## New South Wales.



## ANNO VICESIMO

## VICTORIÆ REGINÆ.

## No. XXX.

An Act to facilitate the Remedies on Bills of Exchange and Promissory Notes. [Assented to, 11th March, 1857.]

WHEREAS bonâ fide holders of dishonored Bills of Exchange and Preamble. Promissory Notes are often unjustly delayed and put to unnecessary expense in recovering the amount thereof by reason of frivolous or fictitious defences to Actions thereon, and it is expedient that greater facilities than now exist should be given for the recovery of money due on such Bills and Notes: Be it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales, in Parliament assembled, and by the authority of the same, as follows:—

1. After the passing of this Act no Plea shall be admissible in Pleas to Actions on any Action to a Count on any dishonored Bill or Note, without an affidavit Bills, &c., to be accompanied by of the truth of such Plea, or of such facts as a Judge may, under the affidavits. circumstances, deem sufficient in that behalf; and if any Plea to any such

Count be filed, without such an affidavit, it may be treated as a nullity.

2. By leave of a Judge, instead of such an affidavit, the Defendant, Payment into Court. or any person in his behalf, may pay into Court the amount of the Plaintiff's claim, or so much thereof as the Judge shall appoint.

3. It shall be lawful for a Judge, upon application on behalf of Further time for any Defendant who shall have been absent from his usual place of business pleading. or abode at the time of service of the Summons, to give such further time for pleading as such Judge shall deem reasonable.

4. In respect of Actions in any Court other than the Supreme Construction of Act. Court, the Judge or Commissioner of such Court shall be deemed a Judge within the meaning of this Act.