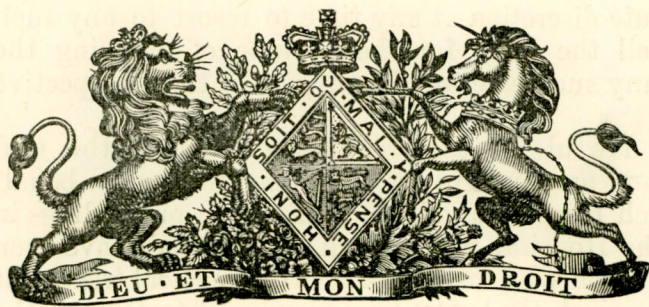


This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly Chamber,
Sydney, 19 July, 1881. }

STEPHEN W. JONES,
Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO QUINTO

VICTORIÆ REGINÆ.

No. .

An Act to amend the Hospital Acts and to enable Trustees thereof to invest the funds of such Hospitals.

WHEREAS there are established and maintained in the Colony Preamble.
of New South Wales various Hospitals supported by voluntary contributions and by assistance from the Consolidated Revenue of the Colony And whereas it is desirable that the Trustees of such Hospitals
5 should have power to receive from the respective treasurers thereof such funds as the committees of such Hospital may from time to time decide shall be handed over to the Trustees thereof for the purpose of being invested by them and also to enable the treasurer thereof to sue for and recover fees from patients for the benefit of such Hospitals
10 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. This Act may be cited as the "Hospitals Amendment Act Short title.
15 of 1881."

2. It shall be lawful for the Trustees of all Hospitals in the said Trustees to invest funds of Hospital.
Colony to which the Acts eleventh Victoria number fifty-nine and thirteenth Victoria number twenty now apply or to which they may

Hospitals Amendment.

hereafter be declared to apply to invest any funds of the said Hospitals which the committee of such Hospitals shall from time to time direct the treasurer thereof to hand over to such Trustees from the funds of any such Hospital in the hands of the treasurer or otherwise and also
 5 any moneys given or bequeathed to or arising from any donation of real or personal property to such Hospital at the discretion of such Trustees in any Government funds or debentures of any Australian Colony or in any debentures or debenture stock of any Municipal Corporation in the said Colonies or of any Bank or incorporated
 10 Company carrying on business therein or by way of purchase of or mortgage upon any freehold estate there as well as in Bank or deposit receipts for fixed periods or otherwise with power from time to time and at any time to pay and transfer any such investment for or unto any other investment authorized by this Act Provided always that it
 15 shall be lawful for the said committee with the consent of the said Trustees in their absolute discretion at any time to resort to any such investments and to sell the same for the purpose of applying the moneys to arise from any such sale for the purpose of their respective institutions.

20 3. It shall be lawful for the treasurer of any of the said Hospitals to institute and prosecute in his own name for and on behalf of the committee of such Hospital and by their direction proceedings in any Court nearest to the Hospital where such person shall have been a patient against any person who may have received medical treatment
 25 in such Hospital or against the executors or administrators or the curator of the estate of any such person for the recovery of fees and remuneration for such care and attention and it shall be lawful for the Court to award such sum as shall seem reasonable and just under the circumstances to be appropriated for the benefit of the said Hospital.

Treasurer to recover fees from patients.

HOSPITALS ACTS AMENDMENT BILL.

SCHEDULE of the Amendments referred to in Message of 4th August, 1881.

- Page 1, clause 1. *Omit* clause 1.
- Page 2, „ ~~2~~ 1, lines 8 to 10. *Omit* “ or in any debentures or debenture stock of
“ any Municipal Corporation in the said Colonies or of any Bank or incorpo-
“ rated Company carrying on business therein or by way of purchase of”
- „ clause ~~2~~ 1, line 10. *After* “ or” *insert* “ **on first**”
- „ „ line 11. *Omit* “ there as well as” *insert* “ **within the Colony of**
“ **New South Wales or**”
- „ clause ~~2~~ 1, line 12. *After* “ Bank” *omit* “ or”
- „ „ lines 15 and 16. *Omit* “ with the consent of the said Trustees in
“ their absolute discretion”
- „ clause ~~3~~ 2, lines 22 to 24. *Omit* “ in any Court nearest to the Hospital where
“ such person shall have been a patient”
- „ clause ~~3~~ 2, line 24. *After* “ medical” *insert* “ **or surgical**”
- „ „ line 27. *After* “ attention” *omit* remainder of clause *add* “ **and**
“ **such proceedings may be taken either in the District Court or Court**
“ **of Petty Sessions of the district in which the Hospital is situated or**
“ **of the district in which the person resides**”
-

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, 19 July, 1881. }

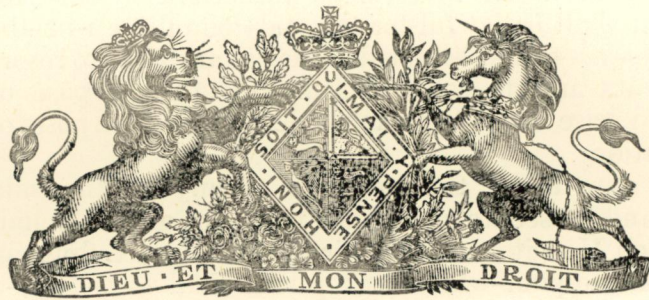
STEPHEN W. JONES,
Clerk of Legislative Assembly.

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

Legislative Council Chamber,
Sydney, 4th August, 1881. }

JOHN J. CALVERT,
Clerk of the Parliaments.

New South Wales.



ANNO QUADRAGESIMO QUINTO

VICTORIÆ REGINÆ.

No. .

An Act to amend the Hospital Acts and to enable Trustees thereof to invest the funds of such Hospitals.

WHEREAS there are established and maintained in the Colony ^{Preamble.} of New South Wales various Hospitals supported by voluntary contributions and by assistance from the Consolidated Revenue of the Colony And whereas it is desirable that the Trustees of such Hospitals should have power to receive from the respective treasurers thereof such funds as the committees of such Hospital may from time to time decide shall be handed over to the Trustees thereof for the purpose of being invested by them and also to enable the treasurer thereof to sue for and recover fees from patients for the benefit of such Hospitals 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. ~~This Act may be cited as the "Hospitals Amendment Act of~~ Short title. 1881."

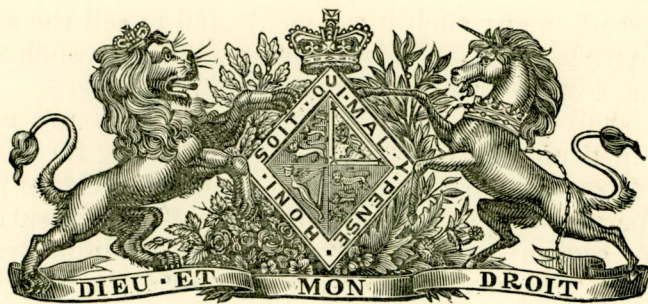
2. 1. It shall be lawful for the Trustees of all Hospitals in the said ^{Trustees to invest funds of Hospital.} Colony to which the Acts eleventh Victoria number fifty-nine and thirteenth Victoria number twenty now apply or to which they may hereafter

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

Hospitals Acts Amendment.

- hereafter be declared to apply to invest any funds of the said Hospitals which the committee of such Hospitals shall from time to time direct the treasurer thereof to hand over to such Trustees from the funds of any such Hospital in the hands of the treasurer or otherwise and also
- 5 any moneys given or bequeathed to or arising from any donation of real or personal property to such Hospital at the discretion of such Trustees in any Government funds or debentures of any Australian Colony ~~or in any debentures or debenture stock of any Municipal Corporation in the said Colonies or of any Bank or incorporated Company carrying~~
- 10 ~~on business therein or by way of purchase of~~ or **on first mortgage** upon any freehold estate ~~there as well as~~ **within the Colony of New South Wales** or in Bank or deposit receipts for fixed periods or otherwise with power from time to time and at any time to pay and transfer any such investment for or unto any other investment authorized by this Act
- 15 Provided always that it shall be lawful for the said committee ~~with the consent of the said Trustees in their absolute discretion~~ at any time to resort to any such investments and to sell the same for the purpose of applying the moneys to arise from any such sale for the purpose of their respective institutions.
- 20 **3. 2.** It shall be lawful for the treasurer of any of the said Hospitals to institute and prosecute in his own name for and on behalf of the committee of such Hospital and by their direction proceedings ^{Treasurer to recover fees from patients.} in any Court nearest to the Hospital where such person shall have been a patient against any person who may have received medical or surgical
- 25 treatment in such Hospital or against the executors or administrators or the curator of the estate of any such person for the recovery of fees and remuneration for such care and attention and it shall be lawful for the Court to award such sum as shall seem reasonable and just under the circumstances to be appropriated for the benefit of the said Hospital
- 30 and such proceedings may be taken either in the District Court or Court of Petty Sessions of the district in which the Hospital is situated or of the district in which the person resides.

New South Wales.



ANNO QUADRAGESIMO QUINTO

VICTORIÆ REGINÆ.

No. III.

An Act to amend the Hospital Acts and to enable Trustees thereof to invest the funds of such Hospitals. [Assented to, 4th October, 1881.]

WHEREAS there are established and maintained in the Colony of New South Wales various Hospitals supported by voluntary contributions and by assistance from the Consolidated Revenue of the Colony And whereas it is desirable that the Trustees of such Hospitals should have power to receive from the respective treasurers thereof such funds as the committees of such Hospital may from time to time decide shall be handed over to the Trustees thereof for the purpose of being invested by them and also to enable the treasurer thereof to sue for and recover fees from patients for the benefit of such Hospitals 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. It shall be lawful for the Trustees of all Hospitals in the said Colony to which the Acts eleventh Victoria number fifty-nine and thirteenth Victoria number twenty now apply or to which they may hereafter

Preamble.

Trustees to invest funds of Hospital.

Hospitals Acts Amendment.

hereafter be declared to apply to invest any funds of the said Hospitals which the committee of such Hospitals shall from time to time direct the treasurer thereof to hand over to such Trustees from the funds of any such Hospital in the hands of the treasurer or otherwise and also any moneys given or bequeathed to or arising from any donation of real or personal property to such Hospital at the discretion of such Trustees in any Government funds or debentures of any Australian Colony or in any debentures or debenture stock of any Municipal Corporation in the said Colonies or of any Bank or incorporated Company carrying on business therein or by way of purchase of or on first mortgage upon any freehold estate within the Colony of New South Wales or in Bank deposit receipts for fixed periods or otherwise with power from time to time and at any time to pay and transfer any such investment for or unto any other investment authorized by this Act Provided always that it shall be lawful for the said committee with the consent of the said Trustees in their absolute discretion at any time to resort to any such investments and to sell the same for the purpose of applying the moneys to arise from any such sale for the purpose of their respective institutions.

Treasurer to recover
fees from patients.

2. It shall be lawful for the treasurer of any of the said Hospitals to institute and prosecute in his own name for and on behalf of the committee of such Hospital and by their direction proceedings against any person who may have received medical or surgical treatment in such Hospital or against the executors or administrators or the curator of the estate of any such person for the recovery of fees and remuneration for such care and attention and such proceedings may be taken either in the District Court or Court of Petty Sessions of the district in which the Hospital is situated or of the district in which the person resides.