PETTY SESSIONS JURISDICTION EXTENSION BILL.

SCHEDULE of Amendments referred to in Message of 16th December, 1891.

Page 1, clause 1. Omit clause 1 insert new clauses 1 and 2.

Page 2, clause 2. 3, line 9. Omit "Small Debts Recovery Act" insert "Act tenth "Victoria number ten, intituled 'An Act to amend the Law respecting "the recovery of Small Debts in all parts of the Colony."

ALEX MORRED TO DUPING THE DESIGNATION OF

The following and the second of the second o

Plant low execute the second of the second o

Legislative Assembly Chamber, Sydney, 8 October, 1891.

F. W. WEBB, Clerk of Legislative Assembly.

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

Legislative Council Chamber, Sydney, 16th December, 1891.

JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO QUINTO

VICTORIÆ REGINÆ.

No.

An Act to extend the jurisdiction of Courts of Petty Sessions.

HEREAS it is desirable to extend the jurisdiction of Courts of Preamble.

Petty Sessions in New South Wales: 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 5 South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. All Courts of Petty Sessions now established, or that may Jurisdiction hereafter be established in the Colony of New South Wales, shall have extended-to-£50 power and authority to hear and determine in a summary way, and

10 according to equity and good conscience, all actions whatsoever for the recovery of any debt to an amount in any case not exceeding thirty pounds, and whether the party sued shall or shall not consent to such jurisdiction.

1. The jurisdiction conferred upon Courts of Petty Sessions by Jurisdiction
15 the Act tenth Victoria number ten, intituled "An Act to amend the extended to £30

Law respecting the recovery of Small Debts in all parts of the Colony" in certain cases is hereby extended, except in the county of Cumberland, to all actions

286—
for

for debts only, to an amount not exceeding thirty pounds, subject to all the exemptions and restrictions contained in section four of the said Act.

- 2. It shall be lawful for the plaintiff to summon the defendant 5 to the Court of Petty Sessions, holden for the district in which the debt sued for was contracted, in the same manner as if he was a resident of such district.
- 2: 3. This Act shall be taken to amend and form part of the Construction. "Small-Debts-Recovery-Act-" Act tenth Victoria number ten, intituled 10 "An Act to amend the Law respecting the recovery of Small Debts in all parts of the Colony."

Sydney: Charles Potter, Government Printer -1891.

PETTY SESSIONS JURISDICTION EXTENSION BILL.

SCHEDULE of Amendments referred to in Message of 16th December, 1891.

Page 1, clause 1. Omit clause 1 insert new clauses 1 and 2.

Page 2, clause 2. 3, line 9. Omit "Small Debts Recovery Act" insert "Act tenth

"Victoria number ten, intituled 'An Act to amend the Law respecting

"the recovery of Small Debts in all parts of the Colony."

Legislative Assembly Chamber, Sydney, 8 October, 1891.

F. W. WEBB, Clerk of Legislative Assembly.

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

Legislative Council Chamber, Sydney, 16th December, 1891. JOHN J. CALVERT, Clerk of the Parliaments.

5 (A.S)

New South Wales.



ANNO QUINQUAGESIMO QUINTO

VICTORIÆ REGINÆ.

No.

An Act to extend the jurisdiction of Courts of Petty Sessions.

HEREAS it is desirable to extend the jurisdiction of Courts of Preamble.

Petty Sessions in New South Wales: 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
5 South Wales in Parliament assembled, and by the authority of the
same, as follows:—

1. All Courts of Petty Sessions now established, or that may Jurisdiction hereafter be established in the Colony of New South Wales, shall have extended to £50, power and authority to hear and determine in a summary way, and

10 according to equity and good conscience, all actions whatsoever for the recovery of any debt to an amount in any case not exceeding thirty pounds, and whether the party sued shall or shall not consent to such jurisdiction.

1. The jurisdiction conferred upon Courts of Petty Sessions by Jurisdiction
15 the Act tenth Victoria number ten, intituled "An Act to amend the extended to £30

Law respecting the recovery of Small Debts in all parts of the Colony" in certain cases.

is hereby extended, except in the county of Cumberland, to all actions

286--
for

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

for debts only, to an amount not exceeding thirty pounds, subject to all the exemptions and restrictions contained in section four of the said Act.

- 2. It shall be lawful for the plaintiff to summon the defendant 5 to the Court of Petty Sessions, holden for the district in which the debt sued for was contracted, in the same manner as if he was a resident of such district.
- 2. 3. This Act shall be taken to amend and form part of the Construction. "Small-Debts-Recovery-Act." Act tenth Victoria number ten, intituled 10 "An Act to amend the Law respecting the recovery of Small Debts in all parts of the Colony."

Legislative Assembly Chamber, Sydney, 8 October, 1891. F. W. WEBB, Clerk of Legislative Assembly.

The Legislative Council has this day agreed to this Bill with Amendments.

I.egislative Council Chamber, Sydney, December, 1891.

Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO QUINTO

VICTORIÆ REGINÆ.

No.

An Act to extend the jurisdiction of Courts of Petty Sessions.

WHEREAS it is desirable to extend the jurisdiction of Courts of Preamble.

Petty Sessions in New South Wales: 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 5 South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. All Courts of Petty Sessions now established, or that may Jurisdiction hereafter be established in the Colony of New South Wales, shall have extended to £30. power and authority to hear and determine in a summary way, and

10 according to equity and good conscience, all actions whatsoever for the recovery of any debt to an amount in any case not exceeding thirty pounds, and whether the party sued shall or shall not consent to such jurisdiction.

1. The jurisdiction conferred upon Courts of Petty Sessions by Jurisdiction
15 the Act tenth Victoria number ten, intituled "An Act to amend the extended to £30

Law respecting the recovery of Small Debts in all parts of the Colony" in certain cases.
is hereby extended, except in the county of Cumberland, to all actions

286—
for

for debts only, to an amount not exceeding thirty pounds, subject to all the exemptions and restrictions contained in section four of the said Act.

- 2. It shall be lawful for the plaintiff to summon the defendant 5 to the Court of Petty Sessions, holden for the district in which the debt sued for was contracted, in the same manner as if he was a resident of such district.
- 2. 3. This Act shall be taken to amend and form part of the Construction. "Small Debts-Recovery-Act-" Act tenth Victoria number ten, intituled 10 "An Act to amend the Law respecting the recovery of Small Debts in all parts of the Colony."

Legislative Assembly Chamber, Sydney, 8 October, 1891.

F. W. WEBB, Clerk of Legislative Assembly.

The Legislative Council has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, December, 1891.

Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO QUINTO

VICTORIÆ REGINÆ.

No.

An Act to extend the jurisdiction of Courts of Petty Sessions.

WHEREAS it is desirable to extend the jurisdiction of Courts of Preamble.

Petty Sessions in New South Wales: 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
5 South Wales in Parliament assembled, and by the authority of the
same, as follows:—

1. All Courts of Petty Sessions now established, or that may Jurisdiction hereafter be established in the Colony of New South Wales, shall have extended to £30. power and authority to hear and determine in a summary way, and

10 according to equity and good conscience, all actions whatsoever for the recovery of any debt to an amount in any case not exceeding thirty pounds, and whether the party sued shall or shall not consent to such invisition.

1. The jurisdiction conferred upon Courts of Petty Sessions by Jurisdiction
15 the Act tenth Victoria number ten, intituled "An Act to amend the extended to £30

Law respecting the recovery of Small Debts in all parts of the Colony" in certain cases.
is hereby extended, except in the county of Cumberland, to all actions

286—— for

for debts only, to an amount not exceeding thirty pounds, subject to all the exemptions and restrictions contained in section four of the said Act.

- 2. It shall be lawful for the plaintiff to summon the defendant 5 to the Court of Petty Sessions, holden for the district in which the debt sued for was contracted, in the same manner as if he was a resident of such district.
- resident of such district.

 2. 3. This Act shall be taken to amend and form part of the Construction.

 "Small Debts-Recovery-Act-" Act tenth Victoria number ten, intituled

 10 "An Act to amend the Law respecting the recovery of Small Debts in all parts of the Colony."

Tegislative Conncil.

PETTY SESSIONS JURISDICTION EXTENSION BILL.

(New Clause to be proposed in Committee of the Whole by Mr. Cox.)

2. It shall be lawful for the plaintiff to summon the defendant to the Court of Petty Sessions holden for the district in which the debt sued for was contracted in the same manner as if he was a resident of such district.

Tegislatibe Council.

PETTY SESSIONS JURISDICTION EXTENSION BILL.

(New Clause to be proposed in Committee of the Whole by Mr. Cox.)

2. It shall be lawful for the plaintiff to summon the defendant to the Court of Petty Sessions holden for the district in which the debt sued for was contracted in the same manner as if he was a resident of such district.

Alls Committee Committee Works and the Committee Committ

180

Tegislatibe Conncil.

PETTY SESSIONS JURISDICTION EXTENSION BILL.

(New Clause 1 of the Bill as adopted in Committee of the Whole.)

The jurisdiction conferred by the "Small Debts Recovery Act of 1846" upon Courts of Petty Sessions shall, excepting in the county of Cumberland, in all cases in which, by the said Act, jurisdiction is limited to actions for the recovery of any sum in respect of any debt not exceeding ten pounds, be extended to actions for the recovery of any debt recoverable by the said Act not exceeding thirty pounds.

(New Clause to be proposed in Committee of the Whole [on Recommittal] by Mr. Jacob, to stand as Clause 1 of the Bill.

The jurisdiction conferred upon Courts of Petty Sessions by Jurisdiction extended the Act tenth Victoria number ten, intituled "An Act to amend the to £30 in certain Law respecting the recovery of Small Debts in all parts of the Colony" is hereby extended, except in the county of Cumberland, to all actions for debts only, to an amount not exceeding thirty pounds, subject to all the exemptions and restrictions contained in section four of the said Act.

Legislatibe Conneil.

PETTY SESSIONS JURISDICTION EXTENSION BILL.

(New Clause 1 of the Bill as adopted in Committee of the Whole.)

The jurisdiction conferred by the "Small Debts Recovery Act of 1846" upon Courts of Petty Sessions shall, excepting in the county of Cumberland, in all cases in which, by the said Act, jurisdiction is limited to actions for the recovery of any sum in respect of any debt not exceeding ten pounds, be extended to actions for the recovery of any debt recoverable by the said Act not exceeding thirty pounds.

(New Clause to be proposed in Committee of the Whole [on Recommittal] by Mr. Jacob, to stand as Clause 1 of the Bill.

The jurisdiction conferred upon Courts of Petty Sessions by Jurisdiction extended the Act tenth Victoria number ten, intituled "An Act to amend the to £30 in certain Law respecting the recovery of Small Debts in all parts of the Colony" cases. is hereby extended, except in the county of Cumberland, to all actions for debts only, to an amount not exceeding thirty pounds, subject to all the exemptions and restrictions contained in section four of the said Act.

Legislative Assembly Chamber, Sydney, 8 October, 1891.

F. W. WEBB, Clerk of Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO QUINTO

VICTORIÆ REGINÆ.

No.

An Act to extend the jurisdiction of Courts of Petty Sessions.

WHEREAS it is desirable to extend the jurisdiction of Courts of Preamble. Petty Sessions in New South Wales: 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 5 South Wales in Parliament assembled, and by the authority of the same, as follows:

1. All Courts of Petty Sessions now established, or that may Jurisdiction extended hereafter be established in the Colony of New South Wales, shall have to £30. power and authority to hear and determine in a summary way, and 10 according to equity and good conscience, all actions whatsoever for the recovery of any debt to an amount in any case not exceeding thirty pounds, and whether the party sued shall or shall not consent to such jurisdiction.

2. This Act shall be taken to amend and form part of the Construction. 15 "Small Debts Recovery Act."

286-

[3d.]

This Public Hund Hell originated is the Internation and Assemble, and, Raving this day parted, is ago ready for presentation to the Internation Council for its consurrence.

Legislative Assembly Chamber, Sydney, & October, 1801.

. I. W. WEBB, Clerk of Legislation Assembly.

Dew South Wales.



ANNO QUINQUAGERIMO QUINTO

VICTORIAE REGINAE.

07

An Act to extend the jurisdiction of Courts of Potty Sessions.

WHEREIAS it is desirable to extend the jurishinds of Courts of remain by the Opera's Most Posedlent Males. He is the motion exacted by the Queen's Most Posedlent Majesty, by said with the awdeen and court with the facilities Council and Incritioning Assembly of New 5 South Wales in Institutions assembled, and by the successive of the

1. All Courts of Petty Socious now catable had, or that may Laisten account barcoiler to getablished in the Colony of New South Water, shall have been power and authority to been and determine in a summary way, and 10 according to aquity and conscious of all actions whater to the the party such shall or shall not consent to rate the party such shall or shall not consent to rate in raise true and whother the party such shall or shall not consent to rate in raise in the rate.

2. This Act shall be taken to amend and form part of the Carlander.

T. S.

 $egin{aligned} \textit{Legislative Assembly Chamber,} \ \textit{Sydney, 8 October, 1891.} \end{aligned} \}$

F. W. WEBB, Clerk of Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO QUINTO

VICTORIÆ REGINÆ.

No.

An Act to extend the jurisdiction of Courts of Petty Sessions.

WHEREAS it is desirable to extend the jurisdiction of Courts of Preamble. Petty Sessions in New South Wales: 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 5 South Wales in Parliament assembled, and by the authority of the same, as follows:

1. All Courts of Petty Sessions now established, or that may Jurisdiction extended hereafter be established in the Colony of New South Wales, shall have to £30. power and authority to hear and determine in a summary way, and 10 according to equity and good conscience, all actions whatsoever for the recovery of any debt to an amount in any case not exceeding thirty pounds, and whether the party sued shall or shall not consent to such jurisdiction.

2. This Act shall be taken to amend and form part of the Construction. 15 "Small Debts Recovery Act."

286--

[3d.]

This Printe Bree or givened in the Legisland extremental, and, because day, gasself, is note ready in greening that the the theory are Council, for the americanes.

from South Winder



TREE OF CENTER OF STREETS OF THE

VICTORIE REGINE

and Age to extend the forestern of Associated the Sussians.

Ports Andrew State | Property State | Property | Proper

The service of the se

sometic and the second in any case of the second building and the second building and second building and

The Art of the Book of the Control o

(36)