A BILL

To amend an Act intituled "An Act to incorporate the Proprietors of a certain Banking Company called 'The Commercial Banking Company of Sydney' and for other purposes therein mentioned."

WHEREAS a certain Joint Stock Company called "The Commercial Banking Company of Sydney" has been established and is carrying on the business of Banking subject to certain rules regulations and provisions contained in a certain Indenture or Deed 5 of Settlement bearing date the fifteenth day of May in the year of our Lord one thousand eight hundred and forty-eight being the Deed of Settlement of the said Company AND WHEREAS by an Act of the Governor and Legislative Council of New South Wales passed in the eleventh year of Her present Majesty's reign intituled "An 10 Act to Incorporate the Proprietors of a certain Banking Company called 'The Commercial Banking Company of Sydney' and for other purposes therein mentioned" the said Company was incorporated AND WHEREAS by the said Act the period during which the said Corporation might issue Bank Notes or Bills and carry on 15 the business of Banking in the said Colony was limited to Twenty-one years and a certain restriction was imposed to the extension or increase

- of the Capital of the said Corporation AND WHEREAS it hath been found expedient to amend the said Act BE IT THEREFORE ENACTED by the Queen's Most Excellent Majesty by and with the
- 20 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.

1. The 6th 7th and 17th sections of the said recited Act shall be and are hereby repealed.

2. It shall be lawful for the said Corporation to make issue and circulate at and from any city town and place in which they may have opened or established or in which they may hereafter open or 5 establish any Bank branch or establishment any Bank Notes or Bills for one pound two pounds or five pounds sterling each or for any greater sum than five pounds sterling but not for any fractional part of a pound and from time to time to re-issue any such Notes or Bills when and as often as the said Corporation shall think fit but such 10 privilege shall cease in case of the suspension of specie payments on demand for the space of sixty days in succession or for any number of days at intervals which shall amount altogether to sixty days within any one year or in case the said Corporation shall not well and truly maintain abide by perform and observe all and every the rules orders 15 provisions and directions herein and in the said hereinbefore recited Act contained and set forth upon which the said Corporation is empowered to open Banking Establishments or to issue and circulate Promissory Notes.

Legislative Council.

30° VICTORIÆ, 1866.

A BILL

To amend an Act intituled "An Act to Incorporate the Proprietors " of a certain Banking Company called 'The Commercial " 'Banking Company of Sydney' and for other purposes therein " mentioned."

(As agreed to in Select Committee.)

WHEREAS a certain Joint Stock Company called "The Com-Preamble. mercial Banking Company of Sydney" has been established and is carrying on the business of Banking subject to certain Rules Regulations and Provisions contained in a certain Indenture or Deed 5 of Settlement bearing date the Fifteenth day of May in the year of our Lord One thousand eight hundred and forty-eight being the Deed of Settlement of the said Company And whereas by an Act of the Governor and Legislative Council of New South Wales passed in the Eleventh year of Her present Majesty's Reign intituled "An Act to 10 "Incorporate the Proprietors of a certain Banking Company called " The Commercial Banking Company of Sydney' and for other pur-" poses therein mentioned" the said Company was Incorporated And whereas by the said Act the period during which the said Corporation might issue Bank Notes or Bills and carry on the business of Banking 15 in the said Colony was limited to Twenty-one years and a certain restriction was imposed to the extension or increase of the Capital of the said Corporation And whereas it hath been found expedient to amend the said Act Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legis-20 lative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows :-

1. The sixth seventh and seventeenth Sections of the said Sections 67 and 17 Act shall be and are hereby repealed, c 42 recited Act shall be and are hereby repealed.

Commercial Banking Company's Act Amendment.

Issue of Bank Notes or Bills.

2. It shall be lawful for the said Corporation to make issue and circulate at and from any City Town and place in which they may have opened or established or in which they may hereafter open or establish any Bank Branch or Establishment any Bank Notes or Bills for One pound Two pounds or Five pounds sterling each or for any **5** greater sum than Five pounds sterling but not for any fractional part of a pound and from time to time to re-issue any such Notes or Bills when and as often as the said Corporation shall think fit but such privilege shall cease in case of the suspension of specie payments on demand for the space of sixty days in succession or for any number of **10** days at intervals which shall amount altogether to sixty days within any one year or in case the said Corporation shall not well and truly maintain abide by perform and observe all and every the Rules Orders provisions and directions herein and in the said hereinbefore recited Act contained and set forth upon which the said Corporation is **15** empowered to open Banking Establishments or to issue and circulate Promissory Notes.

[Price, 3d.]

Sydney : Thomas Richards, Government Printer .--- 1866.

2

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, 10th October, 1866.

R. O'CONNOR. Clerk of the Parliaments.

New South Wales.



ANNO TRICESIMO

VICTORIÆ REGINÆ.

An Act to amend an Act intituled "An Act to Incorporate the "Proprietors of a certain Banking Company called 'The " 'Commercial Banking Company of Sydney' and for other " purposes therein mentioned."

WHEREAS a certain Joint Stock Company called "The Com-Preamble. mercial Banking Company of Sydney" has been established and is carrying on the business of Banking subject to certain Rules Regulations and Provisions contained in a certain Indenture or Deed 5 of Settlement bearing date the Fifteenth day of May in the year of our Lord One thousand eight hundred and forty-eight being the Deed of Settlement of the said Company And whereas by an Act of the Governor and Legislative Council of New South Wales passed in the Eleventh year of Her present Majesty's Reign intituled "An Act to 10" Incorporate the Proprietors of a certain Banking Company called " The Commercial Banking Company of Sydney' and for other pur-" poses therein mentioned" the said Company was Incorporated And whereas by the said Act the period during which the said Corporation might issue Bank Notes or Bills and carry on the business of Banking 15 in the said Colony was limited to Twenty-one years and a certain restriction was imposed to the extension or increase of the Capital of the said Corporation And whereas it hath been found expedient to amend the said Act Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legis-20 lative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows :-

the store ??

1. The sixth seventh and seventeenth Sections of the said Sections 67 and 17 Act shall be and are hereby repealed. c 42 recited Act shall be and are hereby repealed.

Commercial Banking Company's Act Amendment.

It shall be lawful for the said Corporation to make issue and Issue of Bank Notes or Bills.
at and from any City Town and place in which they may be easily or Bills.
bave opened or established or in which they may hereafter open or establish any Bank Branch or Establishment any Bank Notes or Bills
for One pound Two pounds or Five pounds sterling each or for any greater sum than Five pounds sterling but not for any fractional part of a pound and from time to time to re-issue any such Notes or Bills when and as often as the said Corporation shall think fit but such privilege shall cease in case of the suspension of specie payments on
demand for the space of sixty days in succession or for any number of days at intervals which shall amount altogether to sixty days within any one year or in case the said Corporation shall not well and truly maintain abide by perform and observe all and every the Rules Orders provisions and directions herein and in the said hereinbefore recited
Act contained and set forth upon which the said Corporation is empowered to open Banking Establishments or to issue and circulate Promissory Notes.

[Price, 3d.]

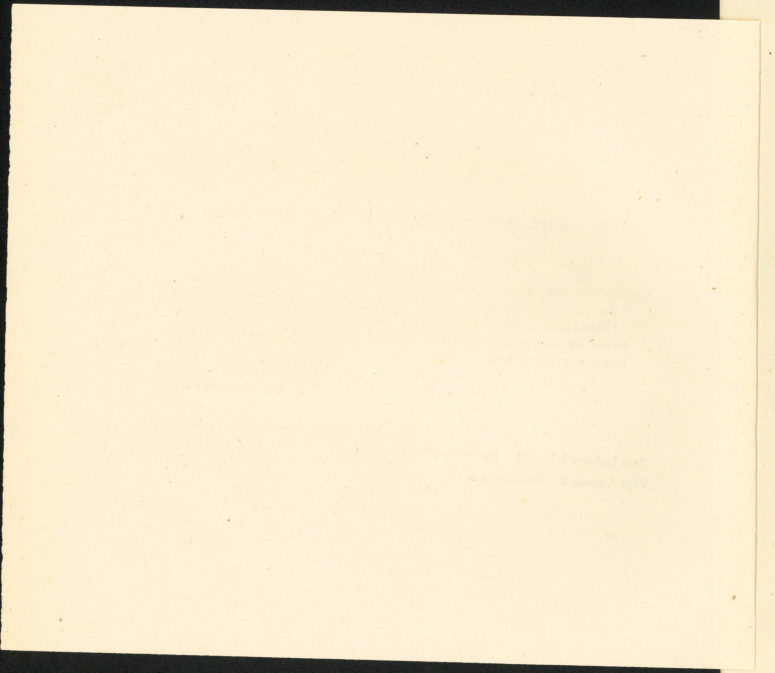
Sydney: Thomas Richards, Government Printer .- 1866

COMMERCIAL BANKING COMPANY'S ACT AMENDMENT BILL.

SCHEDULE of the Amendments made by the Legislative Assembly in the Bill intituled, "An Act to amend an Act intituled, 'An Act to Incorporate the Proprietors of a "certain Banking Company called 'The Commercial Banking Company of Sydney,' "cand for other purposes therein mentioned,'" returned to the Legislative Council with Message of 6 November, 1866.

CHA. TOMPSON, Clerk of Legislative Assembly.

Page 1, clause 1, line 22. Omit "sixth." Page 2, clause 2. Omit clause 2.



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, 10th October, 1866.

R. O'CONNOR, Clerk of the Parliaments.

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

Legislative Assembly Chamber, Sydney, 6 November, 1866.

CHA. TOMPSON, Clerk of Legislative Assembly.

New South Wales.



ANNO TRICESIMO

VICTORIÆ REGINÆ.

An Act to amend an Act intituled "An Act to Incorporate the " Proprietors of a certain Banking Company called 'The " 'Commercial Banking Company of Sydney' and for other " purposes therein mentioned."

WHEREAS a certain Joint Stock Company called "The Com-Preamble. mercial Banking Company of Sydney" has been established and is carrying on the business of Banking subject to certain Rules Regulations and Provisions contained in a certain Indenture or Deed 5 of Settlement bearing date the Fifteenth day of May in the year of our Lord One thousand eight hundred and forty-eight being the Deed of Settlement of the said Company And whereas by an Act of the Governor and Legislative Council of New South Wales passed in the Eleventh year of Her present Majesty's Reign intituled "An Act to 10 "Incorporate the Proprietors of a certain Banking Company called " 'The Commercial Banking Company of Sydney' and for other pur-" poses therein mentioned" the said Company was Incorporated And whereas by the said Act the period during which the said Corporation might issue Bank Notes or Bills and carry on the business of Banking 15 in the said Colony was limited to Twenty-one years and a certain restriction was imposed to the extension or increase of the Capital of the said Corporation And whereas it hath been found expedient to amend the said Act Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legis-20 lative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows :---

1. The sixth seventh and seventeenth Sections of the said Sections 7 and 17 of Commercial Bank-Act shall be and are hereby repealed. recited Act shall be and are hereby repealed. c 42-

NOTE .- The word and clause to be omitted "are ruled through.

Commercial Banking Company's Act Amendment.

2. It shall be lawful for the said Corporation to make issue and Issue of Bank circulate at and from any City Town and place in which they may have Notes or Bills opened or established or in which they may hereafter open or establish any Bank Branch or Establishment any Bank Notes or Bills for One pound

5 Two pounds or Five Pounds sterling each or for any greater sum than Five pounds sterling but not for any fractional part of a pound and from time to time to re-issue any such Notes or Bills when and as often as the said Corporation shall think fit but such privilege shall cease in case of the suspension of specie payments on demand for the space of sixty- days in -succession or

10 for any number of days at intervals which shall amount altogether to sixty days within any one year or in case the said Corporation shall not well and truly maintain abide by perform and observe all and every the Rules Orders provisions and directions herein and in the said hereinbefore recited Act contained and set forth upon which the said Corporation is empowered

[Price, 3d.]

Sydney: Thomas Richards, Government Printer .- 1866.

2

¹⁵ to-open-Banking Establishments or to issue and circulate Promissory Notes.

New South Wales.



ANNO TRICESIMO

VICTORIÆ REGINÆ.

An Act to amend an Act intituled "An Act to Incorporate the "Proprietors of a certain Banking Company called 'The "'Commercial Banking Company of Sydney' and for other "purposes therein mentioned." [Assented to, 6th December, 1866.7

WHEREAS a certain Joint Stock Company called "The Com- Preamble. mercial Banking Company of Sydney" has been established and is carrying on the business of Banking subject to certain Rules Regulations and Provisions contained in a certain Indenture or Deed of Settlement bearing date the Fifteenth day of May in the year of our Lord One thousand eight hundred and forty-eight being the Deed of Settlement of the said Company And whereas by an Act of the Governor and Legislative Council of New South Wales passed in the Eleventh year of Her present Majesty's Reign intituled "An Act to "Incorporate the Proprietors of a certain Banking Company called "The Commercial Banking Company of Sydney' and for other pur-"poses therein mentioned" the said Company was Incorporated And whereas by the said Act the period during which the said Corporation might issue Bank Notes or Bills and carry on the business of Banking in the said Colony was limited to Twenty-one years and a certain restriction was imposed to the extension or increase of the Capital of the said Corporation And whereas it hath been found expedient to amend the said Act Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legis-lative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows :-

1. The seventh and seventeenth Sections of the said recited Sections 7 and 17 of Commercial Bank-ing Company's Act repealed. Act shall be and are hereby repealed.

By Authority : THOMAS RICHARDS, Government Printer, Sydney, 1866.

[Price, 3d.]

