

# VICTORIÆ REGINÆ.

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ANNO SEXAGESIMO TERTIO

### Act No. 22, 1899.

An Act to consolidate certain Acts relating to the adulteration of Liquors. [Assented to, 20th November, 1899.]

**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 :—

### PART I.-Preliminary.

1. (1) This Act may be cited as the "Adulteration of Liquors short title. Act, 1899," and is divided into Parts as follows :---

PART I.-Preliminary.-s. 1.

\* \* \* \*

PART II.—Adulteration of malt liquors.—ss. 2-12.

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PART

### Adulteration of Liquors.

PART III.—Adulteration of spirituous or fermented liquors. ss. 13-14.

(2) The Acts mentioned in the Schedule to this Act are hereby repealed.

(3) Nothing in this Act contained shall be construed so as to repeal or affect the operation of any of the provisions of the Public Health Act, 1896, or of the Liquor Act, 1898.

### PART II.

#### Adulteration of malt liquors.

Penalty on any brewer adulterating malt liquors. 14 Vic. No. 4, s. 1.

Penalty on subsequent conviction. *Ibid.* s. 2.

Penalty on brewers, &c., having poisonous or deleterious substances in their possession. *I bid.*, s. 3.

Penalty on persons selling, &c., to brewers or retailers of ale, &c., certain poisonous or deleterious substances. *Ibid.* s. 4. 2. Every public brewer or maker of ale, beer, or porter for sale, who uses or causes or permits to be used in the brewing of any such ale, beer, or porter, or puts into, or mixes with, any such ale, beer, or porter, or the worts thereof respectively, any vitriol, cocculus indicus, nux vomica, tobacco juice, opium, aloes, copperas, faba amara, or any extract or preparation thereof respectively, or any other deleterious or poisonous substance whatsoever, shall for every such offence forfeit and pay the sum of two hundred pounds. All such ale, beer, porter, or worts respectively may be seized by any inspector of distilleries, or officer of customs, and shall be forfeited.

**3.** Every person who, after having been once convicted under the next preceding section, offends against any of the provisions of the said section shall be guilty of a misdemeanour, and shall, on conviction thereof, be fined in any sum not exceeding five hundred pounds, and imprisoned for any period not exceeding two years, besides being liable to the other penalties imposed by this Part.

4. Every brewer or retailer of ale, beer, or porter who has in his possession any vitriol, cocculus indicus, nux vomica, tobacco juice, opium, aloes, copperas, faba amara, or any extract or preparation thereof respectively, otherwise than for some medicinal purpose, the proof of which shall lie on such brewer or retailer, shall forfeit and pay the sum of fifty pounds.

All such vitriol, cocculus indicus, nux vomica, tobacco juice, opium, aloes, copperas, faba amara, or such extract or preparation thereof respectively may be seized by any inspector of distilleries or officer of customs, and shall be forfeited.

5. Whosoever knowingly sells, disposes of, sends, or delivers to any brewer or retailer of ale, beer, or porter, any vitriol, cocculus indicus, nux vomica, tobacco juice, opium, aloes, copperas, faba amara, or any extract or preparation thereof respectively, otherwise than for some medicinal purpose, the proof of which shall lie on the person so selling, disposing of, sending, or delivering as aforesaid, shall forfeit and pay the sum of fifty pounds. **6**.

### Adulteration of Liquors.

6. Whosoever knowingly sells or disposes of any ale, beer, or Penalty on persors porter in which there is any vitriol, cocculus indicus, nux vomica, malt liquor. tobacco juice, opium, aloes, copperas, faba amara, or any extract or 14 Vic. No. 4, s. 5. preparation thereof respectively, or any other deleterious or poisonous substance whatsoever, shall for every such offence forfeit and pay the sum of fifty pounds.

7. For the purpose of enforcing the observance of this Part, Inspector of distilany inspector of distilleries, or officer of customs may, at any hour in leries or officer of customs to inspect the daytime, inspect any part of any public brewery, and any of the breweries. utensils therein, and may, for the purpose of summarily enforcing Ibid. e. G. such inspection, call, if necessary, for the aid of the police.

8. (1) All fines, penalties, or forfeitures imposed or incurred Recovery of under this Part may be sued for and recovered in a summary way as penalties, &c. Ibid. s. 7. hereinafter mentioned.

(2) Any person may exhibit an information in writing, Information. before any one justice of the peace, informing of any offence against the provisions of this Part, not being a misdemeanour; and on perusal of such information, if the same is a valid one, such justice is hereby required to grant a summons in writing under his hand, directing the attendance of the party informed against, at a time and place to be therein mentioned, to appear before any two or more justices of the peace, to answer the charge contained in the said information.

(3) If such summons is served personally on the person so Service of summons informed against, or is left at his last known or usual place of abode, and hearing. a reasonable time, but in no case less than twenty-four hours, before the time therein mentioned for such person's appearance, then upon the appearance of the party so summoned at such time and place as aforesaid, or on proof to be then given viva voce, on the oath of the person by whom the summons was so served as aforesaid, and the production of the original summons, any two or more justices of the peace then and there being, or any two or more justices of the peace at any future time to which the matter may be adjourned by any one justice if two are not present, may proceed to hear and determine in a summary manner the matter informed of in the said information.

(4) On conviction of the person informed against, either of Distress. the convicting justices, on non-payment of the penalty and such costs as such justices may award, may issue at any time, not more than fourteen days from the day of conviction, under his hand, a warrant of distress returnable on such day as he may think proper to insert therein, such return not being more than fourteen days from the date of such warrant, authorising any constable to proceed to levy on the goods of the person so convicted, if any such can be found, for the amount of such penalty and costs, together with the sum of five shillings for such distress, and to seize and carry the said goods forthwith to the nearest police office; and the said goods so seized shall

### Adulteration of Liquors.

shall be sold at noon on the third day after the same have been carried to the said police office, unless the full amount of penalty and costs be sooner paid; and the surplus, if any remains after the payment of such penalty and costs, shall be paid to the person so convicted, if demanded within three months, and if  $ne^{\pm}$  o demanded shall be paid to the Colonial Treasurer for the general perposes of the Government of New South Wales, as may be appointed by any Act.

(5) If sufficient goods cannot be found before the return day of the said warrant whereon to levy for the said penalty and costs, it shall be lawful, on the same being certified by writing on the back of such warrant to the convicting justices or one of them, under the hand of the person appointed to execute the same, for either of the said convicting justices forthwith by warrant under his hand, to commit the person so convicted to the common gaol nearest to the place where the conviction took place, for any period not exceeding six months, such term of imprisonment to be computed from the time of arrest:

(6) Provided that no conviction shall take place under this Part, unless within three months after the commission of the offence complained of :

(7) Provided also, that all such proceedings by summons may be had and done without a formal information in writing being exhibited; and such proceedings shall be as good, valid, and effectual, to all intents and purposes, as if a formal information in writing had been exhibited:

(8) Provided further that in every such summons the general nature of the complaint shall be succinctly stated.

**9.** (1) Any justice issuing any summons under this Part, or any one of the justices before whom the matter of any information may come on to be heard and determined, may issue a summons, under his hand, for the attendance of any person, at a time and place to be therein mentioned, to appear and give evidence at the hearing of any such matter, and to bring with him, and produce at such hearing, any necessary documents under his control, that may be specified in such summons.

(2) Every such summons shall be served by delivering a copy thereof personally to the person so summoned, and showing the original at the time of such service, which service shall be at a reasonable time, and in no case less than twenty-four hours before the time specified therein for the attendance of such witness.

(3) If any person, having been so summoned, fails, without reasonable cause, to attend at the time and place mentioned in his summons, or, having attended there, refuses to be sworn, or to affirm, or refuses to answer any question which he may lawfully be required to answer, such person shall, for every such offence, forfeit and pay any sum not exceeding twenty pounds. 10.

Imprisonment in default of sufficient distress.

No conviction unless within three months of offence.

Information need not be in writing.

Summons to state nature of complaint.

Power of summoning witnesses, and mode of compelling them to attend and answer. 14 Vic. No. 4, s. 9.

### Adulteration of Liquors.

10. Any person convicted of any offence under this Part may Appeal to Quarter appeal to the next Court of General or General Quarter Sessions, to be Sessions given. holden in the district, or nearest to the district, in which such conviction takes place, in the manner and form prescribed by any Act now or hereafter to be in force for the regulation of appeals to such Courts.

11. No information, conviction, or other proceedings, before or No conviction or by any justice of the peace, or on appeal therefrom, for any offence void for want of under this Part, shall be quashed or set aside, or judged void or form. insufficient for want of form only, or be removed or removable by Ibid. s. 11. certiorari, or any other writ or process whatsoever into the Supreme Court.

12. All actions for anything done under this Part shall be Limitation of commenced within six months after the fact was committed, and not actions. otherwise; and notice in writing of such action, and the cause thereof, Ibid. s. 12. shall be given to the defendant one month at least before the commencement of the action; and in such action the defendant may plead the general issue, and give this Part and the special matter in General issue. evidence at any trial to be had thereupon; and no plaintiff shall recover in any such action if tender of sufficient amends has been made before such action brought, or if a sufficient sum of money has been paid into Court, after such action brought, by or on behalf of the defendant, together with costs incurred up to that time; and if a verdict passes for the defendant, or the plaintiff becomes nonsuited, or discontinues such action after issue joined, or if upon demurrer or otherwise judgment is given against the plaintiff, the defendant shall recover his full costs as between attorney and client.

### PART III.

### Adulteration of spirituous and fermented liquors.

13. Every dealer in spirituous or fermented liquors, licensed Mixing or selling, or publican, or other person who puts into or mixes, or causes to be put into liquor in which there or mixed, with any spirituous or fermented liquors any poisonous, is any deleterious deleterious, or pernicious substance whatsoever, or sells or otherwise substance whatsoever. disposes of or keeps for sale any spirituous or fermented liquors so 19 Vic. No. 19, s. 1. adulterated, shall be guilty of a misdemeanour, and on conviction thereof be fined in any sum not exceeding two hundred pounds, or be imprisoned for any period not exceeding two years, with or without hard labour.

14. If any dealer in spirituous or fermented liquors, licensed Penalty on person publican, or any other person knowingly has in his possession any knowingly having in his possession any his possession any spirituous or fermented liquors so adulterated as aforesaid, or if any spirituous liquor so such dealer or publican knowingly has in his possession, otherwise adulterated as

than Ibid. s. 2.

14 Vic. No. 4, s. 10.

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### Adulteration of Liquors.

than for a lawful purpose, any poisonous, deleterious, or pernicious substance, such person, upon proof thereof, shall forfeit and pay any sum not exceeding one hundred pounds, to be sued for and recovered in a summary way before any two justices of the peace in petty sessions assembled; and all fermented or spirituous liquors so adulterated as aforesaid, and all poisonous, deleterious, or pernicious substances found in the possession of any such dealer or publican shall be seized by any inspector of distilleries, officer of customs, or by any constable acting under a warrant from a justice of the peace, and shall be forfeited and destroyed.

### SCHEDULE.

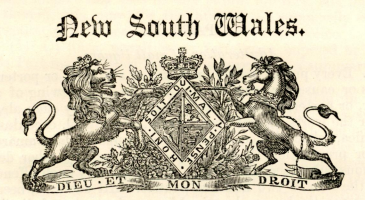
Reference to Acts.	Title or Short Title.	Extent of Repeal.
14 Vic. No. 4	An Act to prevent the adulteration of malt liquors.	The whole Act.
19 Vie. No. 19	An Act to prevent the adulteration of spirituous and fermented liquors.	The whole Act.

[6d.]

By Authority : WILLIAM APPLEGATE GULLICK, Government Printer, Sydney, 1899.

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

Legislative Council Chamber, Sydney, 8th November, 1899. } JOHN J. CALVERT, Clerk of the Parliaments.



# VICTORIÆ REGINÆ.

ANNO SEXAGESIMO TERTIO

### Act No. 22, 1899.

### An Act to consolidate certain Acts relating to the adulteration of Liquors. [Assented to, 20th November, 1899.]

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 :--

### PART I.-Preliminary.

1. (1) This Act may be cited as the "Adulteration of Liquors short title. Act, 1899," and is divided into Parts as follows :---

PART I.—Preliminary.—s. 1.

PART II.—Adulteration of malt liquors.—ss. 2-12.

PART

### Adulteration of Liquors.

PART III.—Adulteration of spirituous or fermented liquors. ss. 13-14.

(2) The Acts mentioned in the Schedule to this Act are hereby repealed.

(3) Nothing in this Act contained shall be construed so as to repeal or affect the operation of any of the provisions of the Public Health Act, 1896, or of the Liquor Act, 1898.

### PART II.

### Adulteration of malt liquors.

Penalty on any brewer adulterating malt liquors. 14 Vic. No. 4, s. 1.

Penalty on subsequent conviction. *Ibid.* s. 2.

Penalty on brewers, &c., having poisonous or deleterious substances in their possession. *Ibid.* s. 3.

Penalty on persons selling, &c., to brewers or retailers of ale, &c., certain poisonous or deleterious substances. *Ibid.* s. 4. 2. Every public brewer or maker of ale, beer, or porter for sale, who uses or causes or permits to be used in the brewing of any such ale, beer, or porter, or puts into, or mixes with, any such ale, beer, or porter, or the worts thereof respectively, any vitriol, cocculus indicus, nux vomica, tobacco juice, opium, aloes, copperas, faba amara, or any extract or preparation thereof respectively, or any other deleterious or poisonous substance whatsoever, shall for every such offence forfeit and pay the sum of two hundred pounds. All such ale, beer, porter, or worts respectively may be seized by any inspector of distilleries, or officer of customs, and shall be forfeited.

**3.** Every person who, after having been once convicted under the next preceding section, offends against any of the provisions of the said section shall be guilty of a misdemeanour, and shall, on conviction thereof, be fined in any sum not exceeding five hundred pounds, and imprisoned for any period not exceeding two years, besides being liable to the other penalties imposed by this Part.

4. Every brewer or retailer of ale, beer, or porter who has in his possession any vitriol, cocculus indicus, nux vomica, tobacco juice, opium, aloes, copperas, faba amara, or any extract or preparation thereof respectively, otherwise than for some medicinal purpose, the proof of which shall lie on such brewer or retailer, shall forfeit and pay the sum of fifty pounds.

All such vitriol, cocculus indicus, nux vomica, tobacco juice, opium, aloes, copperas, faba amara, or such extract or preparation thereof respectively may be seized by any inspector of distilleries or officer of customs, and shall be forfeited.

5. Whosoever knowingly sells, disposes of, sends, or delivers to any brewer or retailer of ale, beer, or porter, any vitriol, cocculus indicus, nux vomica, tobacco juice, opium, aloes, copperas, faba amara, or any extract or preparation thereof respectively, otherwise than for some medicinal purpose, the proof of which shall lie on the person so selling, disposing of, sending, or delivering as aforesaid, shall forfeit and pay the sum of fifty pounds. **6**.

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### Adulteration of Liquors.

6. Whosoever knowingly sells or disposes of any ale, beer, or Penalty on persons porter in which there is any vitriol, cocculus indicus, nux vomica, selling adulterated tobacco juice onjum aloos compared false and false and false and the selling adulterated malt liquor. tobacco juice, opium, aloes, copperas, faba amara, or any extract or 14 Vic. No. 4, s. 5. preparation thereof respectively, or any other deleterious or poisonous substance whatsoever, shall for every such offence forfeit and pay the sum of fifty pounds.

7. For the purpose of enforcing the observance of this Part, Inspector of distilany inspector of distilleries, or officer of customs may, at any hour in leries or officer of the daytime, inspect any part of any public brewery, and any of the breweries. utensils therein, and may, for the purpose of summarily enforcing Ibid. s. 6. such inspection, call, if necessary, for the aid of the police.

8. (1) All fines, penalties, or forfeitures imposed or incurred Recovery of under this Part may be sued for and recovered in a summary way as penalties, &c. Ibid. s. 7. hereinafter mentioned.

(2) Any person may exhibit an information in writing, Information. before any one justice of the peace, informing of any offence against the provisions of this Part, not being a misdemeanour; and on perusal of such information, if the same is a valid one, such justice is hereby required to grant a summons in writing under his hand, directing the attendance of the party informed against, at a time and place to be therein mentioned, to appear before any two or more justices of the peace, to answer the charge contained in the said information.

(3) If such summons is served personally on the person so Service of summons informed against, or is left at his last known or usual place of abode, and hearing. a reasonable time, but in no case less than twenty-four hours, before the time therein mentioned for such person's appearance, then upon the appearance of the party so summoned at such time and place as aforesaid, or on proof to be then given viva voce, on the oath of the person by whom the summons was so served as aforesaid, and the production of the original summons, any two or more justices of the peace then and there being, or any two or more justices of the peace at any future time to which the matter may be adjourned by any one justice if two are not present, may proceed to hear and determine in a summary manner the matter informed of in the said information.

(4) On conviction of the person informed against, either of Distress. the convicting justices, on non-payment of the penalty and such costs as such justices may award, may issue at any time, not more than fourteen days from the day of conviction, under his hand, a warrant of distress returnable on such day as he may think proper to insert therein, such return not being more than fourteen days from the date of such warrant, authorising any constable to proceed to levy on the goods of the person so convicted, if any such can be found, for the amount of such penalty and costs, together with the sum of five shillings for such distress, and to seize and carry the said goods forthwith to the nearest police office; and the said goods so seized shall

### Adulteration of Liquors.

shall be sold at noon on the third day after the same have been carried to the said police office, unless the full amount of penalty and costs be sooner paid; and the surplus, if any remains after the payment of such penalty and costs, shall be paid to the person so convicted, if demanded within three months, and if not so demanded shall be paid to the Colonial Treasurer for the general purposes of the Government of New South Wales, as may be appointed by any Act.

(5) If sufficient goods cannot be found before the return day of the said warrant whereon to levy for the said penalty and costs, it shall be lawful, on the same being certified by writing on the back of such warrant to the convicting justices or one of them, under the hand of the person appointed to execute the same, for either of the said convicting justices forthwith by warrant under his hand, to commit the person so convicted to the common gaol nearest to the place where the conviction took place, for any period not exceeding six months, such term of imprisonment to be computed from the time of arrest:

(6) Provided that no conviction shall take place under this Part, unless within three months after the commission of the offence complained of :

(7) Provided also, that all such proceedings by summons may be had and done without a formal information in writing being exhibited; and such proceedings shall be as good, valid, and effectual, to all intents and purposes, as if a formal information in writing had been exhibited:

(8) Provided further that in every such summons the general nature of the complaint shall be succinctly stated.

9. (1) Any justice issuing any summons under this Part, or any one of the justices before whom the matter of any information may come on to be heard and determined, may issue a summons, under his hand, for the attendance of any person, at a time and place to be therein mentioned, to appear and give evidence at the hearing of any such matter, and to bring with him, and produce at such hearing, any necessary documents under his control, that may be specified in such summons.

(2) Every such summons shall be served by delivering a copy thereof personally to the person so summoned, and showing the original at the time of such service, which service shall be at a reasonable time, and in no case less than twenty-four hours before the time specified therein for the attendance of such witness.

(3) If any person, having been so summoned, fails, without reasonable cause, to attend at the time and place mentioned in his summons, or, having attended there, refuses to be sworn, or to affirm, or refuses to answer any question which he may lawfully be required to answer, such person shall, for every such offence, forfeit and pay any sum not exceeding twenty pounds. 10.

Imprisonment in default of sufficient distress.

No conviction unless within three months of offence.

Information need not be in writing.

Summons to state nature of complaint.

Power of summoning witnesses, and mode of compelling them to attend and answer.

14 Vic. No. 4, s. 9.

### Adulteration of Liquors.

10. Any person convicted of any offence under this Part may Appeal to Quarter appeal to the next Court of General or General Quarter Sessions, to be holden in the district or nearest to the district in which such con 14 Vic. No. 4, s. 10. holden in the district, or nearest to the district, in which such conviction takes place, in the manner and form prescribed by any Act now or hereafter to be in force for the regulation of appeals to such Courts.

11. No information, conviction, or other proceedings, before or No conviction or by any justice of the peace, or on appeal therefrom, for any offence void for want of under this Part, shall be quashed or set aside, or judged void or form. insufficient for want of form only, or be removed or removable. by Ibid. 8. 11. certiorari, or any other writ or process whatsoever into the Supreme Court.

12. All actions for anything done under this Part shall be Limitation of commenced within six months after the fact was committed, and not actions. otherwise; and notice in writing of such action, and the cause thereof, Ibid. s. 12. shall be given to the defendant one month at least before the commencement of the action; and in such action the defendant may plead the general issue, and give this Part and the special matter in General issue. evidence at any trial to be had thereupon; and no plaintiff shall recover in any such action if tender of sufficient amends has been made before such action brought, or if a sufficient sum of money has been paid into Court, after such action brought, by or on behalf of the defendant, together with costs incurred up to that time; and if a verdict passes for the defendant, or the plaintiff becomes nonsuited, or discontinues such action after issue joined, or if upon demurrer or otherwise judgment is given against the plaintiff, the defendant shall recover his full costs as between attorney and client.

### PART III.

### Adulteration of spirituous and fermented liquors.

13. Every dealer in spirituous or fermented liquors, licensed Mixing or selling, or publican, or other person who puts into or mixes, or causes to be put into keeping for sale, any or mixed, with any spirituous or fermented liquors any poisonous, is any deleterious deleterious, or pernicious substance whatsoever, or sells or otherwise substance whatsoever. disposes of or keeps for sale any spirituous or fermented liquors so 19 Vic. No. 19, s. 1. adulterated, shall be guilty of a misdemeanour, and on conviction thereof be fined in any sum not exceeding two hundred pounds, or be imprisoned for any period not exceeding two years, with or without hard labour.

14. If any dealer in spirituous or fermented liquors, licensed Penalty on person publican, or any other person knowingly has in his possession any his possession any spirituous or fermented liquors so adulterated as aforesaid, or if any spirituous liquor so such dealer or publican knowingly has in his possession, otherwise aforesaid.

than Ibid. s. 2.

### Adulteration of Liquors.

than for a lawful purpose, any poisonous, deleterious, or pernicious substance, such person, upon proof thereof, shall forfeit and pay any sum not exceeding one hundred pounds, to be sued for and recovered in a summary way before any two justices of the peace in petty sessions assembled; and all fermented or spirituous liquors so adulterated as aforesaid, and all poisonous, deleterious, or pernicious substances found in the possession of any such dealer or publican shall be seized by any inspector of distilleries, officer of customs, or by any constable acting under a warrant from a justice of the peace, and shall be forfeited and destroyed.

### SCHEDULE.

Reference to Acts.	Title or Short Title.	Extent of Repeal.
	<ul> <li>An Act to prevent the adulteration of malt liquors.</li> <li>An Act to prevent the adulteration of spirituous and fermented liquors.</li> </ul>	

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

publican, or any other person knowingly has in his possion on p spirituous or fand that signors so adplointed as succeede or farmly anob dealer or publican the single basefully possion otherwise

Government House, Sydney, 20th November, 1899. BEAUCHAMP, Governor.

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# Memo. and Certificate to accompany Adulteration of Liquors Bill.

THIS Bill consolidates the two following Acts :--

### 14 Vic. No. 4;

### 19 Vic. No. 19.

Both of these Acts deal with the adulteration of liquors, but other statutory provisions dealing with the same subject are to be found in Part VIII of the Public Health Act, 1896, and sections 102 and 103 of the Liquor Act, 1898. Clause 1 (3) has therefore been introduced into this Bill to prevent the danger of any implied repeal of the other enactments mentioned.

These different statutes, as the accompanying table will illustrate, all overlap in a most confused and complex way, so much so that it has been found impossible either to blend them into one Act or to treat any portion of them as impliedly repealed. The present consolidation cannot therefore be regarded as a satisfactory piece of work, but it is the best that can be done until the Legislature shall pass one comprehensive measure.

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

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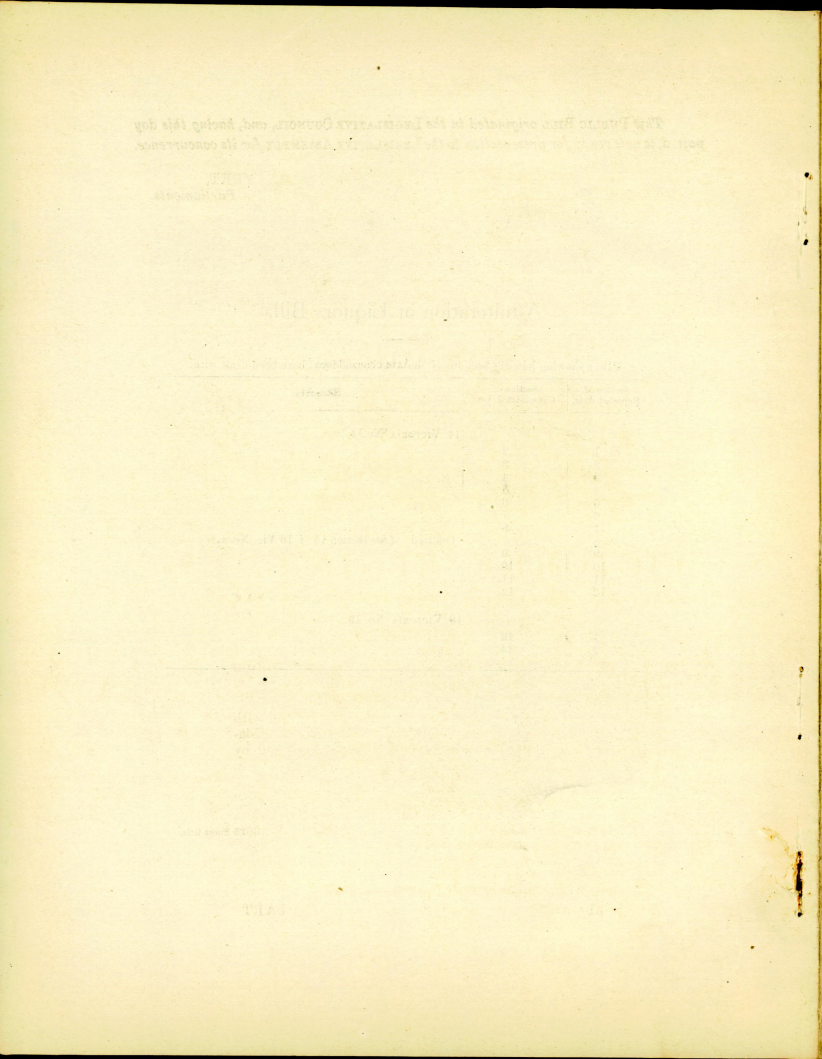
Kind of liquor	Person.	Nature of Act.	Nature of adulteration.	Act.	Penalty.
Ale, beer, or porter	Any public brewer or maker for sale.	Uses or causes or permits to be used in the brewing of ; puts into, or mixes with, ale, beer, or porter, or the worts thereof respectively.	Any vitriol, &c., &c., or any other deleterious or poisonous sub- stance whatsoever.		Forfeiture of ale, &c., and penalty of £200.
Ale, beer, or porter	Any merchant, licensed vic- tualler, spirit dealer, or any other person whom- soever. = every person.	Knowingly sells or disposes of	Ale, beer, or porter in which there is any vitriol, &c., &c., or any other deleterious or poisonous substance whatsoever.	s. 5.	Fine, £50.
Any article of food or drink.	Every person	For purposes of sale (1) mixes, &c. ; (2) colours, &c.	Any ingredient so as to render such article injurious to health.	60 Vic. No. 38, s. 61.	First offence—penalty, £50 subsequent offence—mis demeanour, imprisonment not exceeding six months.
Any article of food or drink.	Every person	Sells any article of food or drink	Mixed with any ingredient whereby the article of food or drink has been rendered injurious to health.		First offence—penalty, £50 subsequent offence—mis demeanour, imprisonment not exceeding six months
Any intoxicating liquor.	Every person	Sells and delivers, &c., for im- mediate consumption by the buyer or any other person.	Containing fusel oil in a proportion injurious to health.	60 Vic. No. 38, s. 65.	First offence—penalty, £50 subsequent offence—mis demeanour, imprisonmen- not exceeding six months
Spirituous or fer- mented liquors.	Any dealer in spirituous or fermented liquors,licensed publican, or other person		Any poisonous, deleterious, or per- nicious substance whatsoever.	19 Vic. No. 19, s. 1.	Misdemeanour—fine not ex ceeding £200 or imprison ment not exceeding two years.
Any intoxicating liquor.	Every person	Knowingly sells, or keeps, or exposes for sale.	Mixed with any deleterious ingre- dient, that is to say any cocculus indicus, &c., &c., or any other ingredient injurious to health.	1898.	First offence—fine, £10 to £50; subsequent offence fine not exceeding £100 or imprisonment and for feiture of liquor.

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### Adulteration of Liquors Bill.

TABLE showing how the sections of the Acts consolidated have been dealt with.

Section of Repealed Acts.	Section of Consolidated Act.	Remarks.
		14 VICTOBIA No. 4.
1	2	
$\overline{2}$	3	
3		
4	4 5	
5	6 7	
1 2 3 4 5 6 7 8 9 10		
7	8	
8		Omitted (See section 15 of 16 Vic. No. 1.)
9	9	
	10	
11	11	
12	12	
		19 Vістовіа No. 19.
1 1	13	
$\frac{1}{2}$	14	



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, 23rd August, 1899. } JOHN J. CALVERT, Clerk of the Parliaments.

## New South Wales.



ANNO SEXAGESIMO TERTIO

# VICTORIÆ REGINÆ.

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### An Act to consolidate certain Acts relating to the adulteration of Liquors.

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 :—

### PART I.—Preliminary.

1. (1) This Act may be cited as the "Adulteration of Liquors short title. Act, 1899," and is divided into Parts as follows ;--

PART I.—*Preliminary.*—s. 1. PART II.—*Adulteration of malt liquors.*—ss. 2–12. c 51—A

PART

### Adulteration of Liquors.

PART III.—Adulteration of spirituous or fermented liquors. ss. 13-14.

(2) The Acts mentioned in the Schedule to this Act are hereby repealed.

(3) Nothing in this Act contained shall be construed so as to repeal or affect the operation of any of the provisions of the Public Health Act, 1896, or of the Liquor Act, 1898.

### PART II.

### Adulteration of malt liquors.

2. Every public brewer or maker of ale, beer, or porter for sale, Penalty on any who uses or causes or permits to be used in the brewing of any such malt liquors. ale, beer, or porter, or puts into, or mixes with, any such ale, beer, or 14 Vic. No. 4, s. 1. porter, or the worts thereof respectively, any vitriol, cocculus indicus, nux vomica, tobacco juice, opium, aloes, copperas, faba amara, or any extract or preparation thereof respectively, or any other deleterious or poisonous substance whatsoever, shall for every such offence forfeit and pay the sum of two hundred pounds. All such ale, beer, porter, or worts respectively may be seized by any inspector of distilleries, or officer of customs, and shall be forfeited.

3. Every person who, after having been once convicted under Penalty on subsethe next preceding section, offends against any of the provisions of the quent conviction. Ibid. s. 2. said section shall be guilty of a misdemeanour, and shall, on conviction thereof, be fined in any sum not exceeding five hundred pounds, and imprisoned for any period not exceeding two years, besides being liable to the other penalties imposed by this Part.

4. Every brewer or retailer of ale, beer, or porter who has in his Penalty on brewers, possession any vitriol, cocculus indicus, nux vomica, tobacco juice, &c., having poisonous opium, aloes, copperas, faba amara, or any extract or preparation substances in their thereof respectively, otherwise than for some medicinal purpose, the possession. proof of which shall lie on such brewer or retailer, shall forfeit and Ibid. s. 3. pay the sum of fifty pounds.

All such vitriol, cocculus indicus, nux vomica, tobacco juice, opium, aloes, copperas, faba amara, or such extract or preparation thereof respectively may be seized by any inspector of distilleries or officer of customs, and shall be forfeited.

5. Whosoever knowingly sells, disposes of, sends, or delivers Penalty on persons to any brewer or retailer of ale, beer, or porter, any vitriol, cocculus selling, &c., to indicus, nux vomica, tobacco juice, opium, aloes, copperas, faba amara, of ale, &c., certain or any extract or preparation thereof respectively, otherwise than for poissons or dele-terious substances. some medicinal purpose, the proof of which shall lie on the person Ibid. s. 4. so selling, disposing of, sending, or delivering as aforesaid, shall forfeit and pay the sum of fifty pounds. 6.

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### Adulteration of Liquors.

6. Whosoever knowingly sells or disposes of any ale, beer, or Penalty on persons porter in which there is any vitriol, cocculus indicus, nux vomica, selling adulterated tobacco juice, opium, aloes, copperas, faba amara, or any extract or 14 vic. No. 4, s. 5. preparation thereof respectively, or any other deleterious or poisonous substance whatsoever, shall for every such offence forfeit and pay the sum of fifty pounds.

7. For the purpose of enforcing the observance of this Part, Inspector of distilany inspector of distilleries, or officer of customs may, at any hour in leries or officer of the daytime, inspect any part of any public brewery, and any of the breweries. utensils therein, and may, for the purpose of summarily enforcing *Ibid. s. 6.* such inspection, call, if necessary, for the aid of the police.

8. (1) All fines, penalties, or forfeitures imposed or incurred Recovery of under this Part may be sued for and recovered in a summary way as *Ibid. s. 7. Ibid. s. 7.* 

(2) Any person may exhibit an information in writing, Information. before any one justice of the peace, informing of any offence against the provisions of this Part, not being a misdemeanour; and on perusal of such information, if the same is a valid one, such justice is hereby required to grant a summons in writing under his hand, directing the attendance of the party informed against, at a time and place to be therein mentioned, to appear before any two or more justices of the peace, to answer the charge contained in the said information.

(3) If such summons is served personally on the person so Service of summons informed against, or is left at his last known or usual place of abode, a reasonable time, but in no case less than twenty-four hours, before the time therein mentioned for such person's appearance, then upon the appearance of the party so summoned at such time and place as aforesaid, or on proof to be then given viva voce, on the oath of the person by whom the summons was so served as aforesaid, and the production of the original summons, any two or more justices of the peace then and there being, or any two or more justices of the peace at any future time to which the matter may be adjourned by any one justice if two are not present, may proceed to hear and determine in a summary manner the matter informed of in the said information.

(4) On conviction of the person informed against, either of Distress. the convicting justices, on non-payment of the penalty and such costs as such justices may award, may issue at any time, not more than fourteen days from the day of conviction, under his hand, a warrant of distress returnable on such day as he may think proper to insert therein, such return not being more than fourteen days from the date of such warrant, authorising any constable to proceed to levy on the goods of the person so convicted, if any such can be found, for the amount of such penalty and costs, together with the sum of five shillings for such distress, and to seize and carry the said goods forthwith to the nearest police office; and the said goods so seized shall

### Adulteration of Liquors.

shall be sold at noon on the third day after the same have been carried to the said police office, unless the full amount of penalty and costs be sooner paid; and the surplus, if any remains after the payment of such penalty and costs, shall be paid to the person so convicted, if demanded within three months, and if not so demanded shall be paid to the Colonial Treasurer for the general purposes of the Government of New South Wales, as may be appointed by any Act.

(5) If sufficient goods cannot be found before the return Imprisonment in day of the said warrant whereon to levy for the said penalty and costs, default of sufficient distress. it shall be lawful, on the same being certified by writing on the back of such warrant to the convicting justices or one of them, under the hand of the person appointed to execute the same, for either of the said convicting justices forthwith by warrant under his hand, to commit the person so convicted to the common gaol nearest to the place where the conviction took place, for any period not exceeding six months, such term of imprisonment to be computed from the time of arrest:

(6) Provided that no conviction shall take place under this No conviction unless Part, unless within three months after the commission of the offence within three months of offence. complained of :

(7) Provided also, that all such proceedings by summons Information need not may be had and done without a formal information in writing being be in writing. exhibited; and such proceedings shall be as good, valid, and effectual, to all intents and purposes, as if a formal information in writing had

been exhibited : (8) Provided further that in every such summons the general Summons to state nature of the complaint shall be succinctly stated.

9. (1) Any justice issuing any summons under this Part, or any Power of summoning 9. (1) Any justice issuing any summons under this rate, or any witnesses, and mode one of the justices before whom the matter of any information may of compelling them come on to be heard and determined, may issue a summons, under his to attend and hand, for the attendance of any person, at a time and place to be answer. therein montioned to appear and give avidence at the heaving of any 14 Vic. No. 4, s. 9. therein mentioned, to appear and give evidence at the hearing of any such matter, and to bring with him, and produce at such hearing, any necessary documents under his control, that may be specified in such summons.

(2) Every such summons shall be served by delivering a copy thereof personally to the person so summoned, and showing the original at the time of such service, which service shall be at a reasonable time, and in no case less than twenty-four hours before the time specified therein for the attendance of such witness.

(3) If any person, having been so summoned, fails, without reasonable cause, to attend at the time and place mentioned in his summons, or, having attended there, refuses to be sworn, or to affirm, or refuses to answer any question which he may lawfully be required to answer, such person shall, for every such offence, forfeit and pay any sum not exceeding twenty pounds. 10.

nature of complaint.

### Adulteration of Liquors.

10. Any person convicted of any offence under this Part may Appeal to Quarter appeal to the next Court of General or General Quarter Sessions, to be Sessions given. holden in the district, or nearest to the district, in which such conviction takes place, in the manner and form prescribed by any Act now or hereafter to be in force for the regulation of appeals to such Courts.

11. No information, conviction, or other proceedings, before or No conviction or by any justice of the peace, or on appeal therefrom, for any offence void for want of under this Part, shall be quashed or set aside, or judged void or form. insufficient for want of form only, or be removed or removable, by Ibid. s. 11. certiorari, or any other writ or process whatsoever into the Supreme Court.

12. All actions for anything done under this Part shall be Limitation of commenced within six months after the fact was committed, and not actions. otherwise; and notice in writing of such action, and the cause thereof, Ibid. s. 12. shall be given to the defendant one month at least before the commencement of the action; and in such action the defendant may plead the general issue, and give this Part and the special matter in General issue. evidence at any trial to be had thereupon; and no plaintiff shall ... recover in any such action if tender of sufficient amends has been made before such action brought, or if a sufficient sum of money has been paid into Court, after such action brought, by or on behalf of the defendant, together with costs incurred up to that time; and if a verdict passes for the defendant, or the plaintiff becomes nonsuited, or discontinues such action after issue joined, or if upon demurrer or otherwise judgment is given against the plaintiff, the defendant shall recover his full costs as between attorney and client.

### PART III.

### Adulteration of spirituous and fermented liquors.

13. Every dealer in spirituous or fermented liquors, licensed Mixing or selling, or publican, or other person who puts into or mixes, or causes to be put into keeping for sale, any or mixed, with any spirituous or fermented liquors any poisonous, is any deleterious deleterious, or pernicious substance whatsoever, or sells or otherwise whatsoever. disposes of or keeps for sale any spirituous or fermented liquors so 19 Vic. No. 19, s. 1. adulterated, shall be guilty of a misdemeanour, and on conviction thereof be fined in any sum not exceeding two hundred pounds, or be imprisoned for any period not exceeding two years, with or without hard labour.

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14. If any dealer in spirituous or fermented liquors, licensed Penalty on person publican, or any other person knowingly has in his possession any knowingly having in primitivous on formanted lieuwand all the states of the possession any spirituous or fermented liquors so adulterated as aforesaid, or if any spirituous liquor so such dealer or publican knowingly has in his possession, otherwise adulterated as

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than Ibid. s. 2.

### Adulteration of Liquors.

than for a lawful purpose, any poisonous, deleterious, or pernicious substance, such person, upon proof thereof, shall forfeit and pay any sum not exceeding one hundred pounds, to be sued for and recovered in a summary way before any two justices of the peace in petty sessions assembled; and all fermented or spirituous liquors so adulterated as aforesaid, and all poisonous, deleterious, or pernicious substances found in the possession of any such dealer or publican shall be seized by any inspector of distilleries, officer of customs, or by any constable acting under a warrant from a justice of the peace, and shall be forfeited and destroyed.

### SCHEDULE.

Reference to Acts.	Title or Short Title.	Extent of Repeal.	
14 Vic. No. 4	An Act to prevent the adulteration of malt	The whole Act.	
19 Vic. No. 19	An Act to prevent the adulteration of malt liquors. An Act to prevent the adulteration of spirituous and fermented liquors.	The whole Act.	

#### Sydney : William Applegate Gullick, Government Printer. -1899.

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### Memo. and Certificate to accompany Adulteration of Liquors Bill.

### THIS Bill consolidates the two following Acts :--

### 14 Vic. No. 4;

19 Vic. No. 19.

Both of these Acts deal with the adulteration of liquors, but other statutory provisions dealing with the same subject are to be found in Part VIII of the Public Health Act, 1896, and sections 102 and 103 of the Liquor Act, 1898. Clause 1 (3) has therefore been introduced into this Bill to prevent the danger of any implied repeal of the other enactments mentioned.

These different statutes, as the accompanying table will illustrate, all overlap in a most confused and complex way, so much so that it has been found impossible either to blend them into one Act or to treat any portion of them as impliedly repealed. The present consolidation cannot therefore be regarded as a satisfactory piece of work, but it is the best that can be done until the Legislature shall pass one comprehensive measure.

#### CHAS. G. HEYDON,

Commissioner for the Consolidation of the Statute Law.

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Kind of liquor	Person.	Nature of Act.	Nature of adulteration.	Act.	Penalty.
Ale, beer, or porter	Any public brewer or maker for sale.	Uses or causes or permits to be used in the brewing of ; puts into, or mixes with, ale, beer, or porter, or the worts thereof respectively.	Any vitriol, &c., &c., or any other deleterious or poisonous sub- stance whatsoever.		Forfeiture of ale, &c., and penalty of £200.
Ale, beer, or porter	Any merchant, licensed vic- tualler, spirit dealer, or any other person whom- soever. = every person.	Knowingly sells or disposes of	Ale, beer, or porter in which there is any vitriol, &c., &c., or any other deleterious or poisonous substance whatsoever.	s. 5.	Fine, £50.
Any article of food or drink.	Every person	For purposes of sale (1) mixes, &c. (2) colours, &c.	Any ingredient so as to render such article injurious to health.	60 Vic. No. 38, s. 61.	First offence—penalty, £50; subsequent offence—mis- demeanour, imprisonment not exceeding six months.
Any article of food or drink.	Every person	Sells any article of food or drink	Mixed with any ingredient whereby the article of food or drink has been rendered injurious to health.	60 Vic. No. 38, s. 61 (2).	First offence—penalty, £50; subsequent offence—mis- demeanour, imprisonment not exceeding six months.
Any intoxicating liquor.	Every person	Sells and delivers, &c., for im- mediate consumption by the buyer or any other person.	Containing fusel oil in a proportion injurious to health.	6 <mark>0 Vic. No. 38, s. 65.</mark>	First offence—penalty, £50; subsequent offence—mis- demeanour, imprisonment not exceeding six months.
Spirituous or fer- mented liquors.	Any dealer in spirituous or fermented liquors, licensed publican, or other person	Puts into, mixes, or causes to be put into or mixed with.	Any poisonous, deleterious, or per- nicious substance whatsoever.	19 Vic. No. 19, s. 1.	Misdemeanour—fine not ex- ceeding £200 or imprison- ment not exceeding two years.
Any intoxicating liquor.	Every person	Knowingly sells, or keeps, or exposes for sale.	Mixed with any deleterious ingre- dient, that is to say any cocculus indicus, &c., &c., or any other ingredient injurious to health.	1898.	First offence—fine, £10 to £50; subsequent offence, fine not exceeding £100 or imprisonment and for- feiture of liquor.

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### Adulteration of Liquors Bill.

TABLE showing how the sections of the Acts consolidated have been dealt with.

Section of Repealed Acts.	Section of Consolidated Act.	Remarks.
		14 VICTORIA No. 4.
1 2 3 4 5 6 7 8 9 10 11 12	2 3 4 5 6 7 8  9 10 11 12	Omitted (See section 15 of 16 Vic. No. 1.)
		19 VICTOBIA No. 19.
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Legislative Council.

No. , 1899.

# A BILL

To consolidate certain Acts relating to the adulteration of Liquors.

[MR. HUGHES; -- 16 August, 1899.]

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 :--

PART I.—Preliminary.

1. (1) This Act may be cited as the "Adulteration of Liquors Short title. Act, 1899," and is divided into Parts as follows ;—

PART

PART I.—*Preliminary.*—s. 1. PART II.—*Adulteration of malt liquors.*—ss. 2–12. c 51—A PART III.—Adulteration of spirituous or fermented liquors. ss. 13-14. 2

(2) The Acts mentioned in the Schedule to this Act are hereby repealed.

(3) Nothing in this Act contained shall be construed so as to repeal or affect the operation of any of the provisions of the Public Health Act, 1896, or of the Liquor Act, 1898.

### PART II.

### Adulteration of malt liquors.

Penalty on any brewer adulterating malt liquors. 14 Vic. No. 4, s. 1.

Penalty on subsequent conviction. *Ibid.* s. 2.

Penalty on brewers, &c., having poisonous or deleterious substances in their possession. *Ibid.* s. **3**.

Penalty on persons selling, &c., to brewers or retailers of ale, &c., certain p bisonous or deleterious substances. *Ibid.* s. 4. 2. Every public brewer or maker of ale, beer, or porter for sale, who uses or causes or permits to be used in the brewing of any such ale, beer, or porter, or puts into, or mixes with, any such ale, beer, or porter, or the worts thereof respectively, any vitriol, cocculus indicus, nux vomica, tobacco juice, opium, aloes, copperas, faba amara, or any extract or preparation thereof respectively, or any other deleterious or poisonous substance whatsoever, shall for every such offence forfeit and pay the sum of two hundred pounds. All such ale, beer, porter, or worts respectively may be seized by any inspector of distilleries, or officer of customs, and shall be forfeited.

**3.** Every person who, after having been once convicted under the next preceding section, offends against any of the provisions of the said section shall be guilty of a misdemeanour, and shall, on conviction thereof, be fined in any sum not exceeding five hundred pounds, and imprisoned for any period not exceeding two years, besides being liable to the other penalties imposed by this Part.

4. Every brewer or retailer of ale, beer, or porter who has in his possession any vitriol, cocculus indicus, nux vomica, tobacco juice, opium, aloes, copperas, faba amara, or any extract or preparation thereof respectively, otherwise than for some medicinal purpose, the proof of which shall lie on such brewer or retailer, shall forfeit and pay the sum of fifty pounds.

All such vitriol, cocculus indicus, nux vomica, tobacco juice, opium, aloes, copperas, faba amara, or such extract or preparation thereof respectively may be seized by any inspector of distilleries or officer of customs, and shall be forfeited.

5. Whosoever knowingly sells, disposes of, sends, or delivers to any brewer or retailer of ale, beer, or porter, any vitriol, cocculus indicus, nux vomica, tobacco juice, opium, aloes, copperas, faba amara, or any extract or preparation thereof respectively, otherwise than for some medicinal purpose, the proof of which shall lie on the person so selling, disposing of, sending, or delivering as aforesaid, shall forfeit and pay the sum of fifty pounds. **6**.

6. Whosoever knowingly sells or disposes of any ale, beer, or Penalty on persons porter in which there is any vitriol, cocculus indicus, nux vomica, selling adulterated malt liquor. tobacco juice, opium, aloes, copperas, faba amara, or any extract or 14 Vic. No. 4, s. 5. preparation thereof respectively, or any other deleterious or poisonous substance whatsoever, shall for every such offence forfeit and pay the sum of fifty pounds.

7. For the purpose of enforcing the observance of this Part, Inspector of distilany inspector of distilleries, or officer of customs may, at any hour in leries or officer of customs to inspect the daytime, inspect any part of any public brewery, and any of the breweries. utensils therein, and may, for the purpose of summarily enforcing Ibid. s. 6. such inspection, call, if necessary, for the aid of the police.

8. (1) All fines, penalties, or forfeitures imposed or incurred Recovery of under this Part may be sued for and recovered in a summary way as penalties, &c. hereinafter mentioned. hereinafter mentioned.

(2) Any person may exhibit an information in writing, Information. before any one justice of the peace, informing of any offence against the provisions of this Part, not being a misdemeanour; and on perusal of such information, if the same is a valid one, such justice is hereby required to grant a summons in writing under his hand, directing the attendance of the party informed against, at a time and place to be therein mentioned, to appear before any two or more justices of the peace, to answer the charge contained in the said information.

(3) If such summons is served personally on the person so Service of summons informed against, or is left at his last known or usual place of abode, a reasonable time, but in no case less than twenty-four hours, before the time therein mentioned for such person's appearance, then upon the appearance of the party so summoned at such time and place as aforesaid, or on proof to be then given viva voce, on the oath of the person by whom the summons was so served as aforesaid, and the production of the original summons, any two or more justices of the peace then and there being, or any two or more justices of the peace at any future time to which the matter may be adjourned by any one justice if two are not present, may proceed to hear and determine in a summary manner the matter informed of in the said information.

(4) On conviction of the person informed against, either of Distress. the convicting justices, on non-payment of the penalty and such costs as such justices may award, may issue at any time, not more than fourteen days from the day of conviction, under his hand, a warrant of distress returnable on such day as he may think proper to insert therein, such return not being more than fourteen days from the date of such warrant, authorising any constable to proceed to levy on the goods of the person so convicted, if any such can be found, for the amount of such penalty and costs, together with the sum of five shillings for such distress, and to seize and carry the said goods forthwith to the nearest police office; and the said goods so seized shall

and hearing.

### Adulteration of Liquors.

shall be sold at noon on the third day after the same have been carried to the said police office, unless the full amount of penalty and costs be sooner paid; and the surplus, if any remains after the payment of such penalty and costs, shall be paid to the person so convicted, if demanded within three months, and if not so demanded shall be paid to the Colonial Treasurer for the general purposes of the Government of New South Wales, as may be appointed by any Act.

(5) If sufficient goods cannot be found before the return day of the said warrant whereon to levy for the said penalty and costs, it shall be lawful, on the same being certified by writing on the back of such warrant to the convicting justices or one of them, under the hand of the person appointed to execute the same, for either of the said convicting justices forthwith by warrant under his hand, to commit the person so convicted to the common gaol nearest to the place where the conviction took place, for any period not exceeding six months, such term of imprisonment to be computed from the time of arrest:

(6) Provided that no conviction shall take place under this Part, unless within three months after the commission of the offence complained of :

(7) Provided also, that all such proceedings by summons may be had and done without a formal information in writing being exhibited; and such proceedings shall be as good, valid, and effectual, to all intents and purposes, as if a formal information in writing had been exhibited:

(8) Provided further that in every such summons the general nature of the complaint shall be succinctly stated.

9. (1) Any justice issuing any summons under this Part, or any one of the justices before whom the matter of any information may come on to be heard and determined, may issue a summons, under his hand, for the attendance of any person, at a time and place to be therein mentioned, to appear and give evidence at the hearing of any such matter, and to bring with him, and produce at such hearing, any necessary documents under his control, that may be specified in such summons.

(2) Every such summons shall be served by delivering a copy thereof personally to the person so summoned, and showing the original at the time of such service, which service shall be at a reasonable time, and in no case less than twenty-four hours before the time specified therein for the attendance of such witness.

(3) If any person, having been so summoned, fails, without reasonable cause, to attend at the time and place mentioned in his summons, or, having attended there, refuses to be sworn, or to affirm, or refuses to answer any question which he may lawfully be required to answer, such person shall, for every such offence, forfeit and pay any sum not exceeding twenty pounds. 10.

Imprisonment in default of sufficient distress.

No conviction unless within three months of offence.

Information need not be in writing.

Summons to state nature of complaint.

Power of summoning witnesses, and mode of compelling them to attend and answer.

14 Vic. No. 4, s. 9.

10. Any person convicted of any offence under this Part may Appeal to Quarter appeal to the next Court of General or General Quarter Sessions, to be Sessions given. holden in the district, or nearest to the district, in which such con-14 Vic. No. 4, s. 10. viction takes place, in the manner and form prescribed by any Act now or hereafter to be in force for the regulation of appeals to such Courts.

11. No information, conviction, or other proceedings, before or No conviction or by any justice of the peace, or on appeal therefrom, for any offence information to be under this Part, shall be quashed or set aside, or judged void or form. insufficient for want of form only, or be removed or removable, by Ibid. s. 11. certiorari, or any other writ or process whatsoever into the Supreme Court.

12. All actions for anything done under this Part shall be Limitation of commenced within six months after the fact was committed, and not actions. otherwise; and notice in writing of such action, and the cause thereof, Ibid. s. 12. shall be given to the defendant one month at least before the commencement of the action; and in such action the defendant may plead the general issue, and give this Part and the special matter in General issue. evidence at any trial to be had thereupon; and no plaintiff shall recover in any such action if tender of sufficient amends has been made before such action brought, or if a sufficient sum of money has been paid into Court, after such action brought, by or on behalf of the defendant, together with costs incurred up to that time; and if a verdict passes for the defendant, or the plaintiff becomes nonsuited, or discontinues such action after issue joined, or if upon demurrer or otherwise judgment is given against the plaintiff, the defendant shall recover his full costs as between attorney and client.

### PART III.

### Adulteration of spirituous and fermented liquors.

13. Every dealer in spirituous or fermented liquors, licensed Mixing or selling, or publican, or other person who puts into or mixes, or causes to be put into keeping for sale, any or mixed, with any spirituous or fermented liquors any poisonous, is any deleterious deleterious, or pernicious substance whatsoever, or sells or otherwise substance whatsoever. disposes of or keeps for sale any spirituous or fermented liquors so 19 Vic. No. 19, s. 1. adulterated, shall be guilty of a misdemeanour, and on conviction thereof be fined in any sum not exceeding two hundred pounds, or be imprisoned for any period not exceeding two years, with or without hard labour.

14. If any dealer in spirituous or fermented liquors, licensed Penalty on person publican, or any other person knowingly has in his possession any his possession any spirituous or fermented liquors so adulterated as aforesaid, or if any spirituous liquor so c 51-B such such such such solutions of the second s

Ibid. s. 2.

such dealer or publican knowingly has in his possession, otherwise than for a lawful purpose, any poisonous, deleterious, or pernicious substance, such person, upon proof thereof, shall forfeit and pay any sum not exceeding one hundred pounds, to be sued for and recovered in a summary way before any two justices of the peace in petty sessions assembled; and all fermented or spirituous liquors so adulterated as aforesaid, and all poisonous, deleterious, or pernicious substances found in the possession of any such dealer or publican shall be seized by any inspector of distilleries, officer of customs, or by any constable acting under a warrant from a justice of the peace, and shall be forfeited and destroyed.

#### SCHEDULE.

Reference to Acts.	Title or Short Title.	Extent of Repeal.	
14 Vic. No. 4 19 Vic. No. 19	An Act to prevent the adulteration of malt liquors. An Act to prevent the adulteration of spirituous and fermented liquors.	The whole Act.	

[9d.]

Sydney : William Applegate Gullick, Government Printer, -1899.