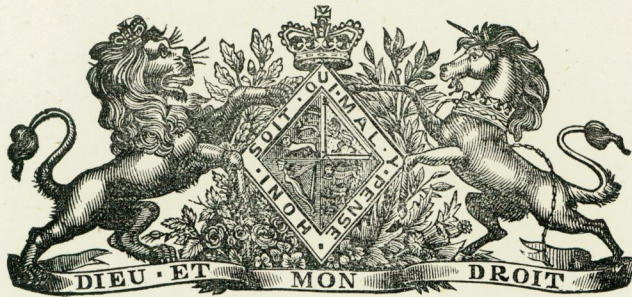


This PUBLIC BILL originated in the LEGISLATIVE COUNCIL, and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

*Legislative Council Chamber,
Sydney, 30th October, 1873. }*

JOHN J. CALVERT,
Clerk of the Parliaments.

New South Wales.



ANNO TRICESIMO SEPTIMO

VICTORIÆ REGINÆ.

No. .

An Act further to amend the Act intituled "An Act to limit the Liability of Mining Partnerships."

WHEREAS doubts have arisen whether Mining Partnerships Preamble. formed in this Colony for the purpose of working Mines not within the limits thereof can be effectually brought under the provisions of the Mining Partnerships Act passed in the twenty-fourth year of Her Majesty's reign as amended by another Act passed in the thirty-fourth year of the same reign and it is deemed expedient to remove such doubts and to enable Companies so formed to obtain registration under the said Acts 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 said recited Acts shall be applicable and the same are hereby declared to apply to all Mining Partnerships or Companies within the interpretations of the said Acts which may have been or shall be formed in this Colony for the working of Mines beyond the limits thereof And any such Company which shall lodge the memorial

Application of Mining Partnership Acts to Companies formed for working Mines out of New South Wales.

Mining Partnership Acts Amendment.

for registration required by the said first recited Act with the Registrar of the District Court holden at Sydney shall after due publication of such memorial as by the said first recited Act is required be registered by such Registrar and thereupon the provisions of the said Acts
5 respectively shall be deemed to apply to such Company and the shareholders thereof and to all persons dealing with it and otherwise in all respects as fully and effectually as if such Company had been formed for working Mines within the said Colony and had been registered by the Registrar of the District Court nearest to the place of operations
10 or proposed operations as prescribed by the said first recited Act.

2. This Act shall be read with and as forming part of the Short title &c. hereinbefore recited Acts and may be cited as the "Mining Partnership Acts Amendment Act of 1873."