This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 19 April, 1861.

CHA. TOMPSON, Clerk of Legislative Assembly.

New South Wales.



ANNO VICESIMO QUARTO

VICTORIÆ REGINÆ.

No.

An Act to amend the Cattle Driving Act 16 Vic. No. 23.

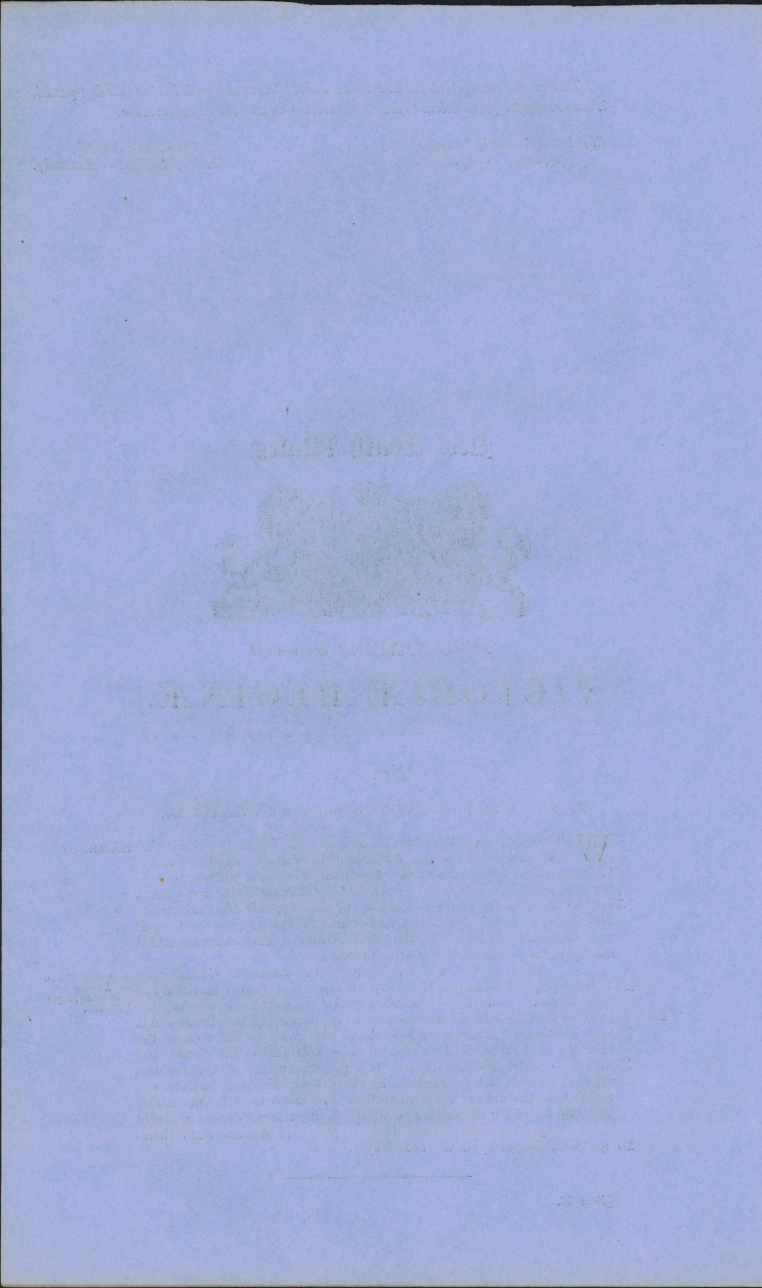
WHEREAS it has been found injurious to the interests of trade that Preamble. the provisions of the Act sixteenth Victoria number twenty-three should be enforced in certain towns and places and whereas there is now no power given by law to restrain the enforcing of the same when 5 inexpedient Be it therefore 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 Governor with the advice of the Executive Council may on petition 16 vic.

10 on the receipt of a Petition signed by not fewer than twenty householders No. 23 may be declared at any town or place where the Act sixteenth Victoria number applicable. twenty-three has been already declared to apply praying that the said Act may be declared no longer applicable to such town or place cause the substance and prayer of such Petition to be published in the Gazette and 15 unless a counter Petition signed by a greater number of householders resident as aforesaid be received by the Colonial Secretary within one

month from the date of such publication the Governor with the advice aforesaid may by Proclamation published in like manner declare the said Act no longer applicable to such town or place and the same shall there-20 upon be no longer applicable accordingly.

Price 1d.



New South Wales.



ANNO VICESIMO QUARTO

VICTORIÆ REGINÆ.

No. XXII.

An Act to amend the Cattle Driving Act 16 Vic. No. 23. [Assented to, 9th May, 1861.]

HEREAS it has been found injurious to the interests of trade that Preamble. the provisions of the Act sixteenth Victoria number twentythree should be enforced in certain towns and places and whereas there is now no power given by law to restrain the enforcing of the same when inexpedient 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 Governor with the advice of the Executive Council may On petition 16 Vic. on the receipt of a Petition signed by not fewer than twenty householders declared no longer resident at any town or place where the Act sixteenth Victoria number applicable. twenty-three has been already declared to apply praying that the said Act may be declared no longer applicable to such town or place cause the substance and prayer of such Petition to be published in the *Gazette* and unless a counter Petition signed by a greater number of householders resident as aforesaid be received by the Colonial Secretary within one month from the date of such publication the Governor with the advice aforesaid may by Proclamation published in like manner declare the said Act no longer applicable to such town or place and the same shall thereupon be no longer applicable accordingly.

drew South Chales



ANNO VICESTRO OUARTO

VICTORLE REGINA

No. XXIII

Am Act to amoud the Cattle Detring Act 16 Yes No. 29. [Assented to Johnson 1861.]

property of the control of the contr