New South Wales.



ANNO SEXAGESIMO SECUNDO

VICTORIÆ REGINÆ.

Act No. 12, 1898.

An Act to make temporary provision with respect to certain unrepealed enactments relating to Evidence. [Assented to, 27th July, 1898.]

WHEREAS the Acts mentioned in the Schedule have been in part Preamble.
repealed for purposes of consolidation by the Evidence Act,
1898, and by reason thereof doubts and difficulties may arise in the
interpretation and application of the unrepealed parts of the said Acts;
and it is expedient to provide against the said doubts and difficulties
pending further consolidation: Be it therefore enacted by the Queen's
Most Excellent Majesty, by and with the advice and consent of the
Legislative Council and Legislative Assembly of New South Wales in
Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "Evidence (Penalties) Act, Short title.

1898."

Evidence (Penalties).

Unrepealed sections not to be affected by repeal.

2. The following sections and parts of sections, that is to say—
The unrepealed part of section five of the Act thirteenth Victoria number sixteen, section ten, and the unrepealed part of section eleven of the Act sixteenth Victoria number fourteen, section ten of the Act twenty-second Victoria number seven, the unrepealed part of section nine of the Act fifty-fifth Victoria number five—

shall be read and construed and have the same force and effect as if the parts of the said Acts mentioned in the Schedule had not been repealed.

Limitation.

3. Nothing in this Act shall give to any section or part of a section hereinbefore mentioned any more or other force or effect than it had immediately before the passing of the Evidence Act, 1898.

SCHEDULE.

Reference to Act.	Title or short title.	Repealed sections.
13 Vic. No. 16	An Act to amend the law of evidence, and to facilitate the admission as evidence of certain official and	3, and 4.
N.H.	other documents, and to give protection to persons employed in the printing and publication of papers by the order and authority of the Legislative Council or a committee thereof.	
16 Vic. No. 14	An Act to amend the law of evidence	Sections 7, 8 and 9.
22 Vic. No. 7	An Act for the further amendment of the law of evidence.	
55 Vic. No. 5	Criminal Law and Evidence Amendment Act of 1891	

By Authority: William Applegate Gullick, Government Printer, Sydney, 1898.

[3d.]

Memo. and Certificate to accompany the Evidence (Penalties) Bill.

This Bill does not consolidate any existing Acts, but is a temporary measure, necessary to be passed with the Evidence Bill. Some provisions as to evidence have been taken out of Statutes which also contain penal provisions to be elsewhere consolidated. In the meantime the repeal and consolidation of the sections to which the penal provisions refer might be held to deprive them of their efficacy. It is necessary therefore to pass this short measure preserving them for the time until they shall themselves be consolidated.

I certify that this Bill in no way alters, adds to, or amends the existing law.

CHAS. G. HEYDON, Commissioner for the Consolidation of the Statute Law.

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

Legislative Council Chamber, Sydney, 5th July, 1898. JOHN J. CALVERT, Clerk of the Parliaments.

Aew South Wales.



ANNO SEXAGESIMO SECUNDO

VICTORIÆ REGINÆ.

Act No. , 1898.

An Act to make temporary provision with respect to certain unrepealed enactments relating to Evidence.

WHEREAS the Acts mentioned in the Schedule have been in part Preamble. repealed for purposes of consolidation by the Evidence Act, 1898, and by reason thereof doubts and difficulties may arise in the interpretation and application of the unrepealed parts of the said Acts; and it is expedient to provide against the said doubts and difficulties pending further consolidation: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:-

1. This Act may be cited as the "Evidence (Penalties) Act, Short title.

Evidence (Penalties).

2. The following sections and parts of sections, that is to say- Unrepealed sections The unrepealed part of section five of the Act thirteenth Victoria not to be affected by number sixteen, section ten, and the unrepealed part of section eleven of the Act sixteenth Victoria number fourteen, section ten of the Act twenty-second Victoria number seven, the unrepealed part of section nine of the Act fifty-fifth Victoria number five-

shall be read and construed and have the same force and effect as if the parts of the said Acts mentioned in the Schedule had not been repealed.

3. Nothing in this Act shall give to any section or part of a Limitation. section hereinbefore mentioned any more or other force or effect than it had immediately before the passing of the Evidence Act, 1898.

SCHEDULE.

Reference to Act.	Title or short title	Repealed sections.
13 Vic. No. 16	An Act to amend the law of evidence, and to facilitate the admission as evidence of certain official and other documents, and to give protection to persons employed in the printing and publication of papers by the order and authority of the Legislative Council or a committee thereof.	
16 Vic. No. 14		Sections 7, 8, and 9.
22 Vic. No. 7	An Act for the further amendment of the law of evidence.	
55 Vic. No. 5	Criminal Law and Evidence Amendment Act of 1891	

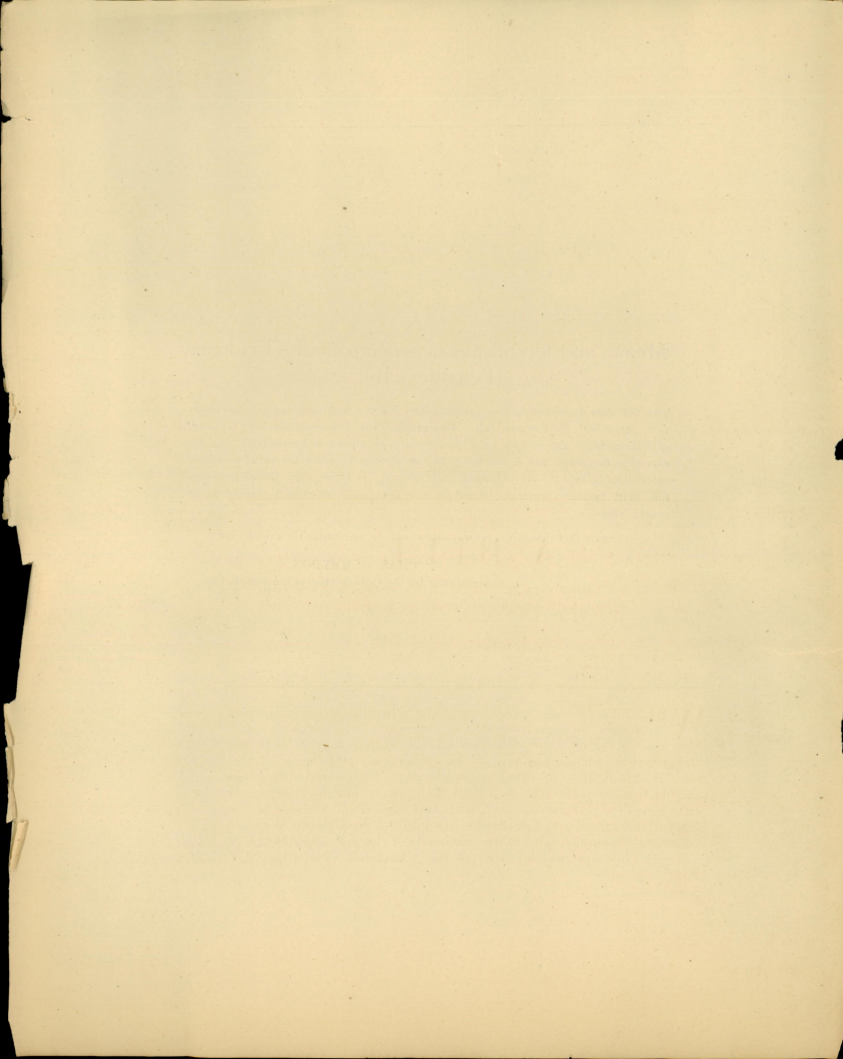
Memo. and Certificate to accompany the Evidence (Penalties) Bill.

This Bill does not consolidate any existing Acts, but is a temporary measure, necessary to be passed with the Evidence Bill. Some provisions as to evidence have been taken out of Statutes which also contain penal provisions to be elsewhere consolidated. In the meantime the repeal and consolidation of the sections to which the penal provisions refer might be held to deprive them of their efficacy. It is necessary therefore to pass this short measure preserving them for the time until they shall themselves be consolidated.

I certify that this Bill in no way alters, adds to, or amends the existing law.

CHAS. G. HEYDON,

Commissioner for the Consolidation of the Statute Law.



Legislative Council.

No. , 1898.

A BILL

To make temporary provision with respect to certain unrepealed enactments relating to Evidence.

[Mr. Want; -30 June, 1898]

WHEREAS the Acts mentioned in the Schedule have been in part Preamble.
repealed for purposes of consolidation by the Evidence Act,
1898, and by reason thereof doubts and difficulties may arise in the
interpretation and application of the unrepealed parts of the said Acts;
and it is expedient to provide against the said doubts and difficulties
pending further consolidation: Be it therefore enacted by the Queen's
Most Excellent Majesty, by and with the advice and consent of the
Legislative Council and Legislative Assembly of New South Wales in
Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "Evidence (Penalties) Act, short title.

Unrepealed sections not to be affected by repeal.

2. The following sections and parts of sections, that is to say—
The unrepealed part of section five of the Act thirteenth Victoria number sixteen, section ten, and the unrepealed part of section eleven of the Act sixteenth Victoria number fourteen, section ten of the Act twenty-second Victoria number seven, the unrepealed part of section nine of the Act fifty-fifth Victoria number five—

shall be read and construed and have the same force and effect as if the parts of the said Acts mentioned in the Schedule had not been

repealed.

Limitation.

3. Nothing in this Act shall give to any section or part of a section hereinbefore mentioned any more or other force or effect than it had immediately before the passing of the Evidence Act, 1898.

SCHEDULE.

Title or short title.	Repealed sections.		
An Act to amend the law of evidence, and to facilitate the admission as evidence of certain official and	Sections 1, 2, 3, and 4.		
other documents, and to give protection to persons employed in the printing and publication of papers by the order and authority of the Legislative Council or a committee thereof.			
An Act to amend the law of evidence	Sections 7, 8, and 9.		
	Sections 7, 8, and 9.		
Criminal Law and Evidence Amendment Act of 1891	The repealed part of section 9.		
	An Act to amend the law of evidence, and to facilitate the admission as evidence of certain official and other documents, and to give protection to persons employed in the printing and publication of papers by the order and authority of the Legislative Council or a committee thereof.		