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 December, 1881.

STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO QUINTO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Lands for Public Purposes Acquisition Act."

WHEREAS it is expedient to amend the "Lands for Public Purposes Preamble.
Acquisition Act" (being the Act forty-fourth Victoria number sixteen) Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council

5 and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:—

1. Section fifteen of the Act forty-fourth Victoria number Repeal of sec. 15 of sixteen is hereby repealed and the section next following shall be 44 Vic. No. 16 substituted in place of the section so repealed But nothing in this 10 Act contained shall affect any action for compensation commenced

under the said Act before this Act comes into force.

2. In every action of compensation tried after the commencement Jury to determine of this Act pursuant to the provisions of the Act forty-fourth Victoria absolutely the amount of compensation. number sixteen the jury shall determine the amount of compensation 15 to which the claimant is entitled and without being bound in any way by the amount of the valuation notified to such claimant If the verdict

Lands for Public Purposes Acquisition Act Amendment.

be for a sum equal to or less than the amount of such valuation the costs of the action shall be borne by the claimant but if for a greater sum than the amount of such valuation the costs shall be borne by the Minister The Judge before whom an action of compensation 5 shall be tried shall in no case have power to direct a reference of the claim to arbitration.

3. The notice of claim for compensation and abstract of title As to notices &c. required by the twelfth section of the Act hereby amended to be sent to the Minister and Crown Solicitor shall be sent to the Minister for 10 Public Works or to the Minister of Public Instruction according to the purpose for which the resumption shall have been made as well as to the Crown Solicitor and not to the Minister for Lands as mentioned in the first Schedule to the said Act.

4. This Act may be cited as the "Lands for Public Purposes Short title.

15 Acquisition Act Amendment Act."

LANDS FOR PUBLIC PURPOSES ACQUISITION ACT AMENDMENT BILL.

SCHEDULE of the Amendments referred to in Message of 16th December, 1881.

Page 2, clause 2, line 1. After "claimant" insert "and without reference to any alteration in such value arising from the establishment of Railway or other public works upon or for which such land was resumed"

clause 2, line 9. At end of clause add Proviso.

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 December, 1881. STEPHEN W. JONES, Clerk of Legislative Assembly.

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

Legislative Council Chamber, Sydney, 16th December, 1881. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUADRAGESIMO QUINTO

VICTORIÆ REGINÆ.

No. .

An Act to amend the "Lands for Public Purposes Acquisition Act."

WHEREAS it is expedient to amend the "Lands for Public Purposes Preamble.

Acquisition Act" (being the Act forty-fourth Victoria number sixteen) Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council 5 and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:—

1. Section fifteen of the Act forty-fourth Victoria number Repeal of sec. 15 of sixteen is hereby repealed and the section next following shall be 44 Vic. No. 16 substituted in place of the section so repealed But nothing in this

10 Act contained shall affect any action for compensation commenced under the said Act before this Act comes into force.

2. In every action of compensation tried after the commencement Jury to determine of this Act pursuant to the provisions of the Act forty-fourth Victoria absolutely the amount number sixteen the jury shall determine the amount of compensation.

15 to which the claimant is entitled and without being bound in any way
487—
by

Lands for Public Purposes Acquisition Act Amendment.

by the amount of the valuation notified to such claimant and without reference to any alteration in such value arising from the establishment of Railway or other public works upon or for which such land was resumed. If the verdict be for a sum equal to or less than the 5 amount of such valuation the costs of the action shall be borne by the claimant but if for a greater sum than the amount of such valuation the costs shall be borne by the Minister. The Judge before whom an action of compensation shall be tried shall in no case have power to direct a reference of the claim to arbitration. Provided always that 10 if either party be dissatisfied with the verdict it shall be open to such party to move for a new trial in accordance with the practice of the

Supreme Court.

3. The notice of claim for compensation and abstract of title As to notices &c. required by the twelfth section of the Act hereby amended to be sent 15 to the Minister and Crown Solicitor shall be sent to the Minister for Public Works or to the Minister of Public Instruction according to the purpose for which the resumption shall have been made as well as to the Crown Solicitor and not to the Minister for Lands as mentioned in the first Schedule to the said Act.

4. This Act may be cited as the "Lands for Public Purposes Short title.

Acquisition Act Amendment Act."

20

New South Wales.

ed. If the verdict he for a sum appet to driess the sum such valuation the costs of the cortan shall be bonce out if for a greater sum than the time amount of such valuable he home by the Minister. The dudge before whe



ANNO QUADRAGESIMO QUINTO

VICTORIÆ REGINÆ.

No. XXVI.

An Act to amend the "Lands for Public Purposes Acquisition Act." [Assented to, 20th December, 1881.]

WHEREAS it is expedient to amend the "Lands for Public Purposes Preamble.
Acquisition Act" (being the Act forty-fourth Victoria number sixteen) 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. Section fifteen of the Act forty-fourth Victoria number Repeal of sec. 15 of sixteen is hereby repealed and the section next following shall be 44 Vic. No. 16 substituted in place of the section so repealed But nothing in this Act contained shall affect any action for compensation commenced under the said Act before this Act comes into force.

under the said Act before this Act comes into force.

2. In every action of compensation tried after the commencement Jury to determine of this Act pursuant to the provisions of the Act forty-fourth Victoria of compensation. number sixteen the jury shall determine the amount of compensation to which the claimant is entitled and without being bound in any way

Lands for Public Purposes Acquisition Act Amendment.

by the amount of the valuation notified to such claimant and without reference to any alteration in such value arising from the establishment of Railway or other public works upon or for which such land was resumed. If the verdict be for a sum equal to or less than the amount of such valuation the costs of the action shall be borne by the claimant but if for a greater sum than the amount of such valuation the costs shall be borne by the Minister. The Judge before whom an action of compensation shall be tried shall in no case have power to direct a reference of the claim to arbitration. Provided always that if either party be dissatisfied with the verdict it shall be open to such party to move for a new trial in accordance with the practice of the Supreme Court.

As to notices &c

Supreme Court.

3. The notice of claim for compensation and abstract of title required by the twelfth section of the Act hereby amended to be sent to the Minister and Crown Solicitor shall be sent to the Minister for Public Works or to the Minister of Public Instruction according to the purpose for which the resumption shall have been made as well as to the Crown Solicitor and not to the Minister for Lands as mentioned in the first Schedule to the said Act.

S hort title.

4. This Act may be cited as the "Lands for Public Purposes Acquisition Act Amendment Act."

By Authority: Thomas Richards, Government Printer, Sydney, 1881.

WHEREAS is a spoil on the all and a lands for Public Purposes Frank Acquisition Arts (being the Act Serfy-fourth Victoria number stateen). Be it therefore constantly the Queen's Most Excellent Majesty by and with the active and corsent of the Legislative Conneil and Legislative Assembly of the same as follows—

It shortly of the same as follows—

It shortly repealed and the section next following shall be same, sixteen is hereby repealed and the section for compensation orbing in this substituted in place of the section for compensation commenced and or the said Act before this Act compensation commenced and the said Act before the said Act before him at a commenced and the said Act before the pursuant to the previous the first the commencement two of this Act pursuant to the previous of compensation of compensation of this Act pursuant for the previous the the amount of compensation of the form the first compensation that amount of compensation of the purpose the jury shall determine the amount of compensation of the principle of the first bound in any way

[3d.]