and Delivery of Explosives.

deposited in any public magazine shall be paid every six months unless paid every six months.

sooner delivered and if such rent and charges be not so paid to the Ordnance Storekeeper he may cause a notice to be published in the Government Gazette requiring the importer or owner to pay the amount 35 due and intimating that the said explosive will be forfeited one month after such publication And if not then paid the Ordnance Storekeeper may cause the said explosive to be sold by public auction on the day fixed by the said notice and the net proceeds of such sale shall in the first instance be applied to the payment of all rent and charges due

40 upon the said explosive and the balance if any shall be paid to the holder of the certificate of deposit of such explosive or such balance may be paid to the Colonial Treasurer to the credit of the Consolidated Revenue Fund.

45. The storage rent for any explosive deposited in any public Regulating storage
45 magazine as aforesaid shall be paid by the importer or holder of the rent.

certificate thereof according to the rates contained in the Fifth Schedule
hereto and such importer or holder shall be held liable for the payment
of storage rent and all other expenses thereupon until the transfer in
the property of such explosive has been duly reported and registered

46. Any person applying for a Permit for delivery of any Rates &c. to be paid.
explosive shall at the time of such application pay to the Ordnance
Storekeeper the rates contained in the Fourth Schedule hereto the
Ordnance Storekeeper charging for land and water transport combined

55 or separately as the case may be.

47.

47. All moneys received by the Ordnance Storekeeper for the Appropriation of rent storage or delivery of explosives or for other charges in respect thereof received. and all penalties recovered and the proceeds of sale of all explosives or explosive substances adjudged to be forfeited shall be paid to the 5 Colonial Treasurer and be accounted for as part of the Consolidated Revenue Fund of the Colony.

Miscellaneous Sections.

48. Nothing in this Act contained shall be deemed or held This Act not to apply to H.M.'s to apply 10

(1.) To any explosive the property of Her Majesty on board any of Her Majesty's ships-

(2.) Nor to the keeping of explosives in any magazine belonging Nor in any of H.M.'s to Her Majesty or to the carriage thereof to and from any magazines. magazine under a special order of the Minister or when under the control and management of any officer of Her Majesty's Army Navy Ordnance or other duly authorized person-

(3.) Nor to any gunpowder rockets or other explosive or explo. Nor to rockets &c. sive substance on board any vessel in pursuance of the compliance with 17 provisions of the "Merchant Shipping Act 1854" and the Acts and 18 Vic. c. 104 amending the same or any order or regulation made under any of those Acts Provided that the conveyance and keeping thereof on board the vessel or elsewhere while the vessel is in harbour shall be subject to the regulations made or to be

made under this Act.

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49. The Governor may from time to time by proclamation The Governor may prohibit either absolutely or for a stated period the manufacture importation &c. of tation from places beyond the Colony storage conveyance or sale of any specially dangerous explosive or explosive substance which is of so dangerous a character explosives. that in the judgment of the Governor it is expedient for the public safety

30 to issue such proclamation Or in like manner may impose conditions or restrictions regarding the same respectively And if any person shall in contravention of the terms of such proclamation either manufacture import store keep convey sell or attempt to sell or purchase any such dangerous explosive or explosive substance he shall be liable to a

35 penalty not exceeding twenty shillings for every pound weight of the same which he may have either so manufactured imported stored conveyed delivered or sold or attempted to sell or purchase And all or any part of such explosive or explosive substance may be seized and forfeited.

40 50. The Collector and other officers of Customs shall have and Collector of Customs exercise the same powers with respect to any explosive or explosive explosive substances substance the importation of which may have been so prohibited by &c. the Governor and which may be found on board any vessel after arrival in any port of the Colony or which may have been landed from such

45 vessel and also with respect to the vessel so importing or landing the same that the said Collector and other officers of Customs may have and exercise under the laws at the time in force with respect to any article prohibited to be imported by any laws relating to the Customs and with respect to the vessel importing the same and the said laws

50 respectively shall be construed in all Courts of Justice to apply to the provisions of this section accordingly Provided always that the said explosive or explosive substance after any such seizure shall be taken charge of thereupon by the Ordnance Storekeeper for deposit in a public magazine.

51. The Ordnance Storekeeper and all persons employed under Magazine labourere him in charge of explosives shall be sworn in as special constables. Explosive

Explosive Substances.

52. The Governor may from time to time by Proclamation Exemptions from published in the Gazette exempt from the operation of any sections of operation of storage this Act to be specified in such Proclamation any chemical or

5 mechanical preparations which are thereby or may hereafter be declared to be "explosive substances" that shall be in general use and which in the opinion of the Governor may safely be consigned or stored in larger quantities than is by this Act authorized and the Governor may thereupon make special regulations for the safe keeping removal or 10 carriage of any explosive substances so exempted.

53. Nothing in this Act shall render liable to any penalty or saving for master forfeiture the Ordnance Storekeeper owner or master of any vessel or of ship and carrier in boat or dealer or the person having charge of any explosive or explosive substance for any act done in breach of any section of this

15 Act if he prove that by reason of stress of weather inevitable accident or other emergency the doing of such Act was under the circumstances imperative.

Recovery of Penalties and Forfeitures.

54. Where any offence under this Act for which the owner of Exemption of 20 any explosive or explosive substance occupier owner or licensee of any occupier from penalty upon proof of another magazine store or registered premises or any carrier by land or water being real offender.

is liable to a penalty or forfeiture has in fact been committed by some other person the latter shall be liable to a penalty not exceeding fifty pounds And where any such owner or licensee or occupier or carrier 25 is charged with an offence which has in fact been committed by some

other person then such owner licensee occupier or carrier as the case may be shall be exempt from any penalty or forfeiture upon proving that he had supplied proper means and issued proper orders for the observance and used due diligence to enforce the observance of this Act and that

30 the offence in question was actually committed by some other person without his connivance and (if the actual offender be alive) that he has taken all practicable means in his power to prosecute such offender to conviction.

55. For any breach of this Act where no penalty is specifically Recovery of penalties provided for the person offending shall be liable to a penalty not acceeding ten pounds. And out of any penalty or forfeiture imposed under the authority of this Act the convicting Justices shall award a moiety of the penalty to the person on whose information the prose-Moiety to go to cution in the case was instituted. Provided nevertheless that the informer

40 Governor may remit such moiety of either the penalty or the forfeiture If not remitted by as shall have been so awarded as aforesaid Provided always that Governor. the full amount of such penalty or of the proceeds of such forfeiture as the case may be shall always be paid in the first instance to the Colonial Treasurer to the credit of the Consolidated Revenue Fund of 45 the Colony.

56. Any penalty or forfeiture for any offence against this Act How offences to be may be enforced and recovered upon summary conviction before any prosecuted. two Justices in manner provided by the Acts eleven and twelve Victoria chapter forty-three as adopted by the Act of the Governor and Legis-50 lative Council fourteen Victoria number forty-three and any Acts amending the same.

Legal Proceedings.

57. All complaints or other legal proceedings may be laid and All legal procedings taken by the Ordnance Storekeeper or other officer appointed by the may be taken in the name of the Ordnance 55 Governor in that behalf against any person for non-compliance with or Storekeeper. any breach of this Act or any regulations made under its authority.

58. Any person feeling himself aggrieved by any conviction or Appeal allowed to penalty or charge imposed under the authority of this Act where the Quarter Sessions. penalty or sum exceeds five pounds may appeal against the same to the next Court of Quarter Sessions holden in the district where the 5 subject matter thereof arose unless such Quarter Sessions shall be held within fourteen days from the date of such conviction or judgment and in that case to the Court of Quarter Sessions then next following And such Court shall have power to hear and determine the matter in a summary way and shall have and exercise all other powers vested 10 in them by the third section of the Act fifth William the Fourth number twenty-two and the decision of such Court shall be final and conclusive in respect to the subject matter of such appeal Provided always that the person so appealing shall have given written notice seven days at the least before the hearing of such appeal of his inten-15 tion to appeal and stating the grounds thereof to any one of the convicting Justices and to the Ordnance Storekeeper or other officer duly appointed by the Governor in that behalf and who prosecuted the matter

before the Justices in Petty Sessions And provided also that such person (in case a penalty shall have been awarded against him) shall pay into 20 the hands of the convicting Justices the full amount thereof together with the costs awarded within one week next after conviction and shall within the same period enter into a bond with two sureties approved by such Justices conditioned to prosecute such appeal with effect and to abide the event of such appeal and to pay the full amount of all

25 such costs as may on such appeal be awarded against him.

59. It shall be lawful for any Justice of the Peace on reasonable A Justice may issue cause assigned upon oath by any person to issue a warrant under his a search-warrant for the inspection of any hand addressed to a police officer or constable authorizing him to search premises or vans &c. in the day-time any house warehouse store shop cellar yard wharf or

30 other building or place or any van boat or vessel in which any explosive is suspected to be kept or carried contrary to the provisions of this Act and any explosive found to be so kept or carried and also the packages or other receptacles containing the same shall be immediately seized by such officer or constable who shall forthwith report such seizure to

35 the Ordnance Storekeeper if within reach and if not practicable to communicate with him then the police officer or constable shall report such seizure to his superior officer And if such police officer or constable shall be authorized by the Ordnance Storekeeper or by any superior police officer (as the case may be) to remove the said

40 explosive he shall thereupon be empowered to remove with all due precaution such explosive and the packages or other receptacles in which it may be contained to some place of safety and in case of any such explosive so seized being in any van or boat or vessel such Police officers may officer or constable may use for the purpose of removal during the seize all explosives unlawfully stored or

45 time necessary after such seizure such van boat or vessel with the carried. oars sails tackling horses oxen and harness yokes and chains belonging to either of them respectively and may detain the same together with such explosive and the packages or other receptacles in which it may be contained until it shall be adjudged by any two Justices in 50 Petty Sessions whether the same shall be forfeited or otherwise and

such officer or constable shall not be liable to any suit for such detention or for any loss or damage which may happen to the said explosive or packages other than for his own wilful neglect Provided always that if such removal shall be attended with any risk and 55 the said police officer or constable is duly authorized as last aforesaid in

that behalf the said explosive and packages may be forthwith destroyed. 60. No order nor any other proceeding matter or thing done Proceedings not to be or transacted in relation to the execution of this Act shall be vacated for want of form quashed or set aside for want of form nor be removable by certiorari 60 or otherwise into the Supreme Court.

SCHEDULES.

FIRST SCHEDULE.

	No. of Act.	Title of Act.
5	7 Wm. IV. No. 7 5 Vic. No. 11	
	16 Vic. No. 47	keeping and carriage of Gunpowder." An Act for the establishment of the Colonial Gunpowder Magazine lately erected on Goat Island.
10	18 Vic. No. 21	An Act to prevent the shipment or delivery of Gunpowder and other explosive materials and of Vitriol or other such mineral acids without due notification thereof.
	19 Vic. No. 6	An Act further to amend the Act for better regulating the keeping and carriage of Gunpowder.

SECOND SCHEDULE.

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Magazine.

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This is to certify that the explosive herein below described on which the following charges for lighterage and storage will be payable—

£ s. d.

per week.

Description of packages—

Lighterage from the ship Storage from date at ion of packages—

Barrels marked

Boxes

and numbered

containing (loose powder or dynamite &c.) as the case may be.

Storekeeper.

THIRD SCHEDULE.

	RATES OF LIGHTERAGE from Ship or Vessel by which Explosives are imp	port	ted.	
		£	s.	
30	For each package containing cartridges Small arm	0	0	4
1	For each barrel or package containing fifty-one pounds loose gunpowder and			
	upwards to one hundred pounds and for each package of canister			
		0	0	3
	For each barrel or package containing fifty pounds loose powder and under and			
35				
-	pounds	0	0	2
	Any other explosive to be liable to similar charges.			
	But if the rates shall in any case not amount to seven shillings and sixp	end	e t	he
	minimum charge instead of the above rates shall be seven shillings and s	ixpe	ence	

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40				
	FOURTH SCHEDULE.			
	RATES OF CHARGES for delivery of Gunpowder from Magazines by land a transport or separately (as the case may be.)	and	wat	ter
		£	8	d.
	For one or any number up to ten barrels or packages each containing not			
45	more than fifty pounds of gunpowder but not exceeding ten packages to be conveyed by land and water at one time on each person's order			
#J	the minimum charge to be five shillings	0	5	0
	For every barrel or package each containing not more than fifty pounds of			
	powder in excess of ten packages conveyed by land and water at per	0	0	
	package	0	0	4
			F	For

For one or any number up to ten of barrels or packages each containing	£	s.	d.
fifty-one pounds of gunpowder and up to one hundred pounds but			
not exceeding ten packages to be conveyed by land and water at one			•
	0	10	0
5 For every barrel or package each containing fifty-one pounds of powder and			
up to one hundred pounds in excess of ten packages to be conveyed			
by land and water at per package	0	0	.8
And in cases of land carriage (exclusive of railway carriage) and water trans separately done in either of the foregoing cases the charges shall be a	port it h	bei alf t	ng the

rates hereinbefore stated.

Any other explosive to be liable to similar charges.

FIFTH SCHEDULE.

RATES OF STORAGE.

	Sounds missolitan and tradition	£	8.	d.
	For each barrel or package containing upwards of fifty pounds of gun-			
15	powder for any period not exceeding six weeks	0	0	6
	For each barrel or package containing upwards of fifty pounds of gun-			
	powder for any period above six weeks—per week	0	0	1
	For each barrel or package containing fifty pounds and under of gunpowder			
	for any period not exceeding six weeks	0	0	3
20	For each barrel or package containing fifty pounds and under of gunpowder			
	for any period above six weeks-per week	0	0	01
	Any other explosive to be liable to similar charges.			

SIXTH SCHEDULE.

FEES FOR LICENSES.

				£	8.	d.	
25 For every license granted for a magazine		 	20827 1110	 2	0	0	
For every Special license		 	- 20091	 1	0	0	
For every Ordinary license		 		 0	10	0	
For every license for registered premises	amaa.n	 		 0	5	0	

Sydney: Thomas Richards, Government Printer.-1876.

[1s.]

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.

 $Legislative \ Assembly \ Chamber, \ Sydney, 3 \ May, 1876.$

STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO TRICESIMO NONO

VICTORIÆ REGINÆ.

No.

(As amended in Committee of the Whole Council.)

An Act to consolidate and amend the law regulating the importation storage and removal of Gunpowder and other explosive substances.

WHEREAS divers Acts have been passed from time to time and Preamble. are now in force in the Colony of New South Wales for regulating the landing storage and subsequent removal of gunpowder from the Magazines established at Goat Island in the Harbour of 5 Port Jackson and elsewhere in the said Colony but the said Acts do not apply to many other dangerous explosive substances some of which have been invented or discovered since the said Acts were passed And whereas all gunpowder imported into the Colony is required by law to be landed at the Colonial Gunpowder Magazine at Goat Island in the 10 Harbour of Port Jackson but there is no enactment expressly requiring the storage of the same in the said magazine And no gunpowder can legally be landed from any magazine in any part of the said harbour other

than at the point near Dawes' Battery both of which appointed places are in dangerous proximity to populous neighbourhoods. And the said Acts 15 are in other respects defective. And it is therefore expedient to make other provisions respecting the importation landing storage and removal of gunpowder and of other explosive substances and otherwise to amend the said Acts. Be it therefore enacted by the Queen's Most 72—A.

Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly in this present Parliament assembled and by authority of the same as follows (that is to say)-

1. This Act may be cited in all legal proceedings as the Short title. 5 "Gunpowder and Explosive Consolidation Act of 1876."

2. From and after the commencement of this Act the several Repeal of Acts. Acts mentioned in the First Schedule hereto shall be and the same are repealed But nothing herein contained shall affect any proceeding matter or thing lawfully done or any liability for storage rent or 10 charges incurred under either of the said Acts And all offences com-

mitted against their enactments may be prosecuted and the penalties enforced as if this Act had not been passed Provided always that This Act not to apply nothing in this Act contained shall affect the Act thirty-fifth Victoria regulating the number one intituled "An Act to place certain restrictions on storage storage and sale of kerosene."

15 and sale of Kerosene as used for illuminating purposes."

3. This Act shall come into operation on the first day of October Commencement of one thousand eight hundred and seventy-six but the Governor may Act. at any time after the passing hereof issue any proclamation herein authorized or make any appointments or regulations for the purpose 20 of carrying into effect the intention and objects of this Act.

Interpretation of terms.

4. In the construction of this Act the following words within inverted commas shall have the meanings assigned to them respectively unless inconsistent with the context (that is to say)

"Governor"—the Governor with the advice of the Executive

Council.

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"Minister"—The Colonial Treasurer or other Minister having the departmental control of the several matters provided for by

"Ordnance Storekeeper"—The Ordnance Storekeeper or any officer or person appointed for any special duty under this Act so far as such duty is concerned or any person having the custody of a public magazine.

"Magazine"—Any building hulk or other floating vessel proclaimed by the Governor to be either a public or licensed magazine for the storage of explosives or explosive substances.

"Explosive"—Gunpowder nitro-glycerine dynamite lithofracteur blasting powders picric powder gun-cotton pyrolignoine or any explosive preparation of vegetable fibre fulminate of mercury or of other metals and every other substance whether similar to those above-mentioned or not which may from time to time be proclaimed by the Governor as hereinafter provided.

"Explosive substance"—Petroleum kerosene picrate of potash or any new explosive substance which may hereafter be manufactured colored fires cartridges or ammunition of which an explosive forms a part fireworks rockets detonators and every adaptation or preparation of an explosive or an explosive

substance as above defined.

50 "Importer"—The importer owner consignee or other person whose name appears in the bill of lading ship's manifest or invoice of any explosive or explosive substance on board. any vessel.

"Collector of Customs"—The Collector or any other officer of

"Inspector of Police"—The inspector or any other officer of police. "Boat"—Boat barge punt or any other kind of small vessel.

"Packages"—Barrels metal cases or canisters or wooden boxes containing such.

"Building"—

"Building"-Any stone brick or other building of whatever materials.

"Precincts"—The ground or water surrounding any magazine

proclaimed to be its precincts.

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Van"-Any van truck waggon dray or other vehicle used either on the road or rail.

"Premises"—Any store shop warehouse cellar or other building registered for the storage or keeping of explosives or explosive substances.

"Dealer"—The seller or purchaser for trading purposes or the 10 manufacturer of explosives or explosive substances.

Importation landing and exportation of Explosives.

5. The master or officer in charge of any vessel arriving in Masters of vessels to hoist a signal. Port Jackson or any other port within the Colony having any explosive 15 on board besides the quantities-in ship's stores or in ship's magazines shall immediately after entering such port hoist a Pilot Jack at the main-mast head and keep the same flying until all the explosives on board shall have been landed according to the provisions of this Act or he shall be liable to a penalty not exceeding twenty pounds.

6. The master of every vessel arriving in the harbour of Port Where explosives are 20 Jackson shall deliver up in conformity with the provisions of this Act Jackson. all explosives on board such vessel whether as cargo or stores before such vessel shall be allowed to pass to the westward of Garden Island and shall not afterwards have on board any explosive on pain of 25 forfeiture of all found on board and the packages in which the same

may be contained and shall also be liable to a penalty not exceeding fifty pounds The provisions and regulations contained in or which may be made under this Act so far as they affect the importation landing storage and removal into or out of any magazine of explosives 30 shall be held to include and refer to cartridges.

7. Should any explosive or explosive substance exceeding twelve Explosives &c. pounds weight be imported in any vessel arriving in Port Jackson or imported in packages any other port within the Colony whether by itself or packed with any dize not duly marked other merchandize and the package containing the same not being liable to seizure.

35 marked so as to show that an explosive or explosive substance is therein contained specifying the same and also shewing the quantity thereof such explosive or explosive substance together with the package containing the same and the said merchandize shall be liable to seizure and confiscation And the importer of the same wilfully neglecting to

40 report the importation of such explosive or explosive substance to the Collector of Customs within forty-eight hours after the entering of the said vessel shall be liable to a penalty not exceeding ten pounds.

8. Upon the display of the signal directed by section five the Ordnance Store-

Ordnance Storekeeper shall without unnecessary delay cause the keeper to cause explosives &c. to be 45 requisite licensed boats to proceed to the said vessel and shall at once landed. demand and receive from the master thereof all explosives then being on board and shall thereupon give to the master a receipt describing the packages containing the same as in the second Schedule hereto which receipt shall be deemed in law to maintain any lien which the 50 master or owner of the vessel may have upon the said explosives and cartridges therein described for freight or other lawful charges upon the same respectively And the Ordnance Storekeeper shall

appointed in that behalf And every importer thereof shall within 55 forty-eight hours after the arrival of the said vessel deliver to the Ordnance Storekeeper a full description of the said explosives and cartridges showing the quantity with the marks and numbers of the packages containing the same which description the Ordnance Store-

thereupon deposit the said explosives and cartridges in the magazine

keeper shall enter together with the name of such importer in a book to be kept for that purpose and shall thereupon give a certificate of such entry to the said importer in the form contained in the Second Schedule hereto And no person shall be entitled to receive any 5 explosive or cartridges from the magazine unless he shall produce to the Ordnance Storekeeper such certificate and shall have paid the lighterage from the vessel and the storage and any other charges authorized by this Act.

9. All explosives exceeding ten twelve pounds weight shall be distanced from the vessel importing the same between the hours of six hours of six to four in in the morning and four in the afternoon And as often as any the day time. quantity exceeding twelve pounds weight shall be so removed the same shall be taken direct from the vessel to such magazine as shall have been

appointed for its reception either in Government or other boats duly 15 licensed by the Minister in that behalf or by such other mode of transit as may be directed by the Minister but at the expense of the importer of every all such explosives or cartridges who shall pay the charges for lighterage stated in the Third Schedule hereto to the Ordnance Storekeeper upon the certificate before mentioned being delivered

20 to the importer and any person landing or attempting to land any explosive contrary to the provisions of this or the preceding section shall be liable to a penalty not exceeding twenty shillings for every

pound weight so landed.

10. No explosive taken from any magazine shall be landed in Places and time of 25 any part of the harbour of Port Jackson or Newcastle other than at from magazine. the wharf or place appointed from time to time by proclamation of the Governor nor at any other time than between the hours of six and nine o'clock in the morning under a penalty in either case not

exceeding twenty shillings for every pound weight.

11. All boats employed in the landing or removal of enyexplosives Boats to be covered exceeding ten fifty pounds weight in the harbour of Port Jackson or displayed.

Boats to be covered in and danger signals exceeding ten fifty pounds weight in the harbour of Port Jackson or displayed. Newcastle shall be thoroughly covered in or housed over and shall be sufficiently provided with coverings duly authorized by the regulations and shall also fly a danger signal to be prescribed by the Minister and

35 notified in the Gazette and any person (whether employed by the Ordnance Storekeeper or otherwise) who shall remove or cause to be removed any explosives exceeding ten fifty pounds weight in any other manner shall be liable to a penalty not exceeding twenty shillings

for every pound weight.

12. No explosive or explosive substance (except kerosene) No explosive &c. to 40 exceeding ten twelve pounds weight shall be shipped on board any vessel without showing in the harbours of Port Jackson or Newcastle without a special notifi-contents. cation thereof to the Collector or other principal officer of Customs nor shall the same be shipped delivered or conveyed in any boat or

45 van without a plain and durable brand or superscription on the package containing the same showing what explosive or explosive substance is therein contained And if any person shall so ship or deliver or cause to be shipped or delivered any such explosive or explosive substance without such notification or without such brand

50 or superscription or if any master of any vessel shall knowingly receive on board or permit to be landed any such explosive or explosive substance without such notification and brand or superscription every such person so offending shall be liable to a penalty not exceeding fifty pounds.

13. No person shall ship or attempt to ship and no master of Where explosives any vessel lying in the harbour of Port Jackson and outward bound are to be received in Port Jackson for shall knowingly or negligently receive or permit to be received on board export. any explosive exceeding twelve fifty pounds before such vessel shall have reached to the eastward of Garden Island under a penalty not 60 exceeding twenty shillings for every pound weight.

14. No steam-vessel carrying passengers departing from any Coasting steamers port or plying on any river of New South Wales shall carry any carrying explosives explosive either as stores or cargo except such signals and reasonable without authority. quantity of gunpowder as may be required for the purpose of making 5 signals and the master or owner of any steam-vessel so carrying passengers or on board which any explosive may be found contrary to the provisions of this section shall be liable to a penalty not exceeding fifty pounds nor less than ten pounds Provided always that where there is no other available communication except by steam vessels carrying 10 passengers with any port or place it shall be lawful for the Minister to grant permission to ship any explosive not exceeding fifty pounds by such steam-vessel on condition that it shall be provided with a special

shall also carry a danger flag on entering any port or coming near to 15 any other place in New South Wales for discharging cargo.

15. When any explosive shall be delivered from any magazine Exportation of in the harbour of Port Jackson for shipment the exporter or owner gunpowder. thereof on receiving the permit for the same shall give notice in writing to the Ordnance Storekeeper of the day it will be required

compartment or magazine duly approved and that such steam-vessel

20 to be placed on board the vessel by which it is intended to be exported with every document required by law for shipping the same and if the vessel be not ready to receive the same the said explosive may be lodged temporarily in the magazine at Fort Denison the owner or exporter paying for the same the weekly storage and delivery charges 25 specified in the Fifth and Fourth Schedules hereto but the Government

will not be held responsible for any short shipments made through any omission of the exporter thereof to furnish a proper notice in writing of such shipment or for any incomplete arrangements for the same or for delivery at other than the hours aforesaid of any 30 gunpowder or blasting powder which may be short shipped And such explosive may remain at such temporary magazine for one week waiting another vessel after which the explosive so remaining will

be returned to the public magazine at the cost of the exporter at the rates specified in the Third Schedule hereto.

35 16. Any explosive exported from Port Jackson and intended Storage payable on for storage in any other magazine at any other port of New South Wales temporarily. provided with an approved magazine shall be stored free in the latter for three days if intended for immediate transmission into the interior or if for general issue shall be assessed at the rates per week stated in 40 the Fifth Schedule hereto Provided always that due and proper notification is given of such transfer from one magazine to another to the Ordnance Storekeeper and for the purpose as aforesaid and in the absence of such notice it shall be lawful for the Ordnance Store-

keeper to treat such explosive as an original importation.

17. All explosives exceeding twelve pounds weight when in Explosives to be course of removal shall be in barrels closely joined and hooped or in proper packages. copper zinc or tinned cases or canisters enclosed in wooden boxes or barrels and not containing more than one hundred pounds in weight of powder or other explosive and so secured that no part of the explosive 50 can be scattered in its removal And in case any of such packages shall be defectively constructed or made contrary to the provisions of this section or of any regulation which may be hereafter made by the Minister the Ordnance Storekeeper may if authorized by the Minister he deem it necessary remove the contents of the said packages into secure 55 and properly constructed barrels or boxes and charge and receive

from the importer for such removal not less than ten shillings and sixpence per barrel or box so repacked and shall pay to the Colonial Treasurer the difference between the amount received by him and the actual cost of such re-packing and the Ordnance Storekeeper may refuse

refuse to deliver to the said importer the explosive so re-packed until the said charge shall be paid Provided always that in case such repacking cannot be done without danger the Ordnance Storekeeper with the authority of the Minister may order the said explosive so 5 defectively packed to be destroyed.

The removal and carriage of Explosives and Explosive Substances.

18. Not more than one ton weight of any explosive shall be quantity of exconveyed in any van within the City of Sydney or within the plosives to be conboundaries of any city or town to be hereafter proclaimed except struction of delivery 10 when being conveyed by railway or being otherwise under the control vans. and supervision of the Government and any such van used in conveying explosives exceeding one hundred pounds net weight shall be specially constructed for that purpose and shall be lined at the bottom and on each side with wood fastened with copper bolts or copper nails and so 15 constructed that no iron or steel can come in contact with the package containing any explosive package but if such van forms part of any railway train then any quantity of explosives not exceeding two tons weight may be conveyed in such van but the word "Gunpowder" shall always be painted thereon in capital letters not less than six 20 inches long And every such van shall have a complete covering

of wood or of painted cloth or woollen cloth tilts over all the explosives conveyed therein And any person who shall in the conveyance of any explosive fail to comply with the provisions of this section he shall for every such offence be liable to a penalty not exceeding 25 ten pounds and to the forfeiture of all the explosives and their packages then being in such van Provided that explosives carried on the Government Railways shall not be so forfeited.

19. All explosives conveyed by vans shall be packed in the How explosives are manner required by section seventeen and in addition thereto any kegs of to be packed for land 30 blasting or loose powder shall be placed in bags or sacks and so secured that no part of the explosive can be scattered in the removal thereof

and no package shall contain more than one hundred pounds weight. package shall contain more than one finance Positive deposited Delivery of 20. All applications for the delivery of any explosive deposited Delivery of Storekeeper who shall explosives by Ordin any magazine shall be made to the Ordnance Storekeeper who shall explosive 35 deliver the same accordingly to the holder of the certificate thereof or nance Storekeeper. other person duly authorized to receive the same and if intended for delivery in the City of Sydney or suburbs or at any port of the Colony the same shall be delivered at the wharf or place appointed by the Governor during the hours provided by this Act or any regulations 40 made thereunder or if intended for shipment the same shall be delivered

to the vessel by which the same is intended to be exported between the hours of seven in the morning and four in the afternoon or if for carriage by the railway the same shall be delivered between the hours of seven in the morning and noon on the days appointed for the con-45 veyance of explosives.

21. No person shall take any explosive exceeding one hundred Unlawful carriage of pounds net weight to any railway station until he has obtained a explosives certificate for transit thereof from the traffic manager that he is prepared to receive it and no traffic manager shall give such certificate until he has 50 ascertained from the station master to whose station it is to be consigned that proper means of transmission for it-therefrom are prepared and any such explosive shall be removed from the station to which it is

consigned within twenty-four hours after arrival or be liable to forfeiture And any person so offending in any such case shall be 55 liable to a penalty not exceeding fifty pounds for every package of explosives that may have been so taken.

22. No person shall carry any gunpowder exceeding two pounds Gunpowder not to be in weight or other explosive in any omnibus coach or other public carried in public vehicles or water vehicle used for the carriage of passengers nor in any licensed boat man's boats &c. 60 any other passenger being therein under a penalty not exceeding five

pounds.

The storage of Explosives.

23. Explosives shall not be kept at any place except as follows Explosives to be kept only in maga-zines or authorized (that is to say) (1.) Except in a magazine either now existing or which may places.

hereafter be proclaimed by the Governor as a public magazine

(2.) Or in a private magazine duly licensed under the authority and according to the provisions of this Act for the storage of

(3.) Or on any premises duly registered under the provisions of

this Act 10

Provided always that this section shall not apply to any person keeping explosives for his own use and not for sale and not exceeding the amount of ten twelve pounds weight on the same premises unless duly registered as aforesaid And whenever any explosive shall be kept in any place other

15 than is above or elsewhere by this Act authorized the same may be forthwith seized by the Ordnance Storekeeper Inspector of Magazines or Inspector of Police and may be declared to be forfeited by any two Justices And the occupier of such place or other person or and the owner of the explosive so unlawfully authorizing the keeping of the same as 20 aforesaid shall each be liable to a penalty not exceeding twenty shillings

for every pound weight of explosives so kept in excess of the authorized

quantity.

24. The Governor may by proclamation published in the "Public" or Gazette declare and appoint as a "Public Magazine" or as a "licensed magazines" 25 "Licensed Magazine" any building which shall be certified by the Ordnance Storekeeper to be suitable with regard to its situation and external and internal construction for the safe custody of gunpowder or any other explosives as the case may be And upon any such building being so proclaimed the Minister may issue a 30 "special license" as hereinafter provided to the owner or other person intended to have the charge of the said magazine provided that such owner or person shall be approved by the Minister as being duly qualified And which license shall be valid only for the person named in it And in the event of any wilful neglect of any provision

35 of this Act or of any regulation made under its authority by the person so being licensed all or any part of the explosives then in his magazine at the time the offence was committed shall be liable to be declared forfeited by any two Justices in Petty Sessions and the owner or occupier (being such licensee) shall also be liable to a penalty not 40 exceeding ten pounds for every day during which such negligence may

continue and the said "special license" may also be forfeited.

25. A license may be granted to any person for a private Licenses for private magazine (in this Act termed a "Licensed Magazine") subject to the magazines. several provisions of this Act and of any regulations which may be 45 made thereunder.

26. An "ordinary license" may be granted to any dealer in Ordinary licenses. explosives subject to all the provisions made in the case of "registered premises" and for the sale of explosives by dealers.

27. A "special license" may be granted to any person who shall special licenses.

50 be the owner or occupant of any building or premises (not being within the City of Sydney or its suburbs) which may have been approved by the Minister subject to all the provisions made in the case of "Registered premises "and which building or premises may be capable of storing with safety larger quantities of explosives than are authorized 55 to be kept by a dealer under an "ordinary license."

The

The keeping and sale of Explosives.

28. It shall not be lawful for any person to become a dealer in Dealers to take out explosives after the passing of this Act until he shall have obtained from explosives. the Minister either an "ordinary" or a "special" license as herein 5 provided or he shall be liable to a penalty not exceeding one hundred pounds Provided always that such license when granted shall be duly

published in the Gazette and shall be in force for the current year twelve months.

29. No dealer in explosives shall have or keep at any one Dealers to keep only 10 time in any one store or place more than two five hundred-weight of 25 cwt. and other explosives except as hereinafter provided and no person not being on their premises. such dealer more than twenty-five pounds weight of explosives in any house store warehouse shop cellar yard or wharf or other building premises or place occupied by the same person and if any explosive be

15 kept contrary hereto the owner or person in possession of the same shall forfeit all such explosives and the packages in which the same shall be kept and shall also be liable to a penalty of not exceeding ten shillings for every pound weight of the same beyond such authorized quantity.

30. Every dealer in explosives shall cause to be painted in Dealer in explosives legible characters on some conspicuous part of the shop or warehouse to affix notice thereof containing the same the words "Gunpowder sold here" or he shall be

liable to a penalty of five pounds for every day of such omission.

31. In case the importer or owner of any explosive while it sale or transfer to be 25 shall be deposited in any magazine shall sell or transfer the whole or reported to the officer any part of the same to any other person such sale or transfer shall be immediately reported in writing to the Ordnance Storekeeper and a certificate of such sale or transfer together with any other documents necessary for claiming transfer and delivery of such explosive from

30 such importer or owner shall also be produced to the Ordnance Storekeeper in order that the same may be duly registered otherwise the Ordnance Storekeeper may refuse to deliver up the said explosive to any other than the recipient of the original certificate.

Magazines and their Management.

32. The Governor may from time to time by Proclamation The Governor may declare and appoint the space or distance surrounding any public proclaim the premagazine for the storage of explosives to be its precincts within which magazine. it shall not be lawful for any person to come without the authority of the Minister or Ordnance Storekeeper And any person entering such

40 precincts without such authority and refusing to withdraw after being directed so to do by the Ordnance Storekeeper or other person under his authority may be either forcibly removed or taken into custody by him for the purpose of being brought before the nearest Court of Petty Sessions and shall be liable to a penalty not exceeding

45 twenty pounds.

33. Any person bringing fire or matches for the purpose of No match &c. to be ignition or smoking within the precincts of any magazine may be forthprecincts. with taken into custody by the Ordnance Storekeeper or police constable or any other person in order to his being dealt with as is in the last

50 section provided and such person so offending shall be liable to a penalty not exceeding twenty pounds.

34. The Governor may appoint Inspectors of Magazines and Inspectors of may assign to them their duties and every such appointment shall appointed. thereupon be published in the Gazette.

35. Every Inspector of Magazines shall have authority to enter Inspectors of Magaand inspect at any time any public or licensed magazine and at any zines may enter time between the hours of nine and four in the day any premises time. registered under this Act for the purpose of examining the state and 5 condition thereof and of the packages of explosives stored therein and

such Inspector is hereby authorized thereupon at once to give to the Ordnance Storekeeper or officer in charge of any public magazine or to the licensee or person in charge of any licensed magazine or premises any orders or directions respecting the custody and management of such

10 magazine or premises and the explosives therein stored or any other matters which in his opinion are of such urgent importance as to justify his action without the previous sanction of the Minister Provided that such Inspector shall forthwith communicate to the Minister whatever orders he may have given or other course taken for his approval

15 or otherwise And any officer or licensee or other person in charge of Owners &c. obstructsuch magazine or premises refusing to admit any such Inspector to penalty. into the said magazine or premises or neglecting forthwith to obey or carry into effect any such orders or directions shall be liable to a penalty not exceeding one hundred pounds and also in case of his being in the

20 employ of the Government to immediate dismissal from its service. 36. Every owner of a "Licensed Magazine" may with the Owners may make sanction of the Minister make and may afterwards alter or expunge any special rules.

special rules for the control of the persons managing or employed in and about such magazine (any such rule not being inconsistent with the 25 provisions of this Act or any regulations made by the Governor under its authority) with a view to secure the observance of this Act therein and the safety and proper discipline of the said persons.

37. Every owner or licensee of any licensed magazine shall Owners of licensed forward within one week after the end of every month to the magazines to del monthly returns. 30 Ordnance Storekeeper a detailed statement of all explosives deposited in his magazine or delivered out by him and of all moneys received by him on account of storage or otherwise during the month preceding under a penalty not exceeding ten pounds for every default.

38. No explosive exceeding twenty-five pounds shall be stored No two explosives to 35 in any magazine or in any registered premises in the same compart-be stored in the same ment with any other explosive or within the distance of ten feet therefrom and any person storing any explosive contrary to the provisions of this section shall be liable to a penalty of twenty shillings for every pound weight so stored and except in the case of a Public 40 Magazine all such explosives may be forfeited and the license granted

to the person so offending may also be forfeited.

Registration of Premises.

39. Premises wherein any explosive exceeding twenty-five pounds Registration of weight is kept shall be registered. And any person desirous of premises.

45 registering any premises either for the sale or keeping of any explosive

shall register his name and calling with the Ordnance Storekeeper and shall therewith deliver a correct description of the said premises and the street and town or other locality where the same are situated and an Inspector of Magazines or such other officer as may be appointed by the

50 Government in that behalf shall thereupon inspect the said premises and if approved by the Minister as being suitable and in compliance with this Act and any regulations established thereunder the Minister may immediately authorize the Ordnance Storekeeper to register in a book to be kept by him for that purpose the name and calling of such person 55 and the specified premises and shall to give him a certificate thereof

and such person shall thereupon be duly authorized to keep gunpowder upon the premises therein specified (and in this Act referred to as 72—B "registered

"registered premises") during the eurrent year period specified in his license Provided always that such registration and certificate shall be valid only for the person and specific premises registered.

40. The following general rules shall be observed with respect General rules for registered premises.":—

(1.) If the explosive is kept in a substantially constructed building exclusively appropriated for the purpose and detached from a dwelling-house or in a fire-proof safe outside a dwelling-house and detached therefrom and at a safe distance from any highway street public thoroughfare or public place five hundred pounds weight may be kept in the same registered premises or if on and for the use of a mine quarry railway or public work in course of construction four thousand pounds weight if kept in a detached building exclusively appropriated for the purpose.

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(2.) If it is kept inside a dwelling-place or in any building other than as last aforesaid the quantity shall not exceed three hundred pounds weight.

(3.) If it is deposited in a fire-proof safe within such house or building an amount not exceeding four hundred pounds weight may be kept.

(4.) All gunpowder and blasting powder shall be secured in packages as specified in section seventeen.(5.) No person shall be allowed to smoke or bring matches for

the purpose of ignition in into the said registered premises.

(6.) No person under the age of sixteen years shall be employed in or near the said registered premises unless in the presence

in or near the said registered premises unless in the presence and under the supervision of some adult person.

(7.) No explosive shall be sold or given to any child apparently

under the age of thirteen years.

(8.) All gunpowder or other explosive exceeding one pound in weight when either exposed for sale or sold shall be in a substantial case canister or other receptacle made and closed so as to prevent the gunpowder or other explosive from escaping and the outside covering or wrapper shall have the word "Gunpowder" written in large letters or printed

And if any gunpowder or other explosive is kept sold or exposed for sale or any other breach of this section is committed by the person 40 so registered he shall be liable to a penalty not exceeding fifty pounds and all the explosives then being in such registered premises may be forfeited.

Regulations.

41. The Governor shall at all times have and exercise the The Governor may make all necessary regulations.

(1.) He may from time to time make and publish regulations not regulations.

being inconsistent with this Act for the management and control of all magazines now or hereafter proclaimed and especially for the quantities of explosives which may be stored in every such magazine.

(2.) For the importation storage custody removal and carriage of explosives either by land or water.

(3.) For declaring what quantity of explosives or explosive substances may be removed or carried either to or from such magazines.

(4.) For prescribing the size and description of boats to be used for the transport of the same by water and the manner in which they such boats shall be constructed and fitted up.

60 (5.) For prescribing precautions to be used in conveying any explosive. (6.)

(6.) For appointing the places respectively where the same may be delivered either from on board ship in order to be stored in a magazine or from a magazine in order to be conveyed elsewhere.

(7.) For granting licenses for carrying the same to any owners of boats or vans and prescribing rules for their guidance in either

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(8.) For declaring what flag or other danger signal shall be displayed by boats or vans when conveying explosives.

(9.) For providing for the storage and removal of any blasting powder or other explosive for public works or mining purposes.

(10.) For prescribing the duties of Inspectors of Magazines and for framing any other regulation for carrying into effect the intentions and objects of this Act.

(11.) For proclaiming any other port to be subject to the regula-

15 tions and provisions of this Act.

Provided that all such regulations are thereupon published in the Gazette And that copies of all regulations so made shall without unnecessary delay be laid before Parliament if at the time in Session otherwise within one month after the commencement of its then next 20 Session.

42. All regulations when so made and published but not before Regulations to have shall have the same force and effect until repealed or altered as if each the force of law and Gazette to be respectively had formed a part of this Act and the production of the evidence. Gazette containing them shall be sufficient evidence upon any trial

25 or proceeding in any Court of every such regulation having been duly

made and promulgated.

43. Every person storing explosives in any public or licensed Fees to be paid for magazine or taking out either an "ordinary license" or "special licenses. license" or a license for a "magazine" or "registered premises" under 30 the provisions of this Act shall pay for the same respectively the fees specified in the Sixth Schedule hereto.

Rent and Charges for the Storage and Delivery of Explosives.

44. The store rent and charges due upon any explosive store rent &c. to be deposited in any public magazine shall be paid every six months unless paid every six months. 35 sooner delivered and if such rent and charges be not so paid to the Ordnance Storekeeper he may cause a notice to be published in the Government Gazette requiring the importer or owner to pay the amount due and intimating that if not paid within one month the said explosive will be forfeited one month after such publication And if not then paid 40 the Ordnance Storekeeper may cause the said explosive to be sold by public auction on the day fixed by the said notice and the net proceeds of such sale shall in the first instance be applied to the payment of all rent and charges due upon the said explesive thereon and the balance if

any shall be paid to the holder of the certificate of deposit of such 45 explosive or such balance may be paid to the Colonial Treasurer who shall place the same to the credit of the Consolidated Revenue Fund,

45. The storage rent for any explosive deposited in any public Regulating storage magazine as aforesaid shall be paid by the importer or holder of the rent. certificate thereof according to the rates contained in the Fifth Schedule

50 hereto and such importer or holder shall be held liable for the payment Liability of importer. of storage rent and all other expenses thereupon until the transfer in the property of such explosive has been duly reported and registered as herein provided.

46. Any person applying for a Permit for delivery of any Rates &c. to be paid. 55 explosive shall at the time of such application pay to the Ordnance Storekeeper the rates contained in the Fourth Schedule hereto the Ordnance Storekeeper charging for land and water transport combined or separately as the case may be.

47. All moneys received by the Ordnance Storekeeper for the Appropriation of rent storage or delivery of explosives or for other charges in respect thereof &c. and penalties &c. and all penalties recovered and the proceeds of sale of all explosives or explosive substances adjudged to be forfeited shall be paid to the 5 Colonial Treasurer and be accounted for as part of the Consolidated Revenue Fund of the Colony.

Miscellaneous Sections.

48. Nothing in this Act contained shall be deemed or held This Act not to to apply

(1.) To any explosive or explosive substance the property of Her

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Majesty on board any of Her Majesty's ships—

(2.) Nor to the keeping of explosives or explosive substances in Nor in any of H.M.'s any magazine belonging to Her Majesty or to the carriage magazines. thereof to and from any magazine under a special order of the Minister or when under the control and management of any officer of Her Majesty's Army Navy Ordnance or other duly authorized person-

(3.) Nor to any gunpowder rockets or other explosive or explo- Nor to rockets &c. sive substance on board any vessel in pursuance of the on board vessels in compliance with 17 provisions of the "Merchant Shipping Act 1854" and the Acts and 18 Vic. c. 104 20 amending the same or any order or regulation made under any of those Acts Provided that the conveyance and keeping thereof on board the vessel or elsewhere while the vessel is in harbour shall be subject to the regulations made or to be 25 made under this Act.

49. The Governor may from time to time by proclamation The Governor may prohibit either absolutely or for a stated period the manufacture importation &c. of tation from places beyond the Colony storage conveyance or sale of any specially dangerous explosive or explosive substance which is of so dangerous a character explosives.

30 that in the judgment of the Governor it is expedient for the public safety to issue such proclamation Or in like manner may impose conditions or restrictions regarding the same respectively And if any person shall in contravention of the terms of such proclamation either manufacture import store keep convey sell or attempt to sell or purchase any such

35 dangerous explosive or explosive substance he shall be liable to a penalty not exceeding twenty shillings for every pound weight of the same which he may have either so manufactured imported stored conveyed delivered or sold or attempted to sell or purchase And all or any part of such explosive or explosive substance may be seized and forfeited.

50. The Collector and other officers of Customs shall have and collector of Customs exercise the same powers with respect to any explosive or explosive may seize prohibited explosive substances substance the importation of which may have been so prohibited by &c. the Governor and which may be found on board any vessel after arrival in any port of the Colony or which may have been landed from such 45 vessel and also with respect to the vessel so importing or landing the same that the said Collector and other officers of Customs may have

and exercise under the laws at the time in force with respect to any article prohibited to be imported by any laws relating to the Customs and with respect to the vessel importing the same and the said laws 50 respectively shall be construed in all Courts of Justice to apply to the provisions of this section accordingly Provided always that the said explosive or explosive substance after any such seizure shall be taken

charge of thereupon by the Ordnance Storekeeper for deposit in a public magazine.

51. The Ordnance Storekeeper and all persons employed under Magazine labourers charge of explosives shall be sworn in as special constables may be sworn &c. 55 him in charge of explosives shall be sworn in as special constables.

52. If any person throw cast or fire any fireworks in or into Penalty for throwany highway street thoroughfare or public place he shall be liable to ing fireworks in thoroughfare. a penalty not exceeding five pounds.

Explosive

Explosive Substances.

52. 53. The Governor may from time to time by Proclamation Exemptions from published in the Gazette exempt from the operation of any sections of operation of storage sections &c.

this Act to be specified in such Proclamation any chemical or 5 mechanical preparations which are thereby or may hereafter be declared to be "explosive substances" that shall be in general use and which in the opinion of the Governor may safely be consigned or stored in larger quantities than is by this Act authorized and the Governor may thereupon make special regulations for the safe keeping removal or

10 carriage of any explosive substances so exempted. 53. 54. Nothing in this Act shall render liable to any penalty or Saving for master forfeiture the Ordnance Storekeeper owner or master of any vessel or of ship and carrier in case of emergency. boat or dealer or the person having charge of any explosive or

explosive substance for any act done in breach of any section of this 15 Act if he prove that by reason of stress of weather inevitable accident or other emergency the doing of such Act was under the circumstances imperative.

Recovery of Penalties and Forfeitures.

54. 55. Where any offence under this Act for which the owner of Exemption of 20 any explosive or explosive substance occupier owner or licensee of any occupier from penalty magazine store or registered premises or any carrier by land or water being real offender. is liable to a penalty or forfeiture has in fact been committed by some other person the latter shall be liable to a penalty not exceeding fifty pounds And where any such owner or licensee or occupier or carrier

25 is charged with an offence which has in fact been committed by some other person then such owner licensee occupier or carrier as the case may be shall be exempt from any penalty or forfeiture upon proving that he had supplied proper means and issued proper orders for the observance and used due diligence to enforce the observance of this Act and that

30 the offence in question was actually committed by some other person without his connivance and (if the actual offender be alive) that he has taken all practicable means in his power to prosecute such offender to conviction.

55. 56. For any breach of this Act where no penalty is specifically Recovery of penalties 35 provided for the person offending shall be liable to a penalty not &c. not specific exceeding ten pounds. And out of any penalty or forfeiture imposed provided for. under the authority of this Act the convicting Justices shall award a moiety of the penalty to the person on whose information the prose- Moiety to go to Provided nevertheless that the informer cution in the case was instituted

40 Governor may remit such moiety of either the penalty or the forfeiture If not remitted by as shall have been so awarded as aforesaid Provided always that Governor. the full amount of such penalty or of the proceeds of such forfeiture as the case may be shall always be paid in the first instance to the Colonial Treasurer to the credit of the Consolidated Revenue Fund of

45 the Colony. 56. 57. Any penalty or forfeiture for any offence against this Act How offences to be may be enforced and recovered upon summary conviction before any prosecuted. two Justices in manner provided by the Acts eleven and twelve Victoria chapter forty-three as adopted by the Act of the Governor and Legis-50 lative Council fourteen Victoria number forty-three and any Acts

amending the same.

Legal Proceedings.

57. 58. All complaints or other legal proceedings may be laid and All legal procedings taken by the Ordnance Storekeeper or other officer appointed by the may be taken in the name of the Ordnance 55 Governor in that behalf against any person for non-compliance with or storekeeper. any breach of this Act or any regulations made under its authority.

58. 59. Any person feeling himself aggrieved by any conviction or Appeal allowed to penalty or charge imposed under the authority of this Act where the Quarter Sessions. penalty or sum exceeds five pounds may appeal against the same to the next Court of Quarter Sessions holden in the district where the 5 subject matter thereof arose unless such Quarter Sessions shall be held within fourteen days from the date of such conviction or judgment and in that case to the Court of Quarter Sessions then next following And such Court shall have power to hear and determine the matter in a summary way and shall have and exercise all other powers vested

10 in them by the third section of the Act fifth William the Fourth number twenty-two and the decision of such Court shall be final and conclusive in respect to the subject matter of such appeal always that the person so appealing shall have given written notice seven days at the least before the hearing of such appeal of his inten-

15 tion to appeal and stating the grounds thereof to any one of the convicting Justices and to the Ordnance Storekeeper or other officer duly appointed by the Governor in that behalf and who prosecuted the matter before the Justices in Petty Sessions And provided also that such person (in case a penalty shall have been awarded against him) shall pay into

20 the hands of the convicting Justices the full amount thereof together with the costs awarded within one week next after conviction and shall within the same period enter into a bond with two sureties approved by such Justices conditioned to prosecute such appeal with effect and to abide the event of such appeal and to pay the full amount of all

25 such costs as may on such appeal be awarded against him.

59. 60. It shall be lawful for any Justice of the Peace on reasonable A Justice may issue cause assigned upon oath by any person to issue a warrant under his a search-warrant for hand addressed to a police officer or constable authorizing him to search premises or vans &c.

in the day-time any house warehouse store shop cellar yard wharf or 30 other building or place or any van boat or vessel in which any explosive is suspected to be kept or carried contrary to the provisions of this Act and any explosive found to be so kept or carried and also the packages or other receptacles containing the same shall be immediately seized by such officer or constable who shall forthwith report such seizure to

35 the Ordnance Storekeeper if within reach and if not practicable to communicate with him then the police officer or constable shall report such seizure to his superior officer And if such police officer or constable shall be authorized by the Ordnance Storekeeper or by any superior police officer (as the case may be) to remove the said

40 explosive he shall thereupon be empowered to remove with all due precaution such explosive and the packages or other receptacles in which it may be contained to some place of safety and in case of any such explosive so seized being in any van or boat or vessel such Police officers may officer or constable may use for the purpose of removal during the seize all explosives of or constable may use for the purpose of removal during the seize all explosives of the purpose of removal during the seize all explosives of the purpose of removal during the seize all explosives of the purpose of removal during the seize all explosives of the purpose of removal during the seize all explosives of the purpose of removal during the seize all explosives of the purpose of the pur

45 time necessary after such seizure such van boat or vessel with the carried. oars sails tackling horses oxen and harness yokes and chains belonging to either of them respectively and may detain the same together with such explosive and the packages or other receptacles in which it may be contained until it shall be adjudged by any two Justices in

50 Petty Sessions whether the same shall be forfeited or otherwise and such officer or constable shall not be liable to any suit for such detention or for any loss or damage which may happen to the said explosive or packages other than for his own wilful neglect Provided always that if such removal shall be attended with any risk and

55 the said police officer or constable is duly authorized as last aforesaid in that behalf the said explosive and packages may be forthwith destroyed.

60. 61. No order nor any other proceeding matter or thing done Proceedings not to be or transacted in relation to the execution of this Act shall be vacated for want of form. quashed or set aside for want of form nor be removable by certiorari

60 or otherwise into the Supreme Court.

SCHEDULES.

FIRST SCHEDULE.

	No. of Act.	Title of Act.
	7 Wm. IV. No. 7 5 Vic. No. 11 16 Vic. No. 47	An Act for better regulating the keeping and carriage of Gunpowder. An Act to amend an Act intituled "An Act for better regulating the keeping and carriage of Gunpowder." An Act for the establishment of the Colonial Gunpowder Magazine
10	18 Vic. No. 21	lately erected on Goat Island. An Act to prevent the shipment or delivery of Gunpowder and other explosive materials and of Vitriol or other such mineral acids
	19 Vic. No. 6	without due notification thereof. An Act further to amend the Act for better regulating the keeping and carriage of Gunpowder.

SECOND SCHEDULE.

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Magazine.

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This is to certify that ha deposited in the above Magazine the explosive herein below described on which the following charges for lighterage and storage will be payable—

per week.

20 Lighterage from the ship Storage from date at

Description of packages—

Barrels marked
Boxes do

and numbered do

containing (loose powder or dynamite &c.) as the case may be.

Storekeeper.

THIRD SCHEDULE.

RATES OF LIGHTERAGE from Ship or Vessel by which Explosives are in	apor	ted.	
	£	g	d
30 For each package containing cartridges Small arm	0	0	4
For each barrel or package containing fifty-one pounds loose gunpowder and upwards to one hundred pounds and for each package of canister			
powder containing forty-eight pounds and upwards	0	0	3
For each barrel or package containing fifty pounds loose powder and under and			
or each package of canister powder containing under forty-eight			
pounds	0	0	2
Any other explosive to be liable to similar charges.			
But if the rates shall in any case not amount to seven shillings and six minimum charge instead of the above rates shall be seven shillings and	penc sixpe	e t	he e.

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FOURTH SCHEDULE.

	RATES OF CHARGES for delivery of Gunpowder from Magazines by land	and	wa	ter
	transport or separately (as the case may be.)			
		£	8	d.
	For one or any number up to ten barrels or packages each containing not			
	more than fifty pounds of gunpowder but not exceeding ten packages			
45	to be conveyed by land and water at one time on each person's order			
	the minimum charge to be five shillings	0	5	0
	For every barrel or package each containing not more than fifty pounds of			
	powder in excess of ten packages conveyed by land and water at per	1		
	package	0	0	4
			1	or

For one or any number up to ten of barrels or packages each containing	£	s.	d.
fifty-one pounds of gunpowder and up to one hundred pounds but not exceeding ten packages to be conveyed by land and water at one time on each person's order the minimum charge to be ten shillings 5 For every barrel or package each containing fifty-one pounds of powder and up to one hundred pounds in excess of ten packages to be conveyed by land and water at per package	0	10	0
And in cases of land carriage (exclusive of railway carriage) and water trans separately done in either of the foregoing cases the charges shall be a rates hereinbefore stated. Any other explosive to be liable to similar charges.	port it h	bei alf t	ng the

FIFTH SCHEDULE.

RATES OF STORAGE.			
	£	s.	d.
For each barrel or package containing upwards of fifty pounds of gun-			
powder for any period not exceeding six weeks	0	0	6
For each barrel or package containing upwards of fifty pounds of gun-			
powder for any period above six weeks—per week	0	0	1
For each barrel or package containing fifty pounds and under of gunpowder	0	0	•
for any period not exceeding six weeks	U	0	3
20 For each barrel or package containing fifty pounds and under of gunpowder	0	0	01
for any period above six weeks—per week	U	U	02
Any other explosive to be liable to similar charges.			

SIXTH SCHEDULE.

FEES FOR	LICENS	SES.			c	8.	4
					20	D.	u.
25 For every license granted for a magazine		7.00	.,.	 	2	0	0
For every Special license				 	1	0	0
For every Ordinary license				 	0	10	0
For every license for registered premises	- Homeone	THE DE		 	0	5	0

SCHEDULE of the Amendments referred to in Message of 7th June, 1876.

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Page 2, clause 4, line 38. After "gun-cotton" insert "pyrolignoine"
               5, line 15. Omit "quantities in"
                 line 15. Omit " or "
               6, line 27. After "pounds" add "The provisions and regulations
        "contained in or which may be made under this Act so far as they affect
        "the importation landing storage and removal into or out of any
        "magazine of explosives shall be held to include and refer to cartridges"
     4, clause 9, line 9. Omit "ten" insert "twelve"
                 line 17. Omit "every" insert "all"
                 line 17. Add "s" to "explosive"
                 lines 19 and 20. Omit "upon the certificate before mentioned being
        " delivered to the importer"
       clause 11, line 30. Omit "any"
                 line 30. Add "s" to "explosive"
                 line 31. Omit "ten" insert "fifty"
                 line 37. Before "explosive" omit "any"
                 line 37. Add "s" to "explosive"
                 line 37. Omit "ten" insert "fifty"
              12, line 41. Omit "ten" insert "twelve"
              13, line 58. Omit "twelve' insert "fifty"
             14, line 5. After "carrying" insert "passengers"
                 line 9. Omit "other" .
                 lines 10 and 11. Omit "for the Minister to grant permission"
                 line 11. After "explosive" insert "not exceeding fifty pounds"
                 line 13. Omit "duly approved"
             17, line 53. Omit "authorized by the Minister" insert "he deem it
        " necessary"
      6, clause 17, line 4. Omit "with the authority of the Minister"
              18, line 14. After "or" insert "copper"
                 line 16. Omit "package"
              21, lines 49 to 51. Omit " and no traffic manager shall give such certifi-
        "cate until he has ascertained from the station-master to whose station it is to
        " be consigned that proper means of transmission for it therefrom are prepared"
        insert "and any such explosive shall be removed from the station to
        "which it is consigned within twenty-four hours after arrival or be
        " liable to forfeiture"
        clause 21, lines 55 and 56. Omit "for every package of explosives that may
        have been so taken"
      7, clause 23, line 13. Omit "ten" insert "twelve"
                line 18. Omit " or other person or " insert " and "
          " 28, line 7. Omit "the current year" insert "twelve months"
          " 29, line 17. Omit " of" insert " not exceeding"
          " 39, line 55. Omit "shall" insert "to"
     9,
  99
          " " line 1. Omit "current year" insert "period specified in his
        "license"
       clause 40, line 11. After "pounds" insert "weight"
            c 102-
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Page 10, clause 40, line 12. After "premises" add "or if on and for the use of a
           "mine quarry railway or public work in course of construction four
           "thousand pounds weight if kept in a detached building exclusively
          "appropriated for the purpose"
                      line 18. After "pounds" add "weight" line 20. After "pounds" insert "weight" line 25. Omit "in" insert "into"
                      line 27. Omit "or near"
                      lines 38 and 39. Omit "gunpowder or other explosive is kept sold
          "or exposed for sale or any other"
          clause 41, line 48. After "proclaimed" add "and especially for the
           "quantities of explosives which may be stored in every such magazine"
          clause 41, line 53. After "explosives" insert "or explosive substances"

" line 57. After "transport" insert "of the same"
                      line 58. Omit "they" insert "such boats"
                 43, line 28. Omit "either"
      11,
                 44, line 38. After "that" insert "if not paid within one month"
                     line 39. Omit "one month after such publication" line 43. Omit "upon the said explosive" insert "thereon"
                 line 45. After "Treasurer" insert "who shall place the same"
48, line 10. After "explosive" insert "or explosive substance"
line 12. After "explosives" insert "or explosive substances"
      12,
                      After sub-clause (3) insert new sub-clause (4).
                 49, line 35. Omit "either" line 39. Omit "either"
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After clause 51 insert new clause 52.

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, 3 May, 1876. STEPHEN W. JONES, Clerk of Legislative Assembly.

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

Legislative Council Chamber, Sydney, 7th June, 1876. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO TRICESIMO NONO

VICTORIÆ REGINÆ.

No.

An Act to consolidate and amend the law regulating the importation storage and removal of Gunpowder and other explosive, substances.

W HEREAS divers Acts have been passed from time to time and Preamble. are now in force in the Colony of New South Wales for regulating the landing storage and subsequent removal of gunpowder from the Magazines established at Goat Island in the Harbour of 5 Port Jackson and elsewhere in the said Colony but the said Acts do not apply to many other dangerous explosive substances some of which have been invented or discovered since the said Acts were passed And whereas all gunpowder imported into the Colony is required by law to be landed at the Colonial Gunpowder Magazine at Goat Island in the

10 Harbour of Port Jackson but there is no enactment expressly requiring the storage of the same in the said magazine. And no gunpowder can legally be landed from any magazine in any part of the said harbour other than at the point near Dawes' Battery both of which appointed places are in dangerous proximity to populous neighbourhoods. And the said Acts

15 are in other respects defective—And it is therefore expedient to make other provisions respecting the importation landing storage and removal of gunpowder and of other explosive substances and otherwise to amend the said Acts—Be it therefore enacted by the Queen's Most 72—A

Excellent

Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly in this present Parliament assembled and by authority of the same as follows (that is to say)-

1. This Act may be cited in all legal proceedings as the Short title. 5 "Gunpowder and Explosive Consolidation Act of 1876."

2. From and after the commencement of this Act the several Repeal of Acts. Acts mentioned in the First Schedule hereto shall be and the same are repealed But nothing herein contained shall affect any proceeding matter or thing lawfully done or any liability for storage rent or 10 charges incurred under either of the said Acts And all offences com-

mitted against their enactments may be prosecuted and the penalties enforced as if this Act had not been passed Provided always that This Act not to apply nothing in this Act contained shall affect the Act thirty-fifth Victoria to the Act for regulating the number one intituled "An Act to place certain restrictions on storage storage and sale of kerosene." 15 and sale of Kerosene as used for illuminating purposes."

3. This Act shall come into operation on the first day of October Commencement of

one thousand eight hundred and seventy-six but the Governor may Act. at any time after the passing hereof issue any proclamation herein authorized or make any appointments or regulations for the purpose

20 of carrying into effect the intention and objects of this Act.

Interpretation of terms.

4. In the construction of this Act the following words within inverted commas shall have the meanings assigned to them respectively unless inconsistent with the context (that is to say)-

"Governor"—the Governor with the advice of the Executive

Council.

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"Minister"—The Colonial Treasurer or other Minister having the departmental control of the several matters provided for by

30 "Ordnance Storekeeper"—The Ordnance Storekeeper or any officer or person appointed for any special duty under this Act so far as such duty is concerned or any person having the custody of a public magazine.

"Magazine"—Any building hulk or other floating vessel proclaimed by the Governor to be either a public or licensed magazine for the storage of explosives or explosive substances.

"Explosive"—Gunpowder nitro-glycerine dynamite lithofracteur blasting powders picric powder gun-cotton pyrolignoine or any explosive preparation of vegetable fibre fulminate of mercury or of other metals and every other substance whether similar to those above-mentioned or not which may from time to time be proclaimed by the Governor as hereinafter provided.

"Explosive substance"—Petroleum kerosene picrate of potash or any new explosive substance which may hereafter be manufactured colored fires cartridges or ammunition of which an explosive forms a part fireworks rockets detonators and every adaptation or preparation of an explosive or an explosive

substance as above defined. "Importer"—The importer owner consignee or other person whose name appears in the bill of lading ship's manifest or invoice of any explosive or explosive substance on board

any vessel. "Collector of Customs"—The Collector or any other officer of

"Inspector of Police"—The inspector or any other officer of police.

"Boat"—Boat barge punt or any other kind of small vessel. "Packages"—Barrels metal cases or canisters or wooden boxes containing such.

"Building"—

"Building"—Any stone brick or other building of whatever materials

"Precincts"—The ground or water surrounding any magazine proclaimed to be its precincts.

"Van"—Any van truck waggon dray or other vehicle used either on the road or rail.

"Premises"—Any store shop warehouse cellar or other building registered for the storage or keeping of explosives or explosive substances.

10 "Dealer"—The seller or purchaser for trading purposes or the manufacturer of explosives or explosive substances.

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Importation landing and exportation of Explosives.

5. The master or officer in charge of any vessel arriving in Masters of vessels to Port Jackson or any other port within the Colony having any explosive 15 on board besides the quantities-in ship's stores or in ship's magazines shall immediately after entering such port hoist a Pilot Jack at the main-mast head and keep the same flying until all the explosives on board shall have been landed according to the provisions of this Act or he shall be liable to a penalty not exceeding twenty pounds.

6. The master of every vessel arriving in the harbour of Port Where explosives are Jackson shall deliver up in conformity with the provisions of this Act Jackson. all explosives on board such vessel whether as cargo or stores before such vessel shall be allowed to pass to the westward of Garden Island and shall not afterwards have on board any explosive on pain of 25 forfeiture of all found on board and the packages in which the same may be contained and shall also be liable to a penalty not exceeding

fifty pounds The provisions and regulations contained in or which may be made under this Act so far as they affect the importation landing storage and removal into or out of any magazine of explosives 30 shall be held to include and refer to cartridges.

7. Should any explosive or explosive substance exceeding twelve Explosives &c. pounds weight be imported in any vessel arriving in Port Jackson or imported in packages any other port within the Colony whether by itself or packed with any dize not duly marked other merchandize and the package containing the same not being liable to seizure. 35 marked so as to show that an explosive or explosive substance is therein contained specifying the same and also shewing the quantity thereof such explosive or explosive substance together with the package con-

and confiscation And the importer of the same wilfully neglecting to 40 report the importation of such explosive or explosive substance to the Collector of Customs within forty-eight hours after the entering of the said vessel shall be liable to a penalty not exceeding ten pounds.

taining the same and the said merchandize shall be liable to seizure

8. Upon the display of the signal directed by section five the Ordnance Store-Ordnance Storekeeper shall without unnecessary delay cause the keeper to cause explosives &c. to be 45 requisite licensed boats to proceed to the said vessel and shall at once landed. demand and receive from the master thereof all explosives then being on board and shall thereupon give to the master a receipt describing the packages containing the same as in the second Schedule hereto which receipt shall be deemed in law to maintain any lien which the 50 master or owner of the vessel may have upon the said explosives and cartridges therein described for freight or other lawful charges And the Ordnance Storekeeper shall upon the same respectively thereupon deposit the said explosives and cartridges in the magazine appointed in that behalf And every importer thereof shall within 55 forty-eight hours after the arrival of the said vessel deliver to the Ordnance Storekeeper a full description of the said explosives and cartridges showing the quantity with the marks and numbers of the packages containing the same which description the Ordnance Store-

keeper shall enter together with the name of such importer in a book to be kept for that purpose and shall thereupon give a certificate of such entry to the said importer in the form contained in the Second Schedule hereto And no person shall be entitled to receive any 5 explosive or cartridges from the magazine unless he shall produce to the Ordnance Storekeeper such certificate and shall have paid the lighterage from the vessel and the storage and any other charges

authorized by this Act.

9. All explosives exceeding ten twelve pounds weight shall be dis- Explosives to be landed within the 10 charged from the vessel importing the same between the hours of six hours of six to four in in the morning and four in the afternoon And as often as any the day time. quantity exceeding twelve pounds weight shall be so removed the same shall be taken direct from the vessel to such magazine as shall have been appointed for its reception either in Government or other boats duly

15 licensed by the Minister in that behalf or by such other mode of transit as may be directed by the Minister but at the expense of the importer of every all such explosives or cartridges who shall pay the charges for lighterage stated in the Third Schedule hereto to the Ordnance Storekeeper upon the certificate before mentioned being delivered

20 to the importer and any person landing or attempting to land any explosive contrary to the provisions of this or the preceding section shall be liable to a penalty not exceeding twenty shillings for every

pound weight so landed.

10. No explosive taken from any magazine shall be landed in Places and time of 25 any part of the harbour of Port Jackson or Newcastle other than at from magazine. the wharf or place appointed from time to time by proclamation of the Governor nor at any other time than between the hours of six and nine o'clock in the morning under a penalty in either case not exceeding twenty shillings for every pound weight.

landing explosives

11. All boats employed in the landing or removal of any explosives Boats to be covered exceeding ten fifty pounds weight in the harbour of Port Jackson or displayed. Newcastle shall be thoroughly covered in or housed over and shall be sufficiently provided with coverings duly authorized by the regulations and shall also fly a danger signal to be prescribed by the Minister and

35 notified in the *Gazette* and any person (whether employed by the Ordnance Storekeeper or otherwise) who shall remove or cause to be removed any explosives exceeding ten fifty pounds weight in any other manner shall be liable to a penalty not exceeding twenty shillings

for every pound weight.

12. No explosive or explosive substance (except kerosene) be shipped &c. to exceeding ten twelve pounds weight shall be shipped on board any vessel without showing in the harbours of Port Jackson or Newcastle without a special notifi-contents. cation thereof to the Collector or other principal officer of Customs

nor shall the same be shipped delivered or conveyed in any boat or 45 van without a plain and durable brand or superscription on the package containing the same showing what explosive or explosive substance is therein contained And if any person shall so ship or deliver or cause to be shipped or delivered any such explosive or explosive substance without such notification or without such brand

50 or superscription or if any master of any vessel shall knowingly receive on board or permit to be landed any such explosive or explosive substance without such notification and brand or superscription every such person so offending shall be liable to a penalty not exceeding fifty pounds.

13. No person shall ship or attempt to ship and no master of Where explosives any vessel lying in the harbour of Port Jackson and outward bound are to be received in shall knowingly on positional and outward bound are to be received in shall knowingly on positional and outward bound are to be received in shall knowingly on positional and outward bound are to be received in shall know in the same of the sa shall knowingly or negligently receive or permit to be received on board export. any explosive exceeding twelve fifty pounds before such vessel shall have reached to the eastward of Garden Island under a penalty not 60 exceeding twenty shillings for every pound weight.

14. No steam-vessel carrying passengers departing from any Coasting steamers port or plying on any river of New South Wales shall carry any carrying explosives explosive either as stores or cargo except such signals and reasonable without authority. quantity of gunpowder as may be required for the purpose of making 5 signals and the master or owner of any steam-vessel so carrying passengers or on board which any explosive may be found contrary to the provisions of this section shall be liable to a penalty not exceeding fifty pounds nor less than ten pounds Provided always that where there is no other available communication except by steam vessels carrying 10 passengers with any port or place it shall be lawful for the Minister to grant permission to ship any explosive not exceeding fifty pounds by such steam-vessel on condition that it shall be provided with a special compartment or magazine duly approved and that such steam-vessel

shall also carry a danger flag on entering any port or coming near to 15 any other place in New South Wales for discharging cargo.

15. When any explosive shall be delivered from any magazine Exportation of in the harbour of Port Jackson for shipment the exporter or owner gunpowder. thereof on receiving the permit for the same shall give notice in writing to the Ordnance Storekeeper of the day it will be required

20 to be placed on board the vessel by which it is intended to be exported with every document required by law for shipping the same and if the vessel be not ready to receive the same the said explosive may be lodged temporarily in the magazine at Fort Denison the owner or exporter paying for the same the weekly storage and delivery charges

25 specified in the Fifth and Fourth Schedules hereto but the Government will not be held responsible for any short shipments made through any omission of the exporter thereof to furnish a proper notice in writing of such shipment or for any incomplete arrangements for the same or for delivery at other than the hours aforesaid of any

30 gunpowder or blasting powder which may be short shipped. And such explosive may remain at such temporary magazine for one week waiting another vessel after which the explosive so remaining will be returned to the public magazine at the cost of the exporter at the rates specified in the Third Schedule hereto.

16. Any explosive exported from Port Jackson and intended Storage payable on for storage in any other magazine at any other port of New South Wales temporarily. 35 provided with an approved magazine shall be stored free in the latter for three days if intended for immediate transmission into the interior or if for general issue shall be assessed at the rates per week stated in

40 the Fifth Schedule hereto Provided always that due and proper notification is given of such transfer from one magazine to another to the Ordnance Storekeeper and for the purpose as aforesaid and in the absence of such notice it shall be lawful for the Ordnance Store-

keeper to treat such explosive as an original importation.

17. All explosives exceeding twelve pounds weight when in Explosives to be course of removal shall be in barrels closely joined and hooped or in proper packages. copper zinc or tinned cases or canisters enclosed in wooden boxes or barrels and not containing more than one hundred pounds in weight of powder or other explosive and so secured that no part of the explosive

50 can be scattered in its removal And in case any of such packages shall be defectively constructed or made contrary to the provisions of this section or of any regulation which may be hereafter made by the Minister the Ordnance Storekeeper may if authorized by the Minister he deem it necessary remove the contents of the said packages into secure

55 and properly constructed barrels or boxes and charge and receive from the importer for such removal not less than ten shillings and sixpence per barrel or box so repacked and shall pay to the Colonial Treasurer the difference between the amount received by him and the actual cost of such re-packing and the Ordnance Storekeeper may

refuse

refuse to deliver to the said importer the explosive so re-packed until the said charge shall be paid Provided always that in case such repacking cannot be done without danger the Ordnance Storekeeper with the authority of the Minister may order the said explosive so 5 defectively packed to be destroyed.

The removal and carriage of Explosives and Explosive Substances.

18. Not more than one ton weight of any explosive shall be Quantity of exconveyed in any van within the City of Sydney or within the plosives to be conboundaries of any city or town to be hereafter proclaimed except struction of delivery 10 when being conveyed by railway or being otherwise under the control vans.

and supervision of the Government and any such van used in conveying explosives exceeding one hundred pounds net weight shall be specially constructed for that purpose and shall be lined at the bottom and on each side with wood fastened with copper bolts or copper nails and so

15 constructed that no iron or steel can come in contact with the package containing any explosive package but if such van forms part of any railway train then any quantity of explosives not exceeding two tons weight may be conveyed in such van but the word "Gunpowder" shall always be painted thereon in capital letters not less than six

20 inches long And every such van shall have a complete covering of wood or of painted cloth or woollen cloth tilts over all the explosives conveyed therein And any person who shall in the conveyance of any explosive fail to comply with the provisions of this section he shall for every such offence be liable to a penalty not exceeding

25 ten pounds and to the forfeiture of all the explosives and their packages then being in such van Provided that explosives carried on the Government Railways shall not be so forfeited.

19. All explosives conveyed by vans shall be packed in the How explosives are manner required by section seventeen and in addition thereto any kegs of to be packed for land 30 blasting or loose powder shall be placed in bags or sacks and so secured carriage. that no part of the explosive can be scattered in the removal thereof and no package shall contain more than one hundred pounds weight.

20. All applications for the delivery of any explosive deposited Delivery of in any magazine shall be made to the Ordnance Storekeeper who shall explosives by Ord-35 deliver the same accordingly to the holder of the certificate thereof or nance Storekeeper. other person duly authorized to receive the same and if intended for delivery in the City of Sydney or suburbs or at any port of the Colony the same shall be delivered at the wharf or place appointed by the Governor during the hours provided by this Act or any regulations 40 made thereunder or if intended for shipment the same shall be delivered

to the vessel by which the same is intended to be exported between the hours of seven in the morning and four in the afternoon or if for carriage by the railway the same shall be delivered between the hours of seven in the morning and noon on the days appointed for the con-45 veyance of explosives.

21. No person shall take any explosive exceeding one hundred Unlawful carriage of pounds net weight to any railway station until he has obtained a explosives. certificate for transit thereof from the traffic manager that he is prepared to receive it and no traffic manager shall give such certificate until he has 50 ascertained-from the station master to whose station it is to be consigned that proper means of transmission for it therefrom are prepared and any such explosive shall be removed from the station to which it is consigned within twenty-four hours after arrival or be liable to

forfeiture And any person so offending in any such case shall be 55 liable to a penalty not exceeding fifty pounds for every package of explosives-that-may-have-been-so-taken-

22. No person shall carry any gunpowder exceeding two pounds Gunpowder not to be in weight or other explosive in any omnibus coach or other public carried in public vehicles or watervehicle used for the carriage of passengers nor in any licensed boat man's boats &c. 60 any other passenger being therein under a penalty not exceeding five pounds.

The storage of Explosives.

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23. Explosives shall not be kept at any place except as follows Explosives to be (that is to say). (1.) Except in a magazine either now existing or which may places.

hereafter be proclaimed by the Governor as a public magazine

(2.) Or in a private magazine duly licensed under the authority and according to the provisions of this Act for the storage of explosives

(3.) Or on any premises duly registered under the provisions of

10 Provided always that this section shall not apply to any person keeping explosives for his own use and not for sale and not exceeding the amount of ten twelve pounds weight on the same premises unless duly registered as aforesaid And whenever any explosive shall be kept in any place other

15 than is above or elsewhere by this Act authorized the same may be forthwith seized by the Ordnance Storekeeper Inspector of Magazines or Inspector of Police and may be declared to be forfeited by any two Justices And the occupier of such place or other person or and the owner of the explosive so unlawfully authorizing the keeping of the same as

20 aforesaid shall each be liable to a penalty not exceeding twenty shillings for every pound weight of explosives so kept in excess of the authorized quantity

24. The Governor may by proclamation published in the "Public" or Gazette declare and appoint as a "Public Magazine" or as a "licensed magazine and building which shall be certified by the Ordnance Storekeeper to be suitable with regard to its situation and external and internal construction for the safe custody of gunpowder or any other explosives as the case may be And upon any such building being so proclaimed the Minister may issue a

30 "special license" as hereinafter provided to the owner or other person intended to have the charge of the said magazine provided that such owner or person shall be approved by the Minister as being duly And which license shall be valid only for the person qualified named in it And in the event of any wilful neglect of any provision

35 of this Act or of any regulation made under its authority by the person so being licensed all or any part of the explosives then in his magazine at the time the offence was committed shall be liable to be declared forfeited by any two Justices in Petty Sessions and the owner or occupier (being such licensee) shall also be liable to a penalty not 40 exceeding ten pounds for every day during which such negligence may continue and the said "special license" may also be forfeited.

25. A license may be granted to any person for a private Licenses for private magazine (in this Act termed a "Licensed Magazine") subject to the magazines. several provisions of this Act and of any regulations which may be 45 made thereunder.

26. An "ordinary license" may be granted to any dealer in Ordinary licenses. explosives subject to all the provisions made in the case of "registered premises" and for the sale of explosives by dealers.

27. A "special license" may be granted to any person who shall special licenses. 50 be the owner or occupant of any building or premises (not being within the City of Sydney or its suburbs) which may have been approved by the Minister subject to all the provisions made in the case of "Registered premises" and which building or premises may be capable of storing with safety larger quantities of explosives than are authorized 55 to be kept by a dealer under an "ordinary license."

The keeping and sale of Explosives.

28. It shall not be lawful for any person to become a dealer in Dealers to take out explosives after the passing of this Act until he shall have obtained from explosives. the Minister either an "ordinary" or a "special" license as herein 5 provided or he shall be liable to a penalty not exceeding one hundred

pounds Provided always that such license when granted shall be duly published in the Gazette and shall be in force for the current year twelve months.

29. No dealer in explosives shall have or keep at any one Dealers to keep only 10 time in any one store or place more than two hundred-weight of persons 25 lbs. weight explosives except as hereinafter provided and no person not being on their premises. such dealer more than twenty-five pounds weight of explosives in any house store warehouse shop cellar yard or wharf or other building premises or place occupied by the same person and if any explosive be

15 kept contrary hereto the owner or person in possession of the same shall forfeit all such explosives and the packages in which the same shall be kept and shall also be liable to a penalty of not exceeding ten shillings for every pound weight of the same beyond such authorized quantity.

30. Every dealer in explosives shall cause to be painted in Dealer in explosives legible characters on some conspicuous part of the shop or warehouse to affix notice thereof containing the same the words "Gunpowder sold here" or he shall be

liable to a penalty of five pounds for every day of such omission.

31. In case the importer or owner of any explosive while it sale or transfer to be 25 shall be deposited in any magazine shall sell or transfer the whole or reported to the officer in charge. any part of the same to any other person such sale or transfer shall be

immediately reported in writing to the Ordnance Storekeeper and a certificate of such sale or transfer together with any other documents necessary for claiming transfer and delivery of such explosive from 30 such importer or owner shall also be produced to the Ordnance Store-

keeper in order that the same may be duly registered otherwise the Ordnance Storekeeper may refuse to deliver up the said explosive to any other than the recipient of the original certificate.

Magazines and their Management.

32. The Governor may from time to time by Proclamation The Governor may declare and appoint the space or distance surrounding any public proclaim the premagazine for the storage of explosives to be its precincts within which magazine. it shall not be lawful for any person to come without the authority of the Minister or Ordnance Storekeeper And any person entering such 40 precincts without such authority and refusing to withdraw after being directed so to do by the Ordnance Storekeeper or other person under

his authority may be either forcibly removed or taken into custody by him for the purpose of being brought before the nearest Court of Petty Sessions and shall be liable to a penalty not exceeding 45 twenty pounds.

33. Any person bringing fire or matches for the purpose of No match &c. to be ignition or smoking within the precincts of any magazine may be forth-precincts. with taken into custody by the Ordnance Storekeeper or police constable or any other person in order to his being dealt with as is in the last 50 section provided and such person so offending shall be liable to a

penalty not exceeding twenty pounds. 34. The Governor may appoint Inspectors of Magazines and Inspectors of Magazines and Magazines may be may assign to them their duties and every such appointment shall appointed. thereupon be published in the Gazette.

35. Every Inspector of Magazines shall have authority to enter Inspectors of Magaand inspect at any time any public or licensed magazine and at any magazines are at any time between the hours of nine and four in the day any premises time. registered under this Act for the purpose of examining the state and 5 condition thereof and of the packages of explosives stored therein and such Inspector is hereby authorized thereupon at once to give to the

Ordnance Storekeeper or officer in charge of any public magazine or to the licensee or person in charge of any licensed magazine or premises any orders or directions respecting the custody and management of such

10 magazine or premises and the explosives therein stored or any other matters which in his opinion are of such urgent importance as to justify his action without the previous sanction of the Minister Provided that such Inspector shall forthwith communicate to the Minister whatever orders he may have given or other course taken for his approval

15 or otherwise And any officer or licensee or other person in charge of Owners &c. obstructsuch magazine or premises refusing to admit any such Inspector to penalty. into the said magazine or premises or neglecting forthwith to obey or carry into effect any such orders or directions shall be liable to a penalty not exceeding one hundred pounds and also in case of his being in the 20 employ of the Government to immediate dismissal from its service.

36. Every owner of a "Licensed Magazine" may with the Owners may make sanction of the Minister make and may afterwards alter or expunge any special rules. special rules for the control of the persons managing or employed in and about such magazine (any such rule not being inconsistent with the

25 provisions of this Act or any regulations made by the Governor under its authority) with a view to secure the observance of this Act therein and the safety and proper discipline of the said persons.

37. Every owner or licensee of any licensed magazine shall Owners of licensed forward within one week after the end of every month to the magazines to deliver monthly returns.

30 Ordnance Storekeeper a detailed statement of all explosives deposited in his magazine or delivered out by him and of all moneys received by him on account of storage or otherwise during the month preceding under a penalty not exceeding ten pounds for every default.

38. No explosive exceeding twenty-five pounds shall be stored No two explosives to 35 in any magazine or in any registered premises in the same compart-be stored in the same compart-compartment. ment with any other explosive or within the distance of ten feet therefrom and any person storing any explosive contrary to the provisions of this section shall be liable to a penalty of twenty shillings for every pound weight so stored and except in the case of a Public

40 Magazine all such explosives may be forfeited and the license granted to the person so offending may also be forfeited.

Registration of Premises.

39. Premises wherein any explosive exceeding twenty-five pounds Registration of And any person desirous of premises. weight is kept shall be registered

45 registering any premises either for the sale or keeping of any explosive shall register his name and calling with the Ordnance Storekeeper and shall therewith deliver a correct description of the said premises and the street and town or other locality where the same are situated and an Inspector of Magazines or such other officer as may be appointed by the

50 Government in that behalf shall thereupon inspect the said premises and if approved by the Minister as being suitable and in compliance with this Act and any regulations established thereunder the Minister may immediately authorize the Ordnance Storekeeper to register in a book to be kept by him for that purpose the name and calling of such person 55 and the specified premises and shall to give him a certificate thereof

and such person shall thereupon be duly authorized to keep gunpowder upon the premises therein specified (and in this Act referred to as 72—B

"registered premises") during the current year period specified in his Provided always that such registration and certificate shall be valid only for the person and specific premises registered.

5 to "registered premises": registered premises.

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(1.) If the explosive is kept in a substantially constructed building exclusively appropriated for the purpose and detached from a dwelling-house or in a fire-proof safe outside a dwelling-house and detached therefrom and at a safe distance from any highway street public thoroughfare or public place five hundred pounds weight may be kept in the same registered premises or if on and for the use of a mine quarry railway or public work in course of construction four thousand pounds weight if kept in a detached building exclusively appropriated for the purpose.

(2.) If it is kept inside a dwelling-place or in any building other than as last aforesaid the quantity shall not exceed three

hundred pounds weight.

(3.) If it is deposited in a fire-proof safe within such house or 20 building an amount not exceeding four hundred pounds weight may be kept.

(4.) All gunpowder and blasting powder shall be secured in

packages as specified in section seventeen.

(5.) No person shall be allowed to smoke or bring matches for the purpose of ignition in into the said registered premises.

(6.) No person under the age of sixteen years shall be employed in or near the said registered premises unless in the presence and under the supervision of some adult person.

(7.) No explosive shall be sold or given to any child apparently

under the age of thirteen years.

(8.) All gunpowder or other explosive exceeding one pound in weight when either exposed for sale or sold shall be in a substantial case canister or other receptacle made and closed so as to prevent the gunpowder or other explosive from escaping and the outside covering or wrapper shall have the word "Gunpowder" written in large letters or printed

And if any gunpowder or other explosive is kept sold or exposed for sale or any other breach of this section is committed by the person 40 so registered he shall be liable to a penalty not exceeding fifty pounds and all the explosives then being in such registered premises may be forfeited.

Regulations.

41. The Governor shall at all times have and exercise the The Governor may 45 following powers make all necessary regulations.

He may from time to time make and publish regulations not (1.)being inconsistent with this Act for the management and control of all magazines now or hereafter proclaimed and especially for the quantities of explosives which may be stored in every such magazine.

(2.) For the importation storage custody removal and carriage of

explosives either by land or water.

(3.) For declaring what quantity of explosives or explosive substances may be removed or carried either to or from such

(4.) For prescribing the size and description of boats to be used for the transport of the same by water and the manner in which they such boats shall be constructed and fitted up.

(5.) For prescribing precautions to be used in conveying any explosive.

(6.) For appointing the places respectively where the same may be delivered either from on board ship in order to be stored in a magazine or from a magazine in order to be conveyed elsewhere.

(7.) For granting licenses for carrying the same to any owners of boats or vans and prescribing rules for their guidance in either

(8.) For declaring what flag or other danger signal shall be displayed by boats or vans when conveying explosives.

(9.) For providing for the storage and removal of any blasting powder or other explosive for public works or mining purposes.

(10.) For prescribing the duties of Inspectors of Magazines and for framing any other regulation for carrying into effect the intentions and objects of this Act.

(11.) For proclaiming any other port to be subject to the regula-

15 tions and provisions of this Act. Provided that all such regulations are thereupon published in the Gazette And that copies of all regulations so made shall without unnecessary delay be laid before Parliament if at the time in Session otherwise within one month after the commencement of its then next

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20 Session. 42. All regulations when so made and published but not before Regulations to have shall have the same force and effect until repealed or altered as if each the force of law and Gazette to be respectively had formed a part of this Act and the production of the evidence Gazette containing them shall be sufficient evidence upon any trial

25 or proceeding in any Court of every such regulation having been duly made and promulgated.

43. Every person storing explosives in any public or licensed Fees to be paid for magazine or taking out either an "ordinary license" or "special licenses. license" or a license for a "magazine" or "registered premises" under 30 the provisions of this Act shall pay for the same respectively the fees specified in the Sixth Schedule hereto.

Rent and Charges for the Storage and Delivery of Explosives.

44. The store rent and charges due upon any explosive Store rent &c. to be deposited in any public magazine shall be paid every six months unless paid every six months. 35 sooner delivered and if such rent and charges be not so paid to the Ordnance Storekeeper he may cause a notice to be published in the Government Gazette requiring the importer or owner to pay the amount due and intimating that if not paid within one month the said explosive will be forfeited one month after such publication And if not then paid 40 the Ordnance Storekeeper may cause the said explosive to be sold by

public auction on the day fixed by the said notice and the net proceeds of such sale shall in the first instance be applied to the payment of all rent and charges due upon the said explesive thereon and the balance if any shall be paid to the holder of the certificate of deposit of such 45 explosive or such balance may be paid to the Colonial Treasurer who

shall place the same to the credit of the Consolidated Revenue Fund.

45. The storage rent for any explosive deposited in any public Regulating storage magazine as aforesaid shall be paid by the importer or holder of the rent certificate thereof according to the rates contained in the Fifth Schedule

50 hereto and such importer or holder shall be held liable for the payment Liability of importer. of storage rent and all other expenses thereupon until the transfer in the property of such explosive has been duly reported and registered as herein provided.

46. Any person applying for a Permit for delivery of any Rates &c. to be paid. 55 explosive shall at the time of such application pay to the Ordnance Storekeeper the rates contained in the Fourth Schedule hereto the Ordnance Storekeeper charging for land and water transport combined or separately as the case may be.

47. All moneys received by the Ordnance Storekeeper for the Appropriation of rent storage or delivery of explosives or for other charges in respect thereof and penalties &c. and all penalties recovered and the proceeds of sale of all explosives or explosive substances adjudged to be forfeited shall be paid to the 5 Colonial Treasurer and be accounted for as part of the Consolidated Revenue Fund of the Colony.

Miscellaneous Sections.

48. Nothing in this Act contained shall be deemed or held This Act not to to apply-

(1.) To any explosive or explosive substance the property of Her

Majesty on board any of Her Majesty's ships—
(2.) Nor to the keeping of explosives or explosive substances in Nor in any of H.M.'s any magazine belonging to Her Majesty or to the carriage magazines thereof to and from any magazine under a special order of the Minister or when under the control and management of any officer of Her Majesty's Army Navy Ordnance or other duly authorized person-

(3.) Nor to any gunpowder rockets or other explosive or explo- Nor to rockets &c. sive substance on board any vessel in pursuance of the on board vessels in compliance with 17 provisions of the "Merchant Shipping Act 1854" and the Acts and 18 Vic. c. 104 amending the same or any order or regulation made under any of those Acts Provided that the conveyance and keeping thereof on board the vessel or elsewhere while the vessel is in harbour shall be subject to the regulations made or to be

made under this Act.

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(4.) Nor to any explosives or explosive substances supplied to or used by Her Majesty's Colonial and Volunteer Forces.

49. The Governor may from time to time by proclamation The Governor may prohibit either absolutely or for a stated period the manufacture impor-tation &c. of 30 tation from places beyond the Colony storage conveyance or sale of any specially dangerous explosive or explosive substance which is of so dangerous a character explosives. that in the judgment of the Governor it is expedient for the public safety to issue such proclamation Or in like manner may impose conditions or restrictions regarding the same respectively And if any person shall 35 in contravention of the terms of such proclamation either manufacture import store keep convey sell or attempt to sell or purchase any such dangerous explosive or explosive substance he shall be liable to a penalty not exceeding twenty shillings for every pound weight of the same which he may have either so manufactured imported stored conveyed 40 delivered or sold or attempted to sell or purchase And all or any part of such explosive or explosive substance may be seized and forfeited.

50. The Collector and other officers of Customs shall have and collector of Customs exercise the same powers with respect to any explosive or explosive may seize prohibited substance the importation of which may have been so prohibited by &c.

45 the Governor and which may be found on board any vessel after arrival in any port of the Colony or which may have been landed from such vessel and also with respect to the vessel so importing or landing the same that the said Collector and other officers of Customs may have and exercise under the laws at the time in force with respect to any

50 article prohibited to be imported by any laws relating to the Customs and with respect to the vessel importing the same and the said laws respectively shall be construed in all Courts of Justice to apply to the provisions of this section accordingly Provided always that the said explosive or explosive substance after any such seizure shall be taken 55 charge of thereupon by the Ordnance Storekeeper for deposit in a public

51. The Ordnance Storekeeper and all persons employed under Magazine labourers may be sworn &c. him in charge of explosives shall be sworn in as special constables.

52. If any person throw cast or fire any fireworks in or into Penalty for throw-60 any highway street thoroughfare or public place he shall be liable to ing fireworks in thoroughfare. a penalty not exceeding five pounds.

Explosive

Explosive Substances.

52. 53. The Governor may from time to time by Proclamation Exemptions from published in the Gazette exempt from the operation of any sections of operation of storage this. Act to be excepted in any large transfer of sections &c. this Act to be specified in such Proclamation any chemical or 5 mechanical preparations which are thereby or may hereafter be declared

to be "explosive substances" that shall be in general use and which in the opinion of the Governor may safely be consigned or stored in larger quantities than is by this Act authorized and the Governor may thereupon make special regulations for the safe keeping removal or 10 carriage of any explosive substances so exempted.

53. 54. Nothing in this Act shall render liable to any penalty or Saving for master forfeiture the Ordnance Storekeeper owner or master of any vessel or of ship and carrier in heart or dealer or the person begins of any explosive or case of emergency. boat or dealer or the person having charge of any explosive or explosive substance for any act done in breach of any section of this

15 Act if he prove that by reason of stress of weather inevitable accident or other emergency the doing of such Act was under the circumstances imperative.

Recovery of Penalties and Forfeitures.

54. 55. Where any offence under this Act for which the owner of Exemption of 20 any explosive or explosive substance occupier owner or licensee of any occupier from penalty upon proof of another magazine store or registered premises or any carrier by land or water being real offender. is liable to a penalty or forfeiture has in fact been committed by some other person the latter shall be liable to a penalty not exceeding fifty pounds And where any such owner or licensee or occupier or carrier

25 is charged with an offence which has in fact been committed by some other person then such owner licensee occupier or carrier as the case may be shall be exempt from any penalty or forfeiture upon proving that he had supplied proper means and issued proper orders for the observance and used due diligence to enforce the observance of this Act and that

30 the offence in question was actually committed by some other person without his connivance and (if the actual offender be alive) that he has taken all practicable means in his power to prosecute such offender to conviction.

55. 56. For any breach of this Act where no penalty is specifically Recovery of penalties 35 provided for the person offending shall be liable to a penalty not &c. not specifically provided for. exceeding ten pounds And out of any penalty or forfeiture imposed under the authority of this Act the convicting Justices shall award a moiety of the penalty to the person on whose information the prose-Moiety to go to cution in the case was instituted Provided nevertheless that the informer cution in the case was instituted

40 Governor may remit such moiety of either the penalty or the forfeiture If not remitted by as shall have been so awarded as aforesaid Provided always that Governor. the full amount of such penalty or of the proceeds of such forfeiture as the case may be shall always be paid in the first instance to the Colonial Treasurer to the credit of the Consolidated Revenue Fund of

45 the Colony. 56. 57. Any penalty or forfeiture for any offence against this Act How offences to be may be enforced and recovered upon summary conviction before any prosecuted. two Justices in manner provided by the Acts eleven and twelve Victoria chapter forty-three as adopted by the Act of the Governor and Legis-50 lative Council fourteen Victoria number forty-three and any Acts

amending the same.

Legal Proceedings.

57. 58. All complaints or other legal proceedings may be laid and All legal procedings taken by the Ordnance Storekeeper or other officer appointed by the may be taken in the name of the Ordnance 55 Governor in that behalf against any person for non-compliance with or Storekeeper. any breach of this Act or any regulations made under its authority.

58. 59. Any person feeling himself aggrieved by any conviction or Appeal allowed to penalty or charge imposed under the authority of this Act where the Quarter Sessions. penalty or sum exceeds five pounds may appeal against the same to the next Court of Quarter Sessions holden in the district where the 5 subject matter thereof arose unless such Quarter Sessions shall be held

within fourteen days from the date of such conviction or judgment and in that case to the Court of Quarter Sessions then next following And such Court shall have power to hear and determine the matter in a summary way and shall have and exercise all other powers vested

10 in them by the third section of the Act fifth William the Fourth number twenty-two and the decision of such Court shall be final and conclusive in respect to the subject matter of such appeal Provided always that the person so appealing shall have given written notice seven days at the least before the hearing of such appeal of his inten-

15 tion to appeal and stating the grounds thereof to any one of the convicting Justices and to the Ordnance Storekeeper or other officer duly appointed by the Governor in that behalf and who prosecuted the matter before the Justices in Petty Sessions And provided also that such person (in case a penalty shall have been awarded against him) shall pay into

20 the hands of the convicting Justices the full amount thereof together with the costs awarded within one week next after conviction and shall within the same period enter into a bond with two sureties approved by such Justices conditioned to prosecute such appeal with effect and to abide the event of such appeal and to pay the full amount of all

25 such costs as may on such appeal be awarded against him.

59. 60. It shall be lawful for any Justice of the Peace on reasonable A Justice may issue cause assigned upon oath by any person to issue a warrant under his a search-warrant for hand addressed to a police officer or constable authorizing him to search premises or vans &c. in the day-time any house warehouse store shop cellar yard wharf or 30 other building or place or any van boat or vessel in which any explosive

is suspected to be kept or carried contrary to the provisions of this Act and any explosive found to be so kept or carried and also the packages or other receptacles containing the same shall be immediately seized by such officer or constable who shall forthwith report such seizure to

35 the Ordnance Storekeeper if within reach and if not practicable to communicate with him then the police officer or constable shall report such seizure to his superior officer And if such police officer or constable shall be authorized by the Ordnance Storekeeper or by any superior police officer (as the case may be) to remove the said 40 explosive he shall thereupon be empowered to remove with all due

precaution such explosive and the packages or other receptacles in which it may be contained to some place of safety and in case of any such explosive so seized being in any van or boat or vessel such Police officers may officer or constable may use for the purpose of removal during the seize all explosives of unlawfully stored or

45 time necessary after such seizure such van boat or vessel with the carried. oars sails tackling horses oxen and harness yokes and chains belonging to either of them respectively and may detain the same together with such explosive and the packages or other receptacles in which it may be contained until it shall be adjudged by any two Justices in

50 Petty Sessions whether the same shall be forfeited or otherwise and such officer or constable shall not be liable to any suit for such detention or for any loss or damage which may happen to the said explosive or packages other than for his own wilful neglect Provided always that if such removal shall be attended with any risk and

55 the said police officer or constable is duly authorized as last aforesaid in that behalf the said explosive and packages may be forthwith destroyed.

60. 61. No order nor any other proceeding matter or thing done Proceedings not to be or transacted in relation to the execution of this Act shall be vacated for want of form. quashed or set aside for want of form nor be removable by certiorari 60 or otherwise into the Supreme Court.

SCHEDULES.

FIRST SCHEDULE.

	No. of Act.	Title of Act.
	7 Wm. IV. No. 7	An Act for better regulating the keeping and carriage of Gunpowder.
5	5 Vic. No. 11	An Act to amend an Act intituled "An Act for better regulating the
	16 Vic. No. 47	keeping and carriage of Gunpowder." An Act for the establishment of the Colonial Gunpowder Magazine lately erected on Goat Island.
10	18 Vic. No. 21	An Act to prevent the shipment or delivery of Gunpowder and other explosive materials and of Vitriol or other such mineral acids without due notification thereof.
	19 Vic. No. 6	An Act further to amend the Act for better regulating the keeping and carriage of Gunpowder.

SECOND SCHEDULE.

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Magazine.

18

This is to certify that the explosive herein below described on which the following charges for lighterage and storage will be payable—

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Lighterage from the ship Storage from date at per week.

Description of packages-

Barrels marked Boxes do

and numbered do

containing (loose powder or dynamite &c.) as the case may be.

Storekeeper.

THIRD SCHEDULE.

RATES OF LIGHTERAGE from Ship or Vessel by which Explosives are in	npor	ted.	
	£	s.	
30 For each package containing cartridges Small arm	0	0	4
For each barrel or package containing fifty-one pounds loose gunpowder and upwards to one hundred pounds and for each package of canister			
powder containing forty-eight pounds and upwards	0	0	3
For each barrel or package containing fifty pounds loose powder and under and for each package of canister powder containing under forty-eight			
pounds	0	0	2
Any other explosive to be liable to similar charges.			
But if the rates shall in any case not amount to seven shillings and six	pend	e t	he
minimum charge instead of the above rates shall be seven shillings and	sixp	ence	Э.

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FOURTH SCHEDULE.

	RATES OF CHARGES for delivery of Gunpowder from Magazines by land transport or separately (as the case may be.)	and	wat	ter
	transport of separately (as the case may be.)	e		1
		t	S	a.
45				
	the minimum change to be five shillings	0	=	0
	the minimum charge to be five shillings	U	9	U
	For every barrel or package each containing not more than fifty pounds of powder in excess of ten packages conveyed by land and water at per			
	package	0	0	4
			T	
			· I	or

	For one or any number up to ten of barrels or packages each containing	£	s.	d.
5	fifty-one pounds of gunpowder and up to one hundred pounds but not exceeding ten packages to be conveyed by land and water at one time on each person's order the minimum charge to be ten shillings For every barrel or package each containing fifty-one pounds of powder and up to one hundred pounds in excess of ten packages to be conveyed		10	
	by land and water at per package			
	And in cases of land carriage (exclusive of railway carriage) and water transseparately done in either of the foregoing cases the charges shall be	sport at h	alf	ing the
10	rates hereinbefore stated. Any other explosive to be liable to similar charges.			

FIFTH SCHEDULE.

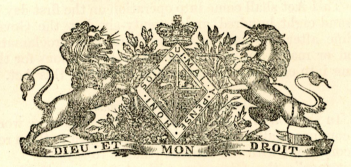
	RATES OF STORAGE.			
		£	S.	d.
	For each barrel or package containing upwards of fifty pounds of gun-	0	0	C
15	nowder for any period not exceeding six weeks	U	U	0
	For each barrel or package containing upwards of fifty pounds of gun-			
	powder for any period above six weeks—per week	0	0	1
	For each barrel or package containing fifty pounds and under of gunpowder			
	for any period not exceeding six weeks	0	0	3
20	For each barrel or package containing fifty pounds and under of gunpowder			
	for any period above six weeks—per week	0	0	$0\frac{1}{2}$
	Any other explosive to be liable to similar charges.			

SIXTH SCHEDULE.

PERS FOR DICERBES.	£	8.	d.
25 For every license granted for a magazine	2	0	0
For every Special license	1	0	
For every Ordinary license	0	10	0
For every license for registered premises	. 0	9	U

Sydney: Thomas Richards, Government Printer.—1876.

New South Wales.



ANNO QUADRAGESIMO

VICTORIÆ REGINÆ.

No. I.

An Act to consolidate and amend the law regulating the importation storage and removal of Gunpowder and other explosive substances. [Assented to, 27th June, 1876.]

WHEREAS divers Acts have been passed from time to time and Preamble. are now in force in the Colony of New South Wales for regulating the landing storage and subsequent removal of gunpowder from the Magazines established at Goat Island in the Harbour of Port Jackson and elsewhere in the said Colony but the said Acts do not apply to many other dangerous explosive substances some of which have been invented or discovered since the said Acts were passed And whereas all gunpowder imported into the Colony is required by law to be landed at the Colonial Gunpowder Magazine at Goat Island in the Harbour of Port Jackson but there is no enactment expressly requiring the storage of the same in the said magazine And no gunpowder can legally be landed from any magazine in any part of the said harbour other than at the point near Dawes' Battery both of which appointed places are in dangerous proximity to populous neighbourhoods And the said Acts are in other respects defective And it is therefore expedient to make other provisions respecting the importation landing storage and removal of gunpowder and of other explosive substances and otherwise to amend the said Acts Be it therefore enacted by the Queen's Most Excellent

Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly in this present Parliament assembled and by authority of the same as follows (that is to say)-

1. This Act may be cited in all legal proceedings as the "Gunpowder and Explosive Consolidation Act of 1876."

Repeal of Acts.

Short title.

2. From and after the commencement of this Act the several Acts mentioned in the First Schedule hereto shall be and the same are repealed But nothing herein contained shall affect any proceeding matter or thing lawfully done or any liability for storage rent or charges incurred under either of the said Acts And all offences committed against their enactments may be prosecuted and the penalties This Act not to apply enforced as if this Act had not been passed Provided always that nothing in this Act contained shall affect the Act thirty-fifth Victoria number one intituled "An Act to place certain restrictions on storage and sale of Kerosene as used for illuminating purposes.'

regulating the storage and sale of kerosene.

Commencement of

3. This Act shall come into operation on the first day of October one thousand eight hundred and seventy-six but the Governor may at any time after the passing hereof issue any proclamation herein authorized or make any appointments or regulations for the purpose of carrying into effect the intention and objects of this Act.

Interpretation of terms.

4. In the construction of this Act the following words within inverted commas shall have the meanings assigned to them respectively unless inconsistent with the context (that is to say)-

"Governor"—the Governor with the advice of the Executive

Council.

"Minister"—The Colonial Treasurer or other Minister having the departmental control of the several matters provided for by

"Ordnance Storekeeper"—The Ordnance Storekeeper or any officer or person appointed for any special duty under this Act so far as such duty is concerned or any person having the custody of a public magazine.

"Magazine"—Any building hulk or other floating vessel proclaimed by the Governor to be either a public or licensed magazine for the storage of explosives or explosive substances.

"Explosive"—Gunpowder nitro-glycerine dynamite lithofracteur blasting powders pieric powder gun-cotton pyrolignoine or any explosive preparation of vegetable fibre fulminate of mercury or of other metals and every other substance whether similar to those above-mentioned or not which may from time to time be proclaimed by the Governor as hereinafter provided.

"Explosive substance"—Petroleum kerosene picrate of potash or any new explosive substance which may hereafter be manufactured colored fires cartridges or ammunition of which an explosive forms a part fireworks rockets detonators and every adaptation or preparation of an explosive or an explosive

substance as above defined.

"Importer"—The importer owner consignee or other person whose name appears in the bill of lading ship's manifest or invoice of any explosive or explosive substance on board any vessel.

"Collector of Customs"-The Collector or any other officer of Customs.

"Inspector of Police"—The inspector or any other officer of police. "Boat"—Boat barge punt or any other kind of small vessel.

"Packages"—Barrels metal cases or canisters or wooden boxes containing such. "Building"-

"Building"—Any stone brick or other building of whatever materials.

"Precincts"—The ground or water surrounding any magazine proclaimed to be its precincts.

"Van"—Any van truck waggon dray or other vehicle used either on the road or rail.

"Premises"—Any store shop warehouse cellar or other building registered for the storage or keeping of explosives or explosive substances.

"Dealer"—The seller or purchaser for trading purposes or the manufacturer of explosives or explosive substances.

Importation landing and exportation of Explosives.

5. The master or officer in charge of any vessel arriving in Masters of vessels to Port Jackson or any other port within the Colony having any explosive on board besides the ship's stores in ship's magazines shall immediately after entering such port hoist a Pilot Jack at the main-mast head and keep the same flying until all the explosives on board shall have been landed according to the provisions of this Act or he shall

be liable to a penalty not exceeding twenty pounds.

6. The master of every vessel arriving in the harbour of Port Where explosives are Jackson shall deliver up in conformity with the provisions of this Act to be received in Port Jackson. all explosives on board such vessel whether as cargo or stores before such vessel shall be allowed to pass to the westward of Garden Island and shall not afterwards have on board any explosive on pain of forfeiture of all found on board and the packages in which the same may be contained and shall also be liable to a penalty not exceeding fifty pounds The provisions and regulations contained in or which may be made under this Act so far as they affect the importation landing storage and removal into or out of any magazine of explosives shall be held to include and refer to cartridges.

7. Should any explosive or explosive substance exceeding twelve Explosives &c. pounds weight be imported in any vessel arriving in Port Jackson or imported in packages any other port within the Colony whether by itself or packed with any dize not duly marked other merchandize and the package containing the same not being liable to seizure. marked so as to show that an explosive or explosive substance is therein contained specifying the same and also shewing the quantity thereof such explosive or explosive substance together with the package containing the same and the said merchandize shall be liable to seizure and confiscation And the importer of the same wilfully neglecting to report the importation of such explosive or explosive substance to the Collector of Customs within forty-eight hours after the entering of the said vessel shall be liable to a penalty not exceeding ten pounds.

8. Upon the display of the signal directed by section five the Ordnance Store-Ordnance Storekeeper shall without unnecessary delay cause the keeper to cause explosives &c. to be requisite licensed boats to proceed to the said vessel and shall at once landed. demand and receive from the master thereof all explosives then being on board and shall thereupon give to the master a receipt describing the packages containing the same as in the second Schedule hereto which receipt shall be deemed in law to maintain any lien which the master or owner of the vessel may have upon the said explosives and cartridges therein described for freight or other lawful charges upon the same respectively And the Ordnance Storekeeper shall thereupon deposit the said explosives and cartridges in the magazine appointed in that behalf And every importer thereof shall within forty-eight hours after the arrival of the said vessel deliver to the Ordnance Storekeeper a full description of the said explosives and cartridges showing the quantity with the marks and numbers of the packages containing the same which description the Ordnance Store-

keeper shall enter together with the name of such importer in a book to be kept for that purpose and shall thereupon give a certificate of such entry to the said importer in the form contained in the Second And no person shall be entitled to receive any Schedule hereto explosive or cartridges from the magazine unless he shall produce to the Ordnance Storekeeper such certificate and shall have paid the lighterage from the vessel and the storage and any other charges authorized by this Act.

Explosives to be landed within the hours of six to four in the day time.

9. All explosives exceeding twelve pounds weight shall be discharged from the vessel importing the same between the hours of six in the morning and four in the afternoon And as often as any quantity exceeding twelve pounds weight shall be so removed the same shall be taken direct from the vessel to such magazine as shall have been appointed for its reception either in Government or other boats duly licensed by the Minister in that behalf or by such other mode of transit as may be directed by the Minister but at the expense of the importer of all such explosives or cartridges who shall pay the charges for lighterage stated in the Third Schedule hereto to the Ordnance Storekeeper and any person landing or attempting to land any explosive contrary to the provisions of this or the preceding section shall be liable to a penalty not exceeding twenty shillings for every pound weight so landed.

Places and time of landing explosives from magazine.

10. No explosive taken from any magazine shall be landed in any part of the harbour of Port Jackson or Newcastle other than at the wharf or place appointed from time to time by proclamation of the Governor nor at any other time than between the hours of six and nine o'clock in the morning under a penalty in either case not exceeding twenty shillings for every pound weight.

Boats to be covered

11. All boats employed in the landing or removal of explosives in and danger signals exceeding fifty pounds weight in the harbour of Port Jackson or displayed. Newcastle shall be thoroughly covered in or housed over and shall be sufficiently provided with coverings duly authorized by the regulations and shall also fly a danger signal to be prescribed by the Minister and notified in the *Gazette* and any person (whether employed by the Ordnance Storekeeper or otherwise) who shall remove or cause to be removed explosives exceeding fifty pounds weight in any other manner shall be liable to a penalty not exceeding twenty shillings for every pound weight.

No explosive &c. to be shipped &c.
without showing contents.

12. No explosive or explosive substance (except kerosene) exceeding twelve pounds weight shall be shipped on board any vessel in the harbours of Port Jackson or Newcastle without a special notification thereof to the Collector or other principal officer of Customs nor shall the same be shipped delivered or conveyed in any boat or van without a plain and durable brand or superscription on the package containing the same showing what explosive or explosive substance is therein contained And if any person shall so ship or deliver or cause to be shipped or delivered any such explosive or explosive substance without such notification or without such brand or superscription or if any master of any vessel shall knowingly receive on board or permit to be landed any such explosive or explosive substance without such notification and brand or superscription every such person so offending shall be liable to a penalty not exceeding fifty pounds.

Where explosives are to be received in Port Jackson for export

13. No person shall ship or attempt to ship and no master of any vessel lying in the harbour of Port Jackson and outward bound shall knowingly or negligently receive or permit to be received on board any explosive exceeding fifty pounds before such vessel shall have reached to the eastward of Garden Island under a penalty not exceeding twenty shillings for every pound weight.

port or plying on any river of New South Wales shall carry any coasting steamers any coarrying explosives explosive either as stores or cargo except such signals and reasonable without authority. quantity of gunpowder as may be required for the purpose of making signals and the master or owner of any steam-vessel so carrying passengers or on board which any explosive may be found contrary to the provisions of this section shall be liable to a penalty not exceeding fifty pounds nor less than ten pounds Provided always that where there is no available communication except by steam vessels carrying passengers with any port or place it shall be lawful to ship any explosive not exceeding fifty pounds by such steam-vessel on condition that it shall be provided with a special compartment or magazine and that such steam-vessel shall also carry a danger flag on entering any port or coming near to any other place in New South Wales for discharging

15. When any explosive shall be delivered from any magazine Exportation of in the harbour of Port Jackson for shipment the exporter or owner gunpowder. thereof on receiving the permit for the same shall give notice in

writing to the Ordnance Storekeeper of the day it will be required to be placed on board the vessel by which it is intended to be exported with every document required by law for shipping the same and if the vessel be not ready to receive the same the said explosive may be lodged temporarily in the magazine at Fort Denison the owner or exporter paying for the same the weekly storage and delivery charges specified in the Fifth and Fourth Schedules hereto but the Government will not be held responsible for any short shipments made through any omission of the exporter thereof to furnish a proper notice in writing of such shipment or for any incomplete arrangements for the same or for delivery at other than the hours aforesaid of any gunpowder or blasting powder which may be short shipped And such explosive may remain at such temporary magazine for one week waiting another vessel after which the explosive so remaining will be returned to the public magazine at the cost of the exporter at the rates specified in the Third Schedule hereto.

16. Any explosive exported from Port Jackson and intended Storage payable on for storage in any other magazine at any other port of New South Wales temporarily. provided with an approved magazine shall be stored free in the latter for three days if intended for immediate transmission into the interior or if for general issue shall be assessed at the rates per week stated in the Fifth Schedule hereto Provided always that due and proper notification is given of such transfer from one magazine to another to the Ordnance Storekeeper and for the purpose as aforesaid and in the absence of such notice it shall be lawful for the Ordnance Store-

keeper to treat such explosive as an original importation.

17. All explosives exceeding twelve pounds weight when in Explosives to be course of removal shall be in barrels closely joined and hooped or in proper packages. copper zinc or tinned cases or canisters enclosed in wooden boxes or barrels and not containing more than one hundred pounds in weight of powder or other explosive and so secured that no part of the explosive can be scattered in its removal And in case any of such packages shall be defectively constructed or made contrary to the provisions of this section or of any regulation which may be hereafter made by the Minister the Ordnance Storekeeper may if he deem it necessary remove the contents of the said packages into secure and properly constructed barrels or boxes and charge and receive from the importer for such removal not less than ten shillings and sixpence per barrel or box so repacked and shall pay to the Colonial Treasurer the difference between the amount received by him and the actual cost of such re-packing and the Ordnance Storekeeper may refuse

refuse to deliver to the said importer the explosive so re-packed until the said charge shall be paid Provided always that in case such repacking cannot be done without danger the Ordnance Storekeeper may order the said explosive so defectively packed to be destroyed.

The removal and carriage of Explosives and Explosive Substances.

Quantity of explosives to be conveyed and construction of delivery vans.

18. Not more than one ton weight of any explosive shall be conveyed in any van within the City of Sydney or within the boundaries of any city or town to be hereafter proclaimed except when being conveyed by railway or being otherwise under the control and supervision of the Government and any such van used in conveying explosives exceeding one hundred pounds net weight shall be specially constructed for that purpose and shall be lined at the bottom and on each side with wood fastened with copper bolts or copper nails and so constructed that no iron or steel can come in contact with the package containing any explosive but if such van forms part of any railway train then any quantity of explosives not exceeding two tons weight may be conveyed in such van but the word "Gunpowder" shall always be painted thereon in capital letters not less than six And every such van shall have a complete covering inches long of wood or of painted cloth or woollen cloth tilts over all the explosives conveyed therein And any person who shall in the conveyance of any explosive fail to comply with the provisions of this section he shall for every such offence be liable to a penalty not exceeding ten pounds and to the forfeiture of all the explosives and their packages then being in such van Provided that explosives carried on the Government Railways shall not be so forfeited.

How explosives are to be packed for land carriage.

19. All explosives conveyed by vans shall be packed in the manner required by section seventeen and in addition thereto any kegs of blasting or loose powder shall be placed in bags or sacks and so secured that no part of the explosive can be scattered in the removal thereof and no package shall contain more than one hundred pounds weight.

Delivery of explosives by Ordnance Storekeeper.

20. All applications for the delivery of any explosive deposited in any magazine shall be made to the Ordnance Storekeeper who shall deliver the same accordingly to the holder of the certificate thereof or other person duly authorized to receive the same and if intended for delivery in the City of Sydney or suburbs or at any port of the Colony the same shall be delivered at the wharf or place appointed by the Governor during the hours provided by this Act or any regulations made thereunder or if intended for shipment the same shall be delivered to the vessel by which the same is intended to be exported between the hours of seven in the morning and four in the afternoon or if for carriage by the railway the same shall be delivered between the hours of seven in the morning and noon on the days appointed for the conveyance of explosives.

Unlawful carriage of explosives.

21. No person shall take any explosive exceeding one hundred pounds net weight to any railway station until he has obtained a certificate for transit thereof from the traffic manager that he is prepared to receive it and any such explosive shall be removed from the station to which it is consigned within twenty-four hours after arrival or be liable to forfeiture And any person so offending in any such case shall be liable to a penalty not exceeding fifty pounds.

Gunpowder not to be carried in public vehicles or waterman's boats &c.

22. No person shall carry any gunpowder exceeding two pounds in weight or other explosive in any omnibus coach or other public vehicle used for the carriage of passengers nor in any licensed boat any other passenger being therein under a penalty not exceeding five pounds.

The

The storage of Explosives.

23. Explosives shall not be kept at any place except as follows explosives to be (that is to say)-(1.) Except in a magazine either now existing or which may places.

hereafter be proclaimed by the Governor as a public magazine

(2.) Or in a private magazine duly licensed under the authority and according to the provisions of this Act for the storage of explosives

(3.) Or on any premises duly registered under the provisions of this Act

Provided always that this section shall not apply to any person keeping explosives for his own use and not for sale and not exceeding the amount of twelve pounds weight on the same premises unless duly registered as aforesaid And whenever any explosive shall be kept in any place other than is above or elsewhere by this Act authorized the same may be forthwith seized by the Ordnance Storekeeper Inspector of Magazines or Inspector of Police and may be declared to be forfeited by any two Justices And the occupier of such place and the owner of the explosive so unlawfully authorizing the keeping of the same as aforesaid shall each be liable to a penalty not exceeding twenty shillings for every pound weight of explosives so kept in excess of the authorized

24. The Governor may by proclamation published in the 'Public' or Gazette declare and appoint as a "Public Magazine" or as a "licensed" may be proclaimed. "Licensed Magazine" any building which shall be certified by the Ordnance Storekeeper to be suitable with regard to its situation and external and internal construction for the safe custody of gunpowder or any other explosives as the case may be And upon any such building being so proclaimed the Minister may issue a "special license" as hereinafter provided to the owner or other person intended to have the charge of the said magazine provided that such owner or person shall be approved by the Minister as being duly qualified And which license shall be valid only for the person named in it And in the event of any wilful neglect of any provision of this Act or of any regulation made under its authority by the person so being licensed all or any part of the explosives then in his magazine at the time the offence was committed shall be liable to be declared forfeited by any two Justices in Petty Sessions and the owner or occupier (being such licensee) shall also be liable to a penalty not exceeding ten pounds for every day during which such negligence may continue and the said "special license" may also be forfeited.

25. A license may be granted to any person for a private Licenses for private magazine (in this Act termed a "Licensed Magazine") subject to the magazines. several provisions of this Act and of any regulations which may be made thereunder.

26. An "ordinary license" may be granted to any dealer in Ordinary licenses. explosives subject to all the provisions made in the case of "registered premises" and for the sale of explosives by dealers.

27. A "special license" may be granted to any person who shall special licenses. be the owner or occupant of any building or premises (not being within the City of Sydney or its suburbs) which may have been approved by the Minister subject to all the provisions made in the case of "Registered premises" and which building or premises may be capable of storing with safety larger quantities of explosives than are authorized to be kept by a dealer under an "ordinary license."

The

The keeping and sale of Explosives.

Dealers to take out licenses for sale of explosives.

28. It shall not be lawful for any person to become a dealer in explosives after the passing of this Act until he shall have obtained from the Minister either an "ordinary" or a "special" license as herein provided or he shall be liable to a penalty not exceeding one hundred pounds Provided always that such license when granted shall be duly published in the Gazette and shall be in force for twelve months.

Dealers to keep only 2 cwt, and other persons 25 lbs. weight on their premises.

29. No dealer in explosives shall have or keep at any one time in any one store or place more than two hundred-weight of explosives except as hereinafter provided and no person not being such dealer more than twenty-five pounds weight of explosives in any house store warehouse shop cellar yard or wharf or other building premises or place occupied by the same person and if any explosive be kept contrary hereto the owner or person in possession of the same shall forfeit all such explosives and the packages in which the same shall be kept and shall also be liable to a penalty not exceeding ten shillings for every pound weight of the same beyond such authorized quantity.

Dealer in explosives in his warehouse.

30. Every dealer in explosives shall cause to be painted in to affix notice thereof legible characters on some conspicuous part of the shop or warehouse containing the same the words "Gunpowder sold here" or he shall be

Sale or transfer to be

liable to a penalty of five pounds for every day of such omission.

31. In case the importer or owner of any explosive while it reported to the officer shall be deposited in any magazine shall sell or transfer the whole or any part of the same to any other person such sale or transfer shall be immediately reported in writing to the Ordnance Storekeeper and a certificate of such sale or transfer together with any other documents necessary for claiming transfer and delivery of such explosive from such importer or owner shall also be produced to the Ordnance Storekeeper in order that the same may be duly registered otherwise the Ordnance Storekeeper may refuse to deliver up the said explosive to any other than the recipient of the original certificate.

Magazines and their Management.

The Governor may proclaim the pre-cincts of any magazine.

32. The Governor may from time to time by Proclamation declare and appoint the space or distance surrounding any public magazine for the storage of explosives to be its precincts within which it shall not be lawful for any person to come without the authority of the Minister or Ordnance Storekeeper And any person entering such precincts without such authority and refusing to withdraw after being directed so to do by the Ordnance Storekeeper or other person under his authority may be either forcibly removed or taken into custody by him for the purpose of being brought before the nearest Court of Petty Sessions and shall be liable to a penalty not exceeding twenty pounds.

No match &c. to be brought within such precincts.

33. Any person bringing fire or matches for the purpose of ignition or smoking within the precincts of any magazine may be forthwith taken into custody by the Ordnance Storekeeper or police constable or any other person in order to his being dealt with as is in the last section provided and such person so offending shall be liable to a penalty not exceeding twenty pounds.

Inspectors of Magazines may be appointed.

34. The Governor may appoint Inspectors of Magazines and may assign to them their duties and every such appointment shall thereupon be published in the Gazette.

35. Every Inspector of Magazines shall have authority to enter Inspectors of Magaand inspect at any time any public or licensed magazine and at any zines may enter magazines &c. at any time between the hours of nine and four in the day any premises time. registered under this Act for the purpose of examining the state and condition thereof and of the packages of explosives stored therein and such Inspector is hereby authorized thereupon at once to give to the Ordnance Storekeeper or officer in charge of any public magazine or to the licensee or person in charge of any licensed magazine or premises any orders or directions respecting the custody and management of such magazine or premises and the explosives therein stored or any other matters which in his opinion are of such urgent importance as to justify his action without the previous sanction of the Minister Provided that such Inspector shall forthwith communicate to the Minister whatever orders he may have given or other course taken for his approval or otherwise And any officer or licensee or other person in charge of Owners &c. obstruct-such magazine or premises refusing to admit any such Inspector to penalty. into the said magazine or premises or neglecting forthwith to obey or carry into effect any such orders or directions shall be liable to a penalty not exceeding one hundred pounds and also in case of his being in the employ of the Government to immediate dismissal from its service.

36. Every owner of a "Licensed Magazine" may with the owners may make sanction of the Minister make and may afterwards alter or expunge any special rules special rules for the control of the persons managing or employed in and about such magazine (any such rule not being inconsistent with the provisions of this Act or any regulations made by the Governor under its authority) with a view to secure the observance of this Act therein and the safety and proper discipline of the said persons.

37. Every owner or licensee of any licensed magazine shall Owners of licensed forward within one week after the end of every month to the monthly returns. Ordnance Storekeeper a detailed statement of all explosives deposited in his magazine or delivered out by him and of all moneys received by him on account of storage or otherwise during the month preceding under a penalty not exceeding ten pounds for every default.

38. No explosive exceeding twenty-five pounds shall be stored no two explosives to in any magazine or in any registered premises in the same compartment with any other explosive or within the distance of ten feet therefrom and any person storing any explosive contrary to the provisions of this section shall be liable to a penalty of twenty shillings for every pound weight so stored and except in the case of a Public Magazine all such explosives may be forfeited and the license granted to the person so offending may also be forfeited.

Registration of Premises.

39. Premises wherein any explosive exceeding twenty-five pounds Registration of weight is kept shall be registered And any person desirous of premises. registering any premises either for the sale or keeping of any explosive shall register his name and calling with the Ordnance Storekeeper and shall therewith deliver a correct description of the said premises and the street and town or other locality where the same are situated and an Inspector of Magazines or such other officer as may be appointed by the Government in that behalf shall thereupon inspect the said premises and if approved by the Minister as being suitable and in compliance with this Act and any regulations established thereunder the Minister may immediately authorize the Ordnance Storekeeper to register in a book to be kept by him for that purpose the name and calling of such person and the specified premises and to give him a certificate thereof and such person shall thereupon be duly authorized to keep gunpowder upon the premises therein specified (and in this Act referred to as "registered premises") during the period specified in his license Provided

Provided always that such registration and certificate shall be valid only for the person and specific premises registered.

40. The following general rules shall be observed with respect to "registered premises":—

General rules for registered premises.

(1.) If the explosive is kept in a substantially constructed building exclusively appropriated for the purpose and detached from a dwelling-house or in a fire-proof safe outside a dwelling-house and detached therefrom and at a safe distance from any highway street public thoroughfare or public place five hundred pounds weight may be kept in the same registered premises or if on and for the use of a mine quarry railway or public work in course of construction four thousand pounds weight if kept in a detached building exclusively appropriated for the purpose.

(2.) If it is kept inside a dwelling-place or in any building other than as last aforesaid the quantity shall not exceed three hundred pounds weight.

(3.) If it is deposited in a fire-proof safe within such house or building an amount not exceeding four hundred pounds weight may be kept.

(4.) All gunpowder and blasting powder shall be secured in packages as specified in section seventeen.

(5.) No person shall be allowed to smoke or bring matches for the purpose of ignition into the said registered premises.

6.) No person under the age of sixteen years shall be employed in the said registered premises unless in the presence and under the supervision of some adult person.

(7.) No explosive shall be sold or given to any child apparently under the age of thirteen years

under the age of thirteen years.

(8.) All gunpowder or other explosive exceeding one pound in weight when either exposed for sale or sold shall be in a substantial case canister or other receptacle made and closed so as to prevent the gunpowder or other explosive from escaping and the outside covering or wrapper shall have the word "Gunpowder" written in large letters or printed thereon.

And if any breach of this section is committed by the person so registered he shall be liable to a penalty not exceeding fifty pounds and all the explosives then being in such registered premises may be forfeited.

Regulations.

The Governor may make all necessary regulations. 41. The Governor shall at all times have and exercise the following powers—

(1.) He may from time to time make and publish regulations not being inconsistent with this Act for the management and control of all magazines now or hereafter proclaimed and especially for the quantities of explosives which may be stored in every such magazine.

(2.) For the importation storage custody removal and carriage of explosives either by land or water.

(3.) For declaring what quantity of explosives or explosive substances may be removed or carried either to or from such magazines.

(4.) For prescribing the size and description of boats to be used for the transport of the same by water and the manner in which such boats shall be constructed and fitted up.

(5.) For prescribing precautions to be used in conveying any explosive.

(6.) For appointing the places respectively where the same may be delivered either from on board ship in order to be stored in a magazine or from a magazine in order to be conveyed elsewhere.

(7.) For granting licenses for carrying the same to any owners of boats or vans and prescribing rules for their guidance in either

(8.) For declaring what flag or other danger signal shall be displayed by boats or vans when conveying explosives.

(9.) For providing for the storage and removal of any blasting powder or other explosive for public works or mining purposes.

(10.) For prescribing the duties of Inspectors of Magazines and for framing any other regulation for carrying into effect the intentions and objects of this Act.

(11.) For proclaiming any other port to be subject to the regulations and provisions of this Act.

Provided that all such regulations are thereupon published in the Gazette And that copies of all regulations so made shall without unnecessary delay be laid before Parliament if at the time in Session otherwise within one month after the commencement of its then next Session.

42. All regulations when so made and published but not before Regulations to have shall have the same force and effect until repealed or altered as if each the force of law and Gazette to be respectively had formed a part of this Act and the production of the evidence. Gazette containing them shall be sufficient evidence upon any trial or proceeding in any Court of every such regulation having been duly made and promulgated.

43. Every person storing explosives in any public or licensed Fees to be paid for magazine or taking out an "ordinary license" or "special license" licenses. or a license for a "magazine" or "registered premises" under the pro-

visions of this Act shall pay for the same respectively the fees specified in the Sixth Schedule hereto.

Rent and Charges for the Storage and Delivery of Explosives.

44. The store rent and charges due upon any explosive Store rent &c. to be deposited in any public magazine shall be paid every six months unless paid every six months. sooner delivered and if such rent and charges be not so paid to the Ordnance Storekeeper he may cause a notice to be published in the Government Gazette requiring the importer or owner to pay the amount due and intimating that if not paid within one month the said explosive will be forfeited And if not then paid the Ordnance Storekeeper may cause the said explosive to be sold by public auction on the day fixed by the said notice and the net proceeds of such sale shall in the first instance be applied to the payment of all rent and charges due thereon and the balance if any shall be paid to the holder of the certificate of deposit of such explosive or such balance may be paid to the Colonial Treasurer who shall place the same to the credit of the Consolidated Revenue Fund.

45. The storage rent for any explosive deposited in any public Regulating storage magazine as aforesaid shall be paid by the importer or holder of the rent. certificate thereof according to the rates contained in the Fifth Schedule hereto and such importer or holder shall be held liable for the payment Liability of importer. of storage rent and all other expenses thereupon until the transfer in the property of such explosive has been duly reported and registered as herein provided.

46. Any person applying for a Permit for delivery of any Rates &c. to be paid. explosive shall at the time of such application pay to the Ordnance Storekeeper the rates contained in the Fourth Schedule hereto the Ordnance Storekeeper charging for land and water transport combined or separately as the case may be.

47. All moneys received by the Ordnance Storekeeper for the Appropriation of rent storage or delivery of explosives or for other charges in respect thereof received. and all penalties recovered and the proceeds of sale of all explosives

or explosive substances adjudged to be forfeited shall be paid to the Colonial Treasurer and be accounted for as part of the Consolidated Revenue Fund of the Colony.

Miscellaneous Sections.

This Act not to apply to H.M.'s ships.

magazines.

Nor to rockets &c.

on board vessels in compliance with 17 and 18 Vic. c. 104.

48. Nothing in this Act contained shall be deemed or held to apply

(1.) To any explosive or explosive substance the property of Her

Nor in any of H.M.'s

Majesty on board any of Her Majesty's ships—

(2.) Nor to the keeping of explosives or explosive substances in any magazine belonging to Her Majesty or to the carriage thereof to and from any magazine under a special order of the Minister or when under the control and management of any officer of Her Majesty's Army Navy Ordnance or other duly authorized person-

(3.) Nor to any gunpowder rockets or other explosive or explosive substance on board any vessel in pursuance of the provisions of the "Merchant Shipping Act 1854" and the Acts amending the same or any order or regulation made under any of those Acts Provided that the conveyance and keeping thereof on board the vessel or elsewhere while the vessel is in harbour shall be subject to the regulations made or to be made under this Act.

(4.) Nor to any explosives or explosive substances supplied to or

used by Her Majesty's Colonial and Volunteer Forces.

The Governor may prohibit the importation &c. of specially dangerous explosives.

49. The Governor may from time to time by proclamation prohibit either absolutely or for a stated period the manufacture importation from places beyond the Colony storage conveyance or sale of any explosive or explosive substance which is of so dangerous a character that in the judgment of the Governor it is expedient for the public safety to issue such proclamation Or in like manner may impose conditions or restrictions regarding the same respectively. And if any person shall in contravention of the terms of such proclamation manufacture import store keep convey sell or attempt to sell or purchase any such dangerous explosive or explosive substance he shall be liable to a penalty not exceeding twenty shillings for every pound weight of the same which he may have so manufactured imported stored conveyed delivered or sold or attempted to sell or purchase And all or any part of such explosive or explosive substance may be seized and forfeited.

Collector of Customs may seize prohibited explosive substances

50. The Collector and other officers of Customs shall have and exercise the same powers with respect to any explosive or explosive substance the importation of which may have been so prohibited by the Governor and which may be found on board any vessel after arrival in any port of the Colony or which may have been landed from such vessel and also with respect to the vessel so importing or landing the same that the said Collector and other officers of Customs may have and exercise under the laws at the time in force with respect to any article prohibited to be imported by any laws relating to the Customs and with respect to the vessel importing the same and the said laws respectively shall be construed in all Courts of Justice to apply to the provisions of this section accordingly Provided always that the said explosive or explosive substance after any such seizure shall be taken charge of thereupon by the Ordnance Storekeeper for deposit in a public magazine.

Magazine labourers may be sworn &c.

51. The Ordnance Storekeeper and all persons employed under him in charge of explosives shall be sworn in as special constables.

Penalty for throwing fireworks in thoroughfare.

52. If any person throw cast or fire any fireworks in or into any highway street thoroughfare or public place he shall be liable to a penalty not exceeding five pounds.

Explosive

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Explosive Substances.

53. The Governor may from time to time by Proclamation Exemptions from published in the Gazette exempt from the operation of any sections of sections &c. this Act to be specified in such Proclamation any chemical or mechanical preparations which are thereby or may hereafter be declared to be "explosive substances" that shall be in general use and which in the opinion of the Governor may safely be consigned or stored in larger quantities than is by this Act authorized and the Governor may thereupon make special regulations for the safe keeping removal or carriage of any explosive substances so exempted.

54. Nothing in this Act shall render liable to any penalty or saving for master forfeiture the Ordnance Storekeeper owner or master of any vessel or of ship and carrier in boat or dealer or the person having charge of any explosive or explosive substance for any act done in breach of any section of this Act if he prove that by reason of stress of weather inevitable accident or other emergency the doing of such Act was under the circumstances

imperative.

Recovery of Penalties and Forfeitures.

55. Where any offence under this Act for which the owner of Exemption of any explosive or explosive substance occupier owner or licensee of any occupier from penalty magazine store or registered premises or any carrier by land or water being real offender. is liable to a penalty or forfeiture has in fact been committed by some other person the latter shall be liable to a penalty not exceeding fifty pounds. And where any such owner or licensee or occupier or carrier is charged with an offence which has in fact been committed by some other person then such owner licensee occupier or carrier as the case may be shall be exempt from any penalty or forfeiture upon proving that he had supplied proper means and issued proper orders for the observance and used due diligence to enforce the observance of this Act and that the offence in question was actually committed by some other person without his connivance and (if the actual offender be alive) that he has taken all practicable means in his power to prosecute such offender to conviction.

56. For any breach of this Act where no penalty is specifically Recovery of penalties provided for the person offending shall be liable to a penalty not exceeding ten pounds. And out of any penalty or forfeiture imposed under the authority of this Act the convicting Justices shall award a moiety of the penalty to the person on whose information the prose-Moiety to go to cution in the case was instituted. Provided nevertheless that the informer Governor may remit such moiety of either the penalty or the forfeiture if not remitted by as shall have been so awarded as aforesaid. Provided always that Governor. the full amount of such penalty or of the proceeds of such forfeiture as the case may be shall always be paid in the first instance to the Colonial Treasurer to the credit of the Consolidated Revenue Fund of the Colony.

57. Any penalty or forfeiture for any offence against this Act How offences to be may be enforced and recovered upon summary conviction before any prosecuted. two Justices in manner provided by the Acts eleven and twelve Victoria chapter forty-three as adopted by the Act of the Governor and Legislative Council fourteen Victoria number forty-three and any Acts

amending the same.

Legal Proceedings.

58. All complaints or other legal proceedings may be laid and All legal procedings taken by the Ordnance Storekeeper or other officer appointed by the may be taken in the name of the Ordnance Governor in that behalf against any person for non-compliance with or Storekeeper. any breach of this Act or any regulations made under its authority.

Appeal allowed to Quarter Sessions.

59. Any person feeling himself aggrieved by any conviction or penalty or charge imposed under the authority of this Act where the penalty or sum exceeds five pounds may appeal against the same to the next Court of Quarter Sessions holden in the district where the subject matter thereof arose unless such Quarter Sessions shall be held within fourteen days from the date of such conviction or judgment and in that case to the Court of Quarter Sessions then next following And such Court shall have power to hear and determine the matter in a summary way and shall have and exercise all other powers vested in them by the third section of the Act fifth William the Fourth number twenty-two and the decision of such Court shall be final and conclusive in respect to the subject matter of such appeal always that the person so appealing shall have given written notice seven days at the least before the hearing of such appeal of his intention to appeal and stating the grounds thereof to any one of the convicting Justices and to the Ordnance Storekeeper or other officer duly appointed by the Governor in that behalf and who prosecuted the matter before the Justices in Petty Sessions And provided also that such person (in case a penalty shall have been awarded against him) shall pay into the hands of the convicting Justices the full amount thereof together with the costs awarded within one week next after conviction and shall within the same period enter into a bond with two sureties approved by such Justices conditioned to prosecute such appeal with effect and to abide the event of such appeal and to pay the full amount of all such costs as may on such appeal be awarded against him. 60. It shall be lawful for any Justice of the Peace on reasonable

A Justice may issue a search-warrant for the inspection of any premises or vans &c.

cause assigned upon oath by any person to issue a warrant under his hand addressed to a police officer or constable authorizing him to search in the day-time any house warehouse store shop cellar yard wharf or other building or place or any van boat or vessel in which any explosive is suspected to be kept or carried contrary to the provisions of this Act and any explosive found to be so kept or carried and also the packages or other receptacles containing the same shall be immediately seized by such officer or constable who shall forthwith report such seizure to the Ordnance Storekeeper if within reach and if not practicable to communicate with him then the police officer or constable shall report such seizure to his superior officer And if such police officer or constable shall be authorized by the Ordnance Storekeeper or by any superior police officer (as the case may be) to remove the said explosive he shall thereupon be empowered to remove with all due precaution such explosive and the packages or other receptacles in which it may be contained to some place of safety and in case of any such explosive so seized being in any van or boat or vessel such officer or constable may use for the purpose of removal during the time necessary after such seizure such van boat or vessel with the oars sails tackling horses oxen and harness yokes and chains belonging to either of them respectively and may detain the same together with such explosive and the packages or other receptacles in which it may be contained until it shall be adjudged by any two Justices in Petty Sessions whether the same shall be forfeited or otherwise and such officer or constable shall not be liable to any suit for such detention or for any loss or damage which may happen to the said explosive or packages other than for his own wilful neglect Provided always that if such removal shall be attended with any risk and the said police officer or constable is duly authorized as last aforesaid in that behalf the said explosive and packages may be forthwith destroyed.

Police officers may seize all explosives unlawfully stored or carried.

Proceedings not to be quashed or set aside for want of form.

61. No order nor any other proceeding matter or thing done or transacted in relation to the execution of this Act shall be vacated quashed or set aside for want of form nor be removable by certiorari or otherwise into the Supreme Court.

SCHEDULES.

FIRST SCHEDULE.

No. of Act.	Title of Act.
7 Wm. IV. No. 7	An Act for better regulating the keeping and carriage of Gunpowder.
	An Act to amend an Act intituled "An Act for better regulating the keeping and carriage of Gunpowder."
16 Vic. No. 47	lately erected on Goat Island.
18 Vic. No. 21	An Act to prevent the shipment or delivery of Gunpowder and other explosive materials and of Vitriol or other such mineral acids without due notification thereof.
19 Vic. No. 6	An Act further to amend the Act for better regulating the keeping and carriage of Gunpowder.

SECOND SCHEDULE.

Magazine.

18

This is to certify that had deposited in the above Magazine the explosive herein below described on which the following charges for lighterage and storage will be payable—

per week.

Lighterage from the ship Storage from date at £ s. d.

Description of packages—

Boxes

Barrels marked

do

and numbered do

containing (loose powder or dynamite &c.) as the case may be.

Storekeeper.

THIRD SCHEDULE.

RATES OF LIGHTERAGE from Ship or Vessel by which Explosives are in	por	ted.			
The state of the s	£	s.	d.		
For each package containing cartridges Small arm	0	0	4		
For each barrel or package containing fifty-one pounds loose gunpowder and					
upwards to one hundred pounds and for each package of canister					
powder containing forty-eight pounds and upwards	0	0	3		
For each barrel or package containing fifty pounds loose powder and under and					
for each package of canister powder containing under forty-eight					
pounds	0	0	2		
Any other explosive to be liable to similar charges.					
But if the rates shall in any case not amount to seven shillings and sixpence the					
minimum charge instead of the above rates shall be seven shillings and	sixp	ence	e.		

FOURTH SCHEDULE.

RATES OF CHARGES for delivery of Gunpowder from Magazines by land	and	wate	er
transport or separately (as the case may be).			
	£	8	d.
For one or any number up to ten barrels or packages each containing not			
more than fifty pounds of gunpowder but not exceeding ten packages			
to be conveyed by land and water at one time on each person's order			
the minimum charge to be five shillings	0	5	0
For every barrel or package each containing not more than fifty pounds of			
powder in excess of ten packages conveyed by land and water at per			
package	0	0	4
		T	or ·

For one or any number up to ten of barrels or packages each containing fifty-one pounds of gunpowder and up to one hundred pounds but	£ s.	d.
not exceeding ten packages to be conveyed by land and water at one time on each person's order the minimum charge to be ten shillings For every barrel or package each containing fifty-one pounds of powder and	0 10	0
up to one hundred pounds in excess of ten packages to be conveyed by land and water at per package	0 0	8

And in cases of land carriage (exclusive of railway carriage) and water transport being separately done in either of the foregoing cases the charges shall be at half the rates hereinbefore stated.

Any other explosive to be liable to similar charges.

FIFTH SCHEDULE.

RATES OF STORAGE.

		£	S.	d.
For each barrel or package containing upwards of fifty pounds of	gun-			
powder for any period not exceeding six weeks		0	0	6
For each barrel or package containing upwards of fifty pounds of	gun-			
powder for any period above six weeks—per week		0	0	1
For each barrel or package containing fifty pounds and under of gunpov	wder			
for any period not exceeding six weeks		0	0	3
For each barrel or package containing fifty pounds and under of gunpov	wder			
for any period above six weeks—per week	ii dor	0	0	01
Any other explosive to be liable to similar charges.	•••	•		0 2

SIXTH SCHEDULE.

FEES FOR LICENSES.

	£	S.	d.
	 . 2	0	0
	. 1	0	0
	. 0	10	0
			0
•	 	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 0

By Authority: Thomas Richards, Government Printer, Sydney, 1876.

[1s.]