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, 9 February, 1869. O. F. KELLY, Clerk of Legislative Assembly.

#### New South Wales.



ANNO TRICESIMO SECUNDO

## VICTORIÆ REGINÆ.

No.

An Act to amend the Act 11 and 12 Victoria cap. 43.

the eleventh and twelfth years of Her Majesty's reign chapter forty-three was by the Act of Council fourteenth Victoria number forty-three adopted in this Colony And whereas doubts are enter-5 tained whether section twenty-two of the said adopted Act extends to cases in which it is returned to a warrant of distress issued under the authority of such Act for levying any penalty compensation or sum of money adjudged or ordered to be paid by any summary conviction or order that no sufficient goods of the party against whom such 10 warrant was issued can be found where the Statute on which the conviction or order is founded provides no mode of raising or levying such penalty compensation or sum of money or enforcing payment of the same And whereas it is expedient to remove such doubts and to amend such Statute in this respect Be it therefore enacted by the 15 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

1. Section twenty-two of the Act eleventh and twelfth Victoria Section 22 of the Act 20 chapter forty-three shall extend and be deemed to have extended to all such cases as aforesaid as well as to cases where the Statute on which the conviction or order is founded authorizes the issuing thereon of a warrant of distress.

2. This Act may be cited as the "Summary Convictions and Short title. 25 Orders Amendment Act"

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, 9 February, 1869. O. F. KELLY, Clerk of Legislative Assembly.

#### New South Wales.



ANNO TRICESIMO SECUNDO

## VICTORIÆ REGINÆ.

No.

(As amended in Committee of the Whole Council.)

An Act to amend the Act 11 and 12 Victoria cap. 43.

the eleventh and twelfth years of Her Majesty's reign chapter forty-three was by the Act of Council fourteenth Victoria number forty-three adopted in this Colony And whereas doubts-are enter-5 tained whether section twenty-two of the said adopted Act extends to cases in which it is returned to a warrant of distress issued under the authority of such Act for levying any penalty compensation or sum of money adjudged or ordered to be paid by any sum mary conviction or order that no sufficient goods of the party against whom such 10 warrant was issued can be found where the Statute on which the conviction or order is founded provides no mode of raising or levying such penalty compensation or sum of money or enforcing payment of the same And whereas it is expedient to remove such doubts and to

amend—such—Statute—in this respect it has been deemed necessary to 15 amend such adopted Act—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. That Section twenty-two of the Act eleventh and twelfth Section 22 of the Act 20 Victoria chapter forty-three shall extend and be deemed to have extended to all such cases in which it is returned to a warrant of distress issued under the authority of such Act for levying any penalty compensation or sum of money adjudged or ordered to be paid by any conviction or order that no sufficient goods of the party against whom 25 such warrant was issued can be found where the Statute on which the conviction or order is founded provides no mode of raising or levy-

conviction or order is founded provides no mode of raising or levying such penalty compensation or sum of money or of enforcing payment of the same as aforesaid as well as to cases where the Statute on which the conviction or order is founded authorizes the issuing thereon

30 of a warrant of distress.

2. This Act may be cited as the "Summary Convictions and Short title.

Orders Amendment Act"

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#### SUMMARY CONVICTIONS AND ORDERS AMENDMENT BILL.

SCHEDULE of the Amendments made by the Legislative Council in the Bill, intituled "An Act to amend the Act 11 and 12 Victoria cap. 43," returned to the Legislative Assembly with Message of 10th March, 1869.

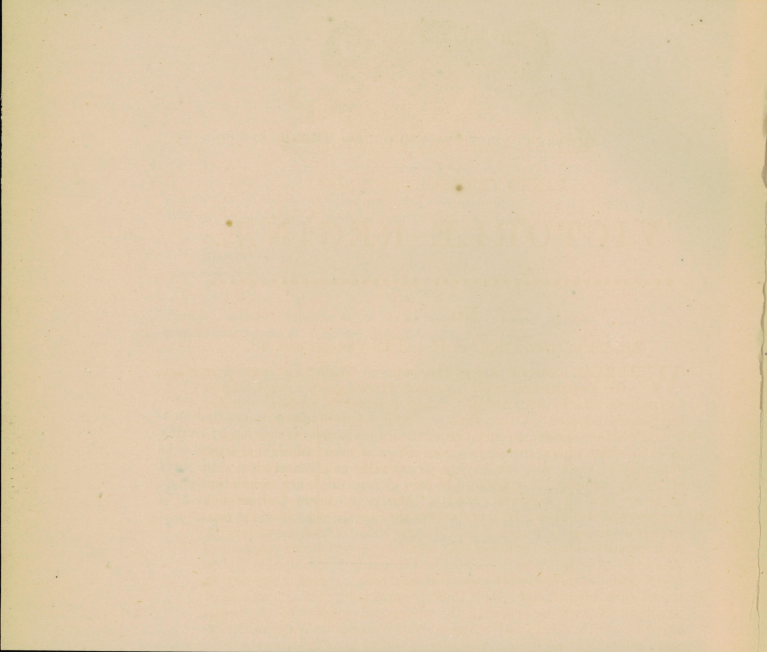
R. O'CONNOR, Clerk of the Parliaments.

Page 1, preamble, lines 4 to 14. Omit all the words following "whereas" down to "respect" insert "it has been deemed necessary to amend such adopted "Act"

clause 1, line 19. Before "Section" insert "That"

line 21. Omit "such"

"warrant of distress issued under the authority of such Act for levying any penalty compensation or sum of money adjudged or ordered to be paid by any conviction or order that no sufficient goods of the party against whom such warrant was issued can be found where the Statute on which the conviction or order is founded provides no mode of raising or levying such penalty compensation or sum of money or of enforcing payment of the same of money or of



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, 9 February, 1869.

O. F. KELLY, Clerk of Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 10th March, 1869. R. O'CONNOR, Clerk of the Parliaments.

### New South Wales.



ANNO TRICESIMO SECUNDO

## VICTORIÆ REGINÆ.

No.

An Act to amend the Act 11 and 12 Victoria cap. 43.

HEREAS a certain Act of the Imperial Parliament passed in Preamble.

the eleventh and twelfth years of Her Majesty's reign chapter forty-three was by the Act of Council fourteenth Victoria number forty-three adopted in this Colony And whereas doubts are entertained whether section twenty-two of the said adopted Act extends to cases in which it is returned to a warrant of distress issued under the authority of such Act for levying any penalty compensation or sum of money adjudged or ordered to be paid by any sum mary conviction or order that no sufficient goods of the party against whom such

10 warrant was issued can be found where the Statute on which the conviction or order is founded provides no mode of raising or levying such penalty compensation or sum of money or enforcing payment of the same And whereas it is expedient to remove such doubts and to amend—such Statute in this respect it has been deemed necessary to

15 amend such adopted Act 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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1. That Section twenty-two of the Act eleventh and twelfth Section 22 of the Act

20 Victoria chapter forty-three shall extend and be deemed to have attended. extended to all such cases in which it is returned to a warrant of distress issued under the authority of such Act for levying any penalty compensation or sum of money adjudged or ordered to be paid by any conviction or order that no sufficient goods of the party against whom

25 such warrant was issued can be found where the Statute on which the conviction or order is founded provides no mode of raising or levying such penalty compensation or sum of money or of enforcing payment of the same as aforesaid as well as to cases where the Statute on which the conviction or order is founded authorizes the issuing thereon

30 of a warrant of distress.

2. This Act may be cited as the "Summary Convictions and Short title. Orders Amendment Act"

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ANNO TELEGRAPHO SECUNDO

# VICTORIA REGINAL

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An Act to amend the Act II and 12 Victoria can 43.

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#### New South Wales.



ANNO TRICESIMO SECUNDO

## VICTORIÆ REGINÆ.

#### No. VI.

An Act to amend the Act 11 and 12 Victoria cap. 43. [Assented to, 24th March, 1869.]

THEREAS a certain Act of the Imperial Parliament passed in Preamble. the eleventh and twelfth years of Her Majesty's reign chapter forty-three was by the Act of Council fourteenth Victoria number forty-three adopted in this Colony And whereas it has been deemed necessary to amend such adopted Act 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. That Section twenty-two of the Act eleventh and twelfth section 22 of the Act Victoria chapter forty-three shall extend and be deemed to have "11 and 12 Vic. c. 43" extended to all cases in which it is returned to a warrant of distress issued under the authority of such Act for levying any penalty compensation or sum of money adjudged or ordered to be paid by any conviction or order that no sufficient goods of the party against whom such warrant was issued can be found where the Statute on which the conviction or order is founded provides no mode of raising or levying such penalty compensation or sum of money or of enforcing payment of the same as well as to cases where the Statute on which the conviction or order is founded authorizes the issuing thereon of a warrant of distress

2. This Act may be cited as the "Summary Convictions and Short title. Orders Amendment Act"

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## VICTORIA REGINAL

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An Act to assend the Act It and IS Victoria cap. 43. [Assented to Match March, 1869.]

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Orders Amendment Act."

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