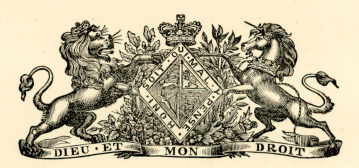
This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 30 March, 1887, A.M.

STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO

VICTORIÆ REGINÆ.

No.

An Act to amend and extend the Law of Divorce.

WHEREAS it is desirable in the interests of morality and for the Preamble. relief of unoffending married persons to extend the provisions of the Law of Divorce to certain cases of desertion cruelty drunkenness and conviction for crime in which the objects of marriage are by 5 the conduct of the offending party equally defeated as in the case of adultery and it is desirable also in certain other particulars to amend the existing law 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 10 and by the authority of the same as follows:-

1. Any married person who at the time of the institution of Divorce in what the suit shall have resided in this Colony for two years and upwards cases. may present a petition to the Supreme Court in the form prescribed by the "Matrimonial Causes Act" (thirty-sixth Victoria number nine)

15 or by the Rules made under the same praying on one or more of the grounds in this section mentioned that his or her marriage with the respondent may be dissolved-

(1) On the ground that the respondent has without just cause or Desertion. excuse wilfully deserted the petitioner and without any such cause or excuse left him or her so deserted during three years and upwards continuously.

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(11)

Divorce Extension.

(II) On the ground that the respondent has by continued habits Habitual drunkenof drunkenness during two years and upwards habitually left ness with cruelty or his wife without the many of support on habitually left ness with cruelty or neglect &c. his wife without the means of support or habitually been guilty of cruelty towards her or being the petitioner's wife has by such habits for a like period habitually neglected her domestic duties or rendered herself unfit to discharge them.

(III) On the ground that at the time of the presentation of the Sentence for crime. petition the respondent has been imprisoned for a period of not less than twelve months under sentence or a commuted sentence for a capital crime or under sentence for any felony of penal servitude for seven years or upwards or being a husband has by reason of frequent convictions for crime left his wife habitually without the means of support.

(IV) On the ground that within six months previously the Violent assaults &c. respondent has been convicted of an assault upon the petitioner occasioning actual bodily harm or of having

attempted to murder the petitioner or assaulted him or her with intent to inflict grievous bodily harm or on the ground that the respondent has repeatedly during that period

assaulted and cruelly beaten the petitioner.

2. If in the opinion of the Court the Petitioner's own habits or Divorce when conduct induced or contributed to the wrong complained of the pronounced &c.

petition may be dismissed But in all other cases under this Act if the Court is satisfied that the case of the Petitioner is established it 25 shall be lawful for the Court to pronounce a decree dissolving the marriage subject nevertheless to such provisions for the temporary suspension of such decree as it respects both or one of the parties as

the Court shall under the circumstances think proper.

3. So far as they severally are applicable all the provisions of Previous Acts made 30 the "Matrimonial Causes Act" and the Acts amending the same shall applicable. apply to petitions and suits under this Act and to the parties and all proceedings therein and to all persons affected thereby And in every such suit the parties shall have the same right of Appeal respectively Appeal and Trial by against any Decree or Order as they would be entitled to in respect of 35 a Decree or Order pronounced or made under the first mentioned Act

and shall have the same right of trial of contested matters of fact by a jury And every Decree or Order may on Appeal be reversed or varied as the Court shall think proper.

4. The Court shall have the same power of granting Orders to Pauper suits or 40 sue or defend in forma pauperis in any suit under this or the recited forbidding Act or Acts as in cases at law or in equity—and may in any suit publication of at any stage thereof and from time to time make an Order forbidding evidence. the publication of the evidence therein either as to the whole or portions thereof And the breach of any such Order may be dealt 45 with as for Contempt of Court.

5. The word "Court" in this Act shall ordinarily be taken to The term Court and mean the Judge exercising jurisdiction in matrimonial causes but for title. the purposes of an Appeal shall after its institution mean the Supreme Court sitting as in banco And this Act may be cited as the "Divorce 50 Extension Act of 1887."

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DIVORCE EXTENSION BILL.

SCHEDULE of Amendments referred to in Message of 16th June, 1887.

Page 1, clause 1, line 20. After "her" insert "continuously"

Page 1, clause 1, line 21. Omit "continuously"

Page 2, clause 1, lines 3 and 4. Omit "or habitually been guilty of cruelty towards her"

Page 2, clause 1, line 9. After "months" insert "and is still imprisoned"

Page 2, clause 1, line 10. Omit "sentence or"

Page 2, clause 1, line 11. Before "sentence" insert "a"

Page 2, clause 1, line 11. Omit "for any felony of penal servitude"

Page 2, clause 1, line 12. After "upwards" insert "for some other crime"

Page 2, clause 1, line 13. After "habitually" insert "during two years and upwards" Page 2, clause 1, lines 16 and 17. Omit "of an assault upon the petitioner occasioning

"actual bodily harm or"

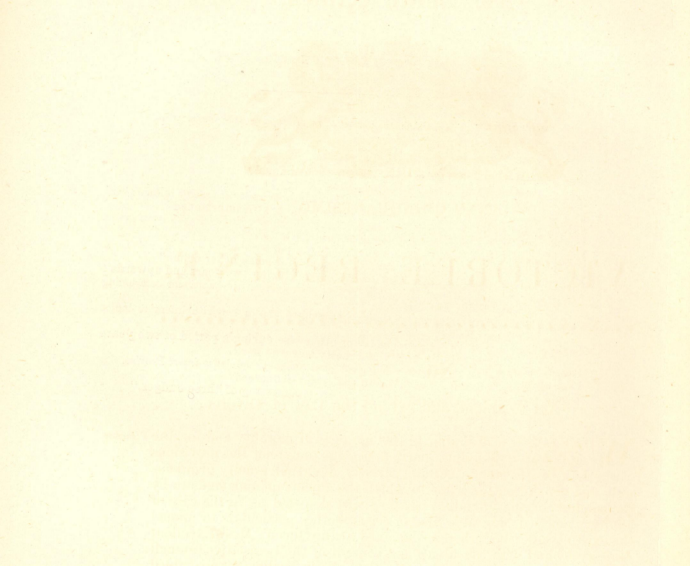
Page 2, clause 1, lines 18 and 19. Omit "or assaulted him or her with intent to inflict "grievous bodily harm"

Page 2, clause 1. At end of clause add "or otherwise during a period of two years been repeatedly guilty of cruelty towards her"

Page 2, clause 2, line 28. After "marriage" omit remainder of clause insert Proviso.

Page 2, clause 3, line 40. Before "petitions" insert "decrees"

Page 2, clause 5, line 58. After "Court" insert "consisting of three Judges."



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, 30 March, 1887, A.M. STEPHEN W. JONES, Clerk of Legislative Assembly.

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

Legislative Council Chamber, Sydney, 16th June, 1887. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO

VICTORIÆ REGINÆ.

No.

An Act to amend and extend the Law of Divorce.

WHEREAS it is desirable in the interests of morality and for the Preamble.

relief of unoffending married persons to extend the provisions of the Law of Divorce to certain cases of desertion cruelty drunkenness and conviction for crime in which the objects of marriage are by the conduct of the offending party equally defeated as in the case of adultery and it is desirable also in certain other particulars to amend the existing law 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 10 and by the authority of the same as follows:—

1. Any married person who at the time of the institution of Divorce in what the suit shall have resided in this Colony for two years and upwards cases.

may present a petition to the Supreme Court in the form prescribed by the "Matrimonial Causes Act" (thirty-sixth Victoria number nine)

15 or by the Rules made under the same praying on one or more of the grounds in this section mentioned that his or her marriage with the

respondent may be dissolved—

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(I) On the ground that the respondent has without just cause or Desertion. excuse wilfully deserted the petitioner and without any such cause or excuse left him or her continuously so deserted during three years and upwards continuously.

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

Divorce Extension.

(II) On the ground that the respondent has by continued habits Habitual of drunkenness during two years and upwards habitually left with eruelty or his wife without the means of support or habitually been neglect &c. guilty of cruelty towards her or being the petitioner's wife has by such habits for a like period habitually neglected her domestic duties or rendered herself unfit to discharge them.

(III) On the ground that at the time of the presentation of the Sentence for crime. petition the respondent has been imprisoned for a period of not less than twelve months and is still imprisoned under sentence or a commuted sentence for a capital crime or under a sentence for any felony of penal servitude for seven years or upwards for some other crime or being a husband has by reason of frequent convictions for crime left his wife habitually during two years and upwards without the means of support.

(IV) On the ground that within six months previously the violent assaults &c. respondent has been convicted of an assault upon the petitioner occasioning actual bodily harm or of having attempted to murder the petitioner or assaulted him or her with intent to inflict grievous bodily harm or on the ground that the respondent has repeatedly during that period assaulted and cruelly beaten the petitioner or otherwise during a period of two years been repeatedly guilty of cruelty towards her.

2. If in the opinion of the Court the Petitioner's own habits or Divorce when conduct induced or contributed to the wrong complained of the pronounced &c.

conduct induced or contributed to the wrong complained of the 25 petition may be dismissed. But in all other cases under this Act if the Court is satisfied that the case of the Petitioner is established it shall be lawful for the Court to pronounce a decree dissolving the marriage subject nevertheless to such provisions for the temporary suspension of such decree as it respects both or one of the parties as

30 the Court shall under the circumstances think proper Provided always that in any suit under the provisions of this Act in which the Court shall have pronounced a decree dissolving the marriage it shall not be lawful for the respondent therein to contract another marriage before the expiration of two years from the time when such decree shall have 35 been made absolute and if any respondent in such suit shall contract another marriage within the said time such respondent shall be guilty

of bigamy and the said last-mentioned marriage shall be void.

3. So far as they severally are applicable all the provisions of the Previous Acts made "Matrimonial Causes Act" and the Acts amending the same shall apply applicable.

40 to decrees petitions and suits under this Act and to the parties and all

proceedings therein and to all persons affected thereby And in every such suit the parties shall have the same right of Appeal respectively Appeal and Trial by against any Decree or Order as they would be entitled to in respect of Jury. a Decree or Order pronounced or made under the first mentioned Act

45 and shall have the same right of trial of contested matters of fact by a jury And every Decree or Order may on Appeal be reversed or varied as the Court shall think proper.

4. The Court shall have the same power of granting Orders to Pauper suits or sue or defend in forma pauperis in any suit under this or the recited forbidding 50 Act or Acts as in cases at law or in equity—and may in any suit publication of at any stage thereof and from time to time make an Order forbidding the publication of the evidence therein either as to the whole or portions thereof And the breach of any such Order may be dealt with as for Contempt of Court.

5. The word "Court" in this Act shall ordinarily be taken to The term Court and mean the Judge exercising jurisdiction in matrimonial causes but for the purposes of an Appeal shall after its institution mean the Supreme Court consisting of three Judges sitting as in banco And this Act

may be cited as the "Divorce Extension Act of 1887."

Sydney: Charles Potter, Government Printer.—1887.

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New South Wales.



ANNO QUINQUAGESIMO PRIMO

VICTORIÆ REGINÆ.

No. XV.

An Act to amend and extend the Law of Divorce. [Reserved, 13th July, 1887.]

WHEREAS it is desirable in the interests of morality and for the Preamble. relief of unoffending married persons to extend the provisions of the Law of Divorce to certain cases of desertion cruelty drunkenness and conviction for crime in which the objects of marriage are by the conduct of the offending party equally defeated as in the case of adultery and it is desirable also in certain other particulars to amend the existing law 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. Any married person who at the time of the institution of Divorce in what the suit shall have resided in this Colony for two years and upwards cases. may present a petition to the Supreme Court in the form prescribed by the "Matrimonial Causes Act" (thirty-sixth Victoria number nine) or by the Rules made under the same praying on one or more of the grounds in this section mentioned that his or her marriage with the respondent may be dissolved—

(I) On the ground that the respondent has without just cause or Desertion. excuse wilfully deserted the petitioner and without any such cause or excuse left him or her continuously so deserted during three years and upwards.

(II)

Divorce Extension.

Habitual drunkenness with neglect &c. (II) On the ground that the respondent has by continued habits of drunkenness during two years and upwards habitually left his wife without the means of support or being the petitioner's wife has by such habits for a like period habitually neglected her domestic duties or rendered herself unfit to discharge them.

Sentence for crime

(III) On the ground that at the time of the presentation of the petition the respondent has been imprisoned for a period of not less than twelve months and is still imprisoned under a commuted sentence for a capital crime or under a sentence for seven years or upwards for some other crime or being a husband has by reason of frequent convictions for crime left his wife habitually during two years and upwards without the means of support.

Violent assaults &c.

(IV) On the ground that within six months previously the respondent has been convicted of having attempted to murder the petitioner or on the ground that the respondent has repeatedly during that period assaulted and cruelly beaten the petitioner or otherwise during a period of two years been repeatedly guilty of cruelty towards her.

2. If in the opinion of the Court the Petitioner's own habits or

Divorce when pronounced &c. conduct induced or contributed to the wrong complained of the petition may be dismissed But in all other cases under this Act if the Court is satisfied that the case of the Petitioner is established it shall be lawful for the Court to pronounce a decree dissolving the marriage Provided always that in any suit under the provisions of this Act in which the Court shall have pronounced a decree dissolving the marriage it shall not be lawful for the respondent therein to contract another marriage before the expiration of two years from the time when such decree shall have been made absolute and if any respondent in such suit shall contract another marriage within the said time such respondent shall be guilty of bigamy and the said lastmentioned marriage shall be void.

Previous Acts made applicable.

3. So far as they severally are applicable all the provisions of the "Matrimonial Causes Act" and the Acts amending the same shall apply to decrees petitions and suits under this Act and to the parties and all proceedings therein and to all persons affected thereby And in every Appeal and Trial by such suit the parties shall have the same right of Appeal respectively against any Decree or Order as they would be entitled to in respect of a Decree or Order pronounced or made under the first mentioned Act and shall have the same right of trial of contested matters of fact by And every Decree or Order may on Appeal be reversed or varied as the Court shall think proper.

Pauper suits or Defences and forbidding publication of evidence.

4. The Court shall have the same power of granting Orders to sue or defend in forma pauperis in any suit under this or the recited Act or Acts as in cases at law or in equity—and may in any suit at any stage thereof and from time to time make an Order forbidding the publication of the evidence therein either as to the whole or portions thereof And the breach of any such Order may be dealt with as for Contempt of Court.

The term Court and

5. The word "Court" in this Act shall ordinarily be taken to mean the Judge exercising jurisdiction in matrimonial causes but for the purposes of an Appeal shall after its institution mean the Supreme Court consisting of three Judges sitting as in banco And this Act may be cited as the "Divorce Extension Act of 1887."