This Private 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, 25 July, 1862.

CHA. TOMPSON. Clerk of Legislative Assembly.

New South Wales.



ANNO VICESIMO SEXTO

VICTORIÆ REGINÆ.

An Act to enable the "Liverpool and London Fire and Life Insurance Company" to sue and be sued in the name of such Company.

HEREAS a Joint Stock Company has been for some time Preamble.
established in England by the name of "The Liverpool and London Fire and Life Insurance Company" with power to appoint Local Boards of Directors in any District City Town or place in any 5 Colony or Possession of the United Kingdom And whereas a Local Board of the said Company has been duly appointed in the City of Sydney in this Colony for carrying on and managing in this Colony for and on behalf of the said Company the business of Fire and Life Assurance and all matters connected therewith and for other purposes 10 in connection with the affairs and business of the said Company And whereas it is expedient that provision should be made for enabling the said Company to sue and be sued in this Colony in the name of the said Company but without incorporating the same Be it therefore enacted by the Queen's Most Excellent Majesty by and with the 15 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. All actions suits and proceedings at Law or in Equity or in Actions suits and prosecutions to be Bankruptcy or Insolvency to be commenced instituted or carried on the name of the 20 in this Colony by or on behalf of the said Company or wherein the Company. Company is or shall be concerned or interested against any person whether such person shall be a member or proprietor of or in the said Company or not shall be commenced instituted presented and prosecuted or carried on in the name of the said Company in the same 25 manner as if the same had been incorporated by such name And all actions

actions suits and proceedings at Law or in Equity to be commenced or instituted in this Colony against the said Company by any person whether such person is or shall then be a member or proprietor of or in the said Company or not shall be commenced instituted and 5 prosecuted or carried on against the said Company by its name in the same manner as if the same had been so incorporated And all prosecutions to be brought instituted or carried on for fraud upon or against the said Company or for embezzlement robbery or stealing any money notes bills effects securities goods chattels or property of the 10 said Company or for any other offences against the said Company shall be so brought or instituted and carried on in the name of the Company as if the same were incorporated and in all indictments and informations it shall be lawful to state the property of the said Company to be the property of the said Company by its name as if incorporated And any 15 offences committed with intent to defraud or injure the said Company shall and lawfully may in such prosecution be laid to have been committed with intent to defraud or injure the said Company by its name as if incorporated And any offender may thereupon be lawfully convicted of any such offence and in all other allegations and indict-20 ments informations and other proceedings whatsoever in which in the absence of Legislative provision as herein it would have been necessary to state the names of the persons composing the said Company it shall be lawful and sufficient to state the name of the Company and no change in the persons composing the Company shall abate any such 25 action suit proceeding or prosecution.

2. No action or suit against the said Company shall be in No action against anywise affected or defeated by or by reason of the Plaintiff therein or affected in conseof any other person in whom any interest may be averred or who may quence of the be in anywise interested or connected in such action or suit being or plaintiff being a proprietor. 30 having been a proprietor or a partner in the said Company or of such action or suit arising out of the partnership relation of the plaintiff or other person as aforesaid and the Company but any proprietor or partner or late proprietor or partner in the said Company shall and may have the same right of action or suit and remedy to be proceeded 35 in and enforced in the same manner against the said Company which

he or they might have had if he or they had been a stranger and not a proprietor or partner in the said Company.

3. No action or suit commenced by the said Company shall be No action comin anywise affected or defeated by or by reason of the defendant therein pany to be affected pany to be affected pany to be affected by or by reason of the defendant therein pany to be affected pany to be affected pany to be affected by or by reason of the defendant therein pany to be affected by the company the company to be affected by the company to be affected by the company the company that the company the company to be affected by the company that the company the company that the compan 40 or of any other person in whom any interest may be averred or who in consequence of the may be in anywise interested or concerned in such action or suit being detendant proprietor. or having been a proprietor or partner in the said Company or of such action or suit arising out of the partnership relation of the Company and the defendant or such other person but the said Company shall 45 and may have the same right of action or suit and remedy to be proceeded in and enforced in the same manner against any proprietor thereof or partner or late proprietor or partner therein either alone or jointly with any other person or persons which the said Company might have had if such cause of action or suit had arisen with a 50 stranger and not a proprietor or partner in the said Company.

4. All and every judgment decree or order made or pronounced pecrees against the in any action suit or proceeding in any Court of Law or Equity Company to have against the said Company shall have the like effect and operation Company. upon and against the property and funds of the said Company and 55 upon and against the persons and property of every proprietor thereof as if all the proprietors of such Company were parties before the Court to and in such action suit or proceeding and it shall be lawful for any Court in which such judgment order or decree shall have been made to cause such judgment order or decree to be enforced against all

and every or any proprietor of such Company in like manner as if all the proprietors of such Company were parties before such Court to and in such action suit or proceeding.

5. Provided always that nothing herein contained shall extend Company not incor5 or be deemed construed or taken to extend to incorporate the said porated by this Act.
Company or to relieve or discharge the said Company or any of the proprietors thereof or subscribers thereto from any responsibility duties contracts or obligations whatsoever which by law they now are or at any time hereafter may be subject or liable to either between the said 10 Company and others or between the individual proprietors of the said

Company or any of them and others or amongst themselves or in any manner whatsoever except so far as the same is affected by the pro-

visions of this Act and the true interest and meaning thereof.

Sydney: Thomas Richards, Government Printer.—1862.

The second secon Company or invest them and others or money throuses or so any restrict who exceed parts of the no the same is also also be the processing the fact of the fact of

New Zouth Wales.



ANNO VICESIMO SEXTO

VICTORIÆ REGINÆ.

An Act to enable the "Liverpool and London Fire and Life Insurance Company" to sue and be sued in the name of such Company. [Assented to, 22nd August, 1862.]

HEREAS a Joint Stock Company has been for some time Preamble. established in England by the name of "The Liverpool and London Fire and Life Insurance Company" with power to appoint Local Boards of Directors in any District City Town or place in any Colony or Possession of the United Kingdom And whereas a Local Board of the said Company has been duly appointed in the City of Sydney in this Colony for carrying on and managing in this Colony for and on behalf of the said Company the business of Fire and Life Assurance and all matters connected therewith and for other purposes in connection with the affairs and business of the said Company And whereas it is expedient that provision should be made for enabling the said Company to sue and be sued in this Colony in the name of the said Company but without incorporating the same 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. All actions suits and proceedings at Law or in Equity or in Actions suits and Bankruptcy or Insolvency to be commenced instituted or carried on the name of the in this Colony by or on behalf of the said Company or wherein the Company. Company is or shall be concerned or interested against any person whether such person shall be a member or proprietor of or in the said Company or not shall be commenced instituted presented and prosecuted or carried on in the name of the said Company in the same manner as if the same had been incorporated by such name And all

actions suits and proceedings at Law or in Equity to be commenced or instituted in this Colony against the said Company by any person whether such person is or shall then be a member or proprietor of or in the said Company or not shall be commenced instituted and prosecuted or carried on against the said Company by its name in the same manner as if the same had been so incorporated And all prosecutions to be brought instituted or carried on for fraud upon or against the said Company or for embezzlement robbery or stealing any money notes bills effects securities goods chattels or property of the said Company or for any other offences against the said Company shall be so brought or instituted and carried on in the name of the Company as if the same were incorporated and in all indictments and informations it shall be lawful to state the property of the said Company to be the property of the said Company by its name as if incorporated And any offences committed with intent to defraud or injure the said Company shall and lawfully may in such prosecution be laid to have been committed with intent to defraud or injure the said Company by its name as if incorporated And any offender may thereupon be lawfully convicted of any such offence and in all other allegations and indictments informations and other proceedings whatsoever in which in the absence of Legislative provision as herein it would have been necessary to state the names of the persons composing the said Company it shall be lawful and sufficient to state the name of the Company and no change in the persons composing the Company shall abate any such action suit proceeding or prosecution.

2. No action or suit against the said Company shall be in anywise affected or defeated by or by reason of the Plaintiff therein or of any other person in whom any interest may be averred or who may be in anywise interested or connected in such action or suit being or having been a proprietor or a partner in the said Company or of such action or suit arising out of the partnership relation of the plaintiff or other person as aforesaid and the Company but any proprietor or partner or late proprietor or partner in the said Company shall and may have the same right of action or suit and remedy to be proceeded

in and enforced in the same manner against the said Company which

he or they might have had if he or they had been a stranger and not a

proprietor or partner in the said Company. 3. No action or suit commenced by the said Company shall be menced by the Com-nany to be affected in anywise affected or defeated by or by reason of the defendant therein pany to be affected in anywise affected or defeated by or by reason of the defendant therein in consequence of the or of any other person in whom any interest may be averred or who defendant being a may be in anywise interested or concerned in such action or suit being may be in anywise interested or concerned in such action or suit being or having been a proprietor or partner in the said Company or of such action or suit arising out of the partnership relation of the Company and the defendant or such other person but the said Company shall and may have the same right of action or suit and remedy to be proceeded in and enforced in the same manner against any proprietor thereof or partner or late proprietor or partner therein either alone or jointly with any other person or persons which the said Company might have had if such cause of action or suit had arisen with a stranger and not a proprietor or partner in the said Company.

4. All and every judgment decree or order made or pronounced in any action suit or proceeding in any Court of Law or Equity against the said Company shall have the like effect and operation upon and against the property and funds of the said Company and upon and against the persons and property of every proprietor thereof as if all the proprietors of such Company were parties before the Court to and in such action suit or proceeding and it shall be lawful for any Court in which such judgment order or decree shall have been made to cause such judgment order or decree to be enforced against all

No action against the Company to be affected in conse-quence of the plaintiff being a proprietor.

proprietor.

No action com-

Decrees against the Company to have effect against the Company.

and every or any proprietor of such Company in like manner as if all the proprietors of such Company were parties before such Court to

and in such action suit or proceeding.

5. Provided always that nothing herein contained shall extend Company not incorpor be deemed construed or taken to extend to incorporate the said porated by this Act. Company or to relieve or discharge the said Company or any of the proprietors thereof or subscribers thereto from any responsibility duties contracts or obligations whatsoever which by law they now are or at any time hereafter may be subject or liable to either between the said Company and others or between the individual proprietors of the said Company or any of them and others or amongst themselves or in any manner whatsoever except so far as the same is affected by the provisions of this Act and the true interest and meaning thereof.

By Authority: Thomas Richards, Government Printer, Sydney, 1862.

[Price, 1d.]

Lightly of and lower or in a light law war transpose

the property of the property o

bused to the segment of professional profession and the second second second second and the rate of segment of profession of profession of second responsible of the set of profession of second responsible of the set of the set of the second responsible of the second responsible

the second design to the second second design to the second secon

Hold Sharetta