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, 4 June, 1880.

STEPHEN W. JONES, Clerk of Legislative Assembly.

### New South Wales.



ANNO QUADRAGESIMO TERTIO

# VICTORIÆ REGINÆ.

#### No.

An Act to regulate the taking of Evidence by Commissioners under the Great Seal.

WHEREAS it is expedient to re-enact certain provisions of an Preamble. Act passed in the thirty-fourth year of Her present Majesty numbered one and intituled "An Act to regulate the taking of evidence by Commissioners under the Great Seal" 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. Whenever by any letters patent issued or to be issued under Power of President
10 the Great Seal of the Colony any person or persons shall have been &c. of Commission to
or shall be appointed by the Governor in Council a Commission to papers and adminismake any enquiry it shall be lawful for the President or Chairman
ter oath. of such Commission or for any person so appointed as sole Commissioner to summon by writing under the hand of such President Chair-. 15 man or Commissioner any person whose evidence shall in the judgment of such President Chairman Commissioner or of any member of such Commission be material to the subject matter of such enquiry to attend the said Commission at such place and time as shall be specified in such summons And any person required by any such summons to

#### Evidence by Commissioners under Great Seal.

produce any books documents or writings in his custody or control shall attend and produce the same before such Commission and any Commissioner may examine upon oath any person so summoned touching the matter to be enquired into by such Commission.

2. Every person who shall have been served with any such Penalty for nonsummons whether personally or by the same having been left at his \*ttendance or ref to give evidence. usual place of abode and who shall not attend before such Commission as aforesaid or shall refuse to be sworn or to answer any question put to him by any such Commissioner touching the subject of inquiry and 10 every person having the custody or control of any books documents or writings required to be produced by any such summons as aforesaid

who shall neglect to produce the same at the time and place specified in such summons shall be liable to a penalty not exceeding twenty pounds to be recovered in a summary way before any two Justices of

15 the Peace.

3. The Governor in Council may by regulation under this Act Expenses of fix a scale of allowances to be paid to any witness summoned as afore-witnesses said for his travelling expenses and maintenance whilst absent from his usual place of abode and the claim to allowance of any such witness 20 certified by the President or Chairman of such Commission or by a sole Commissioner as the case may be shall be paid by the Colonial Treasurer out of the Consolidated Revenue Fund or out of the fund (if any) to be set apart by Parliament for the purposes of the Com-

Sydney: Thomas Richards, Government Printer.-1880

#### EVIDENCE BY COMMISSIONERS UNDER GREAT SEAL BILL.

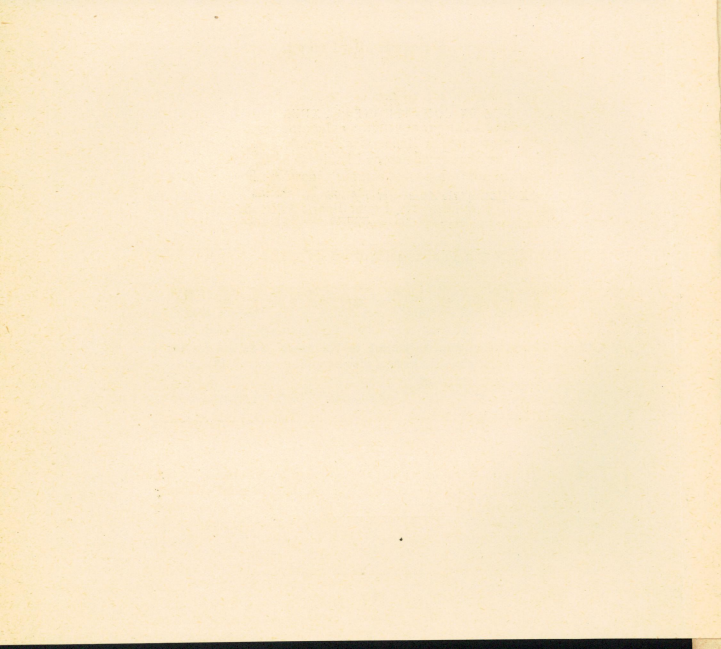
SCHEDULE of the Amendments referred to in Message of 16th June, 1880.

Page 2, clause 1, line 3. Omit "so summoned" insert "appearing as a witness "whether so summoned or appearing without summons"

clause 1, line 5. At end of clause add "And every such Commissioner shall "in the exercise of his duty as such Commissioner have the same pro"tection and immunity as a Judge of the Supreme Court And any
"witness appearing before any such Commissioner shall have the same
"protection and be subject to the same liabilities in any civil or
"criminal proceedings as a witness giving evidence in any case tried in
"the Supreme Court."

clause 2, line 14. Omit "shall not" insert "without reasonable excuse shall "fail to"

After clause 3 insert new clause 4.



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, 4 June, 1880. STEPHEN W. JONES, Clerk of Legislative Assembly.

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

Legislative Council Chamber, Sydney, 16th June, 1880. JOHN J. CALVERT, Clerk of the Parliaments.

## New South Wales.



ANNO QUADRAGESIMO TERTIO

## VICTORIÆ REGINÆ.

No.

An Act to regulate the taking of Evidence by Commissioners under the Great Seal.

HEREAS it is expedient to re-enact certain provisions of an Preamble. Act passed in the thirty-fourth year of Her present Majesty numbered one and intituled "An Act to regulate the taking of evidence by Commissioners under the Great Seal" 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. Whenever by any letters patent issued or to be issued under Power of President
10 the Great Seal of the Colony any person or persons shall have been &c. of Commission to
or shall be appointed by the Governor in Council a Commission to papers and adminismake any enquiry it shall be lawful for the President or Chairman
ter oath. of such Commission or for any person so appointed as sole Commissioner to summon by writing under the hand of such President Chair-

15 man or Commissioner any person whose evidence shall in the judgment of such President Chairman Commissioner or of any member of such Commission be material to the subject matter of such enquiry to attend the said Commission at such place and time as shall be specified in such summons And any person required by any such summons to

Note. —The words to be omitted are ruled through; those to be inserted are printed in black letter.

#### Evidence by Commissioners under Great Seal.

produce any books documents or writings in his custody or control shall attend and produce the same before such Commission and any Commissioner may examine upon oath any person so summoned appearing as a witness whether so summoned or appearing without 5 summons touching the matter to be enquired into by such Commission And every such Commissioner shall in the exercise of his duty as such Commissioner have the same protection and immunity as a Judge of the Supreme Court And any witness appearing before any such Commissioner shall have the same protection and be subject to the same 10 liabilities in any civil or criminal proceedings as a witness giving evidence in any case tried in the Supreme Court.

2. Every person who shall have been served with any such Penalty for non-

summons whether personally or by the same having been left at his attendance or refusal usual place of abode and who shall not without reasonable excuse shall 15 fail to attend before such Commission as aforesaid or shall refuse to be sworn or to answer any question put to him by any such Commissioner touching the subject of inquiry and every person having the custody or control of any books documents or writings required to be produced by any such summons as aforesaid who shall neglect to produce the 20 same at the time and place specified in such summons shall be liable to a penalty not exceeding twenty pounds to be recovered in a summary way before any two Justices of the Peace.

3. The Governor in Council may by regulation under this Act Expenses of fix a scale of allowances to be paid to any witness summoned as afore-witnesses. 25 said for his travelling expenses and maintenance whilst absent from his usual place of abode and the claim to allowance of any such witness certified by the President or Chairman of such Commission or by a sole Commissioner as the case may be shall be paid by the Colonial

Treasurer out of the Consolidated Revenue Fund or out of the fund 30 (if any) to be set apart by Parliament for the purposes of the Commission.

4. If in any Letters Patent as aforesaid to be issued after the When this Act or passing of this Act it shall be declared that all or any specified sections certain provisions of this Act shall not be applicable for the purposes of the inquiry thereof shall not be applicable to 35 delegated by such Letters Patent then all such sections or such specific Commissions. fied sections (as the case may be) shall with respect to such inquiry be taken to be wholly inoperative.

# New South Wales.



ANNO QUADRAGESIMO QUARTO

# VICTORIÆ REGINÆ.

### No. I.

An Act to regulate the taking of Evidence by Commissioners under the Great Seal. [Assented to, 23rd June, 1880.]

HEREAS it is expedient to re-enact certain provisions of an Preamble. Act passed in the thirty-fourth year of Her present Majesty numbered one and intituled "An Act to regulate the taking of evidence by Commissioners under the Great Seal" 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. Whenever by any letters patent issued or to be issued under Power of President the Great Seal of the Colony any person or persons shall have been &c. of Commission to or shall be appointed by the Governor in Council a Commission to papers and adminismake any enquiry it shall be lawful for the President or Chairman ter oath. of such Commission or for any person so appointed as sole Commissioner to summon by writing under the hand of such President Chairman or Commissioner any person whose evidence shall in the judgment of such President Chairman Commissioner or of any member of such Commission be material to the subject matter of such enquiry to attend the said Commission at such place and time as shall be specified in such summons And any person required by any such summons to

#### Evidence by Commissioners under Great Seal.

produce any books documents or writings in his custody or control shall attend and produce the same before such Commission and any Commissioner may examine upon oath any person appearing as a witness whether so summoned or appearing without summons touching the matter to be enquired into by such Commission And every such Commissioner shall in the exercise of his duty as such Commissioner have the same protection and immunity as a Judge of the Supreme Court And any witness appearing before any such Commissioner shall have the same protection and be subject to the same liabilities in any civil or criminal proceedings as a witness giving evidence in any case tried in the Supreme Court.

Penalty for nonattendance or refusal to give evidence.

2. Every person who shall have been served with any such summons whether personally or by the same having been left at his usual place of abode and who without reasonable excuse shall fail to attend before such Commission as aforesaid or shall refuse to be sworn or to answer any question put to him by any such Commissioner touching the subject of inquiry and every person having the custody or control of any books documents or writings required to be produced by any such summons as aforesaid who shall neglect to produce the same at the time and place specified in such summons shall be liable to a penalty not exceeding twenty pounds to be recovered in a summary way before any two Justices of the Peace.

Expenses of witnesses.

3. The Governor in Council may by regulation under this Act fix a scale of allowances to be paid to any witness summoned as aforesaid for his travelling expenses and maintenance whilst absent from his usual place of abode and the claim to allowance of any such witness certified by the President or Chairman of such Commission or by a sole Commissioner as the case may be shall be paid by the Colonial Treasurer out of the Consolidated Revenue Fund or out of the fund (if any) to be set apart by Parliament for the purposes of the Commission.

When this Act or certain provisions thereof shall not be applicable to Commissions. 4. If in any Letters Patent as aforesaid to be issued after the passing of this Act it shall be declared that all or any specified sections of this Act shall not be applicable for the purposes of the inquiry delegated by such Letters Patent then all such sections or such specified sections (as the case may be) shall with respect to such inquiry be taken to be wholly inoperative.