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, 6 May, 1875.

STEPHEN W. JONES, Clerk of Legislative Assembly.

### New South Wales.



ANNO TRICESIMO OCTAVO

# VICTORIÆ REGINÆ.

No.

An Act to amend the Law relating to Aliens.

WHEREAS by the Imperial Statute of the thirty-third year of Preamble. Her present Majesty intituled "An Act to amend the Law relating to the Legal Condition of Aliens and British subjects" it is enacted that all laws statutes and ordinances which may be duly made by 5 the Legislature of any British Possession for imparting to any person the privileges or any of the privileges of naturalization to be enjoyed by such person within the limits of such Possession shall within such limits have the authority of law but shall be subject to be confirmed or disallowed by Her Majesty in the same manner and subject to the 10 same rules in and subject to which Her Majesty has power to confirm or disallow any other laws statutes or ordinances in that Possession And whereas it is expedient to amend the Law of this Colony relating to aliens in order that the same should as far as practicable be assimilated to that in force in the United Kingdom Be it therefore enacted 15 by the Queen's Most Excellent Majesty by and with the advice and 100-A consent

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 shall come into force on the first day of July Commencement and 5 one thousand eight hundred and seventy-six and may be cited for all short title.

purposes as the "Naturalization Act of New South Wales."

2. The Acts of the eleventh and seventeenth years of Her present Repeal of 11 Vic. No. No. Majesty intituled respectively "An Act to amend the Laws relating 39 and 17 Vic. No. 8. to Aliens within the Colony of New South Wales" and "An Act to 10 amend the Act relating to the naturalization of Aliens" are hereby But such repeal shall not operate in derogation or prejudice of any right title or capacity whether vested contingent or acquired under either of the said Acts prior to the passing of this Act nor shall such repeal affect any liability penalty or forfeiture accrued or incurred

15 before the passing of this Act or the institution of any investigation or proceeding for ascertaining or enforcing any such liability penalty

or forfeiture.

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3. Real and personal property of every description in New Capacity of aliens as South Wales may be taken acquired held and disposed of by an alien to real and personal property. 20 in the same manner in all respects as by a natural born British subject and a title to any such property may be derived through from or in succession to an alien in the same manner in all respects as through from or in succession to a natural born British subject But nothing in this section contained

(1.) Shall qualify an alien for any office or extend or be construed to confer any Parliamentary Municipal or other Franchise

in New South Wales.

(2.) Shall qualify an alien to be the owner of a British ship.

(3.) Shall affect any estate or interest in real or personal property 30 in the said Colony to which any person has or may become entitled either mediately or immediately in possession or expectancy in pursuance of any disposition made before the passing of this Act or in pursuance of any devolution by law on the death of any person dying before the passing of this 35

(4.) Or shall entitle an alien to any right or privilege as a British subject in the said Colony except such rights and privileges in respect of property as are hereby or by virtue of the Imperial enactments contained in the Schedule hereto

expressly given or extended to him.

4. An alien who has resided in New South Wales for a term of Certificate of natural less than five years and who intends when naturalized to reside in relization.

the said Colony may apply to the Governor for a certificate of naturalization The applicant shall produce in support of his application his own statutory declaration stating his name age birthplace occupation and residence also a like declaration of some other person as to the applicant's term of residence within the said Colony and give such further evidence of the completion by him of the said term of residence and of his intention to reside in the Colony as the

50 Governor may require who if satisfied with the evidence adduced shall take the applicant's case into consideration and may with or without assigning any reason give or withhold a certificate as he thinks most conducive to the public good And no appeal shall lie from his decision but no such certificate shall have any effect until the applicant

55 has taken the oath of allegiance hereinafter prescribed.

5. If the Governor think fit to grant such certificate of natu-Oath of allegiance ralization he shall direct the applicant to take the oath of allegiance before whom takens prescribed by this Act before some Judge of the Supreme Court or of a District Court or before some Police Magistrate or Justice of the

Peace and upon the certificate of such Judge Police Magistrate or Justice that the applicant has taken before him the said oath he shall issue to the applicant a certificate of naturalization accordingly.

6. An alien to whom a certificate of naturalization under this Effect of certificate 5 Act or the Act eleven Victoria number thirty-nine hereby repealed of naturalization. has been granted shall in this Colony be entitled to all political and other rights powers and privileges and be subject to all obligations to which a natural born British subject is entitled or subject in this Colony.

7. Any alien woman married to any natural born or naturalized As to alien women British subject shall be deemed and taken to have been herself married before commencement of 10 naturalized and shall have and be deemed to have had all the rights Act to natural born and privileges of a natural born British subject within this Colony or naturalized and every child of such mother not exceeding the age of sixteen 15 years who has become resident in this colony shall be deemed to be a

naturalized British subject.

8. When any person resident in this Colony has previously Person naturalized obtained any certificate of naturalization in the United Kingdom or Colonies may be in any British Colony and desires to be naturalized in this Colony naturalized in this 20 if he submit such certificate to the Governor and if he further satisfy Colony.

the Governor that he is the person named in such certificate and that the same has been obtained without any fraud or intentional false statement and that the signature and the seal (if any) thereto are to the best of his belief and knowledge genuine the Governor may at his 25 discretion grant a certificate of naturalization without requiring from the applicant any further residence in this Colony or other condition.

9. The Colonial Secretary shall enrol for safe custody as of Record of certificate record all certificates of naturalization granted under this Act and &c. shall demand and receive from every person to whom such certificate 30 is granted the fee of one pound in respect of such enrolment and shall cause to be made proper indices to such certificates and shall permit every person desirous of so doing at all reasonable times to inspect the same and make copies of such certificates on payment of the fee of one shilling for every such inspection and no person to whom any such 35 certificate is granted shall be liable to any other fees or charges for

such certificate enrolment or otherwise.

10. The oath in this Act referred to as the Oath of Allegiance Form of oath of shall be in the form following that is to say-

do swear that I will be faithful and bear true "allegiance to Her Majesty Queen Victoria her heirs and successors according to law So help me GOD."

11. A certificate of naturalization may be proved in any pro- Certificate of ceeding in any Court by the production of the original certificate or of naturalization how any copy thereof certified to be a true copy under the hand of the proved.

45 Colonial Secretary or of the Principal Under Secretary.

12. In the construction of this Act the word Governor where Interpretation. hereinbefore used shall mean Governor with the advice of the Executive Council.

13. Nothing in this Act contained shall affect the prerogative Saving of letters of 50 right of the Crown as exercised by the Governor of granting letters of denization denization to be in force in this Colony.

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#### ALIENS NATURALIZATION ACT AMENDMENT BILL.

SCHEDULE of the Amendments referred to in Message of 15th June, 1875.

JOHN J. CALVERT, Clerk of the Parliaments.

Page 2, clause 1, line 4. Omit "July" insert "January"

clause 3, line 37. After "property" insert "or otherwise"

" lines 37 and 38. After "hereby" omit "or by virtue of the Imperial enactments contained in the Schedule hereto"

" clause 4, line 41. After "years" insert "within such limited time before "making the application hereinafter mentioned as may be allowed by "the Governor either by general order or on any special occasion"

Page 3, clause 6, line 4. Omit "An alien" insert "Every person"

" line 9. After "Colony" insert "anything in the 'Constitution "Act' seventeen Victoria number forty-one section two the 'Electoral "Act of 1858' twenty-two Victoria number twenty sections eight and "nine or the 'Jury Act of 1847' eleven Victoria number twenty section "three to the contrary notwithstanding"

clause 7. Omit clause 7 insert new clause 7.

Page 4, clause 11, line 4. After "Secretary" omit "or of the Principal Under Secretary", After clause 13 insert new clause 14.

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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, Assembly Chamber, Sydney, 6 May, 1875.

STEPHEN W. JONES, Clerk of Legislative Assembly.

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

Legislative Council Chamber, Sydney, 15th June, 1875. } JOHN J. CALVERT, © Clerk of the Parliame

Clerk of the Parliaments.

# New South Wales.



ANNO TRICESIMO OCTAVO

# VICTORIÆ REGINÆ.

No.

An Act to amend the Law relating to Aliens.

HEREAS by the Imperial Statute of the thirty-third year of Preamble. Her present Majesty intituled "An Act to amend the Law relating to the Legal Condition of Aliens and British subjects" it is enacted that all laws statutes and ordinances which may be duly made by 5 the Legislature of any British Possession for imparting to any person the privileges or any of the privileges of naturalization to be enjoyed by such person within the limits of such Possession shall within such limits have the authority of law but shall be subject to be confirmed or disallowed by Her Majesty in the same manner and subject to the 10 same rules in and subject to which Her Majesty has power to confirm or disallow any other laws statutes or ordinances in that Possession And whereas it is expedient to amend the Law of this Colony relating to aliens in order that the same should as far as practicable be assimilated to that in force in the United Kingdom Be it therefore enacted 15 by the Queen's Most Excellent Majesty by and with the advice and consent

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 shall come into force on the first day of July January Commencement and 5 one thousand eight hundred and seventy-six and may be cited for all short title.

purposes as the "Naturalization Act of New South Wales."

2. The Acts of the eleventh and seventeenth years of Her present Repeal of 11 Vic. No. Majesty intituled respectively "An Act to amend the Laws relating 39 and 17 Vic. No. 8. to Aliens within the Colony of New South Wales" and "An Act to 10 amend the Act relating to the naturalization of Aliens" are hereby

repealed But such repeal shall not operate in derogation or prejudice of any right title or capacity whether vested contingent or acquired under either of the said Acts prior to the passing of this Act nor shall

such repeal affect any liability penalty or forfeiture accrued or incurred 15 before the passing of this Act or the institution of any investigation or proceeding for ascertaining or enforcing any such liability penalty

or forfeiture.

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3. Real and personal property of every description in New Capacity of aliens as South Wales may be taken acquired held and disposed of by an alien to real and personal property.

20 in the same manner in all respects as by a natural born British subject and a title to any such property may be derived through from or in succession to an alien in the same manner in all respects as through from or in succession to a natural born British subject But nothing in this section contained

(1.) Shall qualify an alien for any office or extend or be construed to confer any Parliamentary Municipal or other Franchise in New South Wales.

(2.) Shall qualify an alien to be the owner of a British ship.

(3.) Shall affect any estate or interest in real or personal property in the said Colony to which any person has or may become entitled either mediately or immediately in possession or expectancy in pursuance of any disposition made before the passing of this Act or in pursuance of any devolution by law on the death of any person dying before the passing of this Act.

(4.) Or shall entitle an alien to any right or privilege as a British subject in the said Colony except such rights and privileges in respect of property or otherwise as are hereby er by virtue of the Imperial enactments contained in the Schedule hereto

expressly given or extended to him.

4. An alien who has resided in New South Wales for a term of Certificate of natunot less than five years within such limited time before making the ralization. application hereinafter mentioned as may be allowed by the Governor

either by general order or on any special occasion and who intends when naturalized to reside in the said Colony may apply to the Governor for 45 a certificate of naturalization The applicant shall produce in support of his application his own statutory declaration stating his name age birthplace occupation and residence also a like declaration of some other person as to the applicant's term of residence within the said Colony and give such further evidence of the completion by him of the said

50 term of residence and of his intention to reside in the Colony as the Governor may require who if satisfied with the evidence adduced shall take the applicant's case into consideration and may with or without assigning any reason give or withhold a certificate as he thinks most conducive to the public good And no appeal shall lie from his

55 decision but no such certificate shall have any effect until the applicant has taken the oath of allegiance hereinafter prescribed.

5. If the Governor think fit to grant such certificate of natu-Oath of allegiance ralization he shall direct the applicant to take the oath of allegiance before whom taken. prescribed by this Act before some Judge of the Supreme Court or of 60 a District Court or before some Police Magistrate or Justice of the

Peace and upon the certificate of such Judge Police Magistrate or Justice that the applicant has taken before him the said oath he shall issue to the applicant a certificate of naturalization accordingly.

6. An alien Every person to whom a certificate of naturalization Effect of certificate 5 under this Act or the Act eleven Victoria number thirty-nine hereby of naturalization. repealed has been granted shall in this Colony be entitled to all political and other rights powers and privileges and be subject to all obligations to which a natural born British subject is entitled or subject in this Colony anything in the Constitution Act seventeen Victoria number

10 forty-one section two the Electoral Act of 1858 twenty-two Victoria number twenty sections eight and nine or the Jury Act of 1847 eleven Victoria number twenty section three to the contrary notwith-

standing.

7. Any alien woman married to any natural born or naturalized As to alien women 15 British subject shall be deemed and taken to have been herself married before commencement of naturalized and shall have and be deemed to have had all the rights Act to natural born and privileges of a natural born British subject within this Colony or natural born and every child of such mother not exceeding the age of sixteen years who has become resident in this colony shall be deemed to be a naturalized British subject.

20 naturalized British subject.

7. Every married woman shall in this Colony be deemed to be Status of married a subject of the State of which her husband is for the time-being a women and of subject And every alien woman married to a natural-born British subject or person who shall have obtained a certificate of naturalization 25 under this or the last-mentioned Act shall be deemed to be herself naturalized and to have had in this Colony from the time of her

marriage all the rights and privileges of a natural-born British subject Every child under the age of sixteen years whose father or mother shall at the time of the birth of such child have been an alien but 30 shall have afterwards obtained a certificate of naturalization or whose

mother being an alien shall have married a natural-born British subject shall if such child shall have been resident in this Colony at any time while under that age be deemed naturalized and to have all the rights

and privileges of a natural-born British subject.

35 8. When any person resident in this Colony has previously Persons naturalized obtained any certificate of naturalization in the United Kingdom or Colonies may be in any British Colony and desires to be naturalized in this Colony naturalized in this if he submit such certificate to the Governor and if he further satisfy Colony. the Governor that he is the person named in such certificate and that 40 the same has been obtained without any fraud or intentional false

statement and that the signature and the seal (if any) thereto are to the best of his belief and knowledge genuine the Governor may at his discretion grant a certificate of naturalization without requiring from the applicant any further residence in this Colony or other condition.

9. The Colonial Secretary shall enrol for safe custody as of Record of certificate record all certificates of naturalization granted under this Act and &c. shall demand and receive from every person to whom such certificate is granted the fee of one pound in respect of such enrolment and shall cause to be made proper indices to such certificates and shall permit

50 every person desirous of so doing at all reasonable times to inspect the same and make copies of such certificates on payment of the fee of one shilling for every such inspection and no person to whom any such certificate is granted shall be liable to any other fees or charges for such certificate enrolment or otherwise.

55 10. The oath in this Act referred to as the Oath of Allegiance Form of oath of shall be in the form following that is to say-

do swear that I will be faithful and bear true "allegiance to Her Majesty Queen Victoria her heirs and successors according to law So help me GOD."

11.

11. A certificate of naturalization may be proved in any pro-Certificate of ceeding in any Court by the production of the original certificate or of naturalization how any copy thereof certified to be a true copy under the hand of the Colonial Secretary or of the Principal Under Secretary.

12. In the construction of this Act the word Governor where Interpretation. hereinbefore used shall mean Governor with the advice of the Executive

Council.

13. Nothing in this Act contained shall affect the prerogative Saving of letters of right of the Crown as exercised by the Governor of granting letters of denization.

10 denization to be in force in this Colony.

14. Nothing in this Act shall deprive any person of any estate Provision for or interest in any property to which such person is entitled at the time protection of of the passing of this Act or shall affect any such estate or interest to existing interests. such person's prejudice.

### New South Wales.



ANNO TRICESIMO NONO

# VICTORIÆ REGINÆ.

### No. XIX.

An Act to amend the Law relating to Aliens. [Reserved, 29th June, 1875.]

WHEREAS by the Imperial Statute of the thirty-third year of Preamble. Her present Majesty intituled "An Act to amend the Law relating to the Legal Condition of Aliens and British subjects" it is enacted that all laws statutes and ordinances which may be duly made by the Legislature of any British Possession for imparting to any person the privileges or any of the privileges of naturalization to be enjoyed by such person within the limits of such Possession shall within such limits have the authority of law but shall be subject to be confirmed or disallowed by Her Majesty in the same manner and subject to the same rules in and subject to which Her Majesty has power to confirm or disallow any other laws statutes or ordinances in that Possession And whereas it is expedient to amend the Law of this Colony relating to aliens in order that the same should as far as practicable be assimilated to that in force in the United Kingdom Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent

consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:

Commencement and short title.

1. This Act shall come into force on the first day of January one thousand eight hundred and seventy-six and may be cited for all purposes as the "Naturalization Act of New South Wales."

Repeal of 11 Vic. No.

2. The Acts of the eleventh and seventeenth years of Her present 39 and 17 Vic. No. 8. Majesty intituled respectively "An Act to amend the Laws relating to Aliens within the Colony of New South Wales" and "An Act to amend the Act relating to the naturalization of Aliens" are hereby repealed But such repeal shall not operate in derogation or prejudice of any right title or capacity whether vested contingent or acquired under either of the said Acts prior to the passing of this Act nor shall such repeal affect any liability penalty or forfeiture accrued or incurred before the passing of this Act or the institution of any investigation or proceeding for ascertaining or enforcing any such liability penalty

Capacity of aliens to real and personal property.

- 3. Real and personal property of every description in New South Wales may be taken acquired held and disposed of by an alien in the same manner in all respects as by a natural born British subject and a title to any such property may be derived through from or in succession to an alien in the same manner in all respects as through from or in succession to a natural born British subject But nothing in this section contained
  - (1.) Shall qualify an alien for any office or extend or be construed to confer any Parliamentary Municipal or other Franchise in New South Wales.

(2.) Shall qualify an alien to be the owner of a British ship.

(3.) Shall affect any estate or interest in real or personal property in the said Colony to which any person has or may become entitled either mediately or immediately in possession or expectancy in pursuance of any disposition made before the passing of this Act or in pursuance of any devolution by law on the death of any person dying before the passing of this Act.

(4.) Or shall entitle an alien to any right or privilege as a British subject in the said Colony except such rights and privileges in respect of property or otherwise as are hereby expressly

given or extended to him.

Certificate of naturalization.

An alien who has resided in New South Wales for a term of not less than five years within such limited time before making the application hereinafter mentioned as may be allowed by the Governor either by general order or on any special occasion and who intends when naturalized to reside in the said Colony may apply to the Governor for a certificate of naturalization The applicant shall produce in support of his application his own statutory declaration stating his name age birthplace occupation and residence also a like declaration of some other person as to the applicant's term of residence within the said Colony and give such further evidence of the completion by him of the said term of residence and of his intention to reside in the Colony as the Governor may require who if satisfied with the evidence adduced shall take the applicant's case into consideration and may with or without assigning any reason give or withhold a certificate as he thinks most conducive to the public good And no appeal shall lie from his decision but no such certificate shall have any effect until the applicant has taken the oath of allegiance hereinafter prescribed.

Oath of allegiance before whom taken.

5. If the Governor think fit to grant such certificate of naturalization he shall direct the applicant to take the oath of allegiance prescribed by this Act before some Judge of the Supreme Court or of a District Court or before some Police Magistrate or Justice of the

Peace and upon the certificate of such Judge Police Magistrate or Justice that the applicant has taken before him the said oath he shall issue to the applicant a certificate of naturalization accordingly.

6. Every person to whom a certificate of naturalization under Effect of certificate this Act or the Act eleven Victoria number thirty-nine hereby repealed of naturalization. has been granted shall in this Colony be entitled to all political and other rights powers and privileges and be subject to all obligations to which a natural-born British subject is entitled or subject in this Colony anything in the Constitution Act seventeen Victoria number forty-one section two the Electoral Act of 1858 twenty-two Victoria number twenty sections eight and nine or the Jury Act of 1847 eleven Victoria

number twenty section three to the contrary notwithstanding.

7. Every married woman shall in this Colony be deemed to be a status of married subject of the State of which her husband is for the time being a subject women and of chil-And every alien woman married to a natural-born British subject or person who shall have obtained a certificate of naturalization under this or the last-mentioned Act shall be deemed to be herself naturalized and to have had in this Colony from the time of her marriage all the rights and privileges of a natural-born British subject Every child under the age of sixteen years whose father or mother shall at the time of the birth of such child have been an alien but shall have afterwards obtained a certificate of naturalization or whose mother being an alien shall have married a natural-born British subject shall if such child shall have been resident in this Colony at any time while under that age be deemed naturalized and to have all the rights and privileges of a natural-born British subject.

8. When any person resident in this Colony has previously Persons naturalized obtained any certificate of naturalization in the United Kingdom or in other British in any British Colony and desires to be naturalized in this Colony naturalized in this if he submit such certificate to the Governor and if he further satisfy Colony. the Governor that he is the person named in such certificate and that the same has been obtained without any fraud or intentional false statement and that the signature and the seal (if any) thereto are to the best of his belief and knowledge genuine the Governor may at his discretion grant a certificate of naturalization without requiring from the applicant any further residence in this Colony or other condition.

9. The Colonial Secretary shall enrol for safe custody as of Record of certificate record all certificates of naturalization granted under this Act and &c. shall demand and receive from every person to whom such certificate is granted the fee of one pound in respect of such enrolment and shall cause to be made proper indices to such certificates and shall permit every person desirous of so doing at all reasonable times to inspect the same and make copies of such certificates on payment of the fee of one shilling for every such inspection and no person to whom any such certificate is granted shall be liable to any other fees or charges for such certificate enrolment or otherwise.

10. The oath in this Act referred to as the Oath of Allegiance Form of oath of shall be in the form following that is to say-

do swear that I will be faithful and bear true "allegiance to Her Majesty Queen Victoria her heirs and successors according to law So help me GOD."

11. A certificate of naturalization may be proved in any pro- Certificate of ceeding in any Court by the production of the original certificate or of proved. any copy thereof certified to be a true copy under the hand of the Colonial Secretary.

12. In the construction of this Act the word Governor where Interpretation. hereinbefore used shall mean Governor with the advice of the Executive

Council.

Saving of letters of denization.

Provision for protection of existing interests.

13. Nothing in this Act contained shall affect the prerogative right of the Crown as exercised by the Governor of granting letters of denization to be in force in this Colony.

14. Nothing in this Act shall deprive any person of any estate or interest in any property to which such person is entitled at the time of the passing of this Act or shall affect any such estate or interest to such person's prejudice.

By Authority: Thomas Richards, Government Printer, Sydney, 1875.

[3d.]