## A BILL

To prevent the failure of justice in Equity Proceedings by reason of mistakes and objections of Form.

[SIR W. M. MANNING; -26 August, 1863.]

WHEREAS the power of amendment in Equity Proceedings now Preamble.

vested in the Supreme Court and the Judges thereof is insufficient to enable them to prevent the failure of Justice by reason of mistakes and objections of form Be it therefore enacted by the 5 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. It shall be lawful for the said Court and every Judge thereof Power to amend errors in Equity pro10 at all times to amend all defects and errors in any proceeding in Equity ecedings extended.

  and whether there is anything in writing to amend by or not and whether the defect or error be that of the party applying to amend or not and all such amendments may be made with or without costs and upon such terms as to the Court or Judge may seem fit and all
  15 such amendments as may be necessary for the purpose of determining in the existing suit the real question in controversy between the parties shall be so made.
  - 2. This Act shall be styled and may be cited as the "Equity Short title. Proceedings further Amendment Act of 1863."