New South Wales.



ANNO SEXAGESIMO

VICTORIÆ REGINÆ.

No. XVIII.

An Act to authorise the appointment of Stipendiary Magistrates and their deputies to have jurisdiction within the Police District of Newcastle, and within such districts as the Governor may direct and within the districts to which the Governor may extend this Act; to define the jurisdiction, powers, and duties of the said Magistrates and deputies, and to limit the jurisdiction of other justices within those districts; and for other purposes in connection therewith. [Assented to, 10th October, 1896.]

B it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :---

1. This Act shall apply to the Police District of Newcastle, and Appointment of shall, on proclamation being made by the Governor in the *Gazette*, Magistrates for extend to such adjoining police districts as he may name in the Newcastle and proclamation: Provided that the Governor may by proclamation districts. revoke or vary any proclamation made under this section.

The Governor may appoint not more than three persons as Stipendiary Magistrates, to have jurisdiction within the Police District of Newcastle and such adjoining police districts as may have been or may be proclaimed as aforesaid.

2.

Newcastle Magistrates.

Extension of Act to

Jurisdiction and powers of Stipendiary Magistrates.

Governor may appoint a Deputy Stipendiary Magistrate.

Limitation of powers of justices within the said districts.

Stipendiary Magistrates to constitute Licensing Court.

2. The Governor, by proclamation in the Gazette, may extend other police districts. this Act to any police districts therein named, and revoke and vary any proclamation made as aforesaid; and he may appoint not more than two persons as Stipendiary Magistrates, to have jurisdiction, as hereinafter mentioned, within each of those police districts.

3. The jurisdiction, powers, and duties of Stipendiary Magistrates appointed under this Act shall, within their respective districts, be the same as those given to and imposed on Stipendiary Magistrates within the Metropolitan Police District by the Metropolitan Magistrates Act, 1881, so far as the said Act, mutatis mutandis, applies. And for carrying out the abovementioned purpose the said Act shall, subject to the provisions herein mentioned, and with the exception of sections one, two, and six, be construed as one with this Act. And in so construing the said Act the expressions "Metropolitan Police District" and "the said district" in the said Act shall for the purposes of this Act also apply to the Police District of Newcastle and such adjoining districts as the Governor may direct as aforesaid, and any district to which this Act may be extended: Provided that the Act fifty-fifth Victoria number nineteen shall extend to the jurisdiction of Stipendiary Magistrates appointed under this Act.

4. If a Stipendiary Magistrate, appointed under this Act, be unable to attend to his duties by reason of absence or illness, the Governor may appoint a deputy to act for the said Magistrate during his absence or illness as aforesaid; and the person so appointed shall, while acting as such deputy as aforesaid within the district to which the Magistrate was appointed, have the same jurisdiction and powers and shall perform the same duties as if he had been appointed a Stipendiary Magistrate under this Act.

5. On and after the expiration of sixty days from the day on which this Act takes effect, in the case of the Police District of Newcastle, and in the case of any other police district, on and after the expiration of thirty days from the day on which the provisions of this Act apply to that district, and until the said provisions cease to apply as aforesaid, no justices other than the Stipendiary Magistrates or Deputy Stipendiary Magistrates having jurisdiction within the said district shall, within the boundaries of the said district, save as hereinafter provided, sit either alone or with other justices for the purpose of adjudicating in a summary way in respect of any complaint, informa-tion, or matter, or of making any order, or of deciding any matter on appeal which by law justices are now empowered to hear and determine, deal with, and decide:

Provided that nothing in this Act contained shall abridge or prejudice the ministerial powers of justices in committal cases, or the power of justices to take any information, or issue any summons, or grant, issue, or endorse any warrant, or admit to bail in any case in which justices might by law have exercised any such power as aforesaid if this Act had not passed.

6. On and after the expiration of sixty days from the day on which this Act takes effect in the case of the Police District of Newcastle, and in the case of any other police district on and after the expiration of thirty days from the day on which the provisions of this Act apply to that district, and until the said provisions cease to apply as aforesaid, the jurisdiction under the Licensing Acts, 1882-1883, of any Licensing Court or Licensing Magistrate constituted or appointed under those Acts shall cease and determine in any such district.

Thereupon a Licensing Court for a licensing district within which or some part of which a Stipendiary Magistrate has jurisdiction as aforesaid shall be composed of three members, being the Stipendiary Magistrate or Magistrates aforesaid as official members and such other persons

60° VICTORIÆ, No. 18.

Newcastle Magistrates.

persons or person as the Governor may appoint. Where one or more Stipendiary Magistrates are present at any meeting of a Licensing Court aforesaid, the Stipendiary Magistrate, or the senior Stipendiary Magistrate as the case may be, shall preside as chairman thereof, and where no Stipendiary Magistrates are present at any such meeting the other members of the Court present shall elect one of their number to act as chairman at and for such meeting. Every Stipendiary Magistrate aforesaid shall within such Licensing District exercise the powers vested in and perform the duties cast on a Licensing Magistrate by the Licensing Acts, 1882–1883, and the provisions of those Acts, and of any enactments amending the same, shall, except as modified by this Act, apply to any Licensing District, Court, and Magistrate aforesaid.

7. In this Act "the Governor" means the Governor with the $D_{efinitions}$. advice of the Executive Council; "Justices" means justices of the peace; and references to police districts shall be taken to refer to the police districts notified in the *Gazette* by the Minister of Justice under this Act or under any other authority possessed by him in that behalf.

8. This Act shall take effect on and after the first day of commencement and November, one thousand eight hundred and ninety-six, and may be ^{short title.} cited as the "Newcastle Magistrates Act, 1896."

[3d.]

By Authority : CHARLES POTTER, Government Printer, Sydney, 1896.



I Certify that this PUBLIC BILL, which originated in the LEGISLATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

Legislative Assembly Chamber, Sydney, 7 October, 1896, A.M.

F. W. WEBB, Clerk of the Legislative Assembly.



ANNO SEXAGESIMO

VICTORIÆ REGINÆ.

No. XVIII.

An Act to authorise the appointment of Stipendiary Magistrates and their deputies to have jurisdiction within the Police District of Newcastle, and within such districts as the Governor may direct and within the districts to which the Governor may extend this Act; to define the jurisdiction, powers, and duties of the said Magistrates and deputies, and to limit the jurisdiction of other justices within those districts; and for other purposes in connection therewith. [Assented to, 10th October, 1896.]

B^E it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :-

1. This Act shall apply to the Police District of Newcastle, and Appointment of shall, on proclamation being made by the Governor in the *Gazette*, ^{Stipendiary} Magistrates for extend to such adjoining police districts as he may name in the Newcastle and proclamation: Provided that the Governor may by proclamation districts. revoke or vary any proclamation made under this section.

The Governor may appoint not more than three persons as Stipendiary Magistrates, to have jurisdiction within the Police District of Newcastle and such adjoining police districts as may have been or may be proclaimed as aforesaid.

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

WILLIAM MCCOURT, Chairman of Committees of the Legislative Assembly.

2.

60° VICTORIÆ, No. 18.

Newcastle Magistrates.

2. The Governor, by proclamation in the Gazette, may extend other police districts. this Act to any police districts therein named, and revoke and vary any proclamation made as aforesaid; and he may appoint not more than two persons as Stipendiary Magistrates, to have jurisdiction, as hereinafter mentioned, within each of those police districts.

3. The jurisdiction, powers, and duties of Stipendiary Magistrates appointed under this Act shall, within their respective districts, be the same as those given to and imposed on Stipendiary Magistrates within the Metropolitan Police District by the Metropolitan Magistrates Act, 1881, so far as the said Act, mutatis mutandis, applies. And for carrying out the abovementioned purpose the said Act shall, subject to the provisions herein mentioned, and with the exception of sections one, two, and six, be construed as one with this Act. And in so con-struing the said Act the expressions "Metropolitan Police District" and "the said district" in the said Act shall for the purposes of this Act also apply to the Police District of Newcastle and such adjoining districts as the Governor may direct as aforesaid, and any district to which this Act may be extended : Provided that the Act fifty-fifth Victoria number nineteen shall extend to the jurisdiction of Stipendiary Magistrates appointed under this Act.

4. If a Stipendiary Magistrate, appointed under this Act, be unable to attend to his duties by reason of absence or illness, the Governor may appoint a deputy to act for the said Magistrate during his absence or illness as aforesaid; and the person so appointed shall, while acting as such deputy as aforesaid within the district to which the Magistrate was appointed, have the same jurisdiction and powers and shall perform the same duties as if he had been appointed a Stipendiary Magistrate under this Act.

5. On and after the expiration of sixty days from the day on which this Act takes effect, in the case of the Police District of Newcastle, and in the case of any other police district, on and after the expiration of thirty days from the day on which the provisions of this Act apply to that district, and until the said provisions cease to apply as aforesaid, no justices other than the Stipendiary Magistrates or Deputy Stipendiary Magistrates having jurisdiction within the said district shall, within the boundaries of the said district, save as hereinafter provided, sit either alone or with other justices for the purpose of adjudicating in a summary way in respect of any complaint, information, or matter, or of making any order, or of deciding any matter on appeal which by law justices are now empowered to hear and determine, deal with, and decide:

Provided that nothing in this Act contained shall abridge or prejudice the ministerial powers of justices in committal cases, or the power of justices to take any information, or issue any summons, or grant, issue, or endorse any warrant, or admit to bail in any case in which justices might by law have exercised any such power as aforesaid if this Act had not passed.

6. On and after the expiration of sixty days from the day on which this Act takes effect in the case of the Police District of Newcastle, and in the case of any other police district on and after the expiration of thirty days from the day on which the provisions of this Act apply to that district, and until the said provisions cease to apply as aforesaid, the jurisdiction under the Licensing Acts, 1882--1883, of any Licensing Court or Licensing Magistrate constituted or appointed under those Acts shall cease and determine in any such district.

Thereupon a Licensing Court for a licensing district within which or some part of which a Stipendiary Magistrate has jurisdiction as aforesaid shall be composed of three members, being the Stipendiary Magistrate or Magistrates aforesaid as official members and such other persons

Governor may appoint a Deputy Stipendiary Magistrate.

Limitation of powers of justices within the said districts.

Stipendiary Magistrates to constitute Licensing Court.

Extension of Act to

Jurisdiction and powers of Stipendiary Magistrates.

60° VICTORIÆ, No. 18.

Newcastle Magistrates.

persons or person as the Governor may appoint. Where one or more Stipendiary Magistrates are present at any meeting of a Licensing Court aforesaid, the Stipendiary Magistrate, or the senior Stipendiary Magistrate as the case may be, shall preside as chairman thereof, and where no Stipendiary Magistrates are present at any such meeting the other members of the Court present shall elect one of their number to act as chairman at and for such meeting. Every Stipendiary Magistrate aforesaid shall within such Licensing District exercise the powers vested in and perform the duties cast on a Licensing Magistrate by the Licensing Acts, 1882-1883, and the provisions of those Acts, and of any enactments amending the same, shall, except as modified by this Act, apply to any Licensing District, Court, and Magistrate aforesaid.

7. In this Act "the Governor" means the Governor with the Definitions. advice of the Executive Council; "Justices" means justices of the peace; and references to police districts shall be taken to refer to the police districts notified in the *Gazette* by the Minister of Justice under this Act or under any other authority possessed by him in that behalf.

8. This Act shall take effect on and after the first day of Commencement and November, one thousand eight hundred and ninety-six, and may be short title. cited as the "Newcastle Magistrates Act, 1896."

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

Government House, Sydney, 10th October, 1896. HAMPDEN, Governor.



NEWCASTLE MAGISTRATES BILL.

SCHEDULE of Amendments referred to in Message of 1st October, 1826.

Page 2, clause 3, line 15. Omit "mean" insert "for the purposes of this Act also "apply to"
Page 2, clause 3. At end of clause add "Provided that the Act fifty-fifth Victoria "number nineteen shall extend to the jurisdiction of Stipendiary "Magistrates appointed under this Act"
Page 2. After clause 5 insert new clause 6 Page 3, clause 7, 8, line 20. Omit "October" insert "November"

c 183—



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,

F. W. WEBB, Sydney, 23 September, 1896. S Clerk of the Legislative Assembly.

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

Legislative Council Chamber, Sydney, 1st October, 1896. JOHN J. CALVERT, Clerk of the Parliaments.





ANNO SEXAGESIMO

VICTORIÆ REGINÆ.

No.

An Act to authorise the appointment of Stipendiary Magistrates and their deputies to have jurisdiction within the Police District of Newcastle, and within such districts as the Governor may direct and within the districts to which the Governor may extend this Act; to define the jurisdiction, powers, and duties of the said Magistrates and deputies, and to limit the jurisdiction of other justices within those districts; and for other purposes in connection therewith.

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :-

1. This Act shall apply to the Police District of Newcastle, and Appointment of shall, on proclamation being made by the Governor in the *Gazette*, ^{Stipendiary} Magistrates for 5 extend to such adjoining police districts as he may name in the Newcastle and proclamation : Provided that the Governor may by proclamation adjoining police districts. revoke or vary any proclamation made under this section.

The Governor may appoint not more than three persons as Stipendiary Magistrates, to have jurisdiction within the Police District 10 of Newcastle and such adjoining police districts as may have been or may be proclaimed as aforesaid. 2.

23-

NOTE. - The words to be omitted are ruled through ; those to be inserted are printed in black letter.

Newcastle Magistrates.

2. The Governor, by proclamation in the Gazette, may extend Extension of Act to this Act to any police districts therein named, and revoke and vary any other police districts. proclamation made as aforesaid; and he may appoint not more than two persons as Stipendiary Magistrates, to have jurisdiction, as herein-5 after mentioned, within each of those police districts.

3. The jurisdiction, powers, and duties of Stipendiary Magis- Jurisdiction and trates appointed under this Act shall, within their respective districts, stipendiary be the same as those given to and imposed on Stipendiary Magistrates Magistrates. within the Metropolitan Police District by the Metropolitan Magistrates

- 10 Act, 1881, so far as the said Act, mutatis mutandis, applies. And for carrying out the abovementioned purpose the said Act shall, subject to the provisions herein mentioned, and with the exception of sections one, two, and six, be construed as one with this Act. And in so construing the said Act the expressions "Metropolitan Police District"
- 15 and "the said district" in the said Act shall mean for the purposes of this Act also apply to the Police District of Newcastle and such adjoining districts as the Governor may direct as aforesaid, and any district to which this Act may be extended : Provided that the Act fifty-fifth Victoria number nineteen shall extend to the jurisdiction of Stipendiary 20 Magistrates appointed under this Act.
 - 4. If a Stipendiary Magistrate, appointed under this Act, be Governor may unable to attend to his duties by reason of absence or illness, the appoint a Deputy Governor may appoint a deputy to act for the said Magistrate during Magistrate. his absence or illness as aforesaid; and the person so appointed shall,
- 25 while acting as such deputy as aforesaid within the district to which the Magistrate was appointed, have the same jurisdiction and powers and shall perform the same duties as if he had been appointed a Stipendiary Magistrate under this Act.
- 5. On and after the expiration of sixty days from the day on Limitation of powers 30 which this Act takes effect, in the case of the Police District of of justices within the said districts. Newcastle, and in the case of any other police district, on and after the expiration of thirty days from the day on which the provisions of this Act apply to that district, and until the said provisions cease to apply as aforesaid, no justices other than the Stipendiary Magistrates or
- 35 Deputy Stipendiary Magistrates having jurisdiction within the said district shall, within the boundaries of the said district, save as hereinafter provided, sit either alone or with other justices for the purpose of adjudicating in a summary way in respect of any complaint, information, or matter, or of making any order, or of deciding any matter on 40 appeal which by law justices are now empowered to hear and determine,
- deal with, and decide:

Provided that nothing in this Act contained shall abridge or prejudice the ministerial powers of justices in committal cases, or the power of justices to take any information, or issue any summons, or

45 grant, issue, or endorse any warrant, or admit to bail in any case in which justices might by law have exercised any such power as aforesaid if this Act had not passed.

6. On and after the expiration of sixty days from the day on Stipendiary which this Act takes effect in the case of the Police District of New- Magistrates to

50 castle, and in the case of any other police district, on and after the Licensing Court. expiration of thirty days from the day on which the provisions of this Act apply to that district, and until the said provisions cease to apply as aforesaid, the jurisdiction under the Licensing Acts 1882-1883, of any Licensing Court or Licensing Magistrate, constituted or appointed 55 under those Acts, shall cease and determine in any such district.

Thereupon, a Licensing Court for a licensing district within which, or some part of which, a Stipendiary Magistrate has jurisdiction as aforesaid, shall be composed of three members, being the Stipendiary Magistrate or Magistrates aforesaid as official members, and such other persons

60° VICTORIÆ, No.

Newcastle Magistrates.

persons or person as the Governor may appoint. Where one or more Stipendiary Magistrates are present at any meeting of a Licensing Court aforesaid, the Stipendiary Magistrate, or the Senior Stipendiary Magistrate, as the case may be, shall preside as Chairman thereof, and 5 where no Stipendiary Magistrates are present at any such meeting, the other members of the Court present shall elect one of their number to act as Chairman at and for such meeting. Every Stipendiary Magistrate aforesaid shall within such licensing district exercise the powers vested in and perform the duties cast on a Licensing Magistrate by 10 the Licensing Acts, 1882-1883; and the provisions of those Acts, and of any enactments amending the same, shall, except as modified by this Act, apply to any Licensing District, Court, and Magistrate aforesaid.

6. 7. In this Act "the Governor" means the Governor with the Definitions. advice of the Executive Council; "Justices" means justices of the 15 peace; and references to police districts shall be taken to refer to the police districts notified in the Gazette by the Minister of Justice under this Act or under any other authority possessed by him in that behalf.

7-8. This Act shall take effect on and after the first day of Commencement and 20 October, November, one thousand eight hundred and ninety-six, and short title. may be cited as the "Newcastle Magistrates Act, 1896."

Sydney : Charles Potter, Government Printer.-1896.

[3d.]

60 VICTORIAN No. N. 10101 VO

Stipendiary Magistrate order this art 6. On and ofter the expertition of sixty does from the day on house 30 which this Act takes effect, in the case of the Police District of a basis Newcastle, and in the case of any other police district, on and after the expiration of thirty days from the descent which the territory of the Act apply to that district, and after than the Stipendiary Magistister of as atoresau, no justices other than the Stipendiary Magistister of 55 Deput: Supendiary Magistrates baying jurishellon within the said district stall, within the boundarys of the said district, save as hereits after provides, si ether alone of with the partners in the day on plant atore partners in a summary way in respect of any compliant informa-tion, or matter, or of making any order, or of any compliant informa-tion, or matter, or of making any order, or of any compliant informa-tion, or matter, or of making any order, or of any compliant informa-tion, or matter, or of making any order, or of any compliant informa-tion or matter, or of making any order, or of any compliant informa-tion or matter, or of making any order, or of any compliant informa-tion or matter, or of making any order, or of any compliant informa-tion.

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, 23 September, 1896.

F. W. WEBB, Clerk of the Legislative Assembly.

New South Wales.



ANNO SEXAGESIMO

VICTORIÆ REGINÆ.

No.

An Act to authorise the appointment of Stipendiary Magistrates and their deputies to have jurisdiction within the Police District of Newcastle, and within such districts as the Governor may direct and within the districts to which the Governor may extend this Act; to define the jurisdiction, powers, and duties of the said Magistrates and deputies, and to limit the jurisdiction of other justices within those districts; and for other purposes in connection therewith.

B^E it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legisla the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :-

5

1. This Act shall apply to the Police District of Newcastle, and Appointment of shall, on proclamation being made by the Governor in the *Gazette*, Stipendiary Magistrates for extend to such adjoining police districts as he may name in the Newcastle and proclamation: Provided that the Governor may by proclamation adjoining police districts. revoke or vary any proclamation made under this section.

The Governor may appoint not more than three persons as Stipendiary Magistrates, to have jurisdiction within the Police District 10 of Newcastle and such adjoining police districts as may have been or may be proclaimed as aforesaid. 23-

2.

60° VICTORIÆ, No.

Newcastle Magistrates.

2. The Governor, by proclamation in the Gazette, may extend Extension of Act to this Act to any police districts therein named, and revoke and vary any other police districts. proclamation made as aforesaid; and he may appoint not more than two persons as Stipendiary Magistrates, to have jurisdiction, as herein-5 after mentioned, within each of those police districts.

3. The jurisdiction, powers, and duties of Stipendiary Magis- Jurisdiction and trates appointed under this Act shall, within their respective districts, Stipendiary be the same as those given to and imposed on Stipendiary Magistrates Magistrates. within the Metropolitan Police District by the Metropolitan Magistrates

- 10 Act, 1881, so far as the said Act, mutatis mutandis, applies. And for carrying out the abovementioned purpose the said Act shall, subject to the provisions herein mentioned, and with the exception of sections one, two, and six, be construed as one with this Act. And in so construing the said Act the expressions "Metropolitan Police District" 15 and "the said district" in the said Act shall mean the Police District of
- Newcastle and such adjoining districts as the Governor may direct as aforesaid, and any district to which this Act may be extended. 4. If a Stipendiary Magistrate, appointed under this Act, be Governor may
- unable to attend to his duties by reason of absence or illness, the appoint a Deputy 20 Governor may appoint a deputy to act for the said Magistrate during Magistrate. his absence or illness as aforesaid; and the person so appointed shall, while acting as such deputy as aforesaid within the district to which the Magistrate was appointed, have the same jurisdiction and powers and shall perform the same duties as if he had been appointed a

25 Stipendiary Magistrate under this Act. 5. On and after the expiration of sixty days from the day on Limitation of powers which this Act takes effect, in the case of the Police District of the said districts. Newcastle, and in the case of any other police district, on and after the expiration of thirty days from the day on which the provisions of this

- 30 Act apply to that district, and until the said provisions cease to apply as aforesaid, no justices other than the Stipendiary Magistrates or Deputy Stipendiary Magistrates having jurisdiction within the said district shall, within the boundaries of the said district, save as hereinafter provided, sit either alone or with other justices for the purpose of
- 35 adjudicating in a summary way in respect of any complaint, information, or matter, or of making any order, or of deciding any matter on appeal which by law justices are now empowered to hear and determine, deal with, and decide:
- Provided that nothing in this Act contained shall abridge or 40 prejudice the ministerial powers of justices in committal cases, or the power of justices to take any information, or issue any summons, or grant, issue, or endorse any warrant, or admit to bail in any case in which justices might by law have exercised any such power as afore-
- said if this Act had not passed. 6. In this Act "the Governor" means the Governor with the Definitions. 45 advice of the Executive Council; "Justices" means justices of the peace; and references to police districts shall be taken to refer to the police districts notified in the *Gazette* by the Minister of Justice under this Act or under any other authority possessed by him in that 50 behalf.
 - 7. This Act shall take effect on and after the first day of Commencement and October, one thousand eight hundred and ninety-six, and may be short title. cited as the "Newcastle Magistrates Act, 1896."

Sydney : Charles Potter, Government Printer.-1896.

[**3***d*.]