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

New South Wales.



ANNO QUADRAGESIMO QUINTO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Sydney Corporation Act of 1879" in certain particulars.

HEREAS it is expedient that the "Sydney Corporation Act of 1879" should be amended in respect of certain matters in the said Act contained and hereinafter provided for Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and 5 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. Any occupier or owner who may feel himself aggrieved by Appeals may be made the assessment on his property and who shall have given seven clear to Metropolitan District Court once 10 days notice in writing to the Town Clerk of the City of Sydney of his in every year. intention so to do may in addition to the privilege of appeal contained in the said recited Act appeal to the first Court holden in every year at the Metropolitan District Court against the said assessment And such appeals shall be heard and determined according to the provisions 15 relating to appeals in the said recited Act and the Act forty-third Victoria number twenty-seven contained and the necessary alterations in every assessment book shall be made according to the manner and form provided for by the said first recited Act.

This Printed Bleet originated in the Lugares even Assumbles, and Accing this day passed, is now ready for presentation to the Lugares even Councin for its concurrence.

Lagislatice Assembly Chamber,
Sydney, 5 December, 1881,

STEPHEN W. JOHNS, Clore of Lugislatice Lasconity.

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ANNO QUADRAGESIMO QUINTO

VICTORIE REGINE.

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* L. Any occupier or owner who may feel himself namicived by Argentary 15 med. the assessment on his property and who shall have given seven clear both replication and the mention of the few of the line of school of this secretaries in the minimum in addition to the particles of appeal occulained intermion so to the may in addition to the particles of appeal occulained in the said resided Act appeal to the feet closer bother and error year at the Metropolitan Historic Court argents the anal assessment. And such appeals shall be beard and determined argenting to the provisions.

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SYDNEY CORPORATION ACT AMENDMENT BILL.

SCHEDULE of the Amendments referred to in Message of 15th December, 1881.

Page 1, Preamble, line 3. After "for" insert "And whereas it is provided by the "said recited Act that an assessment of all ratable property within the "City of Sydney should be made from time to time such assessment to "be subject to the power of appeal in the said Act contained And "whereas an assessment has been made and confirmed in accordance "with the said provisions of the said Act against which assessment no "appeal now lies And whereas it is deemed advisable that there "should be an annual right of appeal against such or any other "assessment" clause 1, lines 15 and 16. Omit "himself aggrieved by" insert "dissatisfied "with and who may be desirous of appealing from " clause 1, line 17. After "assessment" insert "for the time being" line 17. Omit "and who" Pages 1 and 2, clause 1, lines 17 and 1. Omit "have given seven clear" insert "give " fourteen" Page 2, clause 1, line 1. After "writing" insert "before the sitting of the Court "hereinafter mentioned" " clause 1, line 3. Omit "so" 3. Omit "do" insert "appeal and" lines 7 to 9. Omit "Act forty-third Victoria number twenty-seven" "insert "Sydney Corporation Act Amendment Act 1880"

A of billion and it remains take places the to make your things have been been 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, 5 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, 15th December, 1881.

JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUADRAGESIMO QUINTO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Sydney Corporation Act of 1879" in certain particulars.

WHEREAS it is expedient that the "Sydney Corporation Act of 1879" should be amended in respect of certain matters in the said Act contained and hereinafter provided for And whereas it is provided by the said recited Act that an assessment of all ratable property within the City of Sydney should be made from time to time such assessment to be subject to the power of appeal in the said Act contained And whereas an assessment has been made and confirmed in accordance with the said provisions of the said Act against which assessment no appeal now lies And whereas it is deemed advisable that there should be an annual right of appeal against such or any other assessment 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:—

15 1. Any occupier or owner who may feel himself aggrieved by Appeals may be made dissatisfied with and who may be desirous of appealing from the to Metropolitan assessment for the time being on his property and who shall have given in every year.

Sydney Corporation Act Amendment.

seven-clear give fourteen days notice in writing before the sitting of the Court hereinafter mentioned to the Town Clerk of the City of Sydney of his intention so to do appeal and may in addition to the privilege of appeal contained in the said recited Act appeal to the first Court holden 5 in every year at the Metropolitan District Court against the said assessment And such appeals shall be heard and determined according to the provisions relating to appeals in the said recited Act and the Act forty third Victoria number twenty seven Sydney Corporation Act Amendment Act 1880 contained and the necessary alterations in every 10 assessment book shall be made according to the manner and form provided for by the said first recited Act.

Sydney: Thomas Richards, Government Printer,-1881.

[3d.]

New South Wales.



ANNO QUADRAGESIMO QUINTO

VICTORIÆ REGINÆ.

No. XX.

An Act to amend the "Sydney Corporation Act of 1879" in certain particulars. [Assented to, 19th December, 1881.]

WHEREAS it is expedient that the "Sydney Corporation Act of 1879" should be amended in respect of certain matters in the said Act contained and hereinafter provided for And whereas it is provided by the said recited Act that an assessment of all ratable property within the City of Sydney should be made from time to time such assessment to be subject to the power of appeal in the said Act contained And whereas an assessment has been made and confirmed in accordance with the said provisions of the said Act against which assessment no appeal now lies And whereas it is deemed advisable that there should be an annual right of appeal against such or any other assessment 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. Any occupier or owner who may feel dissatisfied with and Appeals may be made who may be desirous of appealing from the assessment for the time to Metropolitan District Court once being on his property shall give fourteen days notice in writing before in every year.

Sydney Corporation Act Amendment.

the sitting of the Court hereinafter mentioned to the Town Clerk of the City of Sydney of his intention to appeal and may in addition to the privilege of appeal contained in the said recited Act appeal to the first Court holden in every year at the Metropolitan District Court against the said assessment And such appeals shall be heard and determined according to the provisions relating to appeals in the said recited Act and the "Sydney Corporation Act Amendment Act 1880" contained and the necessary alterations in every assessment book shall be made according to the manner and form provided for by the said first recited Act.

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

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