

WESTERN AUSTRALIA.

ANNO TRICESIMO SEXTO

VICTORIÆ REGINÆ.

No. V.

AN ACT to Consolidate and Amend the Laws relating to the Licensing of Public Houses, and the Sale of Fermented and Spirituous Liquors.

[Assented to, 30th August, 1872.]

HEREAS it is expedient to consolidate and amend the Laws relating to the Licensing of Public Houses and the sale of Fermented and Spirituous Liquors: Be it therefore enacted by His Excellency the Governor of Western Australia and its Dependencies, by and with the advice and consent of the Legislative Council thereof, as follows:—

1 THIS Act may be cited for all purposes as "The Wines, Title and arrangement of Beer, and Spirit Sale Act, 1872;" and shall come into operation Act. on and after the first day of November, 1872; And the Sections thereof are arranged in parts as follows:—

Part I.—Various Licenses and fees payable thereon:

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Part II.—Conditions of obtaining Licenses: s.s. 16 to 19.

Part III.—Hearing of, and objections to, Applications: s.s. 20 to 30.

Part IV.—Rehearing of Applications and renewal of Licenses: s.s. 31 to 32.

Part V.—Transfer and removal of Licenses: s.s. 33 to 37.

Part VI.—Duties and liabilities of Licensees and others: s.s 38 to 78.

Part VII.—Application of fees and penalties: s.s. 79 to 80.

Repeal of certain Ordinances. First Schedule.

Except as to anything commenced under such Ordinances.

2 THE Ordinances mentioned in the first Schedule are hereby repealed, except as to any proceeding under the said Ordinances or any of them; and all offences committed before the passing of this Act shall be prosecuted and all licenses issued under the authority of any of the said Ordinances shall confer the same rights as if this Act had not passed.

Interpretation.

- 3 THE following words, unless where the contrary appears from the context, are used in this Act with the meaning hereby assigned to them respectively:—
 - "Liquor" shall mean any wine, spirits, ale, porter, cider, perry, or other spirituous or fermented liquor of an intoxicating nature.
 - "Spirituous Liquors" shall mean any liquors exceeding in strength thirty per centum of proof spirit.

But nothing in this Act shall apply to any person selling any spirituous or distilled perfume bonû fide as perfumery, nor to any person who may sell wine, cider, or perry in quantities not less than twenty-five gallons at any one time, the produce of grapes, apples, or pears respectively of his own growth, and not to be consumed on the premises; nor to any apothecary, chemist, or druggist who may administer or sell any spirituous or fermented liquors for medicinal purposes; nor to any Military canteen established under the regulations of Her Majesty's service; nor to any person or persons occupying any premises bonû fide as a club.

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PART I.—LICENSES AND REGISTRATIONS, AND FEES PAYABLE

THEREON.

4 THE Licenses granted under this Act shall, with the The various kinds of exception of the temporary license hereinafter mentioned, be in force Licenses. to the end of year for which the same shall be granted respectively in the forms following:-

- 1.—A Publican's General License in the form contained in Second Schedule. the Second Schedule.
- 2.—A Packet License in the form contained in the Third Third Schedule. Schedule.
- 3.—A Wine and Beer License in the form contained in the Fourth Schedule. Fourth Schedule.
- 4.—A Spirit Merchant's License in the form contained in Fifth Schedule. the Fifth Schedule.
- 5.—A Gallon License in the form contained in the Sixth Schedule. Schedule.
- 6.—A Colonial Wine License in the form contained in the seventh Schedule. Seventh Schedule.
- 7.—A Billiard Table License in the form contained in the Eighth Schedule. Eighth Schedule.
- 8.—A Temporary License in the form contained in the Ninth Ninth Schedule. Schedule.
- 9.—An Eating Boarding and Lodging House License in the Tenth Schedule. form contained in the Tenth Schedule.
- 10.—A Wayside House License in the form contained in the Eleventh Schedule. Eleventh Schedule.
- 5 A PUBLICAN'S General License shall authorise the licensee Effect of Publican's General to sell and dispose of any liquor in any quantity on the premises License. therein specified.
- 6 A PACKET License shall authorise the master of the Effect of Packet License. vessel therein mentioned, being a vessel by which passengers shall be conveyed from any place within the said Colony or its dependencies to any other place within or without the said Colony and exercising such license on her passage between any such places, to sell and dispose of liquor to any passenger on board of such vessel. Provided that no License shall be necessary to authorise the granting of allowances of liquor to the crew of such packet or vessel.

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Effect of Wine and Beer License.

7 A WINE and Beer License shall authorise the licensee to sell and dispose of any wine or beer the produce of the Colony in any quantity on the premises therein specified.

Effect of Spirit Merchant's License.

8 A SPIRIT Merchant's License shall authorise the license to sell and dispose of any imported spirituous liquors or wine in quantities not less than two gallons, or any other imported fermented liquors in quantities not less than eight gallons. Provided that no such license shall authorise the sale of any such liquors except in the casks or cases in which such liquor was imported.

Effect of a Gallon License.

9 A GALLON License shall authorise the licensee to sell and dispose of any liquor in quantities not less than one gallon, not to be drunk on the premises in which such liquor is sold: Provided that such liquor shall consist of but one description of liquor and be delivered and shall be taken away from the premises at one and the same time, and not by instalments, at the time of sale.

Effect of Colonial Wine License.

A COLONIAL Wine License shall authorise the license to sell and dispose of any wine, cider, or perry, the produce o fruit grown in the Colony, in quantities not less than one pint and not to be drunk on the premises. For the purposes of this Section, the word "premises" shall mean not only the licensed house but the appurtenances thereof, over which the licensee may reasonably be expected to exercise due supervision; provided that nothing herein shall prevent such licensee from supplying liquor for the use of members of his household or servants residing or his premises. Provided, that if any such wine cider or perry shall contain more than twenty-five per centum of proof spirit, i shall be deemed to be for all purposes of the law "spirituous liquors;" And all liquor sold or offered for sale by any persor licensed or not licensed under this Act as being wine, cider, or perry produced in the Colony or sold or offered for sale by any other name by which such liquors are usually designated of known shall, as against such person so selling or offering for sale be deemed to be wine, cider, or perry within the meaning of this Act.

Effect of a Billiard Table Lacense.

11 A BILLIARD Table License shall authorise the holder thereof to keep and maintain a billiard table or a bagatelle table of both in his licensed house. Provided that the holder of a publican's general license shall be entitled to keep and maintain such billiard table or bagatelle table in his licensed house without paying an fee beyond that paid for such license.

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A TEMPORARY License shall authorise the licensee, being Effect of a Temporary also the holder of a publican's general license, or the holder of a wine License. and beer license, or the holder of a wayside house license to sell and dispose of liquor at any fair, military encampment, races, regatta, rowing match, cricket ground, or other place of public amusement, during the continuance of such public amusement.

AN Eating, Boarding, or Lodging House Keeper's License Effect of an Eating, Boardshall not authorise the Licensee to sell or dispose of any liquor to any ing, or Lodging Keeper's License. boarder or lodger in his licensed house, but it shall authorise him to cause such boarders and lodgers to be supplied from any house licensed for the sale of fermented or spirituous liquors with any liquor to be consumed in the house and upon the premises; And for the purposes of this Act any person taking any meal in such house shall be considered a boarder or lodger.

14 A WAYSIDE House License shall authorize the Licensee Effect of a Wayside House to sell and dispose of any liquor in any quantity on the premises License. therein specified: Provided that no license for a wayside house shall be granted for any house or premises situated within a distance of ten miles from any Townsite, houses licensed at the date of the coming into operation of this Act alone excepted: Provided further that notwithstanding anything herein contained the majority of Licensing Justices assembled at any quarterly licensing meeting may issue certificates for wayside houses in or near any Townsite in which the population does not exceed fifty persons. Provided, also, that it shall be competent for the Licensing Justices to insert a Clause in any Wayside License prohibiting any liquors from being taken off the premises, excepting liquors sold to bona fide travellers.

THE annual fees which shall be paid for such annual Fees payable for different licenses and for such temporary license shall be as follow:—

For a Publican's General License, Fifty pounds in Perth and Fremantle, and Forty pounds elsewhere.

For a Packet License, Ten pounds.

- For a Wine and Beer License, Five pounds.
- For a Spirit Merchant's License, Five pounds.

For a Gallon License, Ten pounds.

- For a Colonial Wine License, Two pounds.
- For a Billiard Table License, Ten pounds.

For a Temporary License, One pound.

- For an Eating, Boarding, or Lodging House License, One pound.
- For a Wayside House License, Ten pounds.

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Provided that if the certificate for such annual licenses respectively be granted after the 31st day of March, the licensee shall pay only three-fourths of such annual fee; and if granted after the 30th day of June, one-half of such fees; and if after the 30th day of September, only one-fourth of such fee.

PART II.—Conditions of obtaining Licenses.

Mode of applying for Licenses.

16 EVERY person who shall desire to obtain a license under this Act, not being a temporary license, shall fourteen days at least before applying for a certificate authorising the granting of such license, deliver in to the clerk of the Resident Magistrate or Police Magistrate of the District wherein the premises for which such license is applied for are situate, and shall affix on the outer side or front of the principal entrance door of the said premises, there to be kept until the day upon which the licensing meeting shall be holden, notice in writing signed by such applicant setting forth the applicant's name, abode, condition, and such desire, at least fourteen days before he shall so apply, and shall publish a copy of such notice in a newspaper circulated in the place wherein the premises are situate at least seven days before he shall so apply; and the notice of application shall be in such one of the forms in the Twelfth Schedule as shall be applicable; and the applicant shall deliver such notice in triplicate to such clerk, and the said clerk immediately after the receipt of such notices shall post one of such notices inside and another of such notices outside on some conspicuous part of the Court House, office, or building in which the licensing meeting shall be held.

Twelfth Schedule.

Disqualifications.

17 NO license shall be granted or transferred as hereinafter mentioned to any person holding office or employment under the Government, nor to any constable nor his deputy or bailiff, nor to any licensed auctioneer with authority to sell by auction on the premises for which any license may be granted under this Act, nor to any person serving under a sentence for any criminal offence whether such sentence be partially remitted or not, nor shall any License, in pursuance of this Act, be granted for any premises or packet of which, respectively, a constable is the owner, landlord, or proprietor, or wherein such constable has any partnership or share; nor shall any publican's general license or wine and beer license be granted or transferred to any person of the female sex not being the widow of a publican dying during the currency of his license, or a female already so licensed at the passing of this Act.

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EVERY house for which a publican's general license shall Every licensed house to be granted, and every house for which a wine and beer license shall possess certain accommodation for travellers and be granted, and every house for which a wayside house license shall guests. be granted, as to which the Justices shall declare in the certificate authorising the license that the same is to be liable to the conditions applicable to an inn or place of resort for travellers, shall at the time of granting such license contain at least two sitting-rooms and two sleeping-rooms actually ready and fit for public accommodation, independent of the apartments occupied by the family of the publican, and shall also be provided with a place of accommodation in or near the premises for the use of the customers thereof, in order to prevent nuisances or offences against public decency; and shall also be provided with stabling sufficient for the accommodation of six horses at the least, and with a stockyard for the accommodation of twelve bullocks at the least, and with a sufficient supply of hay, oats, barley, or other wholesome and usual provender and water for the horses and bullocks of travellers and others; and such oats and barley shall be sold at a price not exceeding sixpence for each imperial quart; and in case any such licensed house as aforesaid shall cease to be so provided as hereinbefore required, it shall be lawful for any two or more Justices of the Peace, upon proof thereof to their satisfaction, to declare the license of such house to be suspended until such house shall be duly so provided to the satisfaction of the suspending Justices; but in case on the granting of a certificate for a license by such Justices as aforesaid it shall appear to them expedient to grant such certificate upon any other conditions with reference to the extent of accommodation to be afforded to the public in the aforesaid or any other respects, it shall be lawful for the said Justices to insert such conditions in the certificate for such license; and in every case such conditions shall, as regards such person, be taken to be the conditions imposed and binding upon him, under the present Section of this Act.

19 IF any vessel in respect of which an application for a certificate for a packet license shall be applied for shall ply to or from Licenses for vessels plying the port or town of Fremantle, such application shall be made to the licensing Magistrates for the town of Fremantle; and in all other places to the licensing Magistrates nearest to the place or port to which such vessel belongs.

to or from Fremantle.

PART III.—HEARING OF AND OBJECTIONS TO APPLICATIONS.

20 EVERY hearing of an application for a license and every Applications for granting application for the transfer or forfeiture of such license shall be transferring and forfeiting licenses to be judicial pro-

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deemed to be a judicial proceeding and shall be open to the public, and every applicant shall attend personally at such hearing unless hindered by sickness or infirmity; and the licensing Magistrates shall hear and determine such applications or objections thereto, and shall and may summon and examine on oath such witnesses as they may think necessary and as near as may be in the manner directed by any Act now or hereafter to be in force relating to the duties of Justices in summary convictions and orders, and shall grant to such persons as may be approved of by such Magistrates certificates in the form in the Seventeenth Schedule authorising the granting of such license as herein mentioned: Provided that every application for a license under this Act and every application for the transfer. or forfeiture of a license shall be heard and determined by the licensing Magistrates for the district as hereinafter provided.

Seventeenth Schedule.

Licensing Magistrates.

21 THE licensing Magistrates for a licensing district shall be the Resident Magistrate or Police Magistrate and the Justices of the Peace resident within such licensing district, and all applications for the granting renewing transfer or forfeiture of such licenses shall be heard before such licensing Magistrates, and on such hearing if there be a difference of opinion among them the license may be granted renewed transferred or declared forfeited as the case may be by a majority of such licensing Magistrates: Provided that no certificate shall be granted or license renewed transferred or declared forfeited unless three Justices of the Peace shall be present, of whom the Resident Magistrate or Police Magistrate or person acting as such in the licensing district shall be one.

What Justices disqualified to Act.

22 NO Justice of the Peace, being a brewer, spirit merchant, maltster, or importer of or dealer in wine or any malt or spirituous liquors, or concerned in any partnership with any brewer, maltster, or dealer in wines, or being the landlord, owner, or part owner of any house licensed or about to be licensed, or being directly or indirectly interested in such house, shall sit at or act in any meeting of Justices during the consideration of any application for a certificate for a license, or for the transfer thereof, under any provisions hereinafter contained, or during the consideration of anything relating thereto, or shall convict or join in any conviction or in the consideration or determination of any appeal under this Act; and every Justice who shall knowingly offend in the premises, shall, for every such offence, forfeit and pay a penalty or sum of One hundred pounds, to be recovered by action of debt at the suit of the Attorney General for the time being of the said Colony. in the

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Supreme Court of the said Colony: Provided that nothing herein shall disqualify any Justice or other person by reason of his making wine from grapes of his own growth or selling such wine.

IT shall be the right and privilege of any ratepayer in the Objections to licenses. district in which the premises proposed to be licensed are, or of any other applicant for a license, or of any person already licensed in the district, or of any member of the police force in charge of the district or place in which the proposed licensed premises are situated, or the owner or lessor thereof, to object at any licensing meeting or adjournment thereof to the granting renewal removal transfer or transmission of a license, and the objections that may be taken at the time of hearing of such application may be one or more of the following: That the applicant is of bad fame and character or of drunken habits, or has within six months previously been deprived of a license, or that the premises in question have not the accommodation required by the seventeenth and eighteenth Sections of this Act, or reasonable accommodation if the said premises be not subject to the said statutory requirements, or that the licensing thereof is not required in the neighbourhood, or that the premises are in the immediate vicinity of a place of public worship hospital or school or that the quiet of the place in which such premises are situate will be disturbed if a license be granted, or any other objection (whether or not of the same kind as any of the preceding objections) which appears to the licensing Magistrates to be sufficient: Provided that it shall not be necessary to give to the applicant any previous notice of objections to the granting of a license; but the applicant may if he think fit, on objections being raised thereto at the hearing of which previous notice has not been given to the applicant three days before the hearing of such application, apply for an adjournment thereof.

24 IT shall be lawful for the Council of any city or town, or the board of any road district, to authorise any person on behalf of bodies. such council or board to object on behalf of the ratepayers of the same to the granting of any application for a license on the ground that there are already a sufficient number of licensed premises within the boundaries of such city town or road district, or in the part thereof in which the license for the said house is sought; or on any ground of objection mentioned in or authorised by the preceding Section; and the licensing Magistrates, or such majority of them as aforesaid, shall at the licensing meeting entertain any petition or memorial from the ratepayers of the said district, on proof of the authenticity of the signatures thereto, and if it shall

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appear to such licensing Magistrates that a majority of the ratepayers in the neighbourhood of the house proposed to be licensed object to the granting of such application, such licensing Magistrates shall refuse to grant such application; and the licensing Magistrates or the majority of them as hereinbefore mentioned shall in each case at their discretion determine what is to be deemed the neighbourhood for the purpose of this Section.

Licensing meetings to be appointed.

25 EVERY application for a license shall be made to the licensing Magistrates for the district wherein the premises are situated, and such licensing Magistrates shall on the first Monday in the months of September, December, March, and June, in each year, hold one licensing meeting in the said district. And such licensing meeting shall be held during the said months and not oftener, and shall be called quarterly licensing meetings: Provided that if any applicant for a license shall as hereinbefore mentioned require an adjournment upon such terms as to costs or otherwise as the Magistrates may think proper, such meeting may be (at the discretion of the licensing Magistrates) adjourned for any period not exceeding one month, or to the nearest or next licensing meeting.

Provision for granting certain licenses at any time.

Decision of licensing Magistrate to be final.

Costs of application.

26 CERTIFICATES for temporary licenses may be granted by a Resident Magistrate or a Police Magistrate at any holding of a Court of Petty Sessions as well as at any licensing meeting as aforesaid, and the judgment of such Resident Magistrate or Police Magistrate shall be final to all intents and purposes.

27 IF the licensing Magistrates or such majority as aforesaid shall refuse to grant any application they may order payment of a sum to meet the reasonable costs and expenses of the person who shall have objected successfully to the granting of such application to be paid to such person by the unsuccessful applicant: Provided also that if the opposition to such application shall appear vexatious or malicious, such licensing Magistrates may order payment of a sum to meet the reasonable costs and expenses of the successful applicant to such successful applicant by the person so unsuccessfully opposing the application; and every such order and every other order for the payment of costs and expenses under this Act may be enforced in like manner as any order of Justices may be enforced under any Act now or hereafter to be in force relating to Justices.

Certificate to issue to 28 IF the licensing Magistrates or such majority as aforesaid licensees and lists to be shall grant the application, the Resident Magistrate or Police

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Magistrate shall forthwith transmit to the Collector of Internal transmitted by Resident or Revenue for the time being or to such other person or persons as Police Magistrate, may be appointed by the Governor for the purpose of issuing licenses under this Act, a list signed by himself, specifying the names and residences of all persons to whom any such certificates shall have been so granted, and the nature of the license authorised by each certificate; and specifying further with regard to all publican's general licenses, wine and beer licenses, and wayside house licenses, the situation and sign or name of each house, and if not in a town its distance from the nearest licensed house in each line of road, and the name of the owner or proprietor, and also whether before licensed

29 EVERY certificate shall be void, unless the sum to be paid for every such license be paid as herein required to such Certificate to be void for non-payment of license fee. Collector of Internal Revenue, or to such other person as aforesaid, within fourteen days after the granting of such certificate. And the Collector of Internal Revenue or such other person as aforesaid shall forthwith after the receipt of every such certificate and payment, issue such license as is authorised by every such certificate.

30 WHENEVER at any Quarterly Licensing Meeting to be holden for any town or district as aforesaid, or any adjourned Magistrate or Police Magistrate may act Meeting thereof, three Justices qualified to form a licensing meeting if no others attend. WHENEVER at any Quarterly Licensing Meeting to be for proceeding under this Act shall not be present by one o'clock of that day at the Court House or other place appointed for the meeting, it shall be lawful for the Resident Magistrate or Police Magistrate of such town or district, being present, to grant any certificate or certificates for a license or licenses under this Act.

PART IV.—Rehearing of Applications and Renewals of LICENSES.

such licensing Magistrates shall at any quarterly licensing meeting have refused any application under this Act, such Application may be reapplication may, save as hereinafter provided, be renewed at a newed. quarterly licensing meeting (held not less than six months after such refusal) for the district or place in which the premises in respect of which such license is sought are situate, and the provisions hereinbefore contained as to the giving of notices, the hearing of applications and objections, and the ordering of costs to be paid, shall apply to the proceedings at such meeting and to such renewed application, but if the application shall have been refused on the

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ground that the majority of persons being ratepayers in the neighbourhood of the house proposed to be licensed object thereto, the application shall not be renewed until twelve months after such refusal.

Renewal of License on production thereof and payment of annual fee.

32 EVERY licensee shall be entitled, subject to the proviso hereafter mentioned, to demand and obtain from the licensing Magistrates a certificate authorising the renewal of his license on producing such license and upon payment to the proper officer of the annual fee due in respect of such license, provided such license has not been allowed to expire or has not become void from any cause whatever: Provided also that the licensing Magistrates, or the majority of them as aforesaid, may refuse to grant such certificate of renewal for such license or for his licensed house if it shall be proved to the satisfaction of such Magistrates that such license is liable to be forfeited under any of the provisions of this Act.

PART V.—TRANSFER AND REMOVAL OF LICENSES.

Transfer of licenses.

Thirteenth Schedule.

33 ANY Resident Magistrate or Police Magistrate for the district may, on application in writing by the proposed transferor and transferee, at any time transfer the license of any licensee, other than a temporary license, to the appointee of such licensee if approved of by him, by an endorsement upon the license in the form in the Thirteenth Schedule, for which a fee of Two pounds shall be paid; and thereupon such appointee shall, until the next quarterly licensing meeting, possess all the rights of such original licensee, and shall be subject and liable to the same duties obligations and penalties as if such license had been originally granted to him: Provided that such appointee shall at the next quarterly licensing meeting apply for an original license; and the provisions hereinbefore contained as to the giving of notices, the hearing of applications for licenses and objections thereto, and the ordering of costs to be paid, shall apply to the proceedings at such meeting, and to such application. No such transfer of a license shall be made nor shall any application for such transfer be entertained until the expiration of three months from the time of the granting or transfer of such license.

Business may be carried on by executors, &c., in certain cases. 34 IN case of the decease or insolvency of a licensee, his executor or administrators or assignee may, by an agent specially authorised in writing by any Resident Magistrate or Police Magistrate of the district or place within which the premises are

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situated for that purpose, carry on the business of the person so licensed without any renewal or formal transfer for six months from the date of such decease or insolvency, if the license have so long to run: Provided that such agent shall be subject to the same obligations as the licensee; and in case of the decease of any such licensee, his widow, or if he shall not have left a widow any member of his family or any person on behalf of such family, may carry on the business for a period not exceeding three months from the period of his death, provided that probate of his last will and testament or letters of administration of his effects shall not be sooner granted; and every license under this Act shall confer upon the executor or administrator the same privileges, and (if such executor or administrator shall avail himself of such privileges) shall impose upon him the same duties, obligations, and liabilities as if such license had been granted to him originally.

35 IF any holder of a publican's general license, or holder of Removal of license from a wayside house license, or holder of a wine and beer license, shall one house to another. desire to remove his business from the house described in such license to any other house within the same district, he shall deliver in duplicate to the Clerk of the Resident Magistrate or Police Magistrate of the district a notice in writing in the form in the Fourteenth Schedule, and insert a copy thereof in a news- Fourteenth Schedule. paper generally circulated in any such district, and also produce the personal or written consent of the landlord; and such Clerk shall cause one of such notices to be posted up in the manner hereinbefore directed as to the application for the granting of a license.

36 OBJECTIONS to the removal of a license from one house Objections to removals. to another may be in the same terms, so far as the same are applicable, and subject to the same restrictions as hereinbefore set forth in reference to the unfitness of the premises for a licensed And also it may be objected that the house to which it is proposed to remove the license is not in the same district as that from which it is proposed to remove such license; or that the lease under which the holder of the license occupies his house contains a covenant or condition against removing the license to any other house without the consent of the lessor, and that such consent has not been obtained...

37 THE majority of the Justices assembled at any Quarterly Mode and effect of removal or adjourned Licensing Meeting may transfer the license from one of license. house to another (if approved by them) by an endorsement upon

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Fifteenth Schedule.

Resident Magistrate or Police Magistrate to report Transfers to the Collector of Internal Revenue.

the license in the form in the Fifteenth Schedule, and thereupon the holder of such license shall be authorised to sell and dispose of liquor in the house to which such license shall have been transferred, instead of his former house, as if such license had been originally granted to him for the house to which such license shall be so transferred; and every transfer of a license authorised by any Justices under this Act, whether as regards the person or the house to which such license shall apply, and every forfeiture of a license, shall, within fourteen days after such transfer or forfeiture, be reported to the Collector of Internal Revenue, or other person or persons appointed as aforesaid, by the Resident Magistrate or Police Magistrate of the town or district in which such transfer shall be made.

PART VI.—Duties and Liabilities of Licensees and others.

Penalties on sales by unlicensed persons.

38 IF any person shall (except as the agent or servant of a licensed person) sell or dispose of within the Colony of Western Australia any liquor, or shall permit or suffer any liquor to be sold or disposed of by any other person within the said Colony without having first obtained in manner and form hereinbefore directed a license authorising such sale or disposal at the time and place and in the quantity and manner in which such licensee is by such license authorised to sell and dispose of such liquor, every such person shall forfeit and pay for a first offence the sum of Thirty pounds; and for every subsequent offence the sum of Fifty pounds together with the costs of the prosecution in every case to be recovered before two or more Justices of the Peace, and every such person shall further, upon conviction of any such offence, be rendered incapable of holding any license whatever under this Act for the period of three years from the time of such conviction: Provided that every offence shall be deemed a first offence within the meaning of this Section unless it shall have been committed subsequent to a previous conviction and within twelve months thereafter.

Prohibition of unlawful games under certain penalties. 39 IF any licensee shall suffer any person to play any unlawful game or sport within his licensed premises or the appurtenances thereto, or permit reputed prostitutes thieves drunken or disorderly persons to remain upon his premises, he shall forfeit and pay for every such offence any sum not exceeding Twenty pounds with costs: And the playing of such game or sport or the presence of reputed prostitutes thieves drunken or disorderly persons upon such licensed

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premises shall be deemed prima facie evidence that such licensee knowingly permitted such playing and permitted such reputed persons to be present with the knowledge that they were prostitutes thieves drunken or disorderly persons: And for a second or subsequent offence shall forfeit or pay any sum not exceeding One hundred pounds. Provided that the games of tennis, rackets, fives, skittles, bowls, or quoits shall not be deemed unlawful games within the meaning of this Section.

IF any person shall, under any of the provisions of the two Forfeiture of license after last preceding clauses, be convicted twice within a period of twelve repeated convictions. consecutive months, the Justices sitting at the Court of Petty Sessions at which such person has been convicted may, if they think fit, by an order under their hands in the form of the Sixteenth Sixteenth Schedule. Schedule, declare such license to be forfeited; and the same shall thereupon be void.

NO holder of any license shall either in his house or on Penalty for supplying liquor any of the appurtenances thereof supply any liquor to any person in to intoxicated persons a state of intoxication, under a penalty for each such offence of any sum not less than Two pounds nor more than Five pounds. And if any such intoxicated person remain more than twelve hours on such premises, the holder of such license shall in each case be liable to the same penalty.

42 EVERY person who shall hold a publican's general license Licensed persons to have or a wayside house license shall and is hereby required to have his their names painted on their required. name at length painted in legible letters at least three inches long, with the words "Licensed to retail fermented and spirituous Liquors," and every person holding a wine and beer license shall have his name painted as aforesaid, with the words "Licensed to retail Wine, Beer, and Fermented Liquors," constantly and permanently remaining and plainly to be seen and read on a conspicuous part of the outside of his house; and every holder of a publican's general license, or wine and beer license, or wayside house license shall also keep a lamp, with a sufficient light, affixed outside And to keep a Lamp burnover the door of his house, lighted, and to be kept burning the ing over their doors during the night. whole of each and every night from sunset to sunrise, during the time of his holding such license; and any such licensed person who shall fail or neglect to comply with the regulations hereby imposed or either of them, shall forfeit and pay, for every such offence, any sum not exceeding Five pounds, upon conviction thereof before any one or more Justice or Justices of the Peace.

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Unlicensed Persons keeping up signs, &c., to be fined.

43 IF any person not actually holding a license shall keep up any sign writing painting or mark on or near to his or her house or premises which may imply or give reasonable cause to believe that such house or premises is or are licensed for the sale or barter of any such liquors as aforesaid, or that such liquors are sold or served therein, he or she shall for every such offence forfeit and pay any sum not exceeding Twenty pounds, to be recovered before any one or more Justice or Justices of the Peace.

Penalty for refusing entertainment. 44 IF any holder of a publican's general license, or wayside house license, or wine and beer license, upon any line of road in this Colony shall without reasonable cause refuse to receive a traveller as a guest into his house, or to find any such traveller victuals and lodgings, or to receive the horse or horses or other beast or beasts of burden of a traveller and to provide such horse or horses or beast or beasts as aforesaid with sufficient provender and water, whether the owner or person in charge thereof lodge in his house or not, every such licensed person shall for every such offence forfeit and pay any sum not exceeding Twenty pounds, upon conviction before any one or more Justice or Justices of the Peace.

Immunity from distress for rent, &c., of stranger's property.

EVERY house for which a publican's general License or a wayside house license, or a wine and beer license, shall be granted shall be considered a common inn, and no goods or chattels whatsoever, bona fide the property of any stranger or strangers and being in such licensed house or the appurtenances thereof, shall be subject to be distrained or seized for or in respect of any claim of rent for such licensed house or appurtenances, or in respect of any claim soever against any such house or appurtenances, or the owner or occupier thereof; and if any such goods shall be so seized or distrained for rent, or in any other manner contrary to the provisions of this Act it shall be lawful for any two or more Justices of the Peace to inquire into any complaint made in respect of such distress or seizure, and to order such goods or chattels to be restored to the owner or proprietor thereof; and further, to award such costs as they may deem reasonable, and such costs to levy by distress and sale of the goods or effects of the person or persons so distraining or seizing such goods or chattels as aforesaid,

No action to be maintained on account of Liquors illegally supplied.

46 NO person shall maintain any action for or recover in any court in this Colony any debt or demand on account of any liquors sold or disposed of in contravention of this Act, whether the same

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be sold without a license or by exceeding the authority or violating the conditions annexed to any license in the express terms thereof or in the provisions of this Act.

- 47 IF the holder of any license under this Act shall take or Licensed persons to receive receive from any person whomsoever, in payment or in pledge for payment in money only. liquors or for any entertainment whatsoever supplied in or out of his or her house or premises, any article of clothing or slops or any tool or other article or thing except metallic or paper money, such occupier or possessor of a public house so offending shall, upon conviction before any one or more Justice or Justices of the Peace, forfeit and pay any sum not exceeding Twenty pounds, independently of any other punishment arising out of any other Law or Ordinance now or hereafter to be in force in this Colony.
- 48 IT shall not be lawful for any person holding a publican's general license, a wine and beer license, or a wayside house license under this Act to have retain or employ or to permit or suffer to be ment of the house. retained or employed any person suffering under any sentence, whether colonial or otherwise, for a criminal offence, whether such sentence be partially remitted or not, in the care, charge, conducting, or management of the house or place in which such license shall be exercised, or the sale of any of the said liquors therein or thereout during the absence of such licensed person either on the ground of illness or from any other cause soever, under a fine or penalty not exceeding Fifty pounds, to be recovered before any one or more Justice or Justices of the Peace; and the convicting Justice or Justices may at his or their discretion cancel such license forthwith in addition to the fine aforesaid; and if any person serving under a sentence for any criminal offence, whether such sentence be partially Punishment for convicts remitted or not, shall be convicted before any one or more Justice or Justices of the Peace of selling or retailing, either for himself or herself or for any licensed or unlicensed person, any ale, beer, wine, or other spirituous or fermented liquors, contrary to the provisions in this Act contained, it shall be lawful for the said Justice or Justices before whom such offender shall be so convicted to sentence him, if a ticket-of-leave man, to be worked in irons on the roads or public works of the said Colony for any term not exceeding two years nor less than three months, over and above any fine to which he may be liable under clause thirty-eight of this Act, or to sentence her, if such offender be a female, to be confined, with or without hard labor, for a term not exceeding six calendar months in any gaol or

other place appointed by the Governor for the custody of female

offenders.

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Restriction on receiving into convicts houses.

49 ANY holder of a publican's general license, or of a wine and licensed beer license or of a wayside house license, who shall knowingly and wilfully admit or receive any convict under sentence into his house, or any other place held or occupied therewith, except in the presence or by the written direction of some superintendent, overseer, warder, or constable, shall forfeit and pay any sum not exceeding Fifty pounds, to be recovered before any one or more Justice or Justices of the Peace: Provided that nothing herein contained shall apply to any convict holding a ticket-of-leave or other partial or temporary remission of sentence.

selling liquors to convicts without permission of overseer, &c.

50 ANY person holding a publican's general license, or a wine Penalty on licensed persons and beer license, or a wayside house license, who shall knowingly sell or dispose of any liquors as aforesaid to any convict under sentence, or who shall deliver any liquors to any convict under sentence, except in the presence and with the permission of an overseer warder or superintendent, shall forfeit and pay any sum not exceeding Fifty pounds, to be recovered before any one or more Justice or Justices of the Peace: Provided always that nothing herein contained shall be construed to extend or apply to any convict holding a ticket-of-leave or other partial or temporary remission of sentence.

Liquors not to be supplied to Soldiers after Roll-call.

NO License to be obtained under this Act shall authorise the furnishing of any of the aforesaid spirituous or fermented liquors to any soldier after the hours of roll-call or tattoo in the evening, that is to say, after the hour of nine o'clock from the eleventh day of October to the fourteenth day of May inclusive, and after the hour of half-past eight o'clock from the fourteenth day of May to the eleventh day of October inclusive; and any person convicted before any one or more Justice or Justices of the Peace of having furnished any of the aforesaid spirituous or fermented liquors to any soldier after the hours aforesaid, or of harbouring any soldier after the hours aforesaid, shall forfeit and pay any sum not exceeding Ten pounds.

As to supplying Liquors to aboriginal Natives.

52 IF any person whomsoever, licensed or unlicensed, shall sell supply or give any spirituous liquors, or mixed liquor part whereof is spirituous, in any quantity whatsoever, or fermented liquor, or mixed liquor part whereof is fermented, in any quantity which shall produce intoxication, to any aboriginal native of Western Australia for himself or for any other person, he or she shall for every such offence forfeit and pay (over and above any

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penalty which may be incurred for the sale of such liquors without a license) a penalty of Five pounds, to be recovered before any one or more Justice or Justices of the Peace.

ANY person holding a publican's general license, a wine and beer license, or a wayside house license under this Act, who loiter about public houses. shall knowingly or wilfully permit any Aboriginal Natives to remain on or loiter about his licensed premises, shall on conviction thereof forfeit and pay for the first offence the sum of Two pounds, and for every subsequent offence the sum of Five pounds.

54 IT shall be lawful for any Justice of the Peace or any pa 11 shall be lawful for any Justice of the Peace of any Justices and authorised constable with a general authority in writing signed by two Justices Constables to have free inof the Peace, together with his assistants, to demand entrance from gress into licensed Houses at all times. time to time into the house or the appurtenances thereof of any person holding a publican's general license, a wine and beer license, or a wayside house license under this Act, or for any constable specially authorised in any particular instance, whether verbally or in writing, by any such Justice, to demand entrance into the house or the appurtenances thereof, of any person holding a publican's general license, a wine and beer license, or a wayside house license under this Act, at any time by day or night; and if admittance be delayed for such time as shall make it appear to any such Justice or Justices that wilful delay was intended, it shall be lawful for such Justice or Justices to summon the person so offending before any two or more Justices of the district, and upon conviction before such two or more Justices, the license of the party so offending shall be forfeited, anything hereinafter contained to the contrary notwithstanding; and no license shall again be granted for the space of three years from the date of such conviction to any person who shall be so convicted of refusing or wilfully delaying admittance: Provided always, that if such admittance be refused or wilfully delayed, it shall be lawful for such Justice or constable to break into or employ force to enter such public house or other place as aforesaid, with his assistants, to serve process, or for any other lawful purpose.

55 NO person holding a publican's general license or a wine Public Houses not to be and beer license, or a wayside house license under this Act, shall open before or after certain Hours. have or keep his house open for the sale of any liquor, nor shall any person licensed under this Act sell or retail any liquor or suffer the same to be drunk or consumed in or at such house, at any time before the hour of four o'clock in the morning nor after the hour of ten o'clock in the evening from the first day of October

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to the thirty-first day of March, nor before the hour of six o'clock in the morning nor after the hour of ten o'clock in the evening from the first day of April to the thirtieth day of September, both inclusive, upon any day in the week, except as hereinafter provided: and if any such licensed person shall offend against the terms of this provision, he shall, for every such offence, forfeit any sum not exceeding Fifty pounds, to be recovered before any one or more Justice or Justices of the Peace: Provided that nothing herein contained shall be construed to prohibit the sale or delivery of such liquor at any time to persons being bona fide lodgers: Provided also, that it shall be lawful for any Resident or Police Magistrate at his discretion by special authority in writing signed by such Magistrate, to dispense with the whole or any part of the restrictions and prohibitions of this present provision so far as may regard any licensed house within such district respectively, and for a time to be specified in such written authority, but which said authority it shall be lawful for the said Justices to revoke whenever they shall see fit, by causing a notice to that effect, signed by such Justices, to be served on the person to whom the said authority shall have been given.

Magistrates may grant Permission to keep House open after Hours.

No liquor to be sold or consumed on Sundays, Good Friday, or Christmas Day.

56 NO person licensed under this Act shall sell or retail any liquor on a Sunday, Good Friday, or Christmas Day; and no person holding a publican's general license, a wine and beer license, or a wayside house license shall suffer any liquor to be drunk or consumed on his premises, except by bona fide travellers or lodgers, on a Sunday, Good Friday, or Christmas Day; and if any such person shall offend against the terms of these provisions he shall, on conviction thereof, forfeit and pay for the first offence the sum of Fifty pounds and for any subsequent offence the sum of One hundred pounds, in addition to the forfeiture of his license.

Forfeiture of license if licensee convicted of felony, &c.

57 IF any holder of a license shall be convicted of felony perjury or any other infamous offence, or if holding a publican's general license or a wine and beer license or a wayside house license he shall permit any person to manage superintend or conduct the business of such house during his absence for a longer period than twenty-eight days in any one year without the previous consent in writing of two Justices, or shall whether present in such house or not permit any unlicensed person to be in effect the keeper thereof, or shall allow such house to become ruinous or dilapidated, then, upon complaint thereof and proof of any of the facts aforesaid to the satisfaction of any two Justices, such Justices shall by an order under their hands in the form in the Sixteenth Schedule declare such license to be forfeited, and

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the same shall thereupon be void. But if such house shall have become ruinous or dilapidated by reason of fire tempest or other cause beyond the control of the licensee, the license shall not be forfeited until a reasonable time has elapsed for the reinstation of such house.

58 EVERY holder of a publican's general license, or of a Inquests to be held in wine and beer license, or a wayside house license, shall at the public houses. request of any officer or constable of police receive into the house mentioned in such license or upon the premises occupied therewith, any dead body that may be brought to such house for the purpose of an inquest being held thereon, and for every dead body so received he shall be paid the sum of One pound out of any money which may be appropriated for such purpose. And if he shall refuse to receive such dead body for the purpose aforesaid, he shall on conviction thereof before any Justice forfeit and pay any sum not exceeding Five pounds.

59 ANY Justices declaring any license forfeited may, if they Payment of costs by licensee think fit, order the person whose license is forfeited to pay such on forfeit of license. costs to the person on whose complaint such forfeiture shall have been ordered; and payment of such costs may be enforced under the provisions of any law now or hereafter to be in force relating to duties of Justices upon or relating to summary convictions or orders.

60 NO holder of any license shall permit any body union Prohibition of society or assembly of persons declared to be illegal, or any body assemblies in houses. union society or assembly who shall require from persons on or before admission thereto any illegal oath test declaration or affirmation, or who shall observe on the admission of members or at any other proceeding any religious or pretended religious or other rite or ceremony not sanctioned by law, or who shall wear carry about or display on assembling any arms flags colours symbols decorations or emblems whatsoever, to meet or assemble on any occasion or pretence whatsoever in the house premises or other place of sale of the person so licensed; nor shall the owner of such license display or suffer to be displayed on from or out of any part of such premises any sign flag or symbol decoration or emblem whatsoever of any such body or society as aforesaid. And if any such holder of a license shall offend against any of the provisions in this clause contained, he shall forfeit and pay for every such offence any sum not exceeding Five pounds. Provided that nothing herein

unlawful licensed

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shall apply to the societies or bodies of men called Freemasons, Foresters, Ancient Druids, Odd Fellows, or to any Benefit or Friendly Society.

Penalty for employing unthat purpose.

61 IF any licensed person shall employ any unlicensed person licensed persons to retail to sell or dispose of by retail as aforesaid any such liquors as aforeor disposing of them for said in any house, or in any cart dray or carriage, or in any vessel or boat, or in any place whatsoever out of the house or place in which such licensed person is authorised to sell or dispose of the same by virtue of his or her license, and notwithstanding in such house or place if otherwise than as the servant or agent under the immediate superintendence and control of such licensed person; or if any licensed person shall sell barter or lend to any unlicensed person any such liquors with the knowledge or upon the understanding that such liquors are to be sold or bartered by such unlicensed person contrary to the true intent and meaning of this Act, every such licensed person shall, upon conviction before any two or more Justices of the Peace, forfeit and pay for every such offence any sum not exceeding Fifty pounds.

If it be suspected that Liquors are in any unlicensed House, they may be seized; and if after examination it shall so appear, they shall be forfeited.

62 UPON information on oath being made before any one or more Justice or Justices of the Peace by any constable or credible person that he or she doth verily suspect and believe that any liquor has been sold or retailed by any person not holding a license authorising such sale in any particular unlicensed house of other unlicensed place, and such constable or other person shall in such information set forth and show reasonable grounds for such belief and suspicion, then and in such case it shall be lawful for such Justice or Justices, in his or their discretion, to grant his or their warrant or warrants to any constable to enter and search any such house or other place by day or night; and such constable may break open the doors if not opened within a reasonable time after demand, and seize all such fermented or spirituous or mixed liquors as aforesaid as he shall then and there find, and the vessel or vessels in which such liquors shall be contained, and shall and may detain the same until the owner thereof shall appear before two or more Justices to claim such liquors, and shall satisfy the said Justices how and for what purpose he became possessed of the same, or, after being summoned, shall fail to appear; and if it shall appear to the said Justices after due inquiry and examination that such liquors were in the said house or other place for the purpose of being illegally sold or disposed of by retail, then such Justices shall adjudge the said liquors and vessel or vessels to be condemned and forfeited, and the

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same shall and may be sold, and the proceeds thereof, after payment of such costs as may be assessed and awarded by such Justices, shall be appropriated in like manner as fines are herein directed to be appropriated; but if otherwise, then such liquors and vessel or vessels shall be forthwith restored to the proper owner.

63 IT shall be lawful for any Justice of the Peace, constable, or Liquors hawked about to be other peace officer, to seize and take away or to destroy, or cause to be seized taken away or destroyed, all such fermented or spirituous or mixed liquors as shall be hawked about or exposed to sale in any street, road, or footpath, or in any booth, tent, stall, or shed, or in any boat or vessel, or in any other place whatever, by any person not licensed to sell the same in such place, and the vessels containing the same, and all the vessels and utensils used for drinking or measuring the same, and any cart, dray, or other carriage, and any horse or horses or other animal or animals employed in drawing or carrying the same, as well as any boat or vessel used in the conveyance of such liquors as aforesaid; and it shall be lawful for any one or more Justice or Justices of the Peace, on his or their own view, or on confession of the party or by proof of such offence by the oath of one or more credible witness or witnesses, to convict any person so offending of selling such liquors without a license, and to adjudge him, her, or them liable to all the penalties imposed by this Act for such offence, and to cause such liquors, vessels, and utensils containing the same, and any cart, dray or other carriage, horse or horses, or other animal or animals, and any boat or vessel used in conveying the same, to be sold; and the proceeds thereof, after deducting the expenses of sale, shall be appropriated in like manner as fines are herein directed to be appropriated.

64. UPON information before any Justice by any person that Lists of names of persons he believes that liquor is being sold or otherwise disposed of by any suspected of selling spirits, person without a license, and upon proof to the satisfaction of such fixed on Court House or Justice that such person has been previously convicted of a like Police Station. offence, it shall be lawful for such Justice to cause to be posted up or affixed on the Court House door, Police Station, or some other conspicuous place in his district, a list of the name or names of persons so suspected as aforesaid; and it shall be lawful thereafter for any police officer or constable to search the person cart dray or other carriage or boat or vessel of the person or seize spirits, &c. persons whose names shall appear in such list without having first obtained a search warrant, and to seize any liquor found on the person or in the cart dray or other carriage or boat or vessel, and

Constable may search person, cart, dray, &c., and

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Spirits, &c., seized may be forfeited.

the cart dray or other carriage and every horse or other animal used in drawing or carrying the same, and the boat or other vessel used in the conveyance thereof; and any Justice on proof of such offence by oath may convict any person so offending, and on conviction he shall pay any sum not exceeding Fifty pounds, and such Justice may adjudge such liquor vessels and utensils containing the same and any cart dray or other carriage horse or other animal and any boat or vessel used in conveying the same to be forfeited, and may direct the same to be sold and the proceeds thereof after deducting the expenses of sale to be appropriated in like manner as fines are herein directed to be appropriated.

Spirituous Liquors found in possession of holder of a "Wine and Beer License," to be seized and forfeited."

65 IN case the holder of any wine and beer license under this Act shall possess or have any spirituous liquor whatsoever, or mixed liquor part of which is spirituous, in or about his house or premises or in any other house or premises in which the same shall be proved to the satisfaction of any one or more Justice or Justices of the Peace to have been placed for the purpose of being sold or disposed of by or on behalf of the holder of such license aforesaid, or for the purpose of evading the provisions of this Act in any manner, then and in every such case all such spirituous liquors or mixed liquors as aforesaid shall be absolutely forfeited, and the same, with the vessels and utensils used for the same, shall be dealt with and disposed of as herein provided in cases of liquors hawked about or exposed to sale, for which purpose the same, if in or about the house or premises for which a wine and beer license shall be granted, shall be seized by any constable authorised as required by this Act, without any warrant, wheresoever the same shall be found; and if the same shall be in or about any other house or premises, a search warrant shall be issued as hereinbefore directed in other cases of suspected unlicensed houses.

Persons selling or offering for sale adulterated Liquors to be fined. 66 IF any person shall sell or dispose of or offer for sale any fermented or spirituous liquor, or any mixed liquor part of which is fermented or spirituous, which shall be adulterated or mixed with any deleterious ingredient whatever, he or she shall on conviction before any two or more Justices of the Peace forfeit and pay any sum not exceeding Fifty pounds.

Persons not producing License to be deemed unlicensed. 67 IN all proceedings whatever against any person for selling or permitting to be sold any fermented or spirituous liquors or any mixed liquors part of which is fermented or spirituous without a license or sufficient license, such person shall for all purposes connected with those proceedings be deemed and taken to be

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unlicensed, unless he or she shall at the hearing of the case produce his or her license before and exhibit the same to the sitting Justice or Justices, or shall then and there produce other proof of the same which shall be satisfactory to such Justice or Justices, and which he or they shall in his or their discretion choose to receive, of his or her being a licensed person, and of the description of the license held by him or her.

68 IN any proceeding before any Justice or Justices of the Peace against any person alleged to be a licensed person and liable Mode of proving License. as such to any such proceeding, the production of his or her certificate shall be conclusive evidence of his or her being licensed in manner therein recited: Provided nevertheless that it shall be lawful for any such Justice or Justices (not being assembled as a court of Quarter Sessions) if he or they shall in his or their discretion see fit, to admit any other proof which shall be satisfactory to him or them of any such certificate or the contents thereof, or as to the fact of any person being licensed in manner and form alleged in any such proceeding as aforesaid: but in case any question arise relating to any such license upon appeal or otherwise before any court of Quarter Sessions under this Act, then such question shall be decided only by production of such certificate as aforesaid.

69 EVERY person holding any license under this Act shall, on demand, at his or her licensed house or place wherein or whereat demand of Justice or such license shall be exercised, produce his or her license to any authorized Constable. Justice of the Peace, or any constable authorised by any Justice by any writing under his hand in that behalf: and if any such licensed person shall refuse or neglect to produce his or her license, he or she shall forfeit and pay for every such refusal or neglect the sum of Five pounds, to be recovered before any one or more Justice or Justices of the Peace.

70 WHENEVER any Justice of the Peace, or any chief or other constable acting under the order of any such Justice, shall incensed Houses to be apprefind any person drinking in any reputed disorderly house, or if any such Justice or constable without a warrant shall find any person drinking in any house, shop, storehouse, or other building, or any booth, shed, or hut, tent, stall, or place in which or where any ale, beer, wine, cider, perry, brandy, rum, or other fermented or spirituous liquors shall be sold or disposed of by retail, and the license for such sale shall not, on demand, be produced to such Justice or constable, it shall and may be lawful for such Justice of the Peace or constable to apprehend all such persons so found

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drinking there; and every such person so found drinking shall, upon the view of such Justice, or upon conviction before any one or more Justice or Justices of the Peace, forfeit and pay for every such offence a sum not exceeding. Five pounds, to be recovered in manner hereinafter directed, unless such person shall inform against such unlicensed person, or voluntarily become a witness against him or her, in respect of such act of selling and retailing.

Evidence sufficient to convict the Owners and Persons found drinking in disorderly Houses.

71 IN any proceedings before any one or more Justice or Justices of the Peace under this Act against any person or persons charged with unlawfully selling any such liquors as aforesaid in a reputed disorderly house, the proof of the reputation of such house, and of any person or persons (not being the owner or owners, or occupier or occupiers thereof) being found drinking therein, shall be deemed full and sufficient evidence to warrant such Justice or Justices in convicting the person or persons so found drinking in such house, and the proprietor or proprietors thereof.

Delivery of Liquors to be prima facte evidence of sale.

72 THE delivery of any such spirituous or other liquors as aforesaid shall be deemed and taken to be good and sufficient prima facie evidence of money or other consideration being given for the same, so as to support a conviction, unless proof shall be made to the contrary to the satisfaction of the Justice or Justices hearing the case.

Payment of Wages where Liquors are sold.

73 ANY master or other person (not being licensed under this Act) employing journeymen, workmen, servants, or laborers, who shall pay or cause any payment of wages to be made to any such journeyman, workman, servant, or labourer, in or at any house in which any of the liquors as aforesaid shall be sold by retail, shall forfeit and pay for every such offence any sum not exceeding Five pounds, to be recovered before any one or more Justices of the Peace.

Justices may prohibit supply of Spirits, &c., to drunkards.

74 WHEN any person shall, by excessive drinking of spirituous or fermented liquors, or mixed liquor part of which is spirituous or fermented, so misspend, lessen, or waste his or her estate, or thereby expose himself or herself, or his or her family, to want or indigent circumstances, or greatly to injure his or her health, or endanger the loss thereof, the Justices of the Peace of the town or district in which such drunkard shall reside, in Petty Sessions assembled, may, in writing under the hands of any two of such Justices, forbid all persons licensed under this Act, whether resident in such town or district or not, to sell to him or her any liquors as aforesaid for the

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space of one year; and such Justices may in like manner renew such prohibition renewable. such prohibition from year to year as to all such persons as have not in their opinion reformed within the year; and if any such licensed person shall after notice of such prohibition knowingly sell or deliver to any person or persons so prohibited any liquors as aforesaid, he or she shall forfeit for every such offence any sum not exceeding Five pounds, to be recovered before any one or more Justice or Justices of the Peace; And every person so prohibited as aforesaid who shall loiter about or enter any licensed house for the Penalty for disobedience by licensed persons and propurpose of obtaining liquor shall be liable to imprisonment in the hibited persons. common gaol or lock-up for any time not exceeding seven days with or without hard labor.

75 WHENEVER the Justices of Petty Sessions in any town or district shall, in execution of the foregoing provisions, have liquors for prohibited perprohibited the sale of such liquors as aforesaid to any such drunkard, sons. if any person shall, with a knowledge of such prohibition, give, sell, purchase, or procure for, or on behalf of, such prohibited person or for his or her use, any such spirituous liquors, he or she shall forfeit for every such offence any sum not exceeding Five pounds, to be recovered before any one or more Justice or Justices of the Peace.

WHEREAS it is expedient to extend the powers of Justices Justices may imprison Perregarding drunkenness; be it enacted, that, on conviction before sons found drunk on a Sunany one or more Justice or Justices of the Peace of any person for mas Day. being found drunk in any licensed public house, public street, highway, or other public place whatsoever on a Sunday, Good Friday, or Christmas Day, such Justice or Justices may sentence the offender to imprisonment in any common gaol for any time not exceeding seven days, with or without hard labor.

77 IF any constable or any other Peace Officer shall refuse or Penalty knowingly neglect to execute any part of the duty imposed upon neglecting duty. constables or peace officers by this Act, or to make an immediate report to the Resident Magistrate or Police Magistrate of the town or district, or other Justice of the Peace, or other superior officer to whom he may in the usual course of his duty be required to make such report after he shall have received information or shall otherwise have obtained a knowledge of any proceedings in violation of any of the provisions herein contained, such constable or other peace officer, upon conviction before any one or more Justice or Justices of the Peace of any such refusal or neglect, shall be subject and liable to a fine not exceeding Ten pounds, or to be imprisoned for any term not exceeding three months for every such offence.

Constable

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Persons aggrieved may appeal to Supreme Court.

Except in certain cases.

Appellant to give Notice of Appeal and Security for Costs.

78 ANY person who shall think himself or herself aggrieved by any fine or penalty imposed or by any act done by any Justice or Justices of the Peace under or concerning the execution of this Law or Act, (unless such act shall relate to the refusal of a certificate for the granting renewal or transfer of any license under this Act, or the suspension of any license under this Act as hereinbefore mentioned), may appeal against such act at the next sitting of the Supreme Court: Provided that notice of such appeal be given by the appellant to the Justice or Justices from whose judgment or conviction such appeal shall be made within three days after such judgment or conviction, and that such appellant deposit with such Justice or Justices such sum as such Justice or Justices may, in his or their discretion, deem sufficient, not exceeding Fifty pounds, or enter into a recognizance to that amount with two sureties for the purpose of securing the costs of such appeal.

PART VII.—Application of Fees and Penalties.

Appropriation of fees and penalties.

79 ALL fees for licenses or transfers of licenses shall be paid to the Colonial Treasurer to the use of Her Majesty her heirs and successors for the public use of the said Colony, and in support of the Government thereof. And one-half of all fines and penalties and forfeitures under this Act shall be paid to such Treasurer as aforesaid, and the other half to the person who has informed against the offender.

Sections A. C. F. and G. of Shortening Ordinance. 80 THAT the sections in the Schedule of "The Shortening Ordinance, 1853," lettered therein respectively A. C. F. and G., shall be incorporated with and taken to form part of this Act, to all intents and purposes and in as full and ample a manner as if the said sections had been introduced and fully set forth in this Act.

In the name and on behalf of the Queen I hereby assent to this Act.

FRED. A. WELD, Governor.

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SCHEDULES.

First Schedule.

		1
Date of Ordinance or Act.	Title of Ordinance or Act.	Extent of Repeal.
3 Wm. IV. No. 3.	"An Act to enable the Governor or other Officer "administering the Government of Western "Australia to grant exemptions from the "payment of License Duty to Persons keeping "Public Houses under special circumstances."	The whole.
8 Vic. No. 4.	"An Act to authorise the Keepers of Boarding "Houses to sell Spirituous and Fermented "Liquors by retail under special regulations."	The whole.
9 Vic. No. 9.	"An Ordinance for the remission of Duties on "Wines for the consumption of Regimental "Officers serving in Western Australia."	The whole.
16 Vic. No. 3.	"An Ordinance to repeal an Ordinance passed "in the 10th year of the reign of Her present "Majesty No. 9, intituled 'An Ordinance to "authorise the sale of Wines in smaller "quantities than those hitherto appointed by "Law and to make other provisions in lieu "thereof."	The whole.
17 Vic. No. 9.	"An Ordinance to regulate Eating Houses and Boarding Houses."	The whole.
20 Vic. No. 1.	"An Ordinance for consolidating and amending "the laws relating to the Licensing of Public "Houses, and for further regulating the sale "and consumption of fermented and spiritu- "ous Liquors in the Colony of Western Aus- "tralia, and also for extending the powers of "Justices with respect to drunkenness."	The whole.
20 Vic. No. 2.	"An Ordinance to consolidate and amend the "laws relating to the sale of fermented and "spirituous liquors."	The whole.
21 Vic. No. 6.	"An Ordinance to amend 'The Public House "Ordinance, 1856.'"	The whole.
23 Vic. No. 9,	"An Ordinance to amend and explain the law "relating to the sale of Colonial Wine."	The whole.
27 Vic. No. 14.	"An Ordinance to facilitate the sale of Colonial "Wine."	The whole.
29 Vic. No. 2.	"An Ordinance to amend an Ordinance to "facilitate the sale of Colonial Wine."	The whole.
33 Vic. No. 9.	"An Ordinance to restrict and to regulate the "issue of Licenses under the provisions of the "Ordinance 20th Vic. No. 2."	The whole.
34 Vic. No. 18.	"An Act to prevent the sale by unlicensed per- "sons of spirituous and fermented liquors."	The whole.

The Wines, Beer, and Spirit Sale Act, 1872.

Second Schedule.

Form of a Publican's General License.

Western Australia, }
to wit.

WHEREAS A.B., of deposited in this office a certificate from the major part of the Justices of the Peace assembled at the Quarterly Licensing Meeting, held at in the year of our Lord one thousand eight hundred and authorising the issue to the said A.B., (under and by virtue of "The Wines, Section 4. Beer, and Spirit Sale Act, 1872,") of the license in the said Act called a publican's general license, for the house known (or, to be known) by the sign of situated at the said Colony of Western Australia; and whereas the said A.B. hath paid into my office the sum of sterling, as the duty on such license: Now I, by virtue of the powers vested in me by the said recited Act, do hereby license the said A.B. to keep a common inn, alehouse, or victualling house, and to sell fermented and spirituous liquors, in any quantity, in the house in which he now dwelleth, (or, is about to dwell), being the sign of , situated at aforesaid, and in the appurtenances thereto belonging, but not elsewhere; and this license shall commence upon the first day of next, and continue in force until the day of then next ensuing, both days inclusive, provided it be not forfeited in the mean time, according to the provisions of the said Act.

Given under my hand and seal at this day of one thousand eight hundred and

N. O. (L.s.)

Collector of Internal Revenue.

(or other Person as the case may be.)

The Wines, Beer, and Spirit Sale Act, 1872.

Third Schedule.

Form of a Packet License.

Western Australia, }
to wit.

WHEREAS A.B., of , being the master, (or, owner, or, owners,) of the steam packet (or if any other kind of vessel, describe it,) conveying passengers between (name the place), (name the place), hath deposited in this office a certificate from the major part of the Justices of the Peace assembled at the Quarterly Licensing Meeting, held at on the , one thousand eight , authorising the issue to the said A.B., hundred and under and by virtue of "The Wines, Beer, and Spirit Sale Act, 1872," of the license in the said Act called a packet license, and whereas the said A.B. Section 4. pounds sterling, as the hath paid into my office the sum of duty on such license: Now I, by virtue of the powers vested in me by the said Act, do hereby license the said A.B. to retail fermented and spirituous liquors to any passengers on board of such vessel, during the actual passage of such vessel between one such place and another; and this license shall commence upon the day of next. and continue in force until the day of both days inclusive, provided it be not forfeited in the meantime, according to the provisions of the said Act.

Given under my hand and seal at this day of , one thousand eight hundred and

N. O. [L. s.]

Collector of Internal Revenue

(or other person, as the case may be).

The Wines, Beer, and Spirit Sale Act, 1872.

Fourth Schedule.

Form of a Wine and Beer License.

Western Australia, to wit.

WHEREAS A.B., of , hath deposite in this office a Certificate from the major part of the Justices of the Pea assembled at the Quarterly Licensing Meeting, held at day of , in the year the , author: our Lord one thousand eight hundred and Section 4. ing (pursuant to "The Wines, Beer, and Spirit Sale Act, 1872," the issue the said A.B. of a license for the sale of wine and beer, and other ferment liquors, the produce of the Colony, in the house of the said A.B., situa , in the said Colony of Weste Australia; and whereas the said A.B. hath paid into my office the su pounds sterling as the duty upon su license: Now I do hereby license the said A.B. to sell wine, beer, and oth fermented liquors, the produce of the Colony, in any quantity, in the hou in which he now dwelleth (or, is about to dwell), situated at aforesaid, and in the appurtenances thereto belongir but not elsewhere; and this license shall commence from the of next, and continue in force un the day of ensuing, both days inclusive, provided it be not forfeited in the meantin according to the provisions of the said Act; and provided that the said A. shall not sell or dispose of, or permit to be sold or disposed of any spirituc liquor, or mixed liquor part whereof is spirituous, in the said house or appurtenances, in which case this license shall thereby and thencefor become and remain absolutely void.

Given under my hand and seal at , this day of , one thousand eight hundred and

N. O., (L. s.)

Collector of Internal Revenue

(or other person, as the case may be).

The Wines, Beer, and Spirit Sale Act, 1872.

Fifth Schedule.

Form of a Spirit Merchant's License.

Western Australia, }
to wit.

WHEREAS A. B., of , hath deposited in my office a certificate from the major part of the Justices of the Peace assembled at the Quarterly Licensing Meeting held at , in the year of day of our Lord one thousand eight hundred and , authorising the issue to the said A.B. of a Spirit Merchant's License for the premises of the said A B., situated at ; and whereas the said A.B. hath paid into my office the sum of sterling as the fee on such license; now I do hereby license the said A.B. to sell and dispose of any imported spirituous liquors or wine in quantities not less than two gallons, or any other imported fermented liquors in quantities not less than eight gallons. This license does not authorise the licensee to sell any such liquor except in the casks or cases in which such liquor was imported. And this license shall commence upon the instant (or, next), and continue day of

in force until the 31st day of December then next ensuing, both days inclusive, provided it be not forfeited in the meantime.

Given under my hand and seal at , this day of , one thousand eight hundred and

N. O. (L. s.)

Collector of Internal Revenue.

(or other person, as the case may be.

Sixth Schedule.

Form of a Gallon License.

Western Australia, }
to wit.

WHEREAS A.B., of , hath deposited in my office a certificate from the major part of the Justices of the Peace assembled at the Quarterly Licensing Meeting, held at on the day of , in the year of our Lord one thousand eight hundred and , authorising the issue to the said A.B., of a Gallon License for the shop (or rooms) of the said A.B. situated at . And whereas the said A.B. hath paid into my office the sum of pounds sterling, as the fee on such license: Now I do hereby license the said A.B. to sell and dispose

The Wines, Beer, and Spirit Sale Act, 1872.

dispose of liquor in quantities not less than one gallon, so that such liquor shall not be drunk on the premises above described, and shall consist of but one description of liquor, and be delivered and shall be taken away from the premises at one and the same time, and not by instalments, at the time of sale. And this license shall commence upon the day of instant (or, next), and continue in force until the 31st day of December then next ensuing, both days inclusive, provided it be not forfeited in the mean time.

Given under my hand and seal at this one thousand eight hundred and

day of

N. O. (L. s.)

Collector of Internal Revenue.

(or other person, as the case may be).

Seventh Schedule.

Form of a Colonial Wine License.

Western Australia, }
to wit.

WHEREAS A.B, of hath deposited in my office a certificate from the major part of the Justices of the Peace assembled at the Quarterly Licensing Meeting held at , in the year of our Lord one thousand eight day of , authorising the issue to the said hundred and A.B., of a Colonial Wine License for the shop (or premises) of the said A.B., situated at : and whereas the said A.B. hath paid into my office the sum of pounds sterling, as the fee on such license. Now I do hereby license the said A.B. to sell any wine, cider, or perry, the produce of fruit grown in the Colony, in quantities not less than one pint, the said wine, cider, or perry, not to be consumed in the shop (or on the premises) of the said A.B., and subject to the conditions of "The Wines, Beer, and Spirit Sale Act, 1872," in that case made and provided. And this license shall commence on the instant (or, next) and continue in force until the thirtyfirst day of December then next ensuing, both days inclusive, provided it be not forfeited in the meantime.

Given under my hand and seal at this day of one thousand eight hundred and

N. O.,

Collector of Internal Revenue.

(or other person, as the case may be).

N.

The Wines, Beer, and Spirit Sale Act, 1872.

Eighth Schedule. Form of a Billiard Table License. Western Australia, to wit. WHEREAS A.B, of hath Section 4. deposited in my office a certificate from the Justices of the Peace assembled at the Quarterly Licensing Meeting held at , in the year of our Lord one thousand eight hundred and , in the said Colony of Western Australia, authorising the issue to the said A.B. of a billiard table license for the house in the said Colony; and whereas the said A.B hath paid into my office the sum of sterling as the fee on such license; Now I the said license the said A B. to keep set up and maintain billiard tables or bagatelle tables in the said house but not elsewhere; And this license shall commence upon the instant (or next) and day of continue in force until the 31st day of December then next ensuing, both days inclusive, provided it be not forfeited in the meantime. Given under my hand and seal at one thousand eight hundred and CD. (L. s.) Collector of Internal Revenue (or other person, as the case may be). Ninth Schedule. Form of Temporary License to sell fermented and spirituous Liquors at Public Fairs. Western Australia, to wit. BE it remembered, that on the day of one Section 4. thousand eight hundred and holding , A. B. of a license, (describe the nature thereof, and the house, place, or district for which the same is granted), and having applied to the Justices assembled in Petty Sessions (or to me Resident or Police Magistrate as the case may be) for authority to exercise the privileges of the said license at a public fair (or other place of amusement as the case may be), to be holden at , on the day of Now we, being the majority of the Justices assembled at such Petty Sessions as aforesaid, (or, I) do hereby grant to the said A.B. authority to exercise the said license at the said fair, (or other place of amusement), on the said day of , between the hours of in the evening: Provided always (here add morning and any conditions which the Justices may see fit to attach to the grant of the permission applied for. Given under our hands on the day and year aforesaid. C D., J.P. E. F., *J.P*.

G. H., R.M, or P.M.

The Wines, Beer, and Spirit Sale Act, 1872.

Tenth Schedule.

Form of an Eating, Boarding, or Lodging House License.

WHEREAS AB. of deposited in my office a certificate from the major part of the Justices of the Peace assembled at the Quarterly Licensing Meeting at on the A.D.Section 4. one thousand eight hundred and authorising the issue to the said AB, of the license in the said Act called (an eating, boarding, or lodging house license, as the case may be) for the house in the said Colony of Western Australia; and whereas the said A.B. hath paid into my office the sum of sterling as the duty on such license; Now I do hereby license the said A.B. to keep (an eating, boarding, or lodging house, as the case may be) open to the public, in the house situated at aforesaid, but not elsewhere; and this license shall commence upon the day of instant (or, next) and continue in force until the thirty-first day of December then next ensuing, both days inclusive; provided it be not forfeited in the meantime. day

Given under my hand and seal at one thousand eight hundred and

C. D.

Collector of Internal Revenue. (or other person, as the case may be).

Eleventh Schedule. Form of a Wayside House License.

Western Australia, to wit.

WHEREAS A. B. of hath deposited in my office a certificate from the major part of the Justices of the Peace assembled Section 4. at the Quarterly Licensing Meeting held at day of in the year of our Lord one thousand eight hundred and authorising the issue to the said A.B., of a wayside house license for the house situated in : And whereas the said A B. hath paid into my office the sum of sterling as the fee on such license: Now I do hereby license the said A B. to sell fermented and spirituous liquors in any quantity in such house. And this license shall commence upon the day of (or, next) and continue in force until the thirty-first day of December then next ensuing, both days inclusive, provided it be not forfeited in the meantime.

> Given under my hand and seal at one thousand eight hundred and

> > N. O. Collector of Internal Revenue. (or other person, as the case may be).

day

The Wines, Beer, and Spirit Sale Act, 1872.

Twelfth Schedule.

Form of Application for a Publican's General License, or a Wayside House License.

To the Worshipful the Justices of the Peace acting in and for the dis-, in Western Australia. I, A. B., (state the trade or occupation, and if married or single), now , in the town (or, district) of residing at Section 16. do hereby give notice that it is my intention to apply at the next Licensing Meeting to be holden for this district, for a Publican's General License, for the sale of fermented and spirituous liquors, in the house and appurtenances thereunto belonging, situated at , (here describe the house proposed to be licensed, specifying the situation of it, the number of sitting-rooms and bed-rooms contained in it exclusive of those required by the family, the person of whom rented, the present occupier, whether now licensed, and, if so, under what sign), and which I intend to keep as an inn or public house. I have held a license (if before licensed, state how many years, and what kind of license).

Given under my hand this thousand eight hundred and

day of

, one

A. B.

Form of Householders' Certificate to be appended to the above.

WE, the undersigned, householders, residing within the town (or, district) of do hereby certify that the above A. B., of , is a person of good fame and reputation, and fit and proper to be licensed to keep an inn or public house, for the sale of fermented and spirituous liquors therein.

Witness our hands this

day of

, one

thousand eight hundred and

One Two Three Four Five

Twelfth Schedule continued.

Form of Notice of Application for Packet License.

To the Worshipful the Justices of the Peace acting in and for the district (or, town) of in Western Australia.

I, A. B., being master (or commander, or, owner, or, owners) of the steam packet (or other vessel, as the case may be) conveying passengers between (name the place) and (name the place) do hereby

Section 16.

The Wines, Beer, and Spirit Sale Act, 1872.

give notice, that it is my intention to apply at the next Quarterly Licensing Meeting, to be holden for the same district, for a license for the sale of fermented and spirituous liquors to the passengers on board such vessel, pursuant to "The Wines, Beer, and Spirit Sale Act, 1871," in that case made and provided.

Given under my hand this thousand eight hundred and

day of

, one

A.B.

Twelfth Schedule continued.

Form of Application for a Spirit Merchant's License, a Gallon License, an Eating, Boarding, or Lodging House License, or a Billiard Table License.

To the Worshipful the Justices of the Peace acting in and for the . District of , in Western Australia.

I, A.B., (state the trade or occupation), now residing at in the town (or, district) of do hereby give notice that it is my intention to apply at the next Licensing Meeting to be holden for this district, for a (as the case may be) license, in the shop (or, Section 16. rooms) which I now occupy (or intend to occupy) situated at (here describe the house proposed to be licensed, specifying the situation of it, and whether it is now licensed).

Given under my hand this thousand eight hundred and

day of

one

A. B.

Twelfth Schedule continued.

Form of Notice of Application for Wine and Beer License.

To the Worshipful the Justices of the Peace acting in and for the district of in Western Australia.

I, A. B., (state the trade or occupation, and if married or single), now residing at , in the town (or, district) of do hereby give notice that it is my intention to apply at the next Annual

Licensing Meeting, to be holden for this district, for a license for the sale of wine, beer, and other fermented liquors, the produce of the Colony, in the house and appurtenances thereunto belonging, situated at

[If the applicant purposes to keep the house as an inn for the entertainment of travellers and lodgers, describe the particulars as required in Form of Application for a Publican's General License; if not, merely state the person of whom rented, and present occupier.]

I have held a license (if before licensed, state how many years and what

kind of a license).

Given under my hand this thousand eight hundred and

day of

, one

A.B.

Section 16.

The Wines, Beer, and Spirit Sale Act, 1872.

Form of Householders' Certificate to be appended to the above.

WE, the undersigned, householders, residing within the town (or, district) , do hereby certify that the above A.B., of is a person of good fame and reputation, and fit and proper to be licensed to sell wine, beer, and other fermented liquors, the produce of the Colony, (or, to keep an inn or public house for the sale of wine, beer, and other fermented liquors, as the case may be).

Witness our hands this thousand eight hundred and day of

, one

OneTwoThree Four

Five

Twelfth Schedule continued.

Form of Notice of Application for a Colonial Wine License.

Section 16.

To the Worshipful the Justices of the Peace, acting in and for the district of , in the Colony of Western Australia.

I, A. B, (state the trade or occupation, and if married or single) now residing at , do hereby give notice, pursuant to "The Wines Beer, and Spirit Sale Act, 1872," that it is my intention to apply at the next Licensing Meeting to be holden for this district, for the license in the said Act called a Colonial Wine License, for the sale of Colonial Wine in the house or premises which I now occupy (or, intend to occupy), situate at (here describe the house proposed to be licensed, specifying the situation of it, and whether now licensed.

I have held a license (if before licensed, state how many years, for what kind of license, and what district.)

Given under my hand this thousand eight hundred and

day of

, one

A. B.

Thirteenth Schedule.

Form of Endorsement on a License of a Transfer thereof.

I the undersigned, being a Resident (or Police) Magistrate for the Section 33. district of sitting at day of do hereby transfer the rights and privileges of the within license to C. D. for the residue of the term between this day and the next Quarterly Licensing Meeting for the said district. A. B.

The Wines, Beer, and Spirit Sale Act, 1872.

Fourteenth Schedule.

Form of Notice of application to remove License to other premises.

I A. B., the holder of a (state the nature of the license) license for the house and premises known as (or, the rooms, as the case may be) situated, do hereby give notice that it is my intention to apply to the Justices sitting at the Petty Sessions to be holden at on to remove the license to (describe the premises to which it is proposed to remove the business).

Given under my hand this thousand eight hundred and

day of

, one

A. B.

Fifteenth Schedule.

Form of Endorsement of a Removal from one House to another.

WE, the undersigned, being two of the Justices (or, the Justice) present at the Quarterly Licensing Meeting (or, adjourned meeting) at on the day of one thousand eight hundred and and the requisite notice of application for removal having been proved before us to have been duly served and published, do hereby declare that the within license shall henceforth cease to apply to the house and premises described in the within license, and shall henceforth apply to the house and premises known

(described as in original license).

C. D. and E. F.

Sixteenth Schedule.

and situate at

BE it remembered that on the day of of Her Majesty's Justices of the Peace complaint was made before A. B. being the holder of a in and for license for that (here set out the acts which have caused Section 40. the forfeiture) or, proof was made to us that A. B. being the holder of license was twice within the period of twelve consecutive months convicted under the provisions of "The Wines, Beer, and Spirit Sale Act, 1872," that is to say, on the section of the said Act, and on under the section of under the. day of under the said Act, and on the day of section of the said Act; Now we do therefore adjudge that the shall be forfeited. said license of the said hand and seal this day of Given under one thousand eight hundred and

A. B. [L. s.] C. D. [L. s.]

The Wines, Beer, and Spirit Sale Act, 1872.

Seventeenth Schedule.

Form of Certificate by Justices to authorise the Granting of a License.

Western Australia, }
to wit.

AT the Quarterly Licensing Meeting (or, an adjournment of the Quarterly Licensing Meeting) of Her Majesty's Justices of the Peace acting Section 20. in and for the district of holden at on the day of , in the year of Our Lord one thousand eight , pursuant to "The Wines, Beer, and Spirit Sale hundred and Act, 1872," for the purpose of considering applications made to us for Licenses pursuant to the said Act; we, being the majority of the Justices assembled at the said Sessions, (or, I, being the only Justice present after such adjournment of the said Sessions, and notice as required by the said Act), do in virtue of the power vested in us, (or, me), hereby anthorise the Collector of Internal Revenue, (or other proper Officer), to issue to A. B. of , the License in the said Act called for (here state the house, sign, district, shop, room, steam packet, vessel, or other particulars, according to

the description of license and nature of the case) for the year commencing from the day of next; and we do hereby certify that we are satisfied the said A.B. is a person of good fame and reputation, and fit and proper to be licensed as aforesaid.

Given under our hands and seals the one thousand eight hundred and aforesaid. day of at the place

G. H., J. P, [L. s.] I. K., J. P., [L. s.]