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 October, 1892.

F. W. WEBB, Clerk of the Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO SEXTO

VICTORIÆ REGINÆ.

No.

An Act to lessen the cost of Litigation.

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Levieldt 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. Upon taxation of any bill of costs between party and party Costs of more than 5 there shall not be allowed either the costs of instructing or the fee or one counsel not allowable between fees paid to more than one counsel appearing for any party upon any party and party. trial, hearing, motion, application, examination, or inquiry, either at

law or in equity: Provided always that this section shall not apply Proviso. 10 to any matter in which counsel has been instructed before or at the

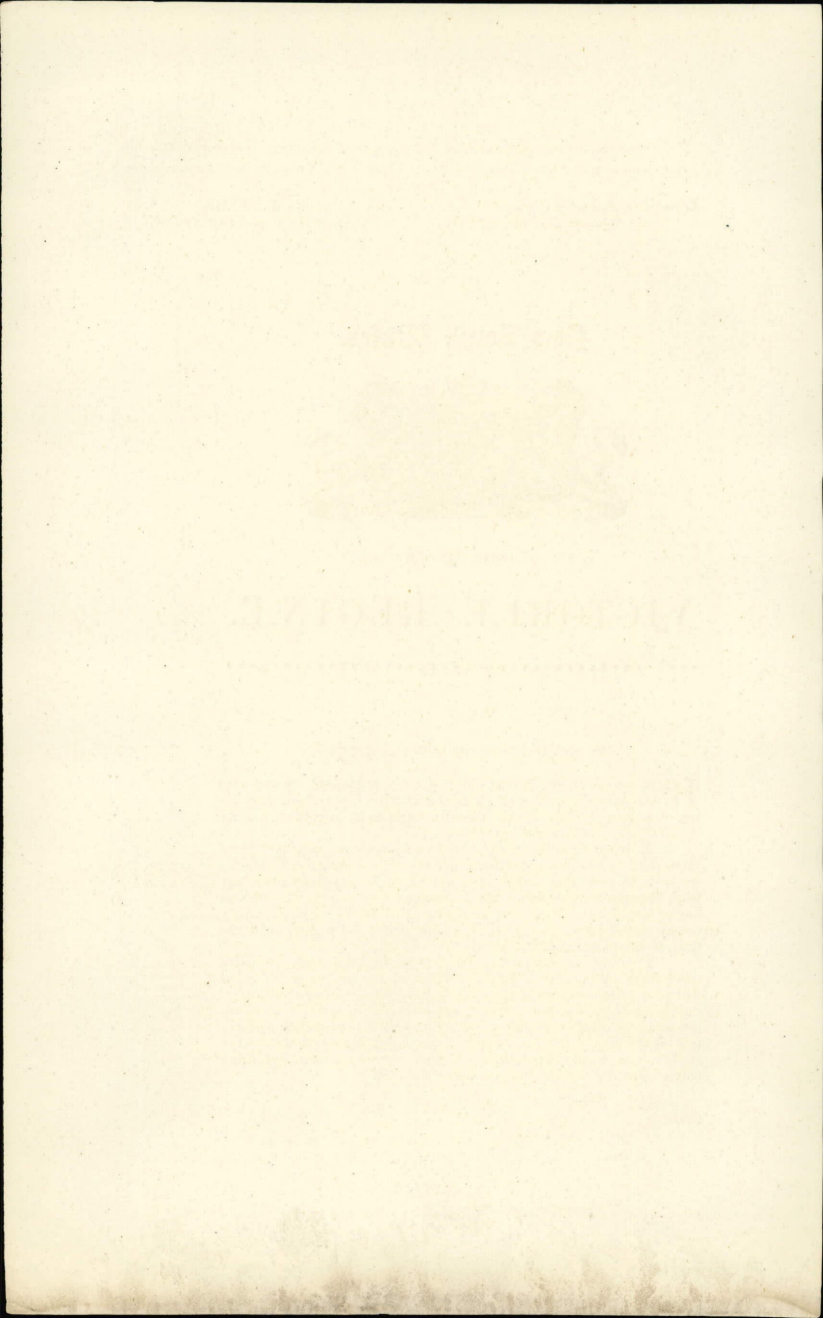
time of the passing of this Act.

2. Upon taxation of any bill of costs between party and party Costs of counsel on

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[3d.]



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