disaster and where it occurred. But if the passengers were only left behind, without any default of

their own.

state the fact

accordingly.

c. 52.

nature of the

An Act to empower the Governors of the several Australian Colonies to regulate the Number of Passengers to be carried in Vessels plying between Ports in those Colonies. [1st August, 1861.]

24 and 25 Viet., c. 52.

WHEREAS, by the thirteenth and fourteenth sections of "The Passengers Act, 1855," certain rules are prescribed for deter-24 & 25 Vict., mining the number of passengers to be carried in passenger ships, and the decks on which passengers may be carried: And whereas it is expedient to empower the Governor of any of Her Majesty's colonies in Australasia to substitute, if he shall think fit, other rules on these points for vessels carrying passengers from any such possession to any other of Her Majesty's possessions in Australasia:

Governors of Australasian Colonies may as to number of passengers to be carried in intercolonial voyages.

1. It shall be lawful for the Governor of each of Her Majesty's colonies already or hereafter to be established in Australasia, by prescribe rules any Proclamation to be by him from time to time issued for the purpose (which Proclamation shall take effect from the issuing thereof, if no day shall be named therein for the purpose), to prescribe such rules as he shall think proper for determining the number of passengers to be carried in any passenger ship which shall proceed from any such colony to any other of Her Majesty's possessions for the time being in Australasia, and for determining on what deck or decks and subject to what reservations or conditions passengers may be carried, and also to prescribe such penalties for the infraction or non-observance of such rules as to such Governor may seem proper.²

An error; it is the 16th clause.

² See New Zealand Gazette, 1862, page 186.

- 2. From the time when any such Proclamation shall take 24 & 25 Vict., effect, and so long as the same shall continue in force, the rules c. 52. and enactments contained in the said "Passengers Act, 1855," Such rules to relating to the number of passengers to be carried in any passenger ship, and the deck or decks whereon they are to be same subject. carried, shall cease to apply to any vessel to which such Proclamation shall be applicable, save only as to the recovery and application of any penalty for any offence committed against the said Act before such Proclamation shall take effect.
- 3. The provisions and requirements of every such Proclama-Rules to be tion shall be enforced in the same manner, and in all Her they were Majesty's dominions, as if they were incorporated in the said made under Passengers Act, or in any Act of a like nature which may here-18 and 19 Vict., e. 119. after be passed by the Legislature of the United Kingdom; and a copy of any such Proclamation, purporting to be under the hand of the Governor of the colony wherein the same may have been issued, and under the public seal of such colony, shall in any part of Her Majesty's dominions wherein the same shall be produced be received as good and sufficient evidence of the due issuing and of the contents of such Proclamation, unless it shall be proved that such copy is not genuine.
- 4. The expressions "Governor," "passenger ship," "pas-Interpretation senger," shall in this Act have respectively the same significations of terms as in the said "Passengers Act, 1855;" and the term "Australasia" shall signify and include New Zealand and Tasmania as well as Australia proper; and words of one number shall import both numbers, unless inconsistent with the context.