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, 16 June, 1887.

STEPHEN W. JONES, Clerk of Legislative Assembly.

### New South Wales.



ANNO QUINQUAGESIMO

# VICTORIÆ REGINÆ.

### No.

An Act to further amend the law relating to Patents for Inventions and Improvements in Arts or Manufactures and to authorize the appointment of an Examiner of Patents.

WHEREAS it is expedient that the sum now payable by way of Preamble. deposit with the Colonial Treasurer pursuant to the Act sixteenth Victoria number twenty-four intituled "An Act to authorize the Governor-General with the advice of the Executive Council to 5 grant Letters of Registration for all Inventions and Improvements in the Arts or Manufactures to have the same effect as Letters Patent in England so far as regards this Colony" by persons desiring to obtain Letters Patent under the said Act should be reduced and that henceforth the sums so reduced should be paid into and form part of 10 the Consolidated Revenue Fund and it is also expedient to make provision for the temporary protection of such Inventions and Improvements and for the appointment of an Examiner of Patents to aid in carrying out the provisions of the Acts relating to Letters Patent
Be it therefore enacted by the Queen's Most Excellent Majesty

15 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. Every person claiming to be the author or designer of any Deposit to be paid to invention in or improvement to the arts or manufactures or his agent Colonial Treasurer on applying for 20 or assignee who shall desire to obtain Letters Patent shall pay to the Letters Patent and

Colonial mode of application.

Colonial Treasurer the sum of five pounds sterling and shall after such payment lodge with the Minister of Justice a petition to the Governor setting forth that petitioner is the author or designer or the agent or assignee of such author or designer (as the case may be) of a 5 certain invention in or improvement to the arts or manufactures and specifying (and where necessary illustrating) the particulars of such invention or improvement and that in connection therewith he has paid to the Colonial Treasurer the sum of five pounds.

2. If the Minister of Justice shall after examination of the said Governor may grant 10 petition and of the report thereon of the Examiner of Patents report Letters Patent on to the Governor that he approves of the prayer of the petitioner it report from Minister shall thereupon be lawful for the Governor to grant Letters Patent of Justice. which shall then be forwarded to the Examiner of Patents who shall before issuing them to the grantee or his duly authorized agent register 15 them as hereinafter provided.

3. Any person so claiming as aforesaid or his agent or assignee Certificates of may in like manner obtain a certificate entitling him to provisional provisional protection for any such invention or improvement upon payment to obtained on payment the Colonial Treasurer of the sum of two pounds sterling and upon of two pounds. 20 depositing with the Minister of Justice a petition addressed to the Governor and a provisional specification in the prescribed form.

4. A certificate of provisional protection shall be in force for Duration of twelve months and no longer and shall be null and void if before the certificates. date of the expiration thereof the lawful holder of such certificate 25 shall fail to make application for Letters Patent in terms of section one of this Act.

5. It shall be lawful for the Governor to grant and issue to Certificates the lawful holder of such certificate or to his agent or assignee superseded by Letters Patent for the invention on invention and invention of the lawful holder of such certificate or to his agent or assignee superseded by Letters Patent. Letters Patent for the invention or improvement provisionally specified 30 provided that the petitioner so entitled shall have deposited a complete specification setting forth how the invention or improvement is to be carried out and performed and provided also that all the other conditions of sections one and two of this Act shall have been complied with And upon the issue of such Letters Patent the certificate of 35 provisional protection shall be deemed to be cancelled.

6. The payment of two pounds sterling to the Colonial Treasurer Fees payable on on petition for provisional protection and the payment of three pounds conversion of certificates into sterling on petition for Letters Patent for the same invention shall if Letters Patent. both payments are made by the original petitioner or the latter pay-40 ment by his legal representative be deemed to constitute the payment of five pounds sterling provided for in section one of this Act.

7. While a certificate of provisional protection remains in force Definition of provithe lawful holder thereof may use and publish his invention or im-sional protection. provement without prejudice to the issue of Letters Patent for the 45 same and such protection from the consequences of use and publication shall constitute the provisional protection provided for in this Act.

8. Letters Patent shall (unless the Minister of Justice shall in any Date of Letters case otherwise advise) be dated and sealed as of the day of the deposit Patent and limitation of the petition for provisional protection or if there has been no petition intering infringe-50 for provisional protection then as of the day of the deposit of the ments. petition for the said Letters Patent Provided that no action shall be maintainable in respect of any infringement of an invention or improvement committed before the deposit of the complete specification thereof nor shall any person be entitled to institute any pro-55 ceedings at law or in equity for infringement until after the actual registration of the Letters Patent granted to him for the invention or improvement alleged to be infringed.

9. A certificate of provisional protection shall be no bar to the Certificates for the granting of a like certificate for the same invention to other petitioners same invention. but it shall be at the discretion of the Minister of Justice to approve or refuse the issue of Letters Patent upon a second or other certificate 5 during the continuance of a certificate of prior date for the same

10. Every lawful holder of a certificate of provisional protection Assignment of and every grantee of Letters Patent (whether granted under this or the certificates and Letters Patent. Principal Act) shall be at liberty to assign the same together with all 10 the benefits and advantages derivable therefrom to any person or

persons by an instrument in writing under his hand and seal. 11. Every such grantee of Letters Patent shall also be at liberty Issue of licenses by by an instrument in manner aforesaid to grant to any person or persons patentee.

a license (either exclusive or otherwise and for any portion or portions 15 of the Colony) to manufacture adopt utilize or exercise proprietary or co-proprietary rights over the whole or any portion of the invention or improvement which may be specifically protected by the said Letters Patent.

12. Every assignment made under the authority of section ten Nullity of assign-20 and every license issued under the authority of section eleven shall be ments and licenses if null and void if not registered in the prescribed time and manner.

13. All Letters Patent and assignments thereof or licenses Registration of thereunder and all certificates of provisional protection and assign-grants licenses and ments thereof shall be registered in the office of the Examiner of assignments thereof. 25 Patents by that officer and it shall be lawful for the Minister of Justice after the passing of this Act to authorize and effect the removal

from the office of the Supreme Court mentioned in the said Act to the office of the Examiner of Patents of all records and registers of grants and assignments of grants made under the Principal Act.

14. All sums paid by such persons as aforesaid shall be carried all future payments by the Colonial Treasurer to the credit of the Consolidated Revenue Patent &c. carried to Revenue. 30 Fund for the public purposes of the Colony.

15. The Governor may appoint some fit and proper person to Examiner of Patents. be an Examiner of Patents who under the direction of the Minister of 35 Justice shall examine and report to that Minister upon all petitions for Letters Patent presented after the passing of this Act The person so appointed shall be paid such annual salary as Parliament shall provide and shall perform such duties and give such security for the faithful performance thereof as the Governor may require.

16. The Governor may make and proclaim regulations for Governor may make carrying into full effect the provisions of this Act and the Principal regulations. Act and for regulating the collection and disposal of fees for registering assignments and licenses and making searches of the records in the Examiner's office And all such regulations shall upon publication 45 in the Government Gazette be valid in law Provided that a copy of

every such regulation shall be laid before both Houses of Parliament within fourteen days from the issue thereof if Parliament be then in Session or otherwise within fourteen days after the commencement of the then next ensuing Session.

17. The following terms in inverted commas shall for the purposes Interpretation of 50 of this Act bear the meanings set against them respectively:

"Governor"—The Governor with the advice of the Executive Council.

"Prescribed"-Prescribed by regulations made under the authority of this Act.

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"Letters Patent"—The Letters of Registration mentioned in the Act sixteenth Victoria number twenty-four.

"Principal Act"—The Act sixteenth Victoria number twenty-four.

18. The second third and fourth sections of the Act sixteenth Repeal of secs. 2 3 Victoria number twenty-four are hereby repealed but without prejudice No. 24. to the past operation thereof or to any Letters Patent lawfully granted

or assigned thereunder.

19. This Act may be styled and cited as the "Patents Law Short title and com-Amendment Act of 1887" and shall come into operation on the first mencement of Act. day of August one thousand eight hundred and eighty-seven.

20. Nothing in this Act contained shall be construed to the Not to prejudice the prejudice of the prerogative of the Crown.

Crown.

## New South Wales.



ANNO QUINQUAGESIMO PRIMO

## VICTORIÆ REGINÆ.

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### No. III.

An Act to further amend the law relating to Patents for Inventions and Improvements in Arts or Manufactures and to authorize the appointment of an Examiner of Patents. [Assented to, 8th July, 1887.]

WHEREAS it is expedient that the sum now payable by way of Preamble deposit with the Colonial Treasurer pursuant to the Act sixteenth Victoria number twenty-four intituled "An Act to authorize the Governor-General with the advice of the Executive Council to grant Letters of Registration for all Inventions and Improvements in the Arts or Manufactures to have the same effect as Letters Patent in England so far as regards this Colony" by persons desiring to obtain Letters Patent under the said Act should be reduced and that henceforth the sums so reduced should be paid into and form part of the Consolidated Revenue Fund and it is also expedient to make provision for the temporary protection of such Inventions and Improvements and for the appointment of an Examiner of Patents to aid in carrying out the provisions of the Acts relating to Letters Patent 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. Every person claiming to be the author or designer of any Deposit to be paid to invention in or improvement to the arts or manufactures or his agent on applying for or assignee who shall desire to obtain Letters Patent shall pay to the Letters Patent and Colonial mode of application.

Colonial Treasurer the sum of five pounds sterling and shall after such payment lodge with the Minister of Justice a petition to the Governor setting forth that petitioner is the author or designer or the agent or assignee of such author or designer (as the case may be) of a certain invention in or improvement to the arts or manufactures and specifying (and where necessary illustrating) the particulars of such invention or improvement and that in connection therewith he has paid to the Colonial Treasurer the sum of five pounds.

Governor may grant Letters Patent on

2. If the Minister of Justice shall after examination of the said Letters Patent on receipt of favourable petition and of the report thereon of the Examiner of Patents report report from Minister to the Governor that he approves of the prayer of the petitioner it of Justice. shall thereupon be lawful for the Governor to grant Letters Patent which shall then be forwarded to the Examiner of Patents who shall before issuing them to the grantee or his duly authorized agent register them as hereinafter provided.

Certificates of provisional protection may be

3. Any person so claiming as aforesaid or his agent or assignee may in like manner obtain a certificate entitling him to provisional obtained on payment protection for any such invention or improvement upon payment to fitwo pounds. the Colonial Processing of the the Colonial Treasurer of the sum of two pounds sterling and upon depositing with the Minister of Justice a petition addressed to the Governor and a provisional specification in the prescribed form.

Duration of certificates.

4. A certificate of provisional protection shall be in force for twelve months and no longer and shall be null and void if before the date of the expiration thereof the lawful holder of such certificate shall fail to make application for Letters Patent in terms of section one of this Act.

Certificates superseded by Letters Patent.

5. It shall be lawful for the Governor to grant and issue to the lawful holder of such certificate or to his agent or assignee Letters Patent for the invention or improvement provisionally specified provided that the petitioner so entitled shall have deposited a complete specification setting forth how the invention or improvement is to be carried out and performed and provided also that all the other conditions of sections one and two of this Act shall have been complied And upon the issue of such Letters Patent the certificate or provisional protection shall be deemed to be cancelled.

Fees payable on conversion of certificates into Letters Patent.

6. The payment of two pounds sterling to the Colonial Treasurer on petition for provisional protection and the payment of three pounds sterling on petition for Letters Patent for the same invention shall if both payments are made by the original petitioner or the latter payment by his legal representative be deemed to constitute the payment of five pounds sterling provided for in section one of this Act.

Definition of provisional protection.

7. While a certificate of provisional protection remains in force the lawful holder thereof may use and publish his invention or improvement without prejudice to the issue of Letters Patent for the same and such protection from the consequences of use and publication shall constitute the provisional protection provided for in this Act.

Date of Letters Patent and limitation of proceedings for interim infringe-

8. Letters Patent shall (unless the Minister of Justice shall in any case otherwise advise) be dated and sealed as of the day of the deposit of the petition for provisional protection or if there has been no petition for provisional protection then as of the day of the deposit of the petition for the said Letters Patent Provided that no action shall be maintainable in respect of any infringement of an invention or improvement committed before the deposit of the complete specification thereof nor shall any person be entitled to institute any proceedings at law or in equity for infringement until after the actual registration of the Letters Patent granted to him for the invention or improvement alleged to be infringed.

9. A certificate of provisional protection shall be no bar to the Certificates for the granting of a like certificate for the same invention to other petitioners same invention. but it shall be at the discretion of the Minister of Justice to approve or refuse the issue of Letters Patent upon a second or other certificate during the continuance of a certificate of prior date for the same invention.

10. Every lawful holder of a certificate of provisional protection Assignment of and every grantee of Letters Patent (whether granted under this or the certificates and Principal Act) shall be at liberty to assign the same together with all Letters Patent. the benefits and advantages derivable therefrom to any person or persons by an instrument in writing under his hand and seal.

11. Every such grantee of Letters Patent shall also be at liberty Issue of licenses by by an instrument in manner aforesaid to grant to any person or persons patentee. a license (either exclusive or otherwise and for any portion or portions of the Colony) to manufacture adopt utilize or exercise proprietary or co-proprietary rights over the whole or any portion of the invention or improvement which may be specifically protected by the said Letters Patent.

12. Every assignment made under the authority of section ten Nullity of assignand every license issued under the authority of section eleven shall be ments and licenses if unregistered. null and void if not registered in the prescribed time and manner.

13. All Letters Patent and assignments thereof or licenses Registration of thereunder and all certificates of provisional protection and assign-grants licenses and ments thereof shall be registered in the office of the Examiner of assignments thereof. Patents by that officer and it shall be lawful for the Minister of Justice after the passing of this Act to authorize and effect the removal from the office of the Supreme Court mentioned in the said Act to the office of the Examiner of Patents of all records and registers of grants and assignments of grants made under the Principal Act.

14. All sums paid by such persons as aforesaid shall be carried all future payments by the Colonial Treasurer to the credit of the Consolidated Revenue Patent &c. carried to Revenue. Fund for the public purposes of the Colony.

15. The Governor may appoint some fit and proper person to Examiner of Patents. be an Examiner of Patents who under the direction of the Minister of Justice shall examine and report to that Minister upon all petitions for Letters Patent presented after the passing of this Act The person so appointed shall be paid such annual salary as Parliament shall provide and shall perform such duties and give such security for the faithful performance thereof as the Governor may require.

16. The Governor may make and proclaim regulations for Governor may make carrying into full effect the provisions of this Act and the Principal regulations. Act and for regulating the collection and disposal of fees for registering assignments and licenses and making searches of the records in the Examiner's office And all such regulations shall upon publication in the Government Gazette be valid in law Provided that a copy of every such regulation shall be laid before both Houses of Parliament within fourteen days from the issue thereof if Parliament be then in Session or otherwise within fourteen days after the commencement of the then next ensuing Session.

17. The following terms in inverted commas shall for the purposes Interpretation of of this Act bear the meanings set against them respectively :-

"Governor"—The Governor with the advice of the Executive Council.

"Prescribed"—Prescribed by regulations made under the authority of this Act.

"Letters Patent"—The Letters of Registration mentioned in the Act sixteenth Victoria number twenty-four.

"Principal Act"—The Act sixteenth Victoria number twenty-four.

Repeal of secs. 2 3 and 4 of 16 Vic. No. 24.

18. The second third and fourth sections of the Act sixteenth Victoria number twenty-four are hereby repealed but without prejudice to the past operation thereof or to any Letters Patent lawfully granted or assigned thereunder.

Short title and commencement of Act.

19. This Act may be styled and cited as the "Patents Law Amendment Act of 1887" and shall come into operation on the first day of August one thousand eight hundred and eighty-seven.

20. Nothing in this Act contained shall be construed to the prejudice of the prerogative of the Crown.

Not to prejudice the prerogative of the Crown.

By Authority: Charles Potter, Government Printer, Sydney, 1887

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