

No. VII.

LICENSED PUBLICANS. An Act to amend an Act intituled “ *An Act for consolidating and amending the Laws relating to the licensing of Public-houses and for further regulating the sale and consumption of fermented and spirituous Liquors in New South Wales.*” [15th November, 1843.]

Preamble. **W**HEREAS an Act of His Excellency the Governor of New South Wales with the advice of the Legislative Council thereof was made and passed in the second year of the reign of Her present Majesty Queen Victoria intituled “ *An Act for consolidating and amending the Laws relating to the licensing of Public-houses and for further regulating the sale and consumption of fermented and spirituous Liquors in New South Wales*” and whereas by the said recited Act any grower or maker of wines from grapes the produce of the said Colony or its Dependencies who should dispose of the same in any quantity less than ten gallons was and is excepted from the operation thereof and whereas it is expedient that such exception should be rendered more extensive Be it therefore enacted by His Excellency the Governor of New South Wales with the advice and consent of the Legislative Council thereof That from and after the passing of this Act nothing in the said recited Act contained shall be construed to prevent any grower or maker of wines from grapes the produce of the said Colony or its Dependencies from disposing of the same in any quantity not less than two gallons nor shall any such grower or maker of wines be thereby disqualified from acting as a Justice of the Peace under the provisions of the said recited Act anything in the said recited Act to the contrary notwithstanding.

2 Victoria No. 18.

Exempting from operation of said Act the makers of wine from Colonial grapes disposing thereof in quantities of not less than two gallons and qualifying Justices to act who may be makers of such wine.