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, Stephen W. Jones, Sydney, 27 March, 1884, A.M. (Clerk of Legislative Assembly.

STEPHEN W. JONES,

New South Wales.



ANNO QUADRAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No. " non . mages will for hill to

An Act to further amend the "Sydney Corporation Act of 1879."

WHEREAS it is enacted by the "Sydney Corporation Act of 1879" Preamble. hereinafter termed the "Principal Act" that lists of all persons capable under that Act of voting at elections shall on or before the first day of July in every year be made for each Ward of the City of 5 Sydney from the receipts for City Rates paid to the thirtieth day of June in each year and given to the citizens by the City Treasurer And copies of such lists after revision and certification as by the said Act provided are declared to be the rolls of citizens for the Wards for which the same are respectively made out And whereas the said mode 10 of compiling the citizens rolls does not in many cases ensure the right to vote to the persons who ought to possess it 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 15 as follows:

1. On or before the first day of July one thousand eight Lists for Citizens' hundred and eighty-four and on or before the like day in every Rolls. succeeding year in lieu of the lists prescribed by the eighth section of the Principal Act lists shall be made by the Town Clerk of all persons 20 qualified in each Ward of the City of Sydney to vote at elections of 185— Aldermen

Sydney Corporation Act Amendment.

Aldermen and Auditors of the said City Such lists shall comprise the names of all inhabitant householders (whether males or females) within each Ward of the full age of twenty-one years and liable under Part VI of the Principal Act to pay the City Rate at the time of making 5 such lists as well as the names of all owners of property within each Ward Provided that every such owner shall at least days before the making of such lists have notified in writing to the Town Clerk the property in respect of which he claims to be enrolled and provided also that such owner be not himself primarily liable for the payment of 10 such rate in respect of such property as occupant thereof.

2. The said lists shall contain the names of all persons qualified Lists how made out as aforesaid alphabetically arranged according to the form in the and exhibited.

Schedule hereto.

3. The right of cumulative voting provided for by the twelfth Limitation of right 15 section of the Principal Act shall be exercised by the person actually to vote &c. paying the rates whether such person be the owner or the actual occupant of the premises in respect of which he is assessed Provided always that wherever in the said section the expression "twenty-five" occurs the expression "fifteen" shall after the commencement of this

20 Act be substituted for all purposes of the Principal and this Act.

4. No person shall be entitled to have his or her name entered No vote in respect of on any list made under the provisions of this Act as owner tenant or property assessed occupier of property or to vote in respect thereof unless such property

is assessed at an annual value of at least fifteen pounds.

5. The provisions of Part XIII of the Principal Act as to the As to by-laws to making and enforcing of by-laws shall extend to the making and facilitate collection enforcing of by-laws by the Municipal Council of the City of Sydney for collecting by means of house to house visitation or otherwise the names of all persons entitled to be enrolled on the Citizens' Rolls in 30 pursuance of this Act.

6. This Act may be cited as the "Sydney Corporation Act Short title repeal and Amendment Act 1884" and upon the passing thereof so much of the interpretation. eighth section of the Principal Act as provides for the mode in which the list is to be prepared and the eleventh section shall be repealed

35 For the purposes of this Act the expression "female" includes any married woman.

SCHEDULE.

Ward. List of Citizens for the year

40	Number.	Christian and Surname and Residence.	Nature of Qualification.
		not show will go as nothical	are declared to be the sells of
		and whereas the soid modes	same the officers rolls does not in a

A BILL

To amend the "Sydney Corporation Act of 1879."

[Mr. Stuart;—21 May, 1884.]

WHEREAS it is expedient to extend the powers relating to Preamble.
public ways conferred by the "Sydney Corporation Act of
1879" Be it therefore enacted by the Queen's Most Excellent Majesty
by and with the advice and consent of the Legislative Council and
5 Legislative Assembly of New South Wales in Parliament assembled
and by the authority of the same as follows;—

1. This Act may be cited as the "Sydney Corporation Act short title. Amendment Act of 1884" and shall be read with and as forming part of the "Sydney Corporation Act of 1879" hereinafter called the

10 principal Act.

2. It shall be lawful for the Municipal Council of Sydney for Power to acquire and the purpose of opening altering widening diverting extending or exchange land for closing any public way or portion of a public way in the City of street purposes &c. Sydney—

15 (I.) To purchase any land

(II.) To exchange any portion of a public way vested in the said Council for land required by the said Council for any of the aforesaid purposes and with or without compensation for the land so required

20 And every portion of land acquired under the authority of this Act shall be vested in the Council as a Public Way under and subject to the provisions of the Principal Act.

NATHEREAS is a expedient to extend the powers relating to people of the public ways conferred by the "Sydnet Corporation Act of people with the advice and consent of the Legislative Council and by and with the advice and consent of the Legislative Council and and by the authority of New South Whies in Parliament assembled and by the authority of the same as fallows:

1. This Act may be cited as the "Sydney Corporation Act Athendation Act and said of the "Sydney Corporation Act of the "Sydney Corporation Act of the "Sydney Corporation Act of 1879" decemanter called the principal Act.

SYDNEY CORPORATION ACT AMENDMENT BILL.

SCHEDULE of the Amendments referred to in Message of 25th June, 1884.

Page 1, clause 1. Omit clause 1.

- " clause 2. 1, lines 18 and 19. Omit "and with or without compensation for the "land so required"
- " clause 2. 1. After sub-section (II.) insert new sub-section (III.)
- " clause 2. 1, line 24. Omit "Principal Act" insert "said Act"
- " clause 2. 1. After clause 2. 1 insert new clause 2.

OVATSO OKINEGATO OKY

THE PREMISERS OF AUTHORISES AND

VICTORIE REGINE.

A STATE OF THE STA

0

ATRI to 114 montrongs I mattered and interest of the 174 montrongs of th

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, 29 May, 1884.

STEPHEN W. JONES, Clerk of Legislative Assembly.

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

Legislative Council Chamber, Sydney, 25th June, 1884. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUADRAGESIMO OCTAVO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Sydney Corporation Act of 1879."

WHEREAS it is expedient to extend the powers relating to Preamble.
public ways conferred by the "Sydney Corporation Act of
Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and 5 Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows;—

1. This Act may be cited as the "Sydney Corporation Act Short-title. Amendment Act of 1884" and shall be read with and as forming part of the "Sydney Corporation Act of 1879" hereinafter called the

10 principal Act.

15

2. 1. It shall be lawful for the Municipal Council of Sydney for Power to acquire and the purpose of opening altering widening diverting extending or exchange land for closing any public way or portion of a public way in the City of street purposes &c. Sydney-

(I.) To purchase any land

(II.) To exchange any portion of a public way vested in the said Council for land required by the said Council for any of the aforesaid purposes and with or without compensation for the land-so-required.

20 (iii.) To sell any land forming part of a way which is not required for any such purpose.

And every portion of land acquired under the authority of this Act shall be vested in the Council as a Public Way under and subject to the provisions of the Principal Act said Act.

2. No purchase sale or exchange of land under this Act shall be Purchase sale or valid until the same has been sanctioned by the Governor and notified exchange of land to be sanctioned in the Gazette.

by Governor.

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

This I'm me Here, or operated in the Louislative Assistence and, busing this day, persons, as some ready for one meaning in the Louislance Course of the operated on the Louislance Course of the concurrence.

STEPHEN W. JONES, Clerk of Leyndution Jusembly: Legislation Assembly Champeon 1884.

The Increaveve Chr very haveling day agreed to this Bill with Amendments.

ROHN J. CALVERT, Clerk of the Parliagents Loquitetres Canada Chaudary, 33 123 123 Salaren 2016 Anne 188 123

flew South Wlakes.



ANNO CUADRAGESIMO OCTAVO

VICTORLE REGINE.

.No.

An Act to amend the "Sydney Corporation Act of 1879."

WHEREAS ile is expediente to extend the powers relating to founds?

public ways conformed by the "Sydney Corporation Act of 1879" He it therefore material by the Queen's Most Pyrellent Majosty.

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

1. This Act may be cited as the "Sydney Corporation Act share-mile Amendment Act of 1981" and shall be read with shall as forming part of the "Sydney Corporation Act of 1879" herejundier called the

4. It shall be lawful for the Munisipal Council of Sydney for Power to acquire and the purpose of opening altering widening diverting extending or exclusive land for closing any public way in the City of section of a public way in the City of sections.

61 (1) To purchase saw tends of the solution o

beginner ton at dainty way a to rung same of the six of the off (dif)

And every portion of land acquired hader the authority of this Act.

Shall be readed to the Comerit as a Paintic Way under and subject to
the provisions of the General design Act.

25 % We purchase said or exchange of land whiler this Act shall be Purchase when valid until the said has been senetioned by the Covernor and notified exchange of land in the Gazette.

with doubt window on books in the party through the party of the party

New South Wales.



ANNO QUADRAGESIMO OCTAVO

VICTORIÆ REGINÆ.

No. V.

An Act to amend the "Sydney Corporation Act of 1879." [Assented to, 21st July, 1884.]

WHEREAS it is expedient to extend the powers relating to Preamble.

public ways conferred by the "Sydney Corporation Act of
1879" 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 Municipal Council of Sydney for Power to acquire and the purpose of opening altering widening diverting extending or exchange land for closing any public way or portion of a public way in the City of street purposes &c. Sydney

(i.) To purchase any land

(II.) To exchange any portion of a public way vested in the said Council for land required by the said Council for any of the aforesaid purposes

(III.) To sell any land forming part of a way which is not required

for any such purpose
And every portion of land acquired under the authority of this Act
shall be vested in the Council as a Public Way under and subject to the provisions of the said Act.

2. No purchase sale or exchange of land under this Act shall be Purchase sale or valid until the same has been sanctioned by the Governor and notified exchange of land to be sanctioned by in the Gazette. Governor.

Delv South Wales.



AMYO QUADRAGESIMO OCTAVO

VICTORIA REGINA.

No. V

An Act to amond the "Sydney Corporation Act of 1879."
[Assented to, 21st July, 1881.]

WHEREAS it is expedient to extend the powers relating to promote public ways conferred by the "Sydney Corporation Act of 1879". 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:—

the purpose of opening altering widening diverting extending or exchange had for closing any public way or portion of a public way in the City of street purposes for

(1) To purchase any land

(II.) To exchange any portion of a public way vested in the said Council for land required by the said Council for any of the aforesaid surposes

(iii.) To sell any land forming part of a way which is not required

And every portion of land acquired under the authority of this Act shall be vested in the Council as a Public Way under and subject to the provisions of the said Act.

2. No purchase sale or exchange of land under this Act shall be rundow sale or valid until the same has been sanctioned by the Governor and notified be acquired in the Gazette.