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, 27 September, 1866.

CHA. TOMPSON. Clerk of Legislative Assembly.

New South Wales.



ANNO TRICESIMO

VICTORIÆ REGINÆ.

No.

An Act to alter the law relating to the appointment of District Court Judges.

VHEREAS since the passing of the "District Courts Act of Preamble. VV 1858" the Governor with the advice of the Executive Council has in some instances appointed two persons to be at the same time Judges of the respective District Courts ordered to be held within one 5 and the same district and whereas the persons so appointed have by the Governor with the like advice been appointed Chairmen of the Courts of Quarter Sessions holden within the limits of such district and whereas doubts exist as to the legality of such appointments and it is expedient to remove such doubts. Be it therefore enacted by 10 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

1. The said Act shall be deemed and taken to have authorized Two or more District

15 and to authorize the appointment by the Governor with the advice of be appointed in the the Executive Council of two or more persons to be and act at the same district.

same time as Judges of the respective District Courts appointed to be held in one and the same District.

2. The said Act shall be deemed and taken to have authorized Two or more Chair20 and to authorize the Governor with the like advice to appoint the Sessions may be
Judges so appointed as in the last preceding section of this Act men-appointed in the
tioned or one of them to be the Chairmen or Chairman of the Courts or same district. of any one or more of the Courts of Quarter Sessions holden or to be holden within the limits of the District for which such Judges may 25 have been or shall be appointed.

3.

District Courts Amendment.

3. No proceeding civil or criminal shall be held invalid by No proceedings to be reason of two persons having been appointed to be and act at the invalid by reason of same time as Judges of the respective District Courts or as Chairmen Judges to the same of the Courts of Quarter Sessions in one and the same District. of the Courts of Quarter Sessions in one and the same District.

4. Where two or more Judges or two or more Chairmen shall Judges to act be appointed for the District Courts or Courts of Quarter Sessions spearately in respectively in one and the same district only one of such Judges or in administrative Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or act at any trial civil or criminal or at Chairmen shall sit preside or a the hearing of any application or the making of any order in reference

10 thereto but in the appointment and removal of officers the appointment of the times for holding District Courts and in the discharge of other administrative duties imposed by the said Act or by any Act amending the same upon the Judge of any District Court the whole of such Judges shall concur.

5. This Act may be cited as the "District Courts Amendment short title.

Act of 1866."

New South Wales.



ANNO TRICESIMO

VICTORIÆ REGINÆ.

No. IX.

An Act to alter the law relating to the appointment of District Court Judges. [Assented to, 28th September, 1866.]

WHEREAS since the passing of the "District Courts Act of Preamble. 1858" the Governor with the advice of the Executive Council has in some instances appointed two persons to be at the same time Judges of the respective District Courts ordered to be held within one and the same district and whereas the persons so appointed have by the Governor with the like advice been appointed Chairmen of the Courts of Quarter Sessions holden within the limits of such district and whereas doubts exist as to the legality of such appointments and it is expedient to remove such doubts. 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 Welcz in Parliament Assembled and by the outbority of the South Wales in Parliament Assembled and by the authority of the same as follows:

1. The said Act shall be deemed and taken to have authorized Two or more District and to authorize the appointment by the Governor with the advice of be appointed in the the Executive Council of two or more persons to be and act at the same district. same time as Judges of the respective District Courts appointed to be held in one and the same District.

2. The said Act shall be deemed and taken to have authorized Two or more Chairand to authorize the Governor with the like advice to appoint the men of Quarter Sessions may be Judges so appointed as in the last preceding section of this Act men-appointed in the tioned or one of them to be the Chairmen or Chairman of the Courts or same district. of any one or more of the Courts of Quarter Sessions holden or to be holden within the limits of the District for which such Judges may have been or shall be appointed.

District Courts Amendment.

No proceedings to be invalid by reason of appointment of two Judges to the same district

3. No proceeding civil or criminal shall be held invalid by reason of two persons having been appointed to be and act at the same time as Judges of the respective District Courts or as Chairman of the Courts of Quarter Sessions in one and the same District.

4. Where two or more Judges or two or more Chairmen shall separately in judicial but together be appointed for the District Courts or Courts of Quarter Sessions in administrative respectively in one and the same district, only one of such Judges or respectively in one and the same district only one of such Judges or Chairmen shall sit preside or act at any trial civil or criminal or at the hearing of any application or the making of any order in reference thereto but in the appointment and removal of officers the appointment of the times for holding District Courts and in the discharge of other administrative duties imposed by the said Act or by any Act amending the same upon the Judge of any District Court the whole of such Judges shall concur.

5. This Act may be cited as the "District Courts Amendment Act of 1866."

Short title.