New South Wales.



ANNO SEPTIMO

GEORGII V REGIS.

Act No. 75, 1916.

An Act to prescribe and regulate the use of the totalizator on racecourses, and for that purpose to amend certain Acts relating to gaming, betting, and wagering; to prohibit the making of bets or wagers on a race dependent on the result of the working of the totalizator on such race; and for purposes consequent thereon or incidental thereto. [Assented to, 20th December, 1916.]

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 "Totalizator Act, Short title. 1916."
 - 2. In this Act, unless the context otherwise requires, Definitions.
 - "Horse race" includes trotting race or pony race.

 "Inspector" means inspector appointed under this
 Act.
 "Racecourse"

"Racecourse" means racecourse licensed under the provisions of the Gaming and Betting Act, 1912.

"Race-meeting" means meeting for the purpose of horse-racing, trotting racing, or pony-racing.

"Racing club" means club, association, or other body of persons (whether incorporated or unincorporated, proprietary, syndicate, company, or individual ownership) established for the purpose of promoting, conducting, or controlling the sport of horse-racing, trotting-racing, or pony-racing.

"The regulations" means the regulations made

under this Act.

"The totalizator" means the instrument or contrivance known as "the totalizator," and includes any other machine or instrument of a like nature, and conducted on the like principles.

Use of the totalizator.

Power of Governor to direct use of totalizator. 3. Notwithstanding anything contained in any Act relating to gaming, betting, or wagering, the Governor, by notification in the Gazette, may direct that any racing club therein mentioned shall establish a totalizator on all or any racecourse at which it holds race meetings, and shall on and after any day therein named use the totalizator so established on every day on which a race meeting is held on such racecourses, and may amend or revoke any such notification.

If any racing club fails to use the totalizator when so directed as aforesaid it shall be liable to a penalty not exceeding one hundred pounds for every day on which

such failure has occurred.

4. Before any totalizator is used by any racing club the totalizator shall be approved by the Governor.

Use of totalizator to be lawful.

5. The use of the totalizator on a racecourse pursuant to the provisions of this Act shall be lawful to all intents and purposes, and a totalizator when used in accordance with the provisions of this Act, and every person engaged or concerned in the use of such instrument, and every house, office, room, or place upon such racecourse

racecourse used for the purposes of such instrument, and every placard or advertisement referring thereto, shall be exempt from the provisions of any Act prohibiting gaming, betting, or wagering.

6. Any person conducting or assisting in the conduct Penalty on or working of a totalizator unless it is used pursuant to person the provisions of this Act, shall, upon conviction for the conducting first offence, be liable to a penalty of not less than totalizator. one hundred and not more than five hundred pounds, and for any subsequent offence to imprisonment for a term not exceeding six months.

7. Every totalizator used by a club under the pro-Management visions of this Act shall, subject to the inspection here- of totalizator. inafter provided for, be under the care and management of some competent person appointed by the club, and under the direct supervision of the stewards or committee of the club.

Commission.

8. (1) Every club using the totalizator under the commission. provisions of this Act shall deduct as commission out of the moneys paid into the totalizator in respect of any race ten per centum of the money so paid into the totalizator.

(2) Every such club shall, within fourteen days Payment of after the holding of any race-meeting, pay seven-tenths portion of of the amount deducted by such club as aforesaid to the to Colonial Colonial Treasurer, or some person appointed by him, to Treasurer. be paid by him into the Treasury and carried to the Consolidated Revenue Fund. Any such amount may be recovered from such club as a Crown debt in any courts of competent jurisdiction.

The residue of three-tenths may be retained by the club, and shall be expended by it in prizes for horseracing, trotting racing, or pony-racing, and in the upkeep of the totalizator to the satisfaction of the Minister, and the sums not so expended shall be paid to the Colonial Treasurer in accordance with this section.

(3) Every such club may, in addition, deduct Deduction for out of the moneys paid into the totalizator in respect of sinking fund. any race one per centum of the money so paid into the totalizator, as a sinking fund to pay off the cost of the installation

installation of the totalizator, and of the construction of the necessary buildings to be used in relation thereto by the club:

Provided that the amount of such cost shall be determined as prescribed by the regulations, and that such deduction shall cease to be made when the cost of the installation and construction as aforesaid has been repaid out of the sinking fund.

Distribution of dividends.

9. (1) Every club using the totalizator shall pay (after making deductions as aforesaid) by way of dividends all moneys received from investments on the totalizator: Provided that it shall not be necessary to pay any fraction of a shilling unless such fraction amounts to or exceeds sixpence, in which case sixpence shall be paid:

Provided further that the amount so retained, together with dividends unclaimed for a period of one month, shall, in the case of clubs which carry on racing for the sake of profit to their shareholders, be paid to the Colonial Treasurer in accordance with the preceding

section.

Penalty.

(2) If any member, officer, agent, or servant of any such club makes, authorises, or permits the payment to any person of any dividend which is not calculated in accordance with the provisions of this Act and the regulations thereunder, he shall be liable to a penalty not exceeding twenty pounds; and any club by which any such dividend is paid in contravention of this section shall be liable to a penalty not exceeding one hundred pounds for each offence.

Application to establish totalizator.

(3) It shall be lawful for any club or licensed for permission racecourse to apply to the Minister for permission to establish or use the totalizator under the provisions of this Act.

Amalgamation of clubs or racecourses.

And further, it shall be lawful for any two or more clubs or licensed racecourses to apply to the Minister for permission to amalgamate and use only one licensed racecourse for the meetings which they each have the right to hold, and upon such permission being given all the rights and privileges of the clubs or racecourses so amalgamating shall apply to the racecourse and club approved in the said permit. And

And the provisions of this Act in respect of the totalizator relating to each such club or licensed race-course shall apply to such last-mentioned club or race-course.

General provisions.

10. (1) The Governor may, on the recommendation Power of of the Colonial Treasurer, assume control of and use any Governor to totalizator established under this Act and which, in the and use opinion of the Colonial Treasurer, is being mismanaged totalizator. or misused, on such terms as the Governor thinks just.

(2) Where a totalizator is used by the Governor Deductions. in pursuance of this section he may deduct from the moneys paid into the totalizator in respect of any race a sum of money not exceeding ten per centum of the money so paid into the totalizator, and shall pay the amount so deducted, less all necessary expenses, into the Treasury, to be carried to the Consolidated Revenue Fund.

(3) Where the Governor uses a totalizator under Distribution this section he shall (after making deduction as afore-of dividends said) pay by way of dividends all moneys received from investments on the totalizator: Provided that it shall not be necessary so to pay any fraction of a shilling unless such fraction amounts to or exceeds sixpence, in which case sixpence shall be paid.

11. Within fourteen days after the holding of any Return of race-meeting whereat any totalizator is used by a money received club, the committee or executive body of the club through shall deposit with the Colonial Treasurer a full and totalizator. true account, under the hand of the secretary of the club, or the hands of two members of such committee or executive body, of the sums received by such club through the totalizator on the occasion of the use thereof, with such details as may be prescribed by regulation, and of the commission retained as aforesaid, and of the details of the expenses of conducting such totalizator. If such committee or executive body fails to comply with the provisions of this section each member thereof shall be liable to a penalty of not more than fifty pounds.

12.

Penalty on persons under 21 years of age wagering by means of totalizator.

12. If any person under the age of twenty-one years wagers, by means of the totalizator, he shall be liable to a penalty of not less than one pound nor more than twenty pounds for the first offence, and not less than five pounds nor more than fifty pounds for each subsequent offence: Provided that a clearly printed copy of this section of the Act shall be affixed over each door or opening in every totalizator machine at which money is paid or received.

If any person or club uses any totalizator without having a copy of this section so affixed as aforesaid, he or it shall be liable to a penalty not exceeding twenty

pounds for each offence.

Selling totalizator tickets to or purchasing for an infant to be an offence.

13. Any person having the management or control of any totalizator under the provisions of this Act, or any person employed or acting in any capacity in connection with any such totalizator who sells or delivers to any person whom he knows to be an infant, or to any person to his knowledge acting for such infant, any ticket, card, or thing entitling, or purporting to entitle any person to any interest in any dividend, division, or distribution of any money by means of or in connection with the operation of such totalizator in the result of any operation thereof, and any person who applies for, purchases, or receives any such ticket, card, or thing on behalf of any person whom he knows to be an infant, shall be liable, on conviction, to imprisonment with or without hard labour for a term not exceeding three months, or to a fine not exceeding twenty pounds, or to both imprisonment and fine.

Laying totalizator odds or dealing in totalizator tickets an offence.

14. Any person who makes or enters into a bet upon the result of a horse-race, whereby he agrees to pay to the other party to the said bet, if the latter should win the same, a sum of money the amount of which is dependent upon the result of the working of the totalizator on the said horse-race, and any person (not being a person lawfully conducting or employed in the working of a totalizator) who sells or offers for sale, and any person who purchases from him, any ticket, card, or thing entitling or purporting to entitle the purchaser or holder thereof to any interest in the result of the working

working of the totalizator on any horse-race, or makes any contract or bargain of any kind to pay or receive money upon an event determined or to be determined by the result of the working of the totalizator on any horse-race, is guilty of an offence, and is liable on summary conviction to imprisonment with or without hard labour for a term not exceeding three months, or to a fine not exceeding twenty pounds, or to both fine and imprisonment.

- 15. No person shall, for fee, commission, reward, Penalty on share, or interest of any kind whatever, or upon any persons acting understanding or agreement, either express or implied, agents. for such fee, commission, reward, share, or interest, receive from any other person any money for the purpose of placing, investing, or depositing the same, or any part thereof, in any totalizator. Any person acting in contravention of this section shall upon conviction for the first offence be liable to a penalty of not more than one hundred pounds, and upon conviction for any subsequent offence be liable to imprisonment for a term not exceeding six months.
- 16. An officer, agent, or servant of a racing club officers of shall not accept or act on any telegraphic or telephonic racing clubs not to accept request, instructions, or directions relating to invest-telegraphic ments on a totalizator, whether such request, instructions, instructions or directions are received on a racecourse or elsewhere.

Any person committing a breach of the provisions of ments on this section shall be liable on conviction to a penalty of not less than twenty and not more than fifty pounds.

17. A member, officer, agent, or servant of any No invest-racing club shall not receive, or permit to be received, ment on any investment on the totalizator in respect of any race after notified after the time notified by such club for the starting of time for start-such race.

Any person committing a breach of the provisions of this section shall be liable on conviction to a penalty not exceeding fifty pounds.

Inspectors.

18. The Governor may appoint inspectors, who shall Inspectors at all times during a race-meeting at which a totalizator is used, have the right of entry without charge to the racecourse where such meeting is being held.

Any

Any inspector may, during such meeting, enter, for the purpose of inspection, any building containing a totalizator.

He may, during such inspection, examine any part of the machinery or working of the totalizator, but so that he in no way interferes with the working thereof.

He may demand any information he deems necessary for the purposes of the inspection from the person or persons appointed by the stewards or committee of the club to have the care and management of the totalizator.

He shall have such further powers and shall perform such duties as may be prescribed by the regulations.

Persons hindering inspectors in execution of their duty. 19. Any person who hinders or attempts to hinder an inspector entering any racecourse or building containing a totalizator in execution of his duty, or who refuses to give any information which he may demand under the powers conferred on him by this Act or the regulations, or who hinders or attempts to hinder him in the execution of any power or duty prescribed by this Act or the regulations, shall be liable to a penalty not exceeding fifty pounds.

Regulations.

Regulations.

20. The Governor may make regulations prescribing—

(a) the powers and duties of inspectors;

(b) and generally all things necessary to carry this Act into effect;

and may in those regulations impose penalties not exceeding twenty pounds for any breach thereof.

Recovery of penalties.

Recovery of penalties.

21. All offences under this Act or the regulations may be prosecuted, and all penalties for such offences may be recovered, before a stipendiary or police magistrate or before any two justices of the peace in petty sessions.

By Authority:

WILLIAM APPLEGATE GULLICK, Government Printer, Sydney, 1916.

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

> W. S. MOWLE, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 14 December, 1916.

New South Wales.



ANNO SEPTIMO

GEORGII V REGIS.

Act No. 75, 1916.

An Act to prescribe and regulate the use of the totalizator on racecourses, and for that purpose to amend certain Acts relating to gaming, betting, and wagering; to prohibit the making of bets or wagers on a race dependent on the result of the working of the totalizator on such race; and for purposes consequent thereon or incidental thereto. [Assented to, 20th December, 1916.]

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 "Totalizator Act, Short title, 1916."

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

THOS. H. THROWER, Chairman of Committees of the Legislative Assembly.

Definitions.

- 2. In this Act, unless the context otherwise requires,—
 "Horse race" includes trotting race or pony race.
 - "Inspector" means inspector appointed under this Act.
 - "Racecourse" means racecourse licensed under the provisions of the Gaming and Betting Act, 1912.
 - "Race-meeting" means meeting for the purpose of horse-racing, trotting racing, or pony-racing.
 - "Racing club" means club, association, or other body of persons (whether incorporated or unincorporated, proprietary, syndicate, company, or individual ownership) established for the purpose of promoting, conducting, or controlling the sport of horse-racing, trotting-racing, or pony-racing.
 - "The regulations" means the regulations made under this Act.
 - "The totalizator" means the instrument or contrivance known as "the totalizator," and includes any other machine or instrument of a like nature, and conducted on the like principles.

Use of the totalizator.

Power of Governor to direct use of totalizator. **3.** Notwithstanding anything contained in any Act relating to gaming, betting, or wagering, the Governor, by notification in the Gazette, may direct that any racing club therein mentioned shall establish a totalizator on all or any racecourse at which it holds race meetings, and shall on and after any day therein named use the totalizator so established on every day on which a race meeting is held on such racecourses, and may amend or revoke any such notification.

If any racing club fails to use the totalizator when so directed as aforesaid it shall be liable to a penalty not exceeding one hundred pounds for every day on which such failure has occurred.

Approval.

4. Before any totalizator is used by any racing club the totalizator shall be approved by the Governor.

5.

5. The use of the totalizator on a racecourse pursuant Use of to the provisions of this Act shall be lawful to all totalizator to be lawful. intents and purposes, and a totalizator when used in accordance with the provisions of this Act, and every person engaged or concerned in the use of such instrument, and every house, office, room, or place upon such racecourse used for the purposes of such instrument, and every placard or advertisement referring thereto. shall be exempt from the provisions of any Act prohibiting gaming, betting, or wagering.

6. Any person conducting or assisting in the conduct Penalty on or working of a totalizator unless it is used pursuant to person unlawfully the provisions of this Act, shall, upon conviction for the conducting first offence, be liable to a penalty of not less than totalizator. one hundred and not more than five hundred pounds, and for any subsequent offence to imprisonment for a

term not exceeding six months.

7. Every totalizator used by a club under the pro-Management visions of this Act shall, subject to the inspection here- of totalizator. inafter provided for, be under the care and management of some competent person appointed by the club, and under the direct supervision of the stewards or committee of the club.

Commission.

8. (1) Every club using the totalizator under the commission. provisions of this Act shall deduct as commission out of the moneys paid into the totalizator in respect of any race ten per centum of the money so paid into the totalizator.

(2) Every such club shall, within fourteen days Payment of after the holding of any race-meeting, pay seven-tenths portion of commission of the amount deducted by such club as aforesaid to the to Colonial Colonial Treasurer, or some person appointed by him, to Treasurer. be paid by him into the Treasury and carried to the Consolidated Revenue Fund. Any such amount may be recovered from such club as a Crown debt in any courts of competent jurisdiction.

The residue of three-tenths may be retained by the club, and shall be expended by it in prizes for horseracing, trotting racing, or pony-racing, and in the upkeep of the totalizator to the satisfaction of the Minister, and the sums not so expended shall be paid to the Colonial Treasurer in accordance with this section.

Deduction for

(3) Every such club may, in addition, deduct sinking fund. out of the moneys paid into the totalizator in respect of any race one per centum of the money so paid into the totalizator, as a sinking fund to pay off the cost of the installation of the totalizator, and of the construction of the necessary buildings to be used in relation thereto by the club:

> Provided that the amount of such cost shall be determined as prescribed by the regulations, and that such deduction shall cease to be made when the cost of the installation and construction as aforesaid has been repaid out of the sinking fund.

Distribution of dividends.

9. (1) Every club using the totalizator shall pay (after making deductions as aforesaid) by way of dividends all moneys received from investments on the totalizator: Provided that it shall not be necessary to pay any fraction of a shilling unless such fraction amounts to or exceeds sixpence, in which case sixpence shall be paid:

Provided further that the amount so retained, together with dividends unclaimed for a period of one month. shall, in the case of clubs which carry on racing for the sake of profit to their shareholders, be paid to the Colonial Treasurer in accordance with the preceding

section.

Penalty.

(2) If any member, officer, agent, or servant of any such club makes, authorises, or permits the payment to any person of any dividend which is not calculated in accordance with the provisions of this Act and the regulations thereunder, he shall be liable to a penalty not exceeding twenty pounds; and any club by which any such dividend is paid in contravention of this section shall be liable to a penalty not exceeding one hundred pounds for each offence.

Application for permission totalizator.

(3) It shall be lawful for any club or licensed racecourse to apply to the Minister for permission to establish or use the totalizator under the provisions of this Act.

Amalgamation of clubs or racecourses.

And further, it shall be lawful for any two or more clubs or licensed racecourses to apply to the Minister for permission to amalgamate and use only one licensed

racecourse

racecourse for the meetings which they each have the right to hold, and upon such permission being given all the rights and privileges of the clubs or racecourses so amalgamating shall apply to the racecourse and club approved in the said permit.

And the provisions of this Act in respect of the totalizator relating to each such club or licensed racecourse shall apply to such last-mentioned club or race-

course.

General provisions.

10. (1) The Governor may, on the recommendation Power of of the Colonial Treasurer, assume control of and use any Governor to establish totalizator established under this Act and which, in the and use opinion of the Colonial Treasurer, is being mismanaged totalizator. or misused, on such terms as the Governor thinks just.

(2) Where a totalizator is used by the Governor Deductions. in pursuance of this section he may deduct from the moneys paid into the totalizator in respect of any race a sum of money not exceeding ten per centum of the money so paid into the totalizator, and shall pay the amount so deducted, less all necessary expenses, into the Treasury, to be carried to the Consolidated Revenue Fund.

- (3) Where the Governor uses a totalizator under Distribution this section he shall (after making deduction as afore- of dividends. said) pay by way of dividends all moneys received from investments on the totalizator: Provided that it shall not be necessary so to pay any fraction of a shilling unless such fraction amounts to or exceeds sixpence, in which case sixpence shall be paid.
- 11. Within fourteen days after the holding of any Return of race-meeting whereat any totalizator is used by a money received club, the committee or executive body of the club through shall deposit with the Colonial Treasurer a full and totalizator. true account, under the hand of the secretary of the club, or the hands of two members of such committee or executive body, of the sums received by such club through the totalizator on the occasion of the use thereof, with such details as may be prescribed by regulation, and of the commission retained as aforesaid,

and of the details of the expenses of conducting such totalizator. If such committee or executive body fails to comply with the provisions of this section each member thereof shall be liable to a penalty of not more than fifty pounds.

Penalty on persons under 21 years of age wagering by means of totalizator.

12. If any person under the age of twenty-one years wagers, by means of the totalizator, he shall be liable to a penalty of not less than one pound nor more than twenty pounds for the first offence, and not less than five pounds nor more than fifty pounds for each subsequent offence: Provided that a clearly printed copy of this section of the Act shall be affixed over each door or opening in every totalizator machine at which money is paid or received.

If any person or club uses any totalizator without having a copy of this section so affixed as aforesaid, he or it shall be liable to a penalty not exceeding twenty

pounds for each offence.

Selling totalizator tickets to or purchasing for an infant to be an offence.

13. Any person having the management or control of any totalizator under the provisions of this Act, or any person employed or acting in any capacity in connection with any such totalizator who sells or delivers to any person whom he knows to be an infant, or to any person to his knowledge acting for such infant, any ticket, card, or thing entitling, or purporting to entitle any person to any interest in any dividend, division, or distribution of any money by means of or in connection with the operation of such totalizator in the result of any operation thereof, and any person who applies for, purchases, or receives any such ticket, card, or thing on behalf of any person whom he knows to be an infant, shall be liable, on conviction, to imprisonment with or without hard labour for a term not exceeding three months, or to a fine not exceeding twenty pounds, or to both imprisonment and fine.

Laying totalizator odds or dealing in totalizator tickets an offence.

14. Any person who makes or enters into a bet upon the result of a horse-race, whereby he agrees to pay to the other party to the said bet, if the latter should win the same, a sum of money the amount of which is dependent upon the result of the working of the totalizator on the said horse-race, and any person (not being

being a person lawfully conducting or employed in the working of a totalizator) who sells or offers for sale, and any person who purchases from him, any ticket, card, or thing entitling or purporting to entitle the purchaser or holder thereof to any interest in the result of the working of the totalizator on any horse-race, or makes any contract or bargain of any kind to pay or receive money upon an event determined or to be determined by the result of the working of the totalizator on any horse-race, is guilty of an offence, and is liable on summary conviction to imprisonment with or without hard labour for a term not exceeding three months, or to a fine not exceeding twenty pounds, or to both fine and imprisonment.

15. No person shall, for fee, commission, reward, Penalty on share, or interest of any kind whatever, or upon any as totalizator understanding or agreement, either express or implied, agents. for such fee, commission, reward, share, or interest, receive from any other person any money for the purpose of placing, investing, or depositing the same, or any part thereof, in any totalizator. Any person acting in contravention of this section shall upon conviction for the first offence be liable to a penalty of not more than one hundred pounds, and upon conviction for any subsequent offence be liable to imprisonment for a term not exceeding six months.

16. An officer, agent, or servant of a racing club Officers of shall not accept or act on any telegraphic or telephonic racing clubs accept request, instructions, or directions relating to invest-telegraphic ments on a totalizator, whether such request, instructions, instructions or directions are received on a racecourse or elsewhere. as to invest-

Any person committing a breach of the provisions of totalizator. this section shall be liable on conviction to a penalty of not less than twenty and not more than fifty pounds.

17. A member, officer, agent, or servant of any No investracing club shall not receive, or permit to be received, ment on totalizator any investment on the totalizator in respect of any race after notified after the time notified by such club for the starting of time for starting after the time notified by such club for the starting of time for starting after the time notified by such club for the starting of time for starting after the time notified by such club for the starting of time for starting after the time notified by such club for the starting after the time notified by such club for the starting after the time notified by such club for the starting after the time for starting after the time notified by such club for the starting after the time notified by such club for the starting after the time notified by such club for the starting after the time notified by such club for the starting after the time for starting after the time for starting after the s such race.

Any person committing a breach of the provisions of this section shall be liable on conviction to a penalty not exceeding fifty pounds. Inspectors.

Inspectors.

Inspectors.

18. The Governor may appoint inspectors, who shall at all times during a race-meeting at which a totalizator is used, have the right of entry without charge to the racecourse where such meeting is being held.

Any inspector may, during such meeting, enter, for the purpose of inspection, any building containing a totalizator.

He may, during such inspection, examine any part of the machinery or working of the totalizator, but so that he in no way interferes with the working thereof.

He may demand any information he deems necessary for the purposes of the inspection from the person or persons appointed by the stewards or committee of the club to have the care and management of the totalizator.

He shall have such further powers and shall perform such duties as may be prescribed by the regulations.

Persons hindering inspectors in execution of their duty. 19. Any person who hinders or attempts to hinder an inspector entering any racecourse or building containing a totalizator in execution of his duty, or who refuses to give any information which he may demand under the powers conferred on him by this Act or the regulations, or who hinders or attempts to hinder him in the execution of any power or duty prescribed by this Act or the regulations, shall be liable to a penalty not exceeding fifty pounds.

Regulations.

Regulations.

20. The Governor may make regulations prescribing—

(a) the powers and duties of inspectors;

(b) and generally all things necessary to carry this Act into effect;

and may in those regulations impose penalties not exceeding twenty pounds for any breach thereof.

Recovery of penalties.

Recovery of penalties.

21. All offences under this Act or the regulations may be prosecuted, and all penalties for such offences may be recovered, before a stipendiary or police magistrate or before any two justices of the peace in petty sessions.

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

G. STRICKLAND,

Government House, Governor.
Sydney, 20th December, 1916.

TOTALIZATOR BILL.

SCHEDULE of the Amendments referred to in Message of 14th December, 1916

Page 2, clause 3, line 36. After "occurred" omit to end of clause.

Page 4. At end of clause 9 add— (3) It shall be lawful for any club or licensed : acecourse to apply to the Minister for permission to establish or use the to alizator under the

provisions of this Act.

And further, it shall be lawful for any two or more clubs or licensed racecourses to apply to the Minister for permission to amalgamate and use only one licensed racecourse for the meetings which they each have the right to hold, and upon such permission being given all the rights and privileges of the clubs or racecourses so amalgamating shall apply to the racecourse and club approved in the said permit.

And the provisions of this Act in respect of the totalizator relating to each such club or licensed racecourse shall apply to such last-mentioned

club or racecourse.

THE HELLE OF the Andadasas account to be Mariagara Line Describer, 1919.

Page 2, clause 3, line 36. After "occurred" critical end of clauses.

otall apply to the racecourse and cind approved in the seld permit.

And the provisions of this Act in respect of the totalizator relating

to each such club or licensed racecourse shall apply to such last-mentioned

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.

W. S. MOWLE, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 13 December, 1916.

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

W. L. S. COOPER, Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 14th December, 1916.

New South Wales.



ANNO SEPTIMO

GEORGII V REGIS.

Act No. , 1916.

An Act to prescribe and regulate the use of the totalizator on racecourses, and for that purpose to amend certain Acts relating to gaming, betting, and wagering; to prohibit the making of bets or wagers on a race dependent on the result of the working of the totalizator on such race; 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 "Totalizator Act, Short title. 1916."

87015

- 2. In this Act, unless the context otherwise requires, Definitions.
 - "Horse race" includes trotting race or pony race.
 - "Inspector" means inspector appointed under this Act.
- "Racecourse" means racecourse licensed under the provisions of the Gaming and Betting Act, 1912.

5

- "Race-meeting" means meeting for the purpose of horse-racing, trotting racing, or pony-racing.
- "Racing club" means club, association, or other body of persons (whether incorporated or unincorporated, proprietary, syndicate, company, or individual ownership) established for the purpose of promoting, conducting, or controlling the sport of horse-racing, trotting-racing, or pony-racing.
 - "The regulations" means the regulations made under this Act.
- "The totalizator" means the instrument or contrivance known as "the totalizator," and includes any other machine or instrument of a like nature, and conducted on the like principles.

Use of the totalizator.

3. Notwithstanding anything contained in any Act Power of relating to gaming, betting, or wagering, the Governor, Governor to by notification in the Gazette, may direct that any racing totalizator. club therein mentioned shall establish a totalizator on all or any racecourse at which it holds race meetings, and shall on and after any day therein named use the 30 totalizator so established on every day on which a race meeting is held on such racecourses, and may amend or revoke any such notification.

If any racing club fails to use the totalizator when so directed as aforesaid it shall be liable to a penalty not 35 exceeding one hundred pounds for every day on which such failure has occurred, and the license of such club shall be liable to cancellation.

4. Before any totalizator is used by any racing club Approval. the totalizator shall be approved by the Governor.

5.

5. The use of the totalizator on a racecourse pursuant Use of to the provisions of this Act shall be lawful to all totalizator intents and purposes, and a totalizator when used in accordance with the provisions of this Act, and every 5 person engaged or concerned in the use of such instrument, and every house, office, room, or place upon such racecourse used for the purposes of such instrument, and every placard or advertisement referring thereto, shall be exempt from the provisions of any Act pro-10 hibiting gaming, betting, or wagering.

6. Any person conducting or assisting in the conduct Penalty on or working of a totalizator unless it is used pursuant to person unlawfully the provisions of this Act, shall, upon conviction for the conducting first offence, be liable to a penalty of not less than totalizator. 15 one hundred and not more than five hundred pounds, and for any subsequent offence to imprisonment for a

term not exceeding six months.

7. Every totalizator used by a club under the pro-Management visions of this Act shall, subject to the inspection here- of totalizator. 20 inafter provided for, be under the care and management of some competent person appointed by the club, and under the direct supervision of the stewards or committee of the club.

Commission.

25 8. (1) Every club using the totalizator under the commission. provisions of this Act shall deduct as commission out of the moneys paid into the totalizator in respect of any race ten per centum of the money so paid into the totalizator.

(2) Every such club shall, within fourteen days Payment of 30 after the holding of any race-meeting, pay seven-tenths portion of commission of the amount deducted by such club as aforesaid to the to Colonial Colonial Treasurer, or some person appointed by him, to Treasurer. be paid by him into the Treasury and carried to the Consolidated Revenue Fund. Any such amount may 35 be recovered from such club as a Crown debt in any

courts of competent jurisdiction.

The residue of three-tenths may be retained by the club, and shall be expended by it in prizes for horseracing, trotting racing, or pony-racing, and in the 40 upkeep of the totalizator to the satisfaction of the Minister, and the sums not so expended shall be paid to the Colonial Treasurer in accordance with this section.

(3) Every such club may, in addition, deduct Deduction for out of the moneys paid into the totalizator in respect of sinking fund. any race one per centum of the money so paid into the totalizator, as a sinking fund to pay off the cost of the 5 installation of the totalizator, and of the construction of the necessary buildings to be used in relation thereto by the club:

Provided that the amount of such cost shall be determined as prescribed by the regulations, and that 10 such deduction shall cease to be made when the cost of the installation and construction as aforesaid has been repaid out of the sinking fund.

9. (1) Every club using the totalizator shall pay Distribution (after making deductions as aforesaid) by way of of dividends.

15 dividends all moneys received from investments on the totalizator: Provided that it shall not be necessary to pay any fraction of a shilling unless such fraction amounts to or exceeds sixpence, in which case sixpence shall be paid:

20 Provided further that the amount so retained, together with dividends unclaimed for a period of one month, shall, in the case of clubs which carry on racing for the sake of profit to their shareholders, be paid to the Colonial Treasurer in accordance with the preceding 25 section.

(2) If any member, officer, agent, or servant of Penalty. any such club makes, authorises, or permits the payment to any person of any dividend which is not calculated in accordance with the provisions of this Act and the 30 regulations thereunder, he shall be liable to a penalty not exceeding twenty pounds; and any club by which any such dividend is paid in contravention of this section shall be liable to a penalty not exceeding one hundred pounds for each offence.

35 (3) It shall be lawful for any club or licensed Application racecourse to apply to the Minister for permission to for permisestablish or use the totalizator under the provisions of establish totalizator.

And further, it shall be lawful for any two or more Amalgama-40 clubs or licensed racecourses to apply to the Minister tion of clubs for permission to amalgamate and use only one licensed courses.

racecourse

racecourse for the meetings which they each have the right to hold, and upon such permission being given all the rights and privileges of the clubs or racecourses so amalgamating shall apply to the racecourse and club 5 approved in the said permit.

And the provisions of this Act in respect of the totalizator relating to each such club or licensed race-course shall apply to such last-mentioned club or race-

course.

10 General provisions.

10. (1) The Governor may, on the recommendation Power of of the Colonial Treasurer, assume control of and use any Governor to totalizator established under this Act and which, in the and use opinion of the Colonial Treasurer, is being mismanaged totalizator.

15 or misused, on such terms as the Governor thinks just.

(2) Where a totalizator is used by the Governor Deductions. in pursuance of this section he may deduct from the moneys paid into the totalizator in respect of any race a sum of money not exceeding ten per centum of the

- 20 money so paid into the totalizator, and shall pay the amount so deducted, less all necessary expenses, into the Treasury, to be carried to the Consolidated Revenue Fund.
- (3) Where the Governor uses a totalizator under Distribution 25 this section he shall (after making deduction as afore-of dividends. said) pay by way of dividends all moneys received from investments on the totalizator: Provided that it shall not be necessary so to pay any fraction of a shilling unless such fraction amounts to or exceeds sixpence, in 30 which case sixpence shall be paid.
- 11. Within fourteen days after the holding of any Return of race-meeting whereat any totalizator is used by a money received club, the committee or executive body of the club through shall deposit with the Colonial Treasurer a full and totalizator.

 35 true account, under the hand of the secretary of the club, or the hands of two members of such committee or executive body, of the sums received by such club
- through the totalizator on the occasion of the use thereof, with such details as may be prescribed by 40 regulation, and of the commission retained as aforesaid,

and

and of the details of the expenses of conducting such totalizator. If such committee or executive body fails to comply with the provisions of this section each member thereof shall be liable to a penalty of not more

5 than fifty pounds.

12. If any person under the age of twenty-one Penalty on per-years wagers, by means of the totalizator, he shall be years of age wagering by liable to a penalty of not less than one pound nor more means of than twenty pounds for the first offence, and not less

10 than five pounds nor more than fifty pounds for each subsequent offence: Provided that a clearly printed copy of this section of the Act shall be affixed over each door or opening in every totalizator machine at which

money is paid or received.

If any person or club uses any totalizator without having a copy of this section so affixed as aforesaid, he or it shall be liable to a penalty not exceeding twenty

pounds for each offence.

13. Any person having the management or control selling 20 of any totalizator under the provisions of this Act, totalizator tickets to or or any person employed or acting in any capacity in purchasing connection with any such totalizator who sells or for an infant delivers to any person whom he knows to be an infant, offence. or to any person to his knowledge acting for such infant,

25 any ticket, card, or thing entitling, or purporting to entitle any person to any interest in any dividend, division, or distribution of any money by means of or in connection with the operation of such totalizator in the result of any operation thereof, and any person who

- 30 applies for, purchases, or receives any such ticket, card, or thing on behalf of any person whom he knows to be an infant, shall be liable, on conviction, to imprisonment with or without hard labour for a term not exceeding three months, or to a fine not exceeding twenty pounds,
- 35 or to both imprisonment and fine.

14. Any person who makes or enters into a bet upon Laying the result of a horse-race, whereby he agrees to pay to totalizator odds or the other party to the said bet, if the latter should win dealing in the same, a sum of money the amount of which is totalizator tickets an 40 dependent upon the result of the working of the offence. totalizator on the said horse-race, and any person (not

being

being a person lawfully conducting or employed in the working of a totalizator) who sells or offers for sale, and any person who purchases from him, any ticket, card, or thing entitling or purporting to entitle the purchaser 5 or holder thereof to any interest in the result of the working of the totalizator on any horse-race, or makes any contract or bargain of any kind to pay or receive money upon an event determined or to be determined by the result of the working of the totalizator on any horse-race,

10 is guilty of an offence, and is liable on summary conviction to imprisonment with or without hard labour for a term not exceeding three months, or to a fine not exceeding twenty pounds, or to both fine and imprisonment.

15 **15.** No person shall, for fee, commission, reward, Penalty on share, or interest of any kind whatever, or upon any persons acting understanding or agreement, either express or implied, agents. for such fee, commission, reward, share, or interest, receive from any other person any money for the purpose

receive from any other person any money for the purpose 20 of placing, investing, or depositing the same, or any part thereof, in any totalizator. Any person acting in contravention of this section shall upon conviction for the first offence be liable to a penalty of not more than one hundred pounds, and upon conviction for any subsequent 25 offence be liable to imprisonment for a term not exceed-

ing six months.

16. An officer, agent, or servant of a racing club officers of shall not accept or act on any telegraphic or telephonic racing clubs not to accept request, instructions, or directions relating to invest-telegraphic or directions are received on a racecourse or elsewhere.

Any person committing a breach of the provisions of totalizator.

Any person committing a breach of the provisions of this section shall be liable on conviction to a penalty of not less than twenty and not more than fifty pounds.

35 17. A member, officer, agent, or servant of any No invest-racing club shall not receive, or permit to be received, ment on any investment on the totalizator in respect of any race after notified after the time notified by such club for the starting of time for start-such race.

40 Any person committing a breach of the provisions of this section shall be liable on conviction to a penalty not exceeding fifty pounds.

Inspectors.

Inspectors.

18. The Governor may appoint inspectors, who shall Inspectors at all times during a race-meeting at which a totalizator is used, have the right of entry without charge to the 5 racecourse where such meeting is being held.

Any inspector may, during such meeting, enter, for the purpose of inspection, any building containing a

totalizator.

He may, during such inspection, examine any part of 10 the machinery or working of the totalizator, but so that he in no way interferes with the working thereof.

He may demand any information he deems necessary for the purposes of the inspection from the person or

persons appointed by the stewards or committee of the 15 club to have the care and management of the totalizator.

He shall have such further powers and shall perform

such duties as may be prescribed by the regulations.

19. Any person who hinders or attempts to hinder an Persons inspector entering any racecourse or building containing hindering inspectors in 20 a totalizator in execution of his duty, or who refuses to execution of give any information which he may demand under the their duty. powers conferred on him by this Act or the regulations, or who hinders or attempts to hinder him in the execution of any power or duty prescribed by this Act or the 25 regulations, shall be liable to a penalty not exceeding fifty pounds.

Regulations.

20. The Governor may make regulations pre-Regulations. scribing—

(a) the powers and duties of inspectors;

(b) and generally all things necessary to carry this Act into effect;

and may in those regulations impose penalties not exceeding twenty pounds for any breach thereof.

35 Recovery of penalties.

21. All offences under this Act or the regulations Recovery of may be prosecuted, and all penalties for such offences penalties. may be recovered, before a stipendiary or police magistrate or before any two justices of the peace in petty 40 sessions.

Sydney: William Applegate Gullick, Government Printer.—1916.

30

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.

W. S. MOWLE, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 13 December, 1916.

New South Wales.



ANNO SEPTIMO

GEORGII V REGIS.

Act No. , 1916.

An Act to prescribe and regulate the use of the totalizator on racecourses, and for that purpose to amend certain Acts relating to gaming, betting, and wagering; to prohibit the making of bets or wagers on a race dependent on the result of the working of the totalizator on such race; 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 "Totalizator Act, Short title. 1916."

268-A

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

"Horse race" includes trotting race or pony race.
"Inspector" means inspector appointed under this
Act.

"Racecourse" means racecourse licensed under the provisions of the Gaming and Betting Act, 1912.

"Race-meeting" means meeting for the purpose of horse-racing, trotting racing, or pony-racing.

"Racing club" means club, association, or other body of persons (whether incorporated or unincorporated, proprietary, syndicate, company, or individual ownership) established for the purpose of promoting, conducting, or controlling the sport of horse-racing, trotting-racing, or pony-racing.

5

20

"The regulations" means the regulations made under this Act.

"The totalizator" means the instrument or contrivance known as "the totalizator," and includes any other machine or instrument of a like nature, and conducted on the like principles.

Use of the totalizator.

3. Notwithstanding anything contained in any Act Power of Governor, Governor to By notification in the Gazette, may direct that any racing totalizator. Club therein mentioned shall establish a totalizator on all or any racecourse at which it holds race meetings, and shall on and after any day therein named use the 30 totalizator so established on every day on which a race meeting is held on such racecourses, and may amend or

revoke any such notification.

If any racing club fails to use the totalizator when so directed as aforesaid it shall be liable to a penalty not 35 exceeding one hundred pounds for every day on which

such failure has occurred, and the license of such club shall be liable to cancellation.

4. Before any totalizator is used by any racing club Approval, the totalizator shall be approved by the Governor.

1 1

Totalizator.

5. The use of the totalizator on a racecourse pursuant Use of to the provisions of this Act shall be lawful to all totalizator to the provisions of this Act shall be lawful to all totalizator intents and purposes, and a totalizator when used in accordance with the provisions of this Act, and every 5 person engaged or concerned in the use of such instrument, and every house, office, room, or place upon such racecourse used for the purposes of such instrument, and every placard or advertisement referring thereto, shall be exempt from the provisions of any Act pro-10 hibiting gaming, betting, or wagering.

6. Any person conducting or assisting in the conduct Penalty on or working of a totalizator unless it is used pursuant to person unlawfully the provisions of this Act, shall, upon conviction for the conducting first offence, be liable to a penalty of not less than totalizator. 15 one hundred and not more than five hundred pounds,

and for any subsequent offence to imprisonment for a term not exceeding six months.

7. Every totalizator used by a club under the pro-Management visions of this Act shall, subject to the inspection here- of totalizator. 20 inafter provided for, be under the care and management of some competent person appointed by the club, and under the direct supervision of the stewards or committee

Commission.

8. (1) Every club using the totalizator under the Commission. provisions of this Act shall deduct as commission out of the moneys paid into the totalizator in respect of any race ten per centum of the money so paid into the totalizator.

(2) Every such club shall, within fourteen days Payment of 30 after the holding of any race-meeting, pay seven-tenths portion of commission of the amount deducted by such club as aforesaid to the to Colonial Colonial Treasurer, or some person appointed by him, to be paid by him into the Treasury and carried to the Consolidated Revenue Fund. Any such amount may

35 be recovered from such club as a Crown debt in any

courts of competent jurisdiction.

of the club.

The residue of three-tenths may be retained by the club, and shall be expended by it in prizes for horseracing, trotting racing, or pony-racing, and in the

40 upkeep of the totalizator to the satisfaction of the Minister, and the sums not so expended shall be paid to the Colonial Treasurer in accordance with this section.

(3) Every such club may, in addition, deduct Deduction for out of the moneys paid into the totalizator in respect of sinking fund. any race one per centum of the money so paid into the totalizator, as a sinking fund to pay off the cost of the 5 installation of the totalizator, and of the construction of the necessary buildings to be used in relation thereto by the club:

Provided that the amount of such cost shall be determined as prescribed by the regulations, and that 10 such deduction shall cease to be made when the cost of the installation and construction as aforesaid has been repaid out of the sinking fund.

9. (1) Every club using the totalizator shall pay Distribution (after making deductions as aforesaid) by way of of dividends.

15 dividends all moneys received from investments on the totalizator: Provided that it shall not be necessary to pay any fraction of a shilling unless such fraction amounts to or exceeds sixpence, in which case sixpence shall be paid:

20 Provided further that the amount so retained, together with dividends unclaimed for a period of one month, shall, in the case of clubs which carry on racing for the sake of profit to their shareholders, be paid to the Colonial Treasurer in accordance with the preceding 25 section.

(2) If any member, officer, agent, or servant of Penalty. any such club makes, authorises, or permits the payment to any person of any dividend which is not calculated in accordance with the provisions of this Act and the 30 regulations thereunder, he shall be liable to a penalty not exceeding twenty pounds; and any club by which any such dividend is paid in contravention of this section shall be liable to a penalty not exceeding one hundred pounds for each offence.

General provisions.

35

10. (1) The Governor may, on the recommendation Power of of the Colonial Treasurer, assume control of and use any Governor to totalizator established under this Act and which, in the and use opinion of the Colonial Treasurer, is being mismanaged totalizator.

40 or misused, on such terms as the Governor thinks just.

(2) Where a totalizator is used by the Governor Deductions, in pursuance of this section he may deduct from the moneys paid into the totalizator in respect of any race a sum of money not exceeding ten per centum of the 5 money so paid into the totalizator, and shall pay the amount so deducted, less all necessary expenses, into the Treasury, to be carried to the Consolidated Revenue Fund.

(3) Where the Governor uses a totalizator under Distribution 10 this section he shall (after making deduction as afore of dividends said) pay by way of dividends all moneys received from investments on the totalizator: Provided that it shall not be necessary so to pay any fraction of a shilling unless such fraction amounts to or exceeds sixpence, in 15 which case sixpence shall be paid.

11. Within fourteen days after the holding of any Return of race-meeting whereat any totalizator is used by a money club, the committee or executive body of the club through shall deposit with the Colonial Treasurer a full and totalizator.

20 true account, under the hand of the secretary of the club, or the hands of two members of such committee or executive body, of the sums received by such club through the totalizator on the occasion of the use thereof, with such details as may be prescribed by 25 regulation, and of the commission retained as aforesaid, and of the details of the expenses of conducting such totalizator. If such committee or executive body fails

to comply with the provisions of this section each member thereof shall be liable to a penalty of not more 30 than fifty pounds.

12. If any person under the age of twenty-one penalty on peryears wagers, by means of the totalizator, he shall be years of age liable to a penalty of not less than one pound nor more than twenty pounds for the first offence, and not less totalizator.

35 than five pounds nor more than fifty pounds for each subsequent offence: Provided that a clearly printed copy of this section of the Act shall be affixed over each door or opening in every totalizator machine at which money is paid or received.

10 If any person or club uses any totalizator without having a copy of this section so affixed as aforesaid, he or it shall be liable to a penalty not exceeding twenty pounds for each offence.

13.

13. Any person having the management or control Selling of any totalizator under the provisions of this Act, tickets to or or any person employed or acting in any capacity in purchasing connection with any such totalizator who sells or for an infant 5 delivers to any person whom he knows to be an infant, offence. or to any person to his knowledge acting for such infant, any ticket, card, or thing entitling, or purporting to entitle any person to any interest in any dividend, division, or distribution of any money by means of or in 10 connection with the operation of such totalizator in the result of any operation thereof, and any person who applies for, purchases, or receives any such ticket, card, or thing on behalf of any person whom he knows to be an infant, shall be liable, on conviction, to imprisonment 15 with or without hard labour for a term not exceeding three months, or to a fine not exceeding twenty pounds, or to both imprisonment and fine.

14. Any person who makes or enters into a bet upon Laying. the result of a horse-race, whereby he agrees to pay to totalizator, 20 the other party to the said bet, if the latter should win dealing in the same, a sum of money the amount of which is totalizator dependent upon the result of the working of the offence. totalizator on the said horse-race, and any person (not being a person lawfully conducting or employed in the 25 working of a totalizator) who sells or offers for sale, and any person who purchases from him, any ticket, card, or thing entitling or purporting to entitle the purchaser or holder thereof to any interest in the result of the working of the totalizator on any horse-race, or makes any 30 contract or bargain of any kind to pay or receive money upon an event determined or to be determined by the result of the working of the totalizator on any horse-race, is guilty of an offence, and is liable on summary conviction to imprisonment with or without hard labour for a 35 term not exceeding three months, or to a fine not exceeding twenty pounds, or to both fine and imprison-

15. No person shall, for fee, commission, reward, Penalty on share, or interest of any kind whatever, or upon any as totalizator 40 understanding or agreement, either express or implied, agents, for such fee, commission, reward, share, or interest,

receive

receive from any other person any money for the purpose of placing, investing, or depositing the same, or any part thereof, in any totalizator. Any person acting in contravention of this section shall upon conviction for the 5 first offence be liable to a penalty of not more than one hundred pounds, and upon conviction for any subsequent offence be liable to imprisonment for a term not exceed. han deposit of ing six months.

16. An officer, agent, or servant of a racing club officers of 10 shall not accept or act on any telegraphic or telephonic racing clubs not to accept request, instructions, or directions relating to invest-telegraphic ments on a totalizator, whether such request, instructions, or telephonic or directions are received on a racecourse or elsewhere. as to invest-

Any person committing a breach of the provisions of totalizator. 15 this section shall be liable on conviction to a penalty of not less than twenty and not more than fifty pounds of the state of

17. A member, officer, agent, or servant of any No invest. racing club shall not receive, or permit to be received, ment on totalizator any investment on the totalizator in respect of any race after notified 20 after the time notified by such club for the starting of time for startsuch race.

Any person committing a breach of the provisions of this section shall be liable on conviction to a penalty not exceeding fifty pounds.

of Inspectors.

25

18. The Governor may appoint inspectors, who shall inspectors. at all times during a race-meeting at which a totalizator is used, have the right of entry without charge to the racecourse where such meeting is being held.

Any inspector may, during such meeting, enter, for the purpose of inspection, any building containing a no in viller at totalizator.

He may, during such inspection, examine any part of the machinery or working of the totalizator, but so that 35 he in no way interferes with the working thereof. A hardway as

He may demand any information he deems necessary inser for the purposes of the inspection from the person or persons appointed by the stewards or committee of the club to have the care and management of the totalizator. for $\operatorname{su}_{f q} {f H}$ fee, coverible on, reward, where we independ

He shall have such further powers and shall perform such duties as may be prescribed by the regulations.

19. Any person who hinders or attempts to hinder an Persons inspector entering any racecourse or building containing hindering inspectors in a totalizator in execution of his duty, or who refuses to execution of give any information which he may demand under the their duty. powers conferred on him by this Act or the regulations, or who hinders or attempts to hinder him in the execution of any power or duty prescribed by this Act or the 10 regulations, shall be liable to a penalty not exceeding fifty pounds.

Regulations.

20. The Governor may make regulations pre-Regulations, scribing

(a) the powers and duties of inspectors;

(b) and generally all things necessary to carry this Act into effect;

and may in those regulations impose penalties not exceeding twenty pounds for any breach thereof.

20 Recovery of penalties.

21. All offences under this Act or the regulations Recovery of may be prosecuted, and all penalties for such offences penalties, may be recovered, before a stipendiary or police magistrate or before any two justices of the peace in petty 25 sessions.

ئي بإعمال المن عالم ماركون عا مهارية والملافات والمورد الأعليمية الماريجية الماريجية الماريجية الماريجية المار

"Any troposton marcy supplied the fig.

Wanter to the control of the control

blish gud yl ed gudi si ta dina sanjar usungangg

Burnell zuldur till itt somlingt com he ut mitte

Sydney : William Applegate Gullick, Gevernment Printen—1918

[6d.]

-