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, 17 May, 1887.

STEPHEN W. JONES, Clerk of Legislative Assembly.

## New South Wales.



ANNO QUINQUAGESIMO

# VICTORIÆ REGINÆ.

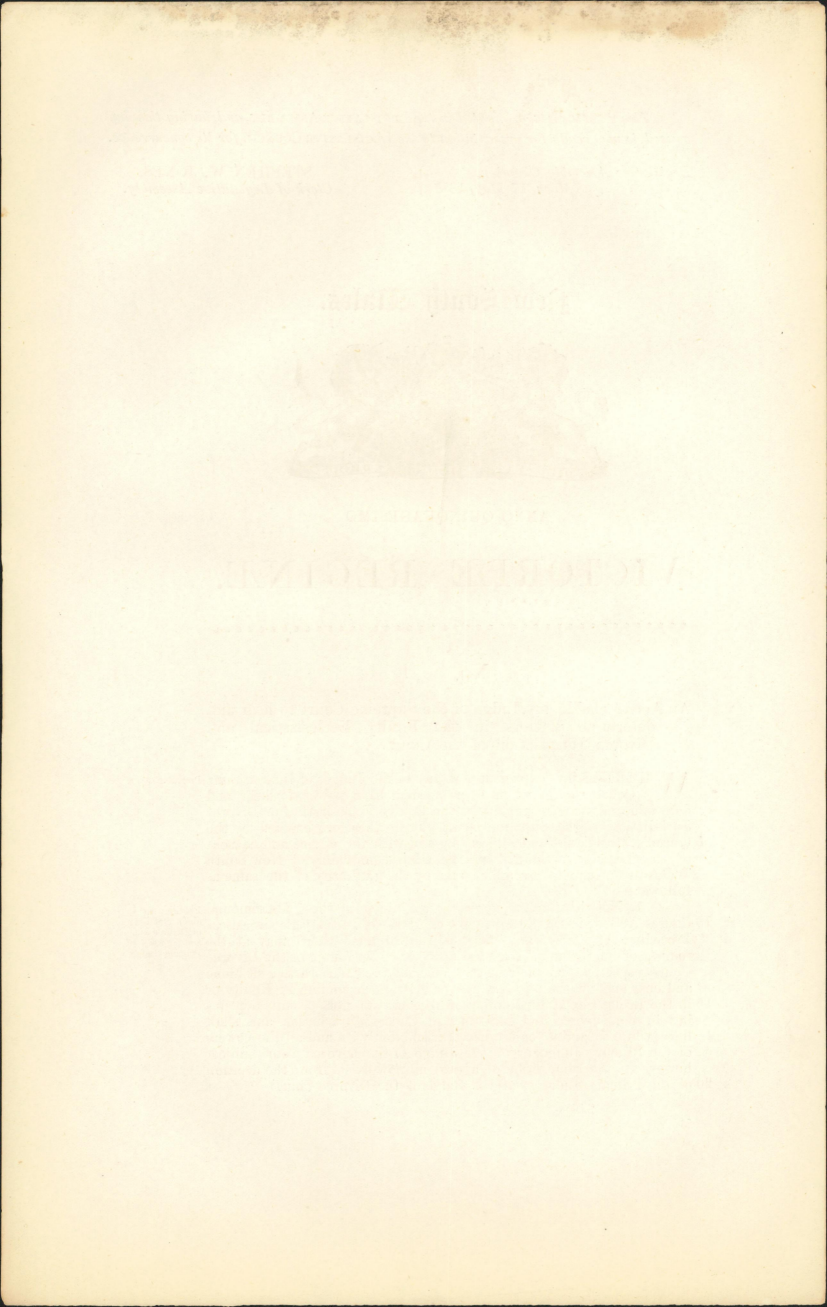
No.

An Act to enable any Judge of the Supreme Court to hear and determine matters in the Equity Ecclesiastical and Divorce Jurisdiction of the Court.

HEREAS it is expedient that any of the Judges of the Supreme Preamble. Court should when so requested have power to hear and determine all matters arising in the Equity Ecclesiastical or Divorce
Jurisdiction of the Supreme Court Be it therefore enacted by the
5 Queen's Most Excellent Majesty by and with the advice and consent
of the Legislative Council and Legislative Assembly of New South
Welcz in Popliament assembled and by the cartle sit of the council Wales in Parliament assembled and by the authority of the same as

1. Notwithstanding anything contained in the "Matrimonial Provision for 10 Causes Act" or in the "Equity Act of 1880" or in the "Ecclesiastical absence or illness of Divorce Judge Procedure Act 1883" any Judge of the Supreme Court may at the and for relief of request of the Primary Judge in Equity or of the Judge of the Divorce Primary Judge. Court respectively as the case may be or of the Chief Justice sit alone and hear and determine all causes or matters depending in Equity or

15 in the Ecclesiastical Jurisdiction or all causes matters or suits depending in the Divorce and Matrimonial Causes Jurisdiction and shall have while so acting co-ordinate jurisdiction with and all the powers of the Primary Judge or of the Judge of the Divorce Court subject however to the same right of appeal as now exists from the decision 20 of the Primary Judge or of the Judge of the Divorce Court.



## New South Wales.



ANNO QUINQUAGESIMO

# VICTORIÆ REGINÆ.

#### No. XXXVI.

An Act to enable any Judge of the Supreme Court to hear and determine matters in the Equity Ecclesiastical and Divorce Jurisdiction of the Court. [Assented to, 31st May, 1887.]

HEREAS it is expedient that any of the Judges of the Supreme Preamble. VV Court should when so requested have power to hear and determine all matters arising in the Equity Ecclesiastical or Divorce Jurisdiction of the Supreme Court 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. Notwithstanding anything contained in the "Matrimonial Provision for Causes Act" or in the "Equity Act of 1880" or in the "Ecclesiastical discharge temporarily of duties Procedure Act 1883" any Judge of the Supreme Court may at the of Divorce Judge request of the Primary Judge in Equity or of the Judge of the Divorce and Primary Judge. Court respectively as the case may be or of the Chief Justice sit alone and hear and determine all causes or matters depending in Equity or in the Ecclesiastical Jurisdiction or all causes matters or suits depending in the Divorce and Matrimonial Causes Jurisdiction and shall have while so acting co-ordinate jurisdiction with and all the powers of the Primary Judge or of the Judge of the Divorce Court subject however to the same right of appeal as now exists from the decision of the Primary Judge or of the Judge of the Divorce Court.