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, 1 October, 1862. CHA. TOMPSON, Clerk of Legislative Assembly.

New South Wales,



ANNO VICESIMO SEXTO

VICTORIÆ REGINÆ.

No.

An Act for determining the portions of the Public Debt of New South Wales to be borne by the Colony of Queensland.

WHEREAS certain portions of the Public Debt of this Colony as Preamble. subsisting at and up to the period of the constitution of the Colony of Queensland are to be borne and discharged by that Colony and it is expedient to determine as soon as conveniently may be the 5 nature and amount of such portions 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:-

10 1. For the purposes of this Act the term "Public Debt" shall construction. mean the whole Public Debt of the Colony of New South Wales as subsisting at and up to the date of the constitution of the Colony of Queensland.

2. The Governor with the advice of the Executive Council shall Appointment of Arbitrators. 15 appoint a Commissioner or Commissioners not exceeding three in Arbitrators. 15 number on behalf of this Colony to meet any Commissioner or Commissioners of like number to be duly appointed on behalf of the Colony of Queensland for the purpose of determining by arbitration the several portions of the Public Debt which shall be borne and discharged

(b)

20 by the said Colony of Queensland. 105---

3. It shall be lawful for the Governor with the advice of Appointment of the Executive Council at any time after communication with the Umpire. Governor of the said Colony of Queensland to agree upon and in conjunction with the said Governor of Queensland to nominate and 5 appoint an Umpire to whom shall be referred any of the said matters upon which the said Commissioners for the two Colonies may be unable to agree.

4. The Commissioners shall hold their meetings at such place Powers and duties in Sydney and at such times as shall be agreed upon between them and Umpire. 10 and they and the said Umpire shall have all such usual powers and authorities of arbitrators as to summoning and examining witnesses upon oath if they think fit the production of documentary evidence and otherwise in all respects as they may deem necessary for the full investigation of the matters referred to them by this Act And Award to be final.

15 the award of the said Commissioners or of such Umpire in writing under their hand shall for all purposes be final and binding upon the respective Colonies.

5. If any Commissioner appointed for this Colony or if the said Provision for death Umpire shall die or become incapacitated or shall decline or neglect Umpire.

20 to act or further act in the matter of the said arbitration before the same shall be completed another Commissioner or Umpire may be appointed in like manner as such original Commissioner or Umpire and so on from time to time toties quoties.

6. The following shall be the principles by which the said Com-Principles of inquiry 25 missioners and Umpire shall be governed in investigating and determining the portions of the Public Debt to be borne and discharged by

the said Colony of Queensland that is to say-

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A. So much of the Public Debt as was incurred and created Sydney Sewerage for the purpose of the works connected with or charge only on New relating to the Sewerage of the City of Sydney and the South Wales. suburbs thereof and the supply of Water to the said city and suburbs shall be wholly borne by and shall continue to be primarily a charge upon the Consolidated Revenue Fund of New South Wales.

B. So much of the Public Debt as was incurred and created Public Works for or in relation to any Public Works other than according to actual as aforesaid shall be borne and discharged by the Colony. respective Colonies of New South Wales and Queensland in the proportions in which public money was actually expended in and about such Public Works within the territorial limits of the said Colonies respectively as fixed at the time of the constitution of the Colony of Queensland Provided that every preliminary survey with a view to the construction of any Railway and all costs charges and expenses of and incidental thereto shall be deemed a Public Work within this paragraph.

C. So much of the Public Debt as was incurred and created How Immigration by or on account of Immigration into the Colony of tioned. New South Wales shall be apportioned as follows that is to say An Account shall be taken shewing on the Debit side the total number of Immigrants of both sexes and of all ages introduced within the territorial limits of Queensland at the public expense and the total costs (all charges whatsoever being included) of the introduction of such Immigrants And shewing on the Credit side the total amount of one clear moiety of all moneys which after deducting the cost of survey management and sale of Crown Lands within the same territorial limits accrued from every such sale And

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*	And the balance shewn in such Account if upon the Debit side shall be the portion of the Public Debt incurred for Immigration which shall be borne and discharged
	by the Colony of Queensland and if on the Credit side
5	shall be distributed rateably among and in reduction of
	the several portions of the Public Debt to be borne
	and discharged by the said Colony of Queensland
	according to their respective amounts.
7.0	D. So far as relates to the Current Revenue and Expenditure Debter and Cardian
10	of New South Wales and the proportion thereof to be Account of Current
	borne by the colony of Queenstand the following diture.
	Accounts shall be taken :
	First—An Account of all sums of money so far
15	as these can be ascertained or computed
10	accruing from what source soever as Revenue
	from the thirty-first day of December one
	thousand eight hundred and forty-one from the
	territory assigned to Queensland but exclusive of such moiety of land sales as aforesaid and of
20	any sums arising from duties of Customs.
	Secondly—An Account of all sums of public money
and the second	not herein otherwise provided for which from
	the same date shall be found to have been
	specifically expended in or upon or on account
25	of the inhabitants of the same territory.
	Thirdly—An Account of the average numbers
	during each year from the same date of the
	population within the territory of Queensland
20	and within the territory retained to the Colony
30	of New South Wales respectively.
	Fourthly-An Account Current from the same date
	between the Colony of Queensland and this
	Colony in which at the end of each such year there shall be debited to the Galaxy for
35	there shall be debited to the Colony of Queens-
00	land such an amount of the expenditure for the general Government of the then whole Colony
	of New South Wales during such year not herein
	otherwise provided for as shall be found to
	have been in proportion to the Queensland
40	population as aforesaid during the same year
	And in which Account also the Colony of
	Queensland shall be credited at the same times
	respectively with amounts of the general
	Revenue of the then whole Colony arising from
45	duties of Customs during such years respect-
	ively calculated in like proportion to population.
	Fifthly—A Debtor and Creditor Account between
	the said Colonies in which the Colony of
50	Queensland shall have credit for the total
00	amount shewn by the first Account and shall be debited with the total amount channel by
	debited with the total amount shewn by the second Account and shall be credited or debited
	as the case may be with the balance of the
	fourth Account And the balance appearing
55	upon this fifth Account if against the Colony of
	Queensland shall be distributed rateably among
	and in augmentation of the several portions of
	the Public Debt aforesaid to be borne and
	discharged by the said Colony according
	to

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to their respective amounts and if in favor of the said Colony shall be carried to the credit of such Colony in like manner as any like balance arising under the aforesaid paragraph marked with the letter C.

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7. The said Commissioners and Umpire shall as the bases of Bases of calculatheir calculations be governed with respect to population by the ^{tions.} Census as taken under authority of the Legislature wherever the same may be applicable and where not so then by the Annual Returns 10 made to the Colonial Secretary of this Colony and with respect to all other particulars by Reports or Accounts made up or certified by

and under the hand of the Auditor General of New South Wales. 8. The several proportions of the Public Debt to be borne How proportions by the Colony of Queensland according to the award of the said be paid. 15 Commissioners or Umpire together with the interest thereon shall be

paid into the Consolidated Revenue Fund of New South Wales six months at the least previously to the respective times when the corresponding debts of which they are respectively portions shall

9. As security for such payments the Colonial Treasurer of Debentures to be New South Wales shall receive from the Government of Queensland Government as become payable. 20Debentures for the respective amounts aforesaid corresponding as security. nearly as may be with the New South Wales Debentures outstanding on account of the respective branches of the Public Debt as afore-

25 said and bearing the same rate of interest made payable at the same periods as the interest on the New South Wales Debentures And the Debentures so to be received shall be payable six months at least previously to the times when such New South Wales Debentures shall

10. Nothing herein contained shall in any manner prejudice or New South Wales be payable. affect the security of any Debentures issued by the Government of Debentures not 30 New South Wales before the separation therefrom of the Colony of affected. Queensland or the absolute right and claim of any holders of such Debentures to demand and receive payment of the amounts thereby

- 35 respectively purporting to be secured as well out of the Revenue of the Colony of Queensland as out of the Consolidated Revenue Fund of New South Wales Provided that all such Debentures shall be held to be primarily payable by the Government of New South Wales and payment thereof shall first be demanded therefrom.
- 11. This Act shall be styled and may be cited as "The Queens- short title. 40 land Debt Act of 1862."

Sydney: Thomas Richards, Government Printer.-1862

[Price, 1d.]

New South Wales,



ANNO VICESIMO SEXTO

VICTORIÆ REGINÆ.

No. VIII.

An Act for determining the portions of the Public Debt of New South Wales to be borne by the Colony of Queensland. [Assented to, 7th November, 1862.]

WHEREAS certain portions of the Public Debt of this Colony as Preamble. subsisting at and up to the period of the constitution of the Colony of Queensland are to be borne and discharged by that Colony and it is expedient to determine as soon as conveniently may be the nature and amount of such portions 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. For the purposes of this Act the term "Public Debt" shall _{Construction}. mean the whole Public Debt of the Colony of New South Wales as subsisting at and up to the date of the constitution of the Colony of Queensland.

2. The Governor with the advice of the Executive Council shall Appointment of appoint a Commissioner or Commissioners not exceeding three in Arbitrators. number on behalf of this Colony to meet any Commissioner or Commissioners of like number to be duly appointed on behalf of the Colony of Queensland for the purpose of determining by arbitration the several portions of the Public Debt which shall be borne and discharged by the said Colony of Queensland.

3. It shall be lawful for the Governor with the advice of Appointment of the Executive Council at any time after communication with the ^{Umpire.} Governor of the said Colony of Queensland to agree upon and in conjunction with the said Governor of Queensland to nominate and appoint an Umpire to whom shall be referred any of the said matters

upon

upon which the said Commissioners for the two Colonies may be unable to agree.

4. The Commissioners shall hold their meetings at such place in Sydney and at such times as shall be agreed upon between them and they and the said Umpire shall have all such usual powers and authorities of arbitrators as to summoning and examining witnesses upon oath if they think fit the production of documentary evidence and otherwise in all respects as they may deem necessary for the full investigation of the matters referred to them by this Act And the award of the said Commissioners or of such Umpire in writing under their hand shall for all purposes be final and binding upon the respective Colonies.

5. If any Commissioner appointed for this Colony or if the said Umpire shall die or become incapacitated or shall decline or neglect to act or further act in the matter of the said arbitration before the same shall be completed another Commissioner or Umpire may be appointed in like manner as such original Commissioner or Umpire and so on from time to time toties quoties.

6. The following shall be the principles by which the said Commissioners and Umpire shall be governed in investigating and determining the portions of the Public Debt to be borne and discharged by the said Colony of Queensland that is to say-

A. So much of the Public Debt as was incurred and created for the purpose of the works connected with or relating to the Sewerage of the City of Sydney and the suburbs thereof and the supply of Water to the said city and suburbs shall be wholly borne by and shall continue to be primarily a charge upon the Consolidated Revenue Fund of New South Wales.

- B. So much of the Public Debt as was incurred and created for or in relation to any Public Works other than as aforesaid shall be borne and discharged by the respective Colonies of New South Wales and Queensland in the proportions in which public money was actually expended in and about such Public Works within the territorial limits of the said Colonies respectively as fixed at the time of the constitution of the Colony of Queensland Provided that every preliminary survey with a view to the construction of any Railway and all costs charges and expenses of and incidental thereto shall be deemed a Public Work within this paragraph.
- C. So much of the Public Debt as was incurred and created by or on account of Immigration into the Colony of New South Wales shall be apportioned as follows that is to say An Account shall be taken shewing on the Debit side the total number of Immigrants of both sexes and of all ages introduced within the territorial limits of Queensland at the public expense and the total costs (all charges whatsoever being included) of the introduction of such Immigrants And shewing on the Credit side the total amount of one clear moiety of all moneys which after deducting the cost of survey management and sale of Crown Lands within the same territorial limits accrued from every such sale And the balance shewn in such Account if upon the Debit side shall be the portion of the Public Debt incurred for Immigration which shall be borne and discharged by the Colony of Queensland and if on the Credit side shall be distributed rateably among and in reduction of the

Powers and duties of Commissioners and Umpire.

Award to be final.

Provision for death &c. of Arbitrator or Umpire.

Principles of inquiry and award.

Sydney Sewerage and Water to be a charge only on New South Wales.

Public Works according to actual expenditure in each Colony.

How Immigration Debt to be apportioned.

the several portions of the Public Debt to be borneand discharged by the said Colony of Queensland according to their respective amounts.

D. So far as relates to the Current Revenue and Expenditure Debtor and Creditor of New South Wales and the proportion thereof to be Account of Current borne by the Colony of Queensland the following diture. Accounts shall be taken :--

- First—An Account of all sums of money so far as these can be ascertained or computed accruing from what source soever as Revenue from the thirty-first day of December one thousand eight hundred and forty-one from the territory assigned to Queensland but exclusive of such moiety of land sales as aforesaid and of any sums arising from duties of Customs.
- Secondly—An Account of all sums of public money not herein otherwise provided for which from the same date shall be found to have been specifically expended in or upon or on account of the inhabitants of the same territory.
- Thirdly—An Account of the average numbers during each year from the same date of the population within the territory of Queensland and within the territory retained to the Colony of New South Wales respectively.
- Fourthly—An Account Current from the same date between the Colony of Queensland and this Colony in which at the end of each such year there shall be debited to the Colony of Queensland such an amount of the expenditure for the general Government of the then whole Colony of New South Wales during such year not herein otherwise provided for as shall be found to have been in proportion to the Queensland population as aforesaid during the same year And in which Account also the Colony of Queensland shall be credited at the same times respectively with amounts of the general Revenue of the then whole Colony arising from duties of Customs during such years respectively calculated in like proportion to population.

Fifthly-A Debtor and Creditor Account between the said Colonies in which the Colony of Queensland shall have credit for the total amount shewn by the first Account and shall be debited with the total amount shewn by the second Account and shall be credited or debited as the case may be with the balance of the fourth Account And the balance appearing upon this fifth Account if against the Colony of Queensland shall be distributed rateably among and in augmentation of the several portions of the Public Debt aforesaid to be borne and discharged by the said Colony according to their respective amounts and if in favor of the said Colony shall be carried to the credit of such Colony in like manner as any like balance arising under the aforesaid paragraph marked with the letter C.

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7. The said Commissioners and Umpire shall as the bases of their calculations be governed with respect to population by the Census as taken under authority of the Legislature wherever the same may be applicable and where not so then by the Annual Returns made to the Colonial Secretary of this Colony and with respect to all other particulars by Reports or Accounts made up or certified by and under the hand of the Auditor General of New South Wales.

8. The several proportions of the Public Debt to be borne charged and when to by the Colony of Queensland according to the award of the said Commissioners or Umpire together with the interest thereon shall be paid into the Consolidated Revenue Fund of New South Wales six months at the least previously to the respective times when the corresponding debts of which they are respectively portions shall become payable.

9. As security for such payments the Colonial Treasurer of New South Wales shall receive from the Government of Queensland Debentures for the respective amounts aforesaid corresponding as nearly as may be with the New South Wales Debentures outstanding on account of the respective branches of the Public Debt as aforesaid and bearing the same rate of interest made payable at the same periods as the interest on the New South Wales Debentures And the Debentures so to be received shall be payable six months at least previously to the times when such New South Wales Debentures shall be payable.

10. Nothing herein contained shall in any manner prejudice or affect the security of any Debentures issued by the Government of New South Wales before the separation therefrom of the Colony or Queensland or the absolute right and claim of any holders of such Debentures to demand and receive payment of the amounts thereby respectively purporting to be secured as well out of the Revenue of the Colony of Queensland as out of the Consolidated Revenue Fund of New South Wales Provided that all such Debentures shall be held to be primarily payable by the Government of New South Wales and payment thereof shall first be demanded therefrom.

11. This Act shall be styled and may be cited as "The Queensland Debt Act of 1862."

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

[Price, 1d.]

Bases of calculations.

How proportions be paid.

Debentures to be given by Queensland Government as security.

New South Wales Debentures not affected.

Short title.