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, 24 April, 1861. CHA. TOMPSON,
Clerk of Legislative Assembly.

New South Wales.



ANNO VICESIMO QUARTO

VICTORIÆ REGINÆ.

No.

An Act to fix the Salary and Tenure of Office of the Chief Commissioner of Insolvent Estates.

WHEREAS it is expedient to fix the salary and tenure of office Preamble. of the Chief Commissioner of Insolvent Estates 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 5 New South Wales in Parliament assembled and by the authority of the same as follows:—

1. The Chief Commissioner of Insolvent Estates shall hold his Insolvency Commissioner's tenure of office during ability and good behaviour and shall be paid an annual office and salary. salary not less than the sum of One thousand pounds But it shall be

10 lawful for the Governor with the advice of the Executive Council to remove any such Commissioner for inability or misbehaviour Provided that twenty-one days at the least before such removal the Commissioner shall have notice of the intention to remove him and that he shall thereafter and before removal have the opportunity of being heard before the 15 Governor and Executive Council in his defence.

2. In case of illness or absence of the Chief Commissioner it shall Deputy in cases of be lawful for the Governor with the advice aforesaid to appoint some necessity. fit person to act as Deputy for the said Chief Commissioner with all the jurisdiction powers authorities and duties of such Chief Commissioner.

3. This Act shall be styled and may be cited as the "Insolvency Short Title. Commissioner's Act of 1861."

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, 24 April, 1861. CHA. TOMPSON, Clerk of Legislative Assembly.

New South Wales.



ANNO VICESIMO QUARTO

VICTORIÆ REGINÆ.

No.

(As amended in Committee of the Whole.)

An Act to fix the Salary and Tenure of Office of the Chief Commissioner of Insolvent Estates.

WHEREAS it is expedient to fix the salary and tenure of office Preamble. of the Chief Commissioner of Insolvent Estates 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 5 New South Wales in Parliament assembled and by the authority of the same as follows:—

1. The Chief Commissioner of Insolvent Estates shall hold his Insolvency Commissoffice during ability and good behaviour and shall be paid an annual sioner's tenure of office and salary not less than the sum of One thousand pounds But it shall be

salary not less than the sum of One thousand pounds. But it shall be 10 lawful for the Governor with the advice of the Executive Council to remove any such Commissioner for inability or misbehaviour. Provided that twenty-one days at the least before such removal the Commissioner shall have notice of the intention to remove him and that he shall thereafter and before removal have the opportunity of being heard before the

15 Governor and Executive Council in his defence. Provided that if the Proviso office of Chief Commissioner should be abolished by any Act of the Parliament no such Chief Commissioner shall be entitled to any compensation on account of ceasing to hold his office.

2. No person shall be appointed as such Chief Commissioner Chief Commis20 unless he shall be a Barrister-at-law of five years or an Attorney-at-law sioner to be a
Barrister or
Attorney.

2. 3. In case of illness or absence of the Chief Commissioner it shall Deputy in cases of be lawful for the Governor with the advice aforesaid to appoint some necessity. fit person to act as Deputy for the said Chief Commissioner with all the 25 jurisdiction powers authorities and duties of such Chief Commissioner.

3. 4. This Act shall be styled and may be cited as the "Insolvency Short Title. Commissioner's Act of 1861."

INSOLVENCY COMMISSIONER'S BILL OF 1861.

SCHEDULE of the Amendments made by the Legislative Council in the Bill intituled, "An Act to fix the Salary and Tenure of Office of the Chief Commissioner of Insolvent "Estates," returned to the Legislative Assembly with Message of 3rd May, 1861.

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

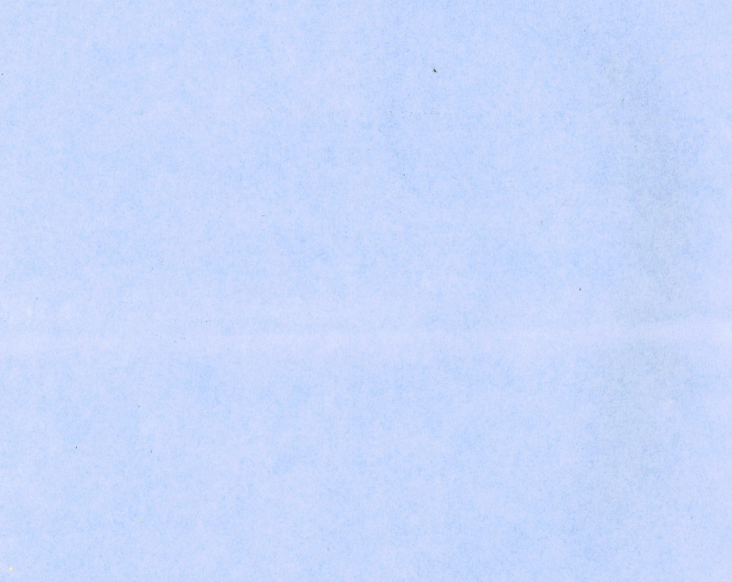
Clause 1. At the end of Clause 1 insert "Provided that if the Office of Chief Commis-Proviso.

" sioner should be abolished by any Act of the Parliament no

" such Chief Commissioner shall be entitled to any compen-

" sation on account of ceasing to hold his office."

After Clause 1 insert new Clause 2.



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, 24 April, 1861.

CHA. TOMPSON, Clerk of Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill, with Amendments.

Legislative Council Chamber, Sydney, 3rd May, 1861. Clerk of the Legislative Council.

New South Wales.



ANNO VICESIMO QUARTO

VICTORIÆ REGINÆ.

No.

An Act to fix the Salary and Tenure of Office of the Chief Commissioner of Insolvent Estates.

HEREAS it is expedient to fix the salary and tenure of office Preamble. of the Chief Commissioner of Insolvent Estates 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 5 New South Wales in Parliament assembled and by the authority of the same as follows:-

1. The Chief Commissioner of Insolvent Estates shall hold his Insolvency Commisoffice during ability and good behaviour and shall be paid an annual sioner's tenure of salary not less than the sum of One thousand pounds But it shall be office and salary.

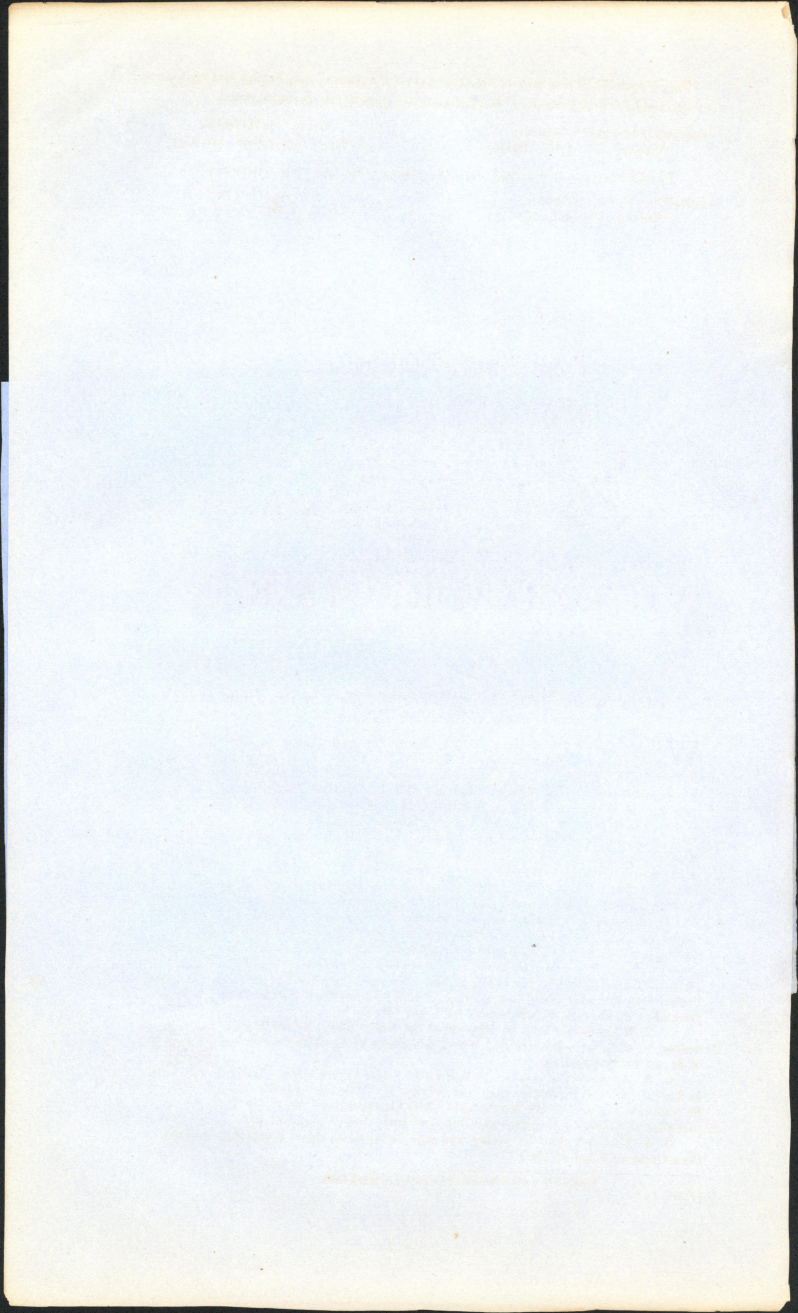
10 lawful for the Governor with the advice of the Executive Council to remove any such Commissioner for inability or misbehaviour Provided that twenty-one days at the least before such removal the Commissioner shall have notice of the intention to remove him and that he shall thereafter and before removal have the opportunity of being heard before the

15 Governor and Executive Council in his defence. Provided that if the Provisooffice of Chief Commissioner should be abolished by any Act of the Parliament no such Chief Commissioner shall be entitled to any compensation on account of ceasing to hold his office.

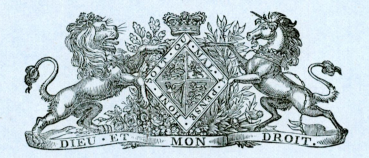
2. No person shall be appointed as such Chief Commissioner Chief Commis-2. No person shall be appointed as Such Charles and Attorney-at-law sioner to be a Barrister or Attorney. of seven years standing.

2. 3. In case of illness or absence of the Chief Commissioner it shall Deputy in cases of be lawful for the Governor with the advice aforesaid to appoint some necessity. fit person to act as Deputy for the said Chief Commissioner with all the 25 jurisdiction powers authorities and duties of such Chief Commissioner.

3. 4. This Act shall be styled and may be cited as the "Insolvency short Title. Commissioner's Act of 1861."



New South Wales.



ANNO VICESIMO QUARTO

VICTORIÆ REGINÆ.

No. XX.

An Act to fix the Salary and Tenure of Office of the Chief Commissioner of Insolvent Estates. [Assented to, 9th May, 1861.]

WHEREAS it is expedient to fix the salary and tenure of office Preamble. of the Chief Commissioner of Insolvent Estates 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 Chief Commissioner of Insolvent Estates shall hold his Insolvency Commissioner during ability and good behaviour and shall be paid an annual office and salary not less than the sum of One thousand pounds. But it shall be lawful for the Governor with the advice of the Executive Council to remove any such Commissioner for inability or misbehaviour. Provided that twenty-one days at the least before such removal the Commissioner shall have notice of the intention to remove him and that he shall thereafter and before removal have the opportunity of being heard before the Governor and Executive Council in his defence. Provided that if the Proviso. office of Chief Commissioner should be abolished by any Act of the Parliament no such Chief Commissioner shall be entitled to any compensation on account of ceasing to hold his office.

2. No person shall be appointed as such Chief Commissioner Chief Commissioner unless he shall be a Barrister-at-law of five years or an Attorney-at-law to be a Barrister or Attorney.

3. In case of illness or absence of the Chief Commissioner it shall peputy in cases of be lawful for the Governor with the advice aforesaid to appoint some necessity. fit person to act as Deputy for the said Chief Commissioner with all the jurisdiction powers authorities and duties of such Chief Commissioner.

4. This Act shall be styled and may be cited as the "Insolvency short Title. Commissioner's Act of 1861."

By Authority: Thomas Richards, Government Printer, Sydney, 1861.