# Memo. and Certificate to accompany the Anatomy Bill.

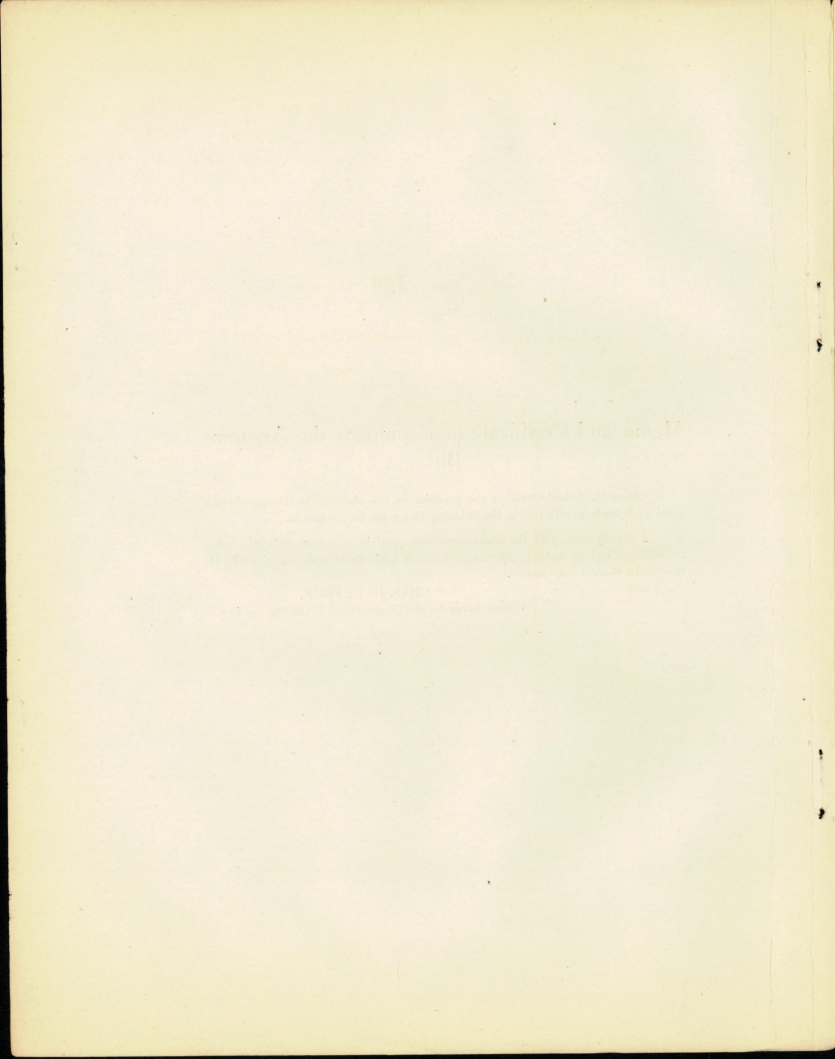
Clause 21. A doubt whether the provision in this clause as to the imposition of penalties is uniform with that in the following clause has been removed.

I certify that, with the above-mentioned possible exception, this Bill solely consolidates, and in no way alters, adds to, or amends, the law as contained in the enactments therein consolidated.

CHAS. G. HEYDON,

Commissioner for the Consolidation of the Statute Law.

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# Anatomy Bill.

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

Section of Repealed Act.	Section of Consolidated Act.	Remarks.
		44 VICTORIA No. 25.
1		Short title.
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Anatomy Bill.

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14 Victoria No. 25: ( Short title:

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Legislatibe Council.

No. , 1901.

# ABILL

To consolidate the enactments relating to Anatomy.

[Mr. Wise;—21 August, 1901.]

BE it enacted by the King'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. This Act may be cited as the "Anatomy Act, 1901," and is divided into Parts, as follows:—

PART I.—Preliminary, ss. 1-4.

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PART II.—Schools and practice of Anatomy, ss. 5-17.

PART III.—Legal procedure, rules and regulations, ss. 18-23.

Repeal.

2. (1) The Act forty-four Victoria number twenty-five is hereby repealed.

Officers under Act hereby repealed.

(2) All persons appointed under the Act hereby repealed and holding office at the time of the passing of this Act shall be deemed to have been appointed hereunder.

Rules, regulations, hereby repealed.

(3) All rules, regulations, and orders made under the authority and orders under Act of the Act hereby repealed and being in force at the time of the passing of this Act shall be deemed to have been made under the authority of this Act.

Schools of anatomy.

(4) All schools of anatomy established under the Act hereby repealed shall be deemed to have been established under this Act.

Licenses.

(5) All licenses granted under the Act hereby repealed and being in force at the time of the passing of this Act, shall be deemed to have been granted under this Act.

Interpretation.

3. In this Act, unless the context or subject matter otherwise 44 Vic. No. 25, s. 2. indicates or requires,-

"anatomy" means anatomy of the human body only;

"body" means dead human body;

"legally qualified medical practitioner" means any person duly registered under the provisions of the Acts in force for the time being for that purpose.

Post Mortem examination. Ibid. s. 17.

4. Nothing in this Act contained shall be construed to prohibit any post mortem examination of any body required or directed to be made by any competent legal authority.

#### PART II.

### Schools and practice of anatomy.

Governor may authorise establishment of schools of anatomy. Ibid. s. 3.

5. The Governor may authorise the establishment of schools of anatomy where the study and practice of anatomy may be carried on in connection with any University or School of Medicine, in such places and upon such conditions as he thinks fit, and may at any time revoke such authority.

Governor may grant licenses to practise anatomy. Ibid. s. 4.

6. Upon application for the purpose made by— (a) any graduate or licentiate in medicine or surgery; or

(b) any legally qualified medical practitioner; or (c) any medical practitioner in New South Wales; or

(d) any legally qualified professor, or teacher of anatomy, medicine, or surgery; or

(e) any student attending any such school of anatomy, the Governor may grant such applicant a license to practise anatomy in any such school of anatomy, on such conditions, for such period, and subject to revocation in such manner as may be therein expressed: Provided

Provided that every such application shall be countersigned by two justices of the peace, certifying that to their knowledge or belief such applicant is a person fit to be so licensed.

7. The Governor may appoint inspectors of schools of anatomy, Inspectors of schools and may direct what schools every such inspector shall superintend, of anatomy. and in what manner he shall transact the duties of his office.

8. Every such inspector may visit and inspect at any time any Powers of inspectors. school of anatomy of which he is appointed inspector.

9. Every such inspector shall make a quarterly return to the Inspectors to make Registrar-General of every body that has been removed for anatomical quarterly returns. examination to any such school of anatomy, distinguishing the sex and, Ibid. s. 6. as far as is known, the name and age of each person whose body was so

10. Any executor or other person having lawful possession of Powers of persons in the body of any deceased person, and not being an undertaker or other custody of bodies to permit anatomical person entrusted with the body for the purpose only of interment, may examinations. permit the body of such deceased person to undergo anatomical Ibid. s. 8. examination, unless, to the knowledge of such executor or other person, such deceased person expressed his desire, either in writing at any time during his life, or verbally in the presence of two or more witnesses during the illness whereof he died, that his body after death might not undergo such examination, or unless the surviving husband or wife or any known relative of the deceased person requires the body to be interred without such examination.

11. If any person directs, in writing attested by two or more Provision in case of witnesses, that his body be examined anatomically, or nominates any persons directing anatomical person by this Act authorised to examine bodies anatomically to examinations after make such examination, and if, before the burial of the body of such their death. person, such direction or nomination becomes known to the person Ibid. s. 9. having legal possession of the body then such last-mentioned person shall, in the one case, direct such examination to be made, or in the other case, shall request and permit the person nominated as aforesaid to make such examination unless the surviving husband or wife or one or more of the nearest known relatives of the deceased person requires the body to be interred without such examination.

12. (1) In no case shall the body of any person be removed for Conditions to be anatomical examination from the place where such person died until observed before after twelve hours from the time of such person's decease, and unless—for anatomical

(a) notice of such intended removal has been given, six hours at examinations. least before such removal, to the inspectors of the district, or, if no such inspector has been appointed, or no such inspector resides within ten miles of the place of death, then to the legally qualified medical practitioner or police magistrate nearest to the place of death; and (6)

(b) a certificate, stating in what manner such person came by his death, has previously to the removal of the body been signed by the legally qualified medical practitioner who attended such person during the illness whereof he died, or if no such practitioner so attended such person then by some such practitioner, not concerned in examining the body anatomically, or some stipendiary magistrate, who shall be called in after the death of such person to view his body, and who shall state the manner or cause of death according to the best of his knowledge and belief.

Certificate to be delivered.

(2) In every case of such removal such certificate shall be delivered, together with the body, to the person receiving the body for anatomical examination.

Who may receive

13. Any legally qualified medical practitioner, or any professor. bodies for anatomical teacher, or student of anatomy, medicine, or surgery, having a license 44 Vic. No. 25, s. 11. from the Governor, may receive or possess for anatomical examination or examine anatomically any body, if permitted or directed so to do by a person who, at the time of giving such permission or direction, had lawful possession of the body, and had power in pursuance of the provisions of this Act to permit or cause the body to be so examined, and if such person delivers with the body such certificate as aforesaid.

Duties of such persons. Ibid. s. 12.

14. Every person so receiving a body for anatomical examination shall-

(a) demand and receive together with the body a certificate as aforesaid; and

within twenty-four hours after he receives the body transmit to the inspector of the district in which he receives the body such certificate, and also a return stating at what day and hour and from whom the body was received, the date and place of death, the sex, and, as far as is known at the time, the christian name and surname, age, and last place of abode of the person whose body is so received; or, if no such inspector has been appointed. to the legally qualified medical practitioner or stipendiary magistrate residing nearest to the place at which the body is received; and

(c) enter or cause to be entered the aforesaid particulars relating to such body, and a copy of the certificate he received therewith, in a book to be kept by him for that purpose; and

(d) produce such book whenever required so to do by any inspector under this Act.

Removal and interment of bodies. Ibid. s. 15.

15. Every such body removed for the purpose of examination shall, before such removal, be placed in a decent coffin or shell, and be removed therein, and the person removing the same or causing the same to be removed shall make provision that-

- (a) such body, after undergoing anatomical examination, shall be decently interred in consecrated ground, or in some public burial ground in use for persons of that religious persuasion to which the person whose body was so removed belonged; and
- (b) a certificate of the interment of such body shall be transmitted to the inspector of the district within six weeks after the day on which such body was received, or within such other time as the Governor, by notice in the Gazette, may appoint.

16. No person shall receive or possess for anatomical examina- Anatomical examination, or examine anatomically any body, except at such places as are authorised places. authorised for that purpose, as provided for in the fifth section hereof. 44 Vic. No. 25 s. 13.

17. Every person who practises anatomy shall do so in such a Anatomy to be way as to avoid unnecessary mutilation of any body he examines practised in a decent anatomically, and shall conduct every anatomical examination in an Ibid. s. 14. orderly, quiet, and decent manner.

#### PART III.

Legal procedure, rules and regulations.

18. Any person offending against any provision of this Act offences. shall be deemed guilty of a misdemeanour, and shall be liable to Ibid. ss. 14, 19. imprisonment for a term not exceeding three months, or to a fine not exceeding fifty pounds, and may be deprived of his license.

19. No person having a license under this Act shall be liable Non-liability of to any prosecution, penalty, forfeiture, or punishment for receiving or licensees. having in his possession for anatomical examination, or for examining Ibid. s. 16. anatomically any body, if the possession of such body be in accordance with the provisions of this Act.

20. (1) Any action or suit for anything done in pursuance of Limitations of this Act shall be commenced within six months after the cause thereof actions. accrued.

(2) The defendant in every such action or suit may plead General issue. the general issue and give the special matter in evidence.

21. (1) In all cases in which no provision or no sufficient pro- Regulations and vision is, in the opinion of the Governor, made by this Act, the Governor orders. may make and prescribe all such regulations and orders, either general Itid. s. 20. or applicable to particular cases only, as he thinks fit, and may impose a penalty not exceeding five pounds for any breach thereof.

(2) All such regulations and orders shall be published in the Gazette, and being so published shall have the force of law.

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22.

Governing authorities of schools of anatomy may make rules.

22. The governing authorities of any authorised school of anatomy may, with the approval of the Governor, make rules for enabling the study and practice of anatomy to be properly carried 44 Vic. No. 25, s. 21. out and discipline to be properly maintained at such school, and may impose a penalty not exceeding five pounds for any breach thereof.

All such rules shall fix a date on which they shall come into force, and upon the date so fixed and after their publication in the Gazette they shall be in force in the school to which they relate.

Recovery of penalties. Ibid. s. 22.

23. Penalties authorised by the last two preceding sections may be recovered in a summary manner before any two justices of the peace in accordance with the Acts in force for the time being regulating summary proceedings before justices.

Sydney: William Applegate Gullick, Government Printer .-- 1901.

[9d.]

# New South Wales.



ANNO PRIMO

### EDWARDI VII REGIS.

Act No. 9, 1901.

An Act to consolidate the enactments relating to Anatomy. [Assented to, 3rd October, 1901.]

BE it enacted by the King'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. This Act may be cited as the "Anatomy Act, 1901," and is divided into Parts, as follows:—

PART I.—Preliminary, ss. 1-4.

PART II.—Schools and practice of Anatomy, ss. 5-17.

PART III.—Legal procedure, rules and regulations, ss. 18-23.

2.

Repeal.

2. (1) The Act forty-four Victoria number twenty-five is hereby repealed.

Officers under Act hereby repealed.

(2) All persons appointed under the Act hereby repealed and holding office at the time of the passing of this  $\Lambda$ ct shall be deemed to have been appointed hereunder.

Rules, regulations, and orders under Act hereby repealed.

(3) All rules, regulations, and orders made under the authority of the Act hereby repealed and being in force at the time of the passing of this Act shall be deemed to have been made under the authority of this Act.

Schools of anatomy.

(4) All schools of anatomy established under the Act hereby repealed shall be deemed to have been established under this Act.

Licenses.

(5) All licenses granted under the Act hereby repealed and being in force at the time of the passing of this Act, shall be deemed to have been granted under this Act.

Interpretation.

3. In this Act, unless the context or subject matter otherwise 44 Vic. No. 25, s. 2. indicates or requires,—

"anatomy" means anatomy of the human body only;

"body" means dead human body;

"legally qualified medical practitioner" means any person duly registered under the provisions of the Acts in force for the time being for that purpose.

Post Mortem examination. Ibid. s. 17.

4. Nothing in this Act contained shall be construed to prohibit any post mortem examination of any body required or directed to be made by any competent legal authority.

#### PART II.

### Schools and practice of anatomy.

Governor may authorise establishment of schools of anatomy. Ibid. s. 3.

5. The Governor may authorise the establishment of schools of anatomy where the study and practice of anatomy may be carried on in connection with any University or School of Medicine, in such places and upon such conditions as he thinks fit, and may at any time revoke such authority.

Governor may grant licenses to practise anatomy. Ibid. s. 4.

6. Upon application for the purpose made by—

(a) any graduate or licentiate in medicine or surgery; or

(b) any legally qualified medical practitioner; or (c) any medical practitioner in New South Wales; or

(d) any legally qualified professor, or teacher of anatomy, medicine, or surgery; or

(e) any student attending any such school of anatomy, the Governor may grant such applicant a license to practise anatomy in any such school of anatomy, on such conditions, for such period, and subject to revocation in such manner as may be therein expressed: Provided

Provided that every such application shall be countersigned by two justices of the peace, certifying that to their knowledge or belief such applicant is a person fit to be so licensed.

7. The Governor may appoint inspectors of schools of anatomy, Inspectors of schools and may direct what schools every such inspector shall superintend, of anatomy.

and in what manner he shall transport the duties of his office.

44 Vic. No. 25, s. 5. and in what manner he shall transact the duties of his office.

- 8. Every such inspector may visit and inspect at any time any Powers of inspectors. school of anatomy of which he is appointed inspector. Ibid. s. 7.
- 9. Every such inspector shall make a quarterly return to the Inspectors to make Registrar-General of every body that has been removed for anatomical quarterly returns. examination to any such school of anatomy, distinguishing the sex and, Ibid. s. 6. as far as is known, the name and age of each person whose body was so removed.
- 10. Any executor or other person having lawful possession of Powers of persons in the body of any deceased person, and not being an undertaker or other custody of bodies to person entrusted with the body for the purpose only of interment, may examinations. permit the body of such deceased person to undergo anatomical Ibid. s. 8. examination, unless, to the knowledge of such executor or other person, such deceased person expressed his desire, either in writing at any time during his life, or verbally in the presence of two or more witnesses during the illness whereof he died, that his body after death might not undergo such examination, or unless the surviving husband or wife or any known relative of the deceased person requires the body to be interred without such examination.

11. If any person directs, in writing attested by two or more Provision in case of witnesses, that his body be examined anatomically, or nominates any persons directing anatomical person by this Act authorised to examine bodies anatomically to examinations after make such examination, and if, before the burial of the body of such their death. person, such direction or nomination becomes known to the person Ibid. s. 9. having legal possession of the body then such last-mentioned person shall, in the one case, direct such examination to be made, or in the other case, shall request and permit the person nominated as aforesaid to make such examination unless the surviving husband or wife or one or more of the nearest known relatives of the deceased person requires the •body to be interred without such examination.

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(a) notice of such intended removal has been given, six hours at examinations. least before such removal, to the inspectors of the district, or, if no such inspector has been appointed, or no such inspector resides within ten miles of the place of death, then to the legally qualified medical practitioner or police magistrate nearest to the place of death; and

(b) a certificate, stating in what manner such person came by his death, has previously to the removal of the body been signed by the legally qualified medical practitioner who attended such person during the illness whereof he died, or if no such practitioner so attended such person then by some such practitioner, not concerned in examining the body anatomically, or some stipendiary magistrate, who shall be called in after the death of such person to view his body, and who shall state the manner or cause of death according to the best of his knowledge and belief.

Certificate to be delivered.

(2) In every case of such removal such certificate shall be delivered, together with the body, to the person receiving the body for anatomical examination.

Who may receive examination.

13. Any legally qualified medical practitioner, or any professor, bodies for anatomical teacher, or student of anatomy, medicine, or surgery, having a license 44 Vic. No. 25, s. 11. from the Governor, may receive or possess for anatomical examination or examine anatomically any body, if permitted or directed so to do by a person who, at the time of giving such permission or direction, had lawful possession of the body, and had power in pursuance of the provisions of this Act to permit or cause the body to be so examined, and if such person delivers with the body such certificate as aforesaid.

Duties of such persons. Tbid. s. 12.

14. Every person so receiving a body for anatomical examination shall-

(a) demand and receive together with the body a certificate as aforesaid; and

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(c) enter or cause to be entered the aforesaid particulars relating to such body, and a copy of the certificate he received therewith, in a book to be kept by him for that purpose; and

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18. Any person offending against any provision of this Act offences. shall be deemed guilty of a misdemeanour, and shall be liable to Ibid. ss. 14, 19. imprisonment for a term not exceeding three months, or to a fine not exceeding fifty pounds, and may be deprived of his license.

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Governing authorities of schools of anatomy may make rules.

22. The governing authorities of any authorised school of anatomy may, with the approval of the Governor, make rules for enabling the study and practice of anatomy to be properly carried 44 Vic. No. 25, s. 21. out and discipline to be properly maintained at such school, and may impose a penalty not exceeding five pounds for any breach thereof.

All such rules shall fix a date on which they shall come into force, and upon the date so fixed and after their publication in the Gazette they shall be in force in the school to which they relate.

Recovery of penalties. Ibid. s. 22.

23. Penalties authorised by the last two preceding sections may be recovered in a summary manner before any two justices of the peace in accordance with the Acts in force for the time being regulating summary proceedings before justices.

By Authority: WILLIAM APPLEGATE GULLICK, Government Printer, Sydney, 1901.

[6d.]

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, 26th September, 1901. JOHN J. CALVERT, Clerk of the Parliaments.

# New South Wales.



ANNO PRIMO

# EDWARDI VII REGIS.

Act No. 9, 1901.

An Act to consolidate the enactments relating to Anatomy. [Assented to, 3rd October, 1901.]

BE it enacted by the King'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:—

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(a) any graduate or licentiate in medicine or surgery; or

(b) any legally qualified medical practitioner; or (c) any medical practitioner in New South Wales; or

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8. Every such inspector may visit and inspect at any time any Powers of inspectors. school of anatomy of which he is appointed inspector. Ibid. s. 7.

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10. Any executor or other person having lawful possession of Powers of persons in the body of any deceased person, and not being an undertaker or other permit anatomical person entrusted with the body for the purpose only of interment, may examinations. permit the body of such deceased person to undergo anatomical Ibid. s. 8. examination, unless, to the knowledge of such executor or other person, such deceased person expressed his desire, either in writing at any time during his life, or verbally in the presence of two or more witnesses during the illness whereof he died, that his body after death might not undergo such examination, or unless the surviving husband or wife or any known relative of the deceased person requires the body to be interred without such examination.

11. If any person directs, in writing attested by two or more Provision in case of witnesses, that his body be examined anatomically, or nominates any persons directing person by this Act authorised to examine bodies anatomically to examinations after make such examination, and if, before the burial of the body of such their death. person, such direction or nomination becomes known to the person Ibid. s. 9. having legal possession of the body then such last-mentioned person shall, in the one case, direct such examination to be made, or in the other case, shall request and permit the person nominated as aforesaid to make such examination unless the surviving husband or wife or one or more of the nearest known relatives of the deceased person requires the body to be interred without such examination.

12. (1) In no case shall the body of any person be removed for Conditions to be anatomical examination from the place where such person died until observed before bodies are removed after twelve hours from the time of such person's decease, and unless-for anatomical

(a) notice of such intended removal has been given, six hours at examinations. least before such removal, to the inspectors of the district, or, if no such inspector has been appointed, or no such inspector resides within ten miles of the place of death, then to the legally qualified medical practitioner or police magistrate nearest to the place of death; and

(b) a certificate, stating in what manner such person came by his death, has previously to the removal of the body been signed by the legally qualified medical practitioner who attended such person during the illness whereof he died, or if no such practitioner so attended such person then by some such practitioner, not concerned in examining the body anatomically, or some stipendiary magistrate, who shall be called in after the death of such person to view his body, and who shall state the manner or cause of death according to the best of his knowledge and belief.

Certificate to be delivered.

(2) In every case of such removal such certificate shall be delivered, together with the body, to the person receiving the body for anatomical examination.

Who may receive bodies for anatomical examination.

·44 Vic. No. 25, s. 11

13. Any legally qualified medical practitioner, or any professor, teacher, or student of anatomy, medicine, or surgery, having a license from the Governor, may receive or possess for anatomical examination or examine anatomically any body, if permitted or directed so to do by a person who, at the time of giving such permission or direction, had lawful possession of the body, and had power in pursuance of the provisions of this Act to permit or cause the body to be so examined, and if such person delivers with the body such certificate as aforesaid.

14. Every person so receiving a body for anatomical examination shall—

Duties of such persons.

Ibid. s. 12.

- (a) demand and receive together with the body a certificate as aforesaid; and
- (b) within twenty-four hours after he receives the body transmit to the inspector of the district in which he receives the body such certificate, and also a return stating at what day and hour and from whom the body was received, the date and place of death, the sex, and, as far as is known at the time, the christian name and surname, age, and last place of abode of the person whose body is so received; or, if no such inspector has been appointed, to the legally qualified medical practitioner or stipendiary magistrate residing nearest to the place at which the body is received; and

(c) enter or cause to be entered the aforesaid particulars relating to such body, and a copy of the certificate he received therewith, in a book to be kept by him for that purpose; and

(d) produce such book whenever required so to do by any inspector under this Act.

Removal and interment of hodies. *Ibid.* s. 15.

15. Every such body removed for the purpose of examination shall, before such removal, be placed in a decent coffin or shell, and be removed therein, and the person removing the same or causing the same to be removed shall make provision that—

(a) such body, after undergoing anatomical examination, shall be decently interred in consecrated ground, or in some public burial ground in use for persons of that religious persuasion to which the person whose body was so removed belonged;

(b) a certificate of the interment of such body shall be transmitted to the inspector of the district within six weeks after the day on which such body was received, or within such other time as the Governor, by notice in the Gazette, may appoint.

16. No person shall receive or possess for anatomical examina- Anatomical examination, or examine anatomically any body, except at such places as are tions to be only in authorised for that purpose, as provided for in the fifth section hereof. 44 Vic. No. 25 s. 13.

17. Every person who practises anatomy shall do so in such a Anatomy to be way as to avoid unnecessary mutilation of any body he examines practised in a decent manner. anatomically, and shall conduct every anatomical examination in an Ibid. s. 14. orderly, quiet, and decent manner.

#### PART III.

### Legal procedure, rules and regulations.

18. Any person offending against any provision of this Act Offences. shall be deemed guilty of a misdemeanour, and shall be liable to Ibid. ss. 14, 19. imprisonment for a term not exceeding three months, or to a fine not exceeding fifty pounds, and may be deprived of his license.

19. No person having a license under this Act shall be liable Non-liability of to any prosecution, penalty, forfeiture, or punishment for receiving or licensees. having in his possession for anatomical examination, or for examining 16. s. 16. anatomically any body, if the possession of such body be in accordance with the provisions of this Act.

20. (1) Any action or suit for anything done in pursuance of Limitations of this Act shall be commenced within six months after the cause thereof actions.

Ibid. s. 18. accrued.

(2) The defendant in every such action or suit may plead General issue.

the general issue and give the special matter in evidence.

21. (1) In all cases in which no provision or no sufficient pro- Regulations and vision is, in the opinion of the Governor, made by this Act, the Governor orders. may make and prescribe all such regulations and orders, either general Ibid. s. 20. or applicable to particular cases only, as he thinks fit, and may impose a penalty not exceeding five pounds for any breach thereof.

(2) All such regulations and orders shall be published in the

Gazette, and being so published shall have the force of law.

Governing authorities of schools of anatomy may make

22. The governing authorities of any authorised school of anatomy may, with the approval of the Governor, make rules for enabling the study and practice of anatomy to be properly carried 44 Vic. No. 25, s. 21. out and discipline to be properly maintained at such school, and may impose a penalty not exceeding five pounds for any breach thereof.

All such rules shall fix a date on which they shall come into force, and upon the date so fixed and after their publication in the Gazette they shall be in force in the school to which they relate.

Recovery of penalties. Ibid. s. 22.

23. Penalties authorised by the last two preceding sections may be recovered in a summary manner before any two justices of the peace in accordance with the Acts in force for the time being regulating summary proceedings before justices.

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

or emplicible to mulicular cases only, as he thinks lit, and may impose

Carotte, and being sorphished shall lave the teres of largers and

FREDK. M. DARLEY, Lieutenant-Governor.

State Government House, Sydney, 3rd October, 1901.

rules and reculations,

# Memo. and Certificate to accompany the Anatomy Bill.

Clause 21. A doubt whether the provision in this clause as to the imposition of penalties is uniform with that in the following clause has been removed.

I certify that, with the above-mentioned possible exception, this Bill solely consolidates, and in no way alters, adds to, or amends, the law as contained in the enactments therein consolidated.

CHAS. G. HEYDON,

Commissioner for the Consolidation of the Statute Law.

71003 c 53—

Anatomy Bill.

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

Section of Repealed Act.	Section of Consolidated Act.	Remarks.
		44 VICTORIA No. 25.
1		Short title.
2		
3	3 5	
4	6	
1 2 3 4 5 6 7 8	6 7 9 8	
6	9	
7		
8	10	
9	11	
10	12	
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13	16	
14	17, 18	
15	15	
16	19	
17	4	
18	20	
19	18	PERSONAL PRINCES - 10 AUTOMY.
20	21	
21	22	
22	23	

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, 4th September, 1901. JOHN J. CALVERT, Clerk of the Parliaments.

# New South Wales.



ANNO PRIMO

# EDWARDI VII REGIS.

Act No.

, 1901.

An Act to consolidate the enactments relating to Anatomy.

BE it enacted by the King'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. This Act may be cited as the "Anatomy Act, 1901," and is divided into Parts, as follows:—

PART I.—Preliminary, ss. 1-4.

71003

PART II.—Schools and practice of Anatomy, ss. 5-17.

PART III.—Legal procedure, rules and regulations, ss. 18-23. c 53—A

2. (1) The Act forty-four Victoria number twenty-five is Repeal. hereby repealed.

(2) All persons appointed under the Act hereby repealed and Officers under Act holding office at the time of the passing of this Act shall be deemed to hereby repealed.

have been appointed hereunder.

(3) All rules, regulations, and orders made under the authority Rules, regulations, of the Act hereby repealed and being in force at the time of the passing and orders under Act of this Act shall be deemed to have been made under the outbority of hereby repealed. of this Act shall be deemed to have been made under the authority of this Act.

(4) All schools of anatomy established under the Act hereby schools of anatomy.

repealed shall be deemed to have been established under this Act.

(5) All licenses granted under the Act hereby repealed and Licenses. being in force at the time of the passing of this Act, shall be deemed to have been granted under this Act.

3. In this Act, unless the context or subject matter otherwise Interpretation. indicates or requires,-44 Vic. No. 25, s. 2.

"anatomy" means anatomy of the human body only;

"body" means dead human body;

"legally qualified medical practitioner" means any person duly registered under the provisions of the Acts in force for the time being for that purpose.

4. Nothing in this Act contained shall be construed to prohibit Post Mortem any post mortem examination of any body required or directed to be examination.

Thid. s. 17. made by any competent legal authority.

#### PART II.

### Schools and practice of anatomy.

5. The Governor may authorise the establishment of schools Governor may of anatomy where the study and practice of anatomy may be carried authorise establishment of schools of ment of schools of on in connection with any University or School of Medicine, in such anatomy. places and upon such conditions as he thinks fit, and may at any Ibid. s. 3. time revoke such authority.

6. Upon application for the purpose made by-

(a) any graduate or licentiate in medicine or surgery; or (b) any legally qualified medical practitioner; or

(c) any medical practitioner in New South Wales; or

(d) any legally qualified professor, or teacher of anatomy, medicine, or surgery; or

(e) any student attending any such school of anatomy, the Governor may grant such applicant a license to practise anatomy in any such school of anatomy, on such conditions, for such period, and subject to revocation in such manner as may be therein expressed: Provided

Governor may grant licenses to practise anatomy.

Ibid. s. 4.

Provided that every such application shall be countersigned by two justices of the peace, certifying that to their knowledge or belief such applicant is a person fit to be so licensed.

7. The Governor may appoint inspectors of schools of anatomy, Inspectors of schools and may direct what schools every such inspector shall superintend, of anatomy.

and in what manner he shall transact the duties of his office.

44 Vic. No. 25, s. 5. and in what manner he shall transact the duties of his office.

- 8. Every such inspector may visit and inspect at any time any Powers of inspectors. school of anatomy of which he is appointed inspector.
- 9. Every such inspector shall make a quarterly return to the Inspectors to make Registrar-General of every body that has been removed for anatomical quarterly returns. examination to any such school of anatomy, distinguishing the sex and. Ibid. s. 6. as far as is known, the name and age of each person whose body was so removed.
- 10. Any executor or other person having lawful possession of Powers of persons in the body of any deceased person, and not being an undertaker or other custody of bodies to person entrusted with the body for the purpose only of interment, may examinations. permit the body of such deceased person to undergo anatomical Ibid. s. s. examination, unless, to the knowledge of such executor or other person, such deceased person expressed his desire, either in writing at any time during his life, or verbally in the presence of two or more witnesses during the illness whereof he died, that his body after death might not undergo such examination, or unless the surviving husband or wife or any known relative of the deceased person requires the body to be interred without such examination.

11. If any person directs, in writing attested by two or more Provision in case of witnesses, that his body be examined anatomically, or nominates any persons directing person by this Act authorised to examine bodies anatomically to examinations after make such examination, and if, before the burial of the body of such their death. person, such direction or nomination becomes known to the person Ibid. s. 9. having legal possession of the body then such last-mentioned person shall, in the one case, direct such examination to be made, or in the other case, shall request and permit the person nominated as aforesaid to make such examination unless the surviving husband or wife or one or more of the nearest known relatives of the deceased person requires the body to be interred without such examination.

12. (1) In no case shall the body of any person be removed for Conditions to be anatomical examination from the place where such person died until observed before bodies are removed after twelve hours from the time of such person's decease, and unless-for anatomical

(a) notice of such intended removal has been given, six hours at examinations. least before such removal, to the inspectors of the district, or, if no such inspector has been appointed, or no such inspector resides within ten miles of the place of death, then to the legally qualified medical practitioner or police magistrate nearest to the place of death; and

(b)

- (b) a certificate, stating in what manner such person came by his death, has previously to the removal of the body been signed by the legally qualified medical practitioner who attended such person during the illness whereof he died, or if no such practitioner so attended such person then by some such practitioner, not concerned in examining the body anatomically, or some stipendiary magistrate, who shall be called in after the death of such person to view his body, and who shall state the manner or cause of death according to the best of his knowledge and belief.
- (2) In every case of such removal such certificate shall be certificate to be delivered, together with the body, to the person receiving the body for delivered. anatomical examination.
- 13. Any legally qualified medical practitioner, or any professor, Who may receive teacher, or student of anatomy, medicine, or surgery, having a license bodies for anatomical examination. from the Governor, may receive or possess for anatomical examination 44 Vic. No. 25, s. 11. or examine anatomically any body, if permitted or directed so to do by a person who, at the time of giving such permission or direction, had lawful possession of the body, and had power in pursuance of the provisions of this Act to permit or cause the body to be so examined, and if such person delivers with the body such certificate as aforesaid.

14. Every person so receiving a body for anatomical examination Duties of such shall-

[bid. s. 12. (a) demand and receive together with the body a certificate as

aforesaid; and (b) within twenty-four hours after he receives the body transmit to the inspector of the district in which he receives the body such certificate, and also a return stating at what day and hour and from whom the body was received, the date and place of death, the sex, and, as far as is known at the time, the christian name and surname, age, and last place of abode of the person whose body is so received; or, if no such inspector has been appointed. to the legally qualified medical practitioner or stipendiary

received; and (c) enter or cause to be entered the aforesaid particulars relating to such body, and a copy of the certificate he received therewith, in a book to be kept by him for that purpose; and

magistrate residing nearest to the place at which the body is

(d) produce such book whenever required so to do by any inspector under this Act.

15. Every such body removed for the purpose of examination Removal and intershall, before such removal, be placed in a decent coffin or shell, and be ment of hodies. removed therein, and the person removing the same or causing the same to be removed shall make provision that-

- (a) such body, after undergoing anatomical examination, shall be decently interred in consecrated ground, or in some public burial ground in use for persons of that religious persuasion to which the person whose body was so removed belonged;
- (b) a certificate of the interment of such body shall be transmitted to the inspector of the district within six weeks after the day on which such body was received, or within such other time as the Governor, by notice in the Gazette, may appoint.

16. No person shall receive or possess for anatomical examina- Anatomical examination, or examine anatomically any body, except at such places as are tions to be only in authorised places. authorised for that purpose, as provided for in the fifth section hereof. 44 Vic. No. 25 s. 13.

17. Every person who practises anatomy shall do so in such a Anatomy to be way as to avoid unnecessary mutilation of any body he examines practised in a decent anatomically, and shall conduct every anatomical examination in an Ibid. s. 14. orderly, quiet, and decent manner.

#### PART III.

### Legal procedure, rules and regulations.

18. Any person offending against any provision of this Act Offences. shall be deemed guilty of a misdemeanour, and shall be liable to Ibid. ss. 14, 19. imprisonment for a term not exceeding three months, or to a fine not exceeding fifty pounds, and may be deprived of his license.

19. No person having a license under this Act shall be liable Non-liability of to any prosecution, penalty, forfeiture, or punishment for receiving or licensees. having in his possession for anatomical examination, or for examining libid. s. 16. anatomically any body, if the possession of such body be in accordance with the provisions of this Act.

20. (1) Any action or suit for anything done in pursuance of Limitations of this Act shall be commenced within six months after the cause thereof actions.

Thid. s. 18. accrued.

(2) The defendant in every such action or suit may plead General issue. the general issue and give the special matter in evidence.

21. (1) In all cases in which no provision or no sufficient pro- Regulations and vision is, in the opinion of the Governor, made by this Act, the Governor orders. may make and prescribe all such regulations and orders, either general 1bid. s. 20. or applicable to particular cases only, as he thinks fit, and may impose a penalty not exceeding five pounds for any breach thereof.

(2) All such regulations and orders shall be published in the

Gazette, and being so published shall have the force of law. c 53-B

22.

22. The governing authorities of any authorised school of Governing authorianatomy may, with the approval of the Governor, make rules for ties of schools of anatomy may make enabling the study and practice of anatomy to be properly carried rules. out and discipline to be properly maintained at such school, and may 44 Vic. No. 25, s. 21. impose a penalty not exceeding five pounds for any breach thereof.

All such rules shall fix a date on which they shall come into force, and upon the date so fixed and after their publication in the Gazette they shall be in force in the school to which they relate.

23. Penalties authorised by the last two preceding sections may recovery of be recovered in a summary manner before any two justices of the penalties. peace in accordance with the Acts in force for the time being regulating summary proceedings before justices.