33 VICTORIA, 1869.

A BILL

To establish and incorporate a Society to be called "The Agricultural Society of New South Wales."

HEREAS a Society called "The Agricultural Society of New Preamble. South Wales" has under certain rules and by-laws been formed at Sydney in the Colony of New South Wales for the encouragement and improvement of Agriculture and for promoting the success of Pastoral and Farming pursuits in the said colony AND WHEREAS it is expedient that the said Society should be established and incorporated and should be invested with the powers and authorities hereinafter con-tained 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. For the purposes of this Act the following words in inverted Interpretation Clause commas shall unless the context otherwise indicate bear the meanings set against them respectively

- "Corporation"—The Society hereby established and incorporated "Council"—The Members of the Council present at any Meeting of the Council to be held pursuant to the provisions herein contained

"Secretary"—The Secretary of the Society for the time being.

2. The President Vice-Presidents Governors and Members of the Incorporation Clause. said Society for the time being and all persons who shall in manner provided by the rules and by-laws for the time being of the said Society become members of the Society hereby established shall be and the same are hereby united into a Society for the encouragement and improvement of Agriculture and for promoting the success of Pastoral and Farming pursuits by the several ways and means stated and set forth in the first number of the Journal of the said Society for the year 1868 and amended and published in number one of volume number two of the said Journal of the fifteenth day of August in the year of our Lord one thousand eight hundred and sixty-nine or by such other ways and means as may be authorised by the by-laws of the said Society for the time being and for the above purposes the said Society shall be one body corporate by the name or style of "The Agricultural Society of New South Wales" and by that name shall and may have perpetual succession and a common seal and shall and may enter into contracts and sue and be sued plead and be impleaded answer and be answered unto defend and be defended in all courts and places whatsoever and may prefer lay and prosecute any indictment information and prosecution against any person whomsoever and any summons or other writ and any notice or other proceeding which it may be requisite to serve upon the Society may be served upon any of the Members of the Council or the Secretary of the Society.

3. The present rules and by-laws of the said Society shall be Rules and By-laws. deemed and considered to be and shall be the rules and by-laws of the said Corporation

Power to acquire and hold and to sell lands, &c.

Ordinary business to be managed by the Council.

Powers of Council.

Custody of common seal.

Certified copy, rules and by-laws to be evidence.

Elections not made in due time may be made subsequently.

Secretary may represent Corporation for certain purposes. Corporation save and except in so far as any of them are or shall or may be altered varied or repealed under the powers for that purpose therein contained or are or may be inconsistent or incompatible with or repugnant to any of the provisions of this Act or any of the laws now or hereafter to be in force in the said colony.

4. The Corporation shall have power to purchase acquire and hold lands and any interest therein and also to sell and dispose of the said lands or any interest therein and all lands tenements hereditaments and other property of whatever nature now belonging to the said Society under the said rules and by-laws or vested in trustees for them shall on the passing of this Act be vested in and become the property of the said Corporation subject to all charges claims and demands in anywise affecting the same.

5. The ordinary business of the Corporation shall be managed by the Council and it shall not be lawful for individual members to interfere in anyway in the management of the affairs of the Corporation except as hereinafter or as by the rules and by-laws for the time being shall be specially provided.

6. The Council shall have the general management and superintendence of the affairs of the Corporation the appointment of all officers and servants required for conducting its business and may define their duties and fix their salaries The Council may also purchase or rent land houses or offices and erect buildings or other structures for any of the purposes for which the Society is hereby incorporated and may make promissory notes draw indorse or accept bills of exchange and may borrow money for the purposes of the Corporation either without security or upon the bonds or debentures of the said Corporation or upon mortgage of the real and personal property of the Corporation or any part thereof and may also settle and agree to the covenants powers and authorities to be contained in any of the securities aforesaid.

7. The Council shall have the custody of the common seal of the Corporation and have power to use the same in the affairs and business of the Corporation and for the execution of any of the securities aforesaid and may under such seal authorise any person without such seal to execute any deed or deeds and do such other matters as may be required to be done on behalf of the Corporation but it shall not be necessary to use the said seal in respect of the ordinary business of the Corporation nor for the appointment of their Secretary Solicitor or other officers.

8. The production of a printed or written copy of the rules and by-laws of the Society certified by the Secretary and having the common seal of the Society affixed thereto shall be sufficient evidence of such rules and by-laws in all proceedings under the same.

9. In case any of the elections directed by the rules and by-laws for the time being of the Corporation to be made shall not be made at the times required it shall nevertheless be competent to the Council or to the Members as the case may be to make such elections respectively at any ordinary Meeting of the Council or at any annual or special general Meeting held subsequently.

10. The Secretary for the Corporation may represent the Corporation in all legal proceedings and may for and on behalf of the Corporation make such affidavits and do such acts as are or may be required to be done by the plaintiff or complainant or defendant respectively in any proceedings to which the Corporation may be parties. Legislative Council.

33º VICTORIÆ, 1869.

A BILL

To incorporate a Society to be called "The Agricultural Society of New South Wales."

(As amended and agreed to in Select Committee.)

	WHEREAS a Society called "The Agricultural Society of New Preamble. South Wales" has under certain rules and by-laws been formed
	of Sydney in the Colony of New South Wales for the encoursement
	at Sydney in the Colony of New South Wales for the encouragement
_	and improvement of Agriculture and for promoting the success of
5	Pastoral and Farming pursuits in the said Colony And whereas it is
	expedient that the said Society should be incorporated and should be
	invested with the powers and authorities hereinafter contained Be it
	therefore enacted by the Queen's Most Excellent Majesty by and with
	the advice and consent of the Legislative Council and Legislative
.0	Assembly of New South Wales in Parliament assembled and by the
	authority of the same as follows :
	1. For the purposes of this Act the following words in inverted Interpretation cla
	commas shall unless the context otherwise indicate bear the meanings
	set against them respectively.
5	"Corporation"—The Society hereby established and incorporated.
.0	"Council"—The Members of the Council at any meeting thereof
	at which a quorum according to the by-laws at the time
	being shall be present at-any Meeting of the Council-to-be
	held pursuant to the provisions herein contained.
0	
0	2. The Drogident Vice presidents Covernand Members of
	2. The President Vice-presidents Governors and Members of Incorporation clas
	the said Society for the time being and all persons who shall in manner
	provided by the rules and by-laws for the time being of the said
	Society become members thereof of the Society hereby established shall
	c 25—
	and the flamed way also coldo and agree to the covantitis powers and
	NOTEThe words to be omitted are ruled through ; the words to be inserted are printed in black letter,

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be and the same are hereby united into a Society for the encouragement and improvement of Agriculture and for promoting the success of Pastoral and Farming pursuits by the several ways and means stated and set forth in the first number of the Journal of the said Society for the year 1868 and amended and published in number one 5 of volume number two of the said Journal of the fifteenth day of August in the year of our Lord one thousand eight hundred and sixtynine or by such other ways and means as may be authorized by the by-laws of the said Society for the time being and for the above purposes the said Society shall be for the purposes hereinbefore mentioned 10 a one body corporate by the name or style of the "Agricultural Society of New South Wales" and by that name shall and may have perpetual succession and a common seal and shall and may enter into contracts and sue and be sued plead and be impleaded answer and be answered unto defend and be defended in all Courts and places whatsoever and 15 may prefer lay and prosecute any indictment information and prosecution against any person whomsoever and any summons or other writ and any notice or other proceeding which it may be requisite to serve upon the Corporation Society may be served upon any-of the Members of the Council or the Secretary or if there be no Secretary or if he be 20 absent from the Colony then upon the President or any of the Vicepresidents of the Society.

Rules and by-laws.

Power to acquire and hold and to sell lands &c.

Ordinary business to be managed by the Council.

Powers of Council.

3. The present rules and by-laws of the said Society shall be deemed and considered to be and shall be the rules and by-laws of the said Corporation save and except in so far as any of them are or shall 25 or may be altered varied or repealed under the powers for that purpose therein contained or are or may be inconsistent or incompatible with or repugnant to any of the provisions of this Act or any of the laws now or hereafter to be in force in the said Colony.

4. The Corporation shall have power to purchase acquire and 30 hold lands and any interest therein and also to sell and dispose of the said lands or any interest therein and all lands tenements hereditaments and other property of whatever nature now belonging to the said Society under the said rules and by-laws or vested in trustees for them shall on the passing of this Act be vested in and become the property of the 35 said Corporation subject to all charges claims and demands in anywise affecting the same.

5. The ordinary business of the Corporation shall be managed by the Council and it shall not be lawful for individual Members to interfere in any way in the management of the affairs of the Corpora-40 tion except as hereinafter or as by the rules and by-laws for the time being shall be specially provided.

6. The Council shall have the general management and superintendence of the affairs of the Corporation the appointment of all officers and servants required for conducting its business and may 45 define their duties and fix their salaries **The Council may also subject** as aforesaid alter vary or repeal the rules or by-laws or make any new rules or by-laws The Council may also purchase or rent land houses or offices and erect buildings or other structures for any of the purposes for which the Society is hereby incorporated and may borrow money for 50 the purposes of the Corporation on mortgage of the real and chattel property of the Corporation or any part thereof or may borrow money without security provided that the amount so borrowed without security shall never exceed in the aggregate the amount of the income of the Corporation for the last preceding year either without security or 55 upon the bonds or debentures of the said Corporation or any part thereof and and the Council may also settle and agree to the covenants powers and authorities to be contained in any of the securities aforesaid.

7.

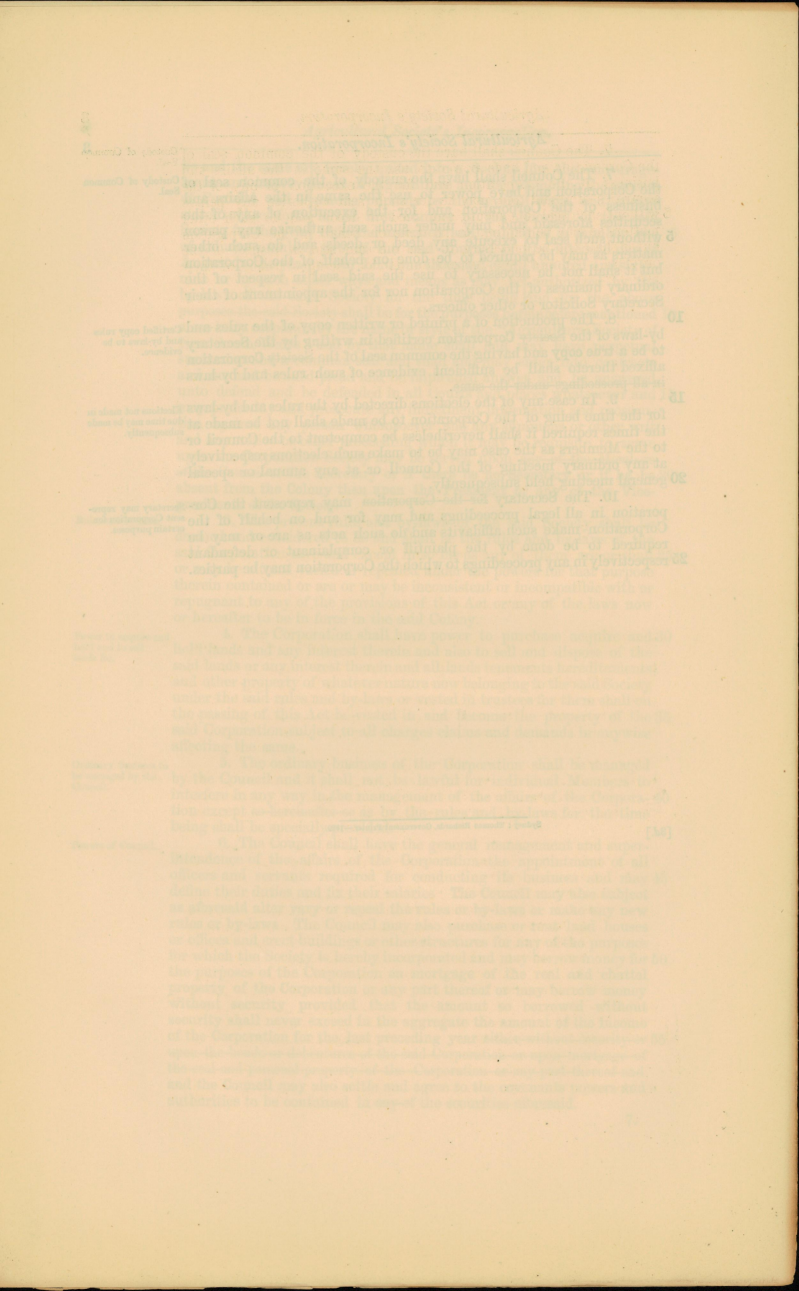
7. The Council shall have the custody of the common seal of ^{Custody} of Common the Corporation and have power to use the same in the affairs and ^{Seal.} business of the Corporation and for the execution of any of the

- securities aforesaid and may under such seal authorize any person 5 without such seal to execute any deed or deeds and do such other matters as may be required to be done on behalf of the Corporation but it shall not be necessary to use the said seal in respect of the ordinary business of the Corporation nor for the appointment of their Secretary Solicitor or other officers.
- Secretary Solicitor or other officers.
 8. The production of a printed or written copy of the rules and Certified copy rules by-laws of the Society Corporation certified in writing by the Secretary and by-laws to be to be a true copy and having the common seal of the Society Corporation affixed thereto shall be sufficient evidence of such rules and by-laws in all proceedings-under the same.
- 15 9. In case any of the elections directed by the rules and by-laws Elections not made in for the time being of the Corporation to be made shall not be made at due time may be made the times required it shall nevertheless be competent to the Council or to the Members as the case may be to make such elections respectively
- at any ordinary meeting of the Council or at any annual or special 20 general meeting held subsequently. 10. The Secretary for the Corporation may represent the Cor- Secretary may repre-
 - 10. The Secretary for the Corporation may represent the Cor- secretary may repreporation in all legal proceedings and may for and on behalf of the sent Corporation for Corporation make such affidavits and do such acts as are or may be required to be done by the plaintiff or complainant or defendant

25 respectively in any proceedings to which the Corporation may be parties.

Sydney : Thomas Richards, Government Printer,-1869.

[3d.]



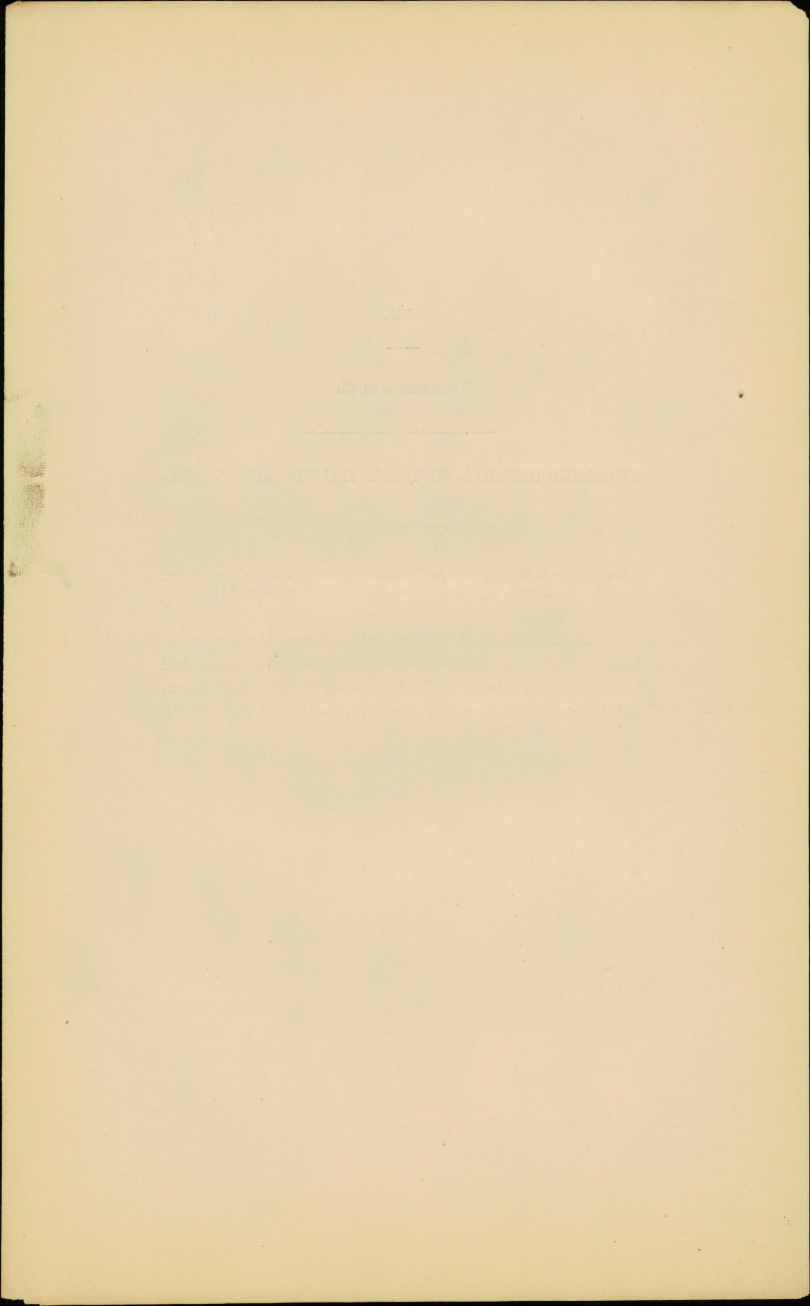
1869.

Legislatibe Council.

THE AGRICULTURAL SOCIETY'S INCORPORATION BIL.

(New Clause to be proposed in Committee of the Whole by Mr. ALEX. CAMPBELL, to follow Clause 9 of the Bill as printed.)

10. In the event of the funds and property of the Corporation Liability of membe. . being insufficient to meet its engagements each member thereof shall in addition to his subscription for the then current year be liable to contribute a sum equal thereto towards the payment of such engagements.



This PRIVATE 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, 28th October, 1869.

R. O'CONNOR, Clerk of the Parliaments.

New South Wales.



ANNO TRICESIMO TERTIO

VICTORIÆ REGINÆ.

An Act to incorporate a Society to be called "The Agricultural Society of New South Wales."

THEREAS a Society called "The Agricultural Society of New Preamble. South Wales" has under certain rules and by-laws been formed at Sydney in the Colony of New South Wales for the encouragement and improvement of Agriculture and for promoting the success of 5 Pastoral and Farming pursuits in the said Colony and also for holding exhibitions of live-stock of agricultural horticultural and pastoral produce of minerals and of arts and manufactures And whereas it is expedient that the said Society should be incorporated and should be invested with the powers and authorities hereinafter contained Be it

10 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

15 commas shall unless the context otherwise indicate bear the meanings set against them respectively.

"Corporation"—The Society hereby incorporated. "Council"—The Members of the Council at any meeting thereof at which a quorum according to the by-laws at the time being shall be present.

"Secretary"—The Secretary of the Society for the time being. 2. The President Vice-presidents Governors and Members of Incorporation clause. the said Society for the time being and all persons who shall in manner provided by the rules and by-laws for the time being of the said 25 Society become members thereof shall be for the purposes hereinbefore

c 25mentioned

20

Agricultural Society's Incorporation.

mentioned a body corporate by the name or style of the "Agricultural
Society of New South Wales" and by that name shall and may have
perpetual succession and a common seal and shall and may enter into
contracts and sue and be sued plead and be impleaded answer and be
5 answered unto defend and be defended in all Courts and places what-
soever and may prefer lay and prosecute any indictment information
and prosecution against any person whomsoever and any summons or
other writ and any notice or other proceeding which it may be requisite
to serve upon the Corporation may be served upon the Secretary or if
10 there be no Secretary or if he be absent from the Colony then upon the
Desident on any of the Vice presidents
President or any of the Vice-presidents.
3. The present rules and by-laws of the said Society shall be Rules and by-laws.
deemed and considered to be and shall be the rules and by-laws of the
said Corporation save and except in so far as any of them are or shall
15 or may be altered varied or repealed under the powers for that purpose
therein contained or are or may be inconsistent or incompatible with or
repugnant to any of the provisions of this Act or any of the laws now
or hereafter to be in force in the said Colony.
4. The Corporation shall have power to purchase acquire and Power to acquire and
20 hold lands and any interest therein and also to sell and dispose of the hold and to sell
said lands or any interest therein and all lands tenements hereditaments
and other property of whatever nature now belonging to the said Society
under the said rules and by-laws or vested in trustees for them shall on
the passing of this Act be vested in and become the property of the
25 said Corporation subject to all charges claims and demands in anywise
affecting the same.
5. The ordinary business of the Corporation shall be managed Ordinary business to
by the Council and it shall not be lawful for individual Members to be managed by the
interfere in any way in the management of the affairs of the Corpora-
30 tion except as by the rules and by-laws for the time being shall be
specially provided.
6. The Council shall have the general management and super- Powers of Council.
intendence of the affairs of the Corporation the appointment of all
officers and servants required for conducting its business and may
35 define their duties and fix their salaries The Council may also subject
as aforesaid alter vary or repeal the rules or by-laws or make any new
rules or by-laws The Council may also purchase or rent land houses
or offices and erect buildings or other structures for any of the purposes
for which the Society is hereby incorporated and may borrow money for
40 the purposes of the Corporation on mortgage of the real and chattel
property of the Corporation or any part thereof or may borrow money
without security provided that the amount so borrowed without
security shall never exceed in the aggregate the amount of the income
of the Corporation for the last preceding year and the Council may
or the corporation for the fast proceeding year and the counter may

45 also settle and agree to the covenants powers and authorities to be contained in the securities aforesaid.

7. In the event of the funds and property of the Corporation Liability of members. being insufficient to meet its engagements each member thereof shall in addition to his subscription for the then current year be liable to

- 50 contribute a sum equal thereto towards the payment of such engage-ments but shall not be otherwise individually liable for the same and no member who shall have commuted his annual subscription shall be
- so liable for any amount beyond that of one year's subscription. 8. The Council shall have the custody of the common seal of Custody of Common 55 the Corporation and have power to use the same in the affairs and ^{Seal.} business of the Corporation and for the execution of any of the securities aforesaid and may under such seal authorize any person without such seal to execute any deed or deeds and do such other matters as may be required to be done on behalf of the Corporation but

Agricultural Society's Incorporation.

but it shall not be necessary to use the said seal in respect of the ordinary business of the Corporation nor for the appointment of their Secretary Solicitor or other officers.

Secretary Solicitor or other officers.
9. The production of a printed or written copy of the rules and Certified copy of rules
5 by-laws of the Corporation certified in writing by the Secretary to be evidence.
5 by-laws of the Corporation certified in writing by the Secretary to be evidence.
a true copy and having the common seal of the Corporation affixed thereto shall be sufficient evidence of such rules and by-laws.
10. In case any of the elections directed by the rules and by-laws Elections not made in due time may be made for the time being of the Corporation to be made shall not be made at subsequently.

10 the times required it shall nevertheless be competent to the Council or to the members as the case may be to make such elections respectively at any ordinary meeting of the Council or at any annual or special

general meeting held subsequently. 11. The Secretary may represent the Corporation in all legal Secretary may repre-15 proceedings and may for and on behalf of the Corporation make such certain purposes. affidavits and do such acts as are or may be required to be done by the

plaintiff or complainant or defendant respectively in any proceedings to which the Corporation may be parties.

Sydney : Thomas Richards, Government Printer .- 1869.

[3d.]

New South Wales.



ANNO TRICESIMO TERTIO

VICTORIÆ REGINÆ.

An Act to incorporate a Society to be called "The Agricultural Society of New South Wales." [Assented to, 13th November, 1869.]

HEREAS a Society called "The Agricultural Society of New Preamble. South Wales" has under certain rules and by-laws been formed at Sydney in the Colony of New South Wales for the encouragement and improvement of Agriculture and for promoting the success of Pastoral and Farming pursuits in the said Colony and also for holding exhibitions of live-stock of agricultural horticultural and pastoral produce of minerals and of arts and manufactures And whereas it is expedient that the said Society should be incorporated and should be invested with the powers and authorities hereinafter contained 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. For the purposes of this Act the following words in inverted Interpretation clause. commas shall unless the context otherwise indicate bear the meanings set against them respectively.

"Corporation"-The Society hereby incorporated.

"Council"-The Members of the Council at any meeting thereof at which a quorum according to the by-laws at the time being shall be present. "Secretary"—The Secretary of the Society for the time being.

2. The President Vice-presidents Governors and Members of Incorporation clause. the said Society for the time being and all persons who shall in manner provided by the rules and by-laws for the time being of the said Society become members thereof shall be for the purposes hereinbefore mentioned

33° VICTORIÆ.

Agricultural Society's Incorporation.

mentioned a body corporate by the name or style of the "Agricultural Society of New South Wales" and by that name shall and may have perpetual succession and a common seal and shall and may enter into contracts and sue and be sued plead and be impleaded answer and be answered unto defend and be defended in all Courts and places whatsoever and may prefer lay and prosecute any indictment information and prosecution against any person whomsoever and any summons or other writ and any notice or other proceeding which it may be requisite to serve upon the Corporation may be served upon the Secretary or if there be no Secretary or if he be absent from the Colony then upon the President or any of the Vice-presidents.

3. The present rules and by-laws of the said Society shall be deemed and considered to be and shall be the rules and by-laws of the said Corporation save and except in so far as any of them are or shall or may be altered varied or repealed under the powers for that purpose therein contained or are or may be inconsistent or incompatible with or repugnant to any of the provisions of this Act or any of the laws now or hereafter to be in force in the said Colony.

4. The Corporation shall have power to purchase acquire and hold lands and any interest therein and also to sell and dispose of the said lands or any interest therein and all lands tenements hereditaments and other property of whatever nature now belonging to the said Society under the said rules and by-laws or vested in trustees for them shall on the passing of this Act be vested in and become the property of the said Corporation subject to all charges claims and demands in anywise affecting the same.

5. The ordinary business of the Corporation shall be managed by the Council and it shall not be lawful for individual Members to interfere in any way in the management of the affairs of the Corporation except as by the rules and by-laws for the time being shall be specially provided.

6. The Council shall have the general management and superintendence of the affairs of the Corporation the appointment of all officers and servants required for conducting its business and may define their duties and fix their salaries The Council may also subject as aforesaid alter vary or repeal the rules or by-laws or make any new rules or by-laws The Council may also purchase or rent land houses or offices and erect buildings or other structures for any of the purposes for which the Society is hereby incorporated and may borrow money for the purposes of the Corporation on mortgage of the real and chattel property of the Corporation or any part thereof or may borrow money without security provided that the amount so borrowed without security shall never exceed in the aggregate the amount of the income of the Corporation for the last preceding year and the Council may also settle and agree to the covenants powers and authorities to be contained in the securities aforesaid.

5. 7. In the event of the funds and property of the Corporation being insufficient to meet its engagements each member thereof shall in addition to his subscription for the then current year be liable to contribute a sum equal thereto towards the payment of such engagements but shall not be otherwise individually liable for the same and no member who shall have commuted his annual subscription shall be so liable for any amount beyond that of one year's subscription.

8. The Council shall have the custody of the common seal of the Corporation and have power to use the same in the affairs and business of the Corporation and for the execution of any of the securities aforesaid and may under such seal authorize any person without such seal to execute any deed or deeds and do such other matters as may be required to be done on behalf of the Corporation but

Rules and by-laws.

Power to acquire and hold and to sell lands &c.

Ordinary business to be managed by the Council.

Powers of Council.

Liability of members.

Custody of Common Seal.

33° VICTORIÆ.

Agricultural Society's Incorporation.

but it shall not be necessary to use the said seal in respect of the ordinary business of the Corporation nor for the appointment of their Secretary Solicitor or other officers.

9. The production of a printed or written copy of the rules and Certified copy of rules by-laws of the Corporation certified in writing by the Secretary to be evidence. a true copy and having the common seal of the Corporation affixed thereto shall be sufficient evidence of such rules and by-laws.

10. In case any of the elections directed by the rules and by-laws Elections not made in due time may be made for the time being of the Corporation to be made shall not be made at subsequently. the times required it shall nevertheless be competent to the Council or to the members as the case may be to make such elections respectively at any ordinary meeting of the Council or at any annual or special general meeting held subsequently.

11. The Secretary may represent the Corporation in all legal Secretary may repreproceedings and may for and on behalf of the Corporation make such certain purposes. affidavits and do such acts as are or may be required to be done by the plaintiff or complainant or defendant respectively in any proceedings to which the Corporation may be parties.

By Authority : THOMAS RICHARDS, Government Printer, Sydney, 1869.

[3d.]

