32 Vict., c. 10.

"The Colonial Prisoners Removal Act, 1869."

An Act for authorizing the Removal of Prisoners from One Colony to Another for the purposes of Punishment.

[13th May, 1869.]

Definition of terms: "Colony." *

2. For the purposes of this Act—

The term "colony" shall not include any place within the United Kingdom, the Isle of Man, or the Channel Islands, or within such territories as may for the time being be vested in Her Majesty by virtue of any Act of Parliament for the government of India, but shall include any plantation, territory, or settlement situate elsewhere within Her Majesty's dominions, and subject to the same local Government; and for the purposes of this Act all plantations, territories, and settlements under a central Legislature shall be deemed to be one colony under the same local Government:

"Governor."

The term "Governor" shall include the officer for the time being administering the government of any colony:

"Legislative body." The term "legislative body" shall mean any House of Assembly or other body of persons having legislative powers in the colony; and, where such body of persons consists of two separate Houses, it shall include both Houses, and, where there are local legislative bodies as well as a central legislative body, shall mean the central legislative body only.

Sec. 4 of 6 Geo. IV., c. 69, repealed.

3. The fourth section of the Act passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act for punishing Offences committed by Transports kept to Labour in the Colonies, and better regulating the Powers of Justices of the Peace in New South Wales," is hereby repealed, except so far as may be necessary for supporting or continuing any proceedings taken thereunder.

Prisoners may be removed from one colony to another for purposes of punishment.

4. Any two colonies may, with the sanction of an Order of Her Majesty in Council, agree for the removal of any prisoners under sentence or order of transportation, imprisonment, or penal servitude from one of such colonies to the other for the purpose of their undergoing in such other colony the whole or any part of their punishment, and for the return of such prisoners to the former colony at the expiration of their punishment, or at such other period as may be agreed upon, upon such terms and subject to such conditions as may seem good to the said colonies.

The sanction of the Order of Her Majestv in Council may 32 Vict., c. 10.

be obtained, in the case of a colony having a legislative body, on an address of such body to Her Majesty, and, in the case of any colony not having a legislative body, on an address of the Governor of such colony; and such sanction shall be in force as soon as such Order in Council has been published in the colony to which it relates.

The agreement of any one colony with another shall for the purposes of this Act be testified by a writing under the hand of the Governor of such colony.

5. Where the sanction of Her Majesty has been given to Removal of any such agreement as aforesaid relating to the removal of pri- prisoners to be by warrant, soners from one colony to another for the purpose of undergoing their punishment, any prisoners under sentence or order of transportation, imprisonment, or penal servitude may be removed from such one colony to the other under the authority of a warrant signed by the Governor, and addressed to the master of any ship, or any other person or persons; and the person or persons to whom such warrant is addressed shall have power to convey the prisoner therein named to such other colony, and to deliver him when there into the custody of any authority designated in such warrant, or empowered by the Governor of such last-mentioned colony to receive such prisoner.

6. Every prisoner shall, from the time of his leaving his Prisoner in prison in one colony to the time of his reaching his prison in legal custody during rethe other colony, be deemed to be in the legal custody of the moval. person or persons empowered to remove him, and to be subject to the same restraint, and, in the event of misbehaviour, to the same punishment, as if he had continued in prison, and as if the person or persons empowered to remove him were the gaoler or gaolers of such prison; and, if he escape or attempt to escape from such custody, such prisoner, and every person aiding or attempting to aid him in such escape, shall be liable to the same punishment as if such escape or attempt to escape were an escape or attempt to escape from prison.

A prison shall mean any place of confinement or any place where the prisoners undergo punishment.

Any person punishable under this section may be tried and punished either in the colony from which the prisoner is being removed, or in the colony to which he is being removed; and the law applicable to such person shall be the law of the colony in which he is tried.

7. Every prisoner shall, upon his delivery to the person Liability of having lawful authority to receive him in the colony to which he prisoner in is removed, be subject within such colony to the same laws and which he is

manner, as if he had been tried and received the same sentence in such colony as the sentence which has been passed on him in the colony from which he is removed.

8. And whereas from time to time divers prisoners have been removed from one of Her Majesty's colonies to another, and doubts have been entertained whether such removals were legal, and how far such prisoners could be legally dealt with in the

32 Viet., c. 10. regulations, and shall be dealt with in all respects in the same

that such doubts should be removed: Be it enacted as follows: The removal of any prisoner heretofore made from one colony to another by or under the authority of the Governor of either of such colonies, and any act done in relation to such removal by or under such authority, and the detention, custody, and treatment in either colony of the prisoner so removed, shall be deemed to have been as lawful and effectual for all purposes whatsoever as if this Act had been passed at the time of such removal, and had been in force in respect of both the colonies referred to in this section, and such removal had been duly made in pursuance of this Act.

colonies to which they have been removed, and it is expedient