### COMMISSIONER AT NEWCASTLE APPOINTMENT BILL.

SCHEDULE of the Amendments made by the Legislative Assembly in the Bill, intituled, "An Act to authorize the Appointment of a Commissioner to issue Writs of Summons and Arrest at the Port of Newcastle,"—returned to the Legislative Council with Message of 15 March, 1861.

## CHA. TOMPSON, Clerk of the Legislative Assembly.

Page 1, Preamble, line 2. Before "Writs" insert "Eden and Albury."

Page 1, Preamble, line 5. Omit "Port of Newcastle"; insert "Ports of Newcastle and Eden and Town of Albury."

Page 1, Clause 1, line 13. Substitute "persons" for "person."

Page 1, Clause 1, line 13. After "Newcastle" insert " and Eden and the Town of Albury."

Page 1, Clause 1, line 14. Omit "a."

Page 1, Clause 1, line 15. Insert the letter "s" at the end of "Commissioner."

Page 1, Clause 1, line 16. Insert the letter "s" at the end of "Commissioner."

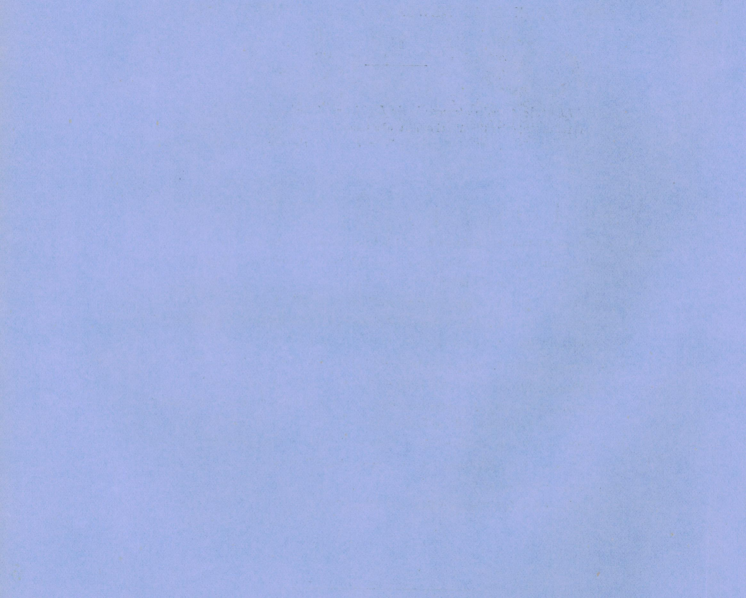
Page 1, Clause 1, line 19. Insert the letter "s" at the end of "Port." After "Newcastle" insert "and Eden and the Town of Albury."

Page 2, Clause 2, line 5. Omit "Port of Newcastle"; insert "Ports and Town."

Title. Substitute "Commissioners" for "a Commissioner."

Title. Omit " the Port of."

Title. After "Newcastle" insert " Eden and Albury."



This Public Bill originated in the Legislative Council, and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

Legislative Council Chamber, Sydney, 13 February, 1861.

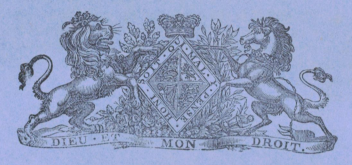
R. O'CONNOR, Clerk of the Legislative Council.

The Legislative Assembly has this day agreed to this Bill with Amendments.

Legislative Assembly Chamber, Sydney, 15 March, 1861.

CHA. TOMPSON. Clerk of Legislative Assembly.

### New South Wales.



ANNO VICESIMO QUARTO

# VICTORIÆ REGINÆ.

No.

An Act to authorize the Appointment of -a-Commissioner- Commissioners to Issue Writs of Summons and Arrest at the Port of Newcastle, Eden and Albury.

WHEREAS by reason of there being no means of issuing at New-Preamble. castle Eden and Albury Writs of Summons or Capias out of the Supreme Court persons are able to evade payment of their debts and other just demands against them by suddenly or clandestinely 5 departing out of the Colony from the Port of Newcastle Ports of Newcastle and Eden and Town of Albury aforesaid for remedy whereof Be it 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 10 of the same as follows:-

ame as follows:—
1. It shall be lawful for the Chief Justice of the Supreme Court commissioners for th Seal of the said Court some fit person persons residing at Newcastle

and Eden and the town of Albury or within five miles thereof to be a

15 Commissioners of the said Court for the purposes of this Act which
Commissioners shall at the instance of any Plaintiff have power to Commissioner to
issue Writs of Summons and of Capias ad respondendum in the said issue Writs of Sum
Court against any Defendant about to depart out of the Colony from the said Ports of Newcastle and Eden and the Town of Albury in cases

20 where by law an arrest upon mesne process is now allowed in an action in the said Court and every such Writ of Capias shall (except where hereby otherwise provided) have the same force and effect as an ordinary Writ of Capias ad respondendum issued out of the said Court at Sydney directed to the Sheriff.

c 16-

2.

Commissioners at Newcastle Eden and Albury Appointment Act.—1861. 2. No Writ of Summons shall be issued under this Act except to Requisites to obtain ground a Writ of Capias to be issued hereunder and no Writ of Capias Con shall be issued hereunder unless proof by Affidavit shall be first given to such Commissioner that the Defendant is about to depart out of the said 5 Colony from the said Port of Newcastle Ports and Town and of all such other facts and matters which are or may be necessary to be given and established to obtain an order from a Judge of the said Court for the issue of an ordinary Writ of Capias ad respondendum out of the said Court at Sydney nor unless the Plaintiff shall first give a Bond of two sufficient Plaintiff to give bond 10 persons (of whom the Plaintiff if in the opinion of the said Commissioner as security against of sufficient ability may be one) to the satisfaction of such Commissioner to the Defendant in a sum of money to be fixed by such Commissioner not being less than double the amount for which the Defendant shall be liable to be arrested or held to bail under such Writ conditioned 15 to be void on payment to the Defendant of all damages costs and charges which may be adjudged to him in any action by him against the Plaintiff and the Bailiff to whom such Writ of Capias shall be directed or either of them for or by reason of such Writ having been issued or of his being arrested thereunder or of any wrong or damage sustained by him on 20 account thereof or of any wrongful act or omission of such Bailiff in or about the execution thereof or otherwise in relation thereto and of all costs charges and expenses which upon any application by the Defendant to the said Court or any Judge thereof for any rule or order to set aside any such Writ or to discharge the Defendant from custody thereunder or 25 to cancel any bail bond given thereunder or otherwise in relation to or connected with such Writ or anything done thereunder may be adjudged or ordered to be paid to the Defendant Provided always that the amount Bond not to be for for which such Bond shall be given shall in no case exceed the sum of more than £400. four hundred pounds And such Commissioner shall forthwith transmit 30 such Bond to the Prothonotary of the said Court at Sydney and such Prothonotary shall upon demand deliver such Bond to the Defendant or

any one applying for the same on his behalf. 3. It shall not be necessary for any order to be made to warrant No order necessary

the issuing of any Writ of Capias under this Act but the Commissioner for Capias 35 shall by memorandum thereon under his hand certify on whose application and on what affidavit or affidavits and when it was issued and the amount for which the Defendant is to be arrested or held to bail there-

under in the form or to the effect following "This Writ was issued " this day of 18 under the provisions of the Act on the application of the therein named A B 40 " Vict. No. " (naming the Plaintiff) and upon reading the affidavit of (naming the " Deponent) sworn on the day of 18 (describing each " affidavit if more than one) And the Defendant C D (naming the Defend-

" ant) is to be arrested or held to bail hereunder for or in the sum of pounds (specifying the amount) E F (here to be signed by the " Commissioner) Commissioner under the said Act."

4. Every Writ of Capias issued under this Act shall instead of Form of Capias. being directed to the Sheriff be directed to some person to be specially named by the Plaintiff as a Bailiff to execute the same and such Bailiff Powers of Bailiffs.

50 shall have all the authority thereunder which the Sheriff has under an ordinary Writ of Capias ad respondendum issued out of the said Court at Sydney directed to him save only that such Bailiff shall not have power to appoint a deputy to execute the same but shall execute it personally with such assistant or assistants if any as he may require in that behalf.

5. No person shall be bound to accept the office of or to act as a Persons not bound to Bailiff under any Writ issued in pursuance of this Act unless he shall act as Bailiffs without first agreeing. consent or agree so to do And every person who shall consent or agree Persons after so so to do shall be bound to act as such Bailiff under the Writ directed to agreeing bound to him until his whole duty as such Bailiff under such Writ is fully act as such Bailiffs.

60 performed.

### Commissioners at Newcastle Eden and Albury Appointment Act.—1861.

6. Every Writ of Summons and of Capias issued under this Act Form of Writs. shall be issued under the signature and seal of the Commissioner issuing the same but in all other respects (except where other provision is hereby made) shall be in the same form and shall have all such notices and indorsements thereon respectively as are or may be required in respect of ordinary Writs of Summons and of Capias ad respondendum issued out of the said Court at Sydney.

7. Every Writ of Summons issued under this Act shall be the summons to be comcommencement of an Action in the said Court by the Plaintiff against mencement of action.

10 the Defendant and such Commissioner upon issuing any such Writ of Copy of Writs to be Summons or Capias shall forthwith transmit copies thereof and of every sent to Supreme indorsement thereon and the original affidavits upon which any such Writ of Capias was issued by him to the Office of the Prothonotary of

the said Supreme Court at Sydney to be there filed and kept And it No pracipe required. 15 shall not be requisite to file or deliver any Pracipe for or in respect of

any Writ of Summons or of Capias issued under this Act.

8. Every such Commissioner shall be entitled to receive and retain Commissioner's fees. for his own use for issuing any Writ of Summons under this Act the sum of five shillings and for issuing any Writ of Capias under this Act the 20 sum of one pound and to no other fees payment or remuneration what-

soever And every Plaintiff issuing or obtaining any such Writ of Plaintiff's costs. Summons or of Capias shall be entitled to the same costs thereupon as he would be entitled to upon issuing or obtaining a similar Writ out of the said Court at Sydney in the ordinary way.

9. No action shall lie against such Commissioner for issuing any No action against Writ of Capias under this Act unless the Plaintiff in such action shall Commissioner except allege and prove that such Commissioner knowingly and wilfully issued the same without reasonable proof being given to him to warrant the issuing thereof and also that in issuing the same he acted corruptly.

10. Every Bailiff to whom a Writ of Capias issued under this Bailiffs to return Act shall be directed and who shall consent and agree to act as such Writs of Capias. Bailiff to execute the same shall make a due return thereto to the Supreme Court in like manner as the Sheriff is bound to make a Return

to an ordinary Writ of Capias ad respondendum issued out of the said 35 Court at Sydney directed to him and shall be subject to attachment and Liabilities of Bailiffs. action in respect of the execution of such Writ or incident thereto and to an action at the suit of the Plaintiff or Defendant for any wrongful act or omission by him in or about the execution of such Writ and incident thereto in like manner as the Sheriff is liable under the same circum-

40 stances in respect of an ordinary Writ of Capias ad respondendum issued

out of the said Court at Sydney and directed to him.

11. The Bailiff acting under any Writ of Capias issued under Bailiffs to take bail. this Act shall have authority and shall be bound to take bail by bond of the Defendant and sureties to himself for the appearance and rendering

45 of the body of the Defendant according to the exigency of such writ and the practice of the said Court of the same kind and in like manner in all respects as the Sheriff is bound to take bail from a Defendant arrested under an ordinary Writ of Capias ad respondendum issued out of the said Court at Sydney directed to himself and such Bailiff upon such bail bond 50 being entered into and given to him shall release the Defendant from his

custody under such writ And every such bail bond shall be assignable Bail bond assignable. by such Bailiff to the Plaintiff and such Bailiff upon being required so to do shall assign the same to the Plaintiff and the Plaintiff upon such assignment thereof may sue thereon in like manner in all respects as if 55 it were an ordinary bail bond to the Sheriff.

12. Every Bailiff acting under any Writ of Capias issued under Bailiffs to take this Act shall be bound to receive from the Defendant as a deposit in lieu deposit in lieu of bail. of bail the amount for which he is to be arrested or held to bail thereunder and the sum of Ten pounds for costs in like manner as the Sheriff

### Commissioners at Newcastle Eden and Albury Appointment Act.—1861.

is bound to do under an ordinary Writ of Capias ad respondendum issued out of the said Court at Sydney directed to and executed by him—And upon receipt of such deposit such Bailiff shall release the Defendant from his custody under such writ and shall forthwith pay or cause to be paid over to the Prothonotary of the said Court at Sydney the money so deposited by such Defendant as aforesaid to be held and disposed of by such Prothonotary according to law.

13. Every Bailiff serving any Writ of Summons or executing any Bailiff's fees. Writ of Capias issued under this Act shall be entitled to the same fees 10 mileage and other remuneration for everything done by him as such Bailiff under the provisions of this Act as the Sheriff and his Bailiff are or is or may be entitled to for the same or similar acts done by them or either of them in serving or executing or otherwise in relation to any ordinary Writ of Summons or of Capias ad respondendum issued out of 15 the said Court at Sydney or taking bail thereunder and to no other

payment or remuneration whatever.

14. Every Plaintiff obtaining any such Writ of Capias under this Plaintiff and Bailiff Act and the Bailiff to whom the same is directed shall be jointly and severally liable for severally liable to the Defendant for any wrongful act or omission by misfeasance of Bailiff.

20 such Bailiff in or about the execution of such writ or incident thereto.

15. All proceedings in any Action commenced by any Writ of Proceedings in Summons and under any Writ of Capias issued under the provisions Actions commenced hereof shall (except as herein otherwise directed) be taken and had in like Act. manner as if such Action had been commenced by ordinary Writ of

25 Summons issued out of the said Supreme Court at Sydney and the said Court and any Judge thereof shall have all such and the same powers to set aside any Writ of Summons or Capias issued under the provisions hereof or the service of any such Writ of Summons or to discharge from custody any defendant arrested under any such Writ of Capias and to

30 order any bail bond given thereunder to be cancelled and in every other respect as such Court or any Judge thereof has or may have in case of ordinary Writs of Summons or Capias ad respondendum issued out of the

said Court at Sydney.

16. The Judges of the said Court or any two of them shall and Judges to make 35 may from time to time make all such Rules as such Court or Judges may Rules. think necessary or proper for carrying this Act into execution and revoke repeal alter and amend the same when and as they shall think fit.

17. In the construction of this Act the word "Plaintiff" shall Interpretation. mean a person having commenced or about to commence an Action in 40 the Supreme Court and the word "Defendant" shall mean a person against whom an Action in the said Court has been or is about to be brought.