

ANALYSIS

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Title.

- indictable offences.
- 3. Summary jurisdiction of Justices of the Peace in respect of certain indictable offences.
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- by jury. 5. Power of Court to decline summary jurisdiction.
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- of Crimes Act 1908.

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1952, No. 41

An Act to extend the jurisdiction of Magistrates and Title. Justices of the Peace in relation to the summary trial of indictable offences, and to make better provision with respect thereto.

[22 October 1952

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows:—

1. (1) This Act may be cited as the Summary short Title Jurisdiction Act 1952.

(2) This Act shall come into force on the first day of January, nineteen hundred and fifty-three.

and commencement. Summary jurisdiction of Magistrates in respect of certain indictable offences.

Cf. Justices of the Peace Act 1927, No. 37, ss. 187, 188 (1), 195 (Reprint of Statutes, Vol. II, p. 404)

See Reprint of Statutes, Vol. II, p. 288

Ibid., p. 289

jurisdiction of Justices of the Peace in respect of certain indictable offences.

Summary

Cf. 1927, No. 37, ss. 187, 234, 238, 250

- 2. (1) Subject to the provisions of this Act, every Magistrate shall have summary jurisdiction in respect of the indictable offences described in the enactments specified in the First Schedule to this Act, and proceedings in respect of any such offence may accordingly be taken in a summary way in accordance with this Act.
- (2) Subject to the provisions of this Act, every Magistrate shall have summary jurisdiction in respect of the following indictable offences, and proceedings in respect of any such offence may accordingly be taken in a summary way in accordance with this Act, namely:—
 - (a) Conspiring to commit any indictable offence to which subsection one of this section applies (being a conspiracy to which section three hundred and forty-seven or, as the case may be, section three hundred and forty-eight of the Crimes Act 1908 applies):
 - (b) Attempting to commit any indictable offence to which subsection one of this section applies, or inciting or attempting to incite any person to commit any such offence (being an attempt or incitement to which section three hundred and forty-nine or, as the case may be, section three hundred and fifty or section three hundred and fifty-one of the Crimes Act 1908 applies):
 - (c) Being accessory after the fact to any indictable offence to which subsection one of this section applies (being any case to which section three hundred and fifty-two or, as the case may be, section three hundred and fifty-three of the Crimes Act 1908 applies).
- 3. (1) Subject to the provisions of this Act, and without limiting the jurisdiction of any Magistrate under section two thereof, any two or more Justices of the Peace shall have summary jurisdiction in respect of any of the indictable offences specified in subsection two of this section, and proceedings in respect of any such offence may accordingly be taken in a summary way in accordance with this Act, if the offence is alleged to have been committed in respect of any thing that is capable of being stolen and if the value of that thing does not exceed twenty pounds.

- (2) The indictable offences to which subsection one of this section relates are-
 - (a) Theft (being a theft to which paragraph (e) or See Reprint paragraph (f) of section two hundred and of Statutes, vol. II, forty-seven of the Crimes Act 1908 applies):

(b) Attempting to commit any such theft as aforesaid (being an attempt to which section three Ibid., p. 289 hundred and fifty of the said Act applies):

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(c) Receiving anything stolen (being an offence to which section two hundred and eighty-four of Ibid., p. 265 the said Act applies).

4. Before proceeding to deal summarily under this Right of Act with any indictable offence which, on indictment, accused to would be punishable by imprisonment for a term exceed-by jury. ing three months, the Court shall give to the person Cf. 1927, No. 37, ss. 188 charged the right to claim to be tried by a jury, and (2), 238 (2) for that purpose the provisions of section one hundred 1948, No. 20, and twenty-four of the Justices of the Peace Act 1927 s. 2 (2) (c), (3) (c) shall, with the necessary modifications, apply.

See Reprint of Statutes, Vol. II, p. 385

- 5. (1) Where any summary prosecution is com- Power of menced under this Act, the Court may, at any time during the hearing, decline to deal summarily with the summary offence, and may endorse on the information a certificate to that effect.
 - jurisdiction. Cf. 1927, No. 37, ss. 188 (1), 238 (1)

Court to

- (2) Any Court declining under this Act to deal summarily with an offence shall thereupon deal with the case in all respects as if the accused were charged s.2(2)(b), with an indictable offence not punishable on summary conviction under this Act.
 - of certain provisions of Crimes Act 1908.
- 6. (1) The following provisions of the Crimes Act Application 1908 shall, as far as they are applicable and with all necessary modifications, apply to summary proceedings under this Act, namely—

See Reprint of Statutes, Vol. II, p. 182

- (a) Part I (which relates to preliminary matters):
- (b) Sections twenty-four to twenty-six (which relate to the Court's discretion as to punishment):
- (c) Part III (which relates to matters of justification or excuse):
- (d) Part IV (which relates to parties to the commission of offences):

- (e) Such of the provisions of Parts VI to IX as relate to any of the indictable offences to which section two or section three of this Act applies:
- (f) Section three hundred and fifty-five (which relates to the preservation of civil remedies):
- (g) Sections three hundred and fifty-eight to three hundred and sixty (which relate to powers of arrest):
- (h) Sections three hundred and sixty-two and three hundred and sixty-three (which require the leave of the Attorney-General for prosecutions in certain cases):
- (i) Section three hundred and sixty-five (which relates to search warrants):
- (j) Section three hundred and sixty-eight (which relates to bail):
- (k) Sections four hundred and two to four hundred and five (which relate to special pleas):
- (1) Section four hundred and forty-nine (which relates to the power of the Court to order payment of costs and compensation):
- (m) Section four hundred and fifty-one (which relates to the restitution of property).
- (2) For the purposes of this Act, the question whether or not any person may be arrested without warrant under the said sections three hundred and fifty-eight to three hundred and sixty, or whether any person is bailable as of right or at discretion under the said section three hundred and sixty-eight, shall be determined in accordance with those sections as if the offence were not punishable on summary conviction under this Act.
- (3) In the application of any of the aforesaid provisions of the Crimes Act 1908, all references to the jury shall, for the purposes of this Act, be deemed to be references to the Court exercising jurisdiction under this Act.
- 7. (1) Subject to the provisions of this Act, where any person is summarily convicted by a Magistrate under this Act, the Magistrate may sentence him—
 - (a) To imprisonment for a term not exceeding three years; or
 - (b) To pay a fine not exceeding two hundred pounds.

Maximum penalty on summary conviction under this Act. Cf. 1927, No. 37, s. 188 (1)

- (2) Subject to the provisions of this section, where cf. 1927, No. 37, any person is summarily convicted by Justices under s. 238 (1) this Act, the Justices may sentence him-
 - (a) To imprisonment for a term not exceeding six months: or
 - (b) To pay a fine not exceeding fifty pounds.
- (3) Notwithstanding anything in subsection one or subsection two of this section, no person shall be sentenced under this Act-
 - (a) To a term of imprisonment exceeding the maximum term of imprisonment that could have been imposed if he had been convicted of the same offence on indictment:
 - (b) To pay a fine exceeding in amount the maximum fine that could have been imposed if he had heen convicted of the same offence on indictment:
 - (c) To a term of imprisonment if, on conviction of the same offence on indictment, he could not have been sentenced to imprisonment.

8. Where any person-

(a) Is summarily convicted under this Act of the restitution theft of any property, or of receiving any property or property dishonestly obtained or of having payment of its value. obtained or procured any property by means Cf. ibid., 8, 243 of any false pretence; or

(b) Is charged under this Act with any such offence as aforesaid and the case is dismissed by the Court hearing it as being of so trivial a nature as to be unfit for prosecution, but in the opinion of the Court that person has been proved guilty of the offence.—

the Court may order that person to restore the property forthwith to the owner thereof or his representatives, and in default of such restitution as aforesaid to pay to the owner or his representatives such sum as in the opinion of the Court is equivalent to the value of the property, or may in any case order that person to pay to the owner or his representatives such sum as aforesaid.

9. Proceedings for the summary trial of indictable Procedure. offences under this Act shall be commenced by way of Cf. ibid., information as for a matter determinable summarily, in accordance with Part II of the Justices of the Peace s. 2 (1)

Order for

No. 411

Time for commencement of summary prosecution. Cf. 1927, No. 37, s. 190

Proceedings not to be questioned for want of form.

Cf. ibid., s. 260

Other jurisdictions and powers not affected. Cf. ibid., ss. 186 (2), 261

See Reprint of Statutes, Vol. II, p. 388 Act 1927, and the provisions of that Act, except section fifty thereof, and except where inconsistent with the provisions of this Act or of any provisions of the Crimes Act 1908 applied by this Act, shall apply to all such proceedings.

10. Any summary prosecution under this Act may be commenced at any time after the commission of the offence to which it relates, except in any case where a period of limitation is prescribed by any enactment applying to that offence.

11. No summary conviction under this Act, or adjudication made on any appeal therefrom, shall be quashed for want of form or removed by certiorari into the Supreme Court; and no warrant of commitment shall be held void by reason of any defect therein, if it is alleged in the warrant that the party has been convicted and there is a valid conviction to sustain the allegation.

12. (1) Nothing in this Act shall limit in any way—

(a) The right to proceed against any person, otherwise than under this Act, by way of indictment or information in the nature of an indictment:

(b) The jurisdiction and powers of any Magistrate or Justices of the Peace under Part IV of the Justices of the Peace Act 1927 (which relates to charges in respect of indictable offences) where any charge is made against any person under that Part instead of under this Act:

(c) The jurisdiction and powers of the Supreme Court in relation to any indictable offence, or in relation to any offence in respect of which the accused elects to be tried by jury, or in relation to any offence that a Magistrate's Court declines to deal with summarily under this Act:

(d) The jurisdiction and powers of any Magistrate or Justices in respect of any offence for which the offender may be tried in a summary way independently of this Act:

(e) The jurisdiction and powers of any Children's Court under the Child Welfare Act 1925:

(f) The jurisdiction and powers of any Court or Magistrate or Justices, under any enactment other than this Act, to deal in any manner with any person who is charged with any offence:

Ibid., Vol. III, p. 1091

Provided that no person shall be punished twice for the same offence.

(2) Where any person—

- (a) Is acquitted or convicted on a prosecution under this Act, and is subsequently prosecuted under any other enactment in respect of the same. matter: or
- (b) Is acquitted or convicted on a prosecution under any other enactment and is subsequently prosecuted under this Act in respect of the same matter.—

the plea of previous acquittal or, as the case may be. previous conviction, shall be available to that person to the same extent and in the same manner as if both prosecutions were under the Crimes Act 1908, and the provisions of sections four hundred and two to four See Reprint hundred and four of that Act shall, with the necessary vol. II, p. 310 modifications, apply accordingly.

13. This Act shall be read subject to the Child Act to be read Welfare Act 1925.

subject to Child Welfare Act 1925. Ibid., Vol. III, p. 1091

14. The enactments specified in the Second Schedule Consequential to this Act are hereby amended in the manner indicated in that Schedule.

amendments.

15. (1) Part V of the Justices of the Peace Act 1927 Repeals and is hereby repealed.

savings.

(2) The following enactments are hereby consequentially repealed, namely:-

Ibid., Vol. II, p. 403

(a) Section nineteen of the Statutes Amendment Act 1942, No. 18

(b) Subsections one to four of section two of the 1948, No. 20 Justices of the Peace Amendment Act 1948.

(3) All references in any enactment to Part V of the Justices of the Peace Act 1927 shall hereafter be read as references to this Act.

(4) Without limiting the provisions of the Acts See Reprint Interpretation Act 1924, it is hereby declared that all of Statutes, vol. VIII, matters and proceedings commenced under the said p. 568 Part V and pending or in progress at the commencement of this Act may be continued and completed under the said Part V in all respects as if this Act had not been passed.

Schedules.

SCHEDULES

Section 2

FIRST SCHEDULE INDICTABLE OFFENCES TRIABLE SUMMARILY BY MAGISTRATES

PART I—INDICTABLE OFFENCES UNDER THE CRIMES ACT 1908

Section of Act.			Offence.	
Part V—Crimes Against Public Order				
101, 102			Unlawful assembly or riot.	
111			77	
112	• •		Taking part in affray.	
Part VI—C	rimes Aff	ecting	the Administration of Law and Justice	
129		-	Disobedience to statute.	
132, 133	• •		Making false statement or declaration.	
140			Assisting escape of prisoners of war.	
141	••		. 25. 11. 7 7 7.	
142, 143				
	6, 147, 148		Assisting or permitting escape.	
Part VII—(Crimes Age	ainst	Religion, Morals, and Public Convenience	
151			Assaulting minister of religion.	
152			Disturbing public worship.	
154 (1) (c)	• •	• •	Indecent assault by a male on any other male.	
156			Doing indecent act.	
157	• •		1 75 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
159			Committing common nuisance.	
161			Keeping disorderly house.	
165	• •	• •	Misconduct in respect of human remains	
Part	VIII—Cr	imes .	Against the Person and Reputation	
166, 167, 168	3		Neglecting to provide necessaries of life.	
169			Abandoning child under two.	
193	• •		Attempted suicide.	
194	• •		Concealing dead body of child.	
200	• •	••	Wantonly endangering persons on railways or tramways or in aircraft.	
200a (2)			Wantonly endangering persons in vehicles.	
202			Striking person protecting wreck.	
204			Assault causing bodily harm.	
205			Setting man-traps.	
206			Negligent act causing bodily harm.	
208			Indecent assault.	
209			Aggravated assault.	
214, 215			Defiling or attempting to defile girl under	
•			twelve.	

$\begin{array}{c} \textbf{INDICTABLE} \ \ \textbf{OFFENCES} \ \ \textbf{TRIABLE} \ \ \textbf{SUMMARILY} \ \ \textbf{BY} \\ \textbf{MAGISTRATES} -- continued \end{array}$

PART I-INDICTABLE OFFENCES UNDER THE CRIMES ACT 1908—continued

Section of Act.				Offence.	
Part	VIII	Crime:	Again	est the Person and Reputation—contd.	
216	••	••		Defiling or attempting to defile girl between twelve and sixteen.	
217	• •	••	• •	Defiling or attempting to defile idiot or imbecile woman or girl.	
21 8	••	••	••	Procuring defilement of woman or girl under twenty-one.	
219				Conspiring to defile woman or girl.	
222				Procuring own miscarriage.	
223	• •		• • •	Supplying means of procuring abortion.	
225		••		Bigamy.	
	27, 229	••		Abduction of woman or girl.	
230	, 220	••		Unlawfully taking away child under	
200	••	••	••	fourteen.	
	P	art IX	—Crime	es Against Rights of Property	
247			!	Theft.	
24 8				Fraudulently destroying document.	
249			• •	Fraudulently concealing goods.	
250	••	••	••	Bringing stolen property into New Zealand.	
252				Obtaining anything by false pretence.	
253				Obtaining credit fraudulently.	
254				Criminal breach of trust.	
256. 2	57, 258	• •	••	False accounting or statement by official	
,	- ,, 200	• •	• •	or officer.	
259				Conspiring to defraud.	
260	• •			Cheating at play.	
261	• • •	••	• •	Pretending to practise witchcraft or	
	• •	••	••	undertaking to tell fortunes.	
262				Concealing deeds and encumbrances.	
265	• •	••	• •	Compelling execution of documents by	
200	••	••	• •	force.	
266					
267	••	••	• •	Robbery. Assault with intent to rob.	
268	••	• •	• •		
	70	• •	• •	Demanding anything with intent to steal.	
269, 2		• •	• •	Extortion by threats.	
273, 2	14	• •	• •	Breaking place of worship.	
275 976 9	77	• •		Burglary.	
276, 2		• •	• •	Housebreaking.	
278, 2	19	• •	• •	Breaking shop.	
280				Being found in dwellinghouse by night.	

$\begin{array}{c} \textbf{INDICTABLE} \ \ \textbf{OFFENCES} \ \ \textbf{TRIABLE} \ \ \textbf{SUMMARILY} \ \ \textbf{BY} \\ \textbf{MAGISTRATES} \\ \textbf{--continued} \end{array}$

PART I—INDICTABLE OFFENCES UNDER THE CRIMES ACT 1908—continued

Section of Act.				Offence.	
Part IX—Crimes Against Rights of Property—continued					
281				Being armed with intent to break or enter.	
282	• •	••	••	Being disguised or in possession of housebreaking instruments.	
284				Receiving property dishonestly obtained.	
287	••	••	• • • • • • • • • • • • • • • • • • • •	Taking reward for recovery of stolen	
291				goods. Forgery.	
292	••	••	••	Uttering forged document.	
293	• •	• •	• •		
293 294	••	• •	• •	Counterfeiting public or corporate seal.	
	• •	• •	• •	Sending false telegram.	
29 5	••	••	• •	Procuring execution of document by false pretence.	
296				Possessing forged bank notes.	
297		• •		Drawing document without authority.	
298	• •	• •	••	Using probate, &c., obtained by forgery or perjury.	
300	••	••		Making, use, or possession of instruments for forgery.	
301					
	202	• •	• •	Counterfeiting stamps.	
302, 3	303	• •	• •	Falsifying register or extract therefrom	
304	• •	• •	• •	Uttering false certificate.	
305	• •	• •	• •	Forging certificate.	
306	••	••	••	Making false entry in book relating to public funds.	
307		• •		Issuing false dividend warrant.	
308, 3	309			Imitating authorized or customary mark	
310.	311, 312			Personation.	
314 3	315 316	, 317 , 31 8,		Counterfeiting coin, preparation for coin-	
320	321	322, 323,	324	ing, clipping or possessing clippings of	
	5, 326, 3		521 ,	current coin, or possessing, uttering, or exporting counterfeit coin, or melting down or using current coin except as currency.	
329, 3	330, 331	, 332		Arson or attempted arson.	
	334, 335	, 336, 337,	33 8,	Mischief.	
34 0				Providing explosives to commit crime	
3 42 , 3	343	••	••	Sending in writing threats to kill or do bodily harm, or to burn property.	
344, 3	245			Threatening by night, or threatening acts	
		••	• •		
346	• •	• •	• •	Conspiring to prevent collection of rates or taxes.	

$\begin{array}{c} \textbf{INDICTABLE} & \textbf{OFFENCES} & \textbf{TRIABLE} & \textbf{SUMMARILY} & \textbf{BY} \\ & \textbf{MAGISTRATES} -- continued \end{array}$

PART II-INDICTABLE OFFENCES UNDER OTHER ENACTMENTS

Title of Act.	Section of Act.	Offence.
1945, No. 41—		
The Atomic Energy Act 1945	18	Contravention of Act.
1928, No. 29—		
The Auctioneers Act 1928 (Reprint of Statutes, Vol. I, p. 419) 1951, No. 22—	38	Misappropriation, or falsifying accounts.
The Births and Deaths Registration Act 1951 1924, No. 49—	48	Making false statement.
The Chattels Transfer Act 1924 (Reprint of Statutes, Vol. I, p. 657) 1920, No. 47—	58	Defrauding or attempting to defraud grantee of instrument by way of security.
The Counties Act 1920 (Reprint of Statutes, Vol. V, p. 246) 1913, No. 63—	176	Wilful damage to drainage works.
The Customs Act 1913	212	Making false declaration.
(Reprint of Statutes,	217	Bribing or resisting officer of Customs.
Vol. VII, pp. 158, 159, 171) 1908, No. 46—	269	Rescue of ship seized.
The Distillation Act 1908	126	Stealing spirits from distillery, &c.
(Reprint of Statutes,	127	Obstructing officer.
Vol. IV, p. 226) 1927, No. 44—	128	Assaulting or resisting officer.
The Electoral Act 1927 (Reprint of Statutes,	164	Offences in respect of ballot papers and ballot boxes.
Vol. VI, pp. 537, 539) 1915, No. 39—	167	Personation.
The Finance Act 1915 (Reprint of Statutes, Vol. VII, p. 255)	65	Bribing officer of Customs. Officer accepting bribe or conniving at offence.
1949, No. 18— The Fire Services Act 1949	79	Giving false information as to insurance on premises where fire occurs.
1908, No. 65— The Fisheries Act 1908 (Reprint of Statutes, Vol. III, p. 366)	63	Removing boundary marks of oyster bed.

Summary Jurisdiction

$\begin{array}{ll} \textbf{INDICTABLE} & \textbf{OFFENCES} & \textbf{TRIABLE} & \textbf{SUMMARILY} & \textbf{BY} \\ \textbf{MAGISTRATES} & -continued \end{array}$

PART II—INDICTABLE OFFENCES UNDER OTHER ENACTMENTS—continued

Title of Act.	Section of Act.	Offence.
1909, No. 12— The Friendly Societies Act 1909 (Reprint of Statutes, Vol. III, p. 495)	75	Wrongful supply of rules of society or branch.
1950, No. 34— The Harbours Act 1950	247	Wilful damage to works.
1926, No. 39— The Hauraki Plains Act 1926 (Reprint of Statutes, Vol. IV, p. 606)	18 (1)	Wilful damage to works.
1927, No. 37— The Justices of the Peace Act 1927 (Reprint of Statutes, Vol. II, p. 442)	302	Making false declaration.
1921-22, No. 56— The Land Agents Act 1921-22 (Reprint of Statutes, Vol. I, p. 29)	25	Fraudulent conversion of moneys or false accounting.
1908, No. 96— The Land Drainage Act 1908 (Reprint of Statutes, Vol. IV, p. 497)	82	Wilful damage to works.
1908, No. 104—1 The Licensing Act 1908 (Reprint of Statutes, Vol. IV, p. 311) 1925, No. 35—	208	Forging or counterfeiting licence.
The Local Elections and Polls Act 1925 (Reprint of Statutes, Vol. V, p. 461)	47 (1) and (2)	Offences in respect of voting, voting papers, and ballot boxes.
1908, No. 113— The Marriage Act 1908 (Reprint of Statutes, Vol. III, p. 841) 1950, No. 50—	53	Offences in respect of Registrar's certificate or entries in register.
The Medical Practitioners Act 1950	27	Fraudulently procuring registration.

$\begin{array}{ccc} \textbf{INDICTABLE} & \textbf{OFFENCES} & \textbf{TRIABLE} & \textbf{SUMMARILY} & \textbf{BY} \\ & \textbf{MAGISTRATES} -- continued \end{array}$

PART II—INDICTABLE OFFENCES UNDER OTHER ENACTMENTS—continued

Title of Act.	Section of Act.	Offence.
1933, No. 30— The Municipal Corpora-	351	Wilful damage to drainage works or
tions Act 1933 1908, No. 127—		waterworks.
The Naval and Victualling Stores Act 1908	4	Destroying marks with intent to stea stores.
(Reprint of Statutes, Vol. II, p. 642) 1921-22, No. 18—	5 (1)	Knowingly receiving or selling marked stores.
The Patents, Designs, and Trade Marks Act 1921–22 (Reprint of Statutes, Vol. VI, p. 732)	143 (1)	False entries in Register.
1932–33, No. 33— The Sales Tax Act 1932–33	46	Making false declaration.
1941, No. 12—		
The Soil Conservation and Rivers Control Act 1941 1908, No. 205—	154	Wilful damage to watercourse or works
The Water Supply Act 1908 (Reprint of Statutes, Vol. VIII, p. 1120)	57	Wilful damage to waterworks.

Summary Jurisdiction Act 1952, the Justices may, subject to the provisions of that Act, deal with the offence sum-

marily; and ":

Section 14

SECOND SCHEDULE Consequential Amendments

Title of Act. Nature of Amendment. 1924, No. 11-The Acts Interpretation Act 1924 By adding to subsection (1) of section 27 the (Reprint of Statutes, Vol. VIII, words "or to pay a fine not exceeding fifty p. 583) pounds if imprisonment is the only penalty (Cf. 1927, No. 37, s. 193) provided by that Act". 1925, No. 22-The Child Welfare Act 1925 By omitting from subsection (2) of section 34 the words "Part III of the Justices of the (Reprint of Statutes, Vol. III, Peace Act 1908 and of sections two hundred p. 1107) and twenty-nine and two hundred and thirty of that Act", and substituting the words "Part III of the Justices of the Peace Act 1927 ". 1927, No. 37-The Justices of the Peace Act 1927 (a) By repealing subsection (2) of section 92: (Reprint of Statutes, Vol. II, (b) By omitting from subsection (1) of section 124 the words "and which is not an assault": pp. 376, 385, 386, 387) (c) By omitting from subsection (2) of section 126 the words "sixteen years", and substituting the words "seventeen years": (d) By repealing subsection (2) of section 130. 1950, No. 39---The New Zealand Army Act 1950 By omitting from subsection (3) of section 98 the words "section two hundred and fortythree of the Justices of the Peace Act 1927". and substituting the words "section eight of the Summary Jurisdiction Act 1952". 1933, No. 40— The Poor Prisoners' Defence Act By omitting from section 3 the words "Part V 1933 of the Justices of the Peace Act 1927", and substituting the words "the Summary Jurisdiction Act 1952". 1950, No. 40— The Royal New Zealand Air Force By omitting from subsection (3) of section 98 the words "section two hundred and forty-Act 1950 three of the Justices of the Peace Act 1927". and substituting the words "section eight of the Summary Jurisdiction Act 1952". 1936, No. 58— The Statutes Amendment Act 1936 (a) By repealing paragraph (a) of the proviso to subsection (1) of section 42, and substituting the following paragraph:-"(a) Where the offence is one that may be dealt with summarily under the

SECOND SCHEDULE—continued CONSEQUENTIAL AMENDMENTS—continued

CONSEQUENTIAL	AMENDMENTS—continued	
Title of Act.	Nature of Amendment.	
1936, No. 58—continued— The Statutes Amendment Act 1936—continued	(b) By repealing subsection (2) of section 42, and substituting the following subsections:— "(2) Where any person is charged jointly with a corporation with an indictable offence that may be dealt with summarily under the Summary Jurisdiction Act 1952, and the Justices decline under that Act to deal summarily with the offence in respect of either that person or the corporation, or either that person or the corporation claims under that Act to be tried by a jury, the Justices shall not have power to deal summarily with the offence in the case of the other offender. "(2A) Where any person is charged jointly with a corporation with any summary offence, and either that person or the corporation claims to be tried by a jury, the Justices shall not have power to deal summarily with the offence in the case of the other offender."	