This Private 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, 21 October, 1873.

STEPHEN W. JONES, Clerk of Legislative Assembly.

## New South Wales.



ANNO TRICESIMO SEPTIMO

# VICTORIÆ REGINÆ.

An Act to incorporate the Shareholders of a certain Banking Company called "The Mercantile Bank of Sydney" and for other purposes therein mentioned.

WHEREAS a Joint Stock Banking Company called "The Merpreamble. cantile Bank of Sydney" was established at Sydney in the Colony of New South Wales in the year one thousand eight hundred and sixty-nine and the same has been recently reconstructed under 5 and subject to the rules regulations and provisions contained in a certain indenture or deed of settlement bearing date the first day of July in the year of our Lord one thousand eight hundred and seventy-three And whereas the said Company is desirous of being incorporated and it is expedient that it should be incorporated accordingly but 10 subject to the provisions 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. The following words and expressions in the Act shall have Interpretation clause. the several meanings hereby assigned to them unless there be something in the subject or the context repugnant to such construction (that is to say)—

The words "The Corporation" shall mean the Company incor- "The Corporation." porated by this Act.

The

The words "The Directors" shall mean the Board of Directors of "The Directors." the Corporation.

The word "Shareholder" shall mean shareholder of the Corpora- "Shareholder." tion.

The words "Deed of Settlement" shall mean the said recited "Deed of Settledeed of settlement of the first day of July one thousand ment. eight hundred and seventy-three as originally subsisting or as from time to time altered or amended by virtue of the provisions thereof.

2. Such and so many persons as have already become or at any Company incorportime or times hereafter shall or may in the manner provided by and ated. subject to the rules regulations and provisions contained in the deed of settlement become holders of shares of or in the capital for the time being of the Corporation shall subject nevertheless to the conditions

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15 restrictions regulations and provisions hereinafter contained be one body politic and corporate in name and in deed by the name of "The Mercantile Bank of Sydney" and by that name shall and may sue and implead any person or persons body or bodies politic or corporate whether a member or members of the Corporation or not and may be

20 sued and be impleaded in all Courts whatsoever at Law or in Equity and may prefer lay and prosecute any indictment information or prosecution against any person or persons whomsoever whether a shareholder or not for any stealing embezzlement fraud forgery crime or offence and in all indictments informations and prosecutions it shall be lawful

25 to state the money and goods effects bills notes securities or other property of whatsoever nature of the Corporation to be the money goods effects bills notes securities or other property of the Corporation and to designate the Corporation by its corporate name whenever for the purpose of any allegation of an intent to defraud or otherwise how-

30 soever such designation shall be necessary and the Corporation shall have perpetual succession with a common seal which may be altered varied and changed from time to time at the pleasure of the Corporation and shall have power to hold lands subject nevertheless to the restrictions hereinafter contained.

3. It shall and may be lawful to and for all and every person and Power to other persons bodies politic or corporate (not being otherwise incompetent) persons to convey real estate to the to grant sell alien and convey assign assure and dispose of any lands or Company and vice other real estate or chattels real unto and to the use of Corporation versal and their successors for any of the purposes contemplated by this Act

40 or any of them and the Corporation shall have full power to sell enfeoff release convey demise assign exchange or otherwise dispose of any lands or property vested or to be vested in the Corporation.

4. The several laws rules regulations clauses covenants and Confirmation of agreements contained in the deed of settlement or to be made under provisions of deed of or by virtue or in pursuance thereof are and challed a land or have a settlement as by-laws 45 or by virtue or in pursuance thereof are and shall be deemed and con- of the Company subsidered to be and shall be the by-laws for the time being of the Cor- ject to this Act a poration save and except in so for account of the cor- in the general laws. poration save and except in so far as any of them are or shall or may be altered varied or repealed by or are or shall or may be inconsistent

50 or of any of the laws or statutes in force in the said Colony subject nevertheless to being and the same may be amended altered or repealed either wholly or in part in the manner provided in and by the deed of settlement but no rule or by-law shall on any account or pretence whatsoever be made by the Corporation either under or by virtue of

or incompatible with or repugnant to any of the provisions of this Act

55 the deed of settlement or of this Act in opposition to the general scope or true intent and meaning of this Act or any of the laws or statutes in force in the said Colony.

5. The production of a written or printed copy of the deed of Evidence of by-laws. settlement or of any by-laws to be made in pursuance thereof or in pursuance

pursuance of this Act having the common seal of the Corporation affixed thereto shall be sufficient evidence in every Court of Civil or

Criminal jurisdiction of such deed of settlement or of such by-laws. 6. The whole of the capital of one hundred and twenty thousand Nature of general

5 pounds having been subscribed for and actually paid up it shall be lawful business. for the Corporation subject to all the restrictions and provisions herein contained to carry on the business of a Bank of issue discount and deposit in the Colony of New South Wales and elsewhere and to make loans of money on cash credit accounts promissory-notes bills of

10 exchange letters of credit and on any personal or other security and it shall also be lawful for the Corporation to deal in money bullion and specie and in exchanges of and with all countries and in notes bills or other securities for money and generally to transact all such other business as it is or shall or may at any time hereafter be usual and

15 lawful for establishments carrying on banking in all its branches to do or transact and to establish agencies branch Banks or connexions in relation to the said business in any part of the Australasian Colonies the British Dominions or elsewhere and to give letters of credit thereon but that it shall not be lawful for the Corporation to advance or lend

20 money solely upon the security of lands or houses or ships nor to own ships except as hereinafter provided and the Corporation shall not hold shares in its own stock nor advance or lend to any shareholder or proprietor of shares in the Corporation any sum or sums of money on the security of his share or shares nor invest lay out employ advance or

25 embark any part of the capital or funds of the Corporation in the purchase of any lands houses or other real or leasehold property whatsoever (save and except as herein specially provided) nor of any share or shares in the capital stock for the time-being of the Corporation nor in any trading or mercantile speculation or business whatsoever not

30 usually considered as falling within the ordinary and legitimate pur-Provided always poses and operations of Banking establishments that nothing herein contained shall invalidate any lien claim interest or title acquired or to be acquired by the Corporation by way of equitable mortgage or by deposit of deeds or other documents or by

35 mortgage of lands or other property taken or to be taken by the Corporation or any person or persons on their behalf as security collateral to any bill promissory-note bond or other security or any right claim or title to lands or other property thence to arise or the lien secured by the deed of settlement to the Corporation over the shares

40 belonging to any shareholder becoming indebted or coming under engagements to the Corporation or making default in the fulfilment of any covenant in the deed of settlement contained or prevent the Corporation from holding the shares forfeited by such default for the purpose of sale as provided in the deed of settlement or from taking

45 security by the hypothecation of merchandise or bills of lading thereof for the payment of any bill or bills of exchange drawn against any shipment of wool tallow or any other merchandise shipped for exportation either to or from any port or place beyond the sea or from one port to another within the Australasian territories or from taking any

50 mortgage or lien on any stations runs sheep or cattle their increase progeny wool and other produce or from taking holding and enjoying to them and their successors for any estate term of years or interest for purpose of reimbursement only and not for profit any lands houses or other hereditaments or any merchandise or ships which may be

55 taken by the Corporation in satisfaction liquidation or discharge of or as security for any debt then due or thereafter to become due to the Corporation or from selling conveying and assuring the same as occasion may require And it is hereby declared that all such liens mortgages securities rights claims and holdings shall be valid accord-60 ingly.

7. It shall be lawful for the Corporation notwithstanding any Limited power to provisions herein contained to the contrary to purchase take hold and hold lands enjoy to them and their successors for any estate term of years or interest any houses offices buildings or lands necessary or expedient for the purpose 5 of managing conducting and carrying on the affairs concerns and business of the Corporation also to build suitable offices on land purchased for that purpose or otherwise acquired under the provisions of this Act.

8. All the lands leases or leasehold interests mortgages securities Property at present bonds covenants debts moneys choses in actions things and property intrustees to become 10 vested in the trustees of the Company at the time of incorporation hereby effected or in any other person on behalf of the Company shall immediately on the passing of this Act become vested in the Corporation for the same estate and interest and with the like power and authorities as the same are now vested in the said trustees or other

15 person without any assignment or conveyance whatsoever and all such mortgages and securities shall be valid and effectual to protect the Corporation in respect of all operations made or to be made and all moneys advanced or to be advanced thereunder whether represented by promissory-notes or on open account and whether such operations

20 or moneys shall be or shall not have been made or advanced in the name of the Mercantile Bank of Sydney or of any person in trust for or on behalf of such Bank notwithstanding any past or future changes in the members or shareholders thereof and not withstanding the incorporation thereof.

25 9. The whole of the capital of the Corporation having been Power to issue and subscribed for and paid it shall be lawful for the Corporation for and during twenty-one during the term of twenty-one years to commence from the time of years. the passing of this Act or until the Legislature shall make other provisions in that behalf unless the Corporation be sooner dissolved by 30 virtue of the provisions of the deed of settlement on that behalf to

make issue and circulate at and from any city town or place in which they may open or establish or may have opened or established any Bank branch Bank or agency any Bank notes or bills for one pound or five pounds sterling each or for any greater sum than five pounds 35 sterling each but not for any fractional part of a pound and from time

to time during the said term of twenty-one years to re-issue any such notes or bills where and so often as the Corporation shall think fit but such privilege shall cease in case of a suspension of specie payments on demand for the space of sixty days in succession or for any number 40 of days at intervals which shall amount together to sixty days within

any one year or in case the Corporation shall not well and truly maintain abide by perform and observe all and every the rules orders provisions and directions herein contained and set forth upon which the Corporation is empowered to open Banking establishments or to 45 issue and circulate promissory-notes.

10. All such notes shall bear date at the city town or place at Form of Bank notes. and from which the same respectively shall be made and issued and the same respectively shall in all cases be payable in specie on demand at the place of date and also the principal establishment of the Corpo-50 ration at Sydney and the total amount of the promissory-notes payable on demand issued and in circulation may extend to but shall not at any one time exceed the amount of its actual paid-up capital and any such further amount in excess of the said capital as the Corporation shall hold in coin or gold bullion assayed by some person duly

55 authorized by the Government for the time being of the said Company or partly coin and partly gold bullion assayed as aforesaid separate and apart from the coin and gold bullion used in the ordinary operations of the said Corporation.

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11. No branch Bank nor any establishment or agency of the Cor- only the principal poration other than and except the principal Banking establishment establishment re shall be liable to be called upon to pay any notes of the Corporation other dated at other places than and except such as shall have been originally made and issued at than those of pre-5 or from such particular branch Bank or establishment or agency.

12. It shall be lawful for the Corporation from time to time to Increase of capital. extend or increase their capital for the time being by the creation allotment and disposal of new shares in the manner specified and set forth and subject to the rules regulations and provisions contained in 10 the deed of settlement so that the total amount of all the new shares to be so from time to time created shall not together with the original capital exceed five hundred thousand pounds and that at least half the

amount of the increased capital shall be actually paid up before any extension of the dealings of the Corporation in respect to such new 15 capital shall be commenced Provided that no such extension or increase of the capital of the said Corporation shall be made or take place without the previous sanction and approbation in writing of the Governor for the time-being of the said Colony from time to time and for that purpose first had and obtained.

13. The shares or other interest of the shareholders in the Cor- Capital and shares to poration shall be and be deemed to be personal estate and be transmissible as such subject to the regulations of the deed of settlement.

14. The Corporation shall not be bound in any manner by any Corporation not trusts or equitable interests or demands affecting any shares of the trusts or equitable 25 capital standing in the name of any person as the ostensible proprietor interests affecting thereof or be required to take any notice of such trusts or equitable shares. interests or demands but the receipt of the person in whose name any shares shall stand in the books of the Corporation or if they stand in the name of more persons than one the receipt of the person recogniz-30 able as a shareholder under the provisions of the deed of settlement shall notwithstanding such trusts or equitable interests or demands

and notice thereof to the Corporation be a good valid and conclusive discharge to the Corporation for or in respect of any dividend or other money payable by the Corporation in respect of such shares and the 35 Corporation shall not be bound to see to the application of the money paid on such receipt and a transfer of the said shares by the person in whose name such shares shall so stand shall notwithstanding as afore-

said be binding and conclusive as far as may concern the Corporation against all persons claiming by virtue of such trusts or equitable 40 interests or demands Provided always that it shall be competent to the Directors of the Corporation if they shall think fit so to do to withhold payment of the dividends on any such shares and to refuse to sanction the transfer of such shares in any case in which the Corporation shall have had notice of any claims under an alleged trust or

45 equitable interest or demand and when such claim shall appear to the Directors to be well founded And provided also that nothing herein contained shall be deemed or taken to interfere with or abridge the right and power of a Court of Equity to restrain the payment of any such dividend or other money payable thereafter by the Corporation in 50 respect of any such shares or the transfer by the Corporation of any

such shares or to direct the payment of such dividends or other money by the Corporation or the transfer of such shares by the person or persons in whose name or names they may stand to such other person or persons as such Court may think fit.

15. The total amount of the debts engagements and liabilities Amount to which of the Corporation within the Colony of New South Wales whether general liabilities to be limited. upon bonds bills promissory-notes or otherwise contracted other than their liabilities on account of the ordinary cash deposits of customers and on account of bills of exchange drawn by or on behalf of the Cor-60 poration upon any Banker or Banking Company or agency out of the

Colony of New South Wales within the amount or value of the remittances made to such Banker or Banking Company respectively to provide for payment of the said bills of exchange may extend to but shall not in any case exceed three times the amount of the actual paid-up 5 capital stock of the Corporation.

16. All debentures issued or which may hereafter be issued by What deemed public the Government of any of the Australian Colonies or of New Zealand securities. such debentures being secured upon the General Territorial or Casual Revenues of the Colony where the same are or shall be issued and 10 every public debt contracted or which may hereafter be contracted by

the Government of any such Colony under the authority of the Legislature thereof shall be deemed and taken to be public securities

within the meaning of this Act.

17. The discounts and advances by the Corporation on promis- Limits to discount 15 sory-notes bills of exchange or other securities bearing the name as &c. on securities bearing the name of maker drawer acceptor or endorser of any person or of the firm or director or officer. partner of any person who shall for the time being be a Director or other officer of the Corporation shall not at any time exceed in amount one-third of the total advances and discounts of the Corporation.

18. No dividend shall in any case be declared or paid out of the No dividend to be 20 subscribed capital for the time being of the Corporation or otherwise taken out of the capital but from than out of the net gains and profits of the business. the profits only.

19. Periodical accounts or statements and general abstracts of Periodical accounts. the assets and liabilities of the Corporation shall be prepared made out 25 and published according to the provisions of the Act of the Governor and Council passed in the fourth year of the reign of her present Majesty intituled "An Act to provide for the periodical publication of the liabilities and assets of Banks in New South Wales and its dependencies and the registration of the names of the proprietors 30 thereof.

20. General half-yearly meetings of the shareholders shall be Auditors to be held in the months of January and July in every year and at such appointed and to examine and report meetings in every year two shareholders shall be elected auditors of the onaffairs of Company. accounts of the Corporation for the year next ensuing and within three

35 weeks next before every such half yearly meeting the auditors for the time being shall fully examine into the state of the accounts and affairs of the Corporation in manner provided by the deed of settlement and shall make a just true and faithful report thereon which shall be submitted by them to the directors one week previously to such

40 meeting and which shall be by the directors submitted to the shareholders at such meeting and the said auditors shall and they are hereby required to make a declaration before a Justice of the Peace that such report is to the best of their several and respective knowledge and belief a just true and faithful report and statement of the accounts

45 and affairs of the Corporation and that the same is made by them after diligent and careful examination into the state of such accounts and affairs as aforesaid and a duplicate copy of such report signed by the Duplicate of auditors and every other report (if any) which shall be made to the auditors reports shareholders at any half yearly or other general meeting by such to be sent to the Colonial Secretary.

50 auditors or by any other auditors specially appointed to inquire into the state of the accounts or affairs of the Corporation shall be transmitted to the office of the Colonial Secretary at Sydney for inspection thereof within thirty days from the making of such report.

21. If such examination into or report on the state of the Penalty for neglect 55 accounts or affairs of the Corporation as hereinbefore required to be in respect of audits. made by the auditors shall be neglected to be made or if a duplicate copy of any such report shall be omitted to be transmitted to the office of the Colonial Secretary as hereinbefore required the said Corporation shall for every such offence forfeit and pay to Her Majesty for the 60 public uses of the Colony the sum of one hundred pounds to be recovered by action of debt in the Supreme Court And if any such

auditor shall at any time knowingly make or concur in a false or And for false or deceptive report on the state of the accounts or affairs of the Corpora-deceptive reports. tion such auditor shall for every such offence forfeit and pay to Her Majesty for the public uses of the Colony the sum of two hundred 5 pounds to be recovered in the said Supreme Court and if any such auditor shall make a declaration to any such false or deceptive report knowing the same to be false and deceptive he shall be deemed guilty of perjury and shall be liable to all the pains and penalties provided by the law for such offence.

22. In any action or suit to be brought by the Corporation Provision as to against any shareholder or other person to recover any money due and actions or suits payable to the Corporation for or by reason of any call made by virtue of this Act or of the deed of settlement it shall be sufficient for the Corporation to declare and allege that the defendant is the holder of

15 shares in the capital of the Corporation stating the number of such shares and that he is indebted to the Corporation in the sum to which the call in arrear shall amount whereby an action hath accrued to the Corporation without setting forth any special matter and on the trial of such action or suit it shall not be necessary to prove the appoint-

20 ment of directors or any of them who made such call or any other matter except that the defendant at the time of making such call was a holder of shares in the capital of the Corporation and that such call was in fact made and that such notice thereof was given as is directed by the deed of settlement and the Corporation shall thereupon be 25 entitled to recover what shall be due upon such call with interest

thereon

23. The production of the shareholders register shall be prima Proof of proprietorfacie evidence of such defendant being a shareholder and of the number ship. of his shares.

24. Nothing herein contained shall prejudice or be deemed to Calls contracts &c. prejudice any call made or any contract or other act deed matter or made or done under thing entered into made or done by the Company under or by virtue of ment before this Act. the deed of settlement before this Act shall come into operation but in operation not to be prejudiced by it. the same call contract act deed matter or thing shall be as valid and

35 effectual to all intents and purposes as if this Act had not been passed and may be enforced in like manner as if the Company had been incorporated by this Act before the same call contract act deed matter or thing had been made entered into or done.

25. In the event of the assets of the Corporation being insuffi- Liability of share-40 cient to meet its engagements each shareholder shall over and above holders the shares subscribed for by him be liable only to a further additional amount equal thereto.

26. In all cases in which by any Act of Parliament or by any Manager to do cerrule or order of the Supreme Court or any other Court now or here-tain acts. 45 after to be in force in this Colony the plaintiff or defendant in any

action suit or other proceeding or any person being a party to or interested in any process or proceeding whatsoever is or shall be authorized empowered or required to make any affidavit or to sign or present any petition or to do any other act it shall be lawful and com-50 petent for the manager acting manager or other officer or agent of the Corporation (when such Corporation shall be such plaintiff defendant or party to or otherwise interested in any process or proceeding whatsoever as aforesaid) for and on behalf of the Corporation to make any such affidavit sign or present any such petition or do any such other

55 act as aforesaid. 27. The directors for the time being shall have the custody of Custody and use of the common seal of the Corporation and the form thereof and all other corporate seal. matters relating thereto shall from time to time be determined by the

directors in the same manner as is provided in and by the deed of 60 settlement for the determination of other matters by the directors and

the directors present at a Board of directors of the Corporation shall have power to use such common seal for the affairs and concerns of the Corporation and to authorize and depute the manager or any one of their body to use or affix the same provided the affixing of such 5 seal be evidenced by the signature opposite thereto of at least two directors and under such seal to authorize and empower any person without such seal to execute any deeds and do all or any such other matters and things as may be required to be executed and done on behalf of the Corporation and in conformity with the provisions of the 10 deed of settlement and of this Act but it shall not be necessary to use

the corporate seal in respect of any of the ordinary business of the Corporation or for the appointment of an attorney or solicitor for the prosecution or defence of any action suit or proceeding.

prosecution or defence of any action suit or proceeding.

28. Provided always and be it enacted That nothing in this Act Saving the rights of 15 contained shall be deemed to affect or apply to any right title or other persons not interest of Her Majesty her heirs and successors or of any body or mentioned in this bodies politic or corporate or of any person or persons except such bodies politic or corporate and other persons as are mentioned in this Act and those claiming by from or under them.

29. In citing this Act in other Acts of Parliament and in legal Short title of Act. instruments or otherwise it shall be sufficient to use the expression "The Mercantile Bank of Sydney Act."

# New South Wales.



ANNO TRICESIMO SEPTIMO

# VICTORIÆ REGINÆ.

An Act to incorporate the Shareholders of a certain Banking Company called "The Mercantile Bank of Sydney" and for other purposes therein mentioned. [Assented to, 20th November, 1873.]

WHEREAS a Joint Stock Banking Company called "The Mer-Preamble. cantile Bank of Sydney" was established at Sydney in the Colony of New South Wales in the year one thousand eight hundred and sixty-nine and the same has been recently reconstructed under and subject to the rules regulations and provisions contained in a certain indenture or deed of settlement bearing date the first day of July in the year of our Lord one thousand eight hundred and seventy-three And whereas the said Company is desirous of being incorporated and it is expedient that it should be incorporated accordingly but subject to the provisions 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. The following words and expressions in the Act shall have Interpretation clause. the several meanings hereby assigned to them unless there be something in the subject or the context repugnant to such construction (that is to say)—

The words "The Corporation" shall mean the Company incor- "The Corporation." porated by this Act.

The

"The Directors."

The words "The Directors" shall mean the Board of Directors of the Corporation.

"Shareholder."

The word "Shareholder" shall mean shareholder of the Corpora-

"Deed of Settle-ment."

The words "Deed of Settlement" shall mean the said recited deed of settlement of the first day of July one thousand eight hundred and seventy-three as originally subsisting or as from time to time altered or amended by virtue of the provisions thereof.

Company incorpor-

2. Such and so many persons as have already become or at any time or times hereafter shall or may in the manner provided by and subject to the rules regulations and provisions contained in the deed of settlement become holders of shares of or in the capital for the time being of the Corporation shall subject nevertheless to the conditions restrictions regulations and provisions hereinafter contained be one body politic and corporate in name and in deed by the name of "The Mercantile Bank of Sydney" and by that name shall and may sue and implead any person or persons body or bodies politic or corporate whether a member or members of the Corporation or not and may be sued and be impleaded in all Courts whatsoever at Law or in Equity and may prefer lay and prosecute any indictment information or prosecution against any person or persons whomsoever whether a shareholder or not for any stealing embezzlement fraud forgery crime or offence and in all indictments informations and prosecutions it shall be lawful to state the money and goods effects bills notes securities or other property of whatsoever nature of the Corporation to be the money goods effects bills notes securities or other property of the Corporation and to designate the Corporation by its corporate name whenever for the purpose of any allegation of an intent to defraud or otherwise howsoever such designation shall be necessary and the Corporation shall have perpetual succession with a common seal which may be altered varied and changed from time to time at the pleasure of the Corporation and shall have power to hold lands subject nevertheless to the restrictions hereinafter contained.

Power to other persons to convey real estate to the Company and vice

3. It shall and may be lawful to and for all and every person and persons bodies politic or corporate (not being otherwise incompetent) to grant sell alien and convey assign assure and dispose of any lands or other real estate or chattels real unto and to the use of Corporation and their successors for any of the purposes contemplated by this Act or any of them and the Corporation shall have full power to sell enfeoff release convey demise assign exchange or otherwise dispose of any lands

the general laws.

or property vested or to be vested in the Corporation.

Confirmation of provisions of deed of provisions of deed of settlement as by-laws agreements contained in the deed of settlement or to be made under of the Company sub- or by virtue or in pursuance thereof are and shall be deemed and conject to this Act and sidewed to be and shall be deemed and conject to this Act and sidered to be and shall be the by-laws for the time being of the Corporation save and except in so far as any of them are or shall or may be altered varied or repealed by or are or shall or may be inconsistent or incompatible with or repugnant to any of the provisions of this Act or of any of the laws or statutes in force in the said Colony subject nevertheless to being and the same may be amended altered or repealed either wholly or in part in the manner provided in and by the deed of settlement but no rule or by-law shall on any account or pretence whatsoever be made by the Corporation either under or by virtue of the deed of settlement or of this Act in opposition to the general scope or true intent and meaning of this Act or any of the laws or statutes in force in the said Colony.

Evidence of by-laws.

5. The production of a written or printed copy of the deed of settlement or of any by-laws to be made in pursuance thereof or in

pursuance

pursuance of this Act having the common seal of the Corporation affixed thereto shall be sufficient evidence in every Court of Civil or Criminal jurisdiction of such deed of settlement or of such by-laws.

Criminal jurisdiction of such deed of settlement or of such by-laws.

6. The whole of the capital of one hundred and twenty thousand Nature of general pounds having been subscribed for and actually paid up it shall be lawful business for the Corporation subject to all the restrictions and provisions herein contained to carry on the business of a Bank of issue discount and deposit in the Colony of New South Wales and elsewhere and to make loans of money on cash credit accounts promissory-notes bills of exchange letters of credit and on any personal or other security and it shall also be lawful for the Corporation to deal in money bullion and specie and in exchanges of and with all countries and in notes bills or other securities for money and generally to transact all such other business as it is or shall or may at any time hereafter be usual and lawful for establishments carrying on banking in all its branches to do or transact and to establish agencies branch Banks or connexions in relation to the said business in any part of the Australasian Colonies the British Dominions or elsewhere and to give letters of credit thereon but that it shall not be lawful for the Corporation to advance or lend money solely upon the security of lands or houses or ships nor to own ships except as hereinafter provided and the Corporation shall not hold shares in its own stock nor advance or lend to any shareholder or proprietor of shares in the Corporation any sum or sums of money on the security of his share or shares nor invest lay out employ advance or embark any part of the capital or funds of the Corporation in the purchase of any lands houses or other real or leasehold property whatsoever (save and except as herein specially provided) nor of any share or shares in the capital stock for the time-being of the Corporation nor in any trading or mercantile speculation or business whatsoever not usually considered as falling within the ordinary and legitimate purposes and operations of Banking establishments Provided always that nothing herein contained shall invalidate any lien claim interest or title acquired or to be acquired by the Corporation by way of equitable mortgage or by deposit of deeds or other documents or by mortgage of lands or other property taken or to be taken by the Corporation or any person or persons on their behalf as security collateral to any bill promissory-note bond or other security or any right claim or title to lands or other property thence to arise or the lien secured by the deed of settlement to the Corporation over the shares belonging to any shareholder becoming indebted or coming under engagements to the Corporation or making default in the fulfilment of any covenant in the deed of settlement contained or prevent the Corporation from holding the shares forfeited by such default for the purpose of sale as provided in the deed of settlement or from taking security by the hypothecation of merchandise or bills of lading thereof for the payment of any bill or bills of exchange drawn against any shipment of wool tallow or any other merchandise shipped for exportation either to or from any port or place beyond the sea or from one port to another within the Australasian territories or from taking any mortgage or lien on any stations runs sheep or cattle their increase progeny wool and other produce or from taking holding and enjoying to them and their successors for any estate term of years or interest for purpose of reimbursement only and not for profit any lands houses or other hereditaments or any merchandise or ships which may be taken by the Corporation in satisfaction liquidation or discharge of or as security for any debt then due or thereafter to become due to the Corporation or from selling conveying and assuring the same as occasion may require And it is hereby declared that all such liens mortgages securities rights claims and holdings shall be valid accordingly.

Limited power to hold lands.

7. It shall be lawful for the Corporation notwithstanding any provisions herein contained to the contrary to purchase take hold and enjoy to them and their successors for any estate term of years or interest any houses offices buildings or lands necessary or expedient for the purpose of managing conducting and carrying on the affairs concerns and business of the Corporation also to build suitable offices on land purchased for that purpose or otherwise acquired under the provisions of this Act.

Property at present in trustees to become vested in Corporation.

8. All the lands leases or leasehold interests mortgages securities bonds covenants debts moneys choses in actions things and property vested in the trustees of the Company at the time of incorporation hereby effected or in any other person on behalf of the Company shall immediately on the passing of this Act become vested in the Corporation for the same estate and interest and with the like power and authorities as the same are now vested in the said trustees or other person without any assignment or conveyance whatsoever and all such mortgages and securities shall be valid and effectual to protect the Corporation in respect of all operations made or to be made and all moneys advanced or to be advanced thereunder whether represented by promissory-notes or on open account and whether such operations or moneys shall be or shall not have been made or advanced in the name of the Mercantile Bank of Sydney or of any person in trust for or on behalf of such Bank notwithstanding any past or future changes in the members or shareholders thereof and notwithstanding the incorporation thereof.

Power to issue and circulate Bank notes during twenty-one years.

9. The whole of the capital of the Corporation having been subscribed for and paid it shall be lawful for the Corporation for and during the term of twenty-one years to commence from the time of the passing of this Act or until the Legislature shall make other provisions in that behalf unless the Corporation be sooner dissolved by virtue of the provisions of the deed of settlement on that behalf to make issue and circulate at and from any city town or place in which they may open or establish or may have opened or established any Bank branch Bank or agency any Bank notes or bills for one pound or five pounds sterling each or for any greater sum than five pounds sterling each but not for any fractional part of a pound and from time to time during the said term of twenty-one years to re-issue any such notes or bills where and so often as the Corporation shall think fit but such privilege shall cease in case of a 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 together to sixty days within any one year or in case the Corporation shall not well and truly maintain abide by perform and observe all and every the rules orders provisions and directions herein contained and set forth upon which the Corporation is empowered to open Banking establishments or to issue and circulate promissory-notes.

Form of Bank notes.

10. All such notes shall bear date at the city town or place at and from which the same respectively shall be made and issued and the same respectively shall in all cases be payable in specie on demand at the place of date and also the principal establishment of the Corporation at Sydney and the total amount of the promissory-notes payable on demand issued and in circulation may extend to but shall not at any one time exceed the amount of its actual paid-up capital and any such further amount in excess of the said capital as the Corporation shall hold in coin or gold bullion assayed by some person duly authorized by the Government for the time being of the said Company or partly coin and partly gold bullion assayed as aforesaid separate and apart from the coin and gold bullion used in the ordinary operations of the said Corporation.

11.

11. No branch Bank nor any establishment or agency of the Cor- only the principal poration other than and except the principal Banking establishment equired to pay notes shall be liable to be called upon to pay any notes of the Corporation other dated at other places than and except such as shall have been originally made and issued at than those of preor from such particular branch Bank or establishment or agency.

12. It shall be lawful for the Corporation from time to time to Increase of capital. extend or increase their capital for the time being by the creation allotment and disposal of new shares in the manner specified and set forth and subject to the rules regulations and provisions contained in the deed of settlement so that the total amount of all the new shares to be so from time to time created shall not together with the original capital exceed five hundred thousand pounds and that at least half the amount of the increased capital shall be actually paid up before any extension of the dealings of the Corporation in respect to such new capital shall be commenced Provided that no such extension or increase of the capital of the said Corporation shall be made or take place without the previous sanction and approbation in writing of the Governor for the time-being of the said Colony from time to time and

for that purpose first had and obtained. 13. The shares or other interest of the shareholders in the Cor- Capital and shares to be personal estate. poration shall be and be deemed to be personal estate and be transmissible as such subject to the regulations of the deed of settlement.

14. The Corporation shall not be bound in any manner by any Corporation not trusts or equitable interests or demands affecting any shares of the trusts or equitable capital standing in the name of any person as the ostensible proprietor interests affecting thereof or be required to take any notice of such trusts or equitable interests or demands but the receipt of the person in whose name any shares shall stand in the books of the Corporation or if they stand in the name of more persons than one the receipt of the person recognize the name of more persons than one the receipt of the person recognizable as a shareholder under the provisions of the deed of settlement shall notwithstanding such trusts or equitable interests or demands and notice thereof to the Corporation be a good valid and conclusive discharge to the Corporation for or in respect of any dividend or other money payable by the Corporation in respect of such shares and the Corporation shall not be bound to see to the application of the money paid on such receipt and a transfer of the said shares by the person in whose name such shares shall so stand shall notwithstanding as aforesaid be binding and conclusive as far as may concern the Corporation against all persons claiming by virtue of such trusts or equitable interests or demands Provided always that it shall be competent to the Directors of the Corporation if they shall think fit so to do to withhold payment of the dividends on any such shares and to refuse to sanction the transfer of such shares in any case in which the Corporation shall have had notice of any claims under an alleged trust or equitable interest or demand and when such claim shall appear to the Directors to be well founded And provided also that nothing herein contained shall be deemed or taken to interfere with or abridge the right and power of a Court of Equity to restrain the payment of any such dividend or other money payable thereafter by the Corporation in respect of any such shares or the transfer by the Corporation of any such shares or to direct the payment of such dividends or other money by the Corporation or the transfer of such shares by the person or persons in whose name or names they may stand to such other person or persons as such Court may think fit.

15. The total amount of the debts engagements and liabilities Amount to which of the Corporation within the Colony of New South Wales whether general liabilities to upon bonds bills promissory-notes or otherwise contracted other than their liabilities on account of the ordinary cash deposits of customers and on account of bills of exchange drawn by or on behalf of the Corporation upon any Banker or Banking Company or agency out of the

Colony of New South Wales within the amount or value of the remittances made to such Banker or Banking Company respectively to provide for payment of the said bills of exchange may extend to but shall not in any case exceed three times the amount of the actual paid-up capital stock of the Corporation.

What deemed public

16. All debentures issued or which may hereafter be issued by the Government of any of the Australian Colonies or of New Zealand such debentures being secured upon the General Territorial or Casual Revenues of the Colony where the same are or shall be issued and every public debt contracted or which may hereafter be contracted by the Government of any such Colony under the authority of the Legislature thereof shall be deemed and taken to be public securities within the meaning of this Act.

Limits to discount &c. on securities bearing the name of director or officer.

17. The discounts and advances by the Corporation on promissory-notes bills of exchange or other securities bearing the name as maker drawer acceptor or endorser of any person or of the firm or partner of any person who shall for the time being be a Director or other officer of the Corporation shall not at any time exceed in amount one-third of the total advances and discounts of the Corporation.

No dividend to be taken out of the capital but from the profits only. Periodical accounts.

18. No dividend shall in any case be declared or paid out of the subscribed capital for the time being of the Corporation or otherwise than out of the net gains and profits of the business.

19. Periodical accounts or statements and general abstracts of the assets and liabilities of the Corporation shall be prepared made out and published according to the provisions of the Act of the Governor and Council passed in the fourth year of the reign of her present Majesty intituled "An Act to provide for the periodical publication of the liabilities and assets of Banks in New South Wales and its dependencies and the registration of the names of the proprietors thereof.'

Auditors to be appointed and to examine and report

20. General half-yearly meetings of the shareholders shall be held in the months of January and July in every year and at such onaffairs of Company. meetings in every year two shareholders shall be elected auditors of the accounts of the Corporation for the year next ensuing and within three weeks next before every such half yearly meeting the auditors for the time being shall fully examine into the state of the accounts and affairs of the Corporation in manner provided by the deed of settlement and shall make a just true and faithful report thereon which shall be submitted by them to the directors one week previously to such meeting and which shall be by the directors submitted to the shareholders at such meeting and the said auditors shall and they are hereby required to make a declaration before a Justice of the Peace that such report is to the best of their several and respective knowledge and belief a just true and faithful report and statement of the accounts and affairs of the Corporation and that the same is made by them after diligent and careful examination into the state of such accounts and affairs as aforesaid and a duplicate copy of such report signed by the auditors and every other report (if any) which shall be made to the shareholders at any half yearly or other general meeting by such auditors or by any other auditors specially appointed to inquire into the state of the accounts or affairs of the Corporation shall be transmitted to the office of the Colonial Secretary at Sydney for inspection thereof within thirty days from the making of such report.

Duplicate of auditors reports to be sent to the Colonial Secretary.

> 21. If such examination into or report on the state of the accounts or affairs of the Corporation as hereinbefore required to be made by the auditors shall be neglected to be made or if a duplicate copy of any such report shall be omitted to be transmitted to the office of the Colonial Secretary as hereinbefore required the said Corporation shall for every such offence forfeit and pay to Her Majesty for the public uses of the Colony the sum of one hundred pounds to be recovered by action of debt in the Supreme Court And if any such

> > auditor

Penalty for neglect in respect of audits.

auditor shall at any time knowingly make or concur in a false or And for false or deceptive report on the state of the accounts or affairs of the Corpora-deceptive reports. tion such auditor shall for every such offence forfeit and pay to Her Majesty for the public uses of the Colony the sum of two hundred pounds to be recovered in the said Supreme Court and if any such auditor shall make a declaration to any such false or deceptive report knowing the same to be false and deceptive he shall be deemed guilty of perjury and shall be liable to all the pains and penalties provided by the law for such offence.

22. In any action or suit to be brought by the Corporation Provision as to against any shareholder or other person to recover any money due and actions or suits payable to the Corporation for or by reason of any call made by virtue of this Act or of the deed of settlement it shall be sufficient for the Corporation to declare and allege that the defendant is the holder of shares in the capital of the Corporation stating the number of such shares and that he is indebted to the Corporation in the sum to which the call in arrear shall amount whereby an action hath accrued to the Corporation without setting forth any special matter and on the trial of such action or suit it shall not be necessary to prove the appointment of directors or any of them who made such call or any other matter except that the defendant at the time of making such call was a holder of shares in the capital of the Corporation and that such call was in fact made and that such notice thereof was given as is directed by the deed of settlement and the Corporation shall thereupon be entitled to recover what shall be due upon such call with interest thereon.

23. The production of the shareholders register shall be primá Proof of proprietorfacie evidence of such defendant being a shareholder and of the number ship.

24. Nothing herein contained shall prejudice or be deemed to Calls contracts &c. prejudice any call made or any contract or other act deed matter or made or done under thing entered into made or done by the Company under or by virtue of ment before this Act the deed of settlement before this Act shall come into operation but in operation not to be prejudiced by it. the same call contract act deed matter or thing shall be as valid and effectual to all intents and purposes as if this Act had not been passed and may be enforced in like manner as if the Company had been incorporated by this Act before the same call contract act deed matter or thing had been made entered into or done.

25. In the event of the assets of the Corporation being insuffi- Liability of sharecient to meet its engagements each shareholder shall over and above holders. the shares subscribed for by him be liable only to a further additional amount equal thereto.

26. In all cases in which by any Act of Parliament or by any Manager to do cerrule or order of the Supreme Court or any other Court now or here-tain act after to be in force in this Colony the plaintiff or defendant in any action suit or other proceeding or any person being a party to or interested in any process or proceeding whatsoever is or shall be authorized empowered or required to make any affidavit or to sign or present any petition or to do any other act it shall be lawful and competent for the manager acting manager or other officer or agent of the Corporation (when such Corporation shall be such plaintiff defendant or party to or otherwise interested in any process or proceeding what-soever as aforesaid) for and on behalf of the Corporation to make any such affidavit sign or present any such petition or do any such other act as aforesaid.

27. The directors for the time being shall have the custody of Custody and use of the common seal of the Corporation and the form thereof and all other corporate seal. matters relating thereto shall from time to time be determined by the directors in the same manner as is provided in and by the deed of settlement for the determination of other matters by the directors and

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### Mercantile Bank of Sydney.

the directors present at a Board of directors of the Corporation shall have power to use such common seal for the affairs and concerns of the Corporation and to authorize and depute the manager or any one of their body to use or affix the same provided the affixing of such seal be evidenced by the signature opposite thereto of at least two directors and under such seal to authorize and empower any person without such seal to execute any deeds and do all or any such other matters and things as may be required to be executed and done on behalf of the Corporation and in conformity with the provisions of the deed of settlement and of this Act but it shall not be necessary to use the corporate seal in respect of any of the ordinary business of the Corporation or for the appointment of an attorney or solicitor for the prosecution or defence of any action suit or proceeding.

28. Provided always and be it enacted That nothing in this Act

Saving the rights of Her Majesty and of other persons not mentioned in this

contained shall be deemed to affect or apply to any right title or interest of Her Majesty her heirs and successors or of any body or bodies politic or corporate or of any person or persons except such bodies politic or corporate and other persons as are mentioned in this

Act and those claiming by from or under them.

Short title of Act.

29. In citing this Act in other Acts of Parliament and in legal instruments or otherwise it shall be sufficient to use the expression "The Mercantile Bank of Sydney Act."

By Authority: Thomas Richards, Government Printer, Sydney, 1873.