23° VICTORIÆ, 1859.

A BILL

To amend the Law relating to the Admission of Barristers of the Supreme Court.

Her present Majesty intituled "An Act to regulate the Admission

"in certain cases of Barristers of the Supreme Court of New South Wales"

certain provisions were made for and in relation to the admission of

5 Barristers of the said Court And whereas it is necessary to make such

further provision in relation to the admission of such Barristers as is

herein contained Be it therefore enacted by the Queen's Most Excellent

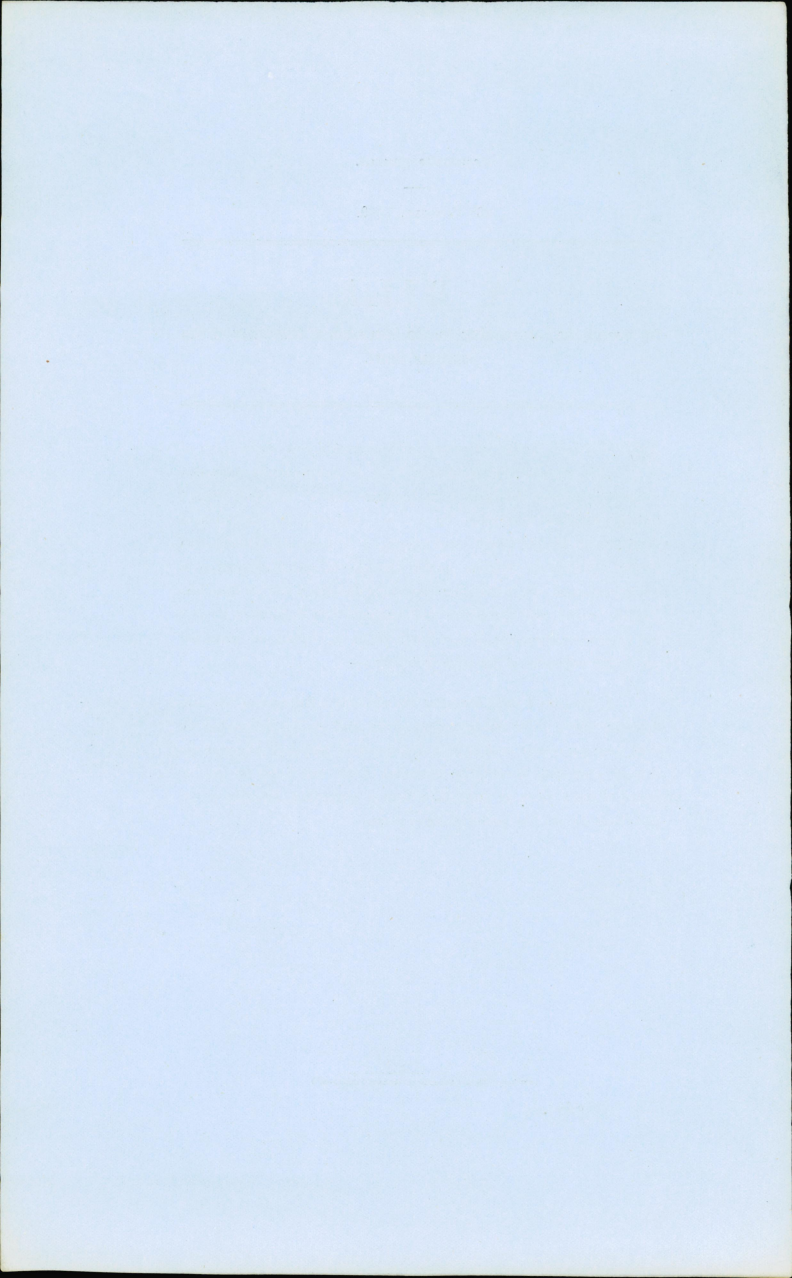
Majesty by and with the advice and consent of the Legislative Council

and Legislative Assembly of New South Wales in Parliament assembled

10 and by the authority of the same as follows:—

1. No person shall hereafter be admitted a Barrister of the said No persons to be admitted as Barristers Supreme Court under the provisions of the said recited Act unless he unless they have previously studied with and as a bonâ fide pupil of some one been practising or more practising Barrister or Barristers of the said Court for the full years.

15 period of three years or shall have been a practising Attorney of the said Court for the like period of three years.



Legislative Council.

23° VICTORIÆ, 1860.

A BILL

(As amended in the Committee of the whole.)

To amend the Law relating to the Admission of Barristers of the Supreme Court.

WHEREAS by the Act passed in the eleventh year of the reign of Preamble.

Her present Majesty intituled "An Act to regulate the Admission 11 Vic. No. 57.

"in certain cases of Barristers of the Supreme Court of New South Wales" certain provisions were made for and in relation to the admission of 5 Barristers of the said Court And whereas it is necessary to make such further provision in relation to the admission of such Barristers as is herein contained Be it therefore 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 10 and by the authority of the same as follows :-

1. After the thirtieth day of June one thousand eight hundred Barristers not to be and sixty no person (other than and except as hereinafter mentioned) admitted until after shall be admitted a Barrister of the said Supreme Court under the prostudy. visions of the said recited Act unless he shall have given to the Protho-

15 notary of the said Court not less than three years prior to the time of his applying to be so admitted a notice in writing of his intention to apply to be so admitted nor unless he shall between the time of giving such notice and the time of his applying to be so admitted have studied with and as a bonâ fide pupil of some one or more practising Barrister

20 or Barristers of the said Court for the full period of one year. 2. Nothing in this Act shall extend to or affect any Attorney or Attorneys excepted. Solicitor of the said Court who has or shall have been in practice as such for a period of three years Provided that every Attorney applying for Proviso. admission as a Barrister shall have ceased to practice for six months antecedent to his applying as aforesaid.

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