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 July, 1881.

STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO QUINTO

VICTORIÆ REGINÆ.

* * * * * * * * *

No.

An Act to authorize the Appointment of an Additional Judge of the Supreme Court.

HEREAS the term of the Commission under which a Judge of Preamble. the Supreme Court was appointed pursuant to the "Supreme Court Temporary Judge Act Continuation Act 1880" will shortly expire And whereas it has become necessary to make such further and 5 permanent provision for the Administration of Justice in the Supreme and Circuit Courts as may prevent the accumulation of arrears and ensure the more speedy and effective disposal of judicial business in the several jurisdictions of the said Supreme Court Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice 10 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 Governor with the advice of the Power to appoint an Executive Council by commission under the Great Seal of the Colony additional Judge of 15 to appoint in Her Majesty's name in addition to the Chief Justice and

the three Puisne Judges any person whether a Barrister or not as a Judge of the Supreme Court who shall from the time of his appointment be a Judge of the said Court to all intents and purposes whatsoever. 88-

2.

Supreme Court (Additional Judge).

2. The Judge appointed under the power hereby conferred shall His salary. be paid a salary at the yearly rate of two thousand pounds and such salary shall be secured and be payable in like manner as the salaries of the present Judges of the Supreme Court are secured and made 5 payable.

3. The Judge so appointed shall be entitled to the like retiring His pension. pension or allowance and on the same conditions as the other Puisne Judges of the said Court.

4. The Judge so appointed shall be liable to removal in such Tenure of office. 10 manner and upon such grounds only as the present Judges of the said Court are by law liable to removal.

5. The Supreme Court shall for the purpose of hearing Equity Provision declaratory Appeals as well as for all other purposes be lawfully constituted by of the constitution of the presence in Court of at least any three Judges of the said Court

15 Provided that nothing herein shall take away any power to hear and determine any matter in the Common Law or Ecclesiastical Jurisdiction of the said Court or in Lunacy or Insolvency which by any existing law may be heard by any less number of Judges than three or to alter or abridge any existing jurisdiction of any of the Judges

20 of the Supreme Court.

6. This Act may be cited for all purposes as the "Supreme Short title and Court (Additional Judge) Act 1881" and from and after its passing repeal of Acts. the "Supreme Court Temporary Judge Act of 1879" and the "Supreme Court Temporary Judge Act Continuation Act 1880" shall 25 be repealed.

Sydney : Thomas Richard , Government Printer.-1881.

[3d.]

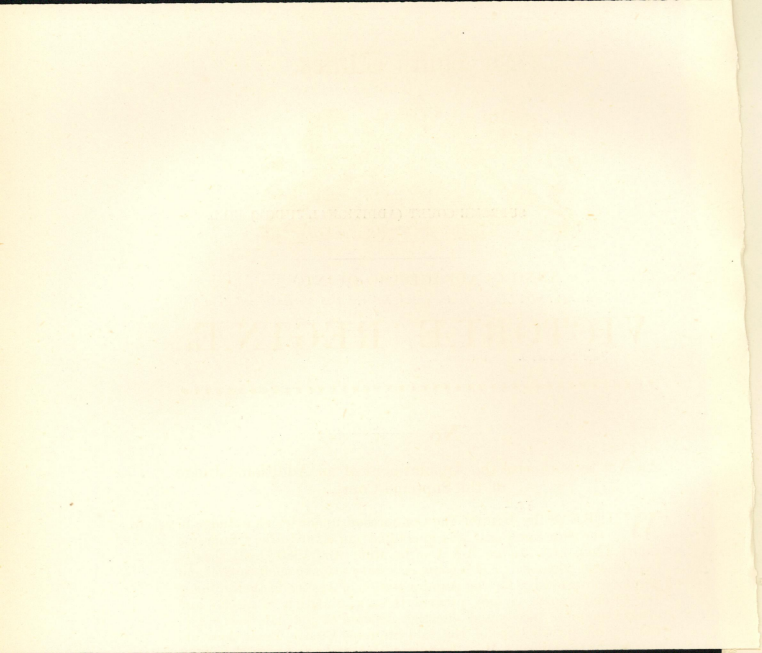
2

SUPREME COURT (ADDITIONAL JUDGE) BILL.

SCHEDULE of the Amendment referred to in Message of 3rd August, 1881.

Page 2, clause 6. Omit clause 6.

c7-



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 July, 1881. } STEPHEN W. JONES, Clerk of Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with an Amendment.

Legislative Council Chamber, Sydney, 3rd August, 1881. }

JOHN J. CALVERI, Clerk of the Parliaments.

2.

New South Wales.



ANNO QUADRAGESIMO QUINTO

VICTORIÆ REGINÆ.

No.

An Act to authorize the Appointment of an Additional Judge of the Supreme Court.

WHEREAS the term of the Commission under which a Judge of Preamble. the Supreme Court was appointed pursuant to the "Supreme Court Temporary Judge Act Continuation Act 1880" will shortly expire And whereas it has become necessary to make such further and 5 permanent provision for the Administration of Justice in the Supreme and Circuit Courts as may prevent the accumulation of arrears and ensure the more speedy and effective disposal of judicial business in the several jurisdictions of the said Supreme Court Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice 10 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 :---

It shall be lawful for the Governor with the advice of the Power to appoint an Executive Council by commission under the Great Seal of the Colony additional Judge of the supreme Court.
to appoint in Her Majesty's name in addition to the Chief Justice and the three Puisne Judges any person whether a Barrister or not as a Judge of the Supreme Court who shall from the time of his appointment be a Judge of the said Court to all intents and purposes whatsoever.

88-

Note.-The words to be omitted are ruled through.

Supreme Court (Additional Judge).

2. The Judge appointed under the power hereby conferred shall His salary. be paid a salary at the yearly rate of two thousand pounds and such salary shall be secured and be payable in like manner as the salaries of the present Judges of the Supreme Court are secured and made 5 payable.

3. The Judge so appointed shall be entitled to the like retiring His persion. pension or allowance and on the same conditions as the other Puisne Judges of the said Court.

4. The Judge so appointed shall be liable to removal in such Tenure of office. 10 manner and upon such grounds only as the present Judges of the said Court are by law liable to removal.

5. The Supreme Court shall for the purpose of hearing Equity Provision declaratory Appeals as well as for all other purposes be lawfully constituted by of the constitution of the presence in Court of at least any three Judges of the said Court

15 Provided that nothing herein shall take away any power to hear and determine any matter in the Common Law or Ecclesiastical Jurisdiction of the said Court or in Lunacy or Insolvency which by any existing law may be heard by any less number of Judges than three or to alter or abridge any existing jurisdiction of any of the Judges 20 of the Supreme Court.

6. This Act may be cited for all purposes as the "Supreme short title and Court (Additional Judge) Act 1881" and from and after its passing repeal of Acts. the "Supreme Court Temporary Judge Act off 1879" and the "Supreme Court Temporary Judge Act Continuation Act 1880" shall

25 be-repealed.

Sydney : Thomas Richards, Government Printer .- 1881.

[3d.]

2

New South Wales.



ANNO QUADRAGESIMO QUINTO

VICTORIÆ REGINÆ.

* * * * * * * * * * *

No. I.

An Act to authorize the Appointment of an Additional Judge of the Supreme Court. [Assented to, 6th August, 1881.]

HEREAS the term of the Commission under which a Judge of Preamble. VV the Supreme Court was appointed pursuant to the "Supreme Court Temporary Judge Act Continuation Act 1880" will shortly expire And whereas it has become necessary to make such further and permanent provision for the Administration of Justice in the Supreme and Circuit Courts as may prevent the accumulation of arrears and ensure the more speedy and effective disposal of judicial business in the several jurisdictions of the said Supreme Court 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 Governor with the advice of the Power to appoint an Executive Council by commission under the Great Seal of the Colony additional Judge of to appoint in Her Majesty's name in addition to the Chief Justice and the three Puisne Judges any person whether a Barrister or not as a Judge of the Supreme Court who shall from the time of his appointment be a Judge of the said Court to all intents and purposes whatsoever.

2.

Supreme Court (Additional Judge).

His salary.

His pension.

Tenure of office.

Provision declaratory of the constitution of Supreme Court.

2. The Judge appointed under the power hereby conferred shall be paid a salary at the yearly rate of two thousand pounds and such salary shall be secured and be payable in like manner as the salaries of the present Judges of the Supreme Court are secured and made payable.

3. The Judge so appointed shall be entitled to the like retiring pension or allowance and on the same conditions as the other Puisne Judges of the said Court.

4. The Judge so appointed shall be liable to removal in such manner and upon such grounds only as the present Judges of the said Court are by law liable to removal.

5. The Supreme Court shall for the purpose of hearing Equity Appeals as well as for all other purposes be lawfully constituted by the presence in Court of at least any three Judges of the said Court Provided that nothing herein shall take away any power to hear and determine any matter in the Common Law or Ecclesiastical Jurisdiction of the said Court or in Lunacy or Insolvency which by any existing law may be heard by any less number of Judges than three or to alter or abridge any existing jurisdiction of any of the Judges of the Supreme Court.

[3d.]

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