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, 18 August, 1886.

F. W. WEBB, Acting Clerk of Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO

VICTORIÆ REGINÆ.

No.

An Act to amend the Law relating to the detention and transfer of Convicted Offenders.

BE it enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Logiclation C 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. This Act may be cited as the "Places of Detention Act short title. 5 1886."

2. Notwithstanding anything to the contrary in any Act under Amendment of law which any person is liable to be committed or imprisoned with or relating to place of detention. without hard labour to the nearest gaol house of correction or other

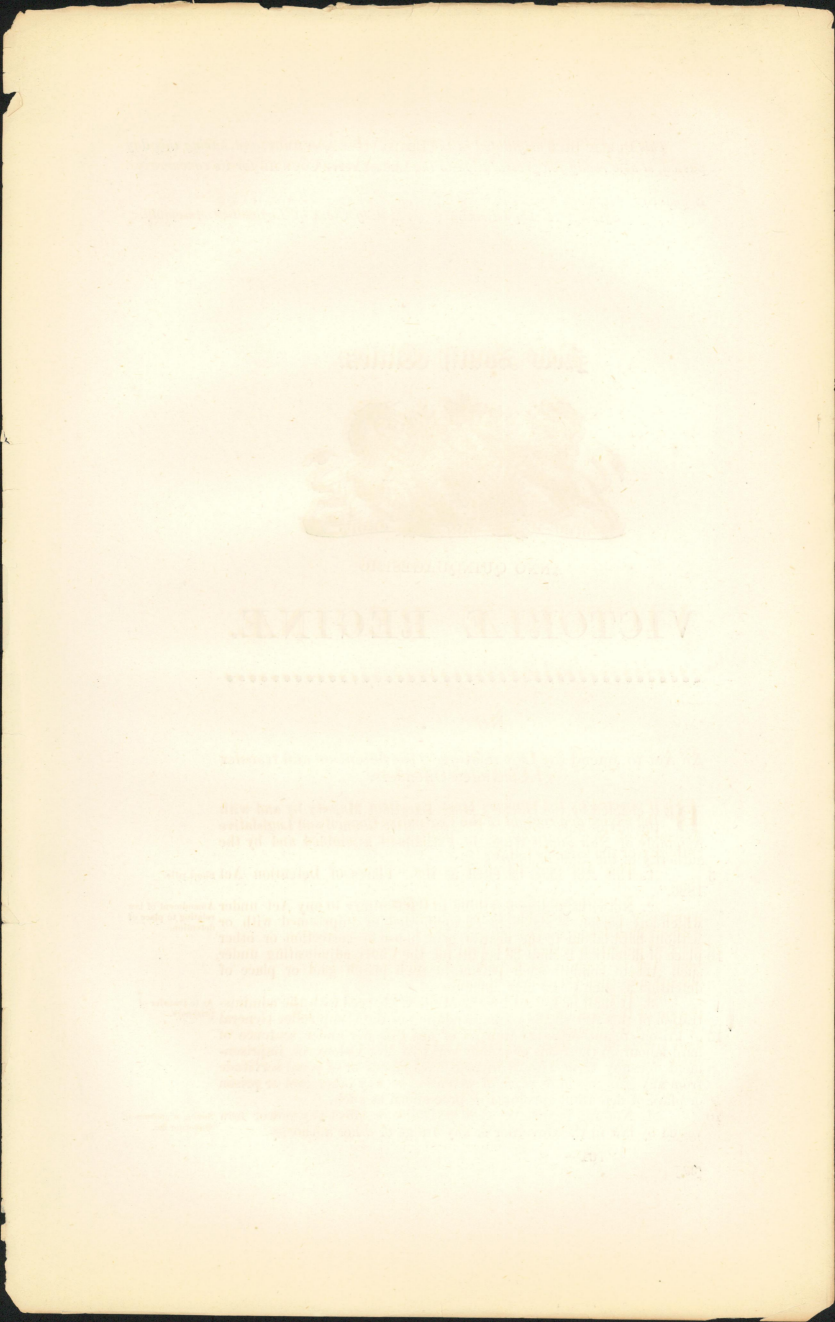
10 place of detention it shall be lawful for the Court adjudicating under such Act to commit such person to such prison gaol or place of detention as such Court may appoint. 3. It shall be lawful for the Minister charged with the adminis- As to transfer of

tration of this Act on the recommendation of the Comptroller General prisoners.

15 of Prisons to authorise the transfer of any prisoner under sentence of hard labour on the roads or public works of the Colony or imprisonment for any term with or without hard labour or of penal servitude from any gaol prison or place of detention to any other gaol or prison or place of detention appointed or proclaimed as such.

4. Nothing in this Act shall prejudice or affect any power now Saving of powers of 20 Governor &c. vested by law in the Governor or any Judge or other authority.

[3d.]

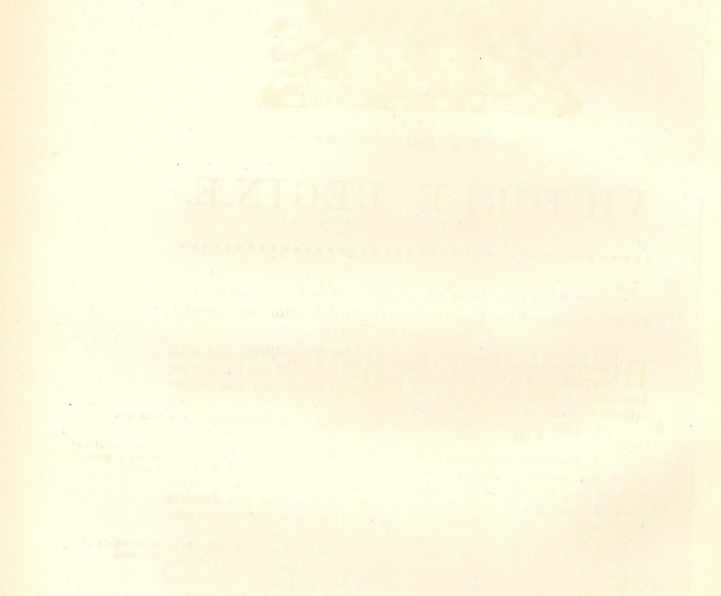


PLACES OF DETENTION BILL.

SCHEDULE of Amendments referred to in Message of 8th September, 1886.

Page 1, clause 2, line 10.After "Court" insert "or the Justices"Page 1, clause 2, line 12.After "Court" insert "or Justices"Page 1, clauses 3 and 4.Omit clauses 3 and 4.

c 157—



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, 18 August, 1886.

F. W. WEBB, Acting Clerk of Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 8th September, 1886. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO

VICTORIÆ REGINÆ.

No.

An Act to amend the Law relating to the detention and transfer of Convicted Offenders.

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

1886."

2. Notwithstanding anything to the contrary in any Act under Amendment of law which any person is liable to be committed or imprisoned with or detention.
without hard labour to the nearest gaol house of correction or other
10 place of detention it shall be lawful for the Court or the Justices adjudicating under such Act to commit such person to such prison gaol or place of detention as such Court or Justices may appoint.

3. It shall be lawful for the Minister charged with the adminis- As to transfer of prisoners.
15 of Prisons to authorise the transfer of any prisoner under sentence of hard labour on the roads or public works of the Colony or imprisonment for any term with or without hard labour or of penal servitude from any gaol prison or place of detention to any other gaol or prison or place of detention appointed or proclaimed as such

or place of detention appointed or proclaimed as such. 20 4. Nothing in this Act shall prejudice or affect any power now Saving of powers of Governor &c. vested by law in the Governor or any Judge or other authority.

[3d.]

764-

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

VIOTORIE REGINE.

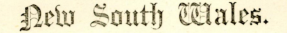
.....

An Act to amend the Law relating to the detention and transfer of Convicted Offenders.

 This Act may be cited as the "Tlaces of Deteution Act show the 1886."

2. Notwithstanding anything to the contrary in any Act under Acculant of low which any person is liable to be conneited or imprisoned with an algorithm to place of without hard labour to the nearest end house of correction or other algorithm.
10 place of detention it shall be inwful for the Correction or unities and adjudicating under such Act to connait such person to such prison gaol of or place of detention as such Corre er Justices uny appoint.

3. If shall be marini for his define the source of the Comptrailer Gigural pressed. If fration of this define the transfer of any prior or under sentence of the limit have sentence of the roads or public works of the Colony or ital pressed and the ment for any term with or without or vithout or the limit have the limit about or of public sectors of the limit about or the roads of the four term with or without or vithout or the limit about or of public sectors of the limit about or the roads of the sector of the limit about or the limit abo





ANNO QUINQUAGESIMO

VICTORIÆ REGINÆ.

No. XIX.

An Act to amend the Law relating to the detention and transfer of Convicted Offenders. [Assented to, 8 October, 1886.]

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

1. This Act may be cited as the "Places of Detention Act Short title. 1886."

2. Notwithstanding anything to the contrary in any Act under Amendment of law which any person is liable to be committed or imprisoned with or relating to place of detention. without hard labour to the nearest gaol house of correction or other place of detention it shall be lawful for the Court or the Justices adjudicating under such Act to commit such person to such prison gaol or place of detention as such Court or Justices may appoint.

3. It shall be lawful for the Minister charged with the adminis- As to transfer of tration of this Act on the recommendation of the Comptroller General prisoners. of Prisons to authorize the transfer of any prisoner under sentence of hard labour on the roads or public works of the Colony or imprisonment for any term with or without hard labour or of penal servitude from any gaol prison or place of detention to any other gaol or prison or place of detention appointed or proclaimed as such.

By Authority : THOMAS RICHARDS, Government Printer, Sydney, 1886.

[3d.]

