New South Wales.



ANNO VICESIMO SEPTIMO

VICTORIÆ REGINÆ.

An Act to amend an Act intituled "An Act to incorporate the Proprietors of a certain Banking Company called 'The Bank of New South Wales' and for other purposes therein mentioned." [Assented to, 31st March, 1864.]

WHEREAS it has been found that certain of the enactments Preamble. contained in the Act of Council passed in the fourteenth year of Her present Majesty's reign intituled "An Act to incorporate the "Proprietors of a certain Banking Company called 'The Bank of "New South Wales' and for other purposes therein mentioned" whereby a limit is or may be construed to be placed on the operations and conduct of business of the said corporation confining the same to the Colony of New South Wales and certain other of the enactments contained in such Act as regards the taking of security for the protection of the operations of such Bank are unnecessarily and inconveniently restrictive And whereas it is expedient to repeal the same and to substitute in lieu thereof other provisions of a more expansive character 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 and by the authority of the same as follows:—

1. The third section of the said recited Act shall be and is Repeal of section 3 hereby repealed.

2. It shall be lawful for the said corporation subject to all the Nature of business restrictions and provisions herein contained to carry on the business of a bank of issue discount and deposit in the Colony of New South Wales and elsewhere and to make loans of money on cash credit accounts promissory notes bills of exchange or letters of credit and on

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any personal or other securities and it shall also be lawful for the said corporation to deal in money bullion and specie and in exchanges of and with all countries and in notes bills or other securities for money and generally to transact all such other business as it is or shall or may at any time hereafter be usual and lawful for establishments carrying on banking in all its branches or dealing in money bullion and specie and in exchanges or in notes bills or other securities to do or transact and to establish agencies branch banks or connexions in relation to the said business in any of the adjoining Colonies or places or in any part of the British dominions or elsewhere and to give letters of credit thereon for any purposes whatsoever but that it shall not be lawful for the said corporation to advance or lend any money upon the security of lands or houses or ships nor to own ships and the said corporation shall not hold shares in its own stock nor advance or lend to any shareholder or proprietor of shares in the said corporation any sum or sums of money on the security of his share or shares nor invest lay out employ advance or embark any part of the capital or funds of the said corporation in the purchase of any lands houses or other real or leasehold property whatsoever (save and except as herein and in the said recited Act specially provided) nor of any share or shares in the capital or stock for the time being of the said corporation nor in any trading or mercantile speculation or business whatsoever not usually considered as falling under the ordinary and legitimate purposes and operations of banking establishments Provided always that nothing herein or in the said recited Act contained shall invalidate any lien acquired or to be acquired by the deposit of deeds or any mortgage of lands or other property taken or to be taken by the said corporation or any person or persons on their behalf as security collateral to any bill promissory note bond or other security or any right claim or title to lands or other property thence to arise or the lien secured by the deed of settlement to the corporation over the shares belonging to any proprietor becoming indebted or coming under engagements to the corporation or making default in the fulfilment of any covenant in the said deed of settlement contained or prevent the corporation from holding the shares forfeited by such default for the purpose of sale as provided in the said deed of settlement or from taking security by the hypothecation of merchandise or bills of lading thereof for the payment of any bill or bills of exchange drawn against any shipment of wool tallow or any other description of merchandise shipped for exportation either to or from any port or place beyond the sea or from one port to another within the Australasian Territories or from taking any mortgage or lien on any stations runs sheep or cattle and their increase progeny wool and other produce under the Acts of the Colonial Legislature for that purpose made and provided or from taking holding and enjoying to them their successors and assigns for any estate term of years or interest for the purpose of reimbursement only and not for profit any lands houses or other hereditaments or any merchandise or ships which may be taken by the Company in satisfaction liquidation or discharge of or in security for any debt due or to become due to the Company or from selling conveying and assuring the same as occasion may require And it is hereby declared that all such liens mortgages rights claims and holdings shall be valid.
3. That in all cases in which by any Act of Parliament or of

Power to Manager or other officer to do certain acts.

3. That in all cases in which by any Act of Parliament or of the Colonial Legislature or by any rule or order of the Supreme Court or any other Court now or hereafter to be in force in this Colony the plaintiff or defendant in any action suit or other proceeding or any creditor of an insolvent estate or any person being a party to or interested in any process or proceeding whatsoever is or shall be authorized

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authorized empowered or required to make any affidavit or to sign or present any petition or to do any other act it shall be lawful for the manager or other competent officer or agent of the said corporation (where the said corporation shall be such plaintiff defendant or creditor or be a party to or otherwise interested in any process or proceeding whatsoever as aforesaid) to make any such affidavit and for and on behalf of the corporation to sign or present any such petition or do any such other act as aforesaid.

By Authority: Thomas Richards, Government Printer, Sydney, 1864.

[Price, 3d.]

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