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, 21 October, 1881.

STEPHEN W. JONES. Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO QUINTO

VICTORIÆ REGINÆ.

No.

An Act to extend the power of correcting designs or plans of Towns and Villages and the limits of Suburban Lands.

HEREAS it is enacted by the twenty-second section of the "Lands Preamble. Acts further Amendment Act 1880" that it shall be lawful for the Governor to correct or alter the design or plan of any town or village and the limits of any suburban lands attached thereto in any 5 case where the site of such town or village has been notified under the "Crown Lands Alienation Act of 1861" or shall be notified under the said first-cited Act And it is expedient to extend the provisions of the said section to designs and plans of towns villages and suburban lands the sites or plans whereof had been approved prior to the passing of the said "Crown Lands Alienation Act of 1861" 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. The power to correct or alter designs or plans of towns and Extension of power villages and all provisions incident to the exercise thereof contained in of correcting design the twenty-second section of the "Lands Acts further Amendment Act villages &c. 1880" shall be exercisable and be applied in respect to the designs and plans of towns villages and the limits of suburban lands whereof the 20 sites or plans were approved prior to the passing of the "Crown Lands Alienation Act of 1861" as well as to the towns villages and lands referred to in the said section Provided no portion of such town or village has been alienated.

This Trings Mag. defended in the Levislance Assessment, and having to the designation is seen to the Levislance Country for its concurrence.

STREET W., JONES.

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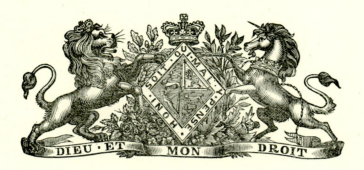
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New South Wales.



ANNO QUADRAGESIMO QUINTO

VICTORIÆ REGINÆ.

No. IX.

An Act to extend the power of correcting designs or plans of Towns and Villages and the limits of Suburban Lands. [Assented to, 24th November, 1881.]

WHEREAS it is enacted by the twenty-second section of the "Lands Preamble. Acts further Amendment Act 1880" that it shall be lawful for the Governor to correct or alter the design or plan of any town or village and the limits of any suburban lands attached thereto in any case where the site of such town or village has been notified under the "Crown Lands Alienation Act of 1861" or shall be notified under the said first-cited Act And it is expedient to extend the provisions of the said section to designs and plans of towns villages and suburban lands the sites or plans whereof had been approved prior to the passing of the said "Crown Lands Alienation Act of 1861" 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. The power to correct or alter designs or plans of towns and of correcting designs and all provisions incident to the exercise thereof contained in and plans of towns the twenty-second section of the "Lands Acts further Amendment Act villages &c. 1880" shall be exercisable and be applied in respect to the designs and plans of towns villages and the limits of suburban lands whereof the sites or plans were approved prior to the passing of the "Crown Lands Alienation Act of 1861" as well as to the towns villages and lands referred to in the said section Provided no portion of such town or village has been alienated.

