EXPLANATORY STATEMENT

AUSTRALIAN CAPITAL TERRITORY

IMPERIAL ACTS (REPEAL) ORDINANCE 1988

No. 94, 1988

INTRODUCTION

The purpose of this Ordinance is to repeal all Imperial Acts in force in the Territory as law of the Territory that are obsolete or otherwise unnecessary.

The Ordinance represents the final stage in implementing the reform of Imperial laws applying in the Territory, as recommended by the Law Reform Commission of the Australian Capital Territory ('ACTLRC') in its Report on Imperial Acts in force in the Australian Capital Territory presented in 1972 and its Supplementary Report presented in 1973.

Those Reports recommended:

- (a) that certain Imperial Acts specified in Appendix 1 Part A of the first of those Reports be preserved in their existing form because of their major constitutional and historical significance;
- (b) that certain Imperial Acts specified in Appendix 1 Part B of the first Report be repealed and replaced by substituted provisions; and
- (c) that all other Imperial Acts in force in the Territory be repealed.

Except as mentioned in the Explanatory Statement circulated in respect of the Imperial Acts Application Ordinance 1986 the recommendation referred to in paragraph (a) above was implemented by that Ordinance. That Statement contains the reasons why certain recommendations of the ACTLRC were not followed in that Ordinance.

Except as mentioned in the Explanatory Statement circulated in respect of the Imperial Acts (Substituted Provisions) Ordinance 1986, the recommendation referred to in paragraph (b) above was implemented by that Ordinance. That Statement contains the reasons why certain recommendations of the ACTLRC were not followed in that Ordinance.

The Explanatory Statement circulated in respect of the <u>Imperial</u> Acts (Substituted Provisions) (Amendment) Ordinance 1987 contains the reasons why substituted provisions have been made in respect of 5 additional Imperial Acts.

Background

Section 6 of the <u>Seat of Government Acceptance Act 1909</u> provides that all laws in force in the <u>Territory immediately before</u> 1 January 1911 should, so far as applicable, continue in force until other provision is made. The laws so continued in force included those Imperial Acts in force in New South Wales on 31 December 1910 that:

- (a) had come into force in New South Wales at common law on the foundation of the colony;
- (b) had come into force in New South Wales, by virtue of section 24 of the Australian Courts Act 1828, on 25 July 1828 by reason that they were in force in the United Kingdom on that date and were capable of being applied in New South Wales; or
- (c) had been expressly adopted by a New South Wales Act in force in the Territory.

All Imperial Acts adopted by a NSW Act had, before this Ordinance, ceased to be in force in the Territory.

In addition, certain Imperial Acts passed before 1 January 1911 continued in force in the Territory because they applied, by express provision or necessary intendment, throughout the dominions of the Crown.

Certain Imperial Acts passed after 31 December 1910 and before the Statute of Westminster came into force in respect of the Commonwealth on 3 September 1939 were in force in the Territory because they applied throughout the dominions of the Crown.

It became increasingly difficult to identify those Imperial Acts that applied in the Territory. Not only do the criteria set out above give rise to uncertainty, but there is the further difficulty of ascertaining whether "other provision has been made" so as to terminate the operation of an Imperial Act in force pursuant to the Seat of Government Acceptance Act. This Ordinance, and the earlier Ordinances referred to above, are intended to clear away these difficulties.

As mentioned above, the ACTLRC recommended that some Imperial Acts be continued in force in the Territory in their existing form, that others be repealed and substituted provisions be made and that all other Imperial Acts in force in the Territory be repealed.

In addition to consideration of the ACTLRC Reports and independent research, regard was also had to reports and material from other jurisdictions. Subsequent to the ACTLRC Reports, a report was prepared by Gretchen Kewley on the Imperial Acts Application Act 1922 of Victoria, the Law Reform Committee of South Australia presented a series of reports on Imperial Acts in force in South Australia, the Law Reform Commission of Queensland presented a report on Imperial Acts in force in Queensland and a Bill has been introduced into the New Zealand Parliament relating to Imperial Acts in force in New Zealand. This Bill was accompanied by an Explanatory Note on the Bill.

Generally, the principles applicable to the reception of Imperial laws into these jurisdictions (Victoria, South Australia, Queensland and New Zealand) are similar to those applicable to the reception of such laws into the Territory. There are, however, some significant differences between jurisdictions in the statutory provisions governing the reception of Imperial laws, the dates of reception of Imperial laws, and subsequent legislation affecting received Imperial laws.

Accordingly the Victorian, South Australian and Queensland Reports, and the New Zealand Explanatory Note are not necessarily of direct relevance to the Territory, but they provided additional resource material for research into Imperial laws applying in the Territory.

As a result of examination of all these reports, and of independent examination of Imperial Acts that might be in force in the Territory and of Commonwealth Acts passed, and Ordinances made, since the presentation of the Reports of the Law Reform Commission of the Territory, the Imperial Acts (Substituted Provisions) Ordinance 1986, the Imperial Acts (Substituted Provisions) (Amendment) Ordinance 1987 and the Imperial Acts Application Ordinance 1986 were made.

In consequence of the examination so made, there have been some variations from the ACTLRC's recommendations. The nature of, and the reasons for, these variations (including the repeal of Acts the ACTLRC proposed to retain in force) have been set out in the Explanatory Statements circulated in connection with those Ordinances.

As mentioned above, this Ordinance completes implementation of the ACTLRC's recommendations by repealing all Imperial Acts in force in the Territory as laws of the Territory other than those Imperial Acts that continue in force by virtue of the Imperial Acts Application Ordinance 1986 and other Imperial Acts that amend or have otherwise affected the operation of Acts that so continue in force. This Ordinance does not affect the operation of any Imperial Act that applies to the Commonwealth and has effect in the Territory as law of the Commonwealth.

In its Seventy-sixth Report (December 1985) the Senate Standing Committee on Regulations and Ordinances recommended that:

"Any instrument of delegated legislation, including an ACT Ordinance, which is designed to repeal, cancel or terminate any other instrument or law should where possible identify by name that which is to be repealed, cancelled or terminated."

Following consultations between the Committee and officers of the Attorney-General's Department about the practicability of identifying all Imperial laws applying in the ACT, the legal and practical difficulties involved in repealing only listed Acts (in the particular context of the repeal of Imperial laws), the uncertainties that could result from a repeal limited to specific Acts, and alternative means of achieving the purposes of the Committee's recommendation, this Ordinance does not list all Imperial Acts which it repeals. Instead, a list of Imperial Acts that may possibly have been in force in the Territory as law of the Territory prior to this Ordinance together with explanatory notes, is at Attachment "B".

If either House of Parliament resolves that any Imperial Act which is repealed by this Ordinance should continue in force in the ACT, that Act will by Ordinance be restored to be in force in the Territory to the same extent that it was in force before this Ordinance.

Details of the Ordinance are set out in Attachment "A".

DETAILS OF ORDINANCE

NOTES ON SECTIONS

<u>Section 1</u> provides that the Ordinance may be cited as the <u>Imperial Acts (Repeal) Ordinance 1988.</u>

Section 2 defines:

applied Imperial Act as an Imperial Act that extended to the Territory of its own force, or that was in force in New South Wales on 31 December 1910, and is in force in the Territory by virtue of section 6 of the Seat of Government Acceptance Act 1909.

commencing date as the date on which notice of the Ordinance having been made was published in the Gazette.

continued applied Imperial Act as an applied Imperial Act the citation of which is specified in Schedule 1 or 2 of the Imperial Acts Application Ordinance 1986 or in subsection 4(1) of that Ordinance (not being an Act that ceased to be in force in the Territory before the commencing date by virtue of subsection 4(2) or (3) of that Ordinance).

Imperial Act as a public Act of England, Great Britain or the United Kingdom, as the case may be, enacted between 1235 and 1939.

The section also provides that a reference to a part of the law of the Territory shall not include a reference to a part of the law of the Commonwealth in its application in the Territory.

<u>Section 3</u> provides that subject to the Ordinance, every applied <u>Imperial Act</u> that is not a continued applied <u>Imperial Act</u> ceases to be in force in the <u>Territory</u> as part of the law of the <u>Territory</u>.

Section 4 continues in force in the Territory an applied Imperial Act that would otherwise be repealed if it repealed, confirmed, revived or perpetuated a continued applied Imperial Act but only to the extent that it so repealed, confirmed, revived or perpetuated that continued applied Imperial Act and while that continued applied Imperial Act and while that continued applied Imperial Act continues in force in the Territory.

The section also makes similar provision with respect to an applied Imperial Act that would otherwise be repealed if it repealed, confirmed, revived or perpetuated an applied Imperial Act that is continued in force by virtue of the application of subsection 4(1) or (2).

<u>Section 5</u> continues in force in the Territory an applied <u>Imperial</u> Act that would otherwise be repealed if it amends a continued applied Imperial Act that so extends to the Territory but only to the extent that it amends that Act and while that Act continues to be in force in the Territory.

<u>Section 6</u> provides that nothing in this Ordinance affects the operation in the Territory of an Imperial Act that extends to, or has effect in, the Commonwealth as part of the law of the Commonwealth.

Section 7 contains savings provisions, corresponding with section 38 of the Interpretation Ordinance 1967, saving things done, rights acquired and liabilities incurred under an Imperial Act that ceases to be in force in the Territory as part of the law of the Territory by virtue of the Ordinance.

The section also provides that the ceasing of an Imperial Act, or a part of an Imperial Act, to be in force in the Territory does not affect any rule of law or equity in force in the Territory otherwise than by virtue of that Act or that part of that Act, and that, notwithstanding the ceasing of the Calendar (New Style) Act 1750 to be in force in the Territory, years (including leap years), months and days shall continue to occur and be reckoned according to the Calendar established by that Act.

Section 8 provides for an Imperial Act that continues in force in the Territory by virtue of section 4 or 5 of the Ordinance to be administered, in its application in the Territory, by the Minister of State who administers the continued applied Imperial Act that it repealed, confirmed, revived, perpetuated or amended, as the case may be.

TABLE OF IMPERIAL ACTS THAT MAY HAVE BEEN IN FORCE AS LAWS OF THE AUSTRALIAN CAPITAL TERRITORY PRIOR TO THE ORDINANCE BUT IF SO IN FORCE HAVE BY VIRTUE OF THE ORDINANCE CEASED TO BE IN FORCE, IN WHOLE OR IN PART, AS LAWS OF THE AUSTRALIAN CAPITAL TERRITORY

Explanatory Notes

- 1. This Table contains lists of those Imperial Acts that may have been in force in the Territory as law of the Territory, immediately before the commencement of this Ordinance. Accordingly, it does not include Imperial Acts that:
 - (a) are being continued in force in the Territory either as they first came into force in the Territory or as amended (see the <u>Imperial Acts Application Ordinance</u> 1986); or
 - (b) have previously been repealed (for example, by the Imperial Acts (Substituted Provisions) Ordinance
 1986).
- 2. Imperial Act 9 Geo.4 c.83 (Australian Courts Act 1828) extended to New South Wales, as laws of New South Wales, all Imperial Acts in force in England on 25 July 1828 so far as they could be applied within the Colony. Imperial Acts enacted before 25 July 1828 and in force on that date have been included in this Table unless they are known to have:
 - (a) been repealed by, or are inconsistent with, New South Wales Acts enacted before 1 January 1911;
 - (b) been repealed by, or are inconsistent with, Ordinances of the Territory;
 - (c) been repealed by, or are inconsistent with, Acts of the Commonwealth; or
 - (d) only local application within the United Kingdom or another dominion or colony and there appears to be no possible basis on which they could be regarded as capable of having applied in New South Wales on 25 July 1828.
- 3. Imperial Acts enacted after 9 Geo.4 c.83 have been included in this Table:
 - (a) if they are expressed to extend to the possessions of the Crown outside the United Kingdom; or
 - (b) if there appears to be a possible intendment that they are so to extend,

unless they are inconsistent with Acts of the Commonwealth or Ordinances of the Territory.

- 4. This Table does not purport to be authoritative or exhaustive. It should not be taken to express the view, official or otherwise, that any particular Imperial Act listed in the Table was, either in whole or in part, in force in the Territory as law of the Territory immediately before the commencement of the Imperial Acts (Repeal) Ordinance 1988. It is likely that some of the Acts included in the Table have never been in force in the Territory or have ceased, before this Ordinance, to be in force in the Territory.
- 5. The approach adopted in preparation of this Ordinance and the Ordinances referred to in the Explanatory Statement has been to focus in the first instance on whether or not it is desirable or necessary that a particular Imperial Act be in force in the Territory, and then to consider whether the Act was in force. Accordingly, in many instances, where an Act was clearly obsolete and inappropriate to the Territory, further research was not undertaken to determine whether or not the Act was in force.
- 6. Generally any Act mentioned in any of the Reports or Explanatory Notes referred to in this Explanatory Statement has been included in the following Table unless -
 - . it is still in force in the Territory;
 - a clear opinion has been formed that it was not in force in the Territory immediately prior to this Ordinance; or
 - . it cannot be identified with any Act listed in "Chronological Table of Statutes" (see para 11 below).
- 7. This Table deals only with Imperial Acts that may apply as laws of the Territory. It does not deal with Imperial Acts that may have effect in the Territory by reason that they apply to the whole of the Commonwealth. Consequently, Imperial Acts not included in the Table as well as Imperial Acts included in the Table may be in force in the Territory as law of the Commonwealth. (See section 6 of the Imperial Acts (Repeal) Ordinance 1988).
- 8. Not surprisingly, in view of the antiquity of many of the Acts concerned, there are deficiencies and discrepancies in the extant records of many statutes.
- 9. In particular
 - early statutes are attributed by different compilers to different Kings or different regnal years; and
 - there has been disagreement whether some texts are in fact statutes.

(Incidentally, it appears that some Acts have been repealed twice, and some have been amended after being repealed).

- 10. Accordingly, in the interests of consistency, Imperial Acts are referred to in the column headed "Year and Citation", by the years and citations under which they are listed in "Chronological Table of Statutes", Part I, published by Her Majesty's Stationery Office in 1985. The differences occurring in different publications of Imperial Statutes over the years, (such as the same Act being printed with different years of enactment and different citations), have been reflected in the Australian Reports and the New Zealand Explanatory Note referred to in this Statement with the result that an Act referred to in this Table by one year and citation may be referred to by a different year and citation in one of these reports or in the Explanatory Note.
- 11. Indeed, Appendix A to the New Zealand Explanatory Note refers to some Imperial Acts that cannot be identified with any Act listed in "Chronological Table of Statutes". None of those Acts are listed in the table.
- 12. In the column headed "Subject Matter", there has been set out, opposite to the citation of an Imperial Act in the first column of the Table, a brief description of matter with which the Act deals or, if part only of the Act may be in force as law of the Territory, a brief description of the matter with which that part deals. This description will enable an Act to be located in a report which refers to the Act by a different citation.
- 14. For ease of reference, the following Acts are grouped according to the report, or the NZ Explanatory Note in which they are cited. Acts which are referred to in more than one Report are listed only under whichever of those Reports appears first in the Table. Acts which are not cited in any Report or in the Explanatory Note are also listed.
- 15. The Table is divided into Parts as follows:
 - Part 1 contains Acts referred to in the Report of the Law Reform Commission of the Australian Capital Territory on Imperial Acts in Force in the Australian Capital Territory or the Supplementary Report of the Law Reform Commission of the Australian Capital Territory on Imperial Acts in Force in the Australian Capital Territory.
 - Part 2 contains Acts not listed in Part 1 which are referred to in the Report of the Law Reform Commission of Queensland in relation to an examination of the Imperial Statutes in force in Queensland.
 - Part 3 contains Acts not listed in Parts 1 and 2 which are referred to in the Report of the Law Reform Committee of South Australia on Imperial Acts in force in South Australia.

- Part 4 contains Acts not listed in Parts 1, 2 or 3 which are referred to in the Explanatory Note circulated with the Imperial Laws Application Bill 1986 of New Zealand.
- Part 5 contains Acts identified in independent investigations which are not listed in any of the above-mentioned reports or the Explanatory Note.
- 16. All the Imperial Acts referred to in the other reports that have been examined, namely:

Report on the Application of Imperial Laws by the Law Reform Commission of New South Wales

Report on the Imperial Acts Application Act 1922 of Victoria by Gretchen Kewley

are referred to in the reports that have formed the basis of Parts 1, 2 and 3 of this Table.

Acts that were considered in the Report, or the Supplementary Report, of the Law Reform Commission of the Australian Capital Territory

Year and Citation		Subject Matter
(1235) 20 Hen. 3 Statute of Merton		Dower and legitimacy
(1267) 52 Hen. 3	c.1	Distress .
	c.2	Distress
	c.3	Resisting officers of the Crown
	c.4	Distress
	c.15	Distress
	c.21	Replevin
(1275) 3 Edw. 1	c.6	Amercements to be reasonable
	c.9	Pursuit of felons
	c.16	Distress
	c.25	Champerty by officers of the Crown
	c.28	Frauds by officers of courts
	c.29	Deceits by pleaders
(1276) 4 Edw. 1: A Statute of Coroners		Coroners
(1278) 6 Edw. 1	c.1	Courts may award costs
(1285) 13 Edw. 1		Various matters described by the ACTLRC as "obsolete" or "unnecessary", including matters dealing with assurances of land, vexatious replevins, distress and maintenance.

(1300) 28 Edw. 1	c.11	Champerty
	c.12	Distress for crown debts
(1305) 33 Edw. 1 An Ordinance of Conspirators		Maintenance of legal proceedings
A Statute of Champerty		Champerty
(Date unknown) 17 Edw. 2 St.2:Prerogativa Regis	cc.6, 7 & 8	Prerogatives of Crown in respect of land held on Knight's service.
	c.13	Wrecks at sea
(Date unknown) Statute of the Exchequer		Distress for debts of the Crown
(1327) 1 Edw. 3 St. 2,	c.12	Alienation of land held from the Crown
	c.13	Land held by Crown by purchase from subject
	c.14	Maintenance of legal proceedings
	c.16	Justices of the peace
(1328) 2 Edw. 3: Statute of Northhampton		Various matters described by the Commission as "unnecessary and obsolete"
(1330) 4 Edw. 3	c.2	Justices of the peace
	c.7	Survival of causes of action after death
(1331) 5 Edw. 3	c.9	In effect reaffirmation of the Great Charter
(1340) 14 Edw. 3 St. 1	c.6	Amendment of court records
(1344) 18 Edw. 3 St. 2	c.2	Justices of the peace
(1351) 25 Edw. 3 St. 5	c.2	Treason
	c.3	Juries
(1361) 34 Edw. 3	c.1	Justices of the peace
	c.15	Alienation of land by tenants of the Crown
(1377) 1 Ric. 2	c.4	Maintenance of legal proceedings

(1383) 7 Ric. 2	c.15	Maintenance and embracery of legal proceedings
(1389) 13 Ric. 2 St. 1	c.5	Admiralty jurisdiction of the Admiral
(1391) 15 Ric. 2	c.3	Admiralty jurisdiction of the Admiral
(1392) 16 Ric. 2	c.5	Penalty for appealing to the Pope from a decision of an English court
(1393) 17 Ric. 2	c.6	Untrue claims in Chancery
(1421) 9 Hen. 5 St. 1	c.4	Amendment of court process
(1423) 2 Hen. 6	c.17	Quality of silver works
(1425) 4 Hen. 6	c.3	Amendment of court process
(1429) 8 Hen. 6	cc.12 and 15	Amendment of court process
(1444) 23 Hen. 6	c.9	Sheriff's and bailiff's fees
(1488) 4 Hen. 7	c.20	Collusive suits
(1495) 11 Hen. 7	c.1	Treason
	c.12	Suits by poor persons
(1512) 4 Hen. 8	c.8	Parliamentary privilege
(1515) 7 Hen. 8	c.4	Distress for rents and services
(1529) 21 Hen. 8	c.5	Fees for obtaining probate
	cc.15 and 19	Recovery of leasehold land by feigned title
(1535) 27 Hen. 8	cc.10 and 16	Methods of conveying freehold land
	c.24	Pardons for treason and justices of the peace
(1536) 28 Hen. 8	c.7	Succession to Crown
	c.16	Ratification of marriages performed before breach with Pope

		,
(1540) 32 Hen. 8	c. 2	Title to land by prescription
	c.9	Pretended titles to land
	c.28	Lease valid against heirs of lessor
	c.30	To rectify oversights in pleadings
	c.36	Methods of conveying freehold land
	c.37	Rent charges
	c.38	Prohibited degrees of marriage
(1541) 33 Hen. 8	c.39	Recovery of debts due to the Crown
(1542) 34 and 35 Hen. 8	c.8	Treatment by herbalists
(1543) 35 Hen. 8	c.2	Treason
(1547) 1 Edw. 6	c.12	Treason
(1548) 2 and 3 Edw. 6	c.13	Payment of tithes
	c. 23	Prohibited degrees of marriage
(1551) 5 & 6 Edw. 6	c.4	Brawling - punishment by the Church
	c.11	Treason
	c.16	Payments to person for exercising powers of his or her office
(1553) 1 Mary Sess. 1	c.1	Treason
(1553) 1 Mary Sess. 2	c.3	Penalty for disturbing sermon in church
(1554) 1 and 2 Phill. and Mary	c.10	Treason
	c.12	Distrained cattle
(1558) 1 Eliz. 1	c.1	Succession to the Crown
	c.2	Disturbance of religious worship

(1571) 13 Eliz. 1	c.4	Recovery of debts due to the Crown
(1572) 14 Eliz. 1	c.8	Collusive recovery as method of conveying land
(1575) 18 Eliz. 1	c.14	To rectify oversights in pleading
(1584) 27 Eliz. 1	c.3	Recovery of debts due to the Crown
	c.5	Amendment of pleadings
(1586) 29 Eliz. 1	c.4	Sheriff's fees
	c.5	Defendant may appear by attorney
(1588) 31 Eliz. 1	c.5	Common informers
	c.10	Restricting the operation of 29 Eliz. 1 c.5 to the subjects of the Crown
(1601) 43 Eliz. 1	c.6	Frivolous suits
(1603) 1 Jas. 1	c.13	Parliamentary privileges
(1606) 4 Jas. 1	c.3	Costs in legal proceedings
(1609) 7 Jas. 1	c.5	Protection of justices of the peace and other officials
•	c.15	Recovery of debts due to Crown
(1623) 21 Jas. 1	c.3	Grant of monopolies by Crown
	c.4	Prosecutions under penal statutes
	c.8	Binding over to keep the peace and writs of certiorari
	c.12	Makes perpetual 7 Jas. 1 c.5
	c.25	Forfeiture of land
(1625) 1 Chas. 1	c.1	Sunday observance
(1627) 3 Chas. 1	c.2	Sunday observance

(1640) 16 Chas. 1	c.10	Abolishes Court of Star Chamber - Habeas corpus
	c.14	Ship money
(1661) 13 Chas. 2 St. 1	c.1	Privilege of Parliament
	c.6	Control of land and sea forces
(1661) 13 Chas. 2 St. 2	c.2	Oppressive arrests
(1665) 17 Chas. 2	c.7	Distress for rent
	c.8	Abatement of suit on death of party
(1667) 19 and 20 Chas. 2	c.3	Prize
(1670) 22 and 23 Chas. 2	c.9	Costs in legal proceedings
	c.10	Distribution on intestacy
	c.11	Piracy
(1677) 29 Chas. 2	c.5	Affidavits
	c.7	Sunday observance
(1679) 31 Chas. 2	c.1	Billeting of soldiers
	c.2	Habeas corpus
(1688) 1 Will and Mary	-c . 18	Disturbance of religious services
	c.30	Right of the Crown to gold and silver obtained by mining
(1689) 2 Will. and Mary	c.5	Distress for rent
(1690) 2 Will. and Mary Sess. 2	c.2	Admiralty jurisdiction
(1692) 4 Will. and Mary	c.4	Bail
	c.16	Mortgage where prior undischarged mortgage
	c.18	Malicious criminal informations
	c.22	Procedure of Crown Office
(1693) 5 Will. and Mary	c.6	Explanation of 1 Will. and Mary c.30

•		
(1694) 5 and 6 Will. and Mary	c.11	Certiorari .
(1695) 7 and 8 Will. 3	c.3	Treason
	c.24	Legal practitioner to take oath of allegiance
(1696) 8 and 9 Will. 3	c.8	Quality of silverware
	c.33	Makes perpetual 5 and 6 Will. and Mary c.11
(1697) 9 Will. 3	c.7	Fireworks
	c.15	Commercial arbitration
	c.41	Seamen's wages
(1698) 10 Will. 3	c.22	Posthumous children may inherit property
(1698) 11 Will. 3	c.12	Offences by Governors of the Crown's overseas possessions
(1702) 1 Anne St. 2	c.21	Treason .
(1706) 6 Anne	c.12	Liability of sheriff if person imprisoned for debt escapes
(1708) 7 Anne	c.12	Diplomatic privileges
	c.21	Treason
(1710) 9 Anne	c.25	Writs of mandamus, prohibition and quo warranto
(1713) 13 Anne	c.21	Stranded ships
(1716) 3 Geo. 1	c.15	Death of sheriff and estreat
(1717) 4 Geo. 1	c.12	Wilful destruction of ship
(1719) 6 Geo. 1	c.11	Hallmarks on silverware
(1725) 12 Geo. 1	c.29	Perjury committed by attorneys
	c.34	Manufacture of woollen goods
(1728) 2 Geo. 2	c. 23	Regulation of lawyers

(1730) 4 Géo. 2	c.26	Proceedings in courts to be in English
(1731) 5 Geo. 2	c.19	Proceedings of Justices in Quarter Sessions
(1733) 7 Geo. 2	c.8	Stockjobbing
•	c.20	Foreclosure suits
(1735) 9 Geo. 2	c.5	Witchcraft
(1737) 11 Geo. 2	c.22	Exportation of corn
	c.24	Parliamentary privilege
(1738) 12 Geo. 2	c.13	Regulation of lawyers - amending 2 Geo. 2 c.23
	c.26	Quality of silverplate
	c.28	Gaming
(1739) 13 Geo. 2	c.8	Fraudulent acts by workmen
	c.18	Proceedings before justices of the peace
	c.19	Gaming
(1741) 15 Geo. 2	c.20	Quality marking of gold and silver
	c. 27	Theft of cloth
	c.30	Marriage of person of unsound mind void
(1742) 16 Geo. 2	c.31	Assisting prisoners to escape
(1744) 18 Geo. 2	c.34	Gaming
(1745) 19 Geo. 2	c.21	Profane cursing and swearing
(1746) 20 Geo. 2	c.19	Servants and apprentices
·	c.37	Return of writs by sheriff
(1748) 22 Géo. 2	c.27	Unlawful combinations of journeymen
	c.46	Attorneys not to act as agents for unqualified persons

(1750) 24 Geo. 2	c.23	Georgian calendar
	c.44	Constables executing warrant of justice of the peace
(1751) 25 Geo. 2	c.36	Disorderly houses
	c.37	Penalty for rescuing convicted murderer
(1753) 26 Geo. 2	c.19	Stealing shipwrecked goods
	c.27	Justices of the peace
(1754) 27 Geo. 2	c.3	Expense of conveying prisoner to gaol
	c.7	Misuse by workmen of materials used in making clocks
(1758) 32 Geo. 2	c.28	Regulates arrests for debt
(1760) 1 Geo. 3	c.13	Justices need not take another oath of office on demise of the Crown
(1763) 4 Geo. 3	c.10	Recovery of forfeited recognizances
•	c.37	Breaking into building to steal linen cloth
(1766) 6 Geo. 3	c.25	Service by apprentices
(1766) 7 Geo. 3	c.9	Taking of oath by a justice of the peace
	c.48	Voting at meetings of public companies
	c. 50	Offences with respect to the mails
(1769) 9 Geo. 3	c.30	Wages of seamen in the navy
(1770) 10 Geo. 3	c. 50	Parliamentary privileges
(1772) 12 Geo. 3	c.24	Offences with respect to damaging dockyards
(1772) 13 Geo. 3	c.63	Taking of evidence on commission

(1774) 14 Geo. 3	c.44	Amends 22 Geo. 2 c.27
	c.48	Life assurance
(1775) 15 Geo. 3	c.14	Amends 14 Geo. 3 c.44
(1776) 17 Geo. 3	c.55	Manufacture of hats
(1777) 17 Geo. 3	c.56	Amends 22 Geo. 2 c.27
(1779) 19 Geo. 3	c.49	Payment of wages to lace makers
(1782) 22 Geo. 3	c.75	Removal from office of persons appointed to offices in the colonies by the Crown by letters patent
(1785) 25 Geo. 3	c.35	Execution against land for debt due to the Crown
(1786) 26 Geo. 3	c.71	Licensing of slaughter houses
(1788) 28 Geo. 3	c.7	Gold and silver thread
	c.55	Protection of stocking . frames
(1790) 30 Geo. 3	c.31	Marking silver plate
	c.48	Woman convicted of treason may be hanged instead of being burned
(1792) 32 Geo. 3	c.56	False certificate of character or service with respect to servant
	c. 58	Writs of quo warranto
(1793) 33 Geo. 3	c.13	Commencement of Acts of Imperial Parliament
(1795) 36 Geo. 3	c.7	Treason
	c.8	Sedition
•	c.9	Free passage of grain
(1797) 37 Geo. 3	c.70	Inciting to mutiny
	c.123	Unlawful oaths
	c.127	Meetings of Imperial Parliament

(1798) 38 Geo. 3	c.69	Hallmarking of gold plate
	c.87	Administration of assets when executor outside England
(1799) 39 Geo. 3	c.37	Jurisdiction to try offences committed at sea
	c.79	Unlawful societies, lectures and publications
(1799) 39 and 40 Geo. 3	c.14	Shortening period of adjournment of Imperial Parliament
	c.54	Receivers of public money
	c.77	Security of collieries and mines
(1801) 41 Geo. 3	c.78	Expenses of conveying prisoner to gaol
	c.85	Payment of fines to justice who imposed the fines
(1802) 42 Geo. 3	c.85	Right of United Kingdom courts to try offences committed outside United Kingdom
(1803) 43 Geo. 3	c.46	Release from custody on payment of debt and costs
	c.140	Habeas Corpus to bring prisoner before a court martial or Bankruptcy Commissioners
(1804) 44 Geo. 3	c.102	Habeas Corpus to bring prisoner before a court
(1806) 46 Geo. 3	c.37	Witness may be compelled to answer questions in civil proceedings
	c.54	Jurisdiction in colonies to try offences committed at sea
(1808) 48 Geo. 3	c.58	Enforcement of bail bonds
	c.106	When extension of period of operation of an Act commences

(1809) 49 G	eo. 3	c.126	Sale of offices
(1810) 50 G	eo. 3	c.59	Embezzlement by collectors of public moneys
		c.85	Persons appointed to offices of public trust to give security
(1812) 52 G	eo. 3	c.102	Regulating charitable donations
		c.104	Amends 37 Geo. 3 c.123
		c.143	Forging land tax certificates
	,	c.155	Regulates religious assemblies other than Church of England
		c.156	Offences relating to assisting prisoners of war to escape
(1813) 53 G	eo. 3	c.141	Grants of annuities and rent charges to be enrolled
(1813) 54 G	eo. 3	c.15	Debt to Crown creates a charge on land in New South Wales
•		c.61	Amends 22 Geo. 3 c.75
		c.145	Forfeiture of land for felony
		c.146	Manner of executing sentence of death for treason
•		c.168	Powers of appointment
(1815) 55 G	eo. 3	c.134	Levy on ore containing lead
		c.184	Administration of estate without obtaining probate, imposes probate duties and stamp duties.
		c.194	Regulates practice of chemists

(1816) 56 Geo. 3	c.16	Collection of rents from the estates of the Crown
•	c.50	Execution of writ against produce on a farm
	c.58	Manufacture of beer
(1817) 57 Geo. 3	c.6	Treason
	c.19	Seditious meetings, lectures and societies
-	c.53	Jurisdiction to try murder or manslaughter committed by officers, crew or passengers of British ship abroad
	c.93	Costs of levying distress
	c.115	Amends 12 Geo. 1 c.34
	c.117	Procedure for recovering debts
(1818) 58 Geo. 3	c.30	Costs in suits for trespass, assault or slander
(1819) 59 Geo. 3	c.60	Ordination of bishops for service in colonies
(1819) 60 Geo. 3 and 1 Geo. 4	c.1	Unlawful training or drilling in arms
	c.4	Copy of information to be given on prosecution for misdemeanour
(1820) 1 Geo. 4	c.87	Recovery of possession of land by landlord
•	c. 90	Offences at sea - benefit of clergy
(1821) 1 and 2 Geo. 4	c.41	Nuisances arising from use of steam engines
	c.48	Regulating practice as solicitor
	c.88	Offence of rescuing person charged with felony
	c.121	Powers of commissariat officers in charge of military accounts

(1822) 3 Geo. 4	c.39	Prevention of frauds on creditors by secret warrants of attorney
	c.46	Return of levies of fines and forfeited recognizances
	c.114	Imprisonment with hard labour
(1823) 4 Geo. 4	c.29	Powers of magistrates in apprenticeship disputes
	c.34	Powers of justices of the peace in master and servant disputes
	c.35	Trustees or commissioners directed to meet on a day before passing of Act
	c.37	Amends 3 Geo. 4 c.46
	c.52	Abolishes rule that suicide be buried in public highway or with stake driven through the
		body
(1824) 5 Geo. 4	c. 96	
(1824) 5 Geo. 4 (1825) 6 Geo. 4	c.96	body Arbitration of disputes
		body Arbitration of disputes between master and servant
(1825) 6 Geo. 4	c.129	body Arbitration of disputes between master and servant Combinations of workers
(1825) 6 Geo. 4	c.129	body Arbitration of disputes between master and servant Combinations of workers Amends 57 Geo. 3 c.93
(1825) 6 Geo. 4 (1827) 7 and 8 Geo. 4	c.129 c.17 c.65	hody Arbitration of disputes between master and servant Combinations of workers Amends 57 Geo. 3 c.93 Admiralty law Offences against the
(1825) 6 Geo. 4 (1827) 7 and 8 Geo. 4	c.129 c.17 c.65 c.31	Arbitration of disputes between master and servant Combinations of workers Amends 57 Geo. 3 c.93 Admiralty law Offences against the person Effect of serving sentence
(1825) 6 Geo. 4 (1827) 7 and 8 Geo. 4	c.129 c.17 c.65 c.31	Arbitration of disputes between master and servant Combinations of workers Amends 57 Geo. 3 c.93 Admiralty law Offences against the person Effect of serving sentence of imprisonment for felony
(1825) 6 Geo. 4 (1827) 7 and 8 Geo. 4	c.129 c.17 c.65 c.31 c.32 c.66	Arbitration of disputes between master and servant Combinations of workers Amends 57 Geo. 3 c.93 Admiralty law Offences against the person Effect of serving sentence of imprisonment for felony Right to publish "Nautical Almanack"

(1849)	12	and	13	Vic.	c.96	Jurisdiction to try offences committed at sea
(1850)	13	and	14	Vic.	c.26	Jurisdiction in piracy offences
(1859)	22	and	23	Vic.	c.12	Confers power on colonial legislatures to repeal certain Imperial Acts
(1860)	23	and	24	Vic.	c.122	Confers power on colonial legislature to make laws relating to deaths outside the colony
(1863)	26	and	27	Vic.	c.76	Colonial letters patent
					c.84	Validated certain colonial Acts
(1865)	28	and	29	Vic.	c.64	Certain marriages validated by law of a colony to be valid in all British possessions
					c.106	Authorises loans to a colony to erect or enlarge docks
(1869)	32	and	33	Vic.	c.10	Removal of prisoners from one colony to another
(1872)	35	and	36	Vic.	c.19	Blackbirding of Pacific islanders
(1875)	38	and	39	Vic.	c.51	Amends 35 and 36 Vic. c.19
(1877)	40	and	41	Vic.	c.23	Imperial fortifications in a colony may be vested in the colony
(1884)	47	and	48	Vic.	c.31	Removal of prisoners from one colony to another
(1887)	50	and	51	Vic.	c.54	Crown in Council empowered to make laws for British settlements
(1890)	53	and	54	Vic.	c.37	Transfer of prisoner from one British possession to another for trial
(1892)	55	and	56	Vic.	c.23	Celebration of marriages outside United Kingdom

	c.35	Transfer of colonial stock registered in United Kingdom
(1895) 58 and 59 Vic.	c.34	Altering boundaries of colony
(1900) 63 and 64 Vic.	c.62	Amends 40 and 41 Vic. c.59
(1909) 9 Edw. 7	c.18	Land in colony held in trust for naval purposes may be vested in the colony
(1934) 24 and 25 Geo. 5	c.13	Amends 55 and 56 Vic. c.23

Acts (Not listed in Part 1) that were considered

in the Report of the Law Reform Commission

of Queensland

(1346)	20 Edw. 3	cc.1 and 4	Justices of the peace and maintenance
(1387)	11 Ric. 2	c.10	Crown not to delay or prejudice legal proceedings
(1405)	7 Hen. 4	c.1	Confirmation of liberties
(1433)	11 Hen. 6	c.6	Issue of new commissions to justices of the peace not to abate proceedings
(1487)	3 Hen. 7	c.3	Justices of the peace may admit to bail
(1529)	21 Hen. 8	c.4	Some only of executors may administer estate
(1541)	33 Hen. 8	c.9	Archery and unlawful games
(1542)	34 and 35 Hen. 8	c. 2	Duties of collectors of public moneys
(1547)	1 Edw. 6	c.1	Sacrament to be given in both kinds
(1548)	2 and 3 Edw. 6	c.1	Use of Book of Common Prayer
(1623)	21 Jas. 1	c.14	Possessory title to land
		c.24	On death of debtor, execution may be issued against executors
(1664)	16 Chas. 2	c. 7	Gaming
(1691)	3 Will. and Mary	c.14	Devise of land in fraud of creditors
(1710)	9 Anne	c.19	Mortgage to secure gambling debts
(1720)	7 Geo. 1	c.13	Journeymen tailors

(1722) 9 Geo. 1	c.8	Physicians exempt from jury service
	c.27	Journeymen shoemakers selling leather
(1735) 9 Geo. 2	c.36	Land conveyed on charitable uses
(1740) 14 Geo. 2	c.20	Common recoveries
(1765) 5 Geo. 3	c.51	Woollen cloth trade
(1774) 14 Geo. 3	c.25	Woollen cloth trade
	c.78	Prevention of fires
(1776) 17 Geo. 3	c.29	Adulteration of tea
	c.30	Promissory notes
(1781) 21 Geo. 3	c.49	Sunday entertainment
(1785) 25 Geo. 3	c.77	Amends 14 Geo. 3 c.78
(1790) 30 Geo. 3	c.47	Remission of part of sentence of transportation
(1793) 33 Geo. 3	c.55	Constable neglecting duties
(1796) 36 Geo. 3	c.60	Gold and silver metal buttons
(1800) 39 and 40 Geo. 3	c.89	Embezzlement of naval stores
(1802) 42 Geo. 3	c.119	Gaming and lotteries
(1807) 47 Geo. 3	c.74	Lands of trader liable for debts on death of trader
(1819) 59 Geo. 3	c.69	Enlisting in armed services of foreign country
	c.92	Counterfeiting bank notes
(1823) 4 Geo. 4	c.53	Abolished benefit of clergy for certain offences
	c.91	Validity of certain marriages out of United Kingdom
(1824) 5 Géo. 4	c.83	Vagrancy

	c.86	Incorporates Australian Agricultural Co.
•	c.69	Transportation of convicts
(1826) 7 Geo. 4	c.38	Offences committed at sea
(1827) 7 and 8 Geo. 4	c.71	Arrest on mesne process
(1828) 9 Geo. 4	c.15	Amendment of record in legal proceedings
	c.17	Taking of the Sacrament no longer qualification for holding certain offices

Acts (Not listed in a previous Part) that were referred to in the Reports of the Law Reform Committee of South Australia

*		
ACTS REFERRED TO IN THE	54TH REPORT	
(1292) 20 Edw. 1 St. 2: Statute de Vasto	·.	Right to sue for waste descends to heir
(1433) 11 Hen. 6	c.5	Waste committed by sub-tenant
(1483) 1 Ric. 3	c.1	Fraudulent grants of land
(1487) 3 Hen. 7	c.4	Gifts to defraud creditors
(1488) 4 Hen. 7	c.17	Waste to prejudice of the heir
ACTS REFERRED TO IN THE	55TH REPORT	
(1330) 4 Edw. 3	c.12	Wine to be sold at reasonable price
(1452) 31 Hen. 6	c.9	Contracts by women may be declared void
(1532) 24 Hen. 8	c.8	Costs in suits for debts due to Crown
ACTS REFERRED TO IN THE !	58 T H REPORT	
(1363) 38 Edw. 3 St. 1	c. 4	Certain penal bonds void
(1393) 17 Ric. 2	c.10	Commission of gaol delivery to include a lawyer
(1488) 4 Hen. 7	c.12	Duties and liabilities of justices of the peace
(1707) 6 Anne	c.32	Powers of justices of the peace under Vagrancy Act
(1775) 15 Geo. 3	c.39	Power of justices of the peace to administer oaths
(1779) 19 Geo. 3	c.70	Frivolous and vexatious arrests

		•
(1803) 43 Geo. 3	c.141	Suits against justices of the peace for wrongful conviction
(1824) 5 Geo. 4	c.18	Recovery of penalties before justices of the peace
ACTS REFERRED TO IN THE 5	9TH REPORT	
(1535) 27 Hen. 8	c.4	Pirates to be tried according to the common law
(1804) 44 Geo. 3	c.71	Counterfeiting silver dollars
(1806) 46 Geo. 3	c.52	Slave trade
(1819) 57 Geo. 3	c.27	Felonies committed on vessels engaged on inland navigation
(1825) 6 Geo. 4	c.49	Distribution of bounty on capture of pirate ship
ACTS REFERRED TO IN THE 6	1ST REPORT	•
(Date unknown) 17 Edw. 2 St 2: Prerogativa Regis	c.11	Wrecks, whales and sturgeon taken in the sea within the realm
(1503) 19 Hen. 7	c.7	Corporation cannot by making a by-law prevent suits in court
(1533) 25 Hen. 8	c.16	Chaplains to Judges, Lord Chancellor, Attorney- General and Solicitor- General
(1822) 3 Geo. 4	c.10	Commissions for holding assizes
(1831) 1 Will. 4	c. 22	Amends 13 Geo. 3 c.63 - taking evidence on Commission (<u>see</u> Part 1 of this Table)
ACTS REFERRED TO IN THE 6	5TH REPORT	
(1402) 4 Hen. 4	c.4	Crown grants of land to be made only to deserving people
ACTS REFERRED TO IN THE 7	8TH REPORT	

(1275) 3 Edw. 1	c.5	Disturbing elections
(1297) 25 Edw. 1 Statute de Tallago		Crown shall give no tallage or aid without consent of Parliament
(1382) 5 Ric. 2 St. 2	c.4	Members of Parliament not attending must make excuse to the Crown
(1385) 9 Ric. 2	c.3	Writs of error
(1483) 1 Ric. 3	c.5	Crown acting as a joint trustee
(1514) 6 Hen. 8	c.15	Crown grant of land separately to different persons
(1541) 33 Hen. 8	c.27	Leases by corporations
(1554) 1 Mary Sess. 3	c.1	Powers of a reigning Queen
ACTS REFERRED TO IN THE 79	TH REPORT	
(1566) 8 Eliz. 1	c.1	Consecration of bishops and making of priests and deacons to be according to
		the Book of Common Prayer
(1571) 13 Eliz. 1	c.10	the Book of Common Prayer Ecclesiastical leases
(1571) 13 Eliz. 1 (1580) 23 Eliz. 1	c.10 c.1	
		Ecclesiastical leases Penalties for not attending Church for a
(1580) 23 Eliz. 1	c.1	Ecclesiastical leases Penalties for not attending Church for a month Duty to attend divine
(1580) 23 Eliz. 1 (1592) 35 Eliz. 1	c.1 c.1	Ecclesiastical leases Penalties for not attending Church for a month Duty to attend divine services Celebration of Oak Apple
(1580) 23 Eliz. 1 (1592) 35 Eliz. 1 (1660) 12 Chas. 2	c.1 c.1	Ecclesiastical leases Penalties for not attending Church for a month Duty to attend divine services Celebration of Oak Apple Day each 29 May Ecclesiastical
(1580) 23 Eliz. 1 (1592) 35 Eliz. 1 (1660) 12 Chas. 2 (1661) 13 Chas. 2 St. 1	c.1 c.14 c.12 c.4	Ecclesiastical leases Penalties for not attending Church for a month Duty to attend divine services Celebration of Oak Apple Day each 29 May Ecclesiastical jurisdiction of the Bishop

(1693) 5 Will. and Mary	c.7	Collectors of taxes not eligible to sit in House of Commons			
(1695) 7 and 8 Will. 3	c.15	Effect of demise of the Crown on Parliament			
(1700) 12 and 13 Will. 3	c.3	Privilege of Parliament			
ACTS REFERRED TO IN THE 80	TH REPORT				
(1703) 2 and 3 Anne	c.12	Privilege of Parliament			
(1706) 6 Anne	c.8	Crown to take oath to maintain the Church of England			
(1713) 13 Anne	c.11	Payment to secure appointment in the Church of England void			
(1715) 1 Geo. 1 St. 2	c.56	Pensioners of the Crown not eligible to sit in House of Commons			
(1728) 2 Geo. 2	c.28	Forma pauperis defence in customs prosecutions			
(1730) 4 Geo. 2	c.18	Mediterranean passes for ships			
(1732) 6 Geo. 2	c.14	Proceedings in courts to be in the English language			
(1739) 13 Geo. 2	c.4	Naval prize			
(1745) 19 Geo. 2	c. 22	Discharge of ballast or rubbish from ships in port			
(1749) 23 Geo. 2	c.28	Uniformity of worship			
(1750) 24 Geo. 2	c.40	General liquor licensing Act			
ACTS REFERRED TO IN THE 81ST REPORT					
(1705) 4 and 5 Anne.	c.20	Succession to the Crown			
(1714) 1 Geo. 2 St. 1	c.3	Unnecessary to take new oath of office following death of the Crown			

(1830) 1 Will. 4	c.4	Authorities for the exercise of offices in the possessions of the Crown that are held during the pleasure of the Crown continue in force for 18 months after death of the Crown
(1867) 30 and 31 Vic.	c.102	Death of the Crown does not dissolve the Parliament
ACTS REFERRED TO IN THE	85TH REPORT	
(1766) 6 Geo. 3	c.12	Colonies subject to the Crown and Parliament of Great Britain
(1776) 17 Geo. 3	c.26	Life annuities
ACTS REFERRED TO IN THE	PIST REPORT	
(1823) 4 Geo. 4	c.5	Validation of certain marriages solemnized by celebrants not duly licensed
	c.18	Disposition by the Crown of property of the Crown
(1830) 11 Geo. 4 and 1 Will. 4	c.18	Validation of marriages solemnized irregularly in
		certain churches or chapels
	c.43	Persons reappointed to offices on demise of the Crown exempt from stamp duty
(1831) 1 and 2 Will. 4	c.58	Interpleader
(1832) 2 and 3 Will. 4	c.26	Auditors of public accounts of Great Britain may audit public accounts of colonies
	c.105	Speaker disqualified from holding office of profit under the Crown during pleasure
ACTS REFERRED TO IN THE	OTH REPORT	

(1313) 7 Edw. 2

Members not to come armed to the Parliament

(1340) 14 Edw. 3 St. 1	c.14	Justice of the peace not subject to directions under the Great Seal
(1420) 8 Hen. 5	c.1	Returns of elections to Parliament when the Crown abroad
(1427) 6 Hen. 6	c.4	False return of elections of Knights of the Shires
(1432) 10 Hen. 6 St. 1	c.2	Election of Knights of the Shires
(1439) 18 Hen. 6	c.1	Prohibits ante-dating of letters patent and grants by Crown
(1444) 23 Hen. 6	c.14	Remedy when candidate elected is not returned
(1514) 6 Hen. 8	c.16	Member may leave Parliament before end of sitting
(1541) 33 Hen. 8	c.21	Royal assent to Bill may be given by letters patent
(1688) 1 Will. and Mary Sess. 1	c.6	Coronation oath
(1695) 7 and 8 Will. 3	c. 7	False returns of elections to the Parliament
(1700) 12 and 13 Will. 3	c.5	Double returns of elections to the Parliament
	c.10	Disqualification of members of the Parliament
(1707) 6 Anne	c.40	Single Privy Council for United Kingdom
ACTS REFERRED TO IN THE 102ND REPORT		
(1707) 6 Anne	c.34	Extending period of operation of 11 Will. 3 c.7 (Piracy Act 1699)
(1779) 19 Geo. 3	c.67	Naval prize
(1803) 43 Geo. 3	c.90	Whale fishing
(1837) 7 Will. 4 and 1 Vic.	c.31	Demise of the Crown does not terminate naval and military commissions

	c.88	Penalties for certain piracy offences
(1844) 7 and 8 Vic.	c.2.	Admiralty jurisdiction
(1861) 24 and 25 Vic.	c.10	Admiralty jurisdiction
(1904) 4 Edw. 7	c.8	Savings Banks
(1914) 4 and 5 Geo. 5	c.59	Enforcement of warrants issued by bankruptcy courts

PART 4

Acts (Not listed in a previous Part) that were referred to

in Appendix A to the Explanatory Note to the

New Zealand Imperial Laws

Application Bill 1986

(1256) 40 Hen. 3	c.6	Day of leap year and previous day to count as one day
(1279) 7 Edw. 1		Mortmain
(1350) 25 Edw. 3 St. 1		Children born abroad of parents who owe allegiance to the Crown
(1353) 27 Edw. 3 St. 1	c. 2	Pardons for felony
(1361) 34 Edw. 3	c.12	Forfeiture of land of deceased person
(1362) 36 Edw. 3	c.15	Pleadings to be in English
(1368) 42 Edw. 3	c.10	Children born out of the Crown's possessions can inherit property in England
(1387) 11 Ric. 2	c.10	Crown acting to prejudice of the common law
(1389) 13 Ric. 2 St. 2	c.1	Pardons for murder
(1392) 16 Ric. 2	c.6	amends 13 Ric. 2 St. 1 c.1
(1511) 3 Hen. 8	c.11	Physicians and surgeons
(1531) 23 Hen. 8	c.15	Costs where non-suit entered
(1533) 25 Hen. 8	c.21	Appeals to Rome
(1534) 26 Hen. 8	c.13	Treason
(1539) 31 Hen. 8	c.10	Order of precedence in House of Lords
(1541) 33 Hen. 8	c.20	Punishment of lunatics for treason
(1545) 37 Hen. 8	c. 9	Limitation on interest rates

•	· · · · · · · · · · · · · · · · · · ·	
(1548) 2 and 3 Edw. 6	c.8	Appeal against finding that person is heir of another person
(1553) 1 Mary Sess. 2	. c.8	Sheriffs
(1562) 5 Eliz. 1	c.4	Servants, artificers and labourers
	c.9	Perjury
(1566) 8 Eliz. 1	c.2	Costs
(1571) 13 Eliz. 1	c.8	Limitation on interest rates
(1588) 31 Eliz. 1	c.12	Sale of horses in market overt
(1605) 3 Jas. 1	c. 1	Thanksgiving on 5 November
(1623) 21 Jas. 1	c.7	Drunkenness
(1660) 12 Chas. 2	c.13	Limitation on interest rates
(1670) 22 and 23 Chas. 2	c.22	Recovery of fines and forfeitures to the Crown
(1694) 5 and 6 Will. and Mary	c.13	Pardon for felony
(1698) 10 Will. 3	c.12	Burglary, house breaking and robbery
(1702) 1 Anne St. 2	c.9	Accessories to felonies
(1728) 2 Geo. 2	c.25	Perjury
(1731) 5 Geo. 2	c.27	Amends 12 Geo. 1 c.29 (see Part 1 of this Table)
(1734) 8 Geo. 2	c.13	Engraver's copyright
(1736) 10 Geo. 2	c.8	Stockjobbing
(1766) 6 Geo. 3	c.53	Treason
(1766) 7 Geo. 3	c.38	Amends 8 Geo. 2 c.13
(1772) 13 Geo. 3	c. 52	Forging hallmarks
(1777) 17 Geo. 3	c.57	Copyright in prints
(1784) 24 Géo. 3 Séss. 2	c.35	Ordaining of deacons and priests who are not British subjects

(1786) 26 Geo. 3	c.84	Consecration of bishops who are not British subjects
(1814) 54 Geo. 3	c.56	Copyright in sculpture
(1816) 56 Geo. 3	c.138	Abolishes punishment by pillory for most offences
(1818) 58 Geo. 3	c.29	Fees for pardons under the Great Seal
(1819) 59 Geo. 3	c.7	Hallmarking cutlery
(1825) 6 Geo. 4	c.50	Juries
(1826) 7 Geo. 4	c.64	Duties of justices of the peace and/or coroners
(1851) 14 and 15 Vic.	c.99	Competent and compellable witnesses, documentary evidence
(1852 15 and 16 Vic.	c.39	Casual revenues of the Crown in colonies
(1861) 24 and 25 Vic.	c.121	Domicile of British subjects dying abroad
(1868) 31 and 32 Vic.	c.37	Proof of proclamations, orders, regulations, etc.
(1870) 33 and 34 Vic.	c. 90	Enlistment in armed forces of foreign country
(1874) 37 and 38 Vic.	c. 62	Infants' contracts
(1882) 45 and 46 Vic.	c.9	Amends 31 and 32 Vic. c.37
(1883) 46 and 47 Vic.	c.3	Doing acts outside United Kingdom with intent to cause explosion within United Kingdom
(1885) 48 and 49 Vic.	c.49	Damage to submarine cable
(1891) 54 and 55 Vic.	c.31	Carriage of mail by ship
(1892) 55 and 56 Vic.	c.6	Sealing in the United Kingdom of probates granted in the colonies
(1895) 58 and 59 Vic.	c.9	Amends 31 and 32 Vic. c.37
	c.21	Seal fishing

(1896) 59 and 60 Vic.	c.12	Reporting of floating derelict vessels found at sea
(1911) 1 and 2 Geo. 5	c. 20	Use of Red Cross symbol
(1918) 8 and 9 Geo. 5	c.30	Distribution of naval prize moneys for 1914-1918 War
(1937) 1 Edw. 8 and 1 Geo. 6	c.16	Regency in respect of the Crown of the United Kingdom

Other Acts

(1691) 3 Will. and Mary c.14 Devise to raise marriage portion

(1743) 17 Geo. 2 c.5 Rogues and vagabonds

ord 8/87

Authorised by the Minister for the Arts and Territories