A.D. 1844.

No. XXVIII.

An Act to authorise the issue of wine, duty free, to Military Officers serving in the Colony of New [19th June, 1844.] South Wales.

THEREAS it is expedient to allow wine, intended for the consump-Preamble. tion of Military or Naval Officers, serving on full pay in New South Wales, or the adjoining seas, to be imported into the said Colony, or Wines for Mitaken out of bond for that purpose duty free: Be it therefore enacted, by val Officers ex-His Excellency the Governor of New South Wales, with the advice and empted from consent of the Legislative Council thereof, That it shall be lawful for the Governor of New South Wales, or the officer administering the Government, to order any wines to be delivered from any vessel, or taken out of bond free of duty, on such proof being adduced as the said Governor or officer administering the Government may require, that such wines are bona fide intended for the consumption of such Naval or Military Officers, serving on full pay as aforesaid.

II. And be it enacted, That if any of the said wines shall be sub- it subsequentsequently sold in the said Colony, except to any person or persons purlysold, except
chasing the same for the use of other Naval or Military Officers, serving other officers,
in like manner in the said Colony, or adjoining seas, the same shall be

forfeited and liable to seizure accordingly.

ALEX. McLEAY, SPEAKER.

Passed the Legislative Council, this In the name, and on the behalf nineteenth day of June, One thou- of Her Majesty, I assent to sand eight hundred and forty-four. this Act.

GEORGE GIPPS, GOVERNOR.

WM. MACPHERSON, CLERK OF THE COUNCIL.

## No. XXIX.

An Act to further amend and continue for a limited time, an Act, intituled "An Act for regulating the "constitution of Juries, and for the trial of issues, in " certain cases, in the Supreme Court of New South [19th June, 1844.] " Wales."

THEREAS an Act of the Governor and Council of New South Preamble. Wales was passed in the second year of the reign of His late Majesty King William the Fourth, intituled, "An Act for regulating 2 wm. IV., "the constitution of Juries, and for the trial of issues in certain cases, No. 3. " in the Supreme Court of New South Wales," which said Act was, by a certain other Act of the said Governor and Council, passed in the fourth year of the reign of His said Majesty, intituled, "An Act to 4 wm. 1v., " continue for a limited time, an Act of the Governor and Council of No. 12. "New South Wales, intituled, "An Act for regulating the constitution " of Juries, and for the trial of issues in certain cases, in the Supreme "Court of New South Wales, and to make further provision for trial "by Jury in criminal cases in the said Colony," continued until the thirtieth day of June, one thousand eight hundred and thirty-five; and whereas the said first recited Act was, by a certain other Act of the said Governor and Council, passed in the fifth year of the reign of His said Majesty

5 wm. IV., Majesty, further continued until the thirtieth day of June, one thousand eight hundred and thirty-six; and whereas the said first recited Act was, No. 25. by a certain other Act of the said Governor and Council, passed in the 6 wm. IV. sixth year of the reign of His said Majesty, further continued until the thirtieth day of June, one thousand eight hundred and thirty-seven; and No. 15. whereas the said first recited Act was, by a certain other Act of the said Governor and Council, passed in the seventh year of the reign of His said Majesty, further continued until the thirtieth day of June, one thousand 7 Wm. IV., No. 9. eight hundred and thirty-eight; and whereas the said first recited Act was, by a certain other Act of the said Governor and Council, passed in 1 Vic., No. 1. the first year of the reign of Her present Majesty Queen Victoria, further continued until the thirtieth day of June, one thousand eight hundred and forty; and whereas the said first recited was, by a certain other Act of the said Governor and Council, passed in the third year of the reign of 3 Vic., No. Her present Majesty Queen Victoria, further continued until the thirtieth day of June, one thousand eight hundred and forty-two; and whereas the said first recited Act was, by a certain other Act of the said Governor Vic., No. and Council, passed in the fifth year of the reign of Her said Majesty, further continued until the thirtieth day of June, one thousand eight hundred and forty-four; and whereas it is expedient further to continue the said first recited Act, (except so much thereof as is hereafter repealed.) for the term hereinafter provided: Be it therefore enacted by His Excellency the Governor of New South Wales, with the advice and consent of the Legislative Council thereof, That the said first recited Act as 2 wm. IV., altered and amended by any of the Acts herein recited, and except so No. 3, continued thereof as is hereafter repealed or amended, shall be, and the same until the s June, is hereby continued in force for two years from and after the said thirtieth day of June, one thousand eight hundred and forty-four.

1846.

II. And whereas, by the said first recited Act, it is enacted, That a to be affixed copy of the jury lists made out in the manner directed by the said Act shall to the doors be affixed within the time therein mentioned, to the principal doors of public worship the court houses, and also to the door of every public place of religious in certain worship, within the said towns therein mentioned; and whereas it is the doors only expedient to discontinue the affixing of copies of the said lists on places of courts of pustice and po of religious worship, and to make further provision for the affixing of such copies: Be it enacted, That from and after the passing of this Act, so much of the said first recited Act as relates to the affixing of the said copies on the principal doors of the court houses, and the principal door of every public place of religious worship within the said towns mentioned in the said first recited Act, be and the same is hereby repealed, and instead thereof, that from and after the passing of this Act, the said superintendents and magistrates in the said first recited Act mentioned, or such other persons as by any Act or Acts may hereafter be, or have been appointed to perform the duties, or stand in the place of the said superintendents and magistrates, for the purposes of the said first recited Act, shall respectively cause a copy of the said lists which shall be made out in the manner directed by the said Act, to be within three days after the same shall be prepared, affixed to the principal doors of the court houses, and also to the principal doors of the Police Offices within the said towns respectively, in the said first recited Act mentioned: Provided that nothing herein contained shall affect or render invalid any thing which, after the passing of this Act may require to be done, as regards the affixing of the said copies in pursuance of the said first recited Act, before the provisions of this Act can come into operation.

III. And whereas by the said first recited Act, certain allowances 2 Wm. IV., No. 3, s. 19. are authorised to be made to Jurors for the trial of Civil Issues in the 4, Wm. 4., No. Supreme Court of New South Wales, and by the said recited Act passed 12, s. s. 10 & in the fourth year of the reign of His said late Majesty, the same allowances are authorised to be made to Jurors for the trial of Criminal Issues in the said Supreme Court, and in Courts of General Quarter Penning the Sessions; and whereas it is expedient to alter the said allowances in allowance be made to manner hereinafter mentioned: Be it enacted, That every Juror who Common Ju-shall, in pursuance of any summons duly issued, attend the said Supreme Court.

Court, or any Circuit Court, or any Court of General Quarter Sessions within the said Colony, shall, in lieu of the allowances authorised by the said recited Acts, be entitled to receive for every day during his attendance upon any such Court, a compensation for his expenses at the following rates, that is to say, if such person shall reside within the Town where the Court is held, or within five miles of such Court, the sum of two shillings and eight-pence; and if such Juror shall reside at the distance of more than five miles from such Court, the sum of five shillings for every day such Juror shall be so in attendance, and the further sum of sixpence per mile for every mile beyond five miles he may reside from such Court: Provided, however, that in all cases in which there may be a regular steam conveyance, or the passage may be Proviso as to made wholly or in part by water, the allowance for such portion of the water. journey as shall, or might have been performed by water, shall be limited Not to affect to the actual amount of the steerage or cabin passage money payable ac- allowances to cording to the station in life of the Juror: Provided further, that nothing Special Jurors. herein contained shall be deemed to alter the allowances to which Special 2 wm. IV., Jurors are entitled under the provisions of the said first recited Act.

IV. And be it enacted, That this Act may be altered or amended Act may be

during the present Session.

altered or amended.

## ALEX. McLEAY,

SPEAKER.

Passed the Legislative Council, this \ In the name, and on the behalf nineteenth day of June, One thouof Her Majesty, I assent to sand eight hundred and forty-four. this Act.

GEORGE GIPPS,

GOVERNOR.

WM. MACPHERSON.

CLERK OF THE COUNCIL.