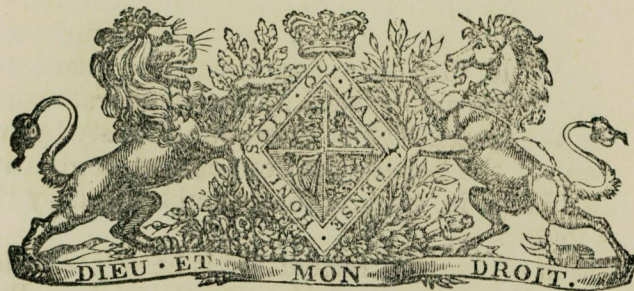


This PRIVATE BILL originated in the LEGISLATIVE COUNCIL, and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

Legislative Council Chamber,  
Sydney, 21st February, 1866. }

R. O'CONNOR,  
Clerk of the Parliaments.

## New South Wales.



ANNO VICESIMO NONO

## VICTORIÆ REGINÆ.

\*\*\*\*\*

An Act to enable the "Australian Agricultural Company" to sue and be sued in the Colony by their corporate name.

WHEREAS by an Act of the Imperial Parliament made and passed in the fifth year of the reign of His late Majesty King George the Fourth intituled "*An Act for granting certain powers and authorities to a Company to be incorporated by Charter to be called the 'Australian Agricultural Company' for the cultivation and improvement of waste lands in the Colony of New South Wales and for other purposes relating thereto*" it was among other things enacted that in case His said Majesty should within three years after the passing of the said Act be pleased by Charter under the Great Seal of Great Britain to declare and grant that such and so many persons as should be named therein and all and every such other person or persons as from time to time should be duly admitted members into their corporation should be a body politic and corporate by the name of the "Australian Agricultural Company" for the purposes therein expressed then and in that case the said Company should have and enjoy the powers rights and privileges and be subject to the regulations restrictions and conditions of the said Act mentioned and contained And whereas by the second section of the said Act it was further enacted that it should and might be lawful for the said Company from time to time to appoint any person or persons to act as and be the agent or agents attorney or attorneys of the said Company in the said Colony and its dependencies and such appointment from time to time to revoke and recall as occasion might require and that the said Company should

Preamble.

Imperial Act 5  
Geo. IV c. 86  
21 June 1824.

Sec. 1.

Sec. 2.

*Australian Agricultural Company.*

be and they were thereby authorized to sue and be sued plead and be  
impleaded at bar or in Equity within the said Colony by and in the  
name of such agent or agents attorney or attorneys as aforesaid Pro-  
vided always that every such appointment should be recorded and  
5 enrolled in manner therein mentioned And whereas in pursuance of  
the said Act His said Majesty was pleased by His Letters Patent or  
Charter under the Great Seal of Great Britain dated at Westminster  
the first day of November in the year of our Lord one thousand  
eight hundred and twenty-four and fifth year of His reign to grant  
10 and declare that certain persons therein named and all and every such  
other person or persons as from time to time should be duly admitted  
as members into their corporation should be a body politic and cor-  
porate by the name of the "Australian Agricultural Company" and  
by that name should have perpetual succession and a Common Seal  
15 And whereas the mode of legal procedure in this Colony directed by  
the said second section of the said recited Act has been found most  
inconvenient and it is desirable that provision should be made for  
enabling the said Company to sue and be sued by their corporate name  
Be it therefore enacted by the Queen's Most Excellent Majesty by and  
20 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 second section of the said recited Act is hereby repealed  
so far as the same relates to the Colony of New South Wales Pro-  
25 vided always that nothing herein contained shall prejudice invalidate  
or affect any proceedings had commenced or taken under the said  
section before the passing of this Act.

2. From and after the passing of this Act the said Company  
shall in the Colony of New South Wales sue and be sued plead and  
30 be impleaded in all Courts of Law Equity or other judicature within  
the said Colony by and in their corporate name of the Australian  
Agricultural Company and in all proceedings informations indict-  
ments or prosecutions whatsoever it shall be lawful to state the lands  
tenements moneys goods effects bills notes securities or other property  
35 of whatsoever nature real or personal of the said Company to belong  
to the said Company by their corporate name and to designate the  
said Company by their corporate name whenever for the purpose of  
any allegation in any proceeding whatsoever such designation shall be  
necessary And it shall not be necessary in any action suit or proceeding  
40 civil criminal or otherwise to prove the incorporation of the said  
Company or the appointment of any agent or attorney at law or in  
fact for or by the said Company in respect thereof.

3. The said Company shall always have an officer or agent and  
a place of business in the said Colony the name of which agent  
45 or officer and a description of which place of business shall be  
registered in the office of the Registrar General and all process  
notices and proceedings against the Company if served on such agent  
or officer or upon any other principal officer of the Company in his  
absence or at such place of business shall be deemed good service  
50 upon the said Corporation.

Charter of Incorpora-  
tion 1 November  
1824.

5 Geo. IV c. 86  
sec. 2 repealed.

Company to sue and  
be sued by corporate  
name.

Incorporation or  
appointment of  
agents or attorneys  
need not be proved.

Service of process.

# New South Wales.



ANNO VICESIMO NONO

## VICTORIÆ REGINÆ.

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An Act to enable the "Australian Agricultural Company" to sue and be sued in the Colony by their corporate name. [Assented to, 7th April, 1866.]

**W**HEREAS by an Act of the Imperial Parliament made and Preamble.  
passed in the fifth year of the reign of His late Majesty King  
George the Fourth intituled "*An Act for granting certain powers* Imperial Act 5  
"*and authorities to a Company to be incorporated by Charter to be* Geo. IV c. 86  
"*called the 'Australian Agricultural Company' for the cultivation* 21 June 1824.  
"*and improvement of waste lands in the Colony of New South Wales*  
"*and for other purposes relating thereto*" it was among other things Sec. 1.  
enacted that in case His said Majesty should within three years after  
the passing of the said Act be pleased by Charter under the Great Seal of  
Great Britain to declare and grant that such and so many persons as  
should be named therein and all and every such other person or  
persons as from time to time should be duly admitted members into  
their corporation should be a body politic and corporate by the name  
of the "Australian Agricultural Company" for the purposes therein  
expressed then and in that case the said Company should have and  
enjoy the powers rights and privileges and be subject to the regulations  
restrictions and conditions of the said Act mentioned and contained  
And whereas by the second section of the said Act it was further Sec. 2.  
enacted that it should and might be lawful for the said Company from  
time to time to appoint any person or persons to act as and be the agent  
or agents attorney or attorneys of the said Company in the said Colony  
and its dependencies and such appointment from time to time to revoke  
and recall as occasion might require and that the said Company should  
be

*Australian Agricultural Company.*

Charter of Incorporation 1 November 1824.

be and they were thereby authorized to sue and be sued plead and be impleaded at bar or in Equity within the said Colony by and in the name of such agent or agents attorney or attorneys as aforesaid Provided always that every such appointment should be recorded and enrolled in manner therein mentioned And whereas in pursuance of the said Act His said Majesty was pleased by His Letters Patent or Charter under the Great Seal of Great Britain dated at Westminster the first day of November in the year of our Lord one thousand eight hundred and twenty-four and fifth year of His reign to grant and declare that certain persons therein named and all and every such other person or persons as from time to time should be duly admitted as members into their corporation should be a body politic and corporate by the name of the "Australian Agricultural Company" and by that name should have perpetual succession and a Common Seal And whereas the mode of legal procedure in this Colony directed by the said second section of the said recited Act has been found most inconvenient and it is desirable that provision should be made for enabling the said Company to sue and be sued by their corporate name 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:—

5 Geo. IV c. 86  
sec. 2 repealed.

1. The second section of the said recited Act is hereby repealed so far as the same relates to the Colony of New South Wales Provided always that nothing herein contained shall prejudice invalidate or affect any proceedings had commenced or taken under the said section before the passing of this Act.

Company to sue and  
be sued by corporate  
name.

2. From and after the passing of this Act the said Company shall in the Colony of New South Wales sue and be sued plead and be impleaded in all Courts of Law Equity or other judicature within the said Colony by and in their corporate name of the Australian Agricultural Company and in all proceedings informations indictments or prosecutions whatsoever it shall be lawful to state the lands tenements moneys goods effects bills notes securities or other property of whatsoever nature real or personal of the said Company to belong to the said Company by their corporate name and to designate the said Company by their corporate name whenever for the purpose of any allegation in any proceeding whatsoever such designation shall be necessary And it shall not be necessary in any action suit or proceeding civil criminal or otherwise to prove the incorporation of the said Company or the appointment of any agent or attorney at law or in fact for or by the said Company in respect thereof.

Incorporation or  
appointment of  
agents or attorneys  
need not be proved.

Service of process.

3. The said Company shall always have an officer or agent and a place of business in the said Colony the name of which agent or officer and a description of which place of business shall be registered in the office of the Registrar General and all process notices and proceedings against the Company if served on such agent or officer or upon any other principal officer of the Company in his absence or at such place of business shall be deemed good service upon the said Corporation.