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,

F. W. WEBB, Assembly Chamber, Sydney, 24 April, 1878. For Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO PRIMO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Blackwattle Bay Land Reclamation Act 1873."

WHEREAS it is expedient that the whole of the area reclaimed Preamble. or to be reclaimed under the authority of the Act thirty-six Victoria number ten should be set apart and dedicated in perpetuity for a park or place for public recreation Be it therefore enacted by 5 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. So much of the first section of the said Act (thirty-six Repeal of part of 10 Victoria number ten) as limits the area to be set apart and dedicated thirty-six Victoria number ten. for purposes of public recreation to one-fourth part of the entire area reclaimed thereunder and as provides for the sale or letting of the lands so reclaimed and for the erection thereon of dwelling-houses shops stores or warehouses is hereby repealed.

2. The whole of the area reclaimed under the authority of the The whole of the said Act shall be and the same is hereby declared to be set apart and reclaimed area to be dedicated in perpetuity as a park or place of public recreation. And of public recreation. this enactment shall be construed to extend all the provisions (so far as they can be applied) of the "Public Parks Act of 1854" to the area so 20 reclaimed.

223-

Dem South Claics.

VICTORIE REGINÆ.

No.

Act to second the v Blackwards Ber Land Reckming

The same the side of the source of the sourc

New South Wales.



ANNO QUADRAGESIMO PRIMO

VICTORIÆ REGINÆ.

No. XX.

An Act to amend the "Blackwattle Bay Land Reclamation Act 1873." [Assented to, 16th May, 1878.]

HEREAS it is expedient that the whole of the area reclaimed Preamble. or to be reclaimed under the authority of the Act thirty-six Victoria number ten should be set apart and dedicated in perpetuity for a park or place for public recreation 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

1. So much of the first section of the said Act (thirty-six Repeal of part of Victoria number ten) as limits the area to be set apart and dedicated thirty-six Victoria number ten for purposes of public recreation to one-fourth part of the entire area number ten. reclaimed thereunder and as provides for the sale or letting of the lands so reclaimed and for the erection thereon of dwelling-houses shops stores or warehouses is hereby repealed.

2. The whole of the area reclaimed under the authority of the The whole of the said Act shall be and the same is hereby declared to be set apart and reclaimed area to be dedicated in perpetuity as a park or place of public recreation. And set apart for purpose this enactment shall be construed to extend all the provisions (so far as they can be applied) of the "Public Parks Act of 1854" to the area so reclaimed.