

THE 

OF

THE GAMBIA. Jw.,,, *t<LJ ,* C0,£:1t ,

I

IN FORCE ON

# THE lsT DAY OF JANUARY, 1955.

REVISED EDITION

PREPARED UNDER THE AUTHORITY OF

# THE REVISED EDITION OF THE LAWS ORDINANCE, 1955,

BY

SIR DONALD KINGDON, Q.O.

*( of the Inner Temple),*

COMMISSIONER FOR THE REVISION OF .THE LAWS.

IN SIX VOLUMES.

VOL. II

CONTAINrnG ORDINANCES CHAPTERS 70 TO 134.

# Price per set :15 guineas.

**To be obtainod from** the Secretariat, Bathurst, Gambia, and the Crown Agents **for** Oversea Governments and Administrations, **4,** Millban.k, London, **S.W.1.**

PRINTED BY

WATERLOW & SONS LIMITED, 26, GREAT WINCHESTER STREET, LONDON, E.C.2.

*[Appointed* ***by*** *the Government of the Gambia the Government Printers for the purpose11 of this edition of Laws within the meaning of the Evidence (Co'lonial Statute.9 ) Act,* **1907** .]

**1955.**

**G.-VoL II.-1.**

**LOS** ANGELES **COUNTY**

LAW LIBRARY



1092

**Cap. 99.]** *Town of Bathurst.*

**Behaving violently in pollce­ station:**

**Committing**

**nuisance.**

**Br,having irreverently in churches.**

**Defacing**

# otherwise than in the regular performance or in pursuance of some lawful calling or object, to the annoyance or obstruc­ tion of any passenger or person frequenting such street or place of public resort, or of any person living in the neighbour­ hood thereof, and does not move away when required by a constable; or

(i) is guilty of any violent or indecenn behaviour in any police station, lock-up house or other place; or

(J') commits any nuisance in any street or place of public resort, or in any open space, or in any place being an appur­ tenance of or adjoining a dwelling-house; or ·

*(k )* behaves irreverently or indecently in or near any church, chapel or other building appropriated for religious worship ; or (!) wilfully defaces or removes any public lawful notice or

n:

a,

# h,

pl

Iii

**public** a1

**notices.**

**Posting frivolous or improper notices.**

# posting bill from any building or place where such notice

01

# or bill may lawfully be affixed; or

*(m)* posts or affixes any notice, bill or other paper of a

frivolous, vexatious, scurrilous, abusive or improper nature a1

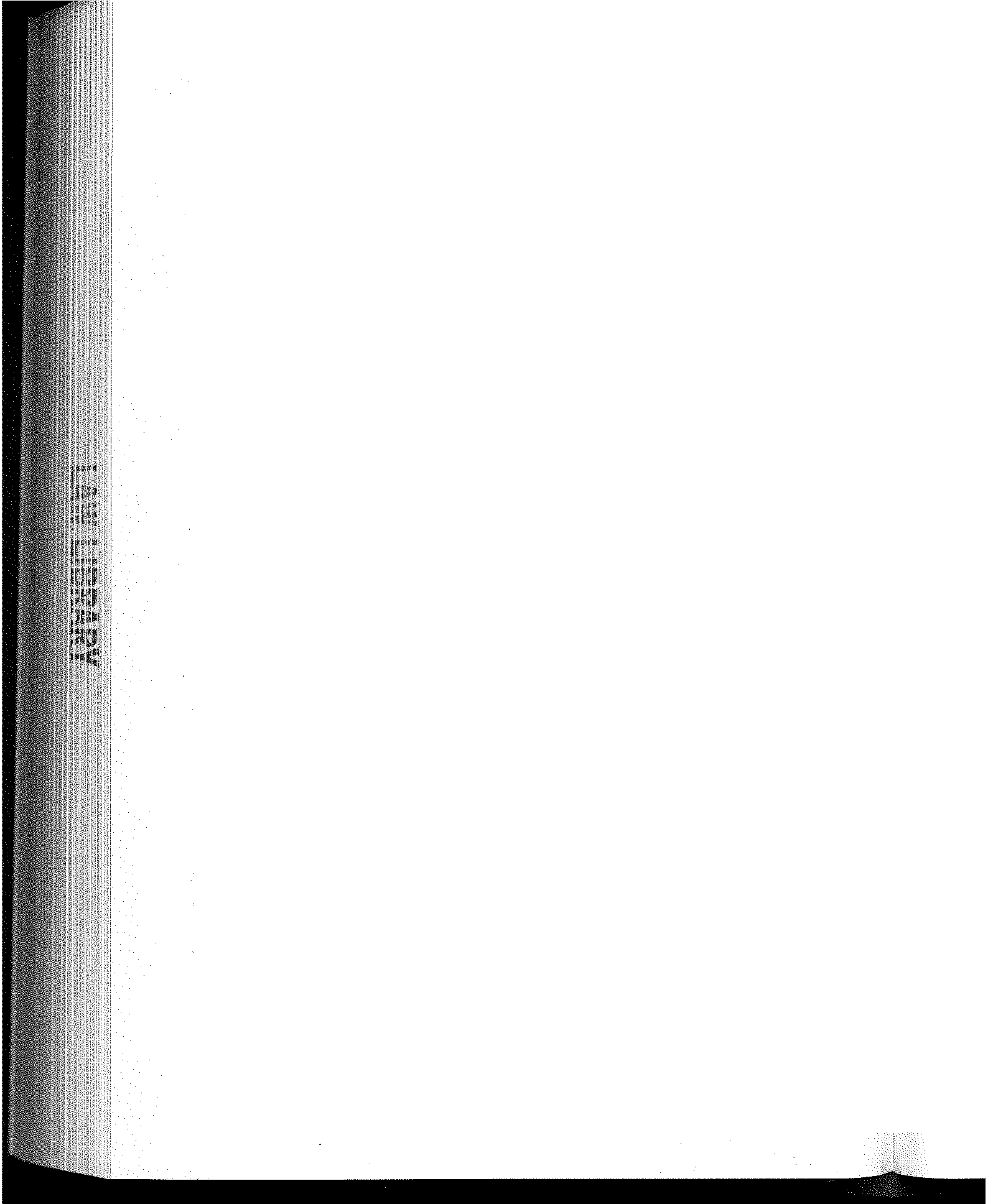
to any public notice board or to any hoarding, wall or other tb

place; or writes or draws anything of such a nature on any gc

board, wall or other place; a1

**Penalty.**

# he shall be guilty of an off ence, and shall for each such offence, b,



**Apprehen­ sion of offenders.**

**Beating drums, etc., without permission, unlawful.**

# in addition to any liability for damage at the suit of any person aggrieved, incur a fine not exceeding forty shillings.

(2) Any person found committing any offence punishable under this section may be taken into custody without warrant by any constable or person whom he may call to his aid, or by the owner or occupier of the property on or with respect to which the off ence is committed, or by his servant, or by any person authorised by him, and may be detained until he can be delivered into the custody of a constable, who shall take such person as soon as conveniently may be before the court to be dealt with according to law.

UNLAWFUL DRUMMING, ETC.

# **19. (1)** No person or persons, without the pernnss10n in writing of the Governor or the Chief Superintendent of Police, shall assemble or be in any street, house, building, garden, yard or other place beating any drum, gong, tomtom or other instrument, or dancing or making any unnecessary noise to the disturbance or annoyance of the neighbours.

di

# ar sb

ll(

# ar

ar as en hi th ke *on* th m Ti

ch

mi

*Town of Bathurst.* [Cap. 99. I093

Jr in pursuance

,nee or obstruc­

, such street or the neighbour- 1 required by a

chaviour in any

(2) Any constable, by himself or with such assistance as he may take to his aid, may warn the persons so unlawfully assembled to depart, and for this purpose may enter into such house, building, garden, yard or place in which persous are so assembled.

20. Whosoever, after being warned, as provided by section

19 hereof, shall not depart forthwith, except the persons actually

**'Warning** to be given **by** constable.

)! dwelling in such house or building, may be apprehended without

* place of public being an appur-

near any church,

;ious worship; or Jav;ful notice or

,ere such notice

ther paper of a mproper nature ig, wall or other

warrant by any constable or person acting in his aid, and shall be liable on comriction to a penalty not exceeding ten shillings.

**21.** The occupier of any house, building, garden, yard or LiAbility *0f* place who shall have permitted such persons unlav,fully to !l;'.":t. assemble or be therein against the provisions hereof shall be

liable on conviction to a penalty not exceeding forty shillings, and every drnm, gong, tomt-0m or other such iustrument found on the premises shall be liable to forfeiture.

**fill.** Any court may prohibit during the hours of its sittings, Co'CTb;'ay

and at any place ,,ithin a radius of three hundred yards from g,

the build.ing where such sitting is held, any beating of drums, "'';!·,., ,ing

a nature on any

gongs, tomtoms or other r·nstruments or other

]ond n01·ses of ," ,mg,

wh such off ence, 1it of any person lings.

ence punishable

·without warrant

,ll to his aid, or or with respect

, servant, or by

any kind or description ; and any person who, on being required by any constable or officer of the court to desist from beating drutWl, gongs, tomtoms or other instruments, or from making any other such noise, fails to comply with such requisition, shall for every offence be liable on comriction to a penalty not exceeding forty shillings, and may be apprehended by any constable without warrant.

STRAY CATTLE.

23. (I) If any cattle are found at large in anv street without Power tdo

ietained until he

any person

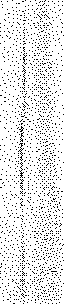
havm'

g charge thereof, any cons,table or person

tsmtrpnoyucn•ttle.

e, who shall take before the court

assisting him, or if any cattle shall be found trespassing on any g0i ::;;· enclosed ground or lot, the owner thereof or anyone acting on ° · his behalf, may seize and impound such cattle, and may detain

them in the pound until their owner shall pay to the pound- keeper the expenses of keeping such cattle at a rate not exceeding

one shilling a day for each such head of cattle; and in addition fb!,r'•

te permission in

thereto, a penalty of five shillings for each head of cattle so lo :X, nd

endent of Police,

impounded, to be paid by the poundkeeper into the Colonial expan$00,

ing, garden, yard

Treasury.

)mtom or other

(2) If such penalty and expenBes are not paid within four Power to ,ell

**atra.y** oottle.

1sary noise to the

clear days from the time of such impounding, the poundkeeper

may sell or cause to be sold any such cattle:

G-Vot **n.-2z•.**

