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, 27 March, 1884, A.M. STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No.

An Act to regulate the rights and responsibilities of Legal Practitioners.

WHEREAS it is desirable that the rights and responsibilities of Preamble. Legal Practitioners in New South Wales should be regulated Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legis-5 lative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows :--

1. Every Attorney may appear and be heard in all matters and Attorneys may proceedings in every branch of the jurisdiction of the Supreme Court of appear in all Courts New South Wales without being required to employ a Barrister.

10 2. Every Barrister may appear and be heard in all matters and Barristers may proceedings in all Courts in the said Colony without the intervention without Attorneys.

3. It shall be competent for Attorneys to be appointed to all Attorneys may hold any judicial office.

15 4. From and after the passing of this Act every Barrister or Barristers or Attorney shall be entitled to sue for and recover such fees as the person Attorneys may sue for fees.

employing him shall mark on his brief or shall contract to pay him. 5. This Act may be cited for all purposes as the "Legal Short title. Practitioners' Amalgamation Act."

$$625 -$$

[3d.]

