

THE LAWS GOLD COAST

CONTAINING

THE ORDINANCES OF THE GOLD COAST, THE GOLD COAST COLONY, ASHANTI, THE NORTHERN TERRITORIES, AND TOGOLAND UNDER UNITED KINGDOM TRUSTEESHIP

ENACTED ON OR BEFORE

THE 31st DAY OF DECEMBER, 1951

REVISED EDITION

PREPARED UNDER THE REVISED EDITION OF THE LAWS ORDINANCE, 1951, BY SIR PERCY ALEXANDER MCELWAINE, Q.C., LL.D.

IN FIVE VOLUMES:

VOL. I.

CONTAINING THE ORDINANCES, CHAPTERS 1-24.

Obtainable from the Government Printer, Accra, Gold Coast, and from the Crown Agents for the Colonies, 4, Millbank, London, S.W.1.

PRINTED BY C. F. ROWORTH LTD., 88, FETTER LANE, LONDON, E.C.4. 1954

[Appointed by the Government of the Colony of the Gold Coast to be the Government Printers for the purposes of this Edition of Laws.]

LOS ANGELES COUNTY

CAP. 9.]

Criminal Code.

Book 2. Part 6. Title 13.

PART 6.—OFFENCES AGAINST PUBLIC ORDER, HEALTH, AND MORALITY.

TITLE 13.—PUBLIC NUISANCES.

DRUMMING AND FIRING GUNS, ETC.

Allowing house, etc., in town to be used for drumming. (See s. 142 (10). 118. (1) Every occupier of any house, building, yard, or other place situate in any town, who, without a licence in writing from the Governor or a District Commissioner, permits any persons to assemble and beat or play or dance therein to any drum, gong, tom-tom, or other similar instrument of music, shall be liable to a fine of two pounds.

(2) It shall be lawful for any constable to enter any such house, building, yard, or other place where any persons may be so assembled, and to warn them to depart and to seize and carry away all such drums, gongs, tom-toms, or other instruments, and the same shall be forfeited.

(3) Whoever, after being so warned, shall not depart forthwith (except the persons actually dwelling in such house or building), may be apprehended, without warrant, by any constable or person acting in his aid, and shall be liable to a fine of ten shillings.

Drumming, etc., near Court during sitting. (See s. 392.) 119. Whoever during the sitting of a Court, and after being warned by a constable or officer of the Court to desist, beats or plays any drum, gong, tom-tom, or other instrument, or makes any loud noise of any kind within a radius of three hundred yards from the place where such sitting is held, shall be liable to a fine of two pounds.

Drumming with intent to challenge or insult. 120. Whoever beats a drum with intent to challenge or provoke any other person to commit a breach of the peace, or with intent to insult or annoy any other person, shall be liable to a fine of twenty-five pounds or to imprisonment for three months,

Discharging 121. Whoever in any town without lawful and necessary occasion—

(1) discharges any firearm, or throws or sets fire to any firework in any public place or in any house, building, or yard; or

366

[CAP. 9.

t at any public exple or on the i him any offenn pursuance of ice and shall on fifty pounds or three months or

, a person shall awful authority officer or as the ace officer or in

lace or at any insulting words ch of the peace) be occasioned. viction shall be ids or to such e months or to

e the following y respectively

wenty or more mmon purpose

the purpose of c interest or for views on any

or brick likely

tive authority lority (Colony) ority (Ashanti) ity (Northern

the Laws Ordinance,

Territories) Ordinance,* or the Native Authority (Southern Section of Togoland under United Kingdom Trusteeship) Ordinance, 1949;†

" public meeting " includes any meeting in a public place and any meeting which the public or any section thereof are permitted to attend, whether on payment or otherwise;

"public procession" means a procession in a public place."

(Added by 24 of 1949, s. 5.)

NUISANCES AND OBSTRUCTIONS IN STREETS, AND THE LIKE.

142. Whoever does any of the following acts shall be Throwing hable to a fine of forty shillings, namely—

- (1) In any town places, or causes or permits to be placed, any carrion, filth, dirt, refuse, or rubbish, or any offensive or otherwise unwholesome matter, on any street, yard, enclosure, or open space, except at such places as may be set apart by the District Commissioner or the health officer for that purpose; or
- (2) In any town commits a nuisance in any public place Nuisances. or open space, or in any place being an appurtenance of or adjoining a dwelling-house; or
- (3) Wilfully defaces any public lawful notice, or Defacing removes the same from any place where it is public notice. lawfully affixed; or
- (4) Without the consent of the owner or occupier Defacing thereof affixes or attempts to affix any placard, building, etc. paper, or thing on any building, wall, fence, pillar, or post, or writes upon, soils, or marks any such building, wall, fence, pillar, or post; or
- (5) Without due authority affixes or attempts to affix Defacing any placard, paper, or thing on, or writes upon, or letter soils, or marks any post office or post office box. letter box: or
- (6) Unlawfully releases any cattle lawfully impounded, Pound or pulls down, damages, or destroys the pound breach. wherein any cattle are lawfully impounded; or

* McCarthy Cap. 84, scheduled under the Revised Edition of the Laws Ordinance, s. 170.

[†]Scheduled under Revised Edition of the Laws Ordinance, 1951, and see Cap. 64, s. 170.

rubbish in street.

post office

Book 2. Part 6.

Title 13.

Book 2. Part 6. Title 13.

Being drunk

Fighting, etc., in

public place.

and disorderly. (7) In any public place is drunk and behaves violently or indecently; or

Criminal Code.

(8) In any public place, or in any place within sight or hearing of persons then being in a public place, disturbs the peace by fighting or quarrelling with any other person; or by making any loud or unseemly noise; or abets an unlawful fight; or uses or applies to any other person then being in such public place or within sight or hearing thereof, any violent or abusive term of reproach; or sings any profane, indecent, or obscene song; or exposes any any defamatory or insulting writing or object; or with the intention of annoying or irritating any other person, sings any scurrilous or abusive song or words, whether any person be particularly addressed therein or not; or is guilty of any riotous. indecent, disorderly, or insulting behaviour, to the obstruction or annovance of any passenger or person in such public place; or (Amended by 24 of 1949, s. 6.)

(9) In any town wilfully or wantonly, and after being warned to desist, shouts or blows any horn or shell, or sounds or plays upon any musical instrument, or sings or makes any other loud or unseemly noise, to the annoyance or disturbance of any person; or

- (10) In any town, without a licence in writing from the Governor or a District Commissioner, beats or plays any drum, gong, tom-tom, or other similar instrument of music between eight o'clock at night and six in the morning; or
- (11) In any town throws or discharges any stone or other missile in or into any public place; or
- (12) Behaves violently or indecently in any prison or Court or public place; or
- (13) Behaves irreverently or indecently in any church, chapel, mosque, or other place appropriated for religious worship; or
- (14) Disturbs or molests any minister of religion while celebrating any religious rite or office in any

Shouting, etc., in town.

Drumming, etc., in town at night. (See s. 118.)

Throwing stones, etc.

Behaving violently in prison, etc. (See s. 392.) Behaving irreverently in place of worship.

Disturbing public worship.