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 June, 1887.

STEPHEN W. JONES, Clerk of Legislative Assembly.

## New South Wales.



ANNO QUINQUAGESIMO PRIMO

# VICTORIÆ REGINÆ.

### No.

An Act to regulate and fix the Fees to be paid to the Commissioners of Titles under the "Real Property Act."

BE 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 authority of the same as follows:

1. This Act may be cited as the "Land Titles Commissioners short title &c.

Fees Act of 1887" and shall be read with and as forming part of the

"Real Property Act."

2. Notwithstanding anything in the "Real Property Act" or in Commissioneer's fees any Act amending the same the fee of three guineas for each sitting and fixed and appropriation on more shall be payable to each unofficial Commissioner within the balances. meaning of the sixth section of the said Act commencing from the first sitting which shall be held in the month of July in the year one thousand eight hundred and eighty-seven Provided that no Commissioner shall be remunerated for more than one sitting in any one week Such fees

15 shall be payable out of the moneys paid pursuant to Schedule P of the "Real Property Act" as amended hereby and the residue of the moneys so paid shall be carried to the credit of and form part of the

Assurance Fund provided by the said Act.

3. No fee shall be payable under the said Schedule as a Where no fee 20 Commissioners' fee in respect of any application made after the payable to passing of this Act to bring land under the provisions of the "Real Property Act" where the applicant is the original grantee thereof and the land has never been sold mortgaged encumbered or made the subject of settlement nor shall any such fee be payable on any such 25 application for the registration of any person as a proprietor of land under Part V of the said Act.

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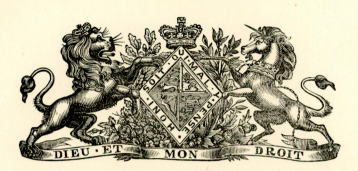
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Clerk of Legislative Assembly.



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## New South Wales.



ANNO QUINQUAGESIMO PRIMO

# VICTORIÆ REGINÆ.

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### No. V.

An Act to regulate and fix the Fees to be paid to the Commissioners of Titles under the "Real Property Act." [Assented to, 8th July, 1887.]

BE 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 authority of the same as follows:-

1. This Act may be cited as the "Land Titles Commissioners short title &c. Fees Act of 1887" and shall be read with and as forming part of the

"Real Property Act."

2. Notwithstanding anything in the "Real Property Act" or in Commissioner's fees any Act amending the same the fee of three guineas for each sitting and fixed and appropria-no more shall be payable to each unofficial Commissioner within the balances. meaning of the sixth section of the said Act commencing from the first sitting which shall be held in the month of July in the year one thousand eight hundred and eighty-seven Provided that no Commissioner shall be remunerated for more than one sitting in any one week Such fees shall be payable out of the moneys paid pursuant to Schedule P of the "Real Property Act" as amended hereby and the residue of the moneys so paid shall be carried to the credit of and form part of the Assurance Fund provided by the said Act.

3. No fee shall be payable under the said Schedule as a Where no fee Commissioners' fee in respect of any application made after the payable to passing of this Act to bring land under the provisions of the "Real Property Act" where the applicant is the original grantee thereof and the land has never been sold mortgaged encumbered or made the subject of settlement nor shall any such fee be payable on any such application for the registration of any person as a proprietor of land

under Part V of the said Act.

