THE ADMIRALTY OFFENCES (COLONIAL) ACT, 1860.

(23 & 24 Vict. c. 122.)

An Act to enable the Legislatures of Her Majesty's Possessions abroad to make Enactments similar to the Enactment of the Act Ninth George the Fourth, Chapter Thirty-one, Section Eight. [2378]

[28th August, 1860.]

The short title was given to this Act by the Short Titles Act, 1896 (c. 14).

[Preamble recites 9 Geo. 4, c. 31, s. 8.]

1. Legislatures of possessions abroad may legislate for trial, etc., of offences committed in such possessions, where persons injured die out of the limits thereof.—It shall be lawful for the legislature of any of Her Majesty's possessions abroad to enact by any law or ordinance, to be by them made in the usual manner, that where any person, being feloniously stricken, poisoned, or otherwise hurt at any place within the limits of such possession, shall die of such stroke, poisoning, or hurt upon the sea or at any place out of the limits of such possession, every offence committed in respect of any such case, whether the same shall amount to the offence of murder or of manslaughter, or of being accessory before the fact to murder, or after the fact to murder or manslaughter, may be dealt with, inquired of, tried, determined, and punished in the possession within the limits of which such stroke, poisoning, or hurt shall happen, in the same manner in all respects as if such offence had been wholly committed within the limits of such possessions; or such legislature
may enact, by any such law or ordinance to be made as aforesaid, to the
like effect.  [2874]

As to jurisdiction where death in the colony or at sea follows from injury inflicted
on the sea, etc., see the Admiralty Offences (Colonial) Act, 1849 (c. 96), p. 758, ante.
As to punishment for offences, see the Courts (Colonial) Jurisdiction Act, 1874
(c. 27), p. 771, post.