

ANNO PRIMO

## EDWARDI VII REGIS.

\* \* \* \* \* \* \* \* \*

#### Act No. 25, 1901.

An Act to consolidate the enactments relating to the prevention of the careless use of Fire. [Assented to, 30th 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 :—

1. (1) This Act may be cited as the "Careless Use of Fire Act, Short title and repeal.

(2) The Act twenty-ninth Victoria, number twenty-one, is hereby repealed.

2. Whosoever ignites, or uses, or carries when ignited, any Penaltics for setting inflammable material within twenty yards of any growing crops, or fire to growing crops, stacks of corn, pulse, or hay, or within three yards of any stubble field, 29 Vic. No. 21, s. 1. or grass land, whereby the property of any other person is injured or

destroyed

#### Careless Use of Fire.

destroyed shall, for every such offence, be liable to a penalty not exceeding fifty pounds or to be imprisoned with or without hard labour for any period not exceeding three months.

3. Whosoever leaves any fire which he has lighted or used in the open air before the same is thoroughly extinguished shall, for every such offence, be liable to a penalty not exceeding ten pounds or to be imprisoned for any period not exceeding one month.

4. Notwithstanding anything in the next two preceding sections-

- (a) the occupier of any land may burn any straw, stubble, grass, or herbage, or ignite any wood or other inflammable material on such land after he has cleared of inflammable substance a space of land around the straw, stubble, grass, or herbage intended to be burnt, or wood or other inflammable material intended to be ignited, of not less than fifteen feet in breadth, and after he has given to the occupiers of all land contiguous to the land from or on which the straw, stubble, grass, or herbage is intended to be burnt, or wood or other inflammable material to be ignited, notice in writing at least twenty-four hours before burning or igniting as aforesaid of the time at which it is his intention so to burn or ignite;
- (b) the occupier of any grass lands may, between seven o'clock in the forenoon and nine o'clock in the afternoon, burn off any grass or herbage from any such land in his occupation after giving the like notice in writing as hereinbefore directed of his intention so to do to the occupiers of all land contiguous to the land from which the grass or herbage is intended to be burned.

5. (1) If the occupier of any land clears the same of dividing fence caused inflammable materials for the space of fifteen feet from any fence owner or occupier of dividing such land from the land of any other owner or occupier, land to be made good and such other owner or occupier neglects or omits so to clear his land, and any damage from fire happens to such dividing fence through such neglect or omission, the owner or occupier so neglecting or omitting to clear shall at his own costs and charges cause such fence to be repaired and re-erected within one month after the same has been so damaged.

> (2) If the owner or occupier so neglecting or omitting to clear refuses or omits to repair or re-erect such fence within such month the owner or occupier of the land contiguous to the said fence who has cleared the same of inflammable material as aforesaid may repair or re-erect such dividing fence.

> (3) All sums of money which are so expended or laid out under the provisions of this Act shall be deemed to be money paid to the use of the owner or occupier in default.

Damage by fire to by negligence of by him. Ibid. s. 2.

extinguishing fire. 29 Vic. No. 21 s. 1.

Penalty for not

Persons exempted from the provisions of the next two preceding sections. Ibid. s. 1.

6.

Careless Use of Fire.

6. Whosoever, being liable to be apprehended for any offence Penalty on person against the provisions of this Act, opposes, resists, or assaults any apprehension. person apprehending or attempting to apprehend him shall be guilty 29 Vic. No. 21, s. 5. of a misdemeanour, and shall be liable to be fined or to be imprisoned with or without hard labour for any term not exceeding six months.

7. Nothing in this Act contained shall take away or interfere Proceedings under with the right of any person to sue for and recover, at common law or interfere with right otherwise, compensation for or in respect of any damage or injury to sue for compensa-tion for damage by occasioned by the reckless or negligent use of fire.

fire. Ibid. s. 6.

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

[3d.]



## Certificate to accompany the Careless Use of Fire Bill.

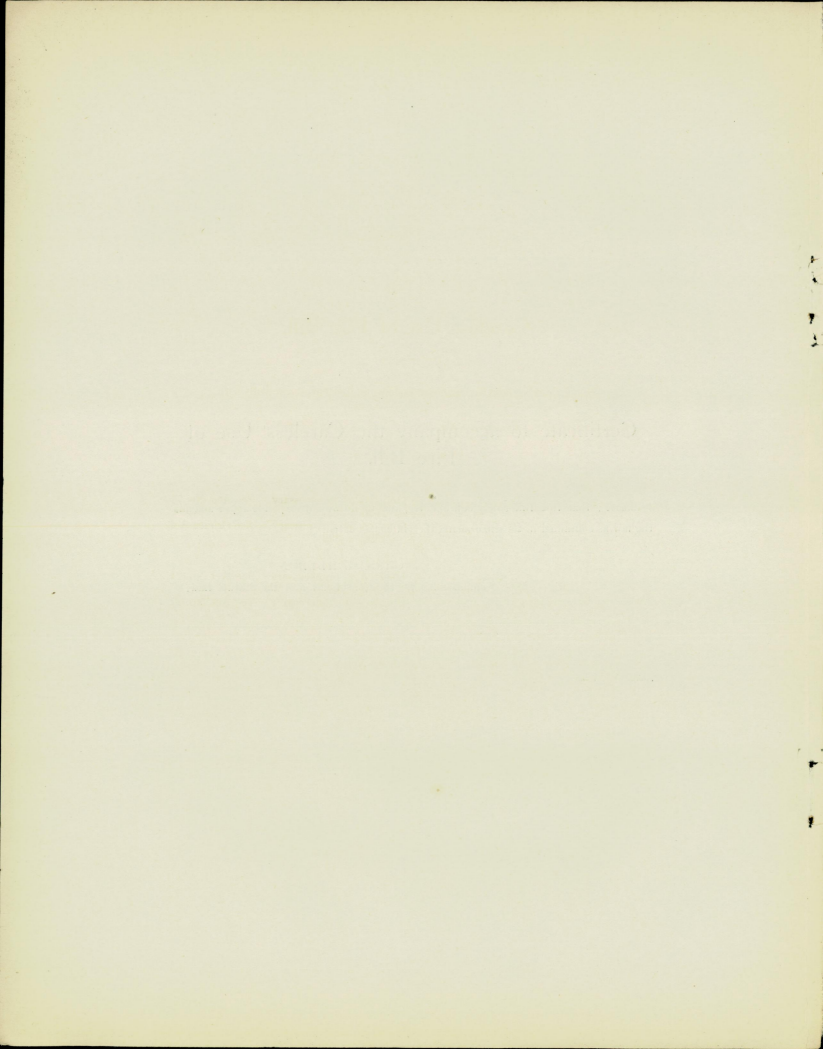
I CERTIFY that this Bill solely consolidates, and in no way alters, adds to, or amends the law as contained in the enactments therein consolidated.

#### CHAS. G. HEYDON,

Commissioner for the Consolidation of the Statute Law.

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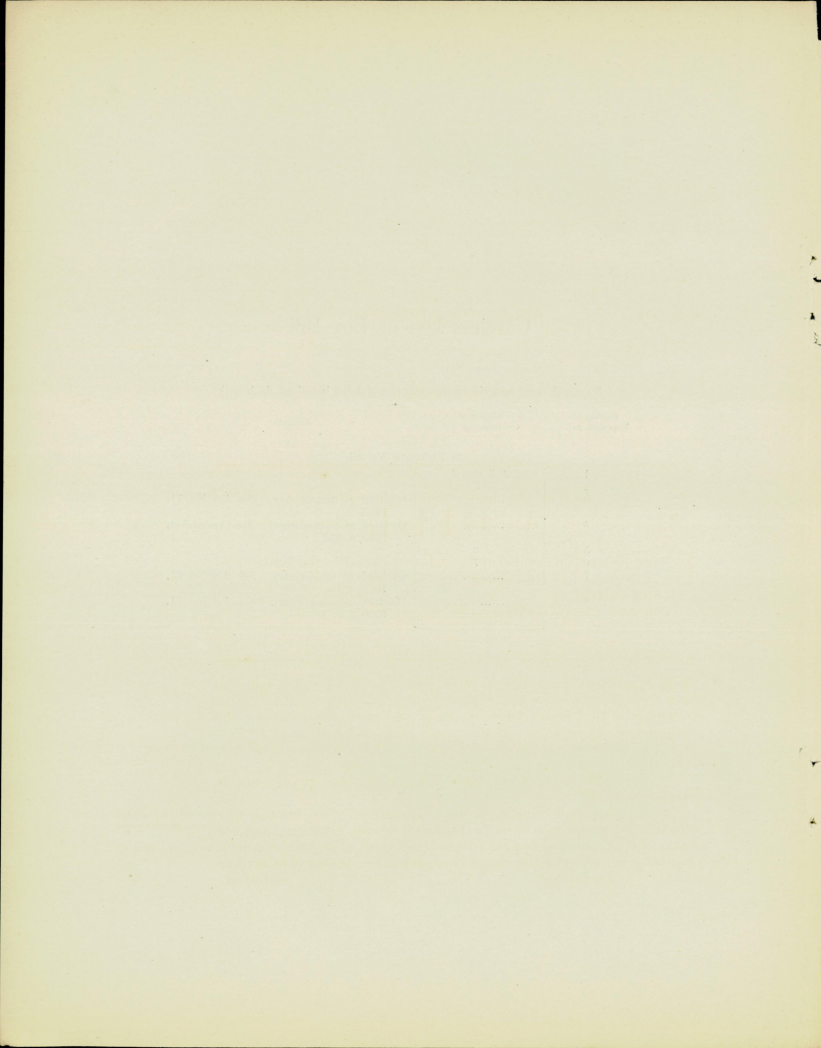
## Careless Use of Fire Bill.

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Section of Repealed Act.	Section of Consolidated Act.	Remarks.			
29 VICTORIA NO. 21.					
1	2, 3, and 4	1			
2	5				
3		Omitted as unnecessary. 1900.	See Act No. 71		
4		Omitted as unnecessary. 1900, s. 352.	See Crimes Ac		
5	6				
6	7				
7		Omitted as unnecessary. 1900, s. 18.	See Act No. 71		
8		Omitted as unnecessary. 1900, s. 9.	See Act No. 7		

TABLE showing how the enactments consolidated have been dealt with.



Legislatibe Council.

No. , 1901.

## A BILL

To consolidate the enactments relating to the prevention of the careless use of Fire.

[MR. WISE ;-21 August, 1901.]

DE 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 :---

1. (1) This Act may be cited as the "Carcless Use of Fire Act, Short title and repeal." 1901."

(2) The Act twenty-ninth Victoria, number twenty-one, is hereby repealed.

2. Whosoever ignites, or uses, or carries when ignited, any Penaltics for setting inflammable material within twenty yards of any growing crops, or the decision of the second stacks of corn, pulse, or hay, or within three yards of any stubble field, 29 Vic. No. 21, F. 1. or grass land, whereby the property of any other person is injured or c 83destroyed

destroyed shall, for every such offence, be liable to a penalty not exceeding fifty pounds or to be imprisoned with or without hard labour for any period not exceeding three months.

3. Whoseever leaves any fire which he has lighted or used in the open air before the same is thoroughly extinguished shall, for every such offence, be liable to a penalty not exceeding ten pounds or to be imprisoned for any period not exceeding one month.

4. Notwithstanding anything in the next two preceding sections-

- (a) the occupier of any land may burn any straw, stubble, grass, or herbage, or ignite any wood or other inflammable material on such land after he has cleared of inflammable substance a space of land around the straw, stubble, grass, or herbage intended to be burnt, or wood or other inflammable material intended to be ignited, of not less than fifteen feet in breadth, and after he has given to the occupiers of all land contiguous to the land from or on which the straw, stubble, grass, or herbage is intended to be burnt, or wood or other inflammable material to be ignited, notice in writing at least twenty-four hours before burning or igniting as aforesaid of the time at which it is his intention so to burn or ignite;
- (b) the occupier of any grass lands may, between seven o'clock in the forenoon and nine o'clock in the afternoon, burn off any grass or herbage from any such land in his occupation after giving the like notice in writing as hereinbefore directed of his intention so to do to the occupiers of all land contiguous to the land from which the grass or herbage is intended to be burned.

5. (1) If the occupier of any land clears the same of inflammable materials for the space of fifteen feet from any fence owner or occupier of dividing such land from the land of any other owner or occupier, and such other owner or occupier neglects or omits so to clear his land, and any damage from fire happens to such dividing fence through such neglect or omission, the owner or occupier so neglecting or omitting to clear shall at his own costs and charges cause such fence to be repaired and re-erected within one month after the same has been so damaged.

> (2) If the owner or occupier so neglecting or omitting to clear refuses or omits to repair or re-erect such fence within such month the owner or occupier of the land contiguous to the said fence who has cleared the same of inflammable material as aforesaid may repair or re-erect such dividing fence.

> (3) All sums of money which are so expended or laid out under the provisions of this Act shall be deemed to be money paid to the use of the owner or occupier in default.

Penalty for not extinguishing fire. 29 Vic. No. 21 s. 1.

Persons exempted from the provisions of the next two preceding sections, Ibid. s. 1.

Damage by fire to dividing fence caused by negligence of land to be made good by him. Ibid. s. 2.

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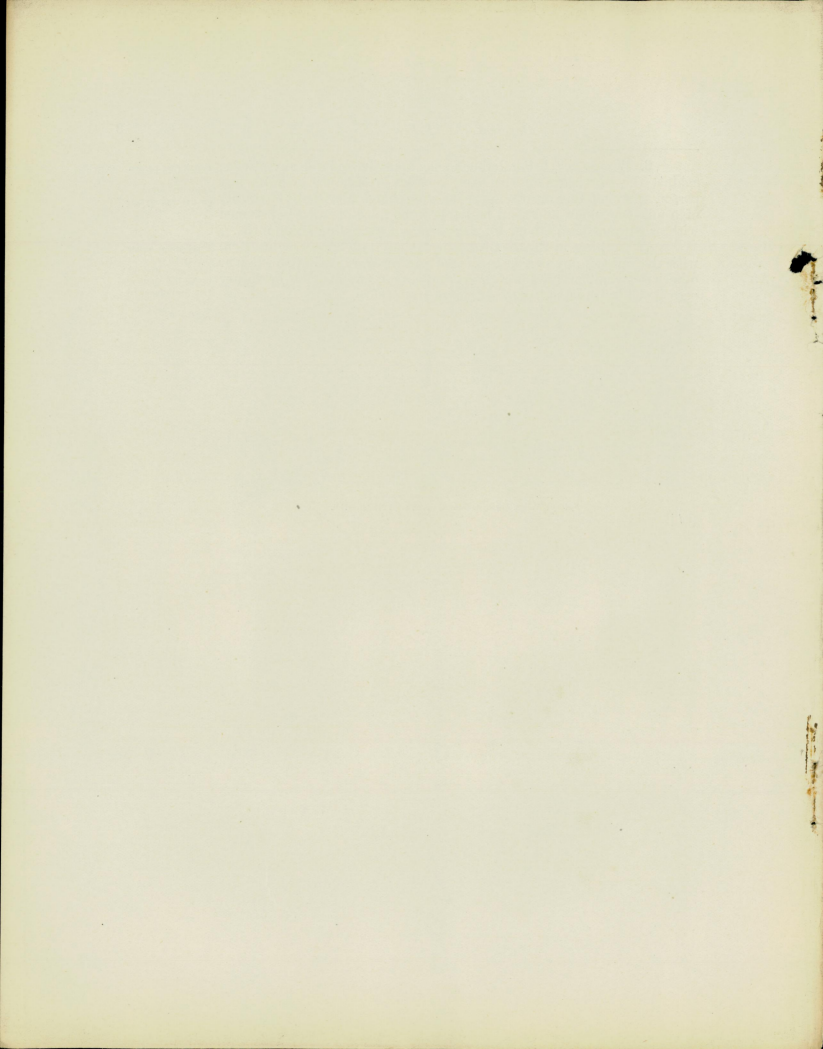
6. Whosoever, being liable to be apprehended for any offence Penalty on person against the provisions of this Act, opposes, resists, or assaults any resisting apprehension. person apprehending or attempting to apprehend him shall be guilty 29 Vic. No. 21, e. 5. of a misdemeanour, and shall be liable to be fined or to be imprisoned with or without hard labour for any term not exceeding six months.

7. Nothing in this Act contained shall take away or interfere Proceedings under with the right of any person to sue for and recover, at common law or this Act not to otherwise, compensation for or in respect of any damage or injury to sue for compensa-occasioned by the reckless or negligent use of fire. occasioned by the reckless or negligent use of fire.

fire. Ibid. s. 6.

Sydney : William Applegate Gullick, Government Printer .- 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, 17th October, 1901. } JOHN J. CALVERT, Clerk of the Parliaments.

# Pein South Wales.

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## EDWARDI VII REGIS.

#### Act No. 25, 1901.

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An Act to consolidate the enactments relating to the prevention of the careless use of Fire. [Assented to, 30th 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 :---

1. (1) This Act may be cited as the "Careless Use of Fire Act, Short title and 1901."

(2) The Act twenty-ninth Victoria, number twenty-one, is hereby repealed.

2. Whosoever ignites, or uses, or carries when ignited, any Penalties for setting inflammable material within twenty yards of any growing crops, or fire to growing crops, stacks of corn, pulse, or hay, or within three yards of any stubble field, 29 Vic. No. 21, s. 1. or grass land, whereby the property of any other person is injured or

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#### Careless Use of Fire.

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- (b) the occupier of any grass lands may, between seven o'clock in the forenoon and nine o'clock in the afternoon, burn off any grass or herbage from any such land in his occupation after giving the like notice in writing as hereinbefore directed of his intention so to do to the occupiers of all land contiguous to the land from which the grass or herbage is intended to be burned.

5. (1) If the occupier of any land clears the same of dividing fence caused inflammable materials for the space of fifteen feet from any fence owner or occupier of dividing such land from the land of any other owner or occupier, land to be made good and such other owner or occupier neglects or omits so to clear his land, and any damage from fire happens to such dividing fence through such neglect or omission, the owner or occupier so neglecting or omitting to clear shall at his own costs and charges cause such fence to be repaired and re-erected within one month after the same has been so damaged.

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#### Penalty for not extinguishing fire. 29 Vic. No. 21 s. 1.

Persons exempted from the provisions of the next two preceding sections. Ibid. s. 1.

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Careless Use of Fire.

6. Whosoever, being liable to be apprehended for any offence Penalty on person against the provisions of this Act, opposes, resists, or assaults any apprehension. person apprehending or attempting to apprehend him shall be guilty 29 Vic. No. 21, s. 5. of a misdemeanour, and shall be liable to be fined or to be imprisoned with or without hard labour for any term not exceeding six months.

7. Nothing in this Act contained shall take away or interfere Proceedings under this Act not to with the right of any person to sue for and recover, at common law or interfere with right otherwise, compensation for or in respect of any damage or injury to sue for compensa-tion for damage by occasioned by the reckless or negligent use of fire.

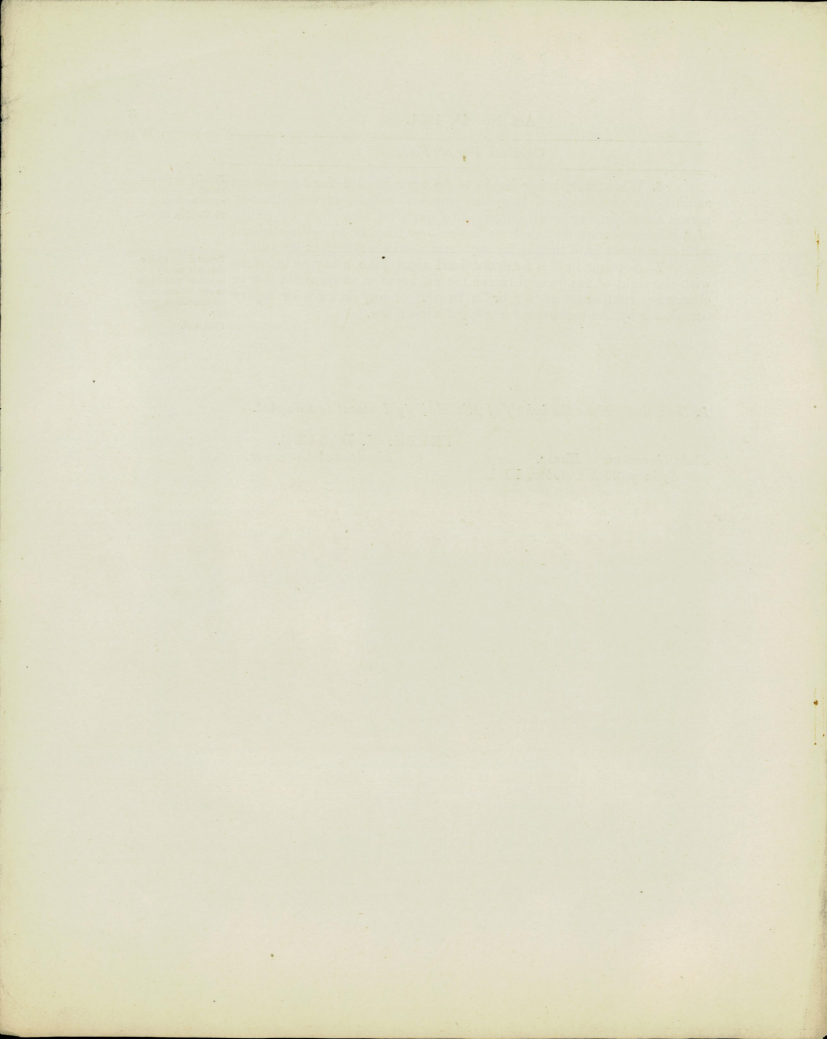
fire.

Ibid. s. 6.

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

FREDK. M. DARLEY, Lieutenant-Governor.

State Government House, Sydney, 30th October, 1901.



### Certificate to accompany the Careless Use of Fire Bill.

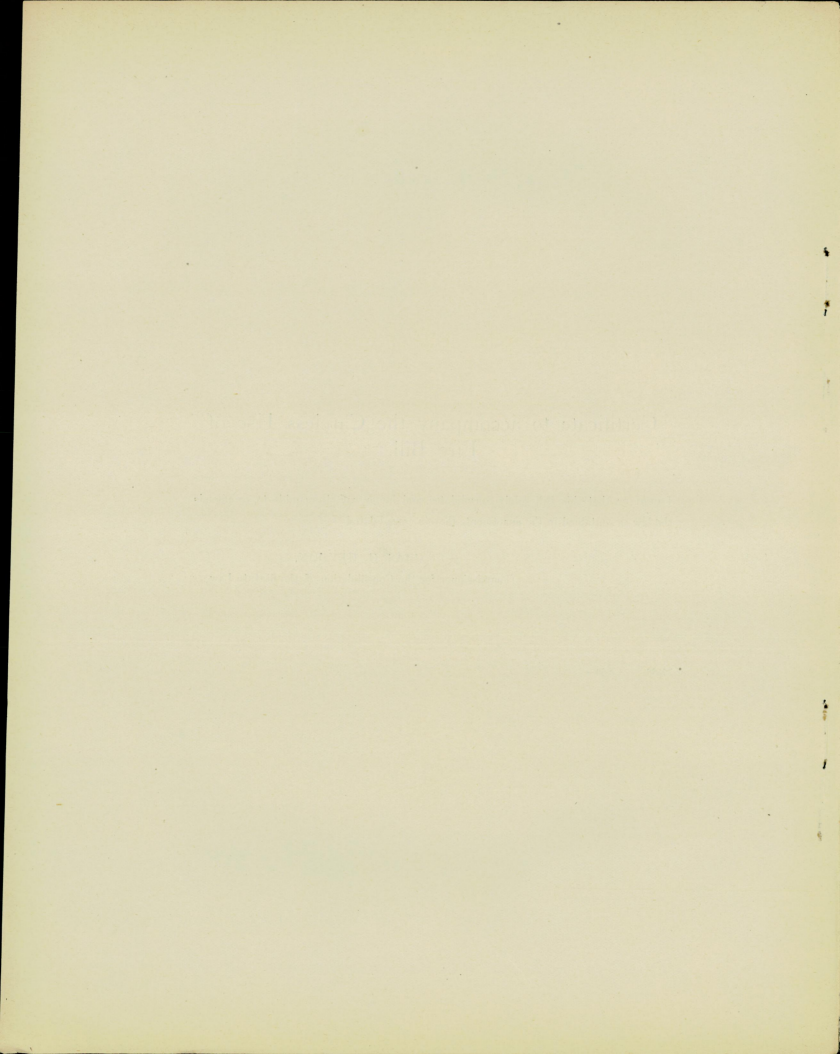
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#### CHAS. G. HEYDON, Commissioner for the Consolidation of the Statute Law.

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## Careless Use of Fire Bill.

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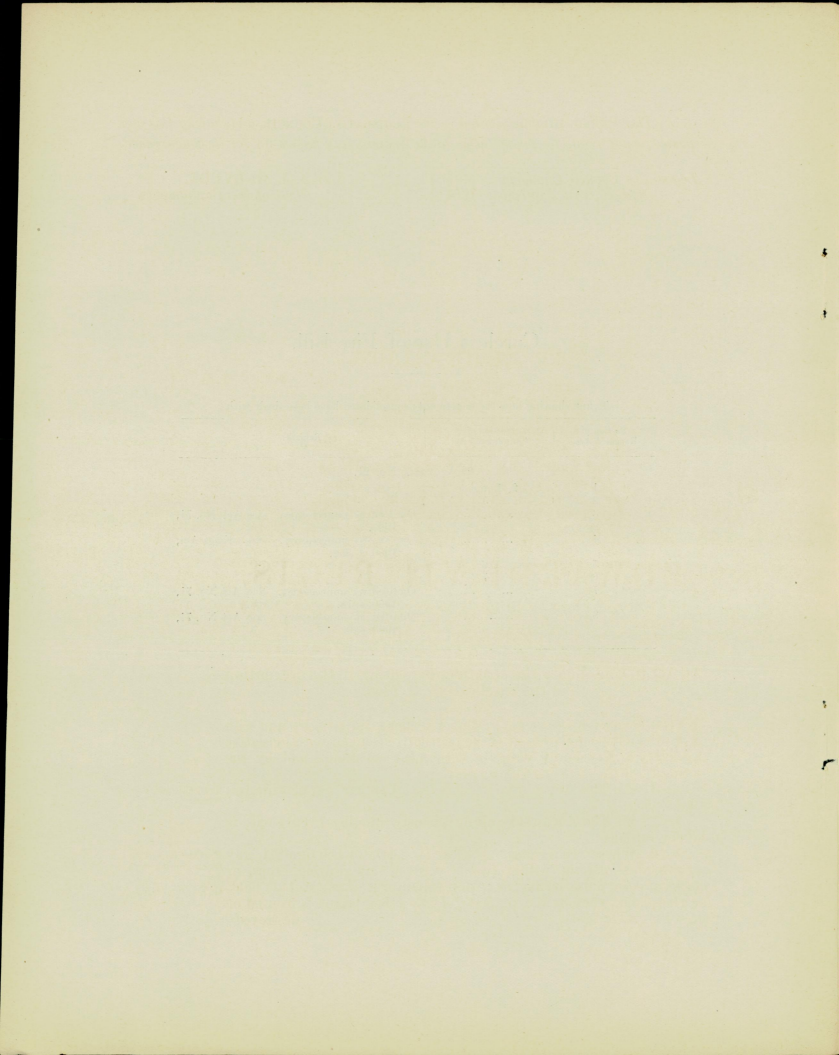
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29 VICTORIA No. 21.					
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8	,	Omitted as unnecessary. 1900, s. 9.	See Act No. 71		

TABLE showing how the enactments consolidated have been dealt with.



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, 18th September, 1901. JOHN J. CALVERT, Clerk of the Parliaments.



# EDWARDI VII REGIS.

#### Act No. , 1901.

#### An Act to consolidate the enactments relating to the prevention of the careless use of Fire.

**B**<sup>E</sup> 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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#### Careless Use of Fire.

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(2) If the owner or occupier so neglecting or omitting to clear refuses or omits to repair or re-erect such fence within such month the owner or occupier of the land contiguous to the said fence who has cleared the same of inflammable material as aforesaid may repair or re-erect such dividing fence.

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#### Act No. 1901.

#### Careless Use of Fire.

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

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