

Gaming Act 1845

CHAPTER 109

GAMING ACT 1845

- Repeal of Part of 33 H. 8. c. 9.
- II What shall be sufficient Evidence that a House is a common Gaming House
- III Power of Justices may be exercised under Warrant.
- IV Penalties on Gaming House Keepers, &c.
- V Proof of Gaming for Money, &c. not necessary in support of Informations for Gaming.
- VI Commissioners of Police may authorize Superintendent and Constables to enter Gaming Houses and seize all Instruments of Gaming and take into Custody all Persons found therein.
- VII Police Superintendent may search for Instruments of Gaming.
- VIII What shall be deemed Evidence of Gaming.
 - IX Indemnity of Witnesses.
 - X Justices may grant Billiard Licences at Licensing Sessions.
 - XI Places kept for public Billiard Tables to be licensed. Notice that such Places are licensed for Billiards to be put up.
- XII Penalties for Offences against Tenor of Licences.
- XIII When Billiard Playing shall not be allowed.
- XIV Empowering Constables to visit licensed Houses.
- XV Repeal of 16 C.2. c.7. and Part of 18 G. 2. c. 34.
- XVI Pending Actions and Informations to be discontinued.
- XVII Cheating at Play to be punished as obtaining Money by false Pretences.
- XVIII Wagers not recoverable at Law.
 - XIX Proceedings under feigned Issues abolished.
 - XX Appeal to Quarter Sessions.
 - XXI Distress not unlawful for Want of Form.
- XXII Plaintiff not to recover after Tender of Amends.
- XXIII Limitation of Actions.

XXIV Construction of Terras.

XXV Conviction, &c. not to be quashed for Informality, &c.

XXVI Act may be repealed, &c.

The FIRST — SCHEDULE to which the foregoing Act

refers

The SECOND — SCHEDULE to which the foregoing Act refers

The THIRD — SCHEDULE to which the foregoing Act refers