

ANNO QUINQUAGESIMO QUINTO

VICTORIÆ REGINÆ.

No. XXXI.

An Act to give Attorneys, Solicitors, and Proctors of the Supreme Court of the Colony of New South Wales right of audience in all Courts in the said Colony; and to extend the rights of Barristers, Attorneys, Solicitors, and Proctors; and for other purposes in connection therewith. [Assented to, 31st March, 1892.]

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. The word "Barrister" wherever used in this Act shall mean Interpretation. a Barrister admitted by the Supreme Court of New South Wales; and the word "Attorney" wherever so used shall mean an Attorney, Solicitor, and Proctor of the said Court.

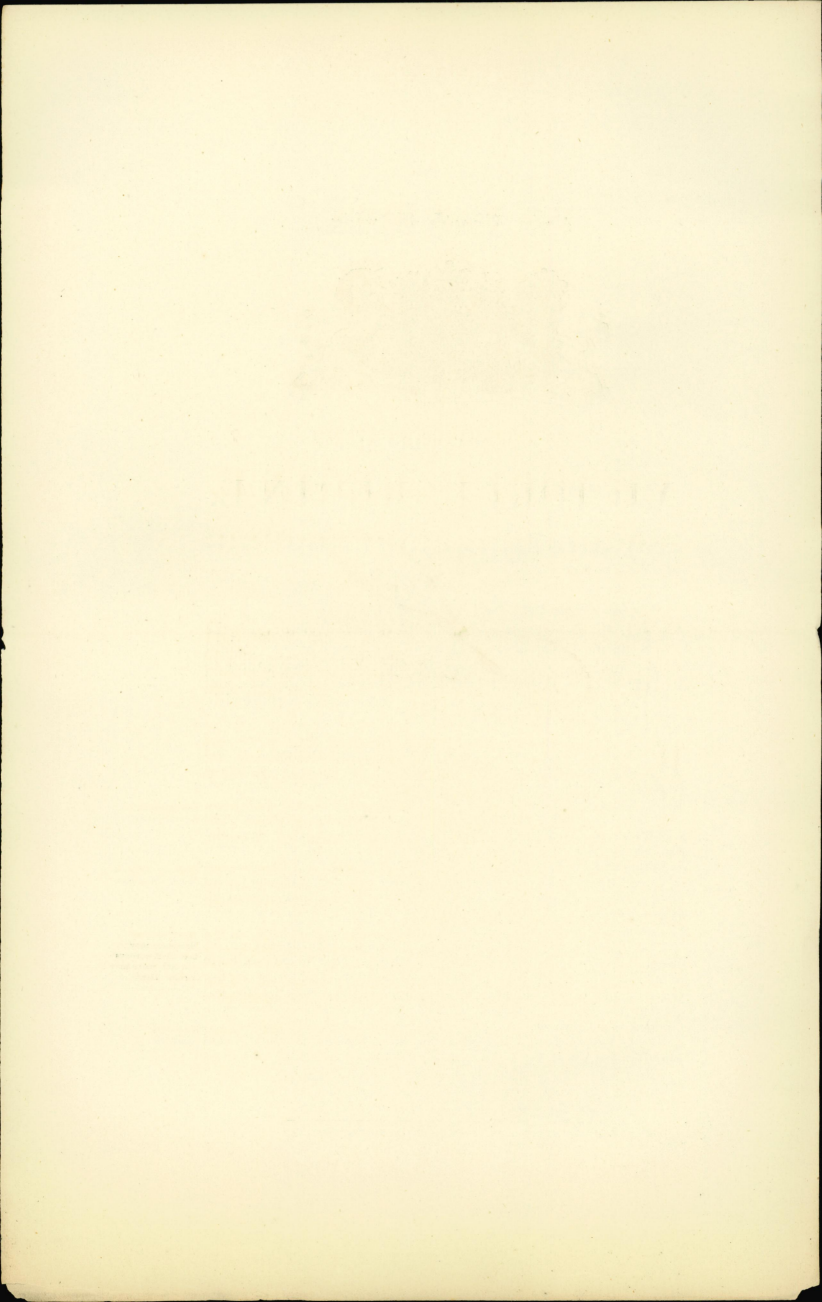
2. From and after the passing of this Act every Attorney shall Right of audience. be competent to appear, and shall have the right of audience, in all Courts in New South Wales in all matters and proceedings in which

he acts as Attorney, Solicitor, or Proctor. 3. Every Barrister of five years standing upon being on his Barristers may own application disbarred, shall be entitled, without examination, to become Attorneys be admitted to practice as an Attorney; and every Attorney of five become Barristers in years standing, upon being on his own application struck off the roll certain cases. of Attorneys, shall be entitled, without examination, to be admitted to practice as a Barrister.

4. This Act may be cited for all purposes as the "Legal Short title. Practitioners Act of 1892.'

By Authority : CHARLES POTTER, Government Printer, Sydney, 1892.

[3d.]



New South Wales.



ANNO QUINQUAGESIMO QUINTO

VICTORIÆ REGINÆ.

No. XXXI.

An Act to give Attorneys, Solicitors, and Proctors of the Supreme Court of the Colony of New South Wales right of audience in all Courts in the said Colony; and to extend the rights of Barristers, Attorneys, Solicitors, and Proctors ; and for other purposes in connection therewith. [Assented to, 31st March, 1892.]

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and concent of the Line Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled,

a Barrister admitted by the Supreme Court of New South Wales; and the word "Attorney" wherever so used shall mean an Attorney, Solicitor, and Proctor of the said Court.

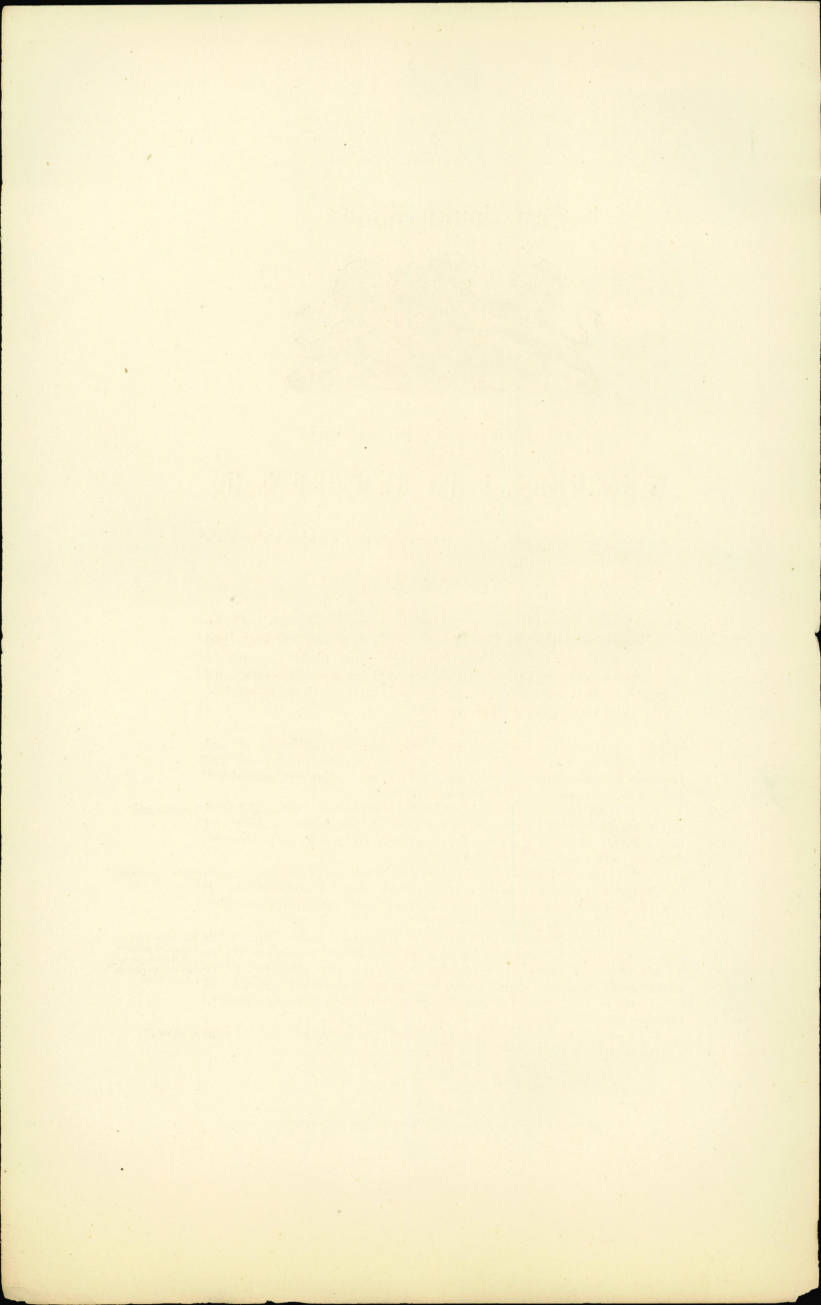
2. From and after the passing of this Act every Attorney shall Right of audience. be competent to appear, and shall have the right of audience, in all Courts in New South Wales in all matters and proceedings in which

he acts as Attorney, Solicitor, or Proctor. 3. Every Barrister of five years standing upon being on his Barristers may own application disbarred, shall be entitled, without examination, to become Attorneys be admitted to practice as an Attorney; and every Attorney of five become Barristers in the every Attorney of the become Barristers in the second barristers in the s years standing, upon being on his own application struck off the roll certain cases. of Attorneys, shall be entitled, without examination, to be admitted to practice as a Barrister.

4. This Act may be cited for all purposes as the "Legal Short title. Practitioners Act of 1892."

By Authority : CHARLES POTTER, Government Printer, Sydney, 1892.

[3d.]



I Certify that this PUBLIC BILL, which originated in the LEGISLATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

Legislative Assembly Chamber, Sydney, 30 March, 1892. }

F. W. WEBB, Clerk of Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO QUINTO

VICTORIÆ REGINÆ.

No. XXXI.

An Act to give Attorneys, Solicitors, and Proctors of the Supreme Court of the Colony of New South Wales right of audience in all Courts in the said Colony; and to extend the rights of Barristers, Attorneys, Solicitors, and Proctors; and for other purposes in connection therewith. [Assented to, 31st March, 1892.]

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,

a Barrister admitted by the Supreme Court of New South Wales; and the word "Attorney" wherever so used shall mean an Attorney, Solicitor, and Proctor of the said Court.

2. From and after the passing of this Act every Attorney shall Right of audience. be competent to appear, and shall have the right of audience, in all Courts in New South Wales in all matters and proceedings in which

he acts as Attorney, Solicitor, or Proctor. 3. Every Barrister of five years standing upon being on his Barristers may own application disbarred, shall be entitled, without examination, to and Attorneys be admitted to practice as an Attorney; and every Attorney of five become Barristers in years standing, upon being on his own application struck off the roll certain cases. of Attorneys, shall be entitled, without examination, to be admitted to practice as a Barrister.

4. This Act may be cited for all purposes as the "Legal Short title. Practitioners Act of 1892."

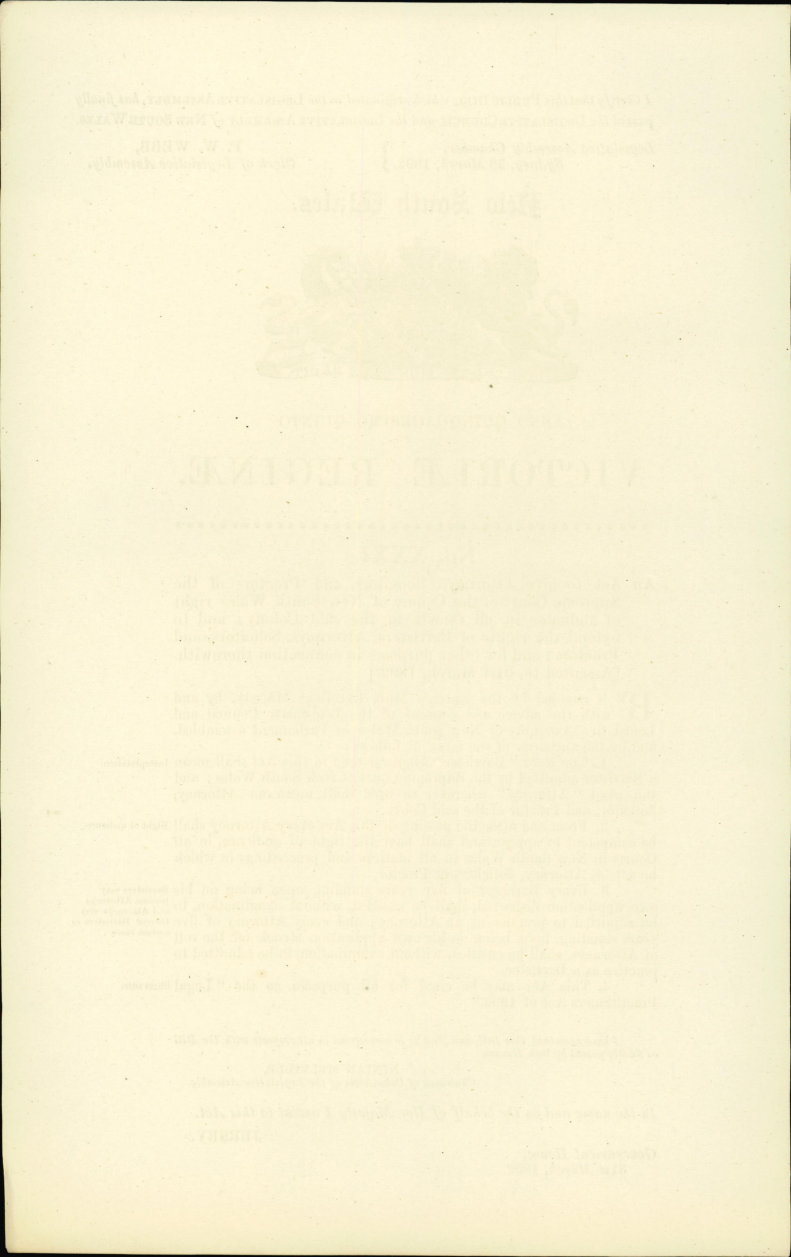
I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

> NINIAN MELVILLE, Chairman of Committees of the Legislative Assembly.

> > JERSEY.

In the name and on the behalf of Her Majesty I assent to this Act.

Government House, 31st March, 1892.



I Certify that this PUBLIC BILL, which originated in the LEGISLATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

Legislative Assembly Chamber, Sydney, 30 March, 1892. } F. W. WEBB, Clerk of Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO QUINTO

VICTORIÆ REGINÆ.

No. XXXI.

An Act to give Attorneys, Solicitors, and Proctors of the Supreme Court of the Colony of New South Wales right of audience in all Courts in the said Colony; and to extend the rights of Barristers, Attorneys, Solicitors, and Proctors; and for other purposes in connection therewith. [Assented to, 31st March, 1892.]

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 :--

and by the authority of the same, as follows :—

The word "Barrister" wherever used in this Act shall mean Interpretation.

a Barrister admitted by the Supreme Court of New South Wales; and the word "Attorney" wherever so used shall mean an Attorney, Solicitor, and Proctor of the said Court.

From and after the passing of this Act every Attorney shall Right of audience.

2. From and after the passing of this Act every Attorney shall Right of audience be competent to appear, and shall have the right of audience, in all Courts in New South Wales in all matters and proceedings in which he acts as Attorney, Solicitor, or Proctor.

he acts as Attorney, Solicitor, or Proctor. 3. Every Barrister of five years standing upon being on his Barristers may own application disbarred, shall be entitled, without examination, to become Attorneys be admitted to practice as an Attorney; and every Attorney of five become Barristers in years standing, upon being on his own application struck off the roll certain cases. of Attorneys, shall be entitled, without examination, to be admitted to practice as a Barrister.

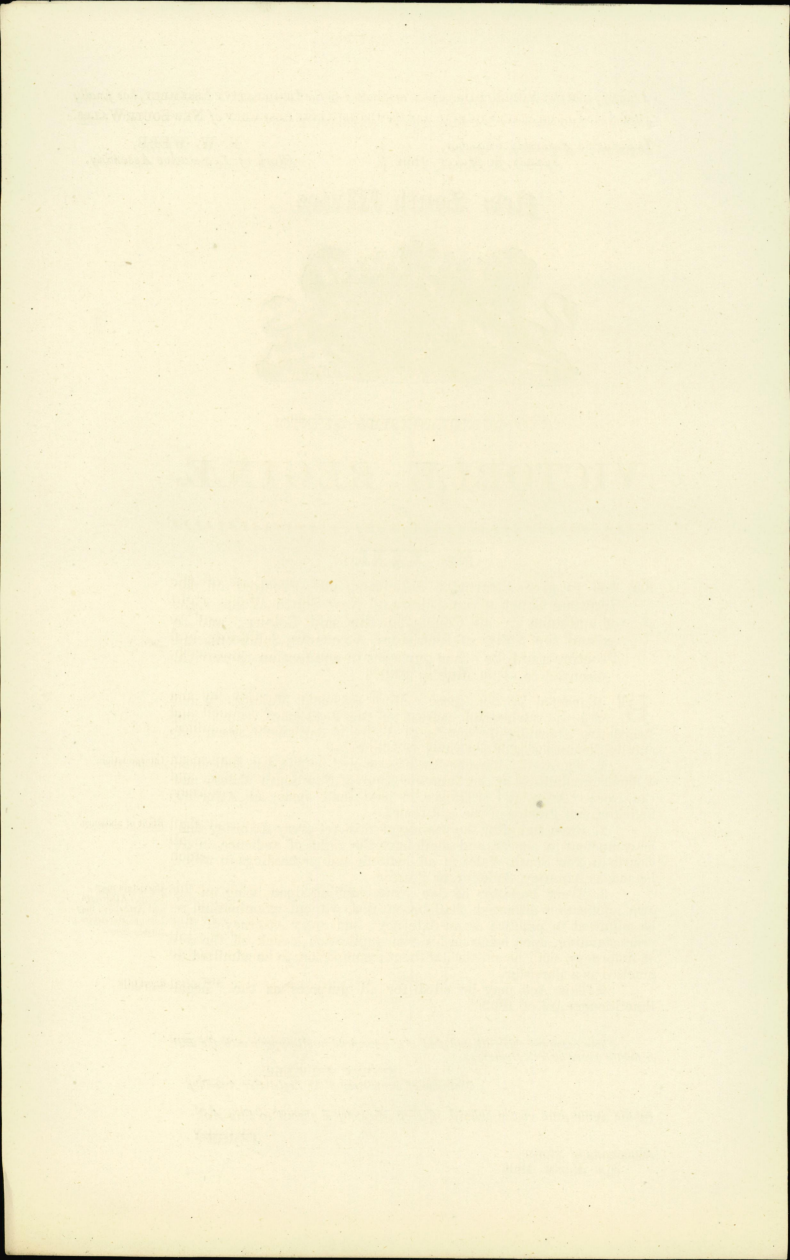
4. This Act may be cited for all purposes as the "Legal Short title. Practitioners Act of 1892."

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

NINIAN MELVILLE, Chairman of Committees of the Legislative Assembly.

In the name and on the behalf of Her Majesty I assent to this Act.

Government House, 31st March, 1892. JERSEY.

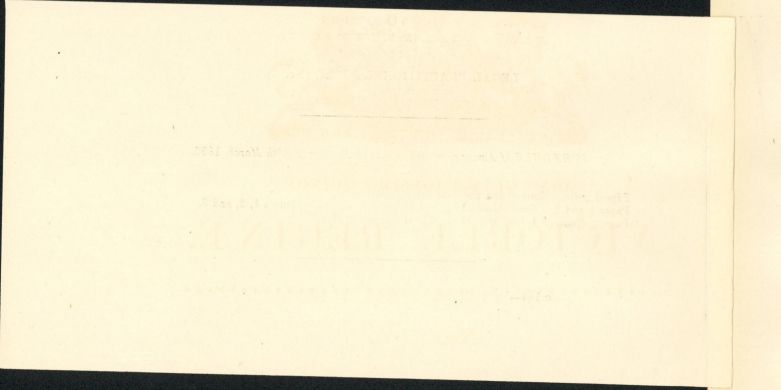


LEGAL PRACTITIONERS' BILL (No. 2).

SCHEDULE of Amendments referred to in Message of 28th March, 1892.

Page 1, title. Omit "and the liabilities of Barristers" Pages 1 and 2. Omit clauses 1, 2, 3, 4, 5, and 6, insert new clauses 1, 2, and 3. Page 2, clause 7 4, line 38. Omit "1891" insert "1892"

c 184-



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, 26 August, 1891. }

F. W. WEBB, Clerk of Legislative Assembly.

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

Legislative Council Chamber, Sydney, 28th March, 1892.

JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO QUINTO

VICTORIÆ REGINÆ.

* * * * * * * * * * * * * * * *

No.

An Act to give Attorneys, Solicitors, and Proctors of the Supreme Court of the Colony of New South Wales right of audience in all Courts in the said Colony; and to extend the rights of Barristers, Attorneys, Solicitors, and Proctors, and the liabilities of Barristers; and for other purposes in connection therewith.

B^E 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 :—

2. Every barrister of the said Supreme Court shall be entitled Right of barristers to 10 to practise as an attorney, solicitor, and proctor of that Court. 159—

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

Legal Practitioners (No. 2).

3. It shall not be necessary for any barrister or attorney Forensic costume solicitor and proctor of the said Supreme Court to wear either bands, unnecessary. gown, or wig when appearing before any Court, Judge, or judicial officer in the said Colony.

i ... Butantation

4. Any act or duty capable of being performed, and any office Certain acts or capable of being held by a barrister of the said Supreme Court shall capable of be capable of being performed and held respectively by an attorney, formed and held re-solicitor, and proctor of that Court. And any act or duty capable of attorneys. 5

solicitor, and proctor of that Court. And any act or duty capable of attorney.
being performed by an attorney, solicitor, and proctor of that Court,
10 shall be capable of being performed by a barrister of that Court.
5. It shall be lawful for any barrister or attorney, solicitor, Attorney may and proctor of the said Supreme Court to appear and be heard in for another attorney.
and upon any application, hearing, motion, trial, or other proceeding Certain fees not for and representing any other barrister or attorney, solicitor, and chargeable.
15 proctor of that Court, provided always that no fee shall be chargeable by any barrister or attorney solicitor and proctor of that Court.

- by any barrister or attorney, solicitor, and proctor of that Court against any of his clients for instructing, attending upon, or conferring with another barrister or attorney, solicitor, and proctor of that Court, being his partner in the practice of the law.
- 20 6. Every barrister of the said Supreme Court may hereafter be Liability of sued in like manner, and for the like causes for which any attorney, barristers.

solicitor, and proctor of that Court may now be suled. 1. The word "Barrister" wherever used in this Act shall mean Interpretation. a Barrister admitted by the Supreme Court of New South Wales; and 25 the word "Attorney," wherever so used shall mean an Attorney,

Solicitor, and Proctor of the said Court.

2. From and after the passing of this Act every Attorney shall Right of audience. be competent to appear, and shall have the right of audience, in all Courts in New South Wales in all matters and proceedings in which

30 he acts as Attorney, Solicitor, or Proctor.

3. Every Barrister of five years standing upon being on his Barristers may own application disbarred, shall be entitled, without examination, to become Attorneys be admitted to practice as an Attorney; and every Attorney of five and Attorneys years standing, upon being on his own application struck off the roll providence. years standing, upon being on his own application struck off the roll Barristers in

35 of Attorneys, shall be entitled, without examination, to be admitted to certain cases. practise as a Barrister.

7. 4. This Act may be cited for all purposes as the "Legal Short title. Practitioners Act of 1891 1892."

[3d.]

Sydney : Charles Potter, Government Printer -1892.

10 to practise as a

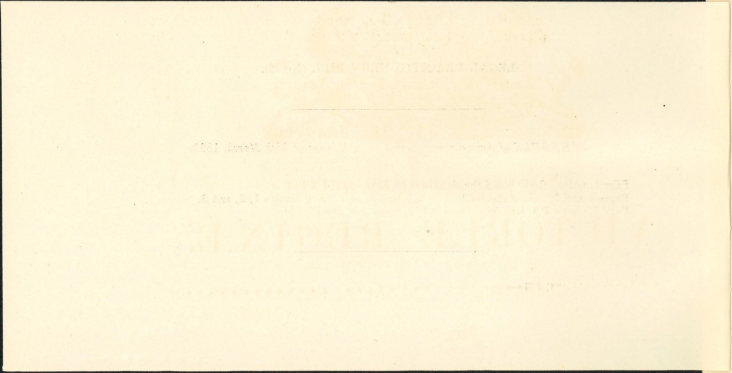
2

LEGAL PRACTITIONERS' BILL (No. 2).

SCHEDULE of Amendments referred to in Message of 28th March, 1892.

Page 1, title. Omit "and the liabilities of Barristers" Pages 1 and 2. Omit clauses 1, 2, 3, 4, 5, and 6, insert new clauses 1, 2, and 3. Page 2, clause 7 4, line 38. Omit "1891" insert "1892"

c 184-



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, 26 August, 1891.

F. W. WEBB, Clerk of Legislative Assembly.

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

Legislative Council Chamber, Sydney, 28th March, 1892. }

JOHN J. CALVERT, Clerk of the Parliaments.

New South Walles.



ANNO QUINQUAGESIMO QUINTO

VICTORIÆ REGINÆ.

* * * * * * * * * * *

No.

An Act to give Attorneys, Solicitors, and Proctors of the Supreme Court of the Colony of New South Wales right of audience in all Courts in the said Colony; and to extend the rights of Barristers, Attorneys, Solicitors, and Proctors, and the liabilities of Barristers; and for other purposes in connection therewith.

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 :--

2. Every barrister of the said Supreme Court shall be entitled Right of barristers to 10 to practise as an attorney, solicitor, and proctor of that Court.

3

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

Legal Practitioners (No. 2).

3. It shall not be necessary for any barrister or attorney Forensic costume solicitor and proctor of the said Supreme Court to wear either bands, unnecesseary. gown, or wig when appearing before any Court, Judge, or judicial officer in the said Colony.

officer in the said Colony.
4. Any act or duty capable of being performed, and any office Certain acts or duties and offices capable of being held by a barrister of the said Supreme Court shall capable of being performed and held respectively by an attorney, formed and held respectively by an attorney, formed and held respectively by an attorney.
solicitor, and proctor of that Court. And any act or duty capable of attorneys.
being performed by an attorney, solicitor, and proctor of that Court,
the shall be capable of being performed by a barrister of that Court.
5. It shall be lawful for any barrister or attorney, solicitor, Attorney may appear and be heard in for another attorney.
and proctor of the said Supreme Court to appear and be heard in for another attorney.
for and representing any other barrister or attorney, solicitor, and chargeable.
15 proctor of that Court, provided always that no fee shall be chargeable by any barrister or attorney, solicitor, and chargeable.

- by any barrister or attorney, solicitor, and proctor of that Court against any of his clients for instructing, attending upon, or conferring with another barrister or attorney, solicitor, and proctor of that Court, being his partner in the practice of the law.
- 20 6. Every barrister of the said Supreme Court may hereafter be Liability of sued in like manner, and for the like causes for which any attorney, barristers.

solicitor, and proctor of that Court may now be suled. 1. The word "Barrister" wherever used in this Act shall mean Interpretation. a Barrister admitted by the Supreme Court of New South Wales; and 25 the word "Attorney," wherever so used shall mean an Attorney,

Solicitor, and Proctor of the said Court.

2. From and after the passing of this Act every Attorney shall Right of audience. be competent to appear, and shall have the right of audience, in all Courts in New South Wales in all matters and proceedings in which

30 he acts as Attorney, Solicitor, or Proctor.

3. Every Barrister of five years standing upon being on his Barristers may own application disbarred, shall be entitled, without examination, to become Attorneys be admitted to practice as an Attorney; and every Attorney of five may become years standing, upon being on his own application struck off the roll Barristers in

35 of Attorneys, shall be entitled, without examination, to be admitted to certain cases. practise as a Barrister.

7. 4. This Act may be cited for all purposes as the "Legal Short title. Practitioners Act of 1891 1892."

Sydney : Charles Potter, Government Printer -1892.

[3d.]

2

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, 26 August, 1891.

F. W. WEBB, Clerk of Legislative Assembly.

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

Legislative Council Chamber, March, 1892. Sydney,

Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO QUINTO

VICTORIÆ REGINÆ.

No.

An Act to give Attorneys, Solicitors, and Proctors of the Supreme Court of the Colony of New South Wales right of audience in all Courts in the said Colony; and to extend the rights of Barristers, Attorneys, Solicitors, and Proctors, and the liabilities of Barristers; and for other purposes in connection therewith.

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,

Legislative Assembly of New South wates in Farhament assembled, and by the authority of the same, as follows :— 1. From and after the passing of this A ct, every attorney, Right of attorneys solicitor, and proctor of the Supreme Court of the Colony of New audience in all South Wales shall be competent to appear, and shall have the right of Courts. South Wales shall be competent to appear, and shall have the right of Courts. 2. Every barrister of the said Colony. 2. Every barrister of the said Supreme Court shall be entitled Right of barristers to become attorneys. 5

10 to practise as an attorney, solicitor, and proctor of that Court. 159-

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

Legal Practitioners (No. 2).

being his partner in the practice of the law.

20 6. Every barrister of the said Supreme Court may hereafter be Liability of sued in like manner, and for the like causes for which any attorney, ^{barristers.} solicitor, and proctor of that Court may now be suled.

1. The word "Barrister" wherever used in this Act shall mean Interpretation. a Barrister admitted by the Supreme Court of New South Wales; and 25 the word "Attorney" wherever so used shall mean an Attorney,

Solicitor, and Proctor of the said Court.

2. From and after the passing of this Act every Attorney shall Right of audience. be competent to appear, and shall have the right of audience, in all Courts in New South Wales in all matters and proceedings in which

30 he acts as Attorney, Solicitor, or Proctor. 3. Every Barrister of five years standing upon being on his Barristers may own application disbarred, shall be entitled, without examination, to become Attorneys be admitted to practice as an Attorney; and every Attorney of five may become be admitted to practice as an Attorney; and every Attorney of five may become years standing, upon being on his own application struck off the roll Barristers in

35 of Attorneys, shall be entitled, without examination, to be admitted to certain cases. practise as a Barrister.

7. 4. This Act may be cited for all purposes as the "Legal short title. Practitioners Act of 18942."

2

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, 26 August, 1891.

F. W. WEBB, Clerk of Legislative Assembly.

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

Legislative Council Chamber, March, 1892. Sydney,

Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO QUINTO

VICTORIÆ REGINÆ.

No.

An Act to give Attorneys, Solicitors, and Proctors of the Supreme Court of the Colony of New South Wales right of audience in all Courts in the said Colony; and to extend the rights of Barristers, Attorneys, Solicitors, and Proctors, and the liabilities of Barristers; and for other purposes in connection therewith.

DE it enacted by the Queen's Most Excellent Majesty, by and

5

B In the endeted 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. From and after the passing of this A ct, every attorney, Right of attorneys solicitor, and proctor of the Supreme Court of the Colony of New to appear and have South Wales shall be competent to appear, and shall have the right of Courts. audience, in all Courts in the said Colony.

2. Every barrister of the said Supreme Court shall be entitled Right of barristers to become attorneys. 10 to practise as an attorney, solicitor, and proctor of that Court. 159-

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

Legal Practitioners (No. 2).

3. It shall not be necessary for any barrister or attorney Forensic costume solicitor and proctor of the said Supreme Court to wear either bands, unnecessary ary. gown, or wig when appearing before any Court, Judge, or judicial officer in the said Colony.

4. Any act or duty capable of being performed, and any office Certain acts or capable of being held by a barrister of the said Supreme Court shall capable of being performed and held respectively by an attorney, formed and held respectively by an attorney, formed and held respectively by an attorney.
solicitor, and proctor of that Court. And any act or duty capable of attorneys.
being performed by an attorney, solicitor, and proctor of that Court,
shall be capable of being performed by a barrister or attorney, solicitor, Attorney may appear and be heard in for another attorney. 5 4. Any act or duty capable of being performed, and any office Certain acts or duties and office

and upon any application, hearing, motion, trial, or other proceeding _{Certain fees} not for and representing any other barrister or attorney, solicitor, and chargeable. **15** proctor of that Court, provided always that no fee shall be chargeable

by any barrister or attorney, solicitor, and proctor of that Court against any of his clients for instructing, attending upon, or conferring with another barrister or attorney, solicitor, and proctor of that Court, being his partner in the practice of the law.

6. Every barrister of the said Supreme Coult may hereafter be Liability of sued in like manner, and for the like causes for which any attorney, ^{barristers.} 20 solicitor, and proctor of that Court may now be sued.

1. The word "Barrister" wherever used in this Act shall mean Interpretation. a Barrister admitted by the Supreme Court of New South Wales; and 25 the word "Attorney," wherever so used shall mean an Attorney,

Solicitor, and Proctor of the said Court.

2. From and after the passing of this Act every Attorney shall Right of audience. be competent to appear, and shall have the right of audience, in all Courts in New South Wales in all matters and proceedings in which

30 he acts as Attorney, Solicitor, or Proctor.
3. Every Barrister of five years standing upon being on his Barristers may own application disbarred, shall be entitled, without examination, to become Attorneys be admitted to practice as an Attorney; and every Attorney of five may become years standing, upon being on his own application struck off the roll Barristers in

35 of Attorneys, shall be entitled, without examination, to be admitted to certain cases. practise as a Barrister.

7. 4. This Act may be cited for all purposes as the "Legal short title. Practitioners Act of 18942."