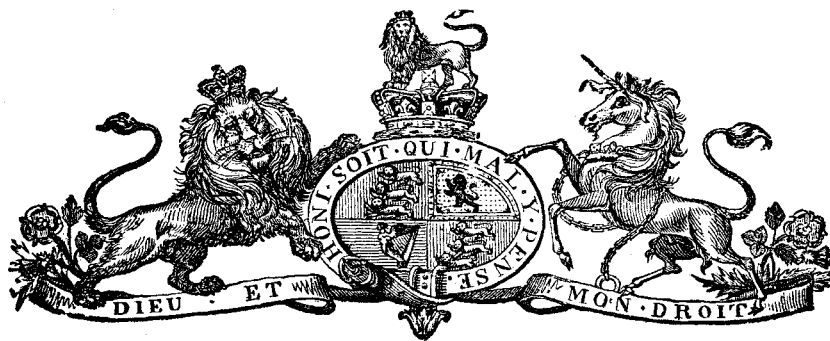


T A S M A N I A.



1863.

ANNO VICESIMO-SEPTIMO

VICTORIÆ REGINÆ,

No. 32.



AN ACT to further amend *The Licensing Act*.
[18 September, 1863.]

WHEREAS it is expedient to further amend *The Licensing Act*: 21 Vict. No. 39.
Be it therefore enacted by His Excellency the Governor of *Tasmania*,
by and with the advice and consent of the Legislative Council and House
of Assembly, in Parliament assembled, as follows:—

1 When the holder of any Public-house Licence is about to remove from his Licensed House, any Two Justices of the Peace in Petty Sessions assembled may, if they see fit, grant to the incoming tenant permission to continue to sell Liquor under the provisions of the said Licence until the next Licensing Meeting; and the person obtaining such permission shall be deemed to be duly Licensed until such next Licensing Meeting.

Justices may grant permission to incoming tenant to sell Liquor until next Licensing Meeting.

2 In case any Public-house is destroyed or damaged by fire or any other cause, it shall be lawful for any Two Justices of the Peace in Petty Sessions assembled, if they see fit, to grant to the holder of the Licence of such Public-house permission in writing under their hands to continue to sell Liquor under his said Licence at any house having the accommodation required by Law, and situate as nearly as may be to the site of the Public-house which is so destroyed or damaged by fire or any other cause, until the next Quarterly Licensing Meeting, or until the next Quarterly Licensing Meeting but One in case such Public-house is destroyed or damaged by fire or any other cause within Twenty-one

Where Public-house is burnt, &c. holder of Licence may, with approval of Justices, continue to sell Liquor at another house until next Licensing Meeting.

days before such next Quarterly Licensing Meeting; and at such next Quarterly Meeting, or at such next Quarterly Licensing Meeting but One after any such house is destroyed or damaged by fire or any other cause, the holder of such Licence may make application for permission to continue to sell Liquor, during the continuance of the said Licence, at any house having such accommodation and so situate as aforesaid; and the Justices assembled at such Quarterly Licensing Meeting are hereby empowered, if they see fit, to grant such application; and when any such application is granted by such Meeting, a Certificate, under the hands of Two of the Justices present, that the same has been so granted, shall be given to the holder of such Licence without payment of any fee: Provided that any such permission to sell shall only continue till the house that is destroyed or damaged by fire or any other cause is rebuilt or repaired.

Permission only to continue until house rebuilt.

Meaning of Public-house Licence.

3 Public-house Licence shall mean a Licence to sell Liquor in any quantity in any house mentioned in such Licence, and in any Bonding Warehouse any quantity not less than Seven quarts of any kind of Liquor delivered at any one time.

Repeal of Sect. 54 of Act 21 Vict. No. 39.

4 Section 54 of Act 21 *Vict.* No. 39, is hereby repealed, except so far as existing Licences are authorised thereby.

Acts to be read together.

5 This Act, and *The Licensing Act*, and *The Licensing Amendment Act*, shall be read and construed together as one and the same Act.

Short title.

6 In referring to this Act it shall be sufficient to use the expression *The Licensing Amendment Act, No. 2*.