

# A BILL

## To amend the Sydney University Incorporation Act.

(Presented by MR. MEREWETHER, 7 March, 1861.)

**W**HEREAS it is expedient to amend the Sydney University Incorporation Act fourteenth Victoria number thirty-one in respect to the Constitution of the Senate and the Mode of Electing the Fellows thereof 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. The fifth and seventh sections of the Act fourteen Victoria number thirty-one are hereby repealed. Repeal of ss. 5 & 7 of 14 Vic. No. 31.
2. In addition to the number of sixteen Fellows of whom the Senate of the said University now consists there shall be not fewer than three nor more than six *ex officio* Members who shall be Professors of the said University in such branches of learning as the Senate shall from time to time by any by-law in that behalf select. Certain Professors to be *ex officio* Members of Senate.
3. Every Professor and other Public Teacher and Examiner in the Schools of the said University every Principal of any Incorporated College within the said University and every Superior Officer of the said University declared to be such by any by-law duly passed shall during his tenure of such office in the University but no longer be a Member of the said University with the same rights and privileges as are enjoyed by persons holding any or either of the Degrees of Master of Arts Doctor of Laws or Doctor of Medicine within the said University. Professors &c. to be Members with the rights of full Graduates.
4. Every Professor or other person so declared by this Act to be a Member of the said University and every person having taken the Degree of Master of Arts Doctor of Laws or Doctor of Medicine and keeping his name in accordance with any by-law in that behalf on the Register of the said University shall have the same privilege as the existing Fellows now have of attending and voting at the election of Fellows and every future How future vacancies of Fellows to be filled. vacancy

vacancy by death resignation or otherwise among the Fellows for the time being shall be filled up by the election at a meeting duly convened for the purpose of such other fit and proper person as may be elected to fill such vacancy by the majority of the following persons present at such meetings viz. :—Fellows of the Senate of the said University for the time being— 5 Professors and other persons so as last aforesaid declared to be Members of the said University—Graduates keeping their names on the Register of the University who shall have taken within the said University any or either of the Degrees of Master of Arts Doctor of Laws or Doctor of Medicine Provided that unless by death or resignation no such vacancy 10 shall occur for any cause not previously specified by some by-law of the University duly passed.

Not to affect University beyond actual enactment.

5. Nothing herein shall affect the said recited Act or any other Act or any Letters Patent or other instrument or by-law of or relating to the said University otherwise than as is by this Act expressly enacted. 15

Short Title.

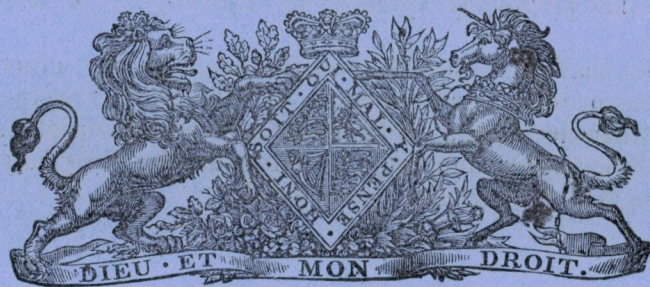
6. This Act shall be styled and may be cited as the “ Sydney University Incorporation Act Amendment Act of 1861.”

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, 28 March, 1861. }

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

## New South Wales.



ANNO VICESIMO QUARTO

# VICTORIÆ REGINÆ

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No. .

### An Act to amend the Sydney University Incorporation Act.

**W**HEREAS it is expedient to amend the Sydney University Incorporation Act fourteenth Victoria number thirty-one in respect to the Constitution of the Senate and the Mode of Electing the Fellows thereof 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. The fifth and seventh sections of the Act fourteen Victoria number thirty-one are hereby repealed. Repeal of ss. 5 & 7 of 14 Vic. No. 31.
- 10 2. In addition to the number of sixteen Fellows of whom the Senate of the said University now consists there shall be not fewer than three nor more than six *ex officio* Members who shall be Professors of the said University in such branches of learning as the Senate shall from time to time by any by-law in that behalf select. Certain Professors to be *ex officio* Members of Senate.
- 15 3. Every Professor and other Public Teacher and Examiner in the Schools of the said University every Principal of any Incorporated College within the said University and every Superior Officer of the said University declared to be such by any by-law duly passed shall during his Professors &c. to be Members with the rights of full Graduates. tenure

*Sydney University Incorporation Act Amendment Act.—1861.*

tenure of such office in the University but no longer be a Member of the said University with the same rights and privileges as are enjoyed by persons holding any or either of the Degrees of Master of Arts Doctor of Laws or Doctor of Medicine within the said University.

5       4. Every Professor or other person so declared by this Act to be a Member of the said University and every person having taken the Degree of Master of Arts Doctor of Laws or Doctor of Medicine and keeping his name in accordance with any by-law in that behalf on the Register of the said University shall have the same privilege as the existing Fellows now  
10 have of attending and voting at the election of Fellows and every future vacancy by death resignation or otherwise among the Fellows for the time being shall be filled up by the election at a meeting duly convened for the purpose of such other fit and proper person as may be elected to fill such  
15 viz. —Fellows of the Senate of the said University for the time being— Professors and other persons so as last aforesaid declared to be Members of the said University—Graduates keeping their names on the Register of the University who shall have taken within the said University any or  
20 Medicine Provided that unless by death or resignation no such vacancy shall occur for any cause not previously specified by some by-law of the University duly passed.

How future vacancies of Fellows to be filled.

5. Nothing herein shall affect the said recited Act or any other Act or any Letters Patent or other instrument or by-law of or relating  
25 to the said University otherwise than as is by this Act expressly enacted.

Not to affect University beyond actual enactment.

6. This Act shall be styled and may be cited as the “Sydney University Incorporation Act Amendment Act of 1861.”

Short Title.

SYDNEY UNIVERSITY INCORPORATION ACT AMENDMENT  
BILL OF 1861.

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*SCHEDULE of the Amendment made by the Legislative Assembly in the Bill, intituled,  
" An Act to amend the Sydney University Incorporation Act," returned to the Legis-  
lative Council with Message of 16 April, 1861.*

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

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Page 2. After Clause 4, *insert* the following, to stand Clause 5 :—

*(Provost and Vice-Provost to be styled Chancellor and Vice-Chancellor.)*

" The Chief Officers of the University now called Provost and Vice Provost  
" respectively shall hereafter be and be styled Chancellor and Vice Chancellor of  
" the University Provided that the present Provost and Vice Provost shall be  
" the first Chancellor and Vice Chancellor respectively And that all the provisions  
" of the said Act of Incorporation now applicable to the Provost and Vice Provost  
" and to their respective offices shall apply to the Chancellor and Vice Chancellor  
" and their offices respectively."

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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, 28 March, 1861. }

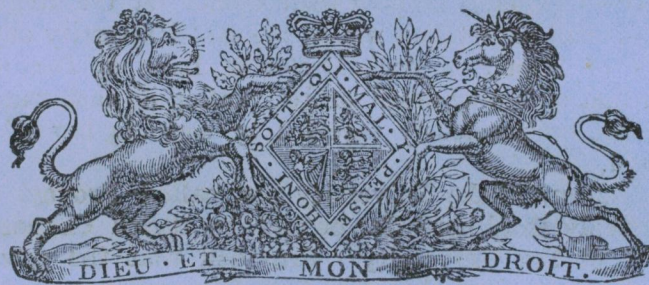
R. O'CONNOR,  
Clerk of the Legislative Council.

The LEGISLATIVE ASSEMBLY has this day agreed to this Bill, with an Amendment.

Legislative Assembly Chamber, }  
Sydney, 16 April, 1861. }

CHA. TOMPSON,  
Clerk of Legislative Assembly.

## New South Wales.



ANNO VICESIMO QUARTO

# VICTORIÆ REGINÆ

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No. .

### An Act to amend the Sydney University Incorporation Act.

**W**HEREAS it is expedient to amend the Sydney University Incorporation Act fourteenth Victoria number thirty-one in respect to the Constitution of the Senate and the Mode of Electing the Fellows thereof 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:—

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- 15 3. Every Professor and other Public Teacher and Examiner in the Schools of the said University every Principal of any Incorporated College within the said University and every Superior Officer of the said University declared to be such by any by-law duly passed shall during his

c 30—

tenure

NOTE:—The Clause to be inserted is printed in black letter.

*Sydney University Incorporation Act Amendment Act.—1861.*

tenure of such office in the University but no longer be a Member of the said University with the same rights and privileges as are enjoyed by persons holding any or either of the Degrees of Master of Arts Doctor of Laws or Doctor of Medicine within the said University.

5 4. Every Professor or other person so declared by this Act to be a Member of the said University and every person having taken the Degree of Master of Arts Doctor of Laws or Doctor of Medicine and keeping his name in accordance with any by-law in that behalf on the Register of the said University shall have the same privilege as the existing Fellows now  
10 have of attending and voting at the election of Fellows and every future vacancy by death resignation or otherwise among the Fellows for the time being shall be filled up by the election at a meeting duly convened for the purpose of such other fit and proper person as may be elected to fill such vacancy by the majority of the following persons present at such meetings  
15 viz.—Fellows of the Senate of the said University for the time being—Professors and other persons so as last aforesaid declared to be Members of the said University—Graduates keeping their names on the Register of the University who shall have taken within the said University any or  
20 Medicine Provided that unless by death or resignation no such vacancy shall occur for any cause not previously specified by some by-law of the University duly passed.

How future vacancies of Fellows to be filled.

5. The Chief Officers of the University now called Provost and Vice Provost respectively shall hereafter be and be styled Chancellor  
25 and Vice Chancellor of the University Provided that the present Provost and Vice Provost shall be the first Chancellor and Vice Chancellor respectively And that all the provisions of the said Act of Incorporation now applicable to the Provost and Vice Provost and to their respective offices shall apply to the Chancellor and Vice  
30 Chancellor and their offices respectively.

Provost and Vice Provost to be styled Chancellor and Vice Chancellor.

6. Nothing herein shall affect the said recited Act or any other Act or any Letters Patent or other instrument or by-law of or relating  
to the said University otherwise than as is by this Act expressly enacted.

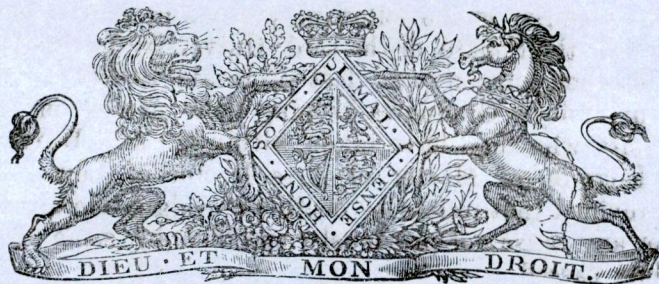
Not to affect University beyond actual enactment.

7. This Act shall be styled and may be cited as the "Sydney  
35 University Incorporation Act Amendment Act of 1861."

Short Title.



# New South Wales.



ANNO VICESIMO QUARTO

## VICTORIÆ REGINÆ

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### No. XIII.

An Act to amend the Sydney University Incorporation Act.  
[Assented to, 26th April, 1861.]

**W**HEREAS it is expedient to amend the Sydney University Incorporation Act fourteenth Victoria number thirty-one in respect to the Constitution of the Senate and the Mode of Electing the Fellows thereof 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. The fifth and seventh sections of the Act fourteen Victoria number thirty-one are hereby repealed. Repeal of ss. 5 & 7 of 14 Vic. No. 31.
2. In addition to the number of sixteen Fellows of whom the Senate of the said University now consists there shall be not fewer than three nor more than six *ex officio* Members who shall be Professors of the said University in such branches of learning as the Senate shall from time to time by any by-law in that behalf select. Certain Professors to be *ex officio* Members of Senate.
3. Every Professor and other Public Teacher and Examiner in the Schools of the said University every Principal of any Incorporated College within the said University and every Superior Officer of the said University declared to be such by any by-law duly passed shall during his tenure Professors &c. to be Members with the rights of full Graduates.

*Sydney University Incorporation Act Amendment Act.—1861.*

tenure of such office in the University but no longer be a Member of the said University with the same rights and privileges as are enjoyed by persons holding any or either of the Degrees of Master of Arts Doctor of Laws or Doctor of Medicine within the said University.

How future vacancies of Fellows to be filled.

4. Every Professor or other person so declared by this Act to be a Member of the said University and every person having taken the Degree of Master of Arts Doctor of Laws or Doctor of Medicine and keeping his name in accordance with any by-law in that behalf on the Register of the said University shall have the same privilege as the existing Fellows now have of attending and voting at the election of Fellows and every future vacancy by death resignation or otherwise among the Fellows for the time being shall be filled up by the election at a meeting duly convened for the purpose of such other fit and proper person as may be elected to fill such vacancy by the majority of the following persons present at such meetings viz. —Fellows of the Senate of the said University for the time being—Professors and other persons so as last aforesaid declared to be Members of the said University—Graduates keeping their names on the Register of the University who shall have taken within the said University any or either of the Degrees of Master of Arts Doctor of Laws or Doctor of Medicine Provided that unless by death or resignation no such vacancy shall occur for any cause not previously specified by some by-law of the University duly passed.

Provost and Vice Provost to be styled Chancellor and Vice Chancellor.

5. The Chief Officers of the University now called Provost and Vice Provost respectively shall hereafter be and be styled Chancellor and Vice Chancellor of the University Provided that the present Provost and Vice Provost shall be the first Chancellor and Vice Chancellor respectively And that all the provisions of the said Act of Incorporation now applicable to the Provost and Vice Provost and to their respective offices shall apply to the Chancellor and Vice Chancellor and their offices respectively.

Not to affect University beyond actual enactment.

6. Nothing herein shall affect the said recited Act or any other Act or any Letters Patent or other instrument or by-law of or relating to the said University otherwise than as is by this Act expressly enacted.

Short Title.

7. This Act shall be styled and may be cited as the "Sydney University Incorporation Act Amendment Act of 1861."