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, 30 April, 1875.

STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO TRICESIMO OCTAVO

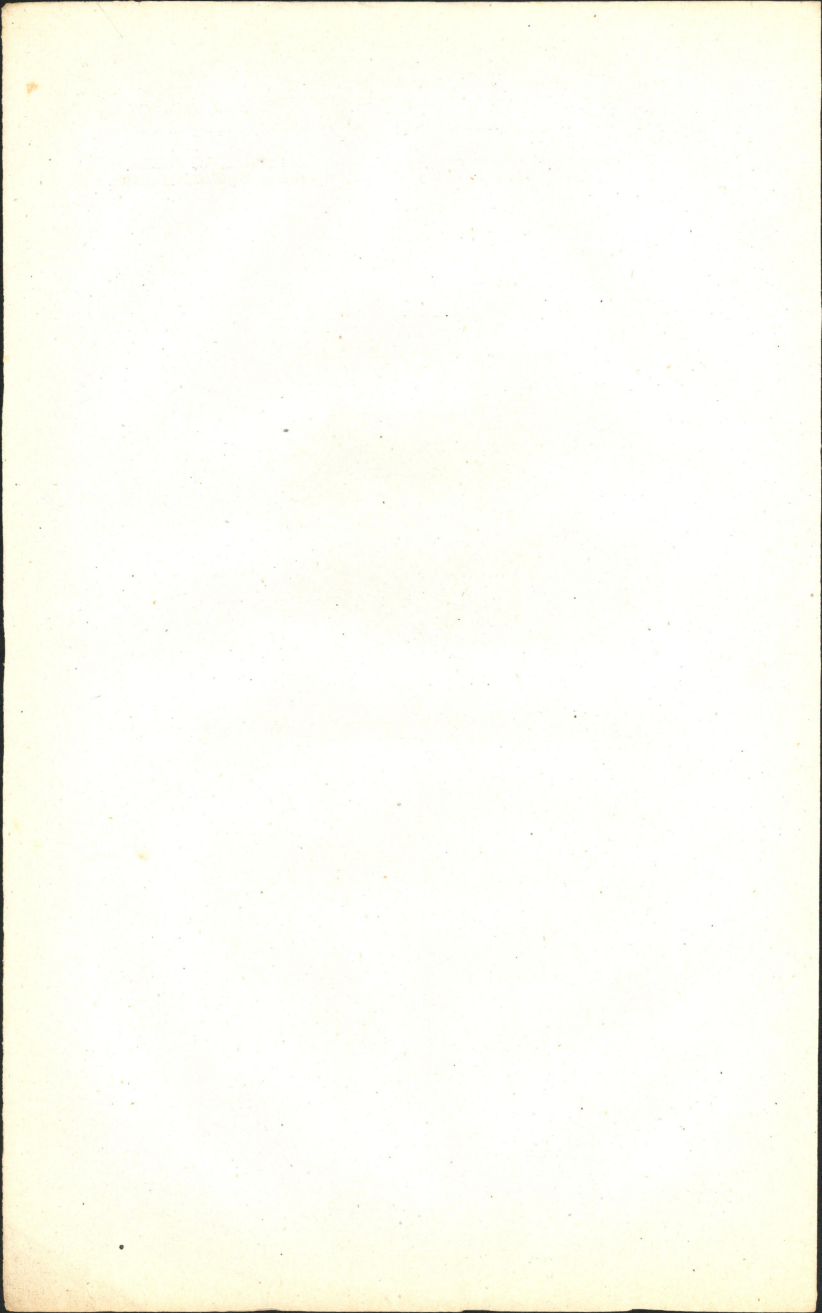
VICTORIÆ REGINÆ.

No.

An Act to legalize the Marriage of a man with the Sister of his Deceased Wife.

WHEREAS doubts have arisen in New South Wales as to the Preamble. validity of the marriage of a man with the sister of his deceased wife and it is expedient to remove such doubts. Be it therefore enacted by the Queen's Most Excellent Majesty by and with the 5 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. All marriages which have been heretofore or which shall be Marriage with hereafter solemnized within the Colony of New South Wales between deceased wife's sister 10 any person and the sister of his deceased wife shall be deemed and are hereby declared valid and of full force and effect any law or custom to the contrary notwithstanding Provided that this Act shall not render Proviso. valid any such marriage in any case where either of the parties to such marriage shall thereafter before the passing of this Act have lawfully 15 intermarried with any other person nor shall the passing of this Act deprive or be held to have deprived any person of any property which such person may have lawfully inherited prior to the coming into operation of this Act or affect any lis pendens.



MARRIAGE WITH DECEASED WIFE'S SISTER LEGALIZING BILL.

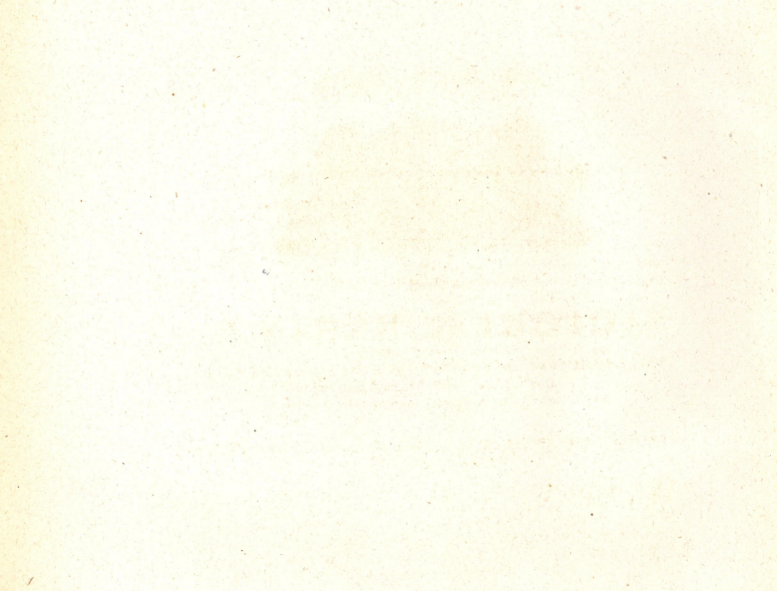
SCHEDULE of the Amendments referred to in Message of 2nd June, 1875.

JOHN J. CALVERT, Clerk of the Parliaments.

Title. Omit "legalize" insert "declare valid"

Clause 1, line 8. Omit "All" insert "Every"

- " line 8. Omit "s" in "marriages"
- " line 8. After "marriage" insert "otherwise lawful"
- line 8. Omit "have" insert "has"
- " line 9. Omit "solemnized" insert "celebrated"
- .. line 11. Omit "are" insert "is"
- " line 11. After "declared" insert "to have been and to be"
- " line 13. After "notwithstanding" omit remainder of clause.



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, 30 April, 1875. STEPHEN W. JONES, Clerk of Legislative Assembly.

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

Legislative Council Chamber, Sydney, 2nd June, 1875.

JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO TRICESIMO OCTAVO

VICTORIÆ REGINÆ.

No.

An Act to legalize declare valid the Marriage of a man with the Sister of his Deceased Wife.

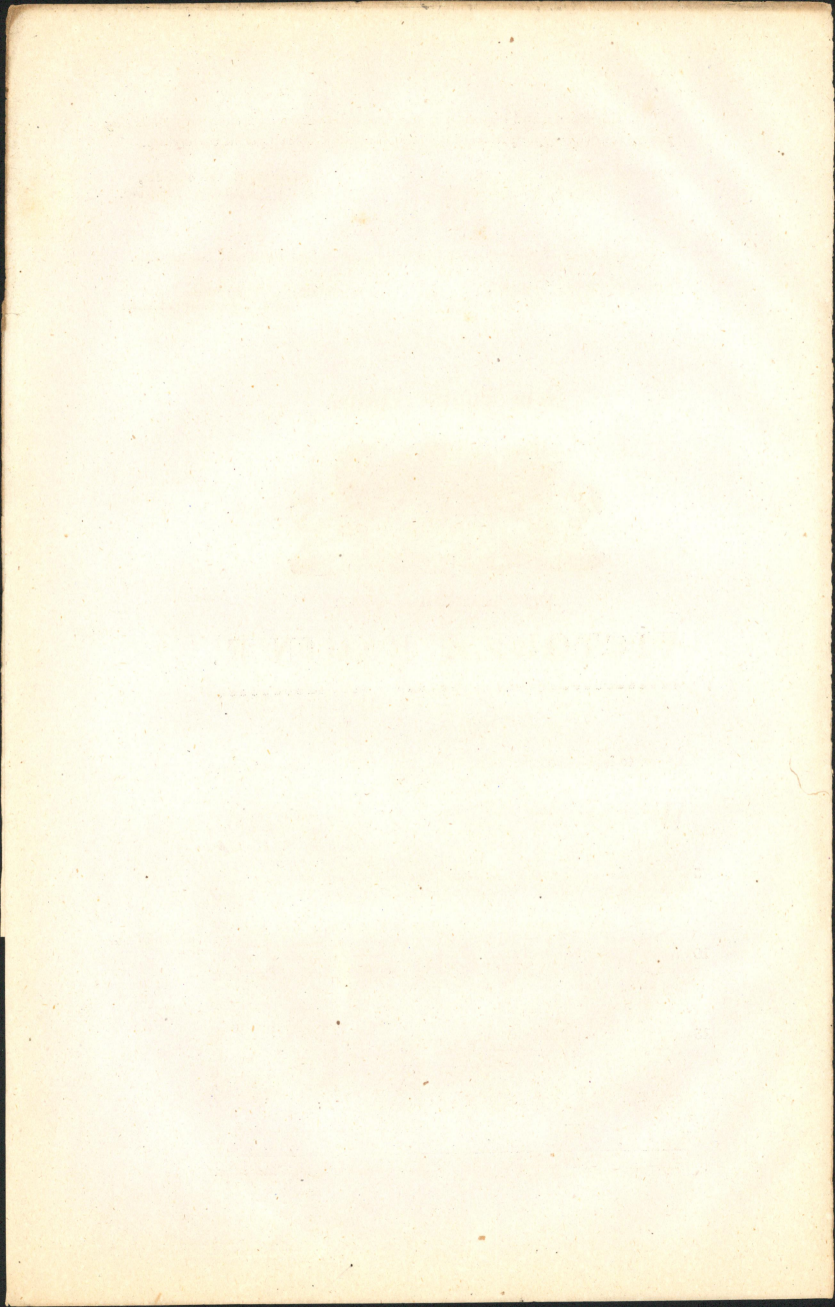
WHEREAS doubts have arisen in New South Wales as to the Preamble. validity of the marriage of a man with the sister of his deceased wife and it is expedient to remove such doubts. Be it therefore enacted by the Queen's Most Excellent Majesty by and with the 5 advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:—

1. All Every marriages otherwise lawful which have has been Marriage with heretofore or which shall be hereafter selemnized celebrated within the deceased wife's sister 10 Colony of New South Wales between any person and the sister of his deceased wife shall be deemed and are is hereby declared to have been and to be valid and of full force and effect any law or custom to the contrary notwithstanding Provided that this Act shall not render Provise. valid any such malrriage in any case where either of the parties to such

15 marriage shall the reafter before the passing of this Act have lawfully intermarried with any other person nor shall the passing of this Act deprive or be held to have deprived any person of any property which such person may have lawfully inherited prior to the coming into operation of this Act or affect any lis pendens.

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F3d.



New South Wales.



ANNO TRICESIMO NONO

VICTORIÆ REGINÆ.

No. XX.

An Act to declare valid the Marriage of a man with the Sister of his Deceased Wife. [Reserved, 21st July, 1875.]

WHEREAS doubts have arisen in New South Wales as to the Preamble. validity of the marriage of a man with the sister of his deceased wife and it is expedient to remove such doubts 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. Every marriage otherwise lawful which has been heretofore Marriage with or which shall be hereafter celebrated within the Colony of New South deceased wife's sister walld. Wales between any person and the sister of his deceased wife shall be deemed and is hereby declared to have been and to be valid and of full force and effect any law or custom to the contrary notwithstanding.

