25° VICTORIÆ, 1861.

BILL

To amend the Law relating to Divorce and Matrimonial Causes in New South Wales.

[MR. HOLROYD ;-12 September, 1861.]

WHEREAS it is expedient to amend the Law relating to Divorce and Preamble. to confer upon the Supreme Court of New South Wales jurisdiction in matters matrimonial and also authority in certain cases to decree the dissolution of a Marriage Be it therefore enacted by the Queen's ⁵ 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. This Act shall come into operation on the first day of January Commencement of one thousand eight hundred and sixty-two.

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separation.

2. As soon as this Act shall come into operation the Supreme Jurisdiction over causes Matrimonial Court of New South Wales shall possess and exercise jurisdiction in all to be exercised by the Supreme Court. causes suits and matters matrimonial except in respect of Marriage Licenses together with the jurisdiction conferred by this Act and the said jurisdiction and all powers and authorities by this Act conferred shall and may 15 be exercised in like manner as the other powers jurisdictions and

authorities given to or vested in the said Supreme Court.

3. No decree shall be made by the said Court for a Divorce No decree for divorce a mensa et thoro but in all cases in which a decree for a mensa et thoro be made hereafter but a judicial separamight have been pronounced according to the law heretofore in force in tion. 20 the Kingdom of England the Court may pronounce a decree for a judicial

4. Any Judge of the Supreme Court shall have full authority Powers of Judges. either alone or with one or more of the other Judges of the said Court to

hear and determine all matters arising therein except petitions for the 25 dissolving of or annulling Marriage and applications for new trials of questions or issues before a Jury bills of exceptions special verdicts and special cases and except as aforesaid may exercise all the powers and authority of the said Court.

5. All petitions either for the dissolution or for a sentence of Petitions for dissolu-tion or nullity to be heard before three ³⁰ nullity of Marriage and applications for new trials of questions or issues Judges. before a Jury shall be heard and determined by the full Court.

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Judicial separation.

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6. A sentence of judicial separation (which shall have the effect of a Divorce a mensa et thoro under the heretofore existing law in the Kingdom of England and such other legal effects as herein mentioned) may be obtained either by the husband or the wife on the ground of adultery 5 or cruelty or desertion without cause for two years and upwards.

Application for restitution of conjugal rights or judicial wife by petition to Court &c.

Court to act on principles of the Ecclesiastical Courts.

Decree of separation obtained during absence may be reversed.

Alimony may be paid to the wife or her Trustee.

7. Application for restitution of conjugal rights or for judicial separation on any one of the grounds aforesaid may be made by either made by husband or husband or wife by petition to the said Court and the Court is hereby authorized and required to hear and determine such petitions according to the rules and regulations which shall be made under the authority of this 10 And the said Court on being satisfied of the truth of the allegations Act therein contained and that there is no legal ground why the same should not be granted may decree such restitution of conjugal rights or judicial separation accordingly and where the application is by the wife may make 15 any order for alimony which shall be deemed just.

> 8. In all suits and proceedings other than proceedings to dissolve any Marriage the said Court shall proceed and act and give relief on principles and rules which in the opinion of the said Court shall be as nearly as may be conformable to the principles and rules on which the Ecclesiastical Courts of England heretofore acted and gave relief but 20 subject to the provisions herein contained and to the rules and orders under this Act.

> 9. Any husband or wife upon the application of whose wife or husband as the case may be a decree of judicial separation has been pronounced may at any time thereafter present a petition to the said Court 25 praying for a reversal of such decree on the ground that it was obtained in his or her absence and that there was reasonable ground for the alleged desertion where desertion was the ground of such decree And the said Court may on being satisfied of the truth of the allegations of such petition reverse the decree accordingly but the reversal thereof shall not 30 prejudice nor affect the rights and remedies which any other person would have had in case such reversal had not been decreed in respect of any debts contracts or acts of the wife incurred entered into or done between the times of the sentence of separation and of the reversal thereof.

> 10. In all cases in which the said Court shall make any decree or 35 order for alimony it may direct the same to be paid either to the wife herself or to any Trustee on her behalf to be approved by the said Court and may direct any securities to be given and may impose any terms or restrictions which to the said Court may seem expedient and may from time to time appoint a new Trustee if for any reason it shall appear to the said 40 Court expedient to do so.

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11. In every case of a judicial separation the wife shall from the In every case of date of the sentence and whilst the separation shall continue be considered wife to be considered as a *feme sole* with respect to property of every description which she may respect to after acquired property. acquire or which may come to her or devolve upon her And such property 5 may be disposed of by her in all respects as a feme sole and on her decease the same shall in case she shall die intestate go as the same would have gone if her husband had been then dead Provided that if any such wife should again cohabit with her husband all such property as she may be entitled to when such cohabitation shall take place shall be held to her 10 separate use subject however to any agreement in writing made between herself and her husband when separate.

12. In every case of a judicial separation the wife shall whilst so By judicial separaseparated be considered as a *feme sole* for the purposes of contract and *feme sole* as regards wrongs and injuries and suing and being sued in any civil proceeding husband shall not be

15 And her husband shall not be liable in respect of any engagement or contract she may have entered into or for any wrongful act or omission by her or for any costs she may incur as plaintiff or defendant Provided that whereupon any such judicial separation alimony has been decreed or ordered to be paid to the wife and the same shall not be duly paid by the 20 husband he shall be liable for necessaries supplied for her use Provided also that nothing shall prevent the wife from joining at any time during such separation in the exercise of any joint power given to herself and

her husband.

13. It shall be lawful for any husband to present a petition to the Dissolution of 25 said Court praying that his Marriage may be dissolved on the ground that husband for adultery his wife has since the celebration thereof been guilty of adultery and it incestuous adultery &c. shall be lawful for any wife to present a petition to the said Court praying that her Marriage may be dissolved on the ground that since the celebration thereof her husband has been guilty of incestuous adultery 30 or of bigamy with adultery or of rape or of sodomy or bestiality or of adultery coupled with such cruelty as without adultery would have entitled her under the Ecclesiastical Law as heretofore administered in England to a Divorce a mensa et thoro or of adultery coupled with desertion without reasonable excuse for two years or 35 upwards And every such petition shall state as distinctly as the nature of the case permits the facts on which the claim to have such Marriage dissolved is founded Provided that for the purposes of this Act incestuous adultery shall be taken to mean adultery committed by a husband with a woman with whom if his wife were dead he could not lawfully contract 40 marriage by reason of her being within the prohibited degrees of consanguinity or affinity And bigamy shall be taken to mean marriage of

at suit of wife for

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any person being married to any other person during the life of the former husband and wife whether the second Marriage shall have taken place within the dominions of Her Majesty or elsewhere.

Adulterer to be a co-respondent.

14. Upon any such petition presented by a husband the petitioner shall make the alleged adulterer a co-respondent to the said petition unless 5 on special grounds to be allowed by the said Court he shall be excused from so doing And on every petition presented by a wife for dissolution of Marriage the said Court if it see fit may direct that the person with whom the husband is alleged to have committed adultery be made a respondent and the parties or either of them may insist on having the 10 contested matters of fact tried by a Jury as hereinafter mentioned.

Court to be satisfied of the absence of collusion. 15. Upon any such petition for the dissolution of a Marriage it shall be the duty of the said Court to satisfy itself so far as it reasonably can not only as to the facts alleged but also whether or no the petitioner has been in any manner accessory to or conniving at the adultery or has 15 condoned the same and shall also inquire into any counter charge which may be made against the petitioner.

When petition shall be dismissed.

16. In case the said Court on the evidence in relation to any such petition shall not be satisfied that the alleged adultery has been committed or shall find that the petitioner has during the Marriage been accessory to 20 or conniving at the adultery of the other party to the Marriage or has condoned the adultery complained of or that the petition is presented or prosecuted in collusion with either of the respondents then and in any of the said cases the said Court shall dismiss the said petition.

In what cases the Court shall pronounce a decree for dissolution of Marriage.

Its discretionary power therein.

17. In case the said Court shall be satisfied on the evidence that 25 the case of the petitioner has been proved and shall not find that the petitioner has been in any manner accessory to or conniving at the adultery of the other party to the Marriage or has condoned the adultery complained of or that the petition is presented or prosecuted in collusion with either of the respondents then the said Court shall pronounce a decree 30 declaring such Marriage to be dissolved Provided always that the said Court shall not be bound to pronounce such decree if it shall find that the petitioner has during the Marriage been guilty of adultery or if the petitioner shall in the opinion of the said Court have been guilty of unreasonable delay in presenting or prosecuting such petition or if cruelty 35 towards the other party to the Marriage or of having deserted or wilfully separated himself or herself from the other party before the adultery complained of or of such wilful neglect or misconduct as has conduced to the 18. adultery.

18. The said Court may if it shall think fit on any such decree Alimony permanent. order that the husband shall to the satisfaction of the said Court secure to the wife such gross sum of money or such annual sum of money for any term not exceeding her own life as having regard to her fortune (if any)

- 5 to the ability of her husband and the conduct of the parties it shall deem reasonable and for that purpose may settle and approve or may refer it to the Master of the said Court to settle and approve of a proper deed or instrument to be executed by all necessary parties and the said Court may in such case if it shall see fit suspend the pronouncing of its decree until
- 10 such deed shall have been duly executed and upon any petition for dis-*Pendente lite*. solution of Marriage the said Court shall have the same power to make interim orders for payment of money by way of alimony or otherwise to the wife as it would have in a suit instituted for judicial separation.

19. Any husband may either in a petition for dissolution of Mar-Husband may claim 15 riage or for judicial separation or in a petition limited to such object only adulterer. claim damages from any person on the ground of his having committed adultery with the wife of such petitioner and such petition shall be served on the alleged adulterer and the wife unless the said Court shall dispense with such service or direct some other service to be substituted and the 20 claim made by every such petition shall be heard and tried on the same principles in the same manner and subject to the same or like rules and regulations as actions for criminal conversation are now tried and decided in the said Court And all the enactments herein contained with reference to the hearing and decision of petitions presented under this enactment 25 shall so far as may be necessary be deemed applicable to the hearing and decision of petitions presented under this enactment and the damages to be recovered on any such petition shall in all cases be ascertained by the verdict of a Jury although the respondents or either of them may not appear And after the verdict has been given the said Court shall have 30 the power to direct in what manner such damages shall be paid and applied and to direct that the whole or any part thereof shall be settled for the benefit of the children (if any) of the Marriage or as a provision for the maintenance of the wife.

20. Whenever in any petition presented by a husband the alleged Adulterer may be condemned in costs. 35 adulterer shall have been made a co-respondent and the adultery shall have been established it shall be lawful for the said Court to order the adulterer to pay the whole or any part of the costs of the proceedings.

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Custody and maintenance of children,

21. In any suit or other proceeding for obtaining a judicial separation or a decree of nullity of Marriage and on any petition for dissolving a Marriage the said Court may from time to time before making its final decree make such interim orders and may make such provision in the final decree as it may deem just and proper with respect to the custody main-5 tenance and education of the children the Marriage of whose parents is the subject of such suit or other proceedings and may if it shall think fit direct proper proceedings to be taken for placing such children under the protection of the said Court in its equitable jurisdiction.

Questions of fact may be tried before the Court. 22. In questions of fact arising in proceedings under this Act it 10 shall be lawful for but except as hereinbefore provided not obligatory upon the said Court to direct the truth thereof to be determined before itself or before any one or more of the Judges of the said Court by the verdict of a special or common Jury And all questions under this Act by the said Court directed to be tried by a Jury shall be tried at the ordinary sittings 15 of the said Court for the trial of issues in civil causes.

Such question to be reduced to writing and a Jury to be sworn to try it.

Bill of exceptions special verdict and special case.

Court may direct issues to try any fact.

Affidavit in support of petition. 23. When any such question shall be so ordered to be tried such question shall be reduced into writing in such form as the said Court shall direct and at the trial the Jury shall be sworn to try the said question and a true verdict to give thereon according to the evidence. 20

24. Upon the trial of any such question or of any issue under this Act a bill of exceptions may be tendered and a general or special verdict or verdicts subject to a special case may be returned in like manner as in any cause tried in the said Court And every such bill of exceptions special verdict and special case respectively shall 25 be stated settled and sealed in like manner as in any cause tried in the said Court And the matter of law in every such bill of exceptions special verdict and special case shall be heard and determined by the full Court subject to such right of appeal as is hereinafter given in other cases. 30

25. It shall be lawful for the said Court to direct one or more issue or issues to be tried in any cause or matter matrimonial which may be brought before it under the provisions hereof in like manner as is now done by the said Court in the exercise of its equitable jurisdiction.

26. Every person seeking a decree of nullity of Marriage or a 35 decree of judicial separation or a dissolution of Marriage shall together with the petition or other application for the same file an affidavit verifying the same so far as he or she is able to do so and stating that there is not any collusion or connivance between the deponent and the other party to the Marriage. 40

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27. Every such petition shall be served on the party to be affected Service of petition. thereby either within or without the Colony of New South Wales in such manner as the said Court shall by any general or special order from time to time direct Provided always that the said Court may dispense with 5 such service altogether in case it shall seem necessary or expedient to do so.

28. The said Court may if it shall think fit order the attendance Examination of of the petitioner and may examine him or her or permit him or her to be examined or cross-examined on oath on the hearing of any petition but no 10 such petitioner shall be bound to answer any question tending to shew that he or she has been guilty of adultery.

29. The said Court may from time to time adjourn the hearing of Adjournment. any such petition and may require further evidence thereon if it shall see fit to do so.

30. In any case in which the said Court shall pronounce a sentence of Divorce or judicial separation for the adultery of the wife if it shall be made to appear to the said Court that the wife is entitled to any property the benefit of children &c. 15 either in possession or reversion it shall be lawful for the said Court if it shall think proper to order such settlement as it shall think reasonable to 20 be made of such property or any part thereof for the benefit of the innocent party and of the children of the Marriage or either or any of them.

31. Subject to such rules and regulations as may be established as witnesses to be herein provided the witnesses in all proceedings before the said Court where their attendance can be had shall be sworn and examined orally in Affidavits. 25 open Court Provided that parties except as hereinbefore provided shall be at liberty to verify their respective cases in whole or in part by affidavit but so that the deponent in every such affidavit shall on the application of the opposite party or by direction of the said Court be subject to be crossexamined by or on behalf of the opposite party orally in open Court and 30 after such cross-examination may be re-examined orally in open Court as aforesaid by or on behalf of the party by whom such affidavit was filed.

32. Provided that where a witness is out of the jurisdiction of the court may issue said Court or where by reason of his illness or from other circumstances orders for examina-tion of witnesses the said Court shall not think fit to enforce the attendance of witnesses abroad or unable to attend. 35 in open Court it shall be lawful for the said Court to order a Commission to issue for the examination of such witness on oath upon interrogatories or otherwise before any officer of the said Court or other person to be named in such order for the purpose And all the powers given to the

Commissions or give

Supreme

Supreme Court of New South Wales by Acts of the Legislature or otherwise for enabling the said Supreme Court to issue Commissions and give orders for the examination of witnesses in actions depending in such Court and to enforce such examination and all the provisions of such Acts and of any other Acts for enforcing or otherwise applicable to such examination 5 and the witnesses examined shall extend and be applicable to the said Court and to the examination of witnesses under the Commissions and orders of the said Court and to the witnesses examined as if such Court were trying an action at law pending in such Court.

Costs.

33. The said Court on the hearing of any suit proceeding or 10 petition under this Act and the Court of Appeals of New South Wales on the hearing of any appeal under this Act may make such order as to costs as to such Courts respectively may seem just Provided always that there shall be no appeal on the subject of costs only.

Same power as the Court of Equity to enforce decrees.

34. All decrees and orders to be made by the said Court in any 15 suit proceeding or petition to be instituted under the authority of this Act shall be enforced and put in execution in the same or the like manner as the judgments orders and decrees of the said Court in the exercise of its equitable jurisdiction may now be enforced and put in execution.

Power to make rules of practice.

35. The said Court shall make such rules and regulations 20 concerning the practice and procedure under this Act as it may from time to time consider expedient and shall have full powers from time to time to revoke or alter the same.

36. The said Court shall have full power to fix and regulate from

time to time the fees payable upon all proceedings before it all which 25 fees shall be received paid and applied as herein directed Provided always

that the said Court may make such rules and regulations as it may deem necessary and expedient for enabling persons to sue in the said Court in

Rules for fees.

Suitors in forma pauperis.

Appeal in case of petition for dissolu-tion of Marriage.

forma pauperis.

37. Either party dissatisfied with the decision of the said Court 30 in any petition for the dissolution of a Marriage may within three calendar months after the pronouncing thereof appeal therefrom to the Courts of Appeal which Court may either dismiss the appeal or reverse the decree or remit the case to the Court to be dealt with in all respects 35 as the Courts of Appeal shall direct.

declared

38. When the time hereby limited for appealing against any thereto may marry again as if the prior decree dissolving a Marriage shall have expired and no appeal shall have Marriage had been dissolved by death. been presented against such a decree or when any such appeal shall have been dismissed or when in the result of any appeal any Marriage shall be

When a Marriage is

declared to be dissolved but not sooner it shall be lawful for the respective parties thereto to marry again as if the prior Marriage had been dissolved by death Provided always that no officiating minister shall be compelled Officiating minister to solemnize the Marriage of any person whose former Marriage may pelled to solemnize. 5 have been dissolved on the ground of his or her adultery or shall be liable to any suit penalty or censure for solemnizing or refusing to solemnize the Marriage of any such person.

39. After this Act shall have come into operation no action shall No action in New South Wales for criminal conversa-10 sation.

40. All rules and regulations concerning practice or procedure or Rules &c. to be laid before Parliament. fixing or regulating fees which may be made by the said Court under this Act shall be laid before both Houses of the Parliament of New South Wales within one calendar month after the making thereof if Parliament 15 be then sitting or if Parliament be not then sitting within one calendar

month after the commencement of the then next Session of Parliament.

41. The word "Court" in this Act shall unless otherwise Interpretation. expressed mean the Supreme Court of New South Wales.

42. This Act may be cited as the "Matrimonial Causes Act." Short Title.

Sydney : Thomas Richards, Government Printer .- 1861.

[Price, 3d.]

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