New South Wales.



ANNO SEXTO

EDWARDI VII REGIS.

Act No. 13, 1906.

An Act for the regulation and suppression of gaming, betting, and wagering; to amend the Games, Wagers, and Bettinghouses Act, 1901; to restrict the holding of race-meetings; for the licensing of racecourses; and for purposes consequent thereon or incidental thereto. [Assented to, 8th October, 1906.]

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:—

Preliminary.

- 1. This Act may be cited as the "Gaming and Betting Act, short title. 1906."
 - 2. In this Act, unless the context otherwise requires,— Definitions.

 "Bookmaker" includes any person who carries on the business Vic. Act, 1901, No. of or acts as a bookmaker or turf commission agent, or who 1765, s. 2. gains or endeavours to gain his livelihood wholly or partly by betting or making wagers.

"Ground"

"Ground" means land, including any buildings thereon, and any room to which persons are admitted, either at all times or only at certain times, whether on payment of an entrance fee or charge or otherwise, for the purpose of taking part in or of witnessing any sports.

"Justice" means justice of the peace.

"Meeting for horse-racing" means any meeting at which all horses, mares, and geldings respectively may compete without any restriction or condition relating to the height of such horses, mares, or geldings.

"Meeting for pony-racing" means any meeting at which the conditions of any race include any condition relating to the height of any horse, mare, or gelding eligible to compete

therein.

"Occupier" of a house, office, room, or other place, or of any land, or building, includes the lessee or sublessee who is not the owner as hereinafter in this section defined.

"Owner" of a house, office, room, or other place, or of any land or building, includes every person, company, or corporation who is, whether at law or in equity,—

(a) entitled to the same for any estate of freehold in possession;

01

(b) in actual receipt of, or entitled to receive, or if the house, office, room, place, land, or building were let to a tenant, would be entitled to receive the rents and profits of the same.

In the case of a house, office, room, place, land, or building subleased, "owner" includes any lessee or sublessee from whom a sublessee holds.

"Place," in the expression "house, office, room, or other place," includes a vessel or boat, whether used in navigation or not

"Principal Act" means Games, Wagers, and Betting Act, 1901.

"Racecourse" means land used for race-meetings and to which admission is granted by payment of money, by ticket, or otherwise.

"Race-meeting" means meeting for horse-racing or pony-racing,

excluding trotting contests.

"Sports" means bicycle races, footraces, horseraces, pony races, trotting races, cricket or football matches, swimming carnivals, or any other game, exercise, pastime, or any fight or contest.

"Street" includes—

(1) any enclosed or unenclosed land (not being a house or racecourse) within any borough or municipal district or within the city of Sydney;

(2)

(2) a thoroughfare and a highway, road, lane, footway, or passage, whether a thoroughfare or not, on any public or private land.

3. In this Act a house, office, room, or other place is used in Definition of contravention of this Act if it or any part of it is used-

contravention of Act.

(a) as a common gaming-house, or for playing any unlawful game therein; or

(b) in any manner prohibited by section seventeen of the Principal Act as amended by this Act.

Gaming and betting-houses.

4. Every owner and every occupier of any house, office, room, Penalty for using or other place who knowingly allows the same to be used in contravencontravention of Act. tion of this Act shall be liable to a penalty not exceeding one hundred pounds.

5. Every owner and every occupier of any land or building who Land used for access knowingly allows the same to be used as a means of access to or of contravention of exit or escape from any house, office, room, or other place used in Act. contravention of this Act, shall be liable to a penalty not exceeding one hundred pounds.

6. (1) If—

(a) any owner of a house, office, room, or other place has reason-Owner may evict able grounds to suspect that the same is used in contravention used in contravention of this Act; or

(b) any owner of any land or building has reasonable grounds to suspect that the same is used as a means of access to, or of exit or escape from, any house, office, room, or other place used in contravention of this Act,

he may serve on the occupier a notice to quit.

The serving of such notice shall determine as from the tenth day after the date of such service any tenancy under which the occupier may hold as if the same had expired by effluxion of time. The owner may thereupon, without any authority other than this Act, take legal proceedings to evict, and may evict, such occupier.

(2) Such notice shall be served personally on the occupier, but if he cannot be found, service may be effected by posting a copy of the notice on some conspicuous part of the said house, office, room,

place, land, or building.

7. Any such notice to quit may be cancelled by a judge of the Cancellation of Supreme Court, or of a District Court, subject to such terms as he notice to quit. thinks fit, on summons taken out by the occupier, on proof that the occupier has not at any time—

(a) knowingly allowed the house, office, room, or place to be used

in contravention of this Act; or

(b) knowingly allowed the land or building to be used as a means of access to or of exit or escape from any house, office, room, or other place used in contravention of this Act.

Such summons shall be served on the owner two days at least before the hearing of such summons, and on being so served shall operate until the determination of the summons as a stay of any proceedings under the last preceding section to evict the occupier.

Declaration that house a common gaming-house.

8. On the affidavit of a superintendent, inspector, or sub-inspector of police, showing reasonable grounds for suspecting that any house, office, room, or other place is used in contravention of this Act, any judge of the Supreme Court may declare such house, office, room, or place to be a common gaming-house. Such declaration shall be in force until rescinded.

Rescission of declaration.

9. Any such declaration may be rescinded by a judge of the Supreme Court, subject to such terms as he thinks fit, on application being made to him—

(a) by the owner or occupier of the house, office, room, or place, the subject of the declaration, on proof that he has not at any time allowed the house, office, room, or place to be used

in contravention of this Act; or

(b) by a superintendent, inspector, or sub-inspector of police, on proof that the house, office, room, or place is not used in contravention of this Act.

Where the application is made by the owner or occupier as aforesaid, notice in writing of intention to make the same shall be served on a superintendent, inspector, or sub-inspector of police two days at least before the hearing of such application.

10. Notice of any such declaration and of any rescission of the

same shall be published in the Gazette.

In any proceedings under this Act, the production of a copy of the Gazette containing such notice shall be evidence that the declaration or rescission therein notified was duly made.

Notice given of declaration.

Publication of notice of declaration

and rescission.

11. (1) The inspector-general, or a superintendent, inspector, or sub-inspector of police, on such declaration being made with respect to any house, office, room, or place—

(a) shall cause to be published on two days in a newspaper circulating in the neighbourhood of the house, office, room, or place, a notice of the making of such declaration;

(b) shall cause such notice to be served on the owner and occupier of the house, office, room, or place. Such service shall be personal, except when it cannot be promptly effected, in which case the notice may be served on the owner and occupier aforesaid by causing a copy thereof to be affixed at or near to the entrance to the house, office, room, or place.

(2)

(2) In any proceedings under this Act, the production of a copy of a newspaper containing any such notice shall be evidence that such notice was duly published in such newspaper on the date appearing thereon.

12. If, after publication, in pursuance of paragraph (a) of the Person found in last preceding section, of notice of the making of such declaration common gamingwith respect to a house, office, room, or place, and during the time that house.

such declaration is in force, any person is found-(a) in, or on, or entering, or leaving such house, office, room, or

place; or

(b) in or on or entering or leaving any land or building used as a means of access to or of exit or escape from the same,

any member of the police force may, without warrant, arrest such person and take him before a stipendiary or police magistrate or any

two justices.

Such person, unless he proves that he was in or on or entering or leaving as aforesaid for a lawful purpose, shall be guilty of an offence under this Act, and shall on conviction be liable to imprisonment for a term not exceeding six months.

The form of information for such offence may be in the Form

A or B in the Schedule, or to a like effect.

13. If after service on an owner in pursuance of paragraph (b) Penalty on owner if of section eleven of notice of the making of such declaration with house used in contravention of Act. respect to a house, office, room, or place, and during the time that such declaration is in force, such house, office, room, or place is used in contravention of this Act, such owner shall, unless he proves that he has taken all reasonable steps to evict the occupier from the same, be liable to a penalty not less than thirty and not exceeding three hundred pounds.

- 14. If after service on an occupier in pursuance of paragraph (b) Penalty on occupier. of section eleven of notice of the making of a declaration with respect to a house, office, room, or place, and during the time that such declaration is in force such house, office, room, or place is used in contravention of this Act, the said occupier shall be liable to a penalty not less than thirty and not exceeding three hundred pounds, unless he proves that he has taken reasonable steps to prevent such use.
- 15. While any such declaration is in force with respect to any Entry by police. house, office, room, or place any member of the police force may, without warrant,—

(a) enter the said house, office, room, or place;

(b) enter any land or building which he has reasonable grounds to suspect is used as a means of access to or of exit or escape from the same;

pass through, from, over, and along any other land or building for the purpose of entering in pursuance of paragraph (a) or paragraph (b) aforesaid;

(d) for any of the purposes aforesaid, break open doors, windows, and partitions, and do such other acts as may be necessary;

(e) seize any instruments of gaming and any instruments of betting and documents relating to betting, and any money and securities for money in any such house, office, room, or

Obstructing the police.

16. Any person who wilfully obstructs or aids in obstructing, or solicits any other person to obstruct or aid in obstructing a member of the police force in the exercise of any power conferred on him by any preceding section of this Act shall be liable to a penalty not exceeding twenty-five pounds.

Evidence of house being a gaminghouse.

17. Where any member of the police force authorised under the Principal Act or this Act to enter any house, office, room, or place is wilfully prevented from or is obstructed or delayed in entering the same or any part thereof; or

where any external or internal door of or means of access to any such house, office, room, or place so authorised to be entered is found to be fitted or provided with any bolt, bar, chain, or any means or contrivance for the purpose of preventing, delaying, or obstructing the entry into the same or any part, of any member of the police force authorised as aforesaid, or for giving an alarm in case of such entry; or

if such house, office, room, or place is found fitted or provided with any means or contrivance for unlawful gaming, or with any means or contrivance for concealing, removing, or destroying any instruments of gaming,

it shall be evidence, until the contrary is made to appear, that such house, office, room, or place is used as a common gaming-house, and that the persons found therein were playing an unlawful game therein.

Betting in streets.

Street betting.

18. Every person who frequents, uses, or is in any street for Vic. Act, 1436, s. 2. the purpose of any money or valuable thing being received by or promised to such person or on his behalf—

> (a) as or for the consideration for any assurance, undertaking, promise, or agreement, express or implied, to pay or give thereafter any money or valuable thing on any event or contingency of or relating to any sports; or

> (b) as or for the consideration for securing the paying or giving by some other person of any money or valuable thing on any such event or contingency as aforesaid; and

every bookmaker who, either by himself or by means of any agent, clerk, or servant makes any bet in or on any street, and every such agent, clerk, or servant who so makes any bet shall be liable for a

first

illegally received.

Gaming and Betting.

first offence to a penalty of not less than twenty pounds nor more than one hundred pounds, and for a second offence to imprisonment for six months.

The form of information for an offence against this section shall be in the Form C or D in the Schedule, or to the like effect.

19. Any money or valuable thing received by any bookmaker, Recovery of money

or any such agent, clerk, or servant, or any person as aforesaid-Vic. Act, 1436, s. 3. (a) as or for the consideration for any such assurance, undertaking, promise, or agreement, made in any street; or

(b) as a deposit on any bet made in any street, shall be deemed to have been received to or for the use of the person from whom the same was received; and such money or valuable thing, or the value thereof, may be recovered accordingly, with costs, in any court of competent jurisdiction.

Betting on sports grounds.

20. Betting or wagering on any ground, not being a licensed Wagering or betting] racecourse, on which any sports are being held is prohibited. Any prohibited. person acting in contravention of this section may be dealt with under No. 1765, ss. 3-5. the next succeeding section, and in lieu thereof, or in addition thereto, shall be liable to the penalty and punishment mentioned in the next preceding section but one.

21. Any person who acts in contravention of the last preceding Removal or section, and who, after being warned by any officer or servant of the apprehension of person or persons who have control of the ground, or by any member Ibid. s. 7. of the police force, to desist from so acting, does not so desist, may be forthwith removed from such ground or its proximity by any such officer or servant, or by any member of the police force.

22. Any person so removed shall not on the day of such removal Person removed from re-enter such ground, and if he does so re-enter, he may be again land not to re-enter. removed as aforesaid, or he may, without warrant, be arrested by any such officer, servant, or member and taken before a stipendiary or police magistrate or any two justices, and shall be liable to a penalty not exceeding fifty pounds.

Betting with infants.

23. Any person who—

(a) makes or offers to make any bet or wager with any person Making bet with or whom he knows to be under the age of twenty-one years, or inviting an infant to with any person on his behalf; or Vic. Act, 1436, s. 8.

(b) for the purpose of earning any commission, reward, profit, 55 and 56 Vic. benefit, or advantage, sends or causes to be sent to any c. 4, s. 1 (1). person whom he knows to be under such age any circular, notice.

notice, advertisement, letter, telegram, or other document which invites or may reasonably be implied to invite the person receiving it to make any bet or wager, or to enter into or take any share or interest in any betting or wagering transactions, or to apply to any person or at any place with a view to obtaining information or advice for the purpose of any bet or wager, or for information as to any race, game, sport, or other contingency upon which betting or wagering is generally carried on,

shall be liable to a penalty not exceeding one hundred pounds.

Person named in gaming circular to be deemed the sender. Vic. Act, 1436, s. 9. 55 and 56 Vic., c. 4 s. 1 (2). 24. If any such circular, notice, advertisement, letter, telegram, or other document names or refers to anyone as a person to whom any payment may be made or from whom information may be obtained for the purpose of or in relation to betting or wagering, the person so named or referred to shall be deemed to have sent or caused to be sent such document as aforesaid, unless he proves that he had not consented to be so named and that he was not in any way a party to and was wholly ignorant of the sending of such document.

Knowledge of infancy presumed. Vic. Act, 1436, s. 9. 55 and 56 Vic., s. 1 (2).

25. If any such circular, notice, advertisement, letter, telegram, or other document is sent to any person at any university, college, school, or other place of education, and such person is under twenty-one years of age, the person sending or causing the same to be sent shall be deemed to have known that such person was under such age unless he proves that he had reasonable grounds for believing such person to be of full age; and the same shall be deemed to have been so sent for the purpose of earning commission, reward, profit, benefit, or advantage unless he proves to the contrary.

Persons betting with apparent infants. *Ibid.* s. 11.

26. Any person who makes or offers to make any bet or wager with any person who is under twenty-one years of age shall be deemed to have known that such person was under such age unless he proves that he had reasonable ground for believing, and did believe, such person to be of full age.

Money stolen or embezzled and paid in bets recoverable. Vic. Act, 1436, s. 9 27. Where any money is stolen or embezzled by any person who is under twenty-one years of age, and any money is thereafter paid by such person as or for or by way of or on account of a bet or wager, the person from whom such money was stolen or embezzled may, in any court of competent jurisdiction, recover the amount of the money so stolen or embezzled, not exceeding the amount paid as aforesaid, from the person to whom the same was so paid.

Restrictions on race-meetings.

Racecourse to be licensed.

28. (1) No race-meeting shall be held on any racecourse unless such racecourse is licensed under this Act for horse-racing or ponyracing, as the case may be.

(2)

(2) No race-meeting shall be held on any racecourse if the Size of racecourse. circumference of the running-ground of such racecourse, measured three feet from the inner boundary, is less than six furlongs.

(3) The number of days in any one year on which meetings Limitation of for horseracing may be held on any licensed racecourse shall not exceed number of horseraces on racecourse,

the following:

(a) Where the racecourse is situate within forty miles of the General Post Office, Sydney, the number shall be twenty-four, or the number of days on which such meetings were held at such racecourse during the twelve months ending the thirty-first day of July, one thousand nine hundred and six, whichever number is the smaller.

(b) Where the racecourse is situate within forty miles of the principal post office, Newcastle, the number shall be fifteen or the number of days on which such meetings were held on such racecourse during the twelve months ending the thirty-first day of July, one thousand nine hundred and six,

whichever number is the smaller.

(4) The number of days in any one year on which meetings Limitation of for pony-racing may be held on any licensed racecourse shall not number of pony-races on racecourse.

exceed the following:

(a) Where the racecourse is situate within forty miles of the General Post Office, Sydney, the number shall be twenty-four, or if there be more than two racecourses the number shall not exceed the quotient, omitting fractional parts, obtained by dividing the number seventy-two by the number of racecourses situate as aforesaid and licensed for pony-racing in that year.

(b) Where the racecourse is situate beyond the said forty miles,

the number shall be six.

(5) If any race-meeting is held in contravention of this Penalty. section, the owner or trustees of the racecourse, and the club, association, or person by or on behalf of which or whom such meeting was so held, and each member of the managing body of such trustees, club, or association, and any person acting at such race-meeting as starter or judge, shall be liable to a penalty not less than five hundred pounds and not exceeding one thousand pounds.

(6) This section shall take effect from the first day of commencement January, one thousand nine hundred and seven, and in its construction of section.

a year shall be deemed to commence on the first day of January.

29. (1) Licenses under the last preceding section shall be issued Issue of licenses. by the Colonial Secretary on such terms and conditions as may be prescribed by regulations which the Governor is authorised to make.

(2) Any such license shall be for a year, commencing the Period of license. first day of January, and must be applied for before that date. A license may be cancelled by the Colonial Secretary for any good cause.

Fees.

(3) The fees for such license shall be paid into the Treasury and carried to the Consolidated Revenue Fund, and shall be at the following rates:—

(a) Where the racecourse is situate within forty miles of the General Post Office, Sydney, fifty pounds.

(b) Where it is situate within forty miles of the principal post-office, Newcastle, twenty pounds.

(c) Where otherwise situate, one pound.

Limitation of racecourses which may be licensed.

(4) The number of licenses for racecourses situate within forty miles of the General Post Office, Sydney, shall not exceed the number of racecourses so situate and in use for race-meetings within the three months next preceding the first day of August, one thousand nine hundred and six.

The number of licenses for racecourses situate within forty miles of the principal post office, Newcastle, shall not exceed the number of racecourses so situate and in use for race-meetings within the three months aforesaid.

Days of race-meetings.

30. Race-meetings may, subject to this Act, be held at race-courses situate within forty miles of the General Post Office, Sydney, or within forty miles of the principal post office, Newcastle, on Wednesdays, Saturdays, and public holidays, except Good Friday and Christmas Day, and on no other days: Provided that if, owing to unfavourable weather, the races appointed for any day have to be postponed, such race-meeting may be held on any other day within one week of such postponement.

Amendment of Principal Act.

Amendment of section 17 of Principal Act. 31. Section seventeen of the Principal Act is amended by inserting at the beginning of the section the following subsection:—

(1) No house, office, room, or other place shall be opened, kept, or used for the purpose of the owner, occupier, or keeper thereof, or any person using the same, or any person procured or employed by or acting for or on behalf of such owner, occupier, or keeper, or person using the same, or of any person having the care or management, or in any manner conducting the business thereof, betting with persons resorting thereto.

In this subsection "resorting thereto" includes applying by the agency of another person by letter, by telegram, or by any other means of correspondence.

Amendment of section 21 of the Principal Act.

32. After paragraph (a) of section twenty-one of the Principal Act the following paragraph is inserted:—

(b) publishes in a newspaper the odds on any race to be run at a meeting for horse-racing or pony-racing.

Advisory

Advisory board.

33. The Governor may appoint a board of not more than five Appointment of persons to advise the Minister in matters relating to racecourses and advisory board. race-meetings to be dealt with by him under this Act.

34. The owners, lessees, or trustees of licensed racecourses on owners or trustee, which meetings for pony-racing are held, situate within forty miles of may agree as to days of meetings. The General Post Office, Sydney, or of the principal post office, Newcastle, and the clubs, associations, and persons holding meetings for pony-racing at such racecourses may agree among themselves as to the days on which such meetings of the said respective clubs, associations, and persons may be held at the respective racecourses situate as aforesaid. If they fail so to agree, the matter as to which they disagree shall, at the request of any one of them, be determined by the said advisory board, and such determination shall be final and shall be carried out.

35. It shall be lawful for the Governor to make regulations for Regulations. the purpose of carrying out the provisions of this Act.

Recovery of penalties.

36. Penalties under this Act may be recovered in a summary Recovery of way before a stipendiary or police magistrate or any two justices in penalties. petty sessions.

SCHEDULE.

FORM A.

That on the day of , at , A.B. was found in (or on or entering or leaving) a house (or office or room or place) which had been duly declared to be a common gaming house.

FORM B.

That on the day of , at , A.B. was found in (or on or entering or leaving) land (or a building) used as a means of access to (or of exit or escape from) a house (or office or room or place) which had been duly declared to be a common gaming house.

FORM C.

That on the day of , at , A.B. frequented, used, or was in a street for the purpose of betting.

FORM D.

That on the day of , at , A.B. being [a bookmaker, or the agent, clerk, or servant of a bookmaker] made a bet in a street.

By Authority: William Applegate Gullick, Government Printer, Sydney, 1906.

[9d.]

I Certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

Legislative Assembly Chamber, Sydney, 5 October, 1906, A.M. RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

New South Wales.



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EDWARDI VII REGIS.

Act No. 13, 1906.

An Act for the regulation and suppression of gaming, betting, and wagering; to amend the Games, Wagers, and Bettinghouses Act, 1901; to restrict the holding of race-meetings; for the licensing of racecourses; and for purposes consequent thereon or incidental thereto. [Assented to, 8th October, 1906.]

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:—

Preliminary.

- 1. This Act may be cited as the "Gaming and Betting Act, Short title. 1906."
 - 2. In this Act, unless the context otherwise requires,— Definitions.

 "Bookmaker" includes any person who carries on the business Vic. Act, 1901, No. of or acts as a bookmaker or turf commission agent, or who 1765, s. 2. gains or endeavours to gain his livelihood wholly or partly by betting or making wagers.

"Ground"

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

W. H. WOOD, Chairman of Committees of the Legislative Assembly.

"Ground" means land, including any buildings thereon, and any room to which persons are admitted, either at all times or only at certain times, whether on payment of an entrance fee or charge or otherwise, for the purpose of taking part in or of witnessing any sports.

"Justice" means justice of the peace.

"Meeting for horse-racing" means any meeting at which all horses, mares, and geldings respectively may compete without any restriction or condition relating to the height of such horses, mares, or geldings.

"Meeting for pony-racing" means any meeting at which the conditions of any race include any condition relating to the height of any horse, mare, or gelding eligible to compete

therein.

"Occupier" of a house, office, room, or other place, or of any land, or building, includes the lessee or sublessee who is not the owner as hereinafter in this section defined.

"Owner" of a house, office, room, or other place, or of any land or building, includes every person, company, or corporation

who is, whether at law or in equity,—

(a) entitled to the same for any estate of freehold in possession;

(b) in actual receipt of, or entitled to receive, or if the house, office, room, place, land, or building were let to a tenant, would be entitled to receive the rents and profits of the same.

In the case of a house, office, room, place, land, or building subleased, "owner" includes any lessee or sublessee

from whom a sublessee holds.

- "Place," in the expression "house, office, room, or other place," includes a vessel or boat, whether used in navigation or not so used.
- "Principal Act" means Games, Wagers, and Betting Act, 1901. "Racecourse" means land used for race-meetings and to which admission is granted by payment of money, by ticket, or

otherwise.

"Race-meeting" means meeting for horse-racing or pony-racing,

excluding trotting contests.

- "Sports" means bicycle races, footraces, horseraces, pony races, trotting races, cricket or football matches, swimming carnivals, or any other game, exercise, pastime, or any fight or contest.
- "Street" includes—
 - (1) any enclosed or unenclosed land (not being a house or racecourse) within any borough or municipal district or within the city of Sydney;

(2) a thoroughfare and a highway, road, lane, footway, or passage, whether a thoroughfare or not, on any public or private land.

3. In this Act a house, office, room, or other place is used in Definition of contravention of this Act if it or any part of it is used-

house, &c., used in contravention of Act.

(a) as a common gaming-house, or for playing any unlawful game therein; or

(b) in any manner prohibited by section seventeen of the Principal Act as amended by this Act.

Gaming and betting-houses.

4. Every owner and every occupier of any house, office, room, Penalty for using or other place who knowingly allows the same to be used in contraven-house in contravention of Act. tion of this Act shall be liable to a penalty not exceeding one hundred

pounds. 5. Every owner and every occupier of any land or building who Land used for access knowingly allows the same to be used as a means of access to or of contravention of exit or escape from any house, office, room, or other place used in Act. contravention of this Act, shall be liable to a penalty not exceeding one hundred pounds.

6. (1) If-

(a) any owner of a house, office, room, or other place has reason-Owner may evict able grounds to suspect that the same is used in contravention used in contravention of this Act; or

(b) any owner of any land or building has reasonable grounds to suspect that the same is used as a means of access to, or of exit or escape from, any house, office, room, or other place used in contravention of this Act,

he may serve on the occupier a notice to quit.

The serving of such notice shall determine as from the tenth day after the date of such service any tenancy under which the occupier may hold as if the same had expired by effluxion of time. The owner may thereupon, without any authority other than this Act, take legal proceedings to evict, and may evict, such occupier.

(2) Such notice shall be served personally on the occupier, but if he cannot be found, service may be effected by posting a copy of the notice on some conspicuous part of the said house, office, room,

place, land, or building.

7. Any such notice to quit may be cancelled by a judge of the Cancellation of Supreme Court, or of a District Court, subject to such terms as he notice to quit. thinks fit, on summons taken out by the occupier, on proof that the occupier has not at any time-

(a) knowingly allowed the house, office, room, or place to be used

in contravention of this Act; or

(b) knowingly allowed the land or building to be used as a means of access to or of exit or escape from any house, office, room, or other place used in contravention of this Act.

Such summons shall be served on the owner two days at least before the hearing of such summons, and on being so served shall operate until the determination of the summons as a stay of any proceedings under the last preceding section to evict the occupier.

Declaration that house a common gaming-house.

8. On the affidavit of a superintendent, inspector, or sub-inspector of police, showing reasonable grounds for suspecting that any house, office, room, or other place is used in contravention of this Act, any judge of the Supreme Court may declare such house, office, room, or place to be a common gaming-house. Such declaration shall be in force until rescinded.

Rescission of declaration.

- 9. Any such declaration may be rescinded by a judge of the Supreme Court, subject to such terms as he thinks fit, on application being made to him—
 - (a) by the owner or occupier of the house, office, room, or place, the subject of the declaration, on proof that he has not at any time allowed the house, office, room, or place to be used in contravention of this Act; or
 - (b) by a superintendent, inspector, or sub-inspector of police, on proof that the house, office, room, or place is not used in contravention of this Act.

Where the application is made by the owner or occupier as aforesaid, notice in writing of intention to make the same shall be served on a superintendent, inspector, or sub-inspector of police two days at least before the hearing of such application.

Publication of notice of declaration and rescission.

10. Notice of any such declaration and of any rescission of the

same shall be published in the Gazette.

In any proceedings under this Act, the production of a copy of the Gazette containing such notice shall be evidence that the declaration or rescission therein notified was duly made.

Notice given of declaration.

11. (1) The inspector-general, or a superintendent, inspector, or sub-inspector of police, on such declaration being made with respect to any house, office, room, or place—

(a) shall cause to be published on two days in a newspaper circulating in the neighbourhood of the house, office, room, or place, a notice of the making of such declaration;

(b) shall cause such notice to be served on the owner and occupier of the house, office, room, or place. Such service shall be personal, except when it cannot be promptly effected, in which case the notice may be served on the owner and occupier aforesaid by causing a copy thereof to be affixed at or near to the entrance to the house, office, room, or place.

(2)

(2) In any proceedings under this Act, the production of a copy of a newspaper containing any such notice shall be evidence that such notice was duly published in such newspaper on the date appearing thereon.

12. If, after publication, in pursuance of paragraph (a) of the Person found in last preceding section, of notice of the making of such declaration common gamingwith respect to a house, office, room, or place, and during the time that house.

such declaration is in force, any person is found-

(a) in, or on, or entering, or leaving such house, office, room, or place; or

(b) in or on or entering or leaving any land or building used as a means of access to or of exit or escape from the same,

any member of the police force may, without warrant, arrest such person and take him before a stipendiary or police magistrate or any two justices.

Such person, unless he proves that he was in or on or entering or leaving as aforesaid for a lawful purpose, shall be guilty of an offence under this Act, and shall on conviction be liable to imprisonment for a term not exceeding six months.

The form of information for such offence may be in the Form

A or B in the Schedule, or to a like effect.

13. If after service on an owner in pursuance of paragraph (b) Penalty on owner if of section eleven of notice of the making of such declaration with house used in contravention of Act. respect to a house, office, room, or place, and during the time that such declaration is in force, such house, office, room, or place is used in contravention of this Act, such owner shall, unless he proves that he has taken all reasonable steps to evict the occupier from the same, be liable to a penalty not less than thirty and not exceeding three hundred pounds.

- 14. If after service on an occupier in pursuance of paragraph (b) Penalty on occupier. of section eleven of notice of the making of a declaration with respect to a house, office, room, or place, and during the time that such declaration is in force such house, office, room, or place is used in contravention of this Act, the said occupier shall be liable to a penalty not less than thirty and not exceeding three hundred pounds, unless he proves that he has taken reasonable steps to prevent such use.
- 15. While any such declaration is in force with respect to any Entry by police. house, office, room, or place any member of the police force may, without warrant,—

(a) enter the said house, office, room, or place;

- (b) enter any land or building which he has reasonable grounds to suspect is used as a means of access to or of exit or escape from the same;
- pass through, from, over, and along any other land or building for the purpose of entering in pursuance of paragraph (a) or paragraph (b) aforesaid;

(d) for any of the purposes aforesaid, break open doors, windows, and partitions, and do such other acts as may be necessary;

(e) seize any instruments of gaming and any instruments of betting and documents relating to betting, and any money and securities for money in any such house, office, room, or

Obstructing the police.

16. Any person who wilfully obstructs or aids in obstructing, or solicits any other person to obstruct or aid in obstructing a member of the police force in the exercise of any power conferred on him by any preceding section of this Act shall be liable to a penalty not exceeding twenty-five pounds.

Evidence of house being a gaminghouse

17. Where any member of the police force authorised under the Principal Act or this Act to enter any house, office, room, or place is wilfully prevented from or is obstructed or delayed in entering the

same or any part thereof; or

where any external or internal door of or means of access to any such house, office, room, or place so authorised to be entered is found to be fitted or provided with any bolt, bar, chain, or any means or contrivance for the purpose of preventing, delaying, or obstructing the entry into the same or any part, of any member of the police force authorised as aforesaid, or for giving an alarm in case of such entry; or

if such house, office, room, or place is found fitted or provided with any means or contrivance for unlawful gaming, or with any means or contrivance for concealing, removing, or

destroying any instruments of gaming,

it shall be evidence, until the contrary is made to appear, that such house, office, room, or place is used as a common gaming-house, and that the persons found therein were playing an unlawful game therein.

Betting in streets.

Street betting.

18. Every person who frequents, uses, or is in any street for Vic. Act, 1436, s. 2. the purpose of any money or valuable thing being received by or promised to such person or on his behalf—

> (a) as or for the consideration for any assurance, undertaking, promise, or agreement, express or implied, to pay or give thereafter any money or valuable thing on any event or

contingency of or relating to any sports; or

(b) as or for the consideration for securing the paying or giving by some other person of any money or valuable thing on any

such event or contingency as aforesaid; and

every bookmaker who, either by himself or by means of any agent, clerk, or servant makes any bet in or on any street, and every such agent, clerk, or servant who so makes any bet shall be liable for a

first offence to a penalty of not less than twenty pounds nor more than one hundred pounds, and for a second offence to imprisonment for six months.

The form of information for an offence against this section shall be in the Form C or D in the Schedule, or to the like effect.

19. Any money or valuable thing received by any bookmaker, Recovery of money or any such agent, clerk, or servant, or any person as aforesaid—

illegally received.

(a) as or for the consideration for any such assurance, under-Vic. Act, 1436, s. 3. taking, promise, or agreement, made in any street; or

(b) as a deposit on any bet made in any street, shall be deemed to have been received to or for the use of the person from whom the same was received; and such money or valuable thing, or the value thereof, may be recovered accordingly, with costs, in any court of competent jurisdiction.

Betting on sports grounds.

20. Betting or wagering on any ground, not being a licensed Wagering or betting racecourse, on which any sports are being held is prohibited. Any prohibited. See Vic. Act, 1901, person acting in contravention of this section may be dealt with under No. 1765, ss. 3-5. the next succeeding section, and in lieu thereof, or in addition thereto, shall be liable to the penalty and punishment mentioned in the next preceding section but one.

21. Any person who acts in contravention of the last preceding Removal or section, and who, after being warned by any officer or servant of the apprehension of offender. person or persons who have control of the ground, or by any member Ibid. s. 7. of the police force, to desist from so acting, does not so desist, may be forthwith removed from such ground or its proximity by any such officer or servant, or by any member of the police force.

22. Any person so removed shall not on the day of such removal Person removed from re-enter such ground, and if he does so re-enter, he may be again land not to re-enter. removed as aforesaid, or he may, without warrant, he arrested by any such officer, servant, or member and taken before a stipendiary or police magistrate or any two justices, and shall be liable to a penalty not exceeding fifty pounds.

Betting with infants.

23. Any person who—

(a) makes or offers to make any bet or wager with any person Making bet with or whom he knows to be under the age of twenty-one years, or inviting an infant to with any person on his behalf; or Vic. Act, 1436, s. 8.

(b) for the purpose of earning any commission, reward, profit, 55 and 56 Vic., benefit, or advantage, sends or causes to be sent to any c. 4, s. 1 (1). person whom he knows to be under such age any circular, notice, advertisement, letter, telegram, or other document which invites or may reasonably be implied to invite the

person receiving it to make any bet or wager, or to enter into or take any share or interest in any betting or wagering transactions, or to apply to any person or at any place with a view to obtaining information or advice for the purpose of any bet or wager, or for information as to any race, game, sport, or other contingency upon which betting or wagering is generally carried on,

shall be liable to a penalty not exceeding one hundred pounds.

Person named in gaming circular to be deemed the sender.
Vic. Act, 1436, s. 9. 55 and 56 Vic., c. 4 s. 1 (2).

24. If any such circular, notice, advertisement, letter, telegram, or other document names or refers to anyone as a person to whom any payment may be made or from whom information may be obtained for the purpose of or in relation to betting or wagering, the person so named or referred to shall be deemed to have sent or caused to be sent such document as aforesaid, unless he proves that he had not consented to be so named and that he was not in any way a party to and was wholly ignorant of the sending of such document.

Knowledge of infancy presumed. Vic. Act, 1436, s. 9. 55 and 56 Vic., s. 1 (2).

25. If any such circular, notice, advertisement, letter, telegram, or other document is sent to any person at any university, college, school, or other place of education, and such person is under twenty-one years of age, the person sending or causing the same to be sent shall be deemed to have known that such person was under such age unless he proves that he had reasonable grounds for believing such person to be of full age; and the same shall be deemed to have been so sent for the purpose of earning commission, reward, profit, benefit, or advantage unless he proves to the contrary.

Persons betting with apparent infants. *Ibid.* s. 11.

26. Any person who makes or offers to make any bet or wager with any person who is under twenty-one years of age shall be deemed to have known that such person was under such age unless he proves that he had reasonable ground for believing, and did believe, such person to be of full age.

Money stolen or embezzled and paid in bets recoverable. Vic. Act, 1436, s. 9. 27. Where any money is stolen or embezzled by any person who is under twenty-one years of age, and any money is thereafter paid by such person as or for or by way of or on account of a bet or wager, the person from whom such money was stolen or embezzled may, in any court of competent jurisdiction, recover the amount of the money so stolen or embezzled, not exceeding the amount paid as aforesaid, from the person to whom the same was so paid.

Restrictions on race-meetings.

Racecourse to be

28. (1) No race-meeting shall be held on any racecourse unless such racecourse is licensed under this Act for horse-racing or ponyracing, as the case may be.

(2)

(2) No race-meeting shall be held on any racecourse if the Size of racecourse. Circumference of the running-ground of such racecourse, measured three feet from the inner boundary, is less than six furlongs.

(3) The number of days in any one year on which meetings Limitation of for horseracing may be held on any licensed racecourse shall not exceed number of horseraces on racecourse.

the following:-

(a) Where the racecourse is situate within forty miles of the General Post Office, Sydney, the number shall be twenty-four, or the number of days on which such meetings were held at such racecourse during the twelve months ending the thirty-first day of July, one thousand nine hundred and six, whichever number is the smaller.

(b) Where the racecourse is situate within forty miles of the principal post office, Newcastle, the number shall be fifteen or the number of days on which such meetings were held on such racecourse during the twelve months ending the thirty-first day of July, one thousand nine hundred and six, whichever number is the smaller.

(4) The number of days in any one year on which meetings Limitation of for pony-racing may be held on any licensed racecourse shall not number of pony-races on racecourse.

exceed the following:

(a) Where the racecourse is situate within forty miles of the General Post Office, Sydney, the number shall be twenty-four, or if there be more than two racecourses the number shall not exceed the quotient, omitting fractional parts, obtained by dividing the number seventy-two by the number of racecourses situate as aforesaid and licensed for pony-racing

in that year.

(b) Where the racecourse is situate beyond the said forty miles, the number shall be six.

(5) If any race-meeting is held in contravention of this Penalty. section, the owner or trustees of the racecourse, and the club, association, or person by or on behalf of which or whom such meeting was so held, and each member of the managing body of such trustees, club, or association, and any person acting at such race-meeting as starter or judge, shall be liable to a penalty not less than five hundred pounds and not exceeding one thousand pounds.

(6) This section shall take effect from the first day of commencement January, one thousand nine hundred and seven, and in its construction of section.

a year shall be deemed to commence on the first day of January.

29. (1) Licenses under the last preceding section shall be issued Issue of licenses. by the Colonial Secretary on such terms and conditions as may be prescribed by regulations which the Governor is authorised to make.

(2) Any such license shall be for a year, commencing the Period of license. first day of January, and must be applied for before that date. A license may be cancelled by the Colonial Secretary for any good cause.

Fees.

- (3) The fees for such license shall be paid into the Treasury and carried to the Consolidated Revenue Fund, and shall be at the following rates:-
 - (a) Where the racecourse is situate within forty miles of the General Post Office, Sydney, fifty pounds.
 - (b) Where it is situate within forty miles of the principal post-office, Newcastle, twenty pounds.

(c) Where otherwise situate, one pound.

Limitation of racecourses which may be licensed.

(4) The number of licenses for racecourses situate within forty miles of the General Post Office, Sydney, shall not exceed the number of racecourses so situate and in use for race-meetings within the three months next preceding the first day of August, one thousand nine hundred and six.

The number of licenses for racecourses situate within forty miles of the principal post office, Newcastle, shall not exceed the number of racecourses so situate and in use for race-meetings within the three months aforesaid.

Days of race-meetings.

30. Race-meetings may, subject to this Act, be held at racecourses situate within forty miles of the General Post Office, Sydney, or within forty miles of the principal post office, Newcastle, on Wednesdays, Saturdays, and public holidays, except Good Friday and Christmas Day, and on no other days: Provided that if, owing to unfavourable weather, the races appointed for any day have to be postponed, such race-meeting may be held on any other day within one week of such postponement.

Amendment of Principal Act.

Amendment of section 17 of Principal Act.

31. Section seventeen of the Principal Act is amended by inserting at the beginning of the section the following subsection:—

(1) No house, office, room, or other place shall be opened, kept, or used for the purpose of the owner, occupier, or keeper thereof, or any person using the same, or any person procured or employed by or acting for or on behalf of such owner, occupier, or keeper, or person using the same, or of any person having the care or management, or in any manner conducting the business thereof, betting with persons resorting thereto.

In this subsection "resorting thereto" includes applying by the agency of another person by letter, by telegram, or by any other

means of correspondence.

Amendment of section 21 of the Principal Act.

32. After paragraph (a) of section twenty-one of the Principal Act the following paragraph is inserted:

(b) publishes in a newspaper the odds on any race to be run at a meeting for horse-racing or pony-racing.

Advisory

Advisory board.

33. The Governor may appoint a board of not more than five Appointment of persons to advise the Minister in matters relating to racecourses and advisory board. race-meetings to be dealt with by him under this Act.

34. The owners, lessees, or trustees of licensed racecourses on owners or trustee; which meetings for pony-racing are held, situate within forty miles of may agree as to days of meetings. The General Post Office, Sydney, or of the principal post office, Newcastle, and the clubs, associations, and persons holding meetings for pony-racing at such racecourses may agree among themselves as to the days on which such meetings of the said respective clubs, associations, and persons may be held at the respective racecourses situate as aforesaid. If they fail so to agree, the matter as to which they disagree shall, at the request of any one of them, be determined by the said advisory board, and such determination shall be final and shall be carried out.

35. It shall be lawful for the Governor to make regulations for Regulations. the purpose of carrying out the provisions of this Act.

Recovery of penalties.

36. Penalties under this Act may be recovered in a summary Recovery of way before a stipendiary or police magistrate or any two justices in penalties. petty sessions.

SCHEDULE.

FORM A.

That on the day of , at , A.B. was found in (or on or entering or leaving) a house (or office or room or place) which had been duly declared to be a common gaming house.

FORM B.

That on the day of , at , A.B. was found in (or on or entering or leaving) land (or a building) used as a means of access to (or of exit or escape from) a house (or office or room or place) which had been duly declared to be a common gaming house.

FORM C.

That on the day of , at , A.B. frequented, used, or was in a street for the purpose of betting.

FORM D.

That on the day of , at , A.B. being [a bookmaker, or the agent, clerk, or servant of a bookmaker] made a bet in a street.

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

HARRY H. RAWSON,

State Government House, Sydney, 8th October, 1906. Governor.

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GAMING AND BETTING BILL.

SCHEDULE of the Amendments referred to in Message of 27th September, 1906.

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Page 2, clause 2, line 7. Omit "horse-race" insert "horse-racing"
Page 2, clause 2. After line 28 insert "'Place' in the expression 'house, office, room, or other place'
          "includes a vessel or boat, whether used in navigation or not so used'
Page 2, clause 2, line 42. After "includes" omit remainder of clause insert—
"(1) any enclosed or unenclosed land (not being a house or racecourse) within any borough
             " or municipal district, or within the city of Sydney;
        "(2) a thoroughfare and a highway, road, lane, footway, or passage, whether a thoroughfare
"or not, on any public or private land"

Page 3, clause 3, line 12. After "Act" second occurring omit remainder of clause.

Page 4, clause 7, line 3. Omit "application being made to him" insert "summons taken out"
Page 4, clause 7, line 4. Omit "he" insert "the occupier"
Page 4, clause 7, line 10. Omit "notice of intention to make such application" insert "such summons"
Page 4, clause 7, lines 11 and 12. Omit "the application" insert "such summons"
Page 4, clause 7, line 13. Omit "application" insert "summons"
Page 4, clause 8, line 15. Omit "or" insert "inspector or sub-"
Page 4, clause 9, line 28. Omit "or" insert "inspector or sub-"
Page 4, clause 9, line 28.
Page 4, clause 9, line 33.
                              Omit " or " insert " inspector or sub-"
Page 4, clause 11, line 40. Omit "or an" insert "inspector or sub-"
                               Omit "Schedule One" insert "the Schedule"
Page 5, clause 12, line 27.
Page 6, clause 17, line 35.
                               Omit "unlawfully"
Page 6, clause 17, line 35.
                               After "playing" insert "an unlawful game"
Page 7, clause 18, line 11.
Page 7, clause 20, line 22.
                               Omit "Schedule One" insert "the Schedule"
                               Omit "or near"
                              After "ground" insert "not being a licensed racecourse"
Omit "to be" insert "being"
Page 7, clause 20, line 22.
Page 7, clause 20, line 23.
Page 7, clause 20, line 23. Omit "hereby"
Page 7, clause 20. At end of clause add "Any person acting in contravention of this section may
           "be dealt with under the next succeeding section, and in lieu thereof, or in addition
           "thereto, shall be liable to the penalty and punishment mentioned in the next preceding
          " section but one'
Page 7, clause 21, lines 29 and 30. Omit "or who acts so that a reasonable person would believe that he
           " is acting in contravention of the said section"
Page 7, clause 21, line 33. Omit "without being liable to any other proceedings"
Page 9, clause 28, line 17.
                               Omit "twenty" insert "forty"
Page 9, clause 28, line 28.
                               Omit "is" insert "be"
Page 9, clause 28, line 28.
                               Omit "one racecourse" insert "two racecourses"
Page 10, clause 29, line 12. Omit "twenty" insert "forty"
Page 10, clause 29, line 20. Omit "twenty" insert "forty"
Page 10, clause 30, line 26. Omit "twenty" insert "forty"
                                After "holidays" insert "except Good Friday and Christmas Day"
Page 10, clause 30, line 27.
Page 10, clause 30. At end of clause add "Provided that if owing to unfavourable weather the races
           "appointed for any day have to be postponed, such race meeting may be held on any
           " other day within one week of such postponement'
Page 10, clause 31, line 36. Omit "use" insert "purpose" Page 11, clause 33, line 6. Omit "less" insert "more"
Page 11, clause 34, line 9. After "owners" insert "lessees"
Page 11, clause 34, line 9. After "racecourses" insert "on which meetings for pony-racing are held "
 Page 11, clause 34, line 11.
                                Omit "within twenty miles"
                                 Before "meetings" omit "race-"
After "meetings" insert "for pony-racing"
 Page 11, clause 34, line 13.
 Page 11, clause 34, line 13.
 Page 11, clause 34, line 14.
                                 Omit "race-" insert "such"
 Page 11, clause 34, line 14. After "the" second occurring insert "said"
Page 11, clause 34, line 18. After "said" insert "advisory"
Page 11, Schedule, line 26. After "Schedule" omit "one"
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This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 30 August, 1906.

RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

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

Legislative Council Chamber, Sydney, 27th September, 1906. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO SEXTO

EDWARDI VII REGIS.

Act No. , 1936.

An Act for the regulation and suppression of gaming, betting, and wagering; to amend the Games, Wagers, and Bettinghouses Act, 1901; to restrict the holding of race-meetings; for the licensing of racecourses; and for purposes consequent thereon or incidental thereto.

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:—

Preliminary.

1. This Act may be cited as the "Gaming and Betting Act, Short title.

2. In this Act, unless the context otherwise requires,—Definitions.

"Bookmaker" includes any person who carries on the business Vic. Act, 1901, No of or acts as a bookmaker or turf commission agent, or who gains or endeavours to gain his livelihood wholly or partly by betting or making wagers.

82083 " 131—A " Ground "

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

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"Ground" means land, including any buildings thereon, and any room to which persons are admitted, either at all times or only at certain times, whether on payment of an entrance fee or charge or otherwise, for the purpose of taking part in or of witnessing any sports.

"Justice" means justice of the peace.

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"Meeting for horse-race horse-racing" means any meeting at which all horses, mares, and geldings respectively may compete without any restriction or condition relating to the height of such horses, mares, or geldings.

"Meeting for pony-racing" means any meeting at which the conditions of any race include any condition relating to the height of any horse, mare, or gelding eligible to compete therein.

- "Occupier" of a house, office, room, or other place, or of any land, or building, includes the lessee or sublessee who is not the owner as hereinafter in this section defined.
 - "Owner" of a house, office, room, or other place, or of any land or building, includes every person, company, or corporation who is, whether at law or in equity,—

(a) entitled to the same for any estate of freehold in possession;

- (b) in actual receipt of, or entitled to receive, or if the house, office, room, place, land, or building were let to a tenant, would be entitled to receive the rents and profits of the same.

 In the case of a house, office, room, place, land, or building subleased, "owner" includes any lessee or sublessee from whom a sublessee holds.
- "Place," in the expression "house, office, room, or other place," includes a vessel or boat, whether used in navigation or not so used.
- "Principal Act" means Games, Wagers, and Betting Act, 1901.
- "Racecourse" means land used for race-meetings and to which admission is granted by payment of money, by ticket, or otherwise.
- "Race-meeting" means meeting for horse-racing or pony-racing, excluding trotting contests.
- "Sports" means bicycle races, footraces, horseraces, pony races, trotting races, cricket or football matches, swimming carnivals, or any other game, exercise, pastime, or any fight or contest.
- "Street" includes— a—thoroughfare,—and—a—highway,—road,—lane,
 footway, or passage, whether a thorough fare or not, on any
 public or private land, and any enclosed or unenclosed land
 (not being a house or racecourse) with in any borough or
 municipal district, or within the city of Sydney. (1)

(1) any enclosed or unenclosed land (not being a house or racecourse) within any borough or municipal district or within the city of Sydney;

(2) a thoroughfare and a highway, road, lane, footway, or passage, whether a thoroughfare or not, on any public or private land.

3. In this Act a house, office, room, or other place is used in Definition of contravention of this Act if it or any part of it is used—

house, &c., used in contravention of Act.

(a) as a common gaming-house, or for playing any unlawful game therein; or

(b) in any manner prohibited by section seventeen of the Principal Act as amended by this Act; or

(e)-for any purpose prohibited by the Lotteries Act, 1906.

Gaming and betting-houses.

4. Every owner and every occupier of any house, office, room, Penalty for using or other place who knowingly allows the same to be used in contraven-house in tion of this Act shall be liable to a penalty not exceeding one hundred pounds.

5. Every owner and every occupier of any land or building who Land used for access 20 knowingly allows the same to be used as a means of access to or of to house used in exit or escape from any house, office, room, or other place used in Act. contravention of this Act, shall be liable to a penalty not exceeding one hundred pounds.

6. (1) If—

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25 (a) any owner of a house, office, room, or other place has reason- owner may evict able grounds to suspect that the same is used in contravention of this Act; or of Act.

(b) any owner of any land or building has reasonable grounds to suspect that the same is used as a means of access to, or of exit or escape from, any house, office, room, or other place used in contravention of this Act,

he may serve on the occupier a notice to quit.

The serving of such notice shall determine as from the tenth day after the date of such service any tenancy under which the 35 occupier may hold as if the same had expired by effluxion of time. The owner may thereupon, without any authority other than this Act, take legal proceedings to evict, and may evict, such occupier.

(2) Such notice shall be served personally on the occupier, but if he cannot be found, service may be effected by posting a copy 40 of the notice on some conspicuous part of the said house, office, room, place, land, or building.

7.

7. Any such notice to quit may be cancelled by a judge of the Cancellation of Supreme Court, or of a District Court, subject to such terms as he notice to quit. thinks fit, on application-being-made-to-him summons taken out by the occupier, on proof that he the occupier has not at any time-

(a) knowingly allowed the house, office, room, or place to be used

in contravention of this Act; or

(b) knowingly allowed the land or building to be used as a means of access to or of exit or escape from any house, office, room,

or other place used in contravention of this Act.

Notice of intention to make such application Such summons shall 10 be served on the owner two days at least before the hearing of the application, such summons, and on being so served shall operate until the determination of the application summons as a stay of any proceedings under the last preceding section to evict the occupier.

8. On the affidavit of a superintendent or inspector or Declaration that 15 sub-inspector of police, showing reasonable grounds for suspecting house a common gaming-house. that any house, office, room, or other place is used in contravention of this Act, any judge of the Supreme Court may declare such house, office, room, or place to be a common gaming-house. Such declaration

20 shall be in force until rescinded.

9. Any such declaration may be rescinded by a judge of the Rescission of Supreme Court, subject to such terms as he thinks fit, on application declaration.

being made to him-

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(a) by the owner or occupier of the house, office, room, or place, the subject of the declaration, on proof that he has not at any time allowed the house, office, room, or place to be used in contravention of this Act; or

(b) by a superintendent, or inspector, or sub-inspector of police, on proof that the house, office, room, or place is not used in

contravention of this Act.

Where the application is made by the owner or occupier as aforesaid, notice in writing of intention to make the same shall be served on a superintendent, or inspector, or sub-inspector of police two days at least before the hearing of such application.

10. Notice of any such declaration and of any rescission of the Publication of notice of declaration

same shall be published in the Gazette.

In any proceedings under this Act, the production of a copy of the Gazette containing such notice shall be evidence that the declaration or rescission therein notified was duly made.

11. (1) The inspector-general, or a superintendent, or an Notice given of 40 inspector, or sub-inspector of police, on such declaration being made declaration. with respect to any house, office, room, or place-

(a) shall cause to be published on two days in a newspaper circulating in the neighbourhood of the house, office, room,

or place, a notice of the making of such declaration;

(b)

and rescission.

(b) shall cause such notice to be served on the owner and occupier of the house, office, room, or place. Such service shall be personal, except when it cannot be promptly effected, in which case the notice may be served on the owner and occupier aforesaid by causing a copy thereof to be affixed at or near to the entrance to the house, office, room, or place.

(2) In any proceedings under this Act, the production of a copy of a newspaper containing any such notice shall be evidence that such notice was duly published in such newspaper on the date

10 appearing thereon.

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12. If, after publication, in pursuance of paragraph (a) of the Person found in last preceding section, of notice of the making of such declaration common gamingwith respect to a house, office, room, or place, and during the time that house. such declaration is in force, any person is found—

(a) in, or on, or entering, or leaving such house, office, room, or

place; or

(b) in or on or entering or leaving any land or building used as a means of access to or of exit or escape from the same,

any member of the police force may, without warrant, arrest such 20 person and take him before a stipendiary or police magistrate or any

two justices.

Such person, unless he proves that he was in or on or entering or leaving as aforesaid for a lawful purpose, shall be guilty of an offence under this Act, and shall on conviction be liable to imprison-25 ment for a term not exceeding six months.

The form of information for such offence may be in the Form

A or B in Schedule-One the Schedule, or to a like effect.

13. If after service on an owner in pursuance of paragraph (b) Penalty on owner if of section eleven of notice of the making of such declaration with house used in contravention of Act. 30 respect to a house, office, room, or place, and during the time that such declaration is in force, such house, office, room, or place is used in contravention of this Act, such owner shall, unless he proves that he has taken all reasonable steps to evict the occupier from the same, be liable to a penalty not less than thirty and not exceeding 35 three hundred pounds.

14. If after service on an occupier in pursuance of paragraph (b) Penalty on occupier. of section eleven of notice of the making of a declaration with respect to a house, office, room, or place, and during the time that such declaration is in force such house, office, room, or place is used in 40 contravention of this Act, the said occupier shall be liable to a penalty not less than thirty and not exceeding three hundred pounds, unless he proves that he has taken reasonable steps to prevent such use.

15. While any such declaration is in force with respect to any Entry by police. house, office, room, or place any member of the police force may, 45 without warrant,—

(a) enter the said house, office, room, or place;

(b)

(b) enter any land or building which he has reasonable grounds to suspect is used as a means of access to or of exit or escape from the same;

(c) pass through, from, over, and along any other land or building for the purpose of entering in pursuance of paragraph

(a) or paragraph (b) aforesaid;

(d) for any of the purposes aforesaid, break open doors, windows, and partitions, and do such other acts as may be necessary;

(e) seize any instruments of gaming and any instruments of 10 betting and documents relating to betting, and any money and securities for money in any such house, office, room, or

16. Any person who wilfully obstructs or aids in obstructing, Obstructing the or solicits any other person to obstruct or aid in obstructing a member police. 15 of the police force in the exercise of any power conferred on him by any preceding section of this Act shall be liable to a penalty not

exceeding twenty-five pounds.

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17. Where any member of the police force authorised under Evidence of house the Principal Act or this Act to enter any house, office, room, or place being a gaming-house 20 is wilfully prevented from or is obstructed or delayed in entering the same or any part thereof; or

where any external or internal door of or means of access to any such house, office, room, or place so authorised to be entered is found to be fitted or provided with any bolt, bar, chain, or any means or contrivance for the purpose of preventing, delaying, or obstructing the entry into the same or any part of any member of the police force authorised as aforesaid, or for giving an alarm in case of such entry; or

if such house, office, room, or place is found fitted or provided 30 with any means or contrivance for unlawful gaming, or with any means or contrivance for concealing, removing, or destroying any instruments of gaming,

it shall be evidence, until the contrary is made to appear, that such house, office, room, or place is used as a common gaming-house, and 35 that the persons found therein were unlawfully playing an unlawful game therein.

Betting in streets.

18. Every person who frequents, uses, or is in any street for street betting. the purpose of any money or valuable thing being received by or Vic. Act, 1436, s. 2. 40 promised to such person or on his behalf—

(a) as or for the consideration for any assurance, undertaking, promise, or agreement, express or implied, to pay or give thereafter any money or valuable thing on any event or contingency of or relating to any sports; or

(b) as or for the consideration for securing the paying or giving by some other person of any money or valuable thing on any such event or contingency as aforesaid; and

every bookmaker who, either by himself or by means of any agent, 5 clerk, or servant makes any bet in or on any street, and every such agent, clerk, or servant who so makes any bet shall be liable for a first offence to a penalty of not less than twenty pounds nor more than one hundred pounds, and for a second offence to imprisonment for six months.

10 The form of information for an offence against this section shall be in the Form C or D in Schedule One the Schedule, or to the like effect.

19. Any money or valuable thing received by any bookmaker, Recovery of money or any such agent, clerk, or servant, or any person as aforesaid—

illegally received.

(a) as or for the consideration for any such assurance, under-Vic. Act, 1436, s. 3.

taking, promise, or agreement, made in any street; or

(b) as a deposit on any bet made in any street, shall be deemed to have been received to or for the use of the person from whom the same was received; and such money or valuable thing, or the value thereof, may be recovered accordingly, with costs, in any 20 court of competent jurisdiction.

Betting on sports grounds.

20. Betting or wagering on or near any ground not being a wagering or betting licensed racecourse on which any sports are to be being held is hereby prohibited. See Vic. Act, 1901, No prohibited. Any person acting in contravention of this section may 1765, ss. 3-5. 25 be dealt with under the next succeeding section, and in lieu thereof, Removal or or in addition thereto, shall be liable to the penalty and punishment apprehension of offender.

mentioned in the next preceding section but one. 21. Any person who acts in contravention of the last preceding section, or who acts so that a reasonable person would believe that he is 30 acting in contravention of the said section, and who after being warned by any officer or servant of the person or persons who have control of

the ground, or by any member of the police force, to desist from so acting does not so desist, may without being liable to any other proceedings, be forthwith removed from such ground or its proximity by any such 35 officer or servant, or by any member of the police force.

Ibid. s. 7.

22. Any person so removed shall not on the day of such removal Person removed from re-enter such ground, and if he does so re-enter, he may be again land not to re-enter. removed as aforesaid, or he may, without warrant, be arrested by any such officer, servant, or member and taken before a stipendiary or 40 police magistrate or any two justices, and shall be liable to a penalty not exceeding fifty pounds.

Betting with infants.

23. Any person who—

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(a) makes or offers to make any bet or wager with any person Making bet with or inviting an infant to bet. whom he knows to be under the age of twenty-one years, or Vic. Act, 1436, s. 8. with any person on his behalf; or

(b) for the purpose of earning any commission, reward, profit, benefit, or advantage, sends or causes to be sent to any person whom he knows to be under such age any circular, notice, advertisement, letter, telegram, or other document 5 which invites or may reasonably be implied to invite the person receiving it to make any bet or wager, or to enter into or take any share or interest in any betting or wagering transactions, or to apply to any person or at any place with a view to obtaining information or advice for the purpose of 10 any bet or wager, or for information as to any race, game, sport, or other contingency upon which betting or wagering is generally carried on,

shall be liable to a penalty not exceeding one hundred pounds.

24. If any such circular, notice, advertisement, letter, telegram, Person named in 15 or other document names or refers to anyone as a person to whom gaming circular to be deemed the any payment may be made or from whom information may be sender. obtained for the purpose of or in relation to betting or wagering, the Vic. Act, 1436, s. 9. person so named or referred to shall be deemed to have sent or caused \$55 and 56 Vic., c. 4 s. 1 (2). to be sent such document as aforesaid, unless he proves that he had 20 not consented to be so named and that he was not in any way a party to and was wholly ignorant of the sending of such document.

25. If any such circular, notice, advertisement, letter, telegram, Knowledge of or other document is sent to any person at any university, college, infancy presumed. School, or other place of education, and such person is under twenty
55 and 56 Vic., 25 one years of age, the person sending or causing the same to be sent s. 1 (2). shall be deemed to have known that such person was under such age unless he proves that he had reasonable grounds for believing such person to be of full age; and the same shall be deemed to have been so sent for the purpose of earning commission, reward, profit, benefit, 30 or advantage unless he proves to the contrary.

26. Any person who makes or offers to make any bet or wager Persons betting with with any person who is under twenty-one years of age shall be apparent infants. deemed to have known that such person was under such age unless Ibid. s. 11. he proves that he had reasonable ground for believing, and did 35 believe, such person to be of full age.

27. Where any money is stolen or embezzled by any person who Money stolen or is under twenty-one years of age, and any money is thereafter paid by embezzled and paid in bets recoverable. such person as or for or by way of or on account of a bet or wager, the Vic. Act, 1436, s. 9. person from whom such money was stolen or embezzled may, in any 40 court of competent jurisdiction, recover the amount of the money so stolen or embezzled, not exceeding the amount paid as aforesaid, from the person to whom the same was so paid.

Restrictions

Restrictions on race-meetings.

28. (1) No race-meeting shall be held on any racecourse unless Racecourse to be such racecourse is licensed under this Act for horse-racing or pony-licensed. racing, as the case may be.

(2) No race-meeting shall be held on any racecourse if the Size of racecourse. circumference of the running-ground of such racecourse, measured

three feet from the inner boundary, is less than six furlongs.

(3) The number of days in any one year on which meetings Limitation of for horseracing may be held on any licensed racecourse shall not exceed number of horse-

10 the following:—

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(a) Where the racecourse is situate within forty miles of the General Post Office, Sydney, the number shall be twenty-four, or the number of days on which such meetings were held at such racecourse during the twelve months ending the thirtyfirst day of July, one thousand nine hundred and six, whichever number is the smaller.

(b) Where the racecourse is situate within twenty forty miles of the principal post office, Newcastle, the number shall be fifteen or the number of days on which such meetings were held on such racecourse during the twelve months ending the thirty-first day of July, one thousand nine hundred and six,

whichever number is the smaller.

(4) The number of days in any one year on which meetings Limitation of for pony-racing may be held on any licensed racecourse shall not number of pony-race on racecourse.

25 exceed the following: (a) Where the racecourse is situate within forty miles of the General Post Office, Sydney, the number shall be twentyfour, or if there is be more than one-racecourse two racecourses the number shall not exceed the quotient, omitting fractional parts, obtained by dividing the number seventy-two by the number of racecourses situate as aforesaid and licensed for pony-racing in that year.

(b) Where the racecourse is situate beyond the said forty miles,

the number shall be six.

(5) If any race-meeting is held in contravention of this Penalty. section, the owner or trustees of the racecourse, and the club, association, or person by or on behalf of which or whom such meeting was so held, and each member of the managing body of such trustees, club, or association, and any person acting at such race-meeting as starter 40 or judge, shall be liable to a penalty not less than five hundred pounds and not exceeding one thousand pounds.

(6) This section shall take effect from the first day of commencement January, one thousand nine hundred and seven, and in its construction of section.

a year shall be deemed to commence on the first day of January. 131—B

29. (1) Licenses under the last preceding section shall be issued Issue of licenses. by the Colonial Secretary on such terms and conditions as may be prescribed by regulations which the Governor is authorised to make.

(2) Any such license shall be for a year, commencing the Period of license.

5 first day of January, and must be applied for before that date. A license may be cancelled by the Colonial Secretary for any good cause.

(3) The fees for such license shall be paid into the Treasury Fee. and carried to the Consolidated Revenue Fund, and shall be at the following rates:

(a) Where the racecourse is situate within forty miles of the General Post Office, Sydney, fifty pounds.

(b) Where it is situate within twenty forty miles of the principal post-office, Newcastle, twenty pounds.

(c) Where otherwise situate, one pound.

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15 (4) The number of licenses for racecourses situate within Limitation of forty miles of the General Post Office, Sydney, shall not exceed the racecourses which may be licensed. number of racecourses so situate and in use for race-meetings within the three months next preceding the first day of August, one thousand nine hundred and six.

20 The number of licenses for racecourses situate within twenty forty miles of the principal post office, Newcastle, shall not exceed the number of racecourses so situate and in use for race-meetings within the three months aforesaid.

30. Race-meetings may, subject to this Act, be held at race- Days of 25 courses situate within forty miles of the General Post Office, Sydney, race-meetings. or within twenty forty miles of the principal post office, Newcastle, on Wednesdays, Saturdays, and public holidays, except Good Friday and Christmas Day, and on no other days: Provided that if, owing to unfavourable weather, the races appointed for any day have to be

30 postponed, such race-meeting may be held on any other day within one week of such postponement.

Amendment of Principal Act.

31. Section seventeen of the Principal Act is amended by Amendment of inserting at the beginning of the section the following subsection: 35

(1) No house, office, room, or other place shall be opened, kept, or used for the use purpose of the owner, occupier, or keeper thereof, or any person using the same, or any person procured or employed by or acting for or on behalf of such owner, occupier, or keeper, or person using the same, or of any person having the care or management, or 40 in any manner conducting the business thereof, betting with persons resorting thereto.

In this subsection "resorting thereto" includes applying by the agency of another person by letter, by telegram, or by any other means of correspondence.

32. After paragraph (a) of section twenty-one of the Principal Amendment of section 21 of the Principal Act.

Act the following paragraph is inserted:—

Principal Act.

(b) publishes in a newspaper the odds on any race to be run at a meeting for horse-racing or pony-racing.

Advisory board.

33. The Governor may appoint a board of not less more than five Appointment of persons to advise the Minister in matters relating to racecourses and advisory board. race-meetings to be dealt with by him under this Act.

34. The owners, lessees, or trustees of licensed racecourses on Owners or trustee 10 which meetings for pony-racing are held, situate within forty miles of may agree as to days the General Post Office, Sydney, or within-twenty miles of the principal post office, Newcastle, and the clubs, associations, and persons holding race-meetings for pony-racing at such racecourses may agree among themselves as to the days on which race- such meetings of the said 15 respective clubs, associations, and persons may be held at the respective racecourses situate as aforesaid. If they fail so to agree,

respective racecourses situate as aforesaid. If they fail so to agree, the matter as to which they disagree shall, at the request of any one of them, be determined by the said advisory board, and such determination shall be final and shall be carried out.

35. It shall be lawful for the Governor to make regulations for Regulations. the purpose of carrying out the provisions of this Act.

Recovery of penalties.

36. Penalties under this Act may be recovered in a summary Recovery of way before a stipendiary or police magistrate or any two justices in penalties. 25 petty sessions.

SCHEDULE ONE.

FORM A.

That on the day of , at , A.B. was found in (or on or entering or leaving) a house (or office or room or place) which had been duly declared to 30 be a common gaming house.

FORM B.

That on the day of , at , A.B. was found in (or on or entering or leaving) land (or a building) used as a means of access to (or of exit or escape from) a house (or office or room or place) which had been duly declared to be a 35 common gaming house.

FORM C.

That on the day of , at , A.B. frequented, used, or was in a street for the purpose of betting.

FORM D.

40 That on the day of , at , A.B. being [a bookmaker, or the agent, clerk, or servant of a bookmaker] made a bet in a street.

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

Legislative Assembly Chamber, Sydney, 30 August, 1906. RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

The Legislative Council has this day agreed to this Bill with Amendments.

Legislative Council Chamber, September, 1906. Sydney,

Clerk of the Parliaments.

New South Wales.



ANNO SEXTO

EDWARDI

, 1906. Act No.

An Act for the regulation and suppression of gaming, betting, and wagering; to amend the Games, Wagers, and Bettinghouses Act, 1901; to restrict the holding of race-meetings; for the licensing of racecourses; and for purposes consequent thereon or incidental thereto.

E it enacted by the King's Most Excellent Majesty, by and with D 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:—

Preliminary.

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- 1. This Act may be cited as the "Gaming and Betting Act, Short title. 1906."
 - 2. In this Act, unless the context otherwise requires,— "Bookmaker" includes any person who carries on the business Vic. Act, 1901, No. of or acts as a bookmaker or turf commission agent, or who 1765, s. 2. gains or endeavours to gain his livelihood wholly or partly

by betting or making wagers. "Ground" 131—A

"Ground" means land, including any buildings thereon, and any room to which persons are admitted, either at all times or only at certain times, whether on payment of an entrance fee or charge or otherwise, for the purpose of taking part in or of witnessing any sports.

"Justice" means justice of the peace.

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"Meeting for horse-race horse-racing" means any meeting at which all horses, mares, and geldings respectively may compete without any restriction or condition relating to the height of such horses, mares, or geldings.

"Meeting for pony-racing" means any meeting at which the conditions of any race include any condition relating to the height of any horse, mare, or gelding eligible to compete therein.

"Occupier" of a house, office, room, or other place, or of any land, or building, includes the lessee or sublessee who is not

the owner as hereinafter in this section defined.

"Owner" of a house, office, room, or other place, or of any land or building, includes every person, company, or corporation who is, whether at law or in equity.—

(a) entitled to the same for any estate of freehold in possession:

(b) in actual receipt of, or entitled to receive, or if the house. office, room, place, land, or building were let to a tenant. would be entitled to receive the rents and profits of the same. In the case of a house, office, room, place, land, or

building subleased, "owner" includes any lessee or sublessee from whom a sublessee holds.

"Place," in the expression "house, office, room, or other place." includes a vessel or boat, whether used in navigation or not so used.

"Principal Act" means Games, Wagers, and Betting Act, 1901.

"Racecourse" means land used for race-meetings and to which admission is granted by payment of money, by ticket, or otherwise.

"Race-meeting" means meeting for horse-racing or pony-racing, excluding trotting contests.

- "Sports" means bicycle races, footraces, horseraces, pony races, trotting races, cricket or football matches, swimming carnivals, or any other game, exercise, pastime, or any fight or contest.
- "Street" includes— a thoroughfare, and a highway, road, lane, footway, or passage, whether a thorough fare or not, on any public or private land, and any enclosed or unenclosed land (not being a house or racecourse) within any borough or municipal district, or within the city of Sydney.

 any enclosed or unenclosed land (not being a house or racecourse within any borough or municipal district or within the city of Sydney);

(2) a thoroughfare and a highway, road, lane, footway, or passage, whether a thoroughfare or not, on any public or private land.

3. In this Act a house, office, room, or other place is used in Definition of contravention of this Act if it or any part of it is used—

contravention of Act,

(a) as a common gaming-house, or for playing any unlawful game therein; or

(b) in any manner prohibited by section seventeen of the Principal Act as amended by this Act; or

(e) for any purpose prohibited by the Lotteries Act, 1906.

Gaming and betting-houses.

- 4. Every owner and every occupier of any house, office, room, Penalty for using or other place who knowingly allows the same to be used in contraven-house in contravention of Act. tion of this Act shall be liable to a penalty not exceeding one hundred pounds.
- 5. Every owner and every occupier of any land or building who Land used for access 20 knowingly allows the same to be used as a means of access to or of to house used in exit or escape from any house, office, room, or other place used in Act. contravention of this Act, shall be liable to a penalty not exceeding one hundred pounds.
 - **6.** (1) If—

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- 25 (a) any owner of a house, office, room, or other place has reason- owner may evict able grounds to suspect that the same is used in contravention of this Act; or of Act.
- (b) any owner of any land or building has reasonable grounds to suspect that the same is used as a means of access to, or of exit or escape from, any house, office, room, or other place used in contravention of this Act,

he may serve on the occupier a notice to quit.

The serving of such notice shall determine as from the tenth day after the date of such service any tenancy under which the 35 occupier may hold as if the same had expired by effluxion of time. The owner may thereupon, without any authority other than this Act, take legal proceedings to evict, and may evict, such occupier.

(2) Such notice shall be served personally on the occupier, but if he cannot be found, service may be effected by posting a copy 40 of the notice on some conspicuous part of the said house, office, room, place, land, or building.

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7. Any such notice to quit may be cancelled by a judge of the Cancellation of Supreme Court, or of a District Court, subject to such terms as he notice to quit. thinks fit, on application being-made to him summons taken out by the occupier, on proof that he the occupier has not at any time-

(a) knowingly allowed the house, office, room, or place to be used

in contravention of this Act; or

(b) knowingly allowed the land or building to be used as a means of access to or of exit or escape from any house, office, room,

or other place used in contravention of this Act.

Notice-of intention-to-make-such-application Such summons shall 10 be served on the owner two days at least before the hearing of the application, such summons, and on being so served shall operate until the determination of the application summons as a stay of any proceedings under the last preceding section to evict the occupier.

8. On the affidavit of a superintendent or inspector or Declaration that 15 sub-inspector of police, showing reasonable grounds for suspecting house a common that any house office room or other place is used in contravention that any house, office, room, or other place is used in contravention of this Act, any judge of the Supreme Court may declare such house, office, room, or place to be a common gaming-house. Such declaration

20 shall be in force until rescinded.

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9. Any such declaration may be rescinded by a judge of the Rescission of Supreme Court, subject to such terms as he thinks fit, on application declaration. being made to him—

(a) by the owner or occupier of the house, office, room, or place, the subject of the declaration, on proof that he has not at any time allowed the house, office, room, or place to be used in contravention of this Act; or

(b) by a superintendent, or inspector, or sub-inspector of police, on proof that the house, office, room, or place is not used in

30 contravention of this Act.

Where the application is made by the owner or occupier as aforesaid, notice in writing of intention to make the same shall be served on a superintendent, or inspector, or sub-inspector of police two days at least before the hearing of such application.

10. Notice of any such declaration and of any rescission of the Publication of 35 notice of declaration

same shall be published in the Gazette.

In any proceedings under this Act, the production of a copy of and rescission. the Gazette containing such notice shall be evidence that the declaration or rescission therein notified was duly made.

11. (1) The inspector-general, or a superintendent, or an Notice given of inspector, or sub-inspector of police, on such declaration being made declaration. with respect to any house, office, room, or place—

(a) shall cause to be published on two days in a newspaper circulating in the neighbourhood of the house, office, room,

or place, a notice of the making of such declaration;

(b)

(b) shall cause such notice to be served on the owner and occupier of the house, office, room, or place. shall be personal, except when it cannot be promptly effected, in which case the notice may be served on the owner and occupier aforesaid by causing a copy thereof to be affixed at or near to the entrance to the house, office, room, or place.

(2) In any proceedings under this Act, the production of a copy of a newspaper containing any such notice shall be evidence that such notice was duly published in such newspaper on the date

10 appearing thereon.

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12. If, after publication, in pursuance of paragraph (a) of the Person found in last preceding section, of notice of the making of such declaration common gamingwith respect to a house, office, room, or place, and during the time that house. such declaration is in force, any person is found—

(a) in, or on, or entering, or leaving such house, office, room, or place; or

(b) in or on or entering or leaving any land or building used as a means of access to or of exit or escape from the same,

any member of the police force may, without warrant, arrest such 20 person and take him before a stipendiary or police magistrate or any two justices.

Such person, unless he proves that he was in or on or entering or leaving as aforesaid for a lawful purpose, shall be guilty of an offence under this Act, and shall on conviction be liable to imprison-25 ment for a term not exceeding six months.

The form of information for such offence may be in the Form

A or B in Schedule-One the Schedule, or to a like effect.

13. If after service on an owner in pursuance of paragraph (b) Penalty on owner if of section eleven of notice of the making of such declaration with house used in contravention of Act. 30 respect to a house, office, room, or place, and during the time that such declaration is in force, such house, office, room, or place is used in contravention of this Act, such owner shall, unless he proves that he has taken all reasonable steps to evict the occupier from the same, be liable to a penalty not less than thirty and not exceeding 35 three hundred pounds.

14. If after service on an occupier in pursuance of paragraph (b) Penalty on occupier. of section eleven of notice of the making of a declaration with respect to a house, office, room, or place, and during the time that such declaration is in force such house, office, room, or place is used in 40 contravention of this Act, the said occupier shall be liable to a penalty not less than thirty and not exceeding three hundred pounds, unless he proves that he has taken reasonable steps to prevent such use.

15. While any such declaration is in force with respect to any Entry by police. house, office, room, or place any member of the police force may, 45 without warrant,—

(a) enter the said house, office, room, or place;

(b)

(b) enter any land or building which he has reasonable grounds to suspect is used as a means of access to or of exit or escape from the same;

(c) pass through, from, over, and along any other land or building for the purpose of entering in pursuance of paragraph

(a) or paragraph (b) aforesaid;

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(d) for any of the purposes aforesaid, break open doors, windows, and partitions, and do such other acts as may be necessary;

(e) seize any instruments of gaming and any instruments of betting and documents relating to betting, and any money and securities for money in any such house, office, room, or place.

16. Any person who wilfully obstructs or aids in obstructing, Obstructing the or solicits any other person to obstruct or aid in obstructing a member police.

15 of the police force in the exercise of any power conferred on him by any preceding section of this Act shall be liable to a penalty not exceeding twenty-five pounds.

17. Where any member of the police force authorised under Evidence of house the Principal Act or this Act to enter any house, office, room, or place being a gaming-loss wilfully prevented from or is obstructed or delayed in entering the same or any part thereof; or

where any external or internal door of or means of access to any such house, office, room, or place so authorised to be entered is found to be fitted or provided with any bolt, bar, chain, or any means or contrivance for the purpose of preventing, delaying, or obstructing the entry into the same or any part of any member of the police force authorised as aforesaid, or for giving an alarm in case of such entry; or

if such house, office, room, or place is found fitted or provided with any means or contrivance for unlawful gaming, or with any means or contrivance for concealing, removing, or destroying any instruments of gaming,

it shall be evidence, until the contrary is made to appear, that such house, office, room, or place is used as a common gaming-house, and 35 that the persons found therein were unlawfully playing an unlawful game therein.

Betting in streets.

18. Every person who frequents, uses, or is in any street for Street betting. the purpose of any money or valuable thing being received by or Vic. Act, 1436, s. 2. 40 promised to such person or on his behalf—

(a) as or for the consideration for any assurance, undertaking, promise, or agreement, express or implied, to pay or give thereafter any money or valuable thing on any event or contingency of or relating to any sports; or

(b)

(b) as or for the consideration for securing the paying or giving by some other person of any money or valuable thing on any such event or contingency as aforesaid; and

every bookmaker who, either by himself or by means of any agent, 5 clerk, or servant makes any bet in or on any street, and every such agent, clerk, or servant who so makes any bet shall be liable for a first offence to a penalty of not less than twenty pounds nor more than one hundred pounds, and for a second offence to imprisonment for six months.

10 The form of information for an offence against this section shall be in the Form C or D in Schedule-One the Schedule, or to the like effect.

19. Any money or valuable thing received by any bookmaker, Recovery of money or any such agent, clerk, or servant, or any person as aforesaid-

illegally received.

(a) as or for the consideration for any such assurance, under-Vic. Act, 1436, s. 3.

15 taking, promise, or agreement, made in any street; or (b) as a deposit on any bet made in any street,

shall be deemed to have been received to or for the use of the person from whom the same was received; and such money or valuable thing, or the value thereof, may be recovered accordingly, with costs, in any 20 court of competent jurisdiction.

Betting on sports grounds.

20. Betting or wagering on or near any ground not being a wagering or betting licensed racecourse on which any sports are to be being held is hereby see Vic. Act, 1901, No prohibited. Any person acting in contravention of this section may 1765, ss. 3-5. 25 be dealt with under the next succeeding section, and in lieu thereof, Removal or

or in addition thereto, shall be liable to the penalty and punishment apprehension of offender. mentioned in the next preceding section but one.

21. Any person who acts in contravention of the last preceding section, or who acts so that a reasonable person would believe that he is 30 acting in-contravention of the said-section, and who after being warned by any officer or servant of the person or persons who have control of the ground, or by any member of the police force, to desist from so acting does not so desist, may without being liable to any other proceedings, be forthwith removed from such ground or its proximity by any such

Ibid. s. 7.

35 officer or servant, or by any member of the police force. 22. Any person so removed shall not on the day of such removal Person removed from re-enter such ground, and if he does so re-enter, he may be again land not to re-enter. removed as aforesaid, or he may, without warrant, be arrested by any such officer, servant, or member and taken before a stipendiary or 40 police magistrate or any two justices, and shall be liable to a penalty

not exceeding fifty pounds. Betting with infants.

23. Any person who—

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(a) makes or offers to make any bet or wager with any person Making bet with or whom he knows to be under the age of twenty-one years, or vic. Act, 1436, s. 8. 55 and 56 Vic., c. 4 s. 1 (1). with any person on his behalf; or

(b) for the purpose of earning any commission, reward, profit, benefit, or advantage, sends or causes to be sent to any person whom he knows to be under such age any circular, notice, advertisement, letter, telegram, or other document which invites or may reasonably be implied to invite the person receiving it to make any bet or wager, or to enter into or take any share or interest in any betting or wagering transactions, or to apply to any person or at any place with a view to obtaining information or advice for the purpose of any bet or wager, or for information as to any race, game, sport, or other contingency upon which betting or wagering is generally carried on,

shall be liable to a penalty not exceeding one hundred pounds.

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24. If any such circular, notice, advertisement, letter, telegram, Person named in 15 or other document names or refers to anyone as a person to whom gaming circular to be deemed the any payment may be made or from whom information may be sender. obtained for the purpose of or in relation to betting or wagering, the Vic. Act, 1436, s. 9. person so named or referred to shall be deemed to have sent or caused s. 1 (2). to be sent such document as aforesaid, unless he proves that he had 20 not consented to be so named and that he was not in any way a

party to and was wholly ignorant of the sending of such document.

25. If any such circular, notice, advertisement, letter, telegram, Knowledge of or other document is sent to any person at any university, college, infancy presumed. school, or other place of education, and such person is under twenty. Vic. Act, 1436, s. 9. school, or other place of education, and such person is under twenty- 55 and 56 Vic., 25 one years of age, the person sending or causing the same to be sent s. 1 (2). shall be deemed to have known that such person was under such age unless he proves that he had reasonable grounds for believing such person to be of full age; and the same shall be deemed to have been so sent for the purpose of earning commission, reward, profit, benefit, 30 or advantage unless he proves to the contrary.

26. Any person who makes or offers to make any bet or wager Persons betting with with any person who is under twenty-one years of age shall be apparent infants. deemed to have known that such person was under such age unless Ibid. s. 11. he proves that he had reasonable ground for believing, and did 35 believe, such person to be of full age.

27. Where any money is stolen or embezzled by any person who Money stolen or is under twenty-one years of age, and any money is thereafter paid by embezzled and paid such person as or for or by way of or on a second of a last arranged by in bets recoverable. such person as or for or by way of or on account of a bet or wager, the Vic. Act, 1436, s. 9. person from whom such money was stolen or embezzled may, in any 40 court of competent jurisdiction, recover the amount of the money so

stolen or embezzled, not exceeding the amount paid as aforesaid, from the person to whom the same was so paid.

Restrictions on race-meetings.

28. (1) No race-meeting shall be held on any racecourse unless Racecourse to be such racecourse is licensed under this Act for horse-racing or pony-licensed. racing, as the case may be.

(2) No race-meeting shall be held on any racecourse if the Size of racecourse. circumference of the running-ground of such racecourse, measured

three feet from the inner boundary, is less than six furlongs. (3) The number of days in any one year on which meetings Limitation of for horseracing may be held on any licensed racecourse shall not exceed number of horse-

10 the following:—

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(a) Where the racecourse is situate within forty miles of the General Post Office, Sydney, the number shall be twenty-four, or the number of days on which such meetings were held at such racecourse during the twelve months ending the thirtyfirst day of July, one thousand nine hundred and six, whichever number is the smaller.

(b) Where the racecourse is situate within twenty forty miles of the principal post office, Newcastle, the number shall be fifteen or the number of days on which such meetings were held on such racecourse during the twelve months ending the thirty-first day of July, one thousand nine hundred and six, whichever number is the smaller.

(4) The number of days in any one year on which meetings Limitation of for pony-racing may be held on any licensed racecourse shall not number of pony-raced the following. 25 exceed the following:—

(a) Where the racecourse is situate within forty miles of the General Post Office, Sydney, the number shall be twentyfour, or if there is be more than one racecourse two racecourses the number shall not exceed the quotient, omitting fractional parts, obtained by dividing the number seventy-two by the number of racecourses situate as aforesaid and licensed for pony-racing in that year.

(b) Where the racecourse is situate beyond the said forty miles, the number shall be six.

(5) If any race-meeting is held in contravention of this Penalty. 35 section, the owner or trustees of the racecourse, and the club, association, or person by or on behalf of which or whom such meeting was so held, and each member of the managing body of such trustees, club, or association, and any person acting at such race-meeting as starter 40 or judge, shall be liable to a penalty not less than five hundred pounds

and not exceeding one thousand pounds. (6) This section shall take effect from the first day of commencement January, one thousand nine hundred and seven, and in its construction of section. a year shall be deemed to commence on the first day of January.

131—B

29. (1) Licenses under the last preceding section shall be issued Issue of licenses. by the Colonial Secretary on such terms and conditions as may be prescribed by regulations which the Governor is authorised to make.

(2) Any such license shall be for a year, commencing the Period of license.

5 first day of January, and must be applied for before that date. A license may be cancelled by the Colonial Secretary for any good cause.

(3) The fees for such license shall be paid into the Treasury Fees. and carried to the Consolidated Revenue Fund, and shall be at the following rates:

(a) Where the racecourse is situate within forty miles of the General Post Office, Sydney, fifty pounds.

(b) Where it is situate within twenty forty miles of the principal post-office, Newcastle, twenty pounds.

(c) Where otherwise situate, one pound.

one week of such postponement.

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(4) The number of licenses for racecourses situate within Limitation of 15 forty miles of the General Post Office, Sydney, shall not exceed the racecourses which may be licensed. number of racecourses so situate and in use for race-meetings within the three months next preceding the first day of August, one thousand nine hundred and six.

20 The number of licenses for racecourses situate within twenty forty miles of the principal post office, Newcastle, shall not exceed the number of racecourses so situate and in use for race-meetings within the three months aforesaid.

30. Race-meetings may, subject to this Act, be held at race- Days of 25 courses situate within forty miles of the General Post Office, Sydney, race-meetings. or within twenty forty miles of the principal post office, Newcastle, on Wednesdays, Saturdays, and public holidays, except Good Friday and Christmas Day, and on no other days: Provided that if, owing to unfavourable weather, the races appointed for any day have to be 30 postponed, such race-meeting may be held on any other day within

Amendment of Principal Act.

31. Section seventeen of the Principal Act is amended by Amendment of inserting at the beginning of the section the following subsection:— Principal Act.

35 (1) No house, office, room, or other place shall be opened, kept, or used for the use purpose of the owner, occupier, or keeper thereof, or any person using the same, or any person procured or employed by or acting for or on behalf of such owner, occupier, or keeper, or person using the same, or of any person having the care or management, or

40 in any manner conducting the business thereof, betting with persons resorting thereto.

In this subsection "resorting thereto" includes applying by the agency of another person by letter, by telegram, or by any other means of correspondence.

32. After paragraph (a) of section twenty-one of the Principal Amendment of section 21 of the Act the following paragraph is inserted:—

Amendment of section 21 of the Principal Act.

(b) publishes in a newspaper the odds on any race to be run at a meeting for horse-racing or pony-racing.

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Advisory board.

33. The Governor may appoint a board of not less more than five Appointment of persons to advise the Minister in matters relating to racecourses and advisory board. race-meetings to be dealt with by him under this Act.

34. The owners, lessees, or trustees of licensed racecourses on Owners or trustee 10 which meetings for pony-racing are held, situate within forty miles of may agree as to days the General Post Office, Sydney, or within twenty-miles of the principal post office, Newcastle, and the clubs, associations, and persons holding race-meetings for pony-racing at such racecourses may agree among themselves as to the days on which race- such meetings of the said

15 respective clubs, associations, and persons may be held at the respective racecourses situate as aforesaid. If they fail so to agree, the matter as to which they disagree shall, at the request of any one of them, be determined by the said advisory board, and such determination shall be final and shall be carried out.

35. It shall be lawful for the Governor to make regulations for Regulations. the purpose of carrying out the provisions of this Act.

Recovery of penalties.

36. Penalties under this Act may be recovered in a summary Recovery of way before a stipendiary or police magistrate or any two justices in penalties. 25 petty sessions.

SCHEDULE ONE.

FORM A.

That on the day of , at , A.B. was found in (or on or entering or leaving) a house (or office or room or place) which had been duly declared to 30 be a common gaming house.

FORM B.

That on the day of , at , A.B. was found in (or on or entering or leaving) land (or a building) used as a means of access to (or of exit or escape from) a house (or office or room or place) which had been duly declared to be a 35 common gaming house.

FORM C.

That on the $$\operatorname{day}$$ of $$\operatorname{day}$$, at $$\operatorname{A.B.}$$ frequented, used, or was in a street for the purpose of betting.

FORM D.

40 That on the day of , at , A.B. being [a bookmaker, or the agent, clerk, or servant of a bookmaker] made a bet in a street.

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Legislatibe Conncil.

GAMING AND BETTING BILL.

(Amendments to be proposed in Committee of the Whole by THE HON. J. HUGHES.)

Page 2, clause 2, line 7. Omit "horse-race" insert "horse-racing"

Page 2, clause 2. Before definition of "Principal Act" insert-"Place" in the expression "house, office, room, or other place" includes a vessel or boat, whether used in navigation or not so used.

Page 3, clause 7, line 38. Omit "application being made to him" insert "summons taken out

Page 3, clause 7, line 39. Omit "he" insert "the occupier"
Page 4, clause 7, line 1. Omit "Notice of intention to make such
"application" insert "Such summons"
Page 4, clause 7, line 4. Omit "application" insert "summons"
Page 6, clause 17, line 27. Omit "unlawfully"; after "playing"

insert "an unlawful game"

Page 7, clause 20, line 13. Omit "or near"; after "ground" insert "not being a licensed racecourse"

Page 7, clause 20, line 14. Omit "to be" insert "being"; omit "hereby"

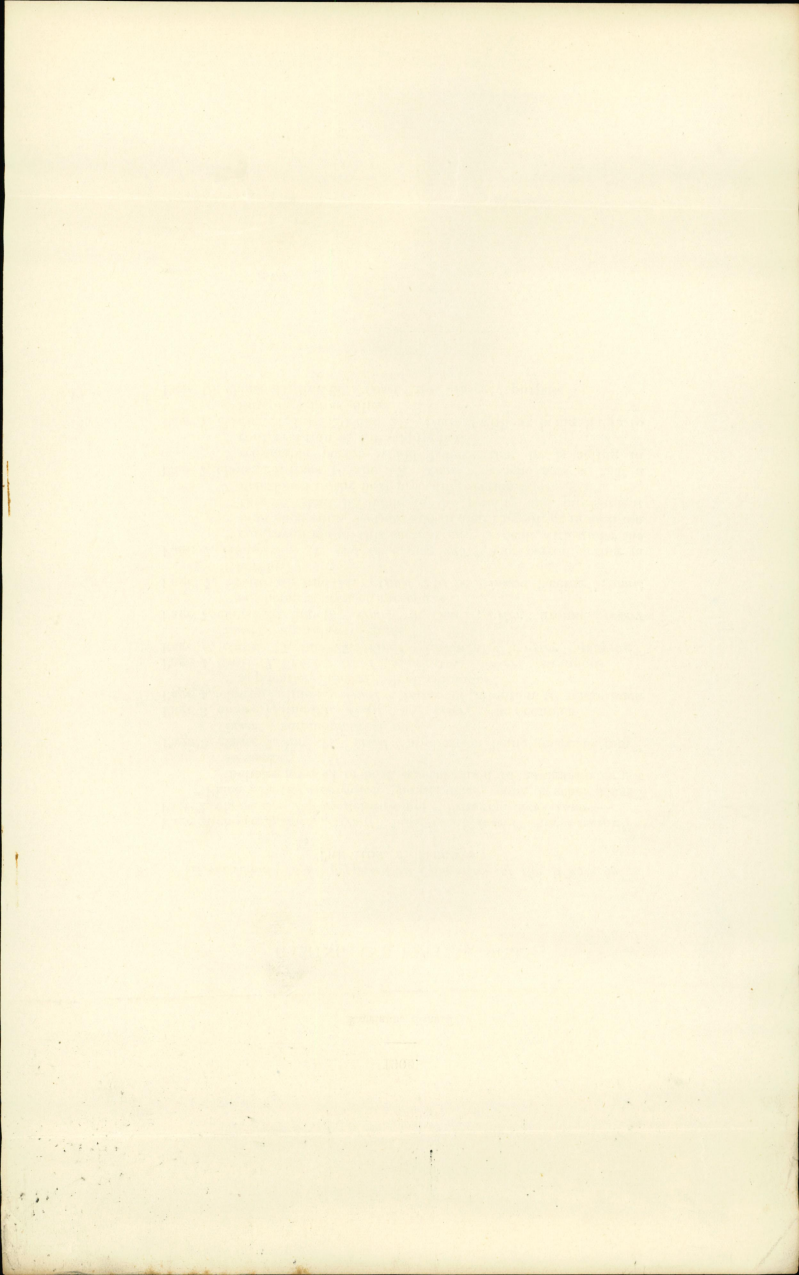
Page 7, clause 20. At end of clause add "Any person acting in "contravention of this section may be dealt with under the "next succeeding section, and in lieu thereof, or in addition "thereto, shall be liable to the penalty and punishment "mentioned in the next preceding section."

Page 7, clause 21, lines 16 and 17. Omit "or who acts so that a

"reasonable person would believe that he is acting in "contravention of the said section"

Page 7, clause 21, lines 20 and 21. Omit "without being liable to " any other proceedings"

Page 16, clause 31, line 26. Omit "use" insert "purpose"



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

Legislative Assembly Chamber, Sydney, 30 August, 1906. RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

New South Wales.



ANNO SEXTO

EDWARDI VII REGIS.

Act No. , 1906.

An Act for the regulation and suppression of gaming, betting, and wagering; to amend the Games, Wagers, and Bettinghouses Act, 1901; to restrict the holding of race-meetings; for the licensing of racecourses; and for purposes consequent thereon or incidental thereto.

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:—

Preliminary.

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- 1. This Act may be cited as the "Gaming and Betting Act, short title. 1906."
- 2. In this Act, unless the context otherwise requires,— Definitions.
 "Bookmaker" includes any person who carries on the business vic. Act, 1901, No of or acts as a bookmaker or turf commission agent, or who ¹⁷⁶⁵, s. 2. gains or endeavours to gain his livelihood wholly or partly by betting or making wagers.

131—A "Ground"

- "Ground" means land, including any buildings thereon, and any room to which persons are admitted, either at all times or only at certain times, whether on payment of an entrance fee or charge or otherwise, for the purpose of taking part in or of witnessing any sports.
- "Justice" means justice of the peace.

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- "Meeting for horse-race" means any meeting at which all horses, mares, and geldings respectively may compete without any restriction or condition relating to the height of such horses, mares, or geldings.
- "Meeting for pony-racing" means any meeting at which the conditions of any race include any condition relating to the height of any horse, mare, or gelding eligible to compete therein.
- 15 "Occupier" of a house, office, room, or other place, or of any land, or building, includes the lessee or sublessee who is not the owner as hereinafter in this section defined.
 - "Owner" of a house, office, room, or other place, or of any land or building, includes every person, company, or corporation who is, whether at law or in equity,—
 - (a) entitled to the same for any estate of freehold in possession; or
 - (b) in actual receipt of, or entitled to receive, or if the house, office, room, place, land, or building were let to a tenant, would be entitled to receive the rents and profits of the same.

In the case of a house, office, room, place, land, or building subleased, "owner" includes any lessee or sublessee from whom a sublessee holds.

- "Principal Act" means Games, Wagers, and Betting Act, 1901.
- "Racecourse" means land used for race-meetings and to which admission is granted by payment of money, by ticket, or otherwise.
 - "Race-meeting" means meeting for horse-racing or pony-racing, excluding trotting contests.
- 35 "Sports" means bicycle races, footraces, horseraces, pony races, trotting races, cricket or football matches, swimming carnivals, or any other game, exercise, pastime, or any fight or contest.
- "Street" includes a thoroughfare and a highway, road, lane, footway, or passage, whether a thoroughfare or not, on any public or private land, and any enclosed or unenclosed land (not being a house or racecourse) within any borough or municipal district, or within the city of Sydney.

 3.

3. In this Act a house, office, room, or other place is used in Definition of contravention of this Act if it or any part of it is used—

(a) a second and the contravention of Act.

(a) as a common gaming-house, or for playing any unlawful

game therein; or

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(b) in any manner prohibited by section seventeen of the Principal Act as amended by this Act; or

(c) for any purpose prohibited by the Lotteries Act, 1906.

Gaming and betting-houses.

4. Every owner and every occupier of any house, office, room, Penalty for using 10 or other place who knowingly allows the same to be used in contravention of Act. tion of this Act shall be liable to a penalty not exceeding one hundred pounds.

5. Every owner and every occupier of any land or building who Land used for access knowingly allows the same to be used as a means of access to or of to house used in lexit or escape from any house, office, room, or other place used in Act. contravention of this Act, shall be liable to a penalty not exceeding one hundred pounds.

6. (1) If—

(a) any owner of a house, office, room, or other place has reason- Owner may evict able grounds to suspect that the same is used in contravention of Act.

(b) any owner of any land or building has reasonable grounds to suspect that the same is used as a means of access to, or of exit or escape from, any house, office, room, or other place used in contravention of this Act.

he may serve on the occupier a notice to quit.

The serving of such notice shall determine as from the tenth day after the date of such service any tenancy under which the occupier may hold as if the same had expired by effluxion of time. 30 The owner may thereupon, without any authority other than this Act, take legal proceedings to evict, and may evict, such occupier.

(2) Such notice shall be served personally on the occupier, but if he cannot be found, service may be effected by posting a copy of the notice on some conspicuous part of the said house, office, room,

35 place, land, or building.

7. Any such notice to quit may be cancelled by a judge of the Cancellation of Supreme Court, or of a District Court, subject to such terms as he notice to quit. thinks fit, on application being made to him by the occupier, on proof that he has not at any time—

(a) knowingly allowed the house, office, room, or place to be used in contravention of this Ast

in contravention of this Act; or

(b) knowingly allowed the land or building to be used as a means of access to or of exit or escape from any house, office, room, or other place used in contravention of this Act.

Notice

Notice of intention to make such application shall be served on the owner two days at least before the hearing of the application, and on being so served, shall operate until the determination of the application as a stay of any proceedings under the last preceding 5 section to evict the occupier.

8. On the affidavit of a superintendent or inspector of police, Declaration that showing reasonable grounds for suspecting that any house, office, room, house a common or other place is used in contravention of this Act, any judge of the Supreme Court may declare such house, office, room, or place to be a 10 common gaming-house. Such declaration shall be inforce until rescinded.

9. Any such declaration may be rescinded by a judge of the Rescission of Supreme Court, subject to such terms as he thinks fit, on application declaration.

being made to him-

(a) by the owner or occupier of the house, office, room, or place, the subject of the declaration, on proof that he has not at any time allowed the house, office, room, or place to be used in contravention of this Act; or

(b) by a superintendent or inspector of police, on proof that the house, office, room, or place is not used in contravention of

this Act.

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Where the application is made by the owner or occupier as aforesaid, notice in writing of intention to make the same shall be served on a superintendent or inspector of police two days at least before the hearing of such application.

10. Notice of any such declaration and of any rescission of the Publication of notice of declaration

same shall be published in the Gazette.

In any proceedings under this Act, the production of a copy of the Gazette containing such notice shall be evidence that the declaration or rescission therein notified was duly made.

30 11. (1) The inspector-general, or a superintendent, or an Notice given of inspector of police, on such declaration being made with respect to declaration any house, office, room, or place—

(a) shall cause to be published on two days in a newspaper circulating in the neighbourhood of the house, office, room,

or place, a notice of the making of such declaration;

(b) shall cause such notice to be served on the owner and occupier of the house, office, room, or place. Such service shall be personal, except when it cannot be promptly effected, in which case the notice may be served on the owner and occupier aforesaid by causing a copy thereof to be affixed at or near to the entrance to the house, office, room, or place.

(2) In any proceedings under this Act, the production of a copy of a newspaper containing any such notice shall be evidence that such notice was duly published in such newspaper on the date 45 appearing thereon.

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and rescission.

12. If, after publication, in pursuance of paragraph (a) of the Person found in last preceding section, of notice of the making of such declaration house declared a with respect to a house, office, room, or place, and during the time that house. such declaration is in force, any person is found—

(a) in, or on, or entering, or leaving such house, office, room, or

place; or

(b) in or on or entering or leaving any land or building used as a means of access to or of exit or escape from the same,

any member of the police force may, without warrant, arrest such 10 person and take him before a stipendiary or police magistrate or any two justices.

Such person, unless he proves that he was in or on or entering or leaving as aforesaid for a lawful purpose, shall be guilty of an offence under this Act, and shall on conviction be liable to imprison15 ment for a term not exceeding six months.

The form of information for such offence may be in the Form A or B in Schedule One, or to a like effect.

13. If after service on an owner in pursuance of paragraph (b) Penalty on owner if of section eleven of notice of the making of such declaration with contravention of Act. 20 respect to a house, office, room, or place, and during the time that such declaration is in force, such house, office, room, or place is used in contravention of this Act, such owner shall, unless he proves that he has taken all reasonable steps to evict the occupier from the same, be liable to a penalty not less than thirty and not exceeding 25 three hundred pounds.

14. If after service on an occupier in pursuance of paragraph (b) Penalty on occupier. of section eleven of notice of the making of a declaration with respect to a house, office, room, or place, and during the time that such declaration is in force such house, office, room, or place is used in 30 contravention of this Act, the said occupier shall be liable to a penalty not less than thirty and not exceeding three hundred pounds, unless he proves that he has taken reasonable steps to prevent such use.

15. While any such declaration is in force with respect to any Entry by police. house, office, room, or place any member of the police force may, 35 without warrant,—

(a) enter the said house, office, room, or place;

(b) enter any land or building which he has reasonable grounds to suspect is used as a means of access to or of exit or escape from the same;

(c) pass through, from, over, and along any other land or building for the purpose of entering in pursuance of paragraph (a) or paragraph (b) aforesaid;

(d) for any of the purposes aforesaid, break open doors, windows, and partitions, and do such other acts as may be necessary;

(e) seize any instruments of gaming and any instruments of betting and documents relating to betting, and any money and securities for money in any such house, office, room, or place.

5 **16.** Any person who wilfully obstructs or aids in obstructing, Obstructing the or solicits any other person to obstruct or aid in obstructing a member police. of the police force in the exercise of any power conferred on him by any preceding section of this Act shall be liable to a penalty not exceeding twenty-five pounds.

10 17. Where any member of the police force authorised under Evidence of house the Principal Act or this Act to enter any house, office, room, or place being a gaming-is wilfully prevented from or is obstructed or delayed in entering the

same or any part thereof; or

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where any external or internal door of or means of access to any such house, office, room, or place so authorised to be entered is found to be fitted or provided with any bolt, bar, chain, or any means or contrivance for the purpose of preventing, delaying, or obstructing the entry into the same or any part of any member of the police force authorised as aforesaid, or for giving an alarm in case of such entry; or

if such house, office, room, or place is found fitted or provided with any means or contrivance for unlawful gaming, or with any means or contrivance for concealing, removing, or

destroying any instruments of gaming,

25 it shall be evidence, until the contrary is made to appear, that such house, office, room, or place is used as a common gaming-house, and that the persons found therein were unlawfully playing therein.

Betting in streets.

18. Every person who frequents, uses, or is in any street for Street betting.
30 the purpose of any money or valuable thing being received by or Vic. Act, 1436, s. 2. promised to such person or on his behalf—

(a) as or for the consideration for any assurance, undertaking, promise, or agreement, express or implied, to pay or give thereafter any money or valuable thing on any event or

contingency of or relating to any sports; or

(b) as or for the consideration for securing the paying or giving by some other person of any money or valuable thing on any

such event or contingency as aforesaid; and

every bookmaker who, either by himself or by means of any agent, 40 clerk, or servant makes any bet in or on any street, and every such agent, clerk, or servant who so makes any bet shall be liable for a first offence to a penalty of not less than twenty pounds nor more than one hundred pounds, and for a second offence to imprisonment for six months.

The

The form of information for an offence against this section shall be in the Form C or D in Schedule One, or to the like effect.

19. Any money or valuable thing received by any bookmaker, Recovery of money or any such agent, clerk, or servant, or any person as aforesaid-

illegally received. Vic. Act, 1436, s. 3.

(a) as or for the consideration for any such assurance, undertaking, promise, or agreement, made in any street; or

(b) as a deposit on any bet made in any street. shall be deemed to have been received to or for the use of the person from whom the same was received; and such money or valuable thing, 10 or the value thereof, may be recovered accordingly, with costs, in any court of competent jurisdiction.

Betting on sports grounds.

20. Betting or wagering on or near any ground on which any wagering or betting

sports are to be held is hereby prohibited.

are to be held is hereby prohibited.

See Vic. Act, 1901, No.

21. Any person who acts in contravention of the last preceding 1765, ss. 3-5.

Removal or 15 section, or who acts so that a reasonable person would believe that apprehension of he is acting in contravention of the said section, and who after offender. being warned by any officer or servant of the person or persons who Ibid. s. 7. have control of the ground, or by any member of the police force, to

20 desist from so acting does not so desist, may, without being liable to any other proceedings, be forthwith removed from such ground or its proximity by any such officer or servant, or by any member of the police force.

22. Any person so removed shall not on the day of such removal Person removed from 25 re-enter such ground, and if he does so re-enter, he may be again land not to re-enter. removed as aforesaid, or he may, without warrant, be arrested by any Ibid. s. 8. such officer, servant, or member and taken before a stipendiary or police magistrate or any two justices, and shall be liable to a penalty not exceeding fifty pounds.

30 Betting with infants.

23. Any person who—

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(a) makes or offers to make any bet or wager with any person Making bet with or whom he knows to be under the age of twenty-one years, or inviting an infant to with any person on his behalf; or

(b) for the purpose of earning any commission, reward, profit, 55 and 56 Vic., benefit, or advantage, sends or causes to be sent to any c. 4, s. 1 (1). person whom he knows to be under such age any circular, notice, advertisement, letter, telegram, or other document which invites or may reasonably be implied to invite the person receiving it to make any bet or wager, or to enter into or take any share or interest in any betting or wagering transactions, or to apply to any person or at any place with

a view to obtaining information or advice for the purpose of any bet or wager, or for information as to any race, game, sport, or other contingency upon which betting or wagering is generally carried on,

5 shall be liable to a penalty not exceeding one hundred pounds.

24. If any such circular, notice, advertisement, letter, telegram, Person named in or other document names or refers to anyone as a person to whom be deemed the any payment may be made or from whom information may be sender. obtained for the purpose of or in relation to betting or wagering, the Vic. Act, 1436, s. 9. 10 person so named or referred to shall be deemed to have sent or caused s. 1 (2). to be sent such document as aforesaid, unless he proves that he had not consented to be so named and that he was not in any way a party to and was wholly ignorant of the sending of such document.

25. If any such circular, notice, advertisement, letter, telegram, Knowledge of 15 or other document is sent to any person at any university, college, vic. Act, 1436, s. 9. school, or other place of education, and such person is under twenty- 55 and 56 Vic., one years of age, the person sending or causing the same to be sent s. 1 (2). shall be deemed to have known that such person was under such age unless he proves that he had reasonable grounds for believing such 20 person to be of full age; and the same shall be deemed to have been so sent for the purpose of earning commission, reward, profit, benefit, or advantage unless he proves to the contrary.

26. Any person who makes or offers to make any bet or wager Persons tetting with with any person who is under twenty-one years of age shall be apparent infants.

25 deemed to have known that such person was under such age unless that he had reasonable ground for believing, and did believe, such person to be of full age.

27. Where any money is stolen or embezzled by any person who Money stolen or is under twenty-one years of age, and any money is thereafter paid by in bets recoverable.

30 such person as or for or by way of or on account of a bet or wager, the vic. Act, 1436, s. 9. person from whom such money was stolen or embezzled may, in any court of competent jurisdiction, recover the amount of the money so stolen or embezzled, not exceeding the amount paid as aforesaid, from the person to whom the same was so paid.

Restrictions on race-meetings.

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28. (1) No race-meeting shall be held on any racecourse unless Racecourse to be such racecourse is licensed under this Act for horse-racing or pony-licensed. racing, as the case may be.

(2) No race-meeting shall be held on any racecourse if the Size of racecourse. 40 circumference of the running-ground of such racecourse, measured three feet from the inner boundary, is less than six furlongs.

(3)

- (3) The number of days in any one year on which meetings Limitation of for horseracing may be held on any licensed racecourse shall not exceed number of horse-the following:—
- (a) Where the racecourse is situate within forty miles of the General Post Office, Sydney, the number shall be twenty-four, or the number of days on which such meetings were held at such racecourse during the twelve months ending the thirty-first day of July, one thousand nine hundred and six, whichever number is the smaller.
- (b) Where the racecourse is situate within twenty miles of the principal post office, Newcastle, the number shall be fifteen or the number of days on which such meetings were held on such racecourse during the twelve months ending the thirty-first day of July, one thousand nine hundred and six, whichever number is the smaller.
 - (4) The number of days in any one year on which meetings Limitation of for pony-racing may be held on any licensed racecourse shall not number of pony-races on racecourse.
- (a) Where the racecourse is situate within forty miles of the General Post Office, Sydney, the number shall be twenty-four, or if there is more than one racecourse the number shall not exceed the quotient, omitting fractional parts, obtained by dividing the number seventy-two by the number of racecourses situate as aforesaid and licensed for pony-racing in that year.
 - (b) Where the racecourse is situate beyond the said forty miles, the number shall be six.
- (5) If any race-meeting is held in contravention of this Penalty. section, the owner or trustees of the racecourse, and the club, association, 30 or person by or on behalf of which or whom such meeting was so held, and each member of the managing body of such trustees, club, or association, and any person acting at such race-meeting as starter or judge, shall be liable to a penalty not less than five hundred pounds and not exceeding one thousand pounds.
- January, one thousand nine hundred and seven, and in its construction of section. a year shall be deemed to commence on the first day of January.
- 29. (1) Licenses under the last preceding section shall be issued Issue of licenses. by the Colonial Secretary on such terms and conditions as may be 40 prescribed by regulations which the Governor is authorised to make.
 - (2) Any such license shall be for a year, commencing the Period of license. first day of January, and must be applied for before that date. A license may be cancelled by the Colonial Secretary for any good cause.

131—B

(3) The fees for such license shall be paid into the Treasury Fees. and carried to the Consolidated Revenue Fund, and shall be at the following rates:-

(a) Where the racecourse is situate within forty miles of the

General Post Office, Sydney, fifty pounds.

(b) Where it is situate within twenty miles of the principal postoffice, Newcastle, twenty pounds.

(c) Where otherwise situate, one pound.

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(4) The number of licenses for racecourses situate within Limitation of 10 forty miles of the General Post Office, Sydney, shall not exceed the racecourses which number of recognizes so situate and in the first state of the racecourses which may be licensed. number of racecourses so situate and in use for race-meetings within the three months next preceding the first day of August, one thousand nine hundred and six.

The number of licenses for racecourses situate within twenty 15 miles of the principal post office, Newcastle, shall not exceed the number of racecourses so situate and in use for race-meetings within the three months aforesaid.

30. Race-meetings may, subject to this Act, be held at race- Days of courses situate within forty miles of the General Post Office, Sydney, race-meetings. 20 or within twenty miles of the principal post office, Newcastle, on Wednesdays, Saturdays, and public holidays, and on no other days.

Amendment of Principal Act.

31. Section seventeen of the Principal Act is amended by Amendment of inserting at the beginning of the section the following subsection:— section 17 of Principal Act.

34.

(1) No house, office, room, or other place shall be opened, 25 kept, or used for the use of the owner, occupier, or keeper thereof, or any person using the same, or any person procured or employed by or acting for or on behalf of such owner, occupier, or keeper, or person using the same, or of any person having the care or management, or 30 in any manner conducting the business thereof, betting with persons resorting thereto.

In this subsection "resorting thereto" includes applying by the agency of another person by letter, by telegram, or by any other

means of correspondence.

32. After paragraph (a) of section twenty-one of the Principal Amendment of 35 section 21 of the Act the following paragraph is inserted: Principal Act.

(b) publishes in a newspaper the odds on any race to be run at a meeting for horse-racing or pony-racing.

Advisory board.

33. The Governor may appoint a board of not less than five Appointment of 40 persons to advise the Minister in matters relating to racecourses and advisory board. race-meetings to be dealt with by him under this Act.

34. The owners or trustees of licensed racecourses situate Owners or trustees within forty miles of the General Post Office, Sydney, or within may agree as to days twenty miles of the principal post office, Newcastle, and the clubs, associations, and persons holding race-meetings at such racecourses may agree among themselves as to the days on which race-meetings of the respective clubs, associations, and persons may be held at the respective racecourses situate as aforesaid. If they fail so to agree, the matter as to which they disagree shall, at the request of any one of them, be determined by the said board, and such determination

35. It shall be lawful for the Governor to make regulations for Regulations. the purpose of carrying out the provisions of this Act.

Recovery of penalties.

36. Penalties under this Act may be recovered in a summary Recovery of 15 way before a stipendiary or police magistrate or any two justices in penalties. petty sessions.

SCHEDULE ONE.

FORM A.

That on the day of , at , A.B. was found in (or on or 20 entering or leaving) a house (or office or room or place) which had been duly declared to be a common gaming house.

FORM B.

That on the day of , at , A.B. was found in (or on or entering or leaving) land (or a building) used as a means of access to (or of exit or 25 escape from) a house (or office or room or place) which had been duly declared to be a common gaming house.

FORM C.

That on the day of , at , A.B. frequented, used, or was in a street for the purpose of betting.

30 FORM D.

10 shall be final and shall be carried out.

That on the day of , at , A.B. being [a bookmaker, or the agent, clerk, or servant of a bookmaker] made a bet in a street.

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