#### THE TOWNS AND COMMUNITIES ACT

#### ARRANGEMENT OF SECTIONS

- 1. Short title.
- Interpretation.
- 3. What not to be done in thoroughfares or highways.
- 4. Constable may apprehend parties offending on view, etc.
- 5. Exposing goods for sale in thoroughfares, etc.

Laying timber, etc., in thoroughfares.

Beating mats in thoroughfares.

Emptying privies at improper hours, etc.

Pigsties.

Exposing goods for sale on piazzas without owner's consent, etc.

Negligent use of fire.

Disturbing public worship.

Penalty.

- 6. Riotous behaviour in public place while drunk.
- Drunk and disorderly persons may be apprehended.
- 8. Persons found drunk in streets.
- Offences which upon second conviction may be visited with increase of punishment.
- 10. Conviction to be kept among records of court.
- 11. Noisy and disorderly conduct in public places.
- Penalty for failure to desist from making noises in certain circumstances.
- 13. Discharging cannon in town.
- 14. Street musicians, etc.
- 15. Mad dogs.
- 16. Restrictions on the opening of places of business on certain days.
- 17. Special power of opening wharves.
- 18. Goods not to be exposed for sale on Sunday, etc.
- 19. Power to Justice to order disorderly house to be entered.
- Idle and disorderly persons assembled in public places.

- 21. Power to two Justices to hear and determine charge.
- 22. Power to two Justices to hear and determine charge.
- 23. Constables may apprehend on view.
- 24. Parties apprehended must be taken before Justice, etc.
- Horse or carriage in charge of person apprehended to be taken care of.
- 26. Person causing hurt or damage while committing offence.
- 27. Offence where no special penalty provided.
- 28. Summons to party charged.
- 29. Default in payment of penalty, etc.
- 30. Costs.
- 31. Within what time prosecutions to commence.
- 32. When Justices may abstain from adjudicating.

### THE TOWNS AND COMMUNITIES ACT

Cap. 384. Law 3 of 1961. Acts 35 of 1963, 54 of 1964, 13 of 1985 S.18.

[1843.]

1. This Act may be cited as the Towns and Communities Short title.

Act.

### 2. In this Act—

Interpreta-

"carriage" shall be deemed and taken to mean any waggon, wain, sledge, truck, cart, dray, carriage, chaise, or any other description of wheel carriage drawn by horses, cattle, or any kind of animals, or without animals;

"town" shall comprehend all cities and villages;

"public place" in section 11 shall mean and include and apply to every road, street, footpath, footway, court, square, lane, alley, or thoroughfare of a public nature opened to or used by the public as of right, and to every place of public resort so opened or used.

The words "public place" also include any-

public building, park, garden, reserve, or other place of public recreation or resort;

railway station, platform, or carriage;

public wharf, pier or jetty;

passenger ship, or boat plying for hire;

church, chapel, or other building where divine service is being publicly held;

public hall, theatre or room in which any entertainment is being held or performed;

market;

open bar in any premises licensed under the Statutes regulating the sale of spirits;

auction room, or place, while a sale by auction is then proceeding;

race course, cricket ground, or other such place, to which the public have access free, or on payment of any entrance money.

What not to be done in thoroughfares or highways.

# 3. Every person who—

- (a) shall, in any thoroughfare in any town, or on any highway, feed or fodder any horse or other animal, or show any caravan containing any animal, or any other show or public entertainment, or shoe, bleed, or farry any horse or animal (except in cases of accident), or exercise, train, or break any horse or animal, or clean, make, or repair any part of any cart or carriage, except in cases of accident where repair on the spot is necessary;
- (b) shall, in any thoroughfare in any town, turn loose any horse or cattle, or suffer to be at large any unmuzzled ferocious dog, or shall, in any place, wilfully set on or urge any dog or other animal to attack, worry, or put in fear any person, horse, or other animal;
- (c) shall, by negligence or ill-usage in driving cattle or any other animal, cause any mischief to be done by such cattle or other animal to any person or property; or who shall, in the driving, care, or management of such cattle or other animal, wantonly or unnecessarily impede or obstruct the free passage of any person along any thoroughfare or highway; and also every person, not being hired or employed to drive such cattle or other animal, who shall wantonly and unlawfully pelt, drive, or hunt, or injure or hurt any such cattle or other animal;
- (d) having the care of any cart or carriage, shall ride on any part thereof, or on the shaft thereof, or on any horse or other animal drawing the same, with-

- out having and holding the reins, or who shall be at such a distance from such cart or carriage as not to have the complete control over every horse or other animal drawing the same;
- (e) shall, in any thoroughfare in any town, ride or drive furiously, or on any thoroughfare or highway ride or drive so as to endanger the life or limb of any person, or to the common danger of the passengers therein;
- (f) shall, in any thoroughfare cause any carriage, with or without horses or other animals, to stand longer than may be necessary for loading or unloading, or for taking up or setting down passengers, excepting carriages standing for hire in any place allowed by competent authority; or who, by means of any carriage, or any horse or other animal, shall wilfully interrupt any public crossing or wilfully cause any obstruction in any thoroughfare or highway;
- (g) shall lead or ride any horse or other animal, or draw or drive any carriage upon any footway, or fasten any horse or other animal so that it may stand across, or upon, or impede any footway; and every person who shall, along any thoroughfare or highway, in, or on any carriage, carry or convey any timber, lumber, iron, or thing made of any material whatsoever in such manner as that the same or any part thereof shall extend across the carriage two feet beyond the wheels;
- (h) shall roll or carry any cask, tub, hoop, or wheel or any ladder, plank, pole, or placard upon any footway, except for the purpose of loading or unloading any cart or carriage, or of crossing the footway, or for the performance of any immediate

- or indispensable work, or for the repair of any building otherwise than under the regulations hereinafter mentioned;
- (i) after being made acquainted with the regulations or directions made by competent authority for regulating the route of horses, carriages and persons during the time of divine service, or at any other time, through any of the towns of this Island, shall wilfully disregard or not conform himself thereunto;
- (j) shall, without the consent of the owner or occupier affix any bill or other paper against or upon any building, wall, fence, or pale, or write upon, soil, deface, or mark any such building, wall, fence, or pale in any other way whatsoever;
- (k) shall, in any thoroughfare or public place, indecently expose his or her person;
- (1) shall sell or distribute, or offer for sale or distribution, or shall mark on any fence, wall or any building. any obscene figure, drawing, painting, or representation, or sing any profane, indecent or obscene song or ballad, or write or draw any indecent or obscene word, figure, or representation, or use any profane, indecent or obscene language;
- (m) shall use any threatening, or abusive and calumnious language to any other person publicly, as shall tend to provoke a breach of the peace; or shall use such language, accompanied by such behaviour to any person publicly, as shall tend to a breach of the peace;
- (n) shall, in the streets, lanes, or squares of any town or in any thoroughfare or highway, wantonly discharge any fire-arms, or make any bonfire or throw or set fire to any firework; or who, to the danger and annoyance of any passenger or

inhabitant, shall throw or discharge any stone or other missile, or who shall fly any kite, or play any game;

- (o) shall wilfully and wantonly disturb any inhabitant by pulling or ringing any door-bell, or knocking at any door, without lawful excuse, or who shall wilfully and unlawfully extinguish the light of any lamp, or shall unlawfully enter into any dwellinghouse, building, or premises to the annoyance of any person therein;
- (p) in any thoroughfare in any town, or in any highway, shall tyre any wheel, or burn, dress, or cleanse any hoop, or cleanse, fire, wash, or scald any cask or tub, or shall wilfully make any fire on or in any prohibited place;
- (q) shall burn any wood, shavings, rubbish, or sweepings in any street, lane or road;
- (r) shall loiter in any public place and solicit any person for the purpose of prostitution, shall be guilty of an offence and shall be liable to a penalty not exceeding four dollars.
- 4. It shall be lawful for any constable to take into Constable custody, without warrant, any person who shall commit hend any of the offences hereinbefore mentioned within view of parties any such constable; and in like manner, when the offender on view, is unknown, without warrant to take into custody any such offender who shall be charged by any other credible person with recently committing any of the said offences, though not committed within view of such constable, but within view of the person making such charge.

Exposing goods for sale in thoroughfares, etc.

# 5. Every person who—

(a) in any highway or thoroughfare in any town, shall to the annoyance of the inhabitants or passengers, expose for sale or show, except in a market or place lawfully appointed for that purpose, any goods, wares, and merchandise, or any animal; or clean or dress any animal; or hew, saw, bore or cut any timber or stone; or slack, sift, or screen any lime; or make or dress up or paint any article or material; or wash or cleanse any utensil whatsoever; or wash, or hang up, or spread any clothes or linen; provided a complaint be made by any inhabitant residing near the place where the offence shall be committed;

Laying timber, etc., in thoroughfares. (b) shall throw or lay in any thoroughfare any coals, stones, slates, shells, lime, bricks, timber, iron, or other materials (except building materials, or rubbish thereby occasioned, which shall be placed or enclosed so as to prevent any mischief happening to passengers);

Beating mats in thoroughfares. (c) in any thoroughfare, shall beat or shake any carpet, rug, or mat (except door mats, before the hour of eight in the morning), or cause any offensive matter to run from any manufactory, slaughter-house, butcher's yard, or dunghill, into any thoroughfare, or any uncovered place, whether or not surrounded by a wall or fence; but it shall not be deemed an offence to lay sand, litter, or other materials in any thoroughfare in case of sickness to prevent noise, if the party laying any such things shall cause them to be removed as soon as the occasion for them shall cease;

Emptying privies at improper hours, etc. (d) shall empty, or begin to empty, any privy between the hours of four in the morning and ten at night, or remove along any thoroughfare any night soil or other offensive matter between the hours of four in the morning and ten in the evening, or who shall wilfully or carelessly slop or spill any such offensive matter in the removal thereof, or who shall not carefully sweep and clean every place in which any such offensive matter shall have been placed, slopped, or spilled; or discharge, or allow to run from their premises any putrid or noxious water, or other offensive matter or thing whatsoever, into any street, lane, or thoroughfare, or into any other place or premises in the occupation of any other person;

(e) shall keep any pigsty to the front of any thorough- Pigsties. fare within any town, not being shut out from such thoroughfare by a sufficient wall or fence, or who shall keep any swine in or near any street, or in any dwelling, so as to be a common nuisance;

- (f) shall expose anything for sale in any private piazza Exposing or public place, unless with the consent of the goods for owner or other person authorized to give such piazzas consent, or upon, or so as to hang over, any owner's carriageway or footway, or on the outside of any house or shop, or who shall set up, or continue any pole, blind, awning, line, or any other projection from any window, parapet, or other part of any house, shop, or other building, so as to cause any annoyance or obstruction to the inhabitants or passengers in any thoroughfare, except in case of sickness to prevent noise, or accident in repairing any building, provided the same be removed as soon as the occasion shall cease;
- (g) shall, by the negligent use or management of fire Negligent in improper places, damage any property, or use of tire. injure any person;

Disturbing public worship. (h) shall wilfully disturb any meeting or assembly, or any congregation assembled for religious worship, or for any religious service or rite in any burial ground, or disturb or molest any person thereat,

Penalty.

shall be guilty of an offence and shall be liable to a penalty not exceeding four dollars.

Riotous behaviour in public place while drunk. 6. Every person who, in any thoroughfare, while drunk, shall be guilty of any riotous or indecent behaviour in any public place, shall be liable on summary conviction to a penalty not exceeding six dollars for every such offence, or to imprisonment for a term not exceeding ten days.

Drunk and disorderly persons may be apprehended. 7. It shall be lawful for any constable to take into custody, without a warrant, all drunken, loose, and disorderly persons whom he shall find disturbing the public peace, or disturbing any inhabitant or passenger, and all persons whom he shall find between the hours of nine at night and six in the morning lying or loitering in any highway, piazza, or other open place, and not giving a satisfactory account of themselves. All such persons shall be guilty of an offence against this Act.

Persons found drunk in streets. 8. Every person who, in any town, shall be found drunk lying about the streets or other public places therein, or in any piazza, open or enclosed, shall be deemed to have committed an offence, and shall on conviction, be liable to a fine not exceeding four dollars; and, in default of payment, to imprisonment for not more than ten days.

Offences
which upon
second conviction may
be visited
with
increase of
punishment.

9. Every person who shall commit any of the following offences shall be liable upon a second or any subsequent summary conviction to a penalty not exceeding six dollars; or to imprisonment with or without hard labour, for a period not exceeding thirty days—

- (a) every person who shall, in any thoroughfare, or in any town, ride or drive furiously, or, in any thoroughfare or highway, ride or drive so as to endanger the life or limb of any person, or to the common danger of the passengers therein;
- (b) every person who shall, in any thoroughfare or public place, indecently expose his or her person;
- (c) every person who shall make on any fence, wall or other building, any obscene figure, drawing, painting, or representation, or sing any profane, indecent, or obscene song or ballad, or write or draw any indecent or obscene word, figure, or representation, or use any profane, indecent or obscene language publicly;
- (d) every person who, in any thoroughfare, while drunk, shall be guilty of any riotous or indecent behaviour in any public place;
- (e) every person, who, in any town, shall be found drunk, lying about the streets or other public places therein, or in any piazza, open or enclosed.

10. Every Justice, before whom any person shall be Conviction convicted of the offences enumerated in section 9 shall sign to be kept the record of such conviction which shall be kept by the records of proper officer among the records of the court; and, upon any information against any person for a subsequent offence, committed as hereinbefore mentioned, such conviction, or an examined copy thereof, certified by the Clerk of the Court, shall be sufficient evidence to prove a conviction for the former offence; and the conviction shall be presumed to have been unappealed against, until the contrary be shown.

Noisy and disorderly conduct in public places. 11. Every person who shall, in any town, or in any public place, conduct himself in a noisy and disorderly manner, to the disturbance of peace and good order, or to the annoyance, discomfort, or obstruction of members of the public, shall be deemed violators of the public peace, and on conviction shall be liable to a penalty not exceeding four dollars, or to imprisonment for a period not exceeding thirty days, or in default of payment of any pecuniary penalty to imprisonment with or without hard labour for a period not exceeding thirty days.

Penalty for failure to desist from making noises in certain circumstances.

54/1964 S. 2 (a).

- 12.—(1) Subject to the provisions of subsection (5) every person who sings, or sounds or plays upon any musical or noisy instrument or operates or causes or permits to be operated any loudspeaker, amplifier, microphone, gramophone or other instrument of a similar nature—
  - (a) between the hours of 6 o'clock in the morning and 9.30 o'clock in the evening in any public place or in or in connection with any shop or business or other premises to which the public are admitted or in any other premises of any kind; or
  - (b) between the hours of 9.30 o'clock in the evening and 6 o'clock in the morning in the vicinity of any house or any other inhabited premises,

after having been required by the occupant or any inmate of any house or office or other premises or by a constable to desist from making the sounds or noises caused by such singing or such instrument because such sounds or noises are audible beyond a distance of one hundred yards from the source thereof or on account of the serious illness of any person or for any other reasonable cause, shall be guilty of an offence against this section and a constable may seize and detain for so long only as may be necessary for the purposes of any investigation, trial or inquiry any instrument by means of which the offence was committed.

- (2) The occupier of any premises upon which any contravention of subsection (1) takes place shall be guilty of an offence against this section unless he proves affirmatively either—
  - (a) that he was not present upon the premises at the time of the contravention; or
  - (b) that he took all reasonable steps to prevent the contravention of subsection (1).
- (3) No prosecution under this section shall be commenced against any person without the written consent being first had and obtained of the Clerk of the Courts for the parish in which the offence is alleged to have been committed.
- (4) Every person who is guilty of an offence against 3/1961 S. 3 (e). this section shall be liable on summary conviction to a fine not exceeding fifty dollars and in default of payment thereof 54/1964 S. 2 (b). to imprisonment for a period not exceeding two months and upon a subsequent conviction for a similar charge to a fine not exceeding one hundred dollars and in default of payment thereof to imprisonment for a period not exceeding three months.
- (5) Nothing in this section shall apply to anything 54/1964 done at and in the course of any political meeting. 52/1964
- (6) In this section "political meeting" means any 54/1964 assembly or gathering of persons—

  S. 2 (c).
  - (a) convened by—
    - (i) a member of Parliament; or
    - (ii) a member of a Parish Council or a Councillor of the Kingston and Saint Andrew Corporation; or
    - (iii) a political party or any member of a political party,

for the purpose of the transaction of matters of

public interest or for the discussion of such matters or for the purpose of the expression of views upon such matters; or

### (b) convened—

- (i) for the purpose of furthering or criticizing the aims, objects, action or programme of any political party; or
- (ii) for the purpose of supporting or opposing the candidature of any individual as against any other or others at an election for a member of Parliament or a member of a Parish Council or a Councillor of the Kingston and St. Andrew Corporation,

and if any speaker at any meeting held as aforesaid refers to or discusses the aims, objects, action or programme of any political party or the candidature of any individual at such election such meeting shall, until the contrary is proved, be deemed to be a political meeting.

Discharging, cannon in town. 13. Every person other than a person acting in obedience to lawful authority who shall discharge any cannon, or other fire-arm of greater calibre than a common fowling-piece, within five hundred yards of any dwelling-house within any town, to the annoyance of any inhabitant thereof, and every person who, after being warned of the annoyance by any inhabitant, shall discharge any such fire-arms, shall be liable to a penalty not exceeding ten dollars.

Street musicians, etc. 14. It shall be lawful for any householder, personally, or by his servant, or by any police constable to require any street-musician, juggler, dancer, actor, or showman, to depart from the neighbourhood of the house of such householder; and every person who shall sound or play upon any musical instrument, or make any other noise or disturbance

in any thoroughfare near any house, after being so required to depart, shall be liable to a penalty not exceeding four dollars.

15. It shall be lawful for any constable to destroy any Mad dogs. dog or other animal reasonably suspected to be in a rabid state, or which has been bitten by any dog or animal reasonably suspected to be in a rabid state; and the owner of any such dog or animal who shall permit the same to go at large after having information or reasonable ground for believing it to be in a rabid state, or to have been bitten by any dog or other animal in a rabid state, shall be liable to a penalty not exceeding ten dollars.

16.—(1) Subject to the provisions of subsections (2), (3), Restrictions (4), (5) and (6) no person shall open any place of business on the opening of places on Sunday, Good Friday or Christmas Day.

(2) Any shop registered as a pharmacy under the 35/1963 provisions of the Pharmacy Act may be open-

- (a) between the hours of eight o'clock in the morning and twelve o'clock midnight on Sunday for the sale of any article;
- (b) between the hours of eight o'clock in the morning and twelve o'clock midnight on Good Friday and Christmas Day for the sale of any drug as defined in the Pharmacy Act:

Provided that no person other than a pharmacist registered under that Act shall be employed in such shop on Good Friday and Christmas Day.

(3) Any shop within the terminal buildings of the Norman Manley International and Sangster International Airports may be open on Sunday.

- (4) Lodging-houses designed for the accommodation of travellers and lodgers and establishments for the sale of motor fuel or oils may be open on Sunday, Good Friday and Christmas Day.
  - (5) Public wharves may be open—
  - (a) on Sunday for the purpose of landing or shipping goods, for the embarkation or disembarkation of passengers, and for the landing and delivery of their baggage, or for permitting the delivery of perishable commodities and urgently needed drugs or medical supplies;
  - (b) on Good Friday and Christmas Day for the disembarkation of passengers and the landing and delivery of baggage carried by passengers in their cabins.
- (6) The following classes of establishments may be open before ten o'clock in the morning and after five o'clock in the afternoon on the days specified in respect of each class, that is to say—
  - (a) establishments for the sale of bread or ice, on Sunday, Good Friday and Christmas Day;
  - (b) public markets, on Sunday;
  - (c) establishments for the printing or publishing of newspapers, on Sunday and Christmas Day.
- (7) Every person who contravenes the provisions of this section shall be guilty of an offence and shall be liable on summary conviction before a Resident Magistrate to a fine not exceeding twenty dollars and in default of payment to imprisonment for a term not exceeding thirty days.

Special power of opening wharves. 35/1963 17. Notwithstanding the provisions of section 16, where it appears to the Minister that special circumstances exist rendering it necessary or expedient that any public wharf should be opened on Sunday, Good Friday or Christmas

Day for the purpose of securing the maintenance of supplies or services essential to the life of the community he may in writing give authority accordingly.

18. Any person who shall, on Sunday, Good Friday, or Goods not Christmas Day, offer or expose for sale any goods, wares to be exposed for or merchandise shall be liable to a penalty not exceeding four dollars for each offence of selling:

Sunday, 35/1963 S. 3 (a).

Provided that nothing in this section shall prevent the sale—

- (a) on Sunday, of articles—
  - (i) in pharmacies;
  - (ii) in shops within the terminal buildings of the Norman Manley International and Sangster International Airports:
  - (iii) in public markets;
- (b) on Sunday, Good Friday and Christmas Day of any drug as defined in the Pharmacy Act, milk, bread, ice, vegetables, grass or motor fuel or oils;
- (c) on Sunday and Christmas Day of newspapers.

19. It shall be lawful for any Justice on complaint of any Power to constable or other person, that any house, room, shop, or Justice to place in any parish of this Island is a place of common disorderly house to be resort for idle and disorderly persons, to order such house, entered. room, shop, or place to be entered by any constable; and it shall be lawful for such constable to take into custody any person or persons gambling in such house, room, or place, and carry him or them before any Justice, who shall hold such person or persons to bail to appear and answer any charge touching such offence that may be brought against him or them; and in default of security, shall commit such person or persons to the common gaol, there to remain until he can be brought before the Justices in Petty Sessions for trial.

Idle and disorderly persons assembled in public places. 20. It shall be lawful for any constable to take into custody any idle and disorderly persons who may, at any time, be found assembled in any thoroughfare, street, lane, or public place, or in front, or about, or in the neighbourhood of any house, wharf, tavern, or other premises, or in any street or other public place in any city or town in this Island, who, upon being desired by such constable to retire or disperse, and leave the place in which they shall have so assembled, shall refuse or neglect immediately to do so, and carry such persons, or any of them, before any Justice, who shall hold them, or any of them, to bail, to appear and answer any charge touching such offence that may be brought against them; and in default of security, he shall remand such persons in custody until they can be brought before the Justices in Petty Sessions for trial.

Power to two Justices to hear and determine charge. 21. It shall be lawful for any two Justices of the parish in which the offence was committed in Petty Session assembled, to hear and determine complaints against parties who have been held to bail or remanded as aforesaid; and upon its being proved to their satisfaction that the parties apprehended as aforesaid are known to be loose and idle, or disorderly persons, and without any visible means of subsistence, either to call upon such persons to find sureties for their good behaviour for three calendar months, in such sum or sums as they may deem sufficient, or to order that such persons be imprisoned with or without hard labour for a period not exceeding thirty days.

Power to two Justices to hear and determine charge. 22. It shall be lawful for any two Justices of the parish in which the offence was committed, in Petty Session assembled, to hear and determine any complaints against the persons offending as aforesaid against the provisions of sections 19 and 20 and upon proof to their satisfaction, that such persons, or any of them, were engaged in gambling,

or were assembled for the purpose of gambling, to commit such persons, and to sentence them to imprisonment with hard labour, for a period not exceeding sixty days:

Provided, that it shall not be necessary to prove, in order to convict such persons or any of them, that they, or any of them, were playing for any money, wager, or stake.

23. It shall be lawful for any constable, and for all persons Constables whom he shall call to his assistance, to take into custody may apprewithout a warrant any person who, within view of any such view. constable, shall offend in any manner against this Act, and whose name and residence shall be unknown to such constable, and cannot by enquiry be ascertained by such constable, but not otherwise, except as to the offences mentioned in section 3

24. Every person taken into custody in the day time for Parties anoffences under the provisions of this Act without warrant prehended must be shall be forthwith taken before some Justice, or, if after taken before Justice, the hour of six o'clock in the evening, shall be delivered into etc. the custody of the sergeant or constable in charge of the nearest constabulary station, in order that such person may be secured until he can be brought before a Justice to be dealt with according to law or, shall give bail for his appearance before a Justice.

25. Whenever any person having charge of any carriage Horse or or horse, or any other animal, or goods or chattels, shall be charge of taken into the custody of any constable under the provi- person apsions of this Act, it shall be lawful for any constable to take be taken charge of such carriage or horse, or such other animal, or goods or chattels and to deposit the same in some place of safe custody until application be made for the same by the owners thereof, or their authorized agents, or until the offender shall be discharged from custody on bail or other-

wise; to be delivered to the party entitled to the same, on payment of all expenses incurred by the keep of such carriage or horse, or other animal.

Person causing hurt or damage while committing offence. 26. Every person who by committing any offence herein forbidden, shall have caused any hurt or damage to any person or property, who shall not upon demand make amends for such hurt or damage to the satisfaction of the person aggrieved, shall, upon conviction for the offence, pay such a sum not exceeding twenty dollars as shall appear to the Justices before whom he shall be convicted to be reasonable amends to the person aggrieved, besides any penalty to which he may be liable for the offence; and the evidence of the person aggrieved shall be admitted in proof of the offence:

Provided always, that, if the person aggrieved shall have been the only witness examined in proof of the offence, the sum ordered as amends shall be paid and applied in the same manner as the penalty.

Offence where no special penalty provided. 27. For every misdemeanour, or other offence against this Act, for which no special penalty is hereinbefore appointed, the offender shall, at the discretion of the Justices before whom the conviction shall take place, either be liable to a penalty not exceeding ten dollars, or be imprisoned for a period not exceeding one calendar month:

Provided always, that nothing herein contained shall be construed to prevent any person from being indicted for any indictable offence made punishable on summary conviction by this Act or to prevent any person from being liable under any other enactment to any other penalty or punishment than is provided for such offence by this Act, so nevertheless that no person be punished twice for the same offence.

28. On any information or compliant made before any Summons to Justice on the oath of any credible witness or informer, it charged. shall be lawful for the Justice to summon the person charged to appear before any two Justices at a reasonable time and place, to be mentioned in the summons, to answer such charge; and if such person shall not appear, the Justices may either proceed to hear and determine the case ex parte, or may issue their warrant for the apprehension of the offender; or the Justice may, in the first instance, in his discretion. issue a warrant without any previous summons.

29. In any case of adjudication of a pecuniary penalty or Default in amends under this Act, and non-payment thereof, either payment of penalty, etc. forthwith or within such time as shall be allowed by the convicting Justices, not exceeding thirty days (and if the said Justices shall give time for such payment, they shall require the defendant to give security to the satisfaction of the said Justices to an amount double the amount of penalty or amends, and costs, for his appearance at the expiration of such time at the place where the Justices hold their Courts then and there to abide the further judgment of the law on non-payment of the amount; and such Justices are hereby empowered to take such security by way of recognizance, which said recognizance if forfeited, shall be estreated in like manner as any other estreated recognizance), it shall be lawful for the said Justices to commit the offender, by warrant under their hands and seals, to imprisonment with or without hard labour, for a term of not more than thirty days, the imprisonment in any case to cease on payment of the sum due; and the costs for the recovery thereof shall be paid to the party entitled to receive the same; the amount of amends shall be paid to the party aggrieved; or, where such amount cannot be so appropriated, the same shall, together with all penalties awarded under this Act, be paid into the Treasury.

Costs.

30. The Justices hearing and determining any compliant under this Act may, in their discretion, allow costs, and enforce payment thereof in the same manner as penalties are by this Act directed to be recovered.

Within what time prosecutions to commence. 31. The prosecution for every offence punishable on summary conviction by this Act shall be commenced within three calendar months after the commission of the offence, and not otherwise.

When Justices may abstain from adjudicating. 32. In case the Justices shall find any misdemeanour complained of under this Act to have been accompanied by any felonious intent, or otherwise in their discretion shall consider the same ought to be prosecuted by indictment they shall abstain from any adjudication thereupon, and shall deal with the case in all respects in the same manner as if this Act had not been passed.