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, 22 June, 1887.

STEPHEN W. JONES, Clerk of Legislative Assembly.

## New South Wales.



ANNO QUINQUAGESIMO PRIMO

# VICTORIÆ REGINÆ.

No.

An Act to amend the law relating to the return of Jury Fees.

WHEREAS the thirty-second section of the Act eleventh Victoria Preamble. number twenty provides that certain sums of money shall be paid by the Plaintiff or Defendant as the case may be into the hands of the Prothonotary of the Supreme Court to be by him paid to the 5 Sheriff in respect of the allowance to Juries in Civil causes And whereas the third section of the Act fifteenth Victoria number three provides that in every case where the amount required by the thirtysecond section of the Act eleventh Victoria number twenty has been paid to the Prothonotary and no trial or assessment has been had the 10 amount so paid shall on demand be returned to the party having paid the same And whereas it is desirable that the expense of summoning Juries should no longer be cast on the public but should be borne by the parties requiring such Juries to be summoned as well when trials or assessments are not had as when they are had and for that purpose 15 it is necessary to repeal the third section of the Act fifteenth Victoria

number three 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:-

20 1. The third section of the Act fifteenth Victoria number three Repeal of sec. 3 of is hereby repealed And after the passing of this Act the Prothonotary 15 Vic. No. 3. shall not return any moneys pursuant to the said section although such moneys were paid to him before the passing of this Act but shall pay the same to the Sheriff as directed by the thirtieth section of the 25 Act eleventh Victoria number twenty.

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ANNO CHANCELAGENIO CALL

# VICTORIE REGINE.

No.

An Act to amond the law relating to the return of July Rec-

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#### JURY FEES BILL.

SCHEDULE of Amendment referred to in Message of 12th July, 1887.

Page 1, clause 1, line 21. After "repealed" omit remainder of clause insert "but not"withstanding such repeal any moneys paid under the thirty-second
"section of the Act eleventh Victoria number twenty before the
"passing of this Act shall be returned pursuant to the section hereby
"repealed."

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e distance of the first and the second 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, 22 June, 1887. STEPHEN W. JONES, Clerk of Legislative Assembly.

The Legislative Council has this day agreed to this Bill with an Amendment.

Legislative Council Chamber, Sydney, 12th July, 1887. JOHN J. CALVERT, Clerk of the Parliaments.

### New South Wales.



ANNO QUINQUAGESIMO PRIMO

# VICTORIÆ REGINÆ.

#### No.

An Act to amend the law relating to the return of Jury Fees.

WHEREAS the thirty-second section of the Act eleventh Victoria Preamble. number twenty provides that certain sums of money shall be paid by the Plaintiff or Defendant as the case may be into the hands of the Prothonotary of the Supreme Court to be by him paid to the 5 Sheriff in respect of the allowance to Juries in Civil causes And whereas the third section of the Act fifteenth Victoria number three provides that in every case where the amount required by the thirty-second section of the Act eleventh Victoria number twenty has been paid to the Prothonotary and no trial or assessment has been had the

10 amount so paid shall on demand be returned to the party having paid the same And whereas it is desirable that the expense of summoning Juries should no longer be cast on the public but should be borne by the parties requiring such Juries to be summoned as well when trials or assessments are not had as when they are had and for that purpose

or assessments are not had as when they are had and for that purpose 15 it is necessary to repeal the third section of the Act fifteenth Victoria number three 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 third section of the Act fifteenth Victoria number three Repeal of sec. 3 of is hereby repealed And after the passing of this Act the Prothonotary shall not return any moneys pursuant to the said section although such moneys were paid to him before the passing of this Act but shall pay the same to the Sheriff as directed by the thirtieth section of the

25 Act eleventh Victoria number twenty. but notwithstanding such repeal any moneys paid under the thirty-second section of the Act eleventh Victoria number twenty before the passing of this Act shall be returned pursuant to the section hereby repealed.

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[3d.]

passed, is note ready for presentation to the Impierative Council for its concurrence.

### New South Wales.



ANNO QUINQUAGESIMO PRIMO

# VICTORIÆ REGINÆ.

#### No. X.

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An Act to amend the law relating to the return of Jury Fees.

[Assented to, 13th July, 1887.]

HEREAS the thirty-second section of the Act eleventh Victoria Preamble. number twenty provides that certain sums of money shall be paid by the Plaintiff or Defendant as the case may be into the hands of the Prothonotary of the Supreme Court to be by him paid to the Sheriff in respect of the allowance to Juries in Civil causes And whereas the third section of the Act fifteenth Victoria number three provides that in every case where the amount required by the thirtysecond section of the Act eleventh Victoria number twenty has been paid to the Prothonotary and no trial or assessment has been had the amount so paid shall on demand be returned to the party having paid the same And whereas it is desirable that the expense of summoning Juries should no longer be cast on the public but should be borne by the parties requiring such Juries to be summoned as well when trials or assessments are not had as when they are had and for that purpose it is necessary to repeal the third section of the Act fifteenth Victoria number three 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 third section of the Act fifteenth Victoria number three Repeal of sec. 3 of is hereby repealed but notwithstanding such repeal any moneys paid <sup>15</sup> Vic. No. 3. under the thirty-second section of the Act eleventh Victoria number twenty before the passing of this Act shall be returned pursuant to the section hereby repealed.

