49° VICTORIÆ, 1885.

A BILL

To amend an Act intituled "An Act to incorporate the Proprietors of a certain Banking Company called the Bank of New South Wales."

WHEREAS by the fifth section of the "Bank of New South Preamble.

Wales Act of 1850" (being the Act of Incorporation of the Bank of New South Wales) the period during which the said Corporation might make issue circulate and reissue Bank Notes or Bills in 5 the said Colony was limited to the term of twenty-one years from the period when the whole of the capital therein mentioned should have been subscribed for and a moiety thereof have been actually paid up And whereas the said term commenced on the twenty-third day of March one thousand eight hundred and fifty and by the "Bank of New 10 South Wales Act of 1870" the time during which the said Corporation might make issue circulate and reissue such Bank Notes or Bills was extended for and during the further term of twenty-one years to commence and be computed from the expiration of the said first term of twenty-one years And whereas by the ninth section of the said 15 "Bank of New South Wales Act of 1850" certain restrictions were imposed on the extension or increase of the capital of the said Corporation as provided for by the eighth section of the said Act And whereas it hath been found expedient to amend the said Act of Incorporation

Incorporation 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. The ninth section of the said "Bank of New South Wales 5

Repeal of ninth section of Incorpora Act of 1850" shall be and is hereby repealed. 2. It shall be lawful for the said Corporation subject to the conditions restrictions and limitations contained in the said "Bank of expiration of present New South Wales Act of 1850" and the several Acts amending the same so far as such conditions restrictions and limitations now remain 10 in force for and during the residue of such extended term of twentyone years hereinbefore mentioned and for and during the term of fourteen years to commence at and be computed from the expiration of such extended term of twenty-one years as aforesaid to make issue and circulate at and from any city town or place in which the said 15 Corporation may have opened or established or in which the said Corporation may hereafter open or establish any bank branch bank or agency under and by virtue of the said "Bank of New South Wales Act of 1850" and the several Acts amending the same or of the said deed of settlement any bank notes or bills for one pound or five 20 pounds sterling each or for any greater sum than five pounds sterling each but not for any fractional part of a pound and from time to time during the said term to reissue any such notes or bills when and so often as the said Corporation shall think fit.

3. From and after the expiration of the said extended term of 25 years from expiration fourteen years granted by this Act it shall not be lawful for the said Corporation to make issue circulate or reissue at or from any town or place any promissory or other notes or bills or any other instrument in

the nature of a promissory-note or bill.

4. The total amount of all the new shares to be from time to 30 time created allotted or disposed of under or by virtue of the eighth section of the "Bank of New South Wales Act of 1850" shall not together with the original capital exceed the sum of three millions and at least half the amount of the new shares created allotted or disposed of from time to time as part of such increased capital shall be actually 35 paid up before any extension of the dealings of the said corporation in respect of such new capital shall be commenced and until half of such new shares so created allotted or disposed of shall be so paid up the dealings and affairs of the said Corporation shall be carried on in

all respects as if such extension of capital had not taken place.

5. This Act whenever cited shall be sufficiently described as the "Bank of New South Wales Act of 1886."

for further term of fourteen years from

Extent of increase.

Power to issue limited to fourteen

of present term.

Short title of Act.

Legislative Conncil.

49° VICTORIÆ, 1886.

A BILL

To amend an Act intituled "An Act to incorporate the Proprietors of a certain Banking Company called the Bank of New South Wales" and for other purposes therein mentioned and to extend the provisions of the "Bank of New South Wales Act of 1870."

(As amended and agreed to in Select Committee.)

WHEREAS by the fifth section of the "Bank of New South Preamble.
Wales Act of 1850" (being the Act of Incorporation of the Bank of New South Wales) the period during which the said Corporation might make issue circulate and reissue Bank Notes or Bills in 5 the said Colony was limited to the term of twenty-one years from the period when the whole of the capital therein mentioned should have been subscribed for and a moiety thereof have been actually paid up And whereas the said term commenced on the twenty-third day of March one thousand eight hundred and fifty and by the "Bank of New 10 South Wales Act of 1870" the time during which the said Corporation might make issue circulate and reissue such Bank Notes or Bills was extended for and during the further term of twenty-one years to commence and be computed from the expiration of the said first term of twenty-one years and whereas the said extended term of twenty-one 15 years will shortly expire and it is expedient to further extend the time during which the said Corporation may make issue and circulate notes And whereas by the ninth section of the said "Bank of New South Wales Act of 1850" certain restrictions were

imposed on the extension or increase of the capital of the said Corporation as provided for by the eighth section of the said Act And whereas it hath been found expedient to amend the said Act of Incorporation Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council 5 and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:

Repeal of ninth section of Incorpora-tion Act. Issue of bank notes for further term of fourteen years from

1. The ninth section of the said "Bank of New South Wales

Act of 1850" shall be and is hereby repealed.

2. It shall be lawful for the said Corporation subject to the 10 conditions restrictions and limitations contained in the said "Bank of expiration of present New South Wales Act of 1850" and the several Acts amending the same so far as such conditions restrictions and limitations now remain in force for and during the residue of such extended term of twentyone years hereinbefore mentioned and for and during the term of 15 fourteen years to commence at and be computed from the expiration of such extended term of twenty-one years as aforesaid to make issue and circulate at and from any city town or place in which the said Corporation may have opened or established or in which the said Corporation may hereafter open or establish any bank branch bank or 20 agency under and by virtue of the said "Bank of New South Wales Act of 1850" and the several Acts amending the same or of the said deed of settlement any bank notes or bills for one pound or five pounds sterling each or for any greater sum than five pounds sterling each but not for any fractional part of a pound and from time to time 25 during the said term to reissue any such notes or bills when and so often as the said Corporation shall think fit.

Power to issue limited to fourteen years from expiration

3. From and after the expiration of the said extended term of fourteen years granted by this Act it shall not be lawful for the said Corporation to make issue circulate or reissue at or from any town or 30 place any promissory or other notes or bills or any other instrument in

the nature of a promissory-note or bill.

Extent of increase.

4. The total amount of all the new shares to be from time to time created allotted or disposed of under or by virtue of the eighth section of the "Bank of New South Wales Act of 1850" shall not 35 together with the original capital exceed the sum of three millions and at least half the amount of the new shares created allotted or disposed of from time to time as part of such increased capital shall be actually paid up before any extension of the dealings of the said corporation in respect of such new capital shall be commenced and until half of 40 such new shares so created allotted or disposed of shall be so paid up the dealings and affairs of the said Corporation shall be carried on in all respects as if such extension of capital had not taken place.

Short title of Act.

5. This Act whenever cited shall be sufficiently described as the "Bank of New South Wales Act of 1886."

This Private Bill originated in the Legislative Council, and, having this day passed, is now ready for presentation to the Legislative Assembly for its concurrence.

Legislative Council Chamber, Sydney, 7th April, 1886. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUADRAGESIMO NONO

VICTORIÆ REGINÆ.

An Act to amend an Act intituled "An Act to incorporate the Proprietors of a certain Banking Company called the Bank of New South Wales" and for other purposes therein mentioned and to extend the provisions of the "Bank of New South Wales Act of 1870."

WHEREAS by the fifth section of the "Bank of New South Preamble.

Wales Act of 1850" (being the Act of Incorporation of the Bank of New South Wales) the period during which the said Corporation might make issue circulate and reissue Bank Notes or Bills in 5 the said Colony was limited to the term of twenty-one years from the period when the whole of the capital therein mentioned should have been subscribed for and a moiety thereof have been actually paid up And whereas the said term commenced on the twenty-third day of March one thousand eight hundred and fifty and by the "Bank of New 10 South Wales Act of 1870" the time during which the said Corporation might make issue circulate and reissue such Bank Notes or Bills was extended for and during the further term of twenty-one years to commence and be computed from the expiration of the said first term of twenty-one years and whereas the said extended term of twenty-one 15 years will shortly expire and it is expedient to further extend the time during which the said Corporation may make issue and circulate notes And whereas by the ninth section of the said "Bank of New South Wales Act of 1850" certain restrictions were c 32— imposed

Bank of New South Wales.

imposed on the extension or increase of the capital of the said Corporation as provided for by the eighth section of the said Act And whereas it hath been found expedient to amend the said Act of Incorporation Be it therefore enacted by the Queen's Most Excellent 5 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. The ninth section of the said "Bank of New South Wales Repeal of ninth section of Incorpora-

Act of 1850" shall be and is hereby repealed.

Act of 1850" shall be and is hereby repealed.

2. It shall be lawful for the said Corporation subject to the Issue of bank notes conditions restrictions and limitations contained in the said "Bank of for further term of fourteen years from expiration of present to the several Acts amending the expiration of present to the several Acts amending the expiration of present to the several Acts amending the expiration of present to the several Acts amending the expiration of present to the several Acts amending the expiration of the corporation and the several Acts amending the expiration of present to the several Acts amending the expiration of present to the several Acts amending the expiration of the corporation and the several Acts amending the expiration of the several Acts are several Acts amending the expiration of present to the several Acts amending the expiration of the several Acts are several Acts amending the expiration of the several Acts are several Acts amending the expiration of present to the several Acts amending the expiration of present to the several Acts are several Acts amending the expiration of present to the several Acts amending the expiration of present to the several Acts amending the expiration of present to the several Acts amending the expiration of the several Acts are several Acts a same so far as such conditions restrictions and limitations now remain term. in force for and during the residue of such extended term of twenty-

15 one years hereinbefore mentioned and for and during the term of fourteen years to commence at and be computed from the expiration of such extended term of twenty-one years as aforesaid to make issue and circulate at and from any city town or place in which the said Corporation may have opened or established or in which the said

20 Corporation may hereafter open or establish any bank branch bank or agency under and by virtue of the said "Bank of New South Wales Act of 1850" and the several Acts amending the same or of the said deed of settlement any bank notes or bills for one pound or five pounds sterling each or for any greater sum than five pounds sterling 25 each but not for any fractional part of a pound and from time to time

during the said term to reissue any such notes or bills when and so

often as the said Corporation shall think fit.

3. From and after the expiration of the said extended term of Power to issue fourteen years granted by this Act it shall not be lawful for the said limited to fourteen years from expiration 30 Corporation to make issue circulate or reissue at or from any town or of present term. place any promissory or other notes or bills or any other instrument in the nature of a promissory-note or bill.

4. The total amount of all the new shares to be from time to Extent of increase. time created allotted or disposed of under or by virtue of the eighth

35 section of the "Bank of New South Wales Act of 1850" shall not together with the original capital exceed the sum of three millions and at least half the amount of the new shares created allotted or disposed of from time to time as part of such increased capital shall be actually paid up before any extension of the dealings of the said corporation 40 in respect of such new capital shall be commenced and until half of

such new shares so created allotted or disposed of shall be so paid up the dealings and affairs of the said Corporation shall be carried on in all respects as if such extension of capital had not taken place.

5. This Act whenever cited shall be sufficiently described as short title of Act. 45 the "Bank of New South Wales Act of 1886."

10

New South Wales.



ANNO QUADRAGESIMO NONO

VICTORIÆ REGINÆ.

An Act to amend an Act intituled "An Act to incorporate the Proprietors of a certain Banking Company called the Bank of New South Wales" and for other purposes therein mentioned and to extend the provisions of the "Bank of New South Wales Act of 1870." [Assented to, 4th June, 1886.]

WHEREAS by the fifth section of the "Bank of New South Preamble. Wales Act of 1850" (being the Act of Incorporation of the Bank of New South Wales) the period during which the said Corporation might make issue circulate and reissue Bank Notes or Bills in the said Colony was limited to the term of twenty-one years from the period when the whole of the capital therein mentioned should have been subscribed for and a moiety thereof have been actually paid up And whereas the said term commenced on the twenty-third day of March one thousand eight hundred and fifty and by the "Bank of New South Wales Act of 1870" the time during which the said Corporation might make issue circulate and reissue such Bank Notes or Bills was extended for and during the further term of twenty-one years to commence and be computed from the expiration of the said first term of twenty-one years and whereas the said extended term of twenty-one years will shortly expire and it is expedient to further extend the time during which the said Corporation may make issue and circulate notes And whereas by the ninth section of the said "Bank of New South Wales Act of 1850" certain restrictions were imposed

Repeal of ninth

Issue of bank notes

for further term of fourteen years from

tion Act.

Bank of New South Wales.

imposed on the extension or increase of the capital of the said Corporation as provided for by the eighth section of the said Act And whereas it hath been found expedient to amend the said Act of Incorporation 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. The ninth section of the said "Bank of New South Wales

section of Incorpora. Act of 1850" shall be and is hereby repealed.

2. It shall be lawful for the said Corporation subject to the conditions restrictions and limitations contained in the said "Bank of tourteen years from expiration of present New South Wales Act of 1850" and the several Acts amending the same so far as such conditions restrictions and limitations now remain in force for and during the residue of such extended term of twentyone years hereinbefore mentioned and for and during the term of fourteen years to commence at and be computed from the expiration of such extended term of twenty-one years as aforesaid to make issue and circulate at and from any city town or place in which the said Corporation may have opened or established or in which the said Corporation may hereafter open or establish any bank branch bank or agency under and by virtue of the said "Bank of New South Wales Act of 1850" and the several Acts amending the same or of the said deed of settlement any bank notes or bills for one pound or five pounds sterling each or for any greater sum than five pounds sterling each but not for any fractional part of a pound and from time to time during the said term to reissue any such notes or bills when and so often as the said Corporation shall think fit.

3. From and after the expiration of the said extended term of fourteen years granted by this Act it shall not be lawful for the said Corporation to make issue circulate or reissue at or from any town or place any promissory or other notes or bills or any other instrument in

the nature of a promissory-note or bill. 4. The total amount of all the new shares to be from time to time created allotted or disposed of under or by virtue of the eighth

section of the "Bank of New South Wales Act of 1850" shall not together with the original capital exceed the sum of three millions and at least half the amount of the new shares created allotted or disposed of from time to time as part of such increased capital shall be actually paid up before any extension of the dealings of the said corporation in respect of such new capital shall be commenced and until half of such new shares so created allotted or disposed of shall be so paid up the dealings and affairs of the said Corporation shall be carried on in all respects as if such extension of capital had not taken place.

5. This Act whenever cited shall be sufficiently described as the "Bank of New South Wales Act of 1886."

Short title of Act.

Power to issue

of present term.

limited to fourteen vears from expiration

Extent of increase.

By Authority: Thomas Richards, Government Printer, Sydney, 1886.

[3d.]