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, 9 May, 1879.

STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO SECUNDO

VICTORIÆ REGINÆ.

No

An Act for better securing the payment of Debts due to Workmen.

WHEREAS it is desirable and expedient to enable persons Preamble.

employed upon work on which a lien over the thing worked on cannot be acquired and for which their employer has failed to pay them to obtain payment from moneys due to their employer for the 5 work which they have done 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 (that is to say):—

1. This Act shall be called and may be cited as the "Contractors Title of Act.

10 1. This Act shall be called and may be cited as the "Contractors Title of Act Debts Act."

426-

2. If in any proceeding at law in any Court having competent Workman suing jurisdiction any sum shall be found due and payable by the defendant contractor may obtain certificate of for work and labour and the character of the work and the locality in cause of debt.

15 which it has been done shall appear from the evidence the presiding

Judge or Justice shall upon the plaintiff's application sign and deliver to him a certificate of the cause of debts in the form in the First First Schedule. Schedule which for the purposes of this Act shall be conclusive but no such certificate shall be given if the work appears to have been 5 done upon a movable chattel of such a description that it would be practicable for a workman to have a lien thereon by retaining the same in his actual possession And if the sum so found due as aforesaid shall be in respect of daily weekly or monthly wages and exceeds the amount of sixty days wages such certificate shall be given for the 10 amount of sixty days wages and no more.

3. If the work done be work or part of or incidental to work If debt to workman for the doing of which any moneys may be due or accruing due to the be due for work for defendant in such proceeding (hereafter referred to as the contractor) which money is due to contractor workman under any express or implied contract with any third person the may by serving notice 15 plaintiff in such proceeding (hereinafter referred to as the workman) require payment thereout. may obtain payment of the sum mentioned in the certificate out of such moneys by serving on such third person (hereinafter referred to as the contractee) a notice in the form in the Second Schedule together second Schedule.

with a copy of the certificate issued to him as aforesaid.

4. Upon service as aforesaid all moneys due or to accrue due as Service of notice to 20 aforesaid from the contractee to the contractor to the amount of the operate as assignment workman's debt specified in the certificate shall be deemed to be effect-to workman of debt due to contractor. ually assigned by the contractor to the workman but subject to any prior assignment thereof under this Act binding upon the contractor 25 and contractee at the time of service being effected upon the contractee as aforesaid.

5. After such service and until a discharge for the workman's After service debt to said debt in the form in the Third Schedule shall have been produced workman to be paid to and a copy thereof left with the contractee he shall satisfy such debt workman to be paid by contractee out of moneys due to 30 out of the moneys assigned as aforesaid by paying to the workman contractor. upon his application the said moneys as they become due and payable. Third Schedule.

6. The priority of assignments as aforesaid shall be determined Debts of workman by the order of service of notice on the contractee but all notices served serving notice within within seven days of the first notice served in respect of the same connotice to be paid 35 tractor in any one year shall be deemed to be served at the same time ratably without for the purpose of securing the equal distribution of moneys due and priority. accruing due to the contractor amongst all workmen serving notice within such period of seven days ratably in proportion to the amounts of their respective debts until payment of all in full and until such 40 period of seven days has expired no workman's debt shall be paid by the contractee out of such moneys.

7. If the contractee shall fail to pay as aforesaid the workman If contractee fail to may sue for and recover in his own name the moneys assigned as pay workman may aforesaid as if the assignment of the debt due to the contractor were moneys due to 45 valid at law and by any proceeding which the contractor might have contractor. taken had there been no assignment under this Act subject to any defence which would have been available against the contractor in such proceeding except a defence founded on the act of the contractee

after service upon him of the copy certificate and notice aforesaid. 8. Upon satisfaction by any other means than as aforesaid of On satisfaction of the whole or part of the workman's debt mentioned on any certificate debt due to workman under this Act or on the setting aside of the judgment or order in due to contractor to respect of which any such certificate shall have been given any assign- cease to operate. ment effected under this Act in respect of such debt shall in the whole

55 or in part cease to be operative but without prejudice to any bond fide payment or other dealing by the contractor on the footing of such assignment prior to notice and sufficient evidence of such satisfaction or setting aside having been given to him and so far as may be necessary to such payment or dealing such assignment shall continue in force.

9. The workman shall upon the request of the contractor or Workman upon contractee paying to him the debt specified in the certificate sign a payment shall sign a discharge in the form discharge therefor in the form in the Third Schedule and any workman of the Third Schedule. refusing to sign a discharge as aforesaid if tendered for signature at Third Schedule. 5 the time of payment shall forfeit and pay to the contractor or contractee so tendering a sum equal to the amount of the payment such penalty

to be recoverable at the nearest Court of Petty Sessions.

10. The workman when or at any time after he takes out a After notice of action summons or plaint against the defendant may by leave of the Court in served on contractee by workmen moneys 10 which the summons or plaint is taken out or of the Judge or Magistrate may be attached. thereof serve a notice of the action upon the contractee specifying the sum sued for such notice shall be in the form contained in the Fourth Fourth Schedule. Schedule or to the effect thereof and thereupon any moneys due or accruing due by the contractee to the defendant or so much thereof as 15 the Court or Judge shall order shall be attached and shall remain in the hands of the contractee until judgment be given in the action unless the Court or a Judge thereof shall otherwise order on the application of the contractee.

11. Leave to serve such notice may be obtained on the ex parte Leave to serve notice 20 application of the workman and he shall in such application prove on how to be obtained. oath or affirmation to the satisfaction of the Court or a Judge thereof

that the sum sued for is due and owing by the contractor.

12. The plaintiff in the event of his obtaining judgment against Plaintiff how to prothe defendant shall then proceed by further notice in the form of the ceed after judgment. 25 Second Schedule hereto as before provided.

13. A contractor who shall sublet any part of the work shall be contractor to be responsible to the extent provided for by this Act for the wages of the by sub-contractor. workmen employed by a sub-contractor and a workman employed by a sub-contractor may proceed against the contractor as in this Act 30 provided as if he had been directly employed by him.

14. Every contractor against whom a certificate shall have been Contractor to furnish granted shall on demand furnish to every workman employed by him contractee. a certificate in the form in the Fifth Schedule of this Act and setting Fifth Schedule. forth the name and additions of his contractee And every contractor 35 refusing or neglecting to furnish or making any untrue statement in such certificate shall be liable to a penalty not exceeding fifty pounds recoverable at the nearest Court of Petty Sessions.

15. Nothing in this Act shall be construed to prejudice any Act not to prejudice remedy which the workman may have against the contractor in respect workman or vary 40 of the debt due to him or save as expressly provided to affect any rights between right subsisting under any contract as aforesaid or otherwise between contractor and contractee. the contractor and contractee.

16. This Act shall come into force at the expiration of six When to come in force. months after the passing thereof.

SCHEDULES.

FIRST SCHEDULE.

In pursuance of the "Contractors Debts Act" I hereby certify that on the Section 3. was on a proceeding before me ascertained to (b) for work and labour done by the sum of £ day of (a) Name of defendant.
(b) Name of plaintiff.
(c) State generally the actual employment of plaintiff e.g. bricklayer laborer shipwright. 5 be due and payable by (a) to (b) upon (d) him as (c) As witness my hand this 18 day of (e) laborer shipwright.

(d) Describe generally the thing upon or in respect of which the plaintiff has been employed e.g. the house No. 500 George-street No. 10 Section Great Western Railway The brig "Firefly."

(e) Signature. Section 4. Presiding { Judge or Magistrate. 10

SECOND SCHEDULE.

To (a)

Take notice that the work specified in the certificate a copy of which is served herewith having been done in performance of an agreement entered into with you by (b)

15 who has failed to pay me for such work You are hereby required under the "Contractors Debts Act" to pay me on demand the amount specified in the certificate out of any moneys now due or from time to time becoming due from you to the said (c) under the said agreement and on your failing so to do you will under the said Act be liable to legal proceedings at my suit to obtain payment

20 As witness my hand this day of (a)

(d) Signature of work

Sections 6 10.

(a) Name and address of contractee.

(c) Name of contractor.

THIRD SCHEDULE.

I hereby acknowledge that the debt £ certified to be due to me by in a certificate issued under the "Contractors Debts Act" and dated the day of 18 has been fully discharged. 25 day of

As witness my hand this

day of (a)

18

18

a) Signature of work

FOURTH SCHEDULE.

In the 30

Court. ?

Between A.B. Plaintiff and

District.

C.D. Defendant.

By leave of this Court (or of G.H. a Judge of this Court) and on application of A.B. the plaintiff you are hereby required to retain in your hands until judgment herein or as this Court otherwise orders all moneys due or accruing due from you to the said C.D. or if the same shall exceed pounds then pounds thereof.

Dated this

day of

Judge of the Court.

FIFTH SCHEDULE.

I hereby certify that (a) 40 upon which you (c)

is the contractee of the work (1)

are now employed.

As witness my hand this

day of

18

(a) Name and address of contractee.
(b) State generally the kind of work as in First Schedule.
(c) Name of workman
(d) Name of contractor

New South Wales.



ANNO QUADRAGESIMO SECUNDO

VICTORIÆ REGINÆ.

No. XXII.

An Act for better securing the payment of Debts due to Workmen. [Assented to, 28th May, 1879.]

WHEREAS it is desirable and expedient to enable persons Preamble. employed upon work on which a lien over the thing worked on cannot be acquired and for which their employer has failed to pay them to obtain payment from moneys due to their employer for the work which they have done 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 (that is to say):—

(that is to say):—
1. This Act shall be called and may be cited as the "Contractors Title of Act.

Debts Act."

2. If in any proceeding at law in any Court having competent Workman suing jurisdiction any sum shall be found due and payable by the defendant contractor may obtain certificate of for work and labour and the character of the work and the locality in cause of debt. which it has been done shall appear from the evidence the presiding

First Schedule.

Judge or Justice shall upon the plaintiff's application sign and deliver to him a certificate of the cause of debts in the form in the First Schedule which for the purposes of this Act shall be conclusive but no such certificate shall be given if the work appears to have been done upon a movable chattel of such a description that it would be practicable for a workman to have a lien thereon by retaining the same in his actual possession And if the sum so found due as aforesaid shall be in respect of daily weekly or monthly wages and exceeds the amount of sixty days wages such certificate shall be given for the amount of sixty days wages and no more.

If debt to workman be due for work for may by serving notice require payment thereout.

3. If the work done be work or part of or incidental to work for the doing of which any moneys may be due or accruing due to the which money is due to the doing of which any moneys may be due or accruing due to the contractor workman defendant in such proceeding (hereafter referred to as the contractor) under any express or implied contract with any third person the plaintiff in such proceeding (hereinafter referred to as the workman) may obtain payment of the sum mentioned in the certificate out of such moneys by serving on such third person (hereinafter referred to as the contractee) a notice in the form in the Second Schedule together with a copy of the certificate issued to him as aforesaid.

Second Schedule.

4. Upon service as aforesaid all moneys due or to accrue due as operate as assignment aforesaid from the contractee to the contractor to the amount of the to workman of debt workman's debt specified in the certificate shall be deemed to be effectually assigned by the contractor to the workman but subject to any prior assignment thereof under this Act binding upon the contractor and contractee at the time of service being effected upon the contractee as aforesaid.

Service of notice to due to contractor.

> 5. After such service and until a discharge for the workman's said debt in the form in the Third Schedule shall have been produced to and a copy thereof left with the contractee he shall satisfy such debt out of the moneys assigned as aforesaid by paying to the workman

After service debt to workman to be paid by contractee out of moneys due to contractor. Third Schedule.

upon his application the said moneys as they become due and payable.
6. The priority of assignments as aforesaid shall be determined serving notice within by the order of service of notice on the contractee but all notices served seven days of first notice to be paid within seven days of the first notice served in respect of the same contractor in any one year shall be deemed to be served at the same time for the purpose of securing the equal distribution of moneys due and accruing due to the contractor amongst all workmen serving notice within such period of seven days ratably in proportion to the amounts of their respective debts until payment of all in full and until such period of seven days has expired no workman's debt shall be paid by the contractee out of such moneys.

Debts of workman ratably without priority.

> 7. If the contractee shall fail to pay as aforesaid the workman may sue for and recover in his own name the moneys assigned as aforesaid as if the assignment of the debt due to the contractor were valid at law and by any proceeding which the contractor might have taken had there been no assignment under this Act subject to any defence which would have been available against the contractor in such proceeding except a defence founded on the act of the contractee after service upon him of the copy certificate and notice aforesaid.

If contractee fail to pay workman may sue for and recover moneys due to contractor.

> 8. Upon satisfaction by any other means than as aforesaid of the whole or part of the workman's debt mentioned on any certificate under this Act or on the setting aside of the judgment or order in respect of which any such certificate shall have been given any assignment effected under this Act in respect of such debt shall in the whole or in part cease to be operative but without prejudice to any bond fide payment or other dealing by the contractor on the footing of such assignment prior to notice and sufficient evidence of such satisfaction or setting aside having been given to him and so far as may be necessary to such payment or dealing such assignment shall continue in force.

On satisfaction of debt due to workman assignment of debt due to contractor to cease to operate.

9. The workman shall upon the request of the contractor or Workman upon contractee paying to him the debt specified in the certificate sign a payment shall sign a discharge in the form discharge therefor in the form in the Third Schedule and any workman of the Third Schedule. refusing to sign a discharge as aforesaid if tendered for signature at Third Schedule. the time of payment shall forfeit and pay to the contractor or contractee so tendering a sum equal to the amount of the payment such penalty to be recoverable at the nearest Court of Petty Sessions.

10. The workman when or at any time after he takes out a Afternotice of action summons or plaint against the defendant may by leave of the Court in served on contractee by workmen moneys which the summons or plaint is taken out or of the Judge or Magistrate may be attached. thereof serve a notice of the action upon the contractee specifying the sum sued for such notice shall be in the form contained in the Fourth Fourth Schedule. Schedule or to the effect thereof and thereupon any moneys due or accruing due by the contractee to the defendant or so much thereof as the Court or Judge shall order shall be attached and shall remain in the hands of the contractee until judgment be given in the action unless the Court or a Judge thereof shall otherwise order on the application of the contractee.

11. Leave to serve such notice may be obtained on the ex parte Leave to serve notice application of the workman and he shall in such application prove on how to be obtained. oath or affirmation to the satisfaction of the Court or a Judge thereof

that the sum sued for is due and owing by the contractor.

12. The plaintiff in the event of his obtaining judgment against Plaintiff how to prothe defendant shall then proceed by further notice in the form of the ceed after judgment. Second Schedule hereto as before provided.

13. A contractor who shall sublet any part of the work shall be Contractor to be responsible to the extent provided for by this Act for the wages of the liable for wages due by sub-contractor. workmen employed by a sub-contractor and a workman employed by a sub-contractor may proceed against the contractor as in this Act

provided as if he had been directly employed by him. 14. Every contractor against whom a certificate shall have been Contracter to furnish granted shall on demand furnish to every workman employed by him information as to contracte in the form in the Fifth Schedule of this Act and setting Fifth Schedule. forth the name and additions of his contractee And every contractor refusing or neglecting to furnish or making any untrue statement in

such certificate shall be liable to a penalty not exceeding fifty pounds recoverable at the nearest Court of Petty Sessions.

15. Nothing in this Act shall be construed to prejudice any Act not to prejudice remedy which the workman may have against the contractor in respect workman or vary of the debt due to him or save as expressly provided to affect any rights between contractor and right subsisting under any contract as aforesaid or otherwise between contractor and contractee. the contractor and contractee.

16. This Act shall come into force at the expiration of six When to come in months after the passing thereof.

SCHEDULES.

FIRST SCHEDULE.

Section 3.

(a) Name of defendant.
(b) Name of plaintiff.
(c) State generally the actual employment of plaintiff e.g. bricklayer laborer shipwright.

laborer shipwright.

(d) Describe generally the thing upon or in respect of which the plaintiff has been employed e.g. the house No. 500 George-street No. 10 Section Great Western Railway The brig "Firefly." (e) Signature. Section 4.

(a) Name and address of contractee.

(d) Signature of work-

In pursuance of the "Contractors Debts Act" I hereby certify that on the

the sum of £ be due and payable by (a) upon (d)

to (b)

was on a proceeding before me ascertained to for work and labour done by

day of 18 (e)

Presiding { Judge or Magistrate.

SECOND SCHEDULE.

To (a)

day of

him as (c)

TAKE notice that the work specified in the certificate a copy of which is served herewith (b) Name and address of contractor.

(c) Name of contractor.

(d) Name and address of contractor.

(e) Name of contractor.

(c) Name of contractor.

(d) Name and address of contractor.

(e) Name of contractor.

(f) Name of contractor.

(g) Name of contractor.

(h) Name of contractor.

(e) Name of contractor.

(f) Name of contractor.

(h) Name of contract

day of

As witness my hand this

As witness my hand this

(d)

18

THIRD SCHEDULE.

Sections 6 10.

I hereby acknowledge that the debt \pounds certified to be due to me by in a certificate issued under the "Contractors Debts Act" and dated the day of 18 has been fully discharged.

As witness my hand this

day of (a)

18

(a) Signature of work-

FOURTH SCHEDULE.

In the

Court.)
District.

Between A.B. Plaintiff and

To E.F. of

By leave of this Court (or of G.H. a Judge of this Court) and on application of A.B. the plaintiff you are hereby required to retain in your hands until judgment herein or as this Court otherwise orders all moneys due or accruing due from you to the said C.D. or if the same shall exceed pounds then pounds thereof.

Dated this

day of

18

Judge of the Court.

FIFTH SCHEDULE.

(a) Name and address of contractee.
(b) State generally the kind of work as in First Schedule.
(e) Name of workman.
(d) Name of contracter.

I hereby certify that (a) upon which you (c)

is the contractee of the work (b) are now employed.

As witness my hand this

day of (d)

18

By Authority: THOMAS RICHARDS, Government Printer, Sydney, 1879.