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, 11 June, 1880.

STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO TERTIO

VICTORIÆ REGINÆ.

No.

An Act to enable the Governor with the advice of the Executive Council to make certain arrangements for the administration of the Departments of Government.

HEREAS it is expedient (in cases of emergency or necessity or Preamble. for the despatch of urgent public business or for greater public convenience) that the assumption by a Member of the Executive Council of certain functions of Government which by the terms of the 5 statute law or by implication thereof or by official practice appear to appertain or to be annexed to some other Member of the said Council by his official designation should for the future have the sanction of an Act of Parliament Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legisla-10 tive Council and Legislative Assembly of New South Wales in Parlia-

ment assembled and by the authority of the same as follows:—

1. This Act may be cited for all purposes as the "Executive Short title and Councillors (Functions Substitution) Act" and in its construction the interpretation expression "Member of the Executive Council" includes any Member 15 of such Council heretofore appointed or hereafter to be appointed and sworn in a Member thereof being also a Minister of the Crown but does not include the Governor or Officer administering the Government of this Colony.

488—

Executive Councillors (Functions Substitution).

2. It shall be lawful for the Governor with the advice of the Governor in Council Executive Council to authorize any Member of the said Council to may change administrative exercise the powers and perform the official duties and be responsible duties. for the obligations appertaining or annexed to any other member of 5 the said Council in respect to the administration of any Department of the Public Service whether such powers duties or obligations shall have been or be created by virtue of the terms (express or implied) of any Act of Parliament or shall have been or be sanctioned by official or other custom Provided that no such authority shall be granted

10 under this Act in respect of the powers duties and obligations now or hereafter to be by law annexed or incident to the office of Her Majesty's Attorney General.

3. Every such authority so to be granted shall be in such terms Record of authorities and subject to such conditions as the Governor with the advice afore-granted under this 15 said shall think fit and shall be duly recorded by the Officer in charge of the Records of the Executive Council.

4. Any official document minute instrument or paper of what signatures by one kind soever (subject however to the proviso in the second section of Member of the Executive Council this Act) which according to official custom or to the requirements of in the absence of

20 any Act of Parliament requires or appears to require the signature of another. any particular Member of the Executive Council shall in the absence or other disability of such Member be valid and effectual to all intents and purposes if signed by any other Member of the said Council.

5. All acts whatsoever connected with the administration of any validation of certain 25 Department of the Public Service or Act of the Legislature done or Ministerial acts. commenced before the passing of this Act by any Member of the Executive Council having assumed to act in the place or during the absence or disability of any other Member of the said Council shall be as valid and effectual to all intents and purposes as if the same had

30 been done or commenced by the Member of the Executive Council in whose absence or during whose disability the same was so done or commenced.

EXECUTIVE COUNCILLORS (FUNCTIONS SUBSTITUTION) BILL.

SCHEDULE of the Amendments referred to in Message of 23rd June, 1880.

Page 2, clause 5, lines 27 and 28. Omit "or during the absence or disability"

" clause 5, line 5. After "by" omit remainder of clause insert "such last-men"tioned Member of the said Council."

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, 11 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, 23rd June, 1880. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUADRAGESIMO QUARTO

VICTORIÆ REGINÆ.

No.

An Act to enable the Governor with the advice of the Executive Council to make certain arrangements for the administration of the Departments of Government.

WHEREAS it is expedient (in cases of emergency or necessity or Preamble. for the despatch of urgent public business or for greater public convenience) that the assumption by a Member of the Executive Council of certain functions of Government which by the terms of the statute law or by implication thereof or by official practice appear to appertain or to be annexed to some other Member of the said Council by his official designation should for the future have the sanction of an Act of Parliament Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legisla-10 tive Council and Legislative Assembly of New South Wales in Parlia-

ment assembled and by the authority of the same as follows:—

1. This Act may be cited for all purposes as the "Executive short title and Councillors (Functions Substitution) Act" and in its construction the interpretation. expression "Member of the Executive Council" includes any Member

15 of such Council heretofore appointed or hereafter to be appointed and sworn in a Member thereof being also a Minister of the Crown but does not include the Governor or Officer administering the Government of this Colony.

488—

Executive Councillors (Functions Substitution).

2. It shall be lawful for the Governor with the advice of the Governor in Council Executive Council to authorize any Member of the said Council to may change administrative exercise the powers and perform the official duties and be responsible duties. for the obligations appertaining or annexed to any other member of 5 the said Council in respect to the administration of any Department of the Public Service whether such powers duties or obligations shall have been or be created by virtue of the terms (express or implied) of any Act of Parliament or shall have been or be sanctioned by official or other custom Provided that no such authority shall be granted

10 under this Act in respect of the powers duties and obligations now or hereafter to be by law annexed or incident to the office of Her Majesty's Attorney General.

3. Every such authority so to be granted shall be in such terms Record of authorities and subject to such conditions as the Governor with the advice afore-granted under this said shall think fit and shall be delayed by the Communication and the Communication a 15 said shall think fit and shall be duly recorded by the Officer in charge of the Records of the Executive Council.

4. Any official document minute instrument or paper of what signatures by one kind soever (subject however to the proviso in the second section of Member of the Executive Council this Act) which according to official custom or to the requirements of in the absence of

20 any Act of Parliament requires or appears to require the signature of another. any particular Member of the Executive Council shall in the absence or other disability of such Member be valid and effectual to all intents and purposes if signed by any other Member of the said Council.

5. All acts whatsoever connected with the administration of any validation of certain 25 Department of the Public Service or Act of the Legislature done or Ministerial acts. commenced before the passing of this Act by any Member of the Executive Council having assumed to act in the place or during the absence-or-disability of any other Member of the said Council shall be as valid and effectual to all intents and purposes as if the same had 30 been done or commenced by the Member of the Executive Council in whose absence or during whose disability the same was so done or commenced such last mentioned Member of the said Council.

Sydney: Thomas Richards, Government Printer .- 1880.

[3d.]

New Zouth Wales.



ANNO QUADRAGESIMO QUARTO

VICTORIÆ REGINÆ.

No. VI.

An Act to enable the Governor with the advice of the Executive Council to make certain arrangements for the administration of the Departments of Government. [Assented to, 5th July, 1880.]

HEREAS it is expedient (in cases of emergency or necessity or Preamble. for the despatch of urgent public business or for greater public convenience) that the assumption by a Member of the Executive Council of certain functions of Government which by the terms of the statute law or by implication thereof or by official practice appear to appertain or to be annexed to some other Member of the said Council by his official designation should for the future have the sanction of an Act of Parliament 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:—

ment assembled and by the authority of the same as follows:—

1. This Act may be cited for all purposes as the "Executive Short title and Councillors (Functions Substitution) Act" and in its construction the interpretation expression "Member of the Executive Council" includes any Member of such Council heretofore appointed or hereafter to be appointed and sworn in a Member thereof being also a Minister of the Crown but does not include the Governor or Officer administering the Government of this Colony.

2.

Executive Councillors (Functions Substitution).

Governor in Council may change administrative duties.

2. It shall be lawful for the Governor with the advice of the Executive Council to authorize any Member of the said Council to exercise the powers and perform the official duties and be responsible for the obligations appertaining or annexed to any other member of the said Council in respect to the administration of any Department of the Public Service whether such powers duties or obligations shall have been or be created by virtue of the terms (express or implied) of any Act of Parliament or shall have been or be sanctioned by official or other custom Provided that no such authority shall be granted under this Act in respect of the powers duties and obligations now or hereafter to be by law annexed or incident to the office of Her Majesty's Attorney General.

Record of authorities granted under this Act.

3. Every such authority so to be granted shall be in such terms and subject to such conditions as the Governor with the advice aforesaid shall think fit and shall be duly recorded by the Officer in charge of the Records of the Executive Council.

Signatures by one Member of the Executive Council in the absence of another.

4. Any official document minute instrument or paper of what kind soever (subject however to the proviso in the second section of this Act) which according to official custom or to the requirements of any Act of Parliament requires or appears to require the signature of any particular Member of the Executive Council shall in the absence or other disability of such Member be valid and effectual to all intents and purposes if signed by any other Member of the said Council.

Validation of certain Ministerial acts.

5. All acts whatsoever connected with the administration of any Department of the Public Service or Act of the Legislature done or commenced before the passing of this Act by any Member of the Executive Council having assumed to act in the place of any other Member of the said Council shall be as valid and effectual to all intents and purposes as if the same had been done or commenced by such last mentioned Member of the said Council.