Legislatibe Council.

37º VICTORIÆ, 1874.

A BILL

To amend the Jury Laws.

[MR. INNES; -22 January, 1874.]

WHEREAS it is desirable to amend the Jury Laws in the manner Preamble. hereinafter mentioned 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 5 Parliament assembled and by the authority of the same as follows :----

Whenever the Sheriff shall be required by any jury precept Same Jurors not to to summon jurors to appear and attend for the trial of issues in the same time to attend Supreme Court at Darlinghurst on any particular day or days and shall at Courts at Darlinghurst on any particular day or days and shall at Courts at Darlinghurst on any precept to summon jurors to appear hurst and King-st.
 and attend for the trial of issues on the same day or days in the Supreme Court in King-street it shall not be necessary for such Sheriff

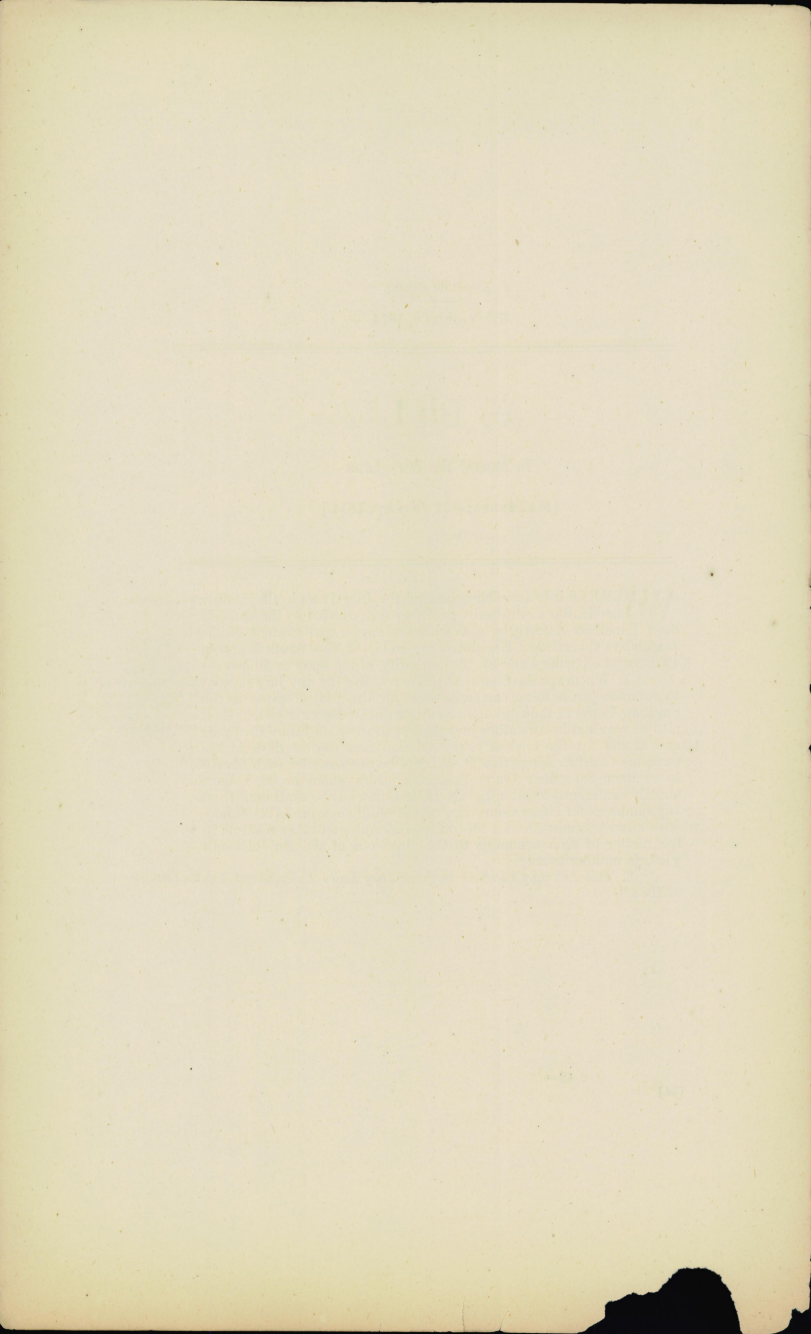
Supreme Court in King-street it shall not be necessary for such Sheriff to summon for either Court the same jurors whom he may have already summoned to attend at the other Court but he shall omit from any summons for either Court the names of all such jurors as he may 15 have already summoned for the other conforming in other respects in

the matter of such summons to the directions of the Act eleventh Victoria number twenty.

2. This Act may be cited as the "Jury Laws Amendment Act Short title. of 1874."



[3d.]



This PUBLIC 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, 4th February, 1874. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO TRICESIMO SEPTIMO

VICTORIÆ REGINÆ.

* * * * * * * * * * * * * * * * *

No.

An Act to amend the Jury Laws.

HEREAS it is desirable to amend the Jury Laws in the manner Preamble. W hereinafter mentioned 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

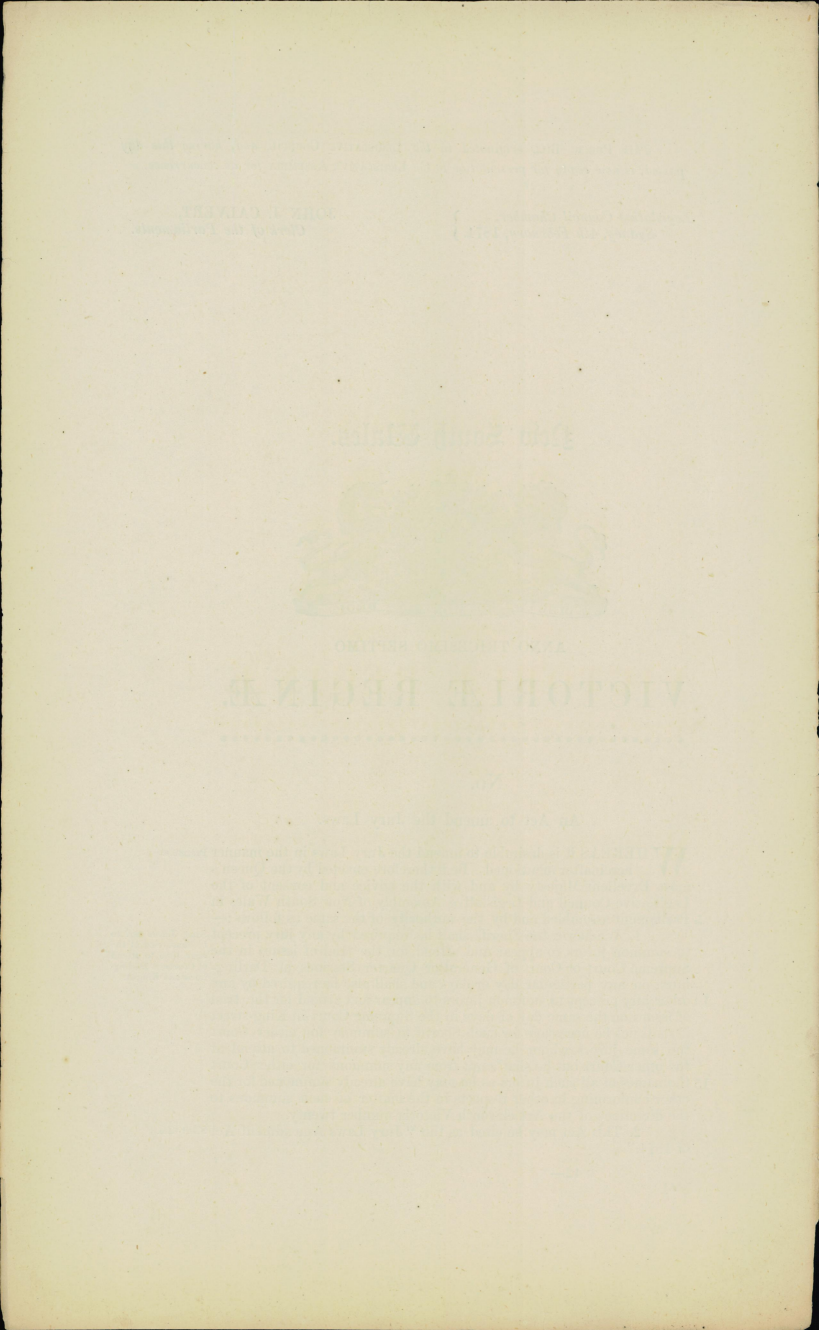
5 Parliament assembled and by the authority of the same as follows :-1. Whenever the Sheriff shall be required by any jury precept Same Jurors not to to summon jurors to appear and attend for the trial of issues in the same time to attend Supreme Court or Court of General or Quarter Sessions at Darling- at Courts at Darling-hurst on any particular day or days and shall also be required by any
10 other jury precept to summon jurors to appear and attend for the trial of the trial

of issues on the same day or days in the Supreme Court in King-street it shall not be necessary for such Sheriff to summon for either Court the same jurors whom he may have already summoned to attend at the other Court but he shall omit from any summons for either Court 15 the names of all such jurors as he may have already summoned for the

other conforming in other respects in the matter of such summons to the directions of the Act eleventh Victoria number twenty.

2. This Act may be cited as the "Jury Laws Amendment Act short title. of 1874."

[3d.]



New South Wales.



ANNO TRICESIMO SEPTIMO

VICTORIÆ REGINÆ.

No. VIII.

An Act to amend the Jury Laws. [Assented to, 24th February, 1874.]

THEREAS it is desirable to amend the Jury Laws in the manner Preamble. hereinafter mentioned Be it therefore enacted by the Queen's

Mereinalter mentioned 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. Whenever the Sheriff shall be required by any jury precept same Jurors not to to summon jurors to appear and attend for the trial of issues in the be summoned at the same time to attend supreme Court or Court of General or Quarter Sessions at Darling- at Courts at Darling- hurst on any particular day or days and shall also be required by any hurst and King-st. other jury precept to summon jurors to appear and attend for the trial of issues on the same day or days in the Supreme Court in King-street it shall not be necessary for such Sheriff to summon for either Court the same jurors whom he may have already summoned to attend at the other Court but he shall omit from any summons for either Court the names of all such jurors as he may have already summoned for the other conforming in other respects in the matter of such summons to the directions of the Act eleventh Victoria number twenty.

2. This Act may be cited as the "Jury Laws Amendment Act short title. of 1874."

By Authority : THOMAS RICHARDS, Government Printer, Sydney, 1874.

[3d.]

