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, 8 February, 1881.

STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO QUARTO

VICTORIÆ REGINÆ.

No.

An Act to incorporate No-liability Mining Companies.

DE it 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 :---

5 1. Companies may be incorporated by registration under this No-liability system. Act for mining purposes on a system to be called "The No-liability System" and every company so incorporated shall add after the name the words "No Liability."

In order to obtain such registration it shall be necessary that Mode of obtaining
 In order to obtain such registration it shall be necessary that Mode of obtaining
 ten per cent. of the subscribed capital shall be paid up and there must registration.
 be lodged in the office of the Registrar General a memorandum signed
 by some person as the manager of such company which shall contain
 the several matters and may be in the form contained in the Second Schedule.
 Schedule hereto The said memorandum must be verified by a statutory
 declaration of the person so signing as manager containing the statements and made in the form of the said Schedule Within seven days

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after

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after the day of such lodgment a copy of the said memorandum and	
declaration shall be published in one or more than one newspaper	
circulating in the district in which the companies operations are being or to be carried on and a like copy shall be forwarded to the office of	
5 the Government Gazette for publication therein and which on the	
proper payment being made therefor shall accordingly be therein	
published As soon after such publication as the same can be done	
copies of such newspapers and also of the said Government Gazette	
and of any rules proposed to be made by such company shall be for-	
10 warded to the office of the said Registrar General to be there retained and filed with the said memorandum.	
3. The Registrar General shall keep a Companies register Regis	tration effected
book to be entitled the No-liability Mining Companies Register Book by Re	egistrar General.
and on receipt by him of the said newspapers Government Gazette copies	
15 and copy of rules (if any) he shall enter the date of such receipt and	
shall write and sign at the foot of the copy of the memorandum so	
lodged the words "The above No-liability Mining Company was registered by me on the day of eighteen	
registered by me on the day of eighteen hundred and by the name of 'The	
20 Company No-liability'" and upon such writing being signed by the	
Registrar General the said No-liability Mining Company shall be	
deemed to be registered under this Act.	
4. A certificate in the form or to the effect in the First Schedule Proof	f of registration
to this Act purporting to be under the hand of the Registrar General	
25 (who is hereby required to give such certificate to any person applying for the same on payment of one shilling) and which certificate shall	
describe the Government Gazette and copy of their respective dates	
and the newspapers by their respective names and dates shall be	
conclusive evidence in all Courts that the company has been duly	
30 registered under the provisions of this Act and of the time of its	
5. Any copy of the <i>Government Gazette</i> described in such Copie	
certificate as aforesaid shall be <i>primâ facie</i> evidence that the persons Gaze	tte to be evidence
named therein as shareholders in any such mining company are such of she	areholders.
35 shareholders.	
6. Upon the registration the persons whose names shall be con-Incor	poration of
tained in the said memorandum together with such other persons as comp	any.
may hereafter from time to time become members of the company shall be a body corporate by the name contained in such memorandum	
40 capable forthwith of exercising all the functions of an incorporated	
company and having a perpetual succession and a common seal with	
power to hold lands for mining purposes under any Act now or here-	- /
after to be in force relating to mining and be capable of suing and	
45 7. The acceptance of a share in any mining company registered shar	
45 7. The acceptance of a share in any mining company registered shar as aforesaid whether by original allotment or by transfer shall not be liable control of the share in any mining company registered share in an	e to calls or
deemed a contract on the part of the person accepting the same to pay	cibutions.
any calls in respect thereof or any contribution to the debts and	
liabilities of the company and such person shall not be liable to be sued	
50 for any such calls or contributions but he shall not be entitled to a	
dividend upon any share upon which a call shall be due and unpaid.	aiture of shares
8. Any share upon which a call shall at the expiration of twenty-Forf eight days after the day for its payment be unpaid shall thereupon	enture of shares
be absolutely forfeited without any resolution of directors or other	
55 proceeding The share when forfeited shall be sold by public auction	
admentioned in the Commune of Computer and the in a local state	

55 proceeding The share when forfeited shall be sold by public auction advertised in the *Government Gazette* and twice in a local and metropolitan newspaper not less than fourteen nor more than twenty-eight days before the day appointed for the sale and every such advertisement shall state the number in the company's share-list of each share so

No-liability Mining Companies.

so forfeited and the proceeds shall be applied in payment of the call unpaid thereon and of any expenses necessarily incurred in respect of the forfeiture and the balance (if any) shall be retained for the benefit of the remaining shareholders and shall become the property of the 5 company and new scrip may be issued by the directors for such forfeited shares in place of the scrip forfeited and cancelled by the sale aforesaid. 9. The procedure upon dissolution and winding-up of a company Winding-up of registered under this Act shall be as follows viz.:—Where it is intended No-liability Company that any such company shall be dissolved it shall be necessary in the ings thereon. 10 first place for the directors thereof to summon a special meeting of the shareholders of which not less than fourteen days notice shall be given in the Government Gazette and in one or more daily newspapers (if any) circulating in the district where the company's mine is situated and at such meeting not less than one-third in number and value of 15 the shareholders shall be represented in person or by proxy and if at such meeting a majority shall decide in favour of dissolution it shall be incumbent upon the directors to present a petition from the manager of the company to the Chief Commissioner of Insolvent Estates setting forth the facts accompanied by an affidavit to the effect that all the 20 liabilities of the company have been discharged and praying for a dissolution of the said company and if no such quorum attend such meeting the directors shall be at liberty to present such petition as aforesaid If such Commissioner shall be satisfied therewith and of the fact that there are no liabilities he may make an order that such 25 company shall be dissolved from the date of such order and it shall be dissolved accordingly And he may also by such order direct how the assets (if any) of the said company are to be distributed and how all the books papers and documents connected therewith are to be disposed of But any such order or direction shall be subject to appeal to the 30 Supreme Court at the instance of any person aggrieved by such order

- or direction in the same manner as nearly as practicable as any order or direction in insolvency of the said Commissioner is now or may hereafter be by law subject to appeal.
- 10. Any registered or unregistered company formed for mining Previously registered 35 purposes previously to the passing of this Act may with the consent of companies may be registered as no a majority in number and value of the shareholders in such company liability companies. present in meeting personally or by proxy and with the consent in writing of all the creditors (if any) be incorporated as a no-liability mining company but in any such case the memorandum hereinbefore
- 40 required by the second clause shall distinctly state the consent of such majority together with the place and date of holding such meeting and the consent in writing of the creditors shall be lodged with the Registrar General together with such memorandum.
- 11. On the registration of any such company as a no-liability On the registration 45 mining company all liabilities of the shareholders for calls shall from company liability of thenceforth cease In the event of the winding-up of such a company shareholders to cease. the shareholders shall not be bound to contribute to the debts or liabilities of the company contracted after such registration Provided
- always that notwithstanding such registration any person having any 50 claim or demand in respect of any contract which shall have been made or happened before such registration shall have the same remedy as if such registration had not taken place.

12. The calls upon shares in every company registered under this Calls to be due on Act shall be made in such time and manner as they shall be payable wednesday in any 55 on the second Wednesday in a month and on that day only Provided month. that if such Wednesday is a public holiday they shall be payable on the following day such day not being less than seven days from the day on which the call shall be made A notice shall be printed on the face of the companies scrip stating that that day is the day on which calls

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No-liability Mining Companies.

are payable When a call shall have been made notice of the day when it will be payable and of the place for payment thereof shall be published in the Government Gazette in a daily newspaper published in Sydney and in one or more papers circulated in the locality wherein 5 the registered office of the company shall be situated.

13. When a call shall have been made no subsequent call shall No call to be made be made until after the expiration of fourteen days from the day when until previous call paid. the call so made shall be payable.

- 14. The majority in number and value of the shareholders in Company may make 10 any no-liability company may from time to time after incorporation rules &c. make and alter rules for the appointment or election of directors auditors and other officers of such company for regulating the power and duties of such directors and officers for the conduct of the business
- at meetings of the Board of Directors and generally for the manage-15 ment and purposes of the company not inconsistent with this Act and such rules shall be binding on the company A copy of every rule made or altered by a no-liability company shall immediately after the making or altering thereof be filed at the Registrar General's Office.
- 15. Every company registered under this Act shall have a Company to have a 20 registered office situate in this Colony to which all communications and notices may be addressed and service of any notice or of any writ declaration plaint Judge's order or other proceeding or process whatsoever in any action suit or proceeding at such office shall be deemed to
- be service upon the company and any company which shall carry on 25 business without having such an office shall be liable to a penalty not exceeding five pounds for every day during which business shall be so carried on.

No-liability Mining Companies.

SCHEDULES.

FIRST SCHEDULE.

THIS is to certify that a Mining Company called "The Company No-liability" has been duly registered by virtue of the No-liability Mining Companies Act incorporated 5 a memorandum pursuant to the said Act having been duly lodged in the office of the Registrar General and published in the *Government Gazette* of the day of and in the newspaper mention it] and copies of the day of [if any other newspaper mention it] and copies of the said Government Gazette and newspaper [if a copy of rules has been forwarded add also a copy of proposed 10 rules of the Company] have been duly forwarded to the said office. Given under my hand this day of

A.B. Registrar General.

SECOND SCHEDULE.

15 I THE undersigned hereby make application to register [here insert the name of the Company] as a No-liability Mining Company under the provisions of the "No-liability Mining Companies Act of 1881"—

- (1.) The name of the Company is to be
 (2.) The place of operations [or intended operations] is at
 (3.) The registered office of the Company will be situated at
 (4.) The value of the Company's property including claims [or leased ground] and machinery is each.
- (5.) The number of shares in the Company is of (6.) The number of shares subscribed for is

The name of the manager is

The names and addresses and occupations of the shareholders and the number (8.)of shares held by each at this date are as below.

[Here insert names &c. of shareholders.]

(9.) Ten per cent. of the subscribed capital has been duly paid up.

30

20

25

day of

Witness to signature C.D.

A.B.

Manager.

I A.B. do solemnly and sincerely declare that-35

 I am the manager of the said intended Company.
 The above statement is to the best of my belief and knowledge true in every particular.

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And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of an Act made and passed in the ninth year of the reign of 40 Her present Majesty initialed "An Act for the more effectual abolition of oaths and affirmations taken and made in various Departments of the Government of New South Wales and to substitute Declarations in lieu thereof and for the suppression of voluntary and extra-judicial oaths and affidavits."

Taken before me-

Dated this

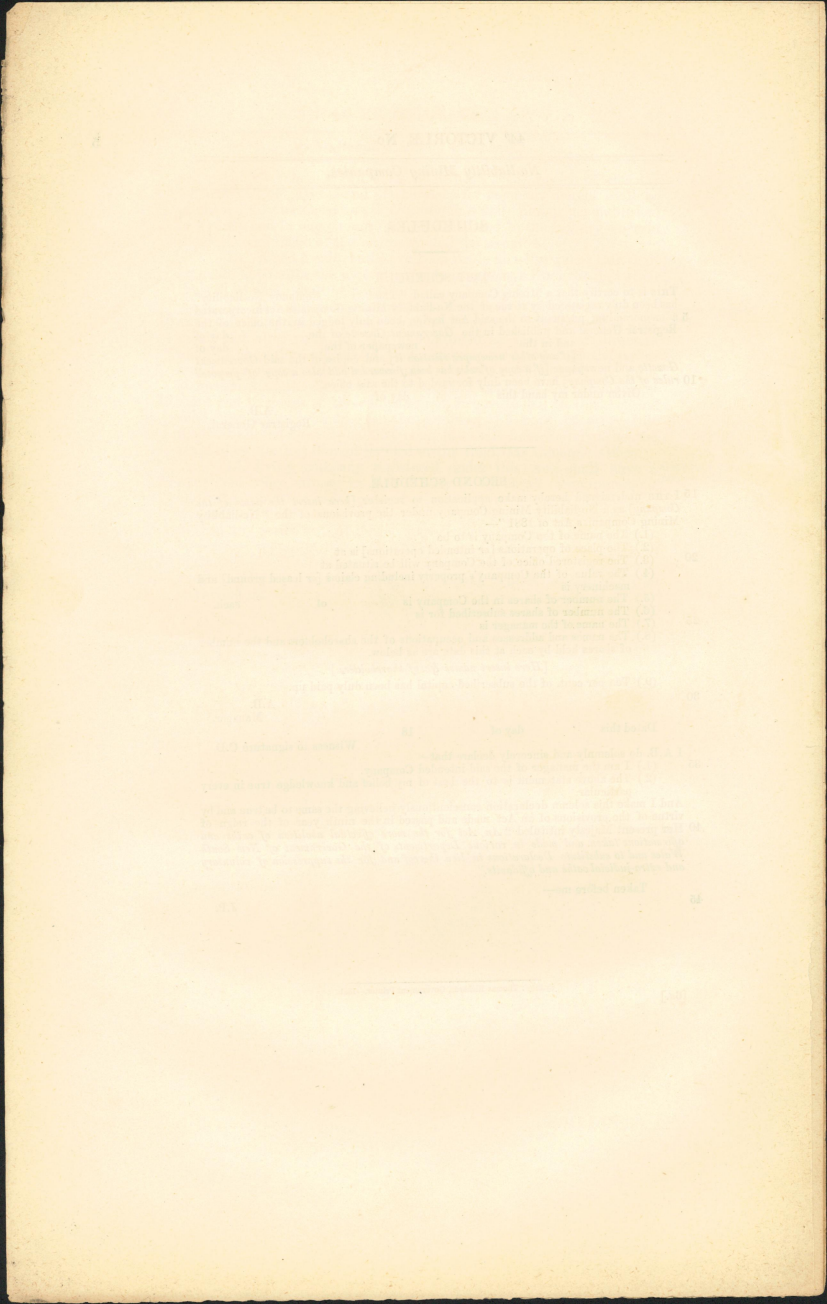
J.P. .

[6d.]

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Sydney : Thomas Richards, Government Printer .-- 1881.

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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, 8 February, 1881.

STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO QUARTO

VICTORIÆ REGINÆ.

No.

An Act to incorporate No-liability Mining Companies.

(As amended in Committee of the Whole.)

B^E it 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. Companies may be incorporated by registration under this No-liability system. Act for mining purposes on a system to be called "The No-liability System" and every company so incorporated shall add after the name the words "No Liability."

- In order to obtain such registration it shall be necessary that Mode of obtaining 10 ten per cent. of the subscribed capital shall be paid up and there must be lodged in the office of the Registrar General a memorandum signed by some person as the manager of such company which shall contain the several matters and may be in the form contained in the Second Second Schedule. Schedule hereto The said memorandum must be verified by a statutory
- 15 declaration of the person so signing as manager containing the statements and made in the form of the said Schedule Within seven days 88after

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

No-liability Mining Companies.

after the day of such lodgment a copy of the said memorandum and declaration shall be published in one or more than one newspaper circulating in the district in which the companies operations are being or to be carried on and a like copy shall be forwarded to the office of 5 the *Government Gazette* for publication therein and which on the proper payment being made therefor shall accordingly be therein published As soon after such publication as the same can be done copies of such newspapers and also of the said *Government Gazette* and of any rules proposed to be made by such company shall be for-10 warded to the office of the said Registrar General to be there retained and filed with the said memorandum.

3. The Registrar General shall keep a Companies register Registration effected book to be entitled the No-liability Mining Companies Register Book by Registrar General. and on receipt by him of the said newspapers Government Gazette copies

- 15 and copy of rules (if any) he shall enter the date of such receipt and shall write and sign at the foot of the copy of the memorandum so lodged the words "The above No-liability Mining Company was registered by me on the hundred and by the name of 'The
- 20 Company No-liability'" and upon such writing being signed by the Registrar General the said No-liability Mining Company shall be deemed to be registered under this Act.

4. A certificate in the form or to the effect in the First Schedule Proof of registration. to this Act purporting to be under the hand of the Registrar General

- 25 (who is hereby required to give such certificate to any person applying for the same on payment of one shilling) and which certificate shall describe the *Government Gazette* and copy of their respective dates and the newspapers by their respective names and dates shall be conclusive evidence in all Courts that the company has been duly 30 registered under the provisions of this Act and of the time of its
- 30 registered under the provisions of this Act and of the time of its registration.

5. Any copy of the Government Gazette described in such Copies of Government certificate as aforesaid shall be primâ facie evidence that the persons Gazette to be evidence named therein as shareholders in any such mining company are such 35 shareholders.

6. Upon the registration the persons whose names shall be con-Incorporation of tained in the said memorandum together with such other persons as ^{company.} may hereafter from time to time become members of the company shall be a body corporate by the name contained in such memorandum

- 40 capable forthwith of exercising all the functions of an incorporated company and having a perpetual succession and a common seal with power to hold lands for mining purposes under any Act now or hereafter to be in force relating to mining and be capable of suing and being sued in its corporate name.
- 45 7. The acceptance of a share in any mining company registered Shareholders not as aforesaid whether by original allotment or by transfer shall not be liable to calls or deemed a contract on the part of the person accepting the same to pay any calls in respect thereof or any contribution to the debts and liabilities of the company and such person shall not be liable to be sued
- 50 for any such calls or contributions but he shall not be entitled to a dividend upon any share upon which a call shall be due and unpaid.

8. Any share upon which a call shall at the expiration of twenty-Forfeiture of shares. eight days after the day for its payment be unpaid shall thereupon

be absolutely forfeited without any resolution of directors or other 55 proceeding The share when forfeited shall be sold by public auction advertised in the Government Gazette and twice in a local and metropolitan newspaper not less than fourteen nor more than twenty eight two issues of a newspaper circulating in the district where the Company's mine is situated and in two issues of a daily newspaper published in Sydney the

No-liability Mining Companies.

the last of such advertisements being not less that fourteen days before the day appointed for the sale and every such advertisement shall state the number in the company's share-list of each share so forfeited and the proceeds shall be applied in payment of the call 5 unpaid thereon and of any expenses necessarily incurred in respect of the forfeiture and the balance (if any) shall be retained-for the benefit of the remaining shareholders and shall become the property of the company paid to the shareholder on his delivering to the Company the scrip representing the forfeited share and new scrip may be issued by the 10 directors for such forfeited shares in place of the scrip forfeited and cancelled by the sale aforesaid.

9. The procedure upon dissolution and winding-up of a company Winding-up of registered under this Act shall be as follows viz.:---Where it is intended No-liability Company that any such company shall be dissolved it shall be necessary in the ings thereon.

- 15 first place for the directors thereof to summon a special meeting of the shareholders of which not less than fourteen days notice shall be given in the Government Gazette and in one or more daily newspapers (if any) circulating in the district where the company's mine is situated and at such meeting not less than one-third in number and value of
- 20 the shareholders shall be represented in person or by proxy and if at such meeting a majority shall decide in favour of dissolution it shall be incumbent upon the directors to present a petition from the manager of the company to the Chief Commissioner of Insolvent Estates setting forth the facts accompanied by an affidavit to the effect that all the
- 25 liabilities of the company have been discharged and praying for a dissolution of the said company and if no such quorum attend such meeting the directors shall be at liberty to present such petition as aforesaid If such Commissioner shall be satisfied therewith and of the fact that there are no liabilities he may make an order that such 30 company shall be dissolved from the date of such order and it shall be
- dissolved accordingly And he may also by such order direct how the assets (if any) of the said company are to be distributed and how all the books papers and documents connected therewith are to be disposed of But any such order or direction shall be subject to appeal to the
- 35 Supreme Court at the instance of any person aggrieved by such order or direction in the same manner as nearly as practicable as any order or direction in insolvency of the said Commissioner is now or may hereafter be by law subject to appeal.
- 10. Any registered or unregistered company formed for mining Previously registered 40 purposes previously to the passing of this Act may with the consent of companies may be a majority in number and value of the shareholders in such company liability companies. present in meeting personally or by proxy and with the consent in writing of all the creditors (if any) be incorporated as a no-liability mining company but in any such case the memorandum hereinbefore
- 45 required by the second clause shall distinctly state the consent of such majority together with the place and date of holding such meeting and the consent in writing of the creditors shall be lodged with the Registrar General together with such memorandum.
- 11. On the registration of any such company as a no-liability On the registration 50 mining company all liabilities of the shareholders for calls shall from company liability of thenceforth cease In the event of the winding-up of such a company shareholders to cease. the shareholders shall not be bound to contribute to the debts or liabilities of the company contracted after such registration Provided always that notwithstanding such registration any person having any
- 55 claim or demand in respect of any contract which shall have been made or happened before such registration shall have the same remedy

as if such registration had not taken place. 12. Any manager or agent of a No-Liability Company ordering The Manager or goods plant and other necessaries for the purposes of the company Agent of a No-

shall

and other proceed

No-liability Mining Companies.

shall do so on paper bearing the company's name with the word "No-Liability Com-Liability" added together with the word "No-Liability" inscribed in pany to order coloured ink across such order Provided that if goods be ordered goods &c. on paper. paper. otherwise than aforesaid the person ordering the same shall be person-5 ally liable.

13. A No-Liability Company shall be deemed duly registered Registration not under this Act notwithstanding any error in the name address or affected by reason of error in name address **Example 12.** 14. The calls upon shares in every company registered under this Calls to be due on occupation of a shareholder.

- 10 Act shall be made in such time and manner as they shall be payable the second Wednesday in any Wednesday in any Provided on the second Wednesday in a month and on that day only Provided month. that if such Wednesday is a public holiday they shall be payable on the following day such day not being less than seven days from the day on which the call shall be made A notice shall be printed on the face
- 15 of the companies scrip stating that that day is the day on which calls are payable When a call shall have been made notice of the day when it will be payable and of the place for payment thereof shall be published in the Government Gazette in a daily newspaper published in Sydney and in one or more papers circulated in the locality wherein 20 the registered office of the company shall be company's mine is situated.
- 13. 15. When a call shall have been made no subsequent call shall No call to be made be made until after the expiration of fourteen days from the day when paid. the call so made shall be payable.
- 14. 16. The majority in number and value of the shareholders in Company may make 25 any no-liability company may from time to time after incorporation rules &c.
- make and alter rules for the appointment or election of directors auditors and other officers of such company for regulating the power and duties of such directors and officers for the conduct of the business at meetings of the Board of Directors and generally for the manage-30 ment and purposes of the company not inconsistent with this Act and
- such rules shall be binding on the company A copy of every rule made or altered by a no-liability company shall immediately after the making or altering thereof be filed at the Registrar General's Office.
- 15. 17. Every company registered under this Act shall have a Company to have a 35 registered office situate in this Colony to which all communications registered office. and notices may be addressed and service of any notice or of any writ declaration plaint Judge's order or other proceeding or process whatsoever in any action suit or proceeding at such office shall be deemed to be service upon the company and if any company which shall carry on 40 business without having such an office the manager thereof shall be
- liable to a penalty not exceeding five pounds for every day during which business shall be so carried on.

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SCHEDULES.

No-liability Mining Companies.

SCHEDULES.

FIRST SCHEDULE.

THIS is to certify that a Mining Company called "The Company No-liability" has been duly registered by virtue of the No-liability Mining Companies Act incorporated 5 a memorandum pursuant to the said Act having been duly lodged in the office of the Registrar General and published in the *Government Gazette* of the day of and in the newspaper of the day of [if any other newspaper mention it] and copies of the said Government Gazette and newspaper [if a copy of rules has been forwarded add also a copy of proposed 10 rules of the Company] have been duly forwarded to the said office. day of Given under my hand this day of

A.B.

Registrar General.

SECOND SCHEDULE.

15	I THE undersigned hereby make application to register [here insert the name of the Company] as a No-liability Mining Company under the provisions of the "No-liability		
	Mining Companies Act of 1881 "-		
	(I.) The name of the Company is to be		
	(2.) The place of operations [or intended operations] is at		
20	(or) and registered ende of the company will be studied at		
	(4.) The value of the Company's property including claims-[or-leased-ground] plant		
	and machinery is		
	(5.) The number of charge in the Company is of or cach.		
25	(5.) The Company's mine consists of acres held under [here insert		
40	nature of Company's title].		
	(6.) The amount of money at the Company's credit is and the		
	total liability of the Company is		
	(7.) The nominal capital of the Company is £ in shares of		
	each of which are fully paid up to each and are contributing		
30	shares.		
	(6. 8.) The number of contributing shares subscribed for is being not		
	less than two-thirds of the entire number of contributing shares in the		
	Company.		
	(7. 9.) The name of the manager is		
35	(8. 10.) The names and addresses and occupations of the shareholders and the		
	number of shares distinguishing the contributing from the non-		
	contributing shareholders held by each at this date are as below.		
	[Here insert names &c. of shareholders.]		
	(9. 11.) Ten per cent. of the subscribed capital has been duly paid up.		
40			
TO			
	of which copies are annexed hereto or the particulars herein stated.		
	A.B.		
	Manager.		
	Dated this day of 18		

45

I A.B. do solemnly and sincerely declare that-

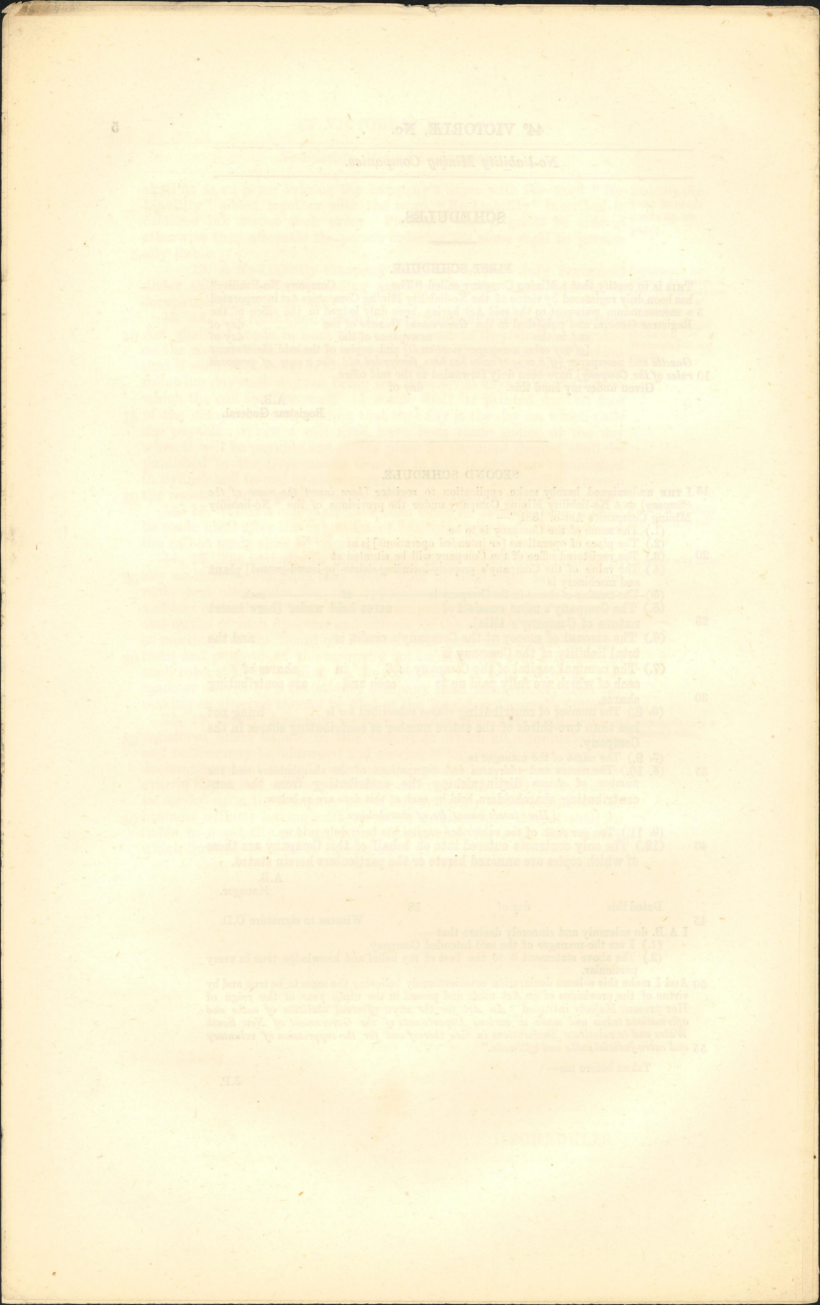
I am the manager of the said intended Company.
 The above statement is to the best of my belief and knowledge true in every

(2.) The above statement is to the best of my benef and knowledge true in every particular.
50 And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of an Act made and passed in the ninth year of the reign of Her present Majesty intituled "An Act for the more effectual abolition of oaths and affirmations taken and made in various Departments of the Government of New South Wales and to substitute Declarations in lieu thereof and for the suppression of voluntary 55 and extra-judicial oaths and affidavits."

Taken before me-

J.P.

Witness to signature C.D.



New South Walles.



ANNO QUADRAGESIMO QUARTO

VICTORIÆ REGINÆ.

No. XXIII.

An Act to incorporate No-liability Mining Companies. [Assented to, 31st March, 1881.]

BE it enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Logislation G 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. Companies may be incorporated by registration under this No-liability system. Act for mining purposes on a system to be called "The No-liability System" and every company so incorporated shall add after the name the words "No Liability."

2. In order to obtain such registration it shall be necessary that Mode of obtaining ten per cent. of the subscribed capital shall be paid up and there must registration. be lodged in the office of the Registrar General a memorandum signed by some person as the manager of such company which shall contain the second method in the Second the several matters and may be in the form contained in the Second Second Schedule. Schedule hereto The said memorandum must be verified by a statutory declaration of the person so signing as manager containing the statements and made in the form of the said Schedule Within seven days after the day of such lodgment a copy of the said memorandum and declaration A

No-liability Mining Companies.

declaration shall be published in one or more than one newspaper circulating in the district in which the companies operations are being or to be carried on and a like copy shall be forwarded to the office of the Government Gazette for publication therein and which on the proper payment being made therefor shall accordingly be therein published As soon after such publication as the same can be done copies of such newspapers and also of the said Government Gazette and of any rules proposed to be made by such company shall be forwarded to the office of the said Registrar General to be there retained and filed with the said memorandum.

Registration effected by Registrar General.

3. The Registrar General shall keep a Companies register book to be entitled the No-liability Mining Companies Register Book and on receipt by him of the said newspapers Government Gazette copies and copy of rules (if any) he shall enter the date of such receipt and shall write and sign at the foot of the copy of the memorandum so lodged the words "The above No-liability Mining Company was registered by me on the day of eighteen hundred and by the name of 'The

Company No-liability'" and upon such writing being signed by the Registrar General the said No-liability Mining Company shall be deemed to be registered under this Act.

Proof of registration.

4. A certificate in the form or to the effect in the First Schedule to this Act purporting to be under the hand of the Registrar General (who is hereby required to give such certificate to any person applying for the same on payment of one shilling) and which certificate shall describe the Government Gazette and copy of their respective dates and the newspapers by their respective names and dates shall be conclusive evidence in all Courts that the company has been duly registered under the provisions of this Act and of the time of its registration.

5. Any copy of the Government Gazette described in such Gazette to be evidence certificate as aforesaid shall be primá facie evidence that the persons named therein as shareholders in any such mining company are such shareholders.

6. Upon the registration the persons whose names shall be contained in the said memorandum together with such other persons as may thereafter from time to time become members of the company shall be a body corporate by the name contained in such memorandum capable forthwith of exercising all the functions of an incorporated company and having a perpetual succession and a common seal with power to hold lands for mining purposes under any Act now or hereafter to be in force relating to mining and be capable of suing and being sued in its corporate name.

7. The acceptance of a share in any mining company registered as aforesaid whether by original allotment or by transfer shall not be deemed a contract on the part of the person accepting the same to pay any calls in respect thereof or any contribution to the debts and liabilities of the company and such person shall not be liable to be sued for any such calls or contributions but he shall not be entitled to a dividend upon any share upon which a call shall be due and unpaid.

8. Any share upon which a call shall at the expiration of twentyeight days after the day for its payment be unpaid shall thereupon be absolutely forfeited without any resolution of directors or other The share when forfeited shall be sold by public auction proceeding advertised in two issues of a newspaper circulating in the district where the Company's mine is situated and in two issues of a daily newspaper published in Sydney the last of such advertisements being not less than fourteen days before the day appointed for the sale and every such advertisement shall state the number in the company's share-list of each

Copies of Government

Incorporation of company.

Shareholders not liable to calls or

contributions.

Forfeiture of shares.

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No-liability Mining Companies.

each share so forfeited and the proceeds shall be applied in payment of the call unpaid thereon and of any expenses necessarily incurred in respect of the forfeiture and the balance (if any) shall be paid to the shareholder on his delivering to the Company the scrip representing the forfeited share and new scrip may be issued by the directors for such forfeited shares in place of the scrip forfeited and cancelled by the sale aforesaid.

9. The procedure upon dissolution and winding-up of a company Winding-up of registered under this Act shall be as follows viz.:---Where it is intended No-liability Company and other proceed. that any such company shall be dissolved it shall be necessary in the ings thereon. first place for the directors thereof to summon a special meeting of the shareholders of which not less than fourteen days notice shall be given in the Government Gazette and in one or more daily newspapers (if any) circulating in the district where the company's mine is situated and at such meeting not less than one-third in number and value of the shareholders shall be represented in person or by proxy and if at such meeting a majority shall decide in favour of dissolution it shall be incumbent upon the directors to present a petition from the manager of the company to the Chief Commissioner of Insolvent Estates setting forth the facts accompanied by an affidavit to the effect that all the liabilities of the company have been discharged and praying for a dissolution of the said company and if no such quorum attend such meeting the directors shall be at liberty to present such petition as aforesaid If such Commissioner shall be satisfied therewith and of the fact that there are no liabilities he may make an order that such company shall be dissolved from the date of such order and it shall be dissolved accordingly And he may also by such order direct how the assets (if any) of the said company are to be distributed and how all the books papers and documents connected therewith are to be disposed of But any such order or direction shall be subject to appeal to the Supreme Court at the instance of any person aggrieved by such order or direction in the same manner as nearly as practicable as any order or direction in insolvency of the said Commissioner is now or may hereafter be by law subject to appeal.

10. Any registered or unregistered company formed for mining Previously registered purposes previously to the passing of this Act may with the consent of companies may be a majority in number and value of the shareholders in such company liability companies. present in meeting personally or by proxy and with the consent in writing of all the creditors (if any) be incorporated as a no-liability mining company but in any such case the memorandum hereinbefore required by the second clause shall distinctly state the consent of such majority together with the place and date of holding such meeting and the consent in writing of the creditors shall be lodged with the Registrar General together with such memorandum.

11. On the registration of any such company as a no-liability On the registration mining company all liabilities of the shareholders for calls shall from as a no-liability company liability of thenceforth cease In the event of the winding-up of such a company shareholders to cease. the shareholders shall not be bound to contribute to the debts or liabilities of the company contracted after such registration Provided always that notwithstanding such registration any person having any claim or demand in respect of any contract which shall have been made or happened before such registration shall have the same remedy as if such registration had not taken place.

12. Any manager or agent of a No-Liability Company ordering The Manager or goods plant and other necessaries for the purposes of the Company shall Agent of a No-do so on paper bearing the Company's name with the word "No- to order goods &c. on Liability" added together with the word "No-Liability" inscribed in paper. coloured ink across such order Provided that if goods be ordered otherwise than aforesaid the person ordering the same shall be personally liable.

and other proceed

13.

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44° VICTORIÆ, No. 23.

No-liability Mining Companies.

Registration not affected by reason of error in name address or occupation of shareholder.

Calls to be due on the second Wednesday in any month.

No call to be made until previous call paid.

Company may make rules &c.

Company to have a registered office.

Companies subject to certain provisions of 37 Vic. No. 19.

13. A No-Liability Company shall be deemed duly registered n under this Act notwithstanding any error in the name address or occupation of a shareholder.

14. The calls upon shares in every company registered under this Act shall be made in such time and manner as they shall be payable on the second Wednesday in a month and on that day only Provided that if such Wednesday is a public holiday they shall be payable on the following day such day not being less than seven days from the day on which the call shall be made A notice shall be printed on the face of the companies scrip stating that that day is the day on which calls are payable When a call shall have been made notice of the day when it will be payable and of the place for payment thereof shall be published in the *Government Gazette* in a daily newspaper published in Sydney and in one or more papers circulated in the locality wherein the company's mine is situated.

15. When a call shall have been made no subsequent call shall be made until after the expiration of fourteen days from the day when the call so made shall be payable.

16. The majority in number and value of the shareholders in any no-liability company may from time to time after incorporation make and alter rules for the appointment or election of directors auditors and other officers of such company for regulating the power and duties of such directors and officers for the conduct of the business at meetings of the Board of Directors and generally for the management and purposes of the company not inconsistent with this Act and such rules shall be binding on the company A copy of every rule made or altered by a no-liability company shall immediately after the making or altering thereof be filed at the Registrar General's Office.

17. Every company registered under this Act shall have a registered office situate in this Colony to which all communications and notices may be addressed and service of any notice or of any writ declaration plaint Judge's order or other proceeding or process whatsoever in any action suit or proceeding at such office shall be deemed to be service upon the company and if any company shall carry on business without having such an office the manager thereof shall be liable to a penalty not exceeding five pounds for every day during which business shall be so carried on.

18. All companies registered under this Act shall be subject to the following clauses of the Companies Act thirty-seventh Victoria number nineteen so far as they are applicable thereto numbers eighteen sixty-nine seventy eighty-one to ninety-three both inclusive.

SCHEDULES.

44º VICTORIÆ, No. 23.

No-liability Mining Companies.

SCHEDULES.

FIRST SCHEDULE.

THIS is to certify that a Mining Company called "The Company No-liability" has been duly registered by virtue of the No-liability Mining Companies Act incorporated a memorandum pursuant to the said Act having been duly lodged in the office of the Registrar General and published in the *Government Gazette* of the day of and in the newspaper of the day of [if any other newspaper mention it] and copies of the said Government Gazette and newspaper [if a copy of rules has been forwarded add also a copy of proposed rules of the Company] have been duly forwarded to the said office.

day of

Given under my hand this

A.B.

Registrar General.

SECOND SCHEDULE.

I THE undersigned hereby make application to register [here insert the name of the Company] as a No-liability Mining Company under the provisions of the "No-liability Mining Companies Act of 1881 "— (1.) The name of the Company is to be (2.) The place of operations [or intended operations] is at (3.) The registered office of the Company will be situated at (4.) The value of the Company's plant and machinery is (5.) The Company's mine consists of acres held under [here insert nature of Company's title.] (6.) The amount of money at the Company's credit is

- (6.) The amount of money at the Company's credit is liability of the Company is and the total
- (7.) The nominal capital of the Company is £ each of which are paid up to in shares of each of which are paid up to contributing shares to the extent of each. The number of contributing shares subscribed for is The name of the memory is each and are

The name of the manager is

(10.) The name of the manager is (10.) The names and addresses and occupations of the shareholders and the number of shares distinguishing the contributing from the non-contributing shares held by each at this date are as below.

[Here insert names &c. of shareholders.]

- (11.) Ten per cent. of the subscribed capital has been duly paid up.(12.) The only contracts entered into on behalf of this Company are those of which the particulars are stated hereunder.

A.B. Manager.

Dated this day of 18 Witness to signature C.D.

I A.B. do solemnly and sincerely declare that-

 I am the manager of the said intended Company.
 The above statement is to the best of my belief and knowledge true in every particular.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of an Act made and passed in the ninth year of the reign of Her present Majesty initialed "An Act for the more effectual abolition of oaths and affirmations taken and made in various Departments of the Government of New South Wales and to substitute Declarations in lieu thereof and for the suppression of voluntary and extra-judicial oaths and affidavits."

Taken before me-

J.P.

[6d.]

By Authority : THOMAS RICHARDS, Government Printer, Sydney, 1881.

