Legislatibe Council.

49° VICTORIÆ, 1886.

A BILL

To amend the "Married Women's Property Act."

[MR. DARLEY; -19 May, 1886.]

W HEREAS the "Married Women's Property Act" being the Act Preamble. forty-second of Victoria number eleven provides that where a woman married after the passing of the said Act becomes entitled under the "Real Estate of Intestates Distribution Act of 1862" or 5 any Act amending the same to an estate of freehold or to any interest in the proceeds of any sale thereof the interest in such proceeds or the rents and profits of such property shall belong to such woman for her separate use and her receipts alone shall be a good discharge for the same And whereas no provision is contained in the said Act for the 10 case of a married woman becoming entitled under any deed or will to real estate or any interest therein And whereas it is expedient to amend the said Act so as to remedy such defect 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

15 of New South Wales in Parliament assembled and by the authority of the same as follows :--

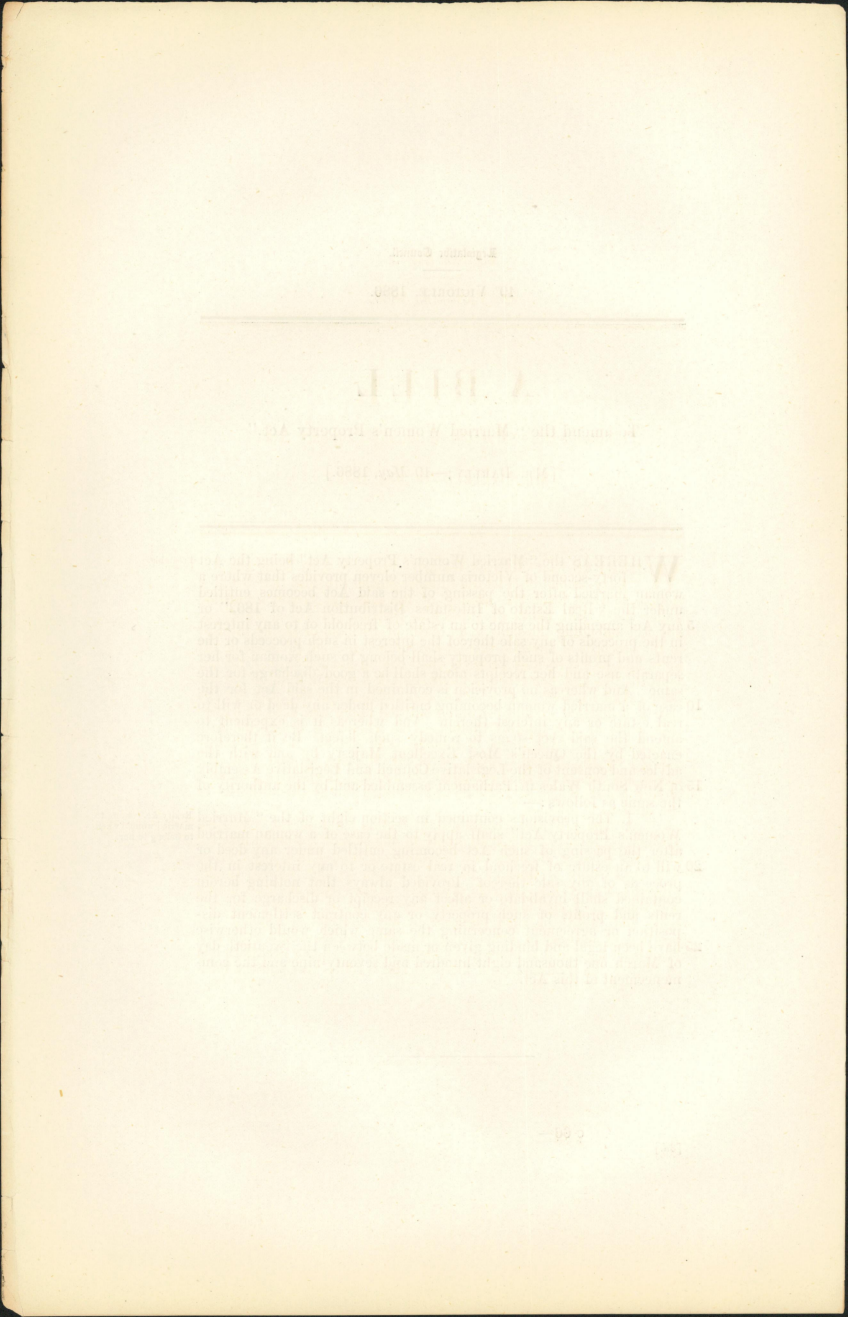
1. The provisions contained in section eight of the "Married Realty &c. coming to Women's Property Act" shall apply to the case of a woman married to belong to her. after the passing of such Act becoming entitled under any deed or 20 will to an estate of freehold in real estate or to any interest in the

20 will to an estate of freehold in real estate or to any interest in the proceeds of any sale thereof Provided always that nothing herein contained shall invalidate or affect any receipt or discharge for the rents and profits of such property or any contract settlement disposition or agreement concerning the same which would otherwise

25 have been legal and binding given or made between the twentieth day of March one thousand eight hundred and seventy-nine and the commencement of this Act.

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[3d.]



This PUBLIC 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, 3rd June, 1886. } JOHN J. CALVERT, Clerk of the Parliaments.

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Pew South Wales.

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VICTORIÆ REGINÆ.

No.

An Act to amend the "Married Women's Property Act."

WHEREAS the "Married Women's Property Act" being the Act Preamble. forty-second of Victoria number eleven provides that where a woman married after the passing of the said Act becomes entitled under the "Real Estate of Intestates Distribution Act of 1862" or 5 any Act amending the same to an estate of freehold or to any interest in the proceeds of any sale thereof the interest in such proceeds or the rents and profits of such property shall belong to such woman for her separate use and her receipts alone shall be a good discharge for the same And whereas no provision is contained in the first-mentioned Act 10 for the case of a married woman becoming entitled under any deed or will to real estate or any interest therein And whereas it is expedient to amend the said Act so as to remedy such defect Be it therefore enacted by the Queen's Most Excellent Majesty by and with the c 66— advice

Married Women's Property Act Amendment.

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 provisions contained in section eight of the "Married Realty &c. coming to 5 Women's Property Act" shall apply to the case of a woman married married woman when to belong to her. after the passing of such Act becoming entitled under any deed or will to an estate of freehold in real estate or to any interest in the proceeds of any sale thereof Provided always that nothing herein contained shall invalidate or affect any receipt or discharge for the 10 rents and profits of such property or any contract settlement dis-position or agreement concerning the same which would otherwise have been legal and binding given or made between the twentieth day of March and the user discharge and seventy nine and the com-

of March one thousand eight hundred and seventy-nine and the commencement of this Act.

Sydney : Thomas Richards, Government Printer.-1886.

[3d.]

An Act to amend the "Murical Women's Property Act."

No.

WHEREAS the "Married Women's Property Act" being the Act Presents. W HEREAS the "Matried Women's Property Act" being the Act forty-second of Victoria number eleven provides that where a woman married after the passing of the said Act becomes entitled under the "Real Estate of Intestates Unstribution Act of 1862" or 5 any Act amending the same 'v an estate of the interest in such proceeds of any safe there 'v an estate of the interest in such proceeds of any safe there 'v an estate of the interest in such proceeds or the same 'v and set there'v and the proceeds of any safe thereof the interest in such proceeds or the same 'v an estate of the interest in such proceeds or the same 'v an estate of the interest in such proceeds or the same 'v and her receipts done shall be a good discharge for the same 'v and whereas no provision is contained in the first-mentioned Act same Aud whereas no provision is contained in the first-mentioned Act will to real estate or or interest therein' that whereas it is expedient to amend the said Act sector interest therein' and the rectained in the interest is expedient to amend the said Act sector are interest therein' and the rectange for the state of a matried woman becoming out the first-mentioned Act to anneed the said Act sector interest therein' and the rectas it is expedient to anneed the said Act sector interest therein' and better to be it thereafore. enacted by the Queen's May Landlent Majesty by and with the ooivba

passed, is now reu

New South Wales.



ANNO QUINQUAGESIMO

VICTORIÆ REGINÆ.

No. IX.

An Act to amend the "Married Women's Property Act." [Assented to, 27th August, 1886.]

WHEREAS the "Married Women's Property Act" being the Act Preamble. forty-second of Victoria number eleven provides that where a woman married after the passing of the said Act becomes entitled under the "Real Estate of Intestates Distribution Act of 1862" or any Act amending the same to an estate of freehold or to any interest in the proceeds of any sale thereof the interest in such proceeds or the rents and profits of such property shall belong to such woman for her separate use and her receipts alone shall be a good discharge for the same And whereas no provision is contained in the first-mentioned Act for the case of a married woman becoming entitled under any deed or will to real estate or any interest therein And whereas it is expedient to amend the said Act so as to remedy such defect 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 provisions contained in section eight of the "Married Realty &c. coming to Women's Property Act" shall apply to the case of a woman married to belong to her. after the passing of such Act becoming entitled under any deed or will to an estate of freehold in real estate or to any interest in the proceeds of any sale thereof Provided always that nothing herein contained shall invalidate or affect any receipt or discharge for the rents and profits of such property or any contract settlement dis-position or agreement concerning the same which would otherwise have been legal and binding given or made between the twentieth day of March one thousand eight hundred and seventy-nine and the commencement of this Act.

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

[3d.]

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An Act to amond the " Married Women's Property Act." [Assented to, 27th August, 1886.]

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