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.

 $Legislative \ Assembly \ Chamber, \ Sydney, 15 \ April, 1880. \}$

STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO TERTIO

VICTORIÆ REGINÆ.

No.

An Act to declare the Law in respect to Lands forfeited or reverting to Her Majesty by reason of non-compliance with the conditions of purchase by the Conditional Purchasers thereof.

WHEREAS it has up to a recent period been held that land con-Preamble.

ditionally purchased under the "Crown Lands Alienation Act of 1861" and the "Lands Acts Amendment Act 1875" which by reason of non-compliance with the conditions had become forfeited or reverted to Her Majesty was liable to be again conditionally purchased and many such purchases have been made. And whereas it has been decided by the Supreme Court that such land cannot again be legally conditionally purchased under the said Acts. 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. No purchase conditional or otherwise of Crown Land which Validity of certain in all other respects shall have been lawfully made or shall hereafter conditional purchases.

15 be lawfully made under the "Crown Lands Alienation Act of 1861" and the "Lands Acts Amendment Act of 1875" shall be invalid by reason only that such land had after any previous purchase thereof been declared forfeited or had reverted to Her Majesty Provided that Proviso. nothing herein shall affect any causes of action in respect of which

20 proceedings shall have been commenced in any Court prior to the thirty-first day of March in the year of our Lord one thousand eight hundred and eighty.

2. This Act may be cited as the "Forfeited Purchases Decla-Short title. ratory Act of 1880."

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FORFEITED PURCHASES [DECLARATORY] BILL.

SCHEDULE of the Amendments referred to in Message of 6th May, 1880.

Page 1, Title, line 1. Omit "to declare the law in respect to" insert "respecting"

" Preamble, line 1. Omit "held" insert "supposed by successive Governments"

" clause 1, line 16. Omit "and" insert "or"

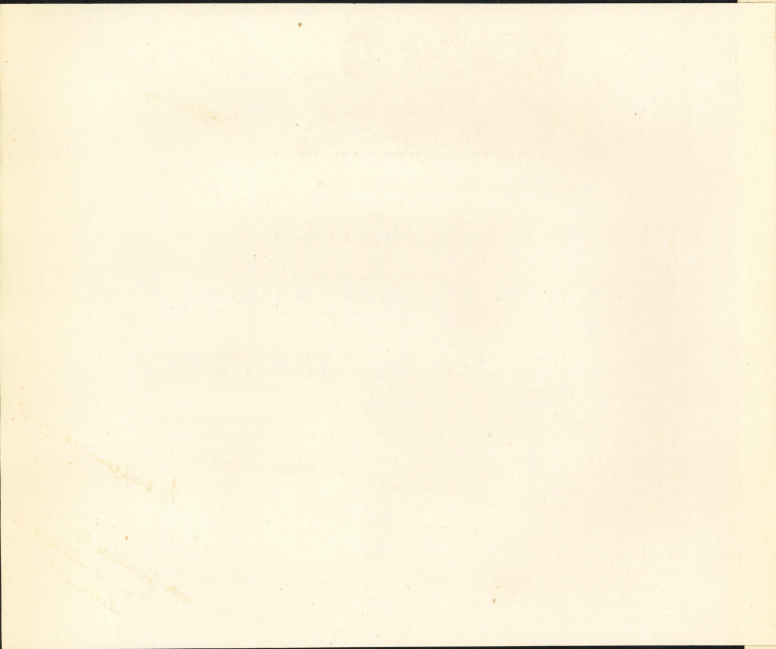
" line 18. Omit "declared"

" line 20. Omit "in any Court" insert "with the purpose to raise

"or to decide the question of title in any Court or by means of

"arbitration"

clause 2, lines 24 and 25. Omit "Declaratory"



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, 15 April, 1880. \(\)

STEPHEN W. JONES, Clerk of Legislative Assembly.

The Legislative Council has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 6th May, 1880. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



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ANNO QUADRAGESIMO TERTIO

VICTORIÆ REGINÆ.

No.

An Act to declare the Law in respect to respecting Lands forfeited or reverting to Her Majesty by reason of non-compliance with the conditions of purchase by the Conditional Purchasers thereof.

WHEREAS it has up to a recent period been held supposed by Preamble. successive Governments that land conditionally purchased under the "Crown Lands Alienation Act of 1861" and the "Lands Acts Amendment Act 1875" which by reason of non-compliance with the conditions 5 had become forfeited or reverted to Her Majesty was liable to be again conditionally purchased and many such purchases have been made And whereas it has been decided by the Supreme Court that such land cannot again be legally conditionally purchased under the said Acts Be it therefore enacted by the Queen's Most Excellent Majesty by and 10 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. No purchase conditional or otherwise of Crown Land which Validity of certain

in all other respects shall have been lawfully made or shall hereafter conditional purchases 15 be lawfully made under the "Crown Lands Alienation Act of 1861" and or the "Lands Acts Amendment Act of 1875" shall be invalid by reason only that such land had after any previous purchase thereof Provided Proviso. been declared forfeited or had reverted to Her Majesty that nothing herein shall affect any causes of action in respect of which

20 proceedings shall have been commenced in any Courtwith the purpose to raise or to decide the question of title in any Court or by means of arbitration prior to the thirty-first day of March in the year of our Lord one thousand eight hundred and eighty.

2. This Act may be cited as the "Forfeited Purchases Declara- short title.

25 tory Act of 1880." 402-

[3d.]

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

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New South Wales.



ANNO QUADRAGESIMO TERTIO

VICTORIÆ REGINÆ.

No. XXXIII.

An Act to declare the Law in respect to Lands forfeited or reverting to Her Majesty by reason of non-compliance with the conditions of purchase by the Conditional Purchasers thereof. [Assented to, 17th June, 1880.]

HEREAS it has up to a recent period been held by successive Preamble. Governments that land conditionally purchased under the "Crown Lands Alienation Act of 1861" and the "Lands Acts Amendment Act 1875" which by reason of non-compliance with the conditions had become forfeited or reverted to Her Majesty was liable to be again conditionally purchased and many such purchases have been made And whereas it has been decided by the Supreme Court that such land cannot again be legally conditionally purchased under the said Acts 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. No purchase conditional or otherwise of Crown Land which validity of certain in all other respects shall have been lawfully made or shall hereafter conditional purchases. be lawfully made under the "Crown Lands Alienation Act of 1861" or the "Lands Acts Amendment Act of 1875" shall be invalid by reason only that such land had after any previous purchase thereof been forfeited or had reverted to Her Majesty Provided that nothing Proviso. herein shall affect any causes of action in respect of which proceedings shall have been commenced in any Court with the purpose of deciding the question of title prior to the thirty-first day of March in the year of our Lord one thousand eight hundred and eighty.

2. This Act may be cited as the "Forfeited Purchases Declara- Short title.

tory Act of 1880."

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