Legislative Council.

23º VICTORIÆ, 1860.

A BILL

To amend the Law with respect to Verdicts and Judgments in the Supreme Court.

(Presented by Mr. JOHNSON, 19 April, 1860.)

W HEREAS it is necessary to amend the law respecting verdicts Preamble. and judgments in the Supreme Court in manner hereby provided Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative 5 Assembly of New South Wales in Parliament assembled and by the authority of the same as follows :—

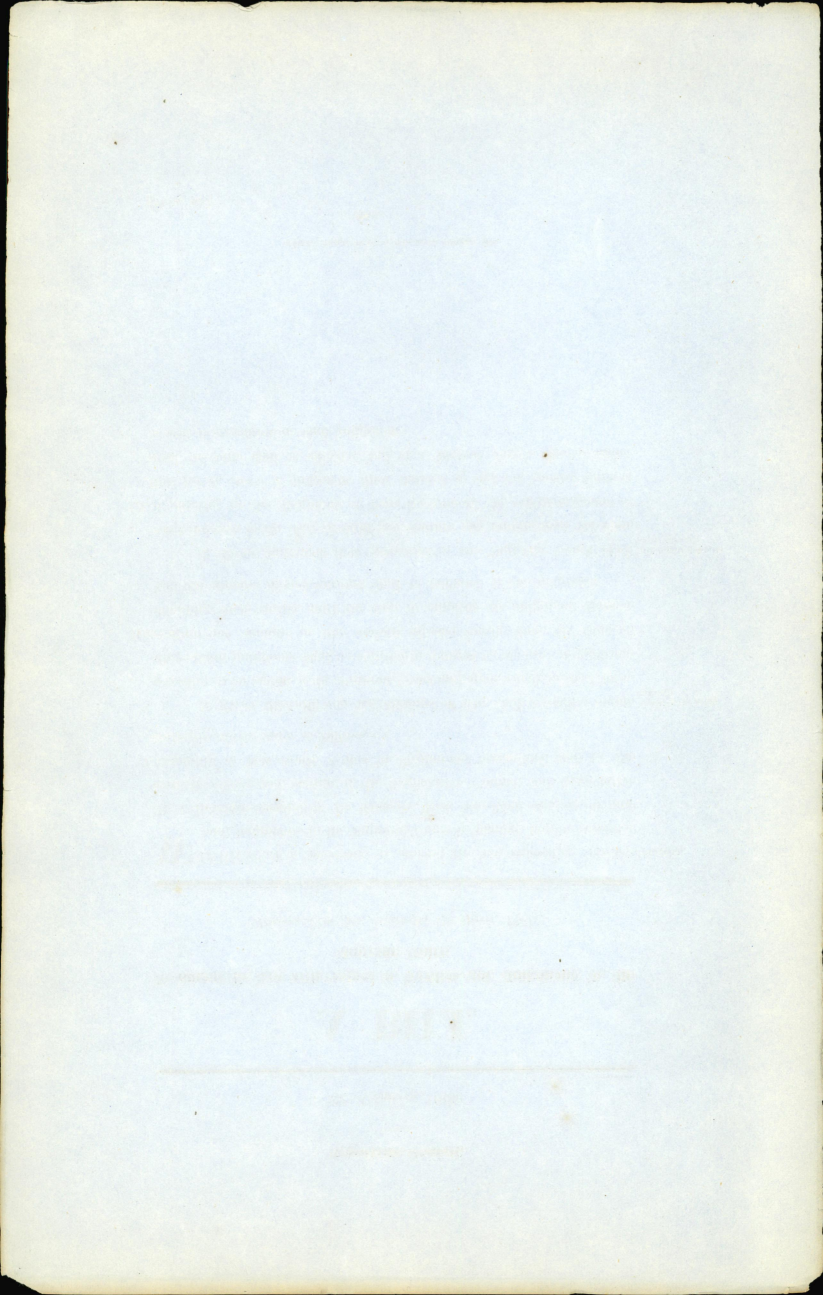
 Every Plaintiff who has obtained or who shall hereafter obtain Verdicts to carry interest.
a verdict in an action in the Supreme Court and upon which he shall hereafter obtain judgment shall be entitled to interest at the rate of eight per
centum per annum on the amount of such verdict from the time of obtaining such verdict until the time of entering up judgment thereon And the amount of such interest shall be included in the judgment.

Every judgment debt recovered in the Supreme Court shall Judgment debts to carry interest at the rate of eight per centum per annum from the time
15 of entering up the judgment or from the time of the commencement of this Act in cases of judgment then entered up and not bearing interest until the same shall be satisfied And such interest may be levied under a writ of execution on such judgment.

Sydney : Thomas Richards, Government Printer .- 1860.

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[Price, 6d.]



This PUBLIC BILL originated in the LEGISLATIVE COUNCIL, and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY, for its concurrence.

Legislative Council Chamber, Sydney, 2 May, 1860. R. O'CONNOR, Clerk of the Legislative Council.

New South Wales.



ANNO VICESIMO TERTIO.

VICTORIÆ REGINÆ.

No.

An Act to amend the Law with respect to Verdicts and Judgments in the Supreme Court.

W HEREAS it is necessary to amend the law respecting verdicts Preamble. and judgments in the Supreme Court in manner hereby provided Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative 5 Assembly of New South Wales in Parliament assembled and by the authority of the same as follows :— 1. Every Plaintiff who has obtained or who shall hereafter obtain Verdicts to carry interest.

1. Every Plaintiff who has obtained or who shall hereafter obtain Verdicts to carry a verdict in an action in the Supreme Court and upon which he shall hereinterest. after obtain judgment shall be entitled to interest at the rate of eight per

10 centum per annum on the amount of such verdict from the time of obtaining such verdict until the time of entering up judgment thereon And the amount of such interest shall be included in the judgment.

2. Every judgment debt recovered in the Supreme Court shall ^{Judgment debts to} carry interest at the rate of eight per centum per annum from the time 15 of entering up the judgment or from the time of the commencement of this Act is easy of judgment, then entered up and not bearing interest.

this Act in cases of judgment then entered up and not bearing interest until the same shall be satisfied And such interest may be levied under a writ of execution on such judgment.

[Price, 6d.]

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