

No. XLI.

An Act to enable the Governor of the Colony PETTY SESSIONS.
to cancel appointments of places for holding
Courts of Petty Sessions. [15th June, 1848.]

WHEREAS by an Act made and passed in the third year of the Preamble.
reign of His late Majesty King William the Fourth intituled
“ *An Act to consolidate and amend the Laws for the transportation and* 3 Wil. IV. No. 3.
“ *punishment of Offenders in New South Wales and for defining the*
“ *respective powers and authorities of General Quarter Sessions and*
“ *of Petty Sessions and for determining the places at which the same*
“ *shall be holden and for the better regulating the summary jurisdiction*
“ *of Justices of the Peace and for repealing certain Laws and*
“ *Ordinances relating thereto*” it was enacted that it should and
might be lawful for the Governor for the time being by any notice
published in the *Government Gazette* to appoint places at which Petty
Sessions should be holden And whereas doubts have arisen as to the
power of the Governor to cancel as occasion may require any such
appointments as have or at any time shall have been made and it is
expedient to remove such doubts Be it therefore declared and enacted
by His Excellency the Governor of New South Wales with the advice
and consent of the Legislative Council thereof That it shall and may
be lawful for the Governor for the time being of the said Colony by
any notice to be published in the *Government Gazette* to cancel the
appointment of any place which has been or shall at any time here-
after be appointed as a place at which Petty Sessions shall be holden
and thereupon such place shall thenceforth cease to be a place for
holding such Courts. Governor may cancel
appointments of
places at which Petty
Sessions may be
holden.