### JUSTICES OF THE PEACE BILL.

SCHEDULE of the Amendments referred to in Message of 11th July, 1872.

JOHN J. CALVERT. Clerk of the Parliaments.

Page 1, clause 1, lines 7 and 8. Omit "of the Peace" insert "Enabling"

clause 2, line 13. Omit the figure "(1.)"

Omit "as one of several" insert "a"

line 14. Omit the letter "s" in ratepayers

Omit the figure "(2.)"

Omit "as"

Omit "other"

line 15. Before "others" omit "the"

line 19. After "will go" add "Provided always that no Justice Proviso "being a Mayor Alderman or Officer of a Municipality shall act as excepting

"aforesaid in any case affecting such Municipality or touching any

" matter in which the Municipality shall as such be directly or indirectly "interested."

c 28-

<sup>\*</sup> Note.—These Amendments have been made with a view to the clause reading continuously.

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, 18 June, 1872.

STEPHEN W. JONES, Clerk of Legislative Assembly.

The Legislative Council has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 11th July, 1872. JOHN J. CALVERT, Clerk of the Parliaments.

## New South Wales.



ANNO TRICESIMO SEXTO

## VICTORIÆ REGINÆ.

No.

An Act to remove disqualifications of Justices of the Peace in certain cases.

WHEREAS doubts have arisen as to the power of Justices of the Preamble. Peace in certain cases 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 5 Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:—

1. This Act may for all purposes be cited as the "Justices of Short title. the Peace Enabling Act of 1872."

2. A Justice of the Peace shall not be incapable of acting as a Justices of the Peace 10 Justice at any Petty or Special or General or Quarter Sessions on the not incapable of acting in cases trial of any offence arising under an Act or under any By-laws to be specified.

put in execution by a Municipal Corporation or Trustees or any other local authority by reason only of his being (1.) as one of several a rate-payers (2.) or as one of any other class of persons liable in common with

15 the others to contribute to or to be benefited by any fund to the account of which the penalty or any portion thereof payable in respect of such offence is directed to be carried or of which it will form part or to contribute to any rate or expenses in diminution of which such penalty or any portion thereof will go Provided always that no Justice Proviso excepting

20 being a Mayor Alderman or Officer of a Municipality shall act as certain persons. aforesaid in any case affecting such Municipality or touching any matter in which the Municipality shall as such be directly or indirectly interested.

91-

Note.—The words to be omitted are ruled through; those to be inserted are printed in black letter.

[3d.]

### Aew South Wales.



ANNO TRICESIMO SEXTO

# VICTORIÆ REGINÆ.

### No. I.

An Act to remove disqualifications of Justices of the Peace in certain cases. [Assented to, 26th July, 1872.]

HEREAS doubts have arisen as to the power of Justices of the Preamble. Peace in certain cases 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 Wales in Parliament assembled and by the authority of the same as follows:—

1. This Act may for all purposes be cited as the "Justices short title.

Enabling Act of 1872."

2. A Justice of the Peace shall not be incapable of acting as a Justices of the Peace Justice at any Petty or Special or General or Quarter Sessions on the not incapable of trial of any offence arising under an Act or under any By-laws to be specified. put in execution by a Municipal Corporation or Trustees or any other local authority by reason only of his being a ratepayer or one of any class of persons liable in common with others to contribute to or to be benefited by any fund to the account of which the penalty or any portion thereof payable in respect of such offence is directed to be carried or of which it will form part or to contribute to any rate or expenses in diminution of which such penalty or any portion thereof will go Provided always that no Justice being a Mayor Alderman Proviso excepting or Officer of a Municipality shall act as aforesaid in any case affecting certain persons. such Municipality or touching any matter in which the Municipality shall as such be directly or indirectly interested.