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, 28 August, 1862, A.M.)

CHA. TOMPSON, Clerk of Legislative Assembly.



ANNO VICESIMO SEXTO

VICTORIÆ REGINÆ.

No.

An Act to prohibit future grants of Public Money in aid of Public Worship.

HEREAS it is expedient to prohibit future grants of money Preamble. from the Public Funds in aid of Public Worship 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 5 of New South Wales in Parliament assembled and by the authority of the same as follows :-

1. The Act seventh William the Fourth number three and so Repeal of 7 Wm. 4 much of the forty-ninth and fiftieth sections of the Constitution Act dule C and certain assented to by Her Majesty under the Imperial Act eighteenth and provisions of Con-10 nineteenth Victoria chapter fifty-four as relates to Schedule C annexed to

the said Act and also the said Schedule are hereby repealed.

2. No stipend or allowance whatever shall be paid out of any Grants for Public Worship prohibited. public moneys whatsoever after the passing of this Act to any Minister of Religion not then in receipt of some such stipend or allowance.

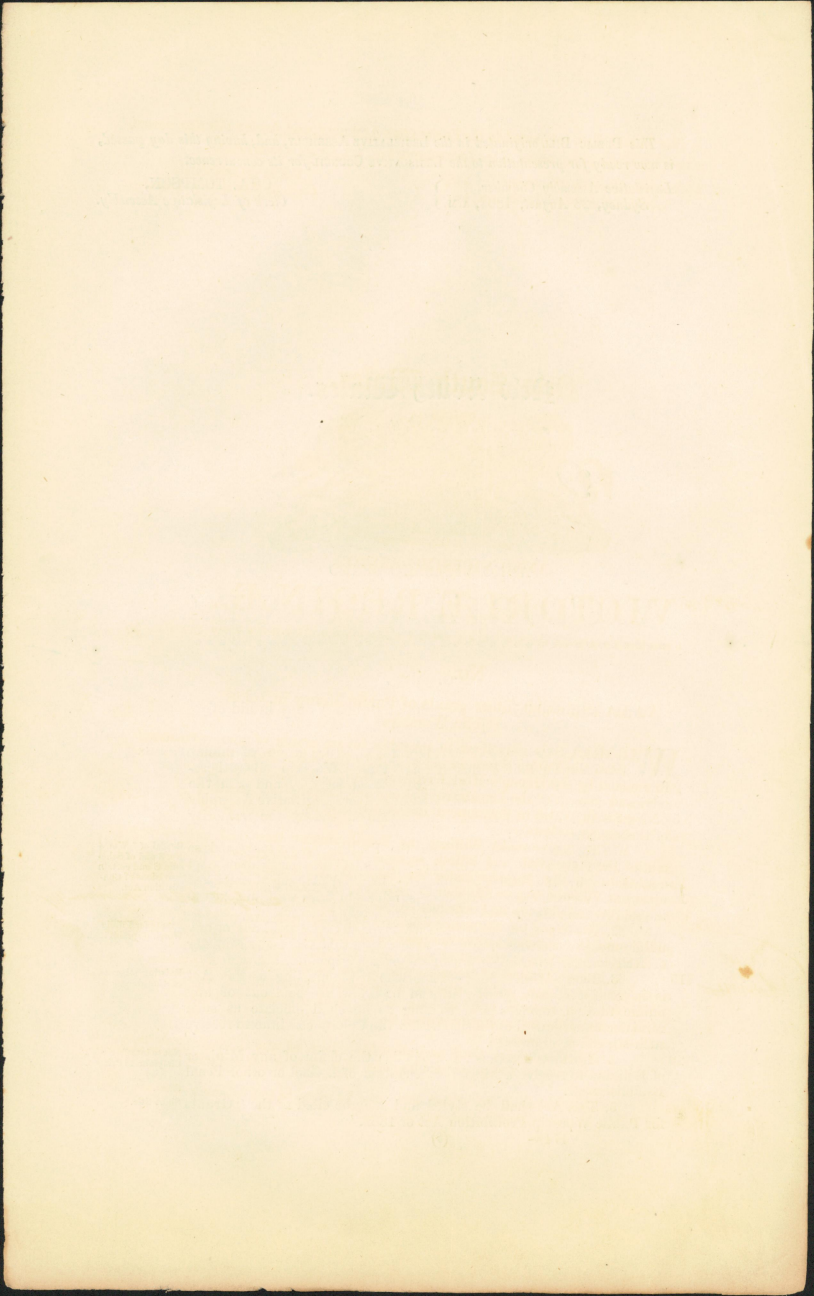
3. Every Minister of Religion who at the passing of this Act Existing stipends is in receipt of any yearly stipend or allowance paid out of any public fund or moneys may so long as he shall officiate as such 15

Minister under lawful authority within the Colony continue to receive such stipend or allowance.

4. Nothing herein shall prejudice the claim of any Minister Not to interfere with of Religion to receive a stipend as Chaplain of a Gaol or other Penal 20 Establishment.

5. This Act shall be styled and may be cited as the "Grants Short title. for Public Worship Prohibition Act of 1862."

174-*(b)*



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, 28 August, 1862, A.M.)

CHA. TOMPSON. Clerk of Legislative Assembly.



VICTORIÆ REGINÆ.

No.

(As Amended in Committee of the Whole.)

An Act to prohibit future grants of Public Money in aid of Public Worship.

HEREAS it is expedient to prohibit future grants of money Preamble. from the Public Funds in aid of Public Worship 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

5 of New South Wales in Parliament assembled and by the authority of the same as follows :-

1. So much as is inconsistent with this Act of the Act seventh Qualified William the Fourth number three and so-much of the forty-ninth and No. 3 and of Sche-fiftieth sections of the Constitution Act assented to by Her Majesty dule C and certain 10 under the Imperial Act eighteenth and nineteenth Victoria chapter stitution Act. fifty-four as relates to Schedule C annexed to the said Act and also the said Schedule are is hereby repealed and subject only to the payments reserved and authorized by this Act so long as the same shall remain

15

2. No stipend or allowance whatever shall be paid out of any Grants for Public public moneys whatsoever after the passing of this Act to any Minister Worship prohibited. of Religion not then in receipt of some such stipend or allowance.

3. Every Minister of Religion who at the passing of this Act Existing stipends is in receipt of any yearly stipend or allowance paid out of any ^{continued}. 20 public fund or moneys may shall so long as he shall officiate as such

Minister under lawful authority within the Colony continue to receive such stipend or allowance.

4. Nothing herein shall prejudice the claim of any Minister Not to interfere with of Religion to receive a stipend as Chaplain of a Gaol or other Penal Chaplains to Prisons. 25 Establishment.

5. This Act shall not interfere with any application which is or Not to apply to shall be authorized by law of the rents and profits or proceeds of sale Church and School Lands. of Church and School Lands or of any other land granted or appropri-

ated or held in trust for purposes of Religion. 5. 6. This Act shall be styled and may be cited as the "Grants Short title. for Public Worship Prohibition Act of 1862." 30 174-

(b)

payable the said Schedule shall also be repealed.

Nore .- The words to be omitted are ruled through ; the words to be inserted are printed in black letter.

Terrer to the site of the company of the cover of the state of the second state of the second A State of the former to be a star a free state of the state of the state of the state of the

GRANTS FOR PUBLIC WORSHIP PROHIBITION BILL.

SCHEDULE of the Amendments made by the Legislative Council in the Bill initialed, "An Act to prohibit future grants of Public Money in aid of Public Worship," returned to the Legislative Assembly with Message of 30th October, 1862.

> R. O'CONNOR, Clerk of Legislative Council.

Clause 1, line 7. At the commencement of clause *insert* "So much as is inconsistent with this Act of"

line 8. Omit "so much"

" lines 11 and 12. Omit" and also the said Schedule are"; insert" is"

", line 12. At the end of clause *insert* " and subject only to the payments reserved " and authorized by this Act so long as the same shall remain payable the said " Schedule shall also be repealed."

Clause 2, line 15. Omit "any"

22

line 16. Omit "whatsoever"

Clause 3, line 20. Omit "may"; insert "shall"

After clause 4, insert the following new clause :--

"5. This Act shall not interfere with any application which is or shall be Not to apply to "authorized by law of the rents and profits or proceeds of sale of Church and School Lands, "School Lands or of any other land granted or appropriated or held in trust for "purposes of Religion."

c 86-

GRANTE FOR PUBLIC WORSHIP TROMBICS STRAND

SOMEDUDAI of the Amendments made by the heritability Channel in the Will initialized. " An Anton produced music even of the bound of the Winnbig," " An Anton to the build music even of the grad of the Winnbig," " An Antones to the build of the state of the state of the state.

· particular and a second s • particular second s

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, 28 August, 1862, A.M.)

CHA. TOMPSON, Clerk of Legislative Assembly. The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 30th October, 1862.

R. O'CONNOR, Clerk of the Legislative Council.



ANNO VICESIMO SEXTO

VICTORIÆ REGINÆ.

No.

An Act to prohibit future grants of Public Money in aid of Public Worship.

HEREAS it is expedient to prohibit future grants of money Preamble. from the Public Funds in aid of Public Worship 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 5 of New South Wales in Parliament assembled and by the authority of the same as follows :-

1. So much as is inconsistent with this Act of the Act seventh Qualified William the Fourth number three and so much of the forty-ninth and No. 3 and of Sche-fiftieth sections of the Constitution Act assented to by Her Majesty dule C and certain provisions of Con-10 under the Imperial Act eighteenth and nineteenth Victoria chapter stitution Act.

fifty-four as relates to Schedule C annexed to the said Act and also the said Schedule are is hereby repealed and subject only to the payments reserved and authorized by this Act so long as the same shall remain payable the said Schedule shall also be repealed.

2. No stipend or allowance whatever shall be paid out of any Grants for Public public moneys whatsoever after the passing of this Act to any Minister Worship prohibited. 15

of Religion not then in receipt of some such stipend or allowance.

3. Every Minister of Religion who at the passing of this Act Existing stipends is in receipt of any yearly stipend or allowance paid out of any continued. 20 public fund or moneys may shall so long as he shall officiate as such

Minister under lawful authority within the Colony continue to receive such stipend or allowance.

4. Nothing herein shall prejudice the claim of any Minister Not to interfere with of Religion to receive a stipend as Chaplain of a Gaol or other Penal ^{Chaplains to Prisons.} 25 Establishment.

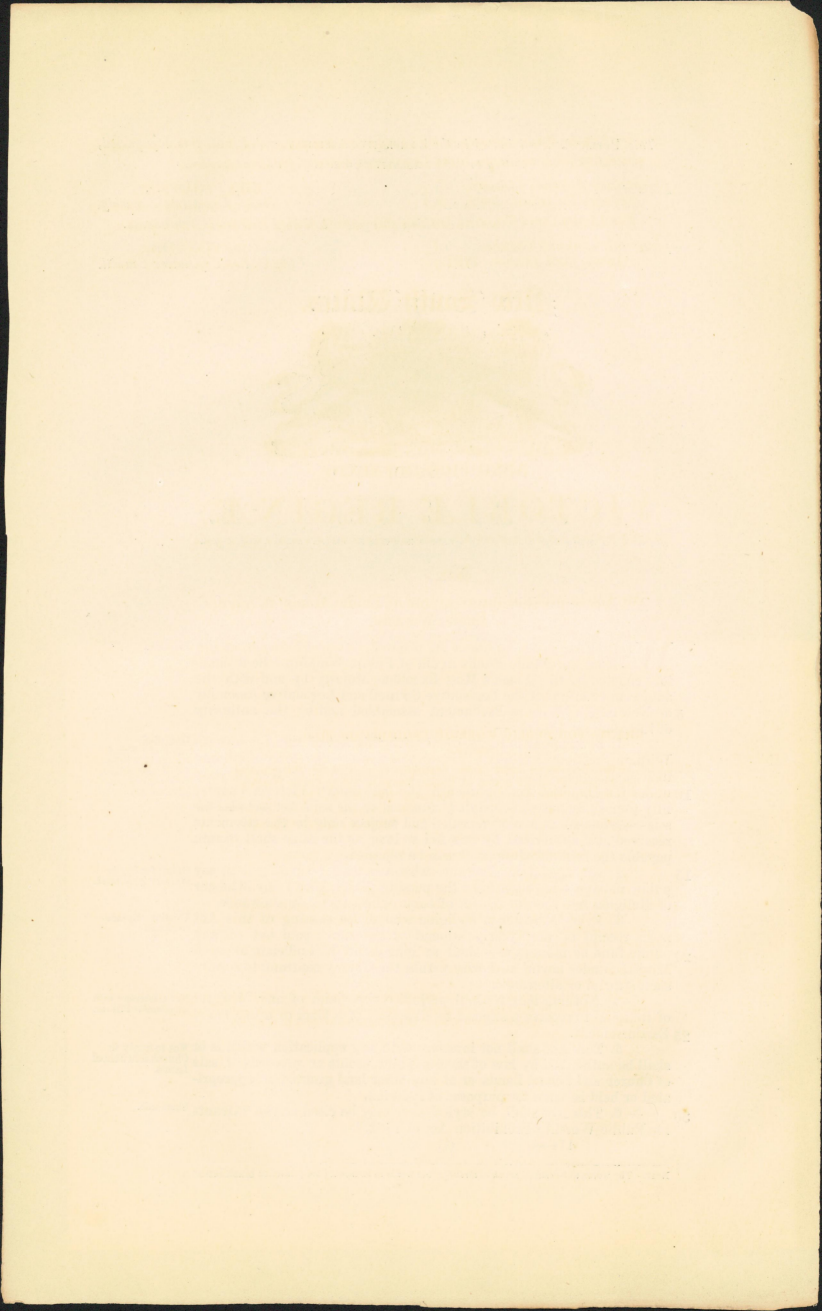
5. This Act shall not interfere with any application which is or Not to apply to shall be authorized by law of the rents and profits or proceeds of sale Church and School Lands. of Church and School Lands or of any other land granted or appropriated or held in trust for purposes of Religion.

5. 6. This Act shall be styled and may be cited as the "Grants Short title. 30 for Public Worship Prohibition Act of 1862.

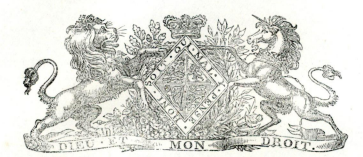
174 -

(b)

Note .- The words to be omitted are ruled through ; the words to be inserted are printed in black letter.



New South Walles.



ANNO VICESIMO SEXTO

VICTORIÆ REGINÆ.

No. XIX.

* * * * * * * * * * * * * * * * * * *

An Act to prohibit future grants of Public Money in aid of Public Worship. [Reserved for the signification thereon of Her Majesty's pleasure, 20th December, 1862.]

ATHEREAS it is expedient to prohibit future grants of money Preamble. from the Public Funds in aid of Public Worship 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. So much as is inconsistent with this Act of the Act seventh Qualified repeal of William the Fourth number three and of the forty-ninth and fiftieth ⁷ Wm. 4 No. 3 and sections of the Constitution Act assented to by Her Majesty under certain provisions of the Imperial Act eighteenth and nineteenth Victoria chapter fiftyfour as relates to Schedule C annexed to the said Act is hereby repealed and subject only to the payments reserved and authorized by this Act so long as the same shall remain payable the said Schedule shall also be repealed.

2. No stipend or allowance whatever shall be paid out of Grants for Public Worship prohibited. public moneys after the passing of this Act to any Minister of Religion not then in receipt of some such stipend or allowance.

3. Every Minister of Religion who at the passing of this Act Existing stipends is in receipt of any yearly stipend or allowance paid out of any public fund or moneys shall so long as he shall officiate as such Minister under lawful authority within the Colony continue to receive such stipend or allowance.

4. Nothing herein shall prejudice the claim of any Minister Not to interfere with of Religion to receive a stipend as Chaplain of a Gaol or other Penal Establishment.

5. This Act shall be styled and may be cited as the "Grants short title. for Public Worship Prohibition Act of 1862.'

By Authority : THOMAS RICHARDS, Government Printer, Sydney, 1862.

[Price, 1d.]

