



ANNO QUINQUAGESIMO QUINTO

VICTORIÆ REGINÆ.

No. XX.

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

An Act to amend the "Nuisances Prevention Act," 39 Victoria No. 14, in certain respects. [Assented to, 16th March, 1892.7

WHEREAS doubts have arisen respecting the provisions of the Preamble. "Nuisances Prevention Act," thirty-ninth Victoria number fourteen, for cleansing dry-earth closets : 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 provisions of sections nine and eleven of the "Nuisances Extension of power Prevention Act," thirty-ninth Victoria number fourteen, shall extend Municipalities. to dry-earth closets and other closet pans.

2. The Council in each Municipality may cause, unless other- Municipal Council to wise provided for to the satisfaction of the Council, its own servants closets to be emptied, or contractors, under the direction of the Inspector of Nuisances or other officers appointed in that behalf, to empty all dry-earth closets

and

83

55° VICTORIÆ, No. 20.

Nuisances Prevention Act Amendment.

and other closet pans within the same Municipality once, at least, every week, and to use implements and appliances, and take such other measures in the performance of the work as shall be deemed best adapted for the suppression of offensive smells, or the suppression of other nuisances: Provided that any Council may suspend the provisions of the ninth section of the "Nuisances Prevention Act" so far as applicable to earth closets in the case of any premises as to which the Council is satisfied that the owner or occupier has made suitable provision for the disposal of nightsoil.

3. In all cases in which the Governor is satisfied that adequate provision for the disposal of nightsoil, without danger to the public health, is made in or on behalf of any institution or establishment supported wholly or partly by grants from the Consolidated Revenue, and being the property of Her Majesty, or being vested in trustees or other persons on behalf of Her Majesty, or for public or charitable purposes, he may, by proclamation in the *Government Gazette*, withdraw such institution from the operation of this Act, and may at any time rescind such proclamation if necessary.

4. This Act may be styled and cited as the "Nuisances Prevention Act Amendment Act of 1892."

[3d.]

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

2

Public or Charitable Institutions may be withdrawn from the

operation of this

Short title.

Act.

New South Wales.



ANNO QUINQUAGESIMO QUINTO

VICTORIÆ REGINÆ.

No. XX.

An Act to amend the "Nuisances Prevention Act," 39 Victoria No. 14, in certain respects. [Assented to, 16th March, 1892.7

WHEREAS doubts have arisen respecting the provisions of the Preamble. "Nuisances Prevention Act," thirty-ninth Victoria number fourteen, for cleansing dry-earth closets: 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 provisions of sections nine and eleven of the "Nuisances Extension of power Prevention Act," thirty-ninth Victoria number fourteen, shall extend Municipalities. to dry-earth closets and other closet pans.

2. The Council in each Municipality may cause, unless other- Municipal Council to wise provided for to the satisfaction of the Council, its own servants closets to be emptied, or contractors, under the direction of the Inspector of Nuisances or other officers appointed in that behalf, to empty all dry-earth closets

and

55° VICTORIÆ, No. 20.

Nuisances Prevention Act Amendment.

and other closet pans within the same Municipality once, at least, every week, and to use implements and appliances, and take such other measures in the performance of the work as shall be deemed best adapted for the suppression of offensive smells, or the suppression of other nuisances: Provided that any Council may suspend the provisions of the ninth section of the "Nuisances Prevention Act" so far as applicable to earth closets in the case of any premises as to which the Council is satisfied that the owner or occupier has made suitable provision for the disposal of nightsoil.

3. In all cases in which the Governor is satisfied that adequate provision for the disposal of nightsoil, without danger to the public health, is made in or on behalf of any institution or establishment supported wholly or partly by grants from the Consolidated Revenue, and being the property of Her Majesty, or being vested in trustees or other persons on behalf of Her Majesty, or for public or charitable purposes, he may, by proclamation in the *Government Gazette*, withdraw such institution from the operation of this Act, and may at any time rescind such proclamation if necessary.

4. This Act may be styled and cited as the "Nuisances Prevention Act Amendment Act of 1892."

[3d.]

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

[30

of the Pronoitie.

citize a finite of stalling

2

Public or Charitable Institutions may be withdrawn from the

operation of this

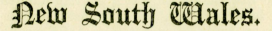
Act.

Short title.

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,

F. W. WEBB, Sydney, 14 March, 1892. Clerk of Legislative Assembly.





ANNO QUINQUAGESIMO QUINTO

VICTORIÆ REGINÆ.

No. XX.

An Act to amend the "Nuisances Prevention Act," 39 Victoria No. 14, in certain respects. [Assented to, 16th March, 1892.7

WHEREAS doubts have arisen respecting the provisions of the Preamble. "Nuisances Prevention Act," thirty-ninth Victoria number fourteen, for cleansing dry-earth closets: 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 provisions of sections nine and eleven of the "Nuisances Extension of power Prevention Act," thirty-ninth Victoria number fourteen, shall extend Municipalities. to dry-earth closets and other closet pans.

2. The Council in each Municipality may cause, unless other- Municipal Council to wise provided for to the satisfaction of the Council, its own servants closets to be emptied. or contractors, under the direction of the Inspector of Nuisances or other officers appointed in that behalf, to empty all dry-earth closets and

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.

55° VICTORIÆ, No. 20.

Nuisances Prevention Act Amendment.

and other closet pans within the same Municipality once, at least, every week, and to use implements and appliances, and take such other measures in the performance of the work as shall be deemed best adapted for the suppression of offensive smells, or the suppression of other nuisances: Provided that any Council may suspend the provisions of the ninth section of the "Nuisances Prevention Act" so far as applicable to earth closets in the case of any premises as to which the Council is satisfied that the owner or occupier has made suitable provision for the disposal of nightsoil.

3. In all cases in which the Governor is satisfied that adequate provision for the disposal of nightsoil, without danger to the public health, is made in or on behalf of any institution or establishment supported wholly or partly by grants from the Consolidated Revenue, and being the property of Her Majesty, or being vested in trustees or other persons on behalf of Her Majesty, or for public or charitable purposes, he may, by proclamation in the *Government Gazette*, withdraw such institution from the operation of this Act, and may at any time rescind such proclamation if necessary.

4. This Act may be styled and cited as the "Nuisances Prevention Act Amendment Act of 1892."

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

Government House, 16th March, 1892. JERSEY.

. .

Public or Charitable Institutions may be withdrawn from the operation of this Act.

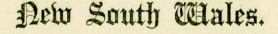
Short title.

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, 14 March, 1892.

VILL

F. W. WEBB, Clerk of Legislative Assembly.





ANNO QUINQUAGESIMO QUINTO

VICTORIÆ REGINÆ.

No. XX.

An Act to amend the "Nuisances Prevention Act," 39 Victoria No. 14, in certain respects. [Assented to, 16th March, 1892.]

WHEREAS doubts have arisen respecting the provisions of the Preamble. "Nuisances Prevention Act," thirty-ninth Victoria number fourteen, for cleansing dry-earth closets: 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 provisions of sections nine and eleven of the "Nuisances Extension of power Prevention Act," thirty-ninth Victoria number fourteen, shall extend Municipalities. to dry-earth closets and other closet pans.

2. The Council in each Municipality may cause, unless other-Municipal Council to wise provided for to the satisfaction of the Council, its own servants closets to be emptied. or contractors, under the direction of the Inspector of Nuisances or other officers appointed in that behalf, to empty all dry-earth closets

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.

Nuisances Prevention Act Amendment.

and other closet pans within the same Municipality once, at least, every week, and to use implements and appliances, and take such other measures in the performance of the work as shall be deemed best adapted for the suppression of offensive smells, or the suppression of other nuisances: Provided that any Council may suspend the provisions of the ninth section of the "Nuisances Prevention Act" so far as applicable to earth closets in the case of any premises as to which the Council is satisfied that the owner or occupier has made suitable provision for the disposal of nightsoil.

3. In all cases in which the Governor is satisfied that adequate provision for the disposal of nightsoil, without danger to the public health, is made in or on behalf of any institution or establishment supported wholly or partly by grants from the Consolidated Revenue, and being the property of Her Majesty, or being vested in trustees or other persons on behalf of Her Majesty, or for public or charitable purposes, he may, by proclamation in the *Government Gazette*, withdraw such institution from the operation of this Act, and may at any time rescind such proclamation if necessary.

Short title.

Public or Charitable

Institutions may be withdrawn from the operation of this Act.

> 4. This Act may be styled and cited as the "Nuisances Prevention Act Amendment Act of 1892."

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

JERSEY.

Government House, 16th March, 1892.

2