This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 18 February, 1876.

STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO TRICESIMO NONO

VICTORIÆ REGINÆ.

No.

An Act to enforce claims against the Colonial Government and to give costs in Crown suits.

BE it 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 Acts twentieth Victoria number fifteen and twenty-Repeal of Acts 20 fourth Victoria number twenty-seven except as to proceedings already Vict. No. 15 and 24 commenced under the said Acts are hereby repealed.

2. Any person having or deeming himself to have any just Claimant may claim or demand whatever against the Government of this Colony may petition Governor.

10 set forth the same in a petition to the Governor praying him to appoint a nominal defendant in the matter of such petition and the Governor with the advice of the Executive Council may by notification in the Gazette appoint any person resident in the Colony to be a nominal defendant accordingly Provided that if within one month after defendant.

15 presentation of such petition no such notification be made the Colonial Treasurer for the time being shall be the nominal defendant.

3.

Claims against the Colonial Government.

3. The petitioner may sue such nominal defendant at law or in Petitioner may sue equity in any competent Court and every such case shall be com- as in ordinary cases. menced in the same way and the proceedings and rights of parties therein shall as nearly as possible be the same and judgment and costs 5 shall follow or may be awarded on either side as in an ordinary case between subject and subject.

4. The nominal defendant in any case under this Act shall not Limited liability of nominal defendant. be individually liable in person or property by reason of his being such defendant.

5. In any action or suit under this Act all necessary judgments Nature of relief decrees and orders may be given and made and shall include every afforded by judgspecies of relief whether by way of specific performance or restitution of rights or recovery of lands or chattels or payment of money or damages.

6. In any action or suit by the Crown or Attorney General on Costs. behalf of the Crown costs shall follow or may be awarded as in an

ordinary case between subject and subject.

7. The Colonial Treasurer shall pay all damages and costs Treasurer to pay adjudged against any such nominal defendant or costs awarded against damages awarded. 20 the Crown or Attorney General under this Act out of any moneys in his hands then legally applicable thereto and forming part of or belonging to the Consolidated Revenue of this Colony or thereafter voted by Parliament for that purpose and in the event of such payment not

being made within sixty days after demand execution may be had for 25 the amount and the same be levied upon any property vested in the Government of this Colony but not upon any property real or personal vested in it on behalf of the said Imperial Government or to which the said last-mentioned Government has any claim or is in anywise entitled. Rules of Court.

8. The Judges of the Supreme Court may make general rules 30 not inconsistent with this Act for carrying the same into effect and such rules on being published in the Gazette shall have the force of law provided that copies of all such rules shall be laid before both Houses of Parliament within seven days after publication thereof or if Parliament be not sitting then within seven days after the com-

35 mencement of the Session next following such publication and if either House shall at any time by resolution disapprove of such rules or any of them the rule or rules so disapproved of shall on notification of such resolution to the Chief Justice cease and determine.

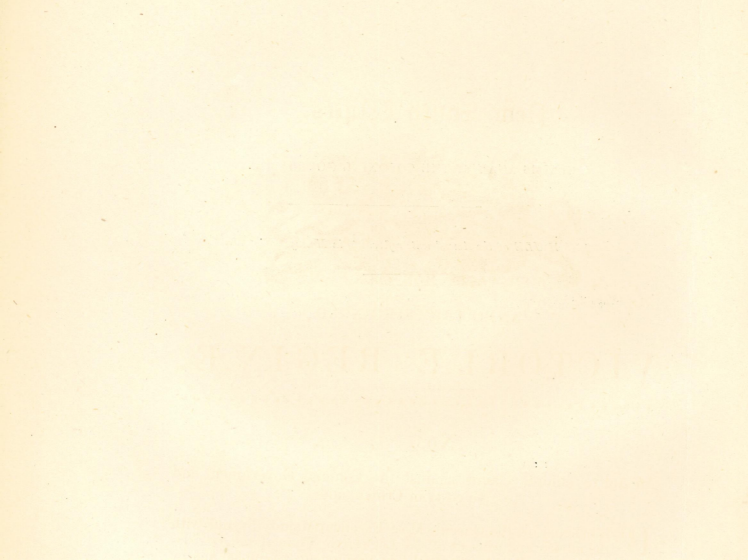
9. This Act may be cited as the "Claims against the Colonial Short title.

40 Government Act.

CLAIMS AGAINST THE COLONIAL GOVERNMENT BILL.

SCHEDULE of the Amendments referred to in Message of 1st March, 1876.

Page 2, clause 7, line 27. Omit "said"
", ", lines 27 and 28. Omit "the said" insert "such"



This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly Chamber, Sydney, 18 February, 1876.

Clerk of Legislative Assembly.

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

Legislative Council Chamber, Sydney, 1st March, 1876. For JOHN J. CALVERT, Clerk of the Parliaments, ADOLPHUS P. CLAPIN, Clerk Assistant.

New South Wales.



ANNO TRICESIMO NONO

VICTORIÆ REGINÆ.

No.

An Act to enforce claims against the Colonial Government and to give costs in Crown suits.

BE it enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Larichtic Care by the 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 Acts twentieth Victoria number fifteen and twenty-Repeal of Acts 20 fourth Victoria number twenty-seven except as to proceedings already Vict. No. 15 and 24 Vict. No. 27. commenced under the said Acts are hereby repealed.

2. Any person having or deeming himself to have any just Claimant may claim or demand whatever against the Government of this Colony may petition Governor.

10 set forth the same in a petition to the Governor praying him to appoint a nominal defendant in the matter of such petition and the Governor with the advice of the Executive Council may by notification in the Gazette appoint any person resident in the Colony to be a nominal Governor may defendant accordingly Provided that if within one month after defendant.

15 presentation of such petition no such notification be made the Colonial Treasurer for the time being shall be the nominal defendant. 223 -3.

Claims against the Colonial Government.

3. The petitioner may sue such nominal defendant at law or in Petitioner may sue equity in any competent Court and every such case shall be com- as in ordinary cases. menced in the same way and the proceedings and rights of parties therein shall as nearly as possible be the same and judgment and costs 5 shall follow or may be awarded on either side as in an ordinary case between subject and subject.

4. The nominal defendant in any case under this Act shall not Limited liability of be individually liable in person or property by reason of his being such defendant.

10 5. In any action or suit under this Act all necessary judgments Nature of relief decrees and orders may be given and made and shall include every afforded by judg-species of relief whether by way of specific performance or restitution of rights or recovery of lands or chattels or payment of money or

15 6. In any action or suit by the Crown or Attorney General on costs. behalf of the Crown costs shall follow or may be awarded as in an ordinary case between subject and subject.

7. The Colonial Treasurer shall pay all damages and costs Treasurer to pay adjudged against any such nominal defendant or costs awarded against damages awarded.

20 the Crown or Attorney General under this Act out of any moneys in his hands then legally applicable thereto and forming part of or belong-ing to the Consolidated Revenue of this Colony or thereafter voted by Parliament for that purpose and in the event of such payment not being made within sixty days after demand execution may be had for 25 the amount and the same be levied upon any property vested in the Government of this Colony but not upon any property real or personal vested in it on behalf of the said Imperial Government or to which the said such last-mentioned Government has any claim or is in anywise

30 8. The Judges of the Supreme Court may make general rules Rules of Court. not inconsistent with this Act for carrying the same into effect and such rules on being published in the Gazette shall have the force of law provided that copies of all such rules shall be laid before both Houses of Parliament within seven days after publication thereof or 35 if Parliament be not sitting then within seven days after the commencement of the Session next following such publication and if either House shall at any time by resolution disapprove of such rules or any

such resolution to the Chief Justice cease and determine. 9. This Act may be cited as the "Claims against the Colonial Short title. Government Act."

of them the rule or rules so disapproved of shall on notification of

New South Wales.



ANNO TRICESIMO NONO

VICTORIÆ REGINÆ.

No. XXXVIII.

An Act to enforce Claims against the Colonial Government and to give costs in Crown suits. [Reserved, 23rd March, 1876.]

BE it 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 Acts twentieth Victoria number fifteen and twenty-Repeal of Acts 20 fourth Victoria number twenty-seven except as to proceedings already Vict. No. 15 and 24 Vict. No. 27. commenced under the said Acts are hereby repealed.

2. Any person having or deeming himself to have any just Claimant may claim or demand whatever against the Government of this Colony may petition Governor. set forth the same in a petition to the Governor praying him to appoint a nominal defendant in the matter of such petition and the Governor with the advice of the Executive Council may by notification in the Gazette appoint any person resident in the Colony to be a nominal defendant accordingly Provided that if within one month after Governor may presentation of such petition no such notification be made the Colonial appoint nominal Treasurer for the time being shall be the nominal defendant.

3.

Claims against the Colonial Government.

Petitioner may sue as in ordinary cases.

Limited liability of

nominal defendant.

Nature of relief afforded by judg-

ment.

Costs.

3. The petitioner may sue such nominal defendant at law or in equity in any competent Court and every such case shall be commenced in the same way and the proceedings and rights of parties therein shall as nearly as possible be the same and judgment and costs shall follow or may be awarded on either side as in an ordinary case between subject and subject.

4. The nominal defendant in any case under this Act shall not be individually liable in person or property by reason of his being such

defendant.

5. In any action or suit under this Act all necessary judgments decrees and orders may be given and made and shall include every species of relief whether by way of specific performance or restitution of rights or recovery of lands or chattels or payment of money or damages.

6. In any action or suit by the Crown or Attorney General on behalf of the Crown costs shall follow or may be awarded as in an

ordinary case between subject and subject.

Treasurer to pay damages awarded.

7. The Colonial Treasurer shall pay all damages and costs adjudged against any such nominal defendant or costs awarded against the Crown or Attorney General under this Act out of any moneys in his hands then legally applicable thereto and forming part of or belonging to the Consolidated Revenue of this Colony or thereafter voted by Parliament for that purpose and in the event of such payment not being made within sixty days after demand execution may be had for the amount and the same be levied upon any property vested in the Government of this Colony but not upon any property real or personal vested in it on behalf of the Imperial Government or to which such last-mentioned Government has any claim or is in anywise entitled.

Rules of Court.

8. The Judges of the Supreme Court may make general rules not inconsistent with this Act for carrying the same into effect and such rules on being published in the *Gazette* shall have the force of law provided that copies of all such rules shall be laid before both Houses of Parliament within seven days after publication thereof or if Parliament be not sitting then within seven days after the commencement of the Session next following such publication and if either House shall at any time by resolution disapprove of such rules or any of them the rule or rules so disapproved of shall on notification of such resolution to the Chief Justice cease and determine.

Short title.

9. This Act may be cited as the "Claims against the Colonial Government Act."

By Authority: THOMAS RICHARDS, Government Printer, Sydney, 1876.

[3d.]