This PUBLIC BILL originated in the LEGISLATIVE COUNCIL, and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

Legislative Council Chamber, Sydney, 16th May, 1893. } ADOLPHUS P. CLAPIN, Acting Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SEXTO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Municipalities Act of 1867" and the "Municipalities Act Amendment Act of 1892."

WHEREAS difficulties have arisen respecting the recovery of Preamble. rates under the "Municipalities Act of 1867" and the "Municipalities Act Amendment Act of 1892": Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the 5 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 :--

The demand referred to in sections two and four of the Amendments of sections 2 and 4 of "Municipalities Act Amendment Act of 1892" may be in writing or 55 Vie. No. 33.
in print or partly in writing and partly in print, and such demand may be made either by personal service or delivery thereof to the person upon whom such demand is made, or by letter duly posted to such person at his last known place of abode or business, and the notice referred to in the said second and fourth sections may be to and in 15 respect of the rates due by or recoverable from any one ratepayer or to and in respect of the rates due by or recoverable from any number of ratepayers collectively or respectively, and if the name of the owner c 116— for

Municipalities Act Amendment.

for the time being of any ratable property shall be unknown to the Council Clerk for the time being of any Municipality in which such ratable property shall be situated it shall be sufficient in such notice to describe such owner as "the owner."

2. The rates referred to in section five of the said Act may be Recovery of rates. 5 recovered from any person liable to pay the same by action or proceeding in the Court of Petty Sessions or District Court having jurisdiction within the district in which the ratable property referred to in such fifth section shall be situated or in any other Court of

10 competent jurisdiction. 3. This Act may be cited for all purposes as the "Municipalities Short title. Act Amendment Act of 1893," and shall be read with and as forming part of the "Municipalities Act of 1867," and any Act or Acts amending the same.

Sydney : Charles Potter, Government Printer.--1893.

This PUBLIC BILL originated in the LEGISLATIVE COUNCIL, and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

Legislative Council Chamber, Sydney, 16th May, 1893. } ADOLPHUS P. CLAPIN, Acting Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SEXTO

VICTORIÆ REGINÆ.

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

No.

* * * * * * * * * *

An Act to amend the "Municipalities Act of 1867" and the "Municipalities Act Amendment Act of 1892."

WHEREAS difficulties have arisen respecting the recovery of Preamble. rates under the "Municipalities Act of 1867" and the "Municipalities Act Amendment Act of 1892": Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the 5 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 :—

The demand referred to in sections two and four of the Amendments of "Municipalities Act Amendment Act of 1892" may be in writing or 55 Vie. No. 33.
in print or partly in writing and partly in print, and such demand may be made either by personal service or delivery thereof to the person upon whom such demand is made, or by letter duly posted to such person at his last known place of abode or business, and the notice referred to in the said second and fourth sections may be to and in 15 respect of the rates due by or recoverable from any one ratepayer or to and in respect of the rates due by or recoverable from any number of ratepayers collectively or respectively, and if the name of the owner c 116— for

Municipalities Act Amendment.

for the time being of any ratable property shall be unknown to the Council Clerk for the time being of any Municipality in which such ratable property shall be situated it shall be sufficient in such notice to describe such owner as "the owner."

2. The rates referred to in section five of the said Act may be Recovery of rates. 5 recovered from any person liable to pay the same by action or proceeding in the Court of Petty Sessions or District Court having jurisdiction within the district in which the ratable property referred to in such fifth section shall be situated or in any other Court of

10 competent jurisdiction. 3. This Act may be cited for all purposes as the "Municipalities short title. Act Amendment Act of 1893," and shall be read with and as forming part of the "Municipalities Act of 1867," and any Act or Acts amending the same.

Sydney : Charles Potter, Government Printer.-1893.

This PUBLIC BILL originated in the LEGISLATIVE COUNCIL, and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

Legislative Council Chamber, Sydney, 16th May, 1893. }

ADOLPHUS P. CLAPIN, Acting Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SEXTO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Municipalities Act of 1867" and the "Municipalities Act Amendment Act of 1892."

WHEREAS difficulties have arisen respecting the recovery of Preamble. rates under the "Municipalities Act of 1867" and the "Municipalities Act Amendment Act of 1892": Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the 5 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 :—

The demand referred to in sections two and four of the Amendments of "Municipalities Act Amendment Act of 1892" may be in writing or 55 Vie. No. 33.
in print or partly in writing and partly in print, and such demand may be made either by personal service or delivery thereof to the person upon whom such demand is made, or by letter duly posted to such person at his last known place of abode or business, and the notice referred to in the said second and fourth sections may be to and in 15 respect of the rates due by or recoverable from any one ratepayer or to and in respect of the rates due by or recoverable from any number of ratepayers collectively or respectively, and if the name of the owner c 116— for

56° VICTORIÆ, No.

Municipalities Act Amendment.

for the time being of any ratable property shall be unknown to the Council Clerk for the time being of any Municipality in which such ratable property shall be situated it shall be sufficient in such notice to describe such owner as "the owner."

5 2. The rates referred to in section five of the said Act may be Recovery of rates. recovered from any person liable to pay the same by action or proceeding in the Court of Petty Sessions or District Court having jurisdiction within the district in which the ratable property referred to in such fifth section shall be situated or in any other Court of 0 competent jurisdiction.

10 competent jurisdiction. 3. This Act may be cited for all purposes as the "Municipalities Short title. Act Amendment Act of 1893," and shall be read with and as forming part of the "Municipalities Act of 1867," and any Act or Acts amending the same.

Sydney : Charles Potter, Government Printer.--1893.

Legislative Council.

56° VICTORIÆ, 1893.

A BILL

To amend the "Municipalities Act of 1867" and the "Municipalities Act Amendment Act of 1892."

[MR. PIGOTT;-4 May, 1893.]

WHEREAS difficulties have arisen respecting the recovery of Preamble. rates under the "Municipalities Act of 1867" and the "Municipalities Act Amendment Act of 1892": Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the 5 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 demand referred to in sections two and four of the Amendments of "Municipalities Act Amendment Act of 1892" may be in writing or 55 Vic. No. 33. 10 in print or partly in writing and partly in print, and such demand may

be made either by personal service or delivery thereof to the person upon whom such demand is made, or by letter duly posted to such person at his last known place of abode or business, and the notice referred to in the said second and fourth sections may be to and in 15 respect of the rates due by or recoverable from any one ratepayer or

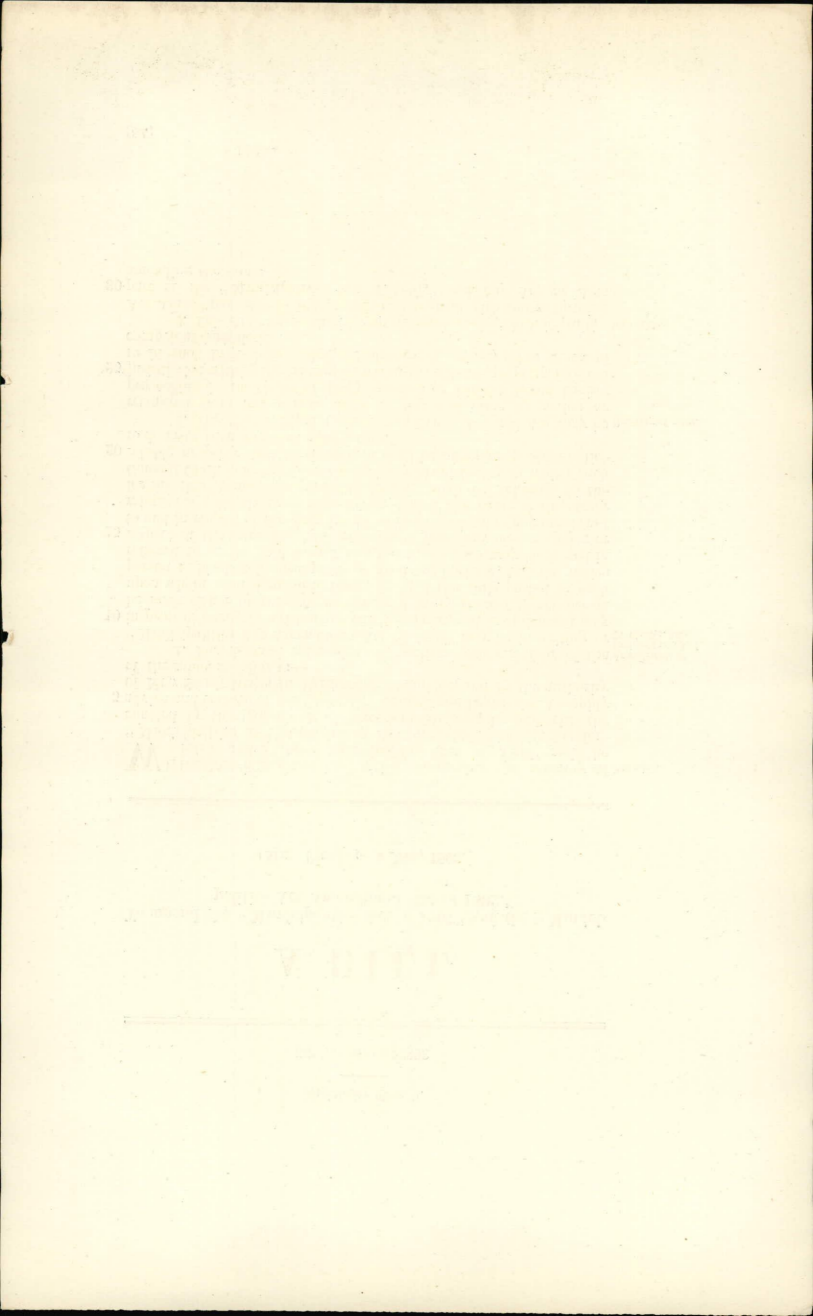
15 respect of the rates due by or recoverable from any one ratepayer of to and in respect of the rates due by or recoverable from any number of ratepayers collectively or respectively, and if the name of the owner for the time being of any ratable property shall be unknown to the Council Clerk for the time being of any Municipality in which such 20 ratable property shall be situated it shall be sufficient in such notice

to describe such owner as "the owner."

2. The rates referred to in section five of the said Act may be Recovery of rates. recovered from any person liable to pay the same by action or proceeding in the Court of Petty Sessions or District Court having

25 jurisdiction within the district in which the ratable property referred to in such fifth section shall be situated or in any other Court of competent jurisdiction.

 This Act may be cited for all purposes as the "Municipalities Short title. Act Amendment Act of 1893," and shall be read with and as forming
30 part of the "Municipalities Act of 1867," and any Act or Acts amending the same.



Legislative Council.

56º VICTORIÆ, 1893.

A BILL

To amend the "Municipalities Act of 1867" and the "Municipalities Act Amendment Act of 1892."

[MR. PIGOTT; -4 May, 1893.]

WHEREAS difficulties have arisen respecting the recovery of Preamble. rates under the "Municipalities Act of 1867" and the "Municipalities Act Amendment Act of 1892": Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the 5 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 demand referred to in sections two and four of the Amendments of "Municipalities Act Amendment Act of 1892" may be in writing or ^{sections 2} and 4 of 10 in print or partly in writing and partly in print, and such demand may

be made either by personal service or delivery thereof to the person upon whom such demand is made, or by letter duly posted to such person at his last known place of abode or business, and the notice referred to in the said second and fourth sections may be to and in

15 respect of the rates due by or recoverable from any one ratepayer or to and in respect of the rates due by or recoverable from any number of ratepayers collectively or respectively, and if the name of the owner for the time being of any ratable property shall be unknown to the Council Clerk for the time being of any Municipality in which such 20 ratable property shall be situated it shall be sufficient in such notice

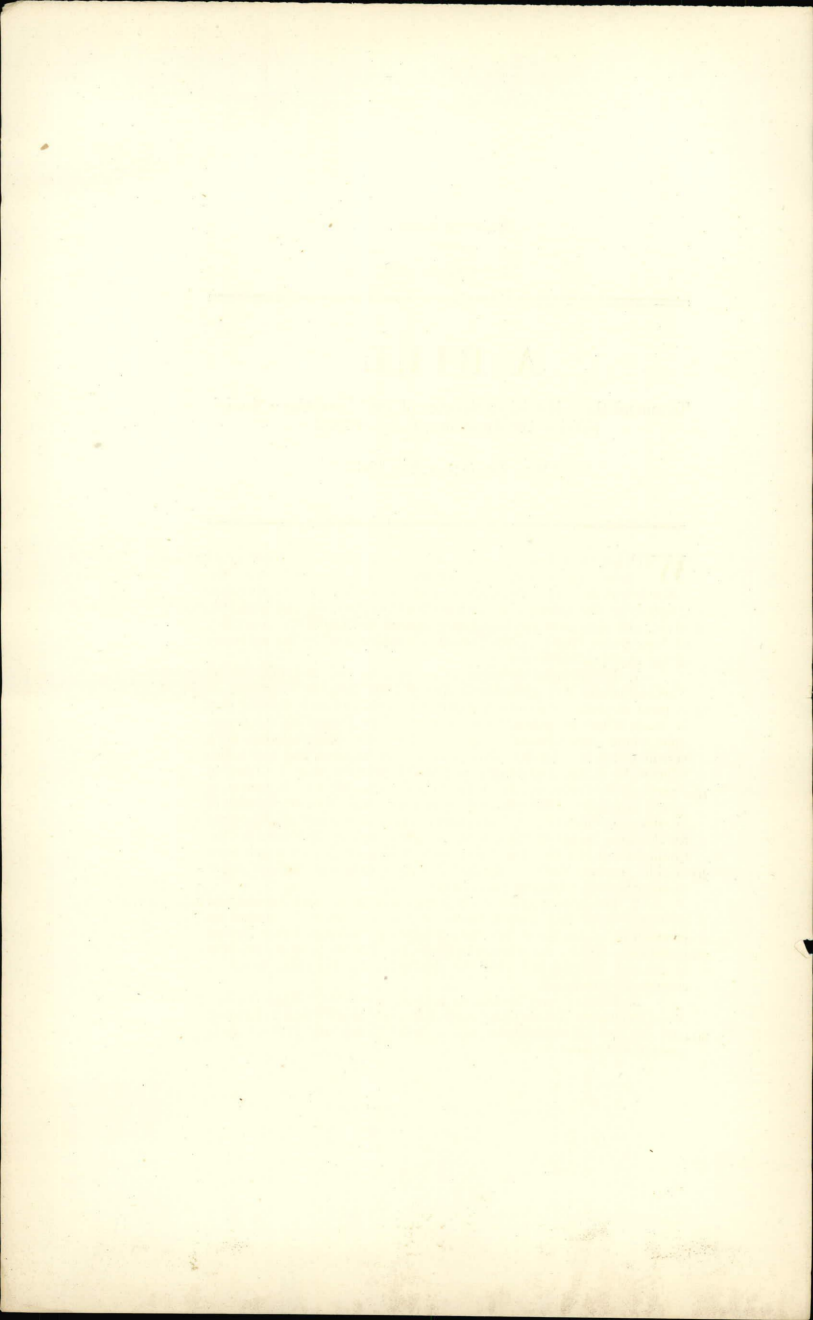
to describe such owner as "the owner."

2. The rates referred to in section five of the said Act may be Recovery of rates. recovered from any person liable to pay the same by action or proceeding in the Court of Petty Sessions or District Court having

25 jurisdiction within the district in which the ratable property referred to in such fifth section shall be situated or in any other Court of competent jurisdiction.

3. This Act may be cited for all purposes as the "Municipalities Short title. Act Amendment Act of 1893," and shall be read with and as forming 30 part of the "Municipalities Act of 1867," and any Act or Acts amending the same.

c 116—



Legislative Council.

56º VICTORIÆ, 1893.

A BILL

To amend the "Municipalities Act of 1867" and the "Municipalities Act Amendment Act of 1892."

[MR. PIGOTT;-4 May, 1893.]

WHEREAS difficulties have arisen respecting the recovery of Preamble. W rates under the "Municipalities Act of 1867" and the "Municipalities Act Amendment Act of 1892": Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the 5 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 demand referred to in sections two and four of the Amendments of "Municipalities Act Amendment Act of 1892" may be in writing or sections 2 and 4 of 55 Vic. No. 33. 10 in print or partly in writing and partly in print, and such demand may be made either by personal service or delivery thereof to the person upon whom such demand is made, or by letter duly posted to such person at his last known place of abode or business, and the notice referred to in the said second and fourth sections may be to and in

15 respect of the rates due by or recoverable from any one ratepayer or to and in respect of the rates due by or recoverable from any number of ratepayers collectively or respectively, and if the name of the owner for the time being of any ratable property shall be unknown to the Council Clerk for the time being of any Municipality in which such 20 ratable property shall be situated it shall be sufficient in such notice to describe such owner as "the owner."

2. The rates referred to in section five of the said Act may be Recovery of rates. recovered from any person liable to pay the same by action or proceeding in the Court of Petty Sessions or District Court having

25 jurisdiction within the district in which the ratable property referred to in such fifth section shall be situated or in any other Court of

competent jurisdiction. 3. This Act may be cited for all purposes as the "Municipalities short title. Act Amendment Act of 1893," and shall be read with and as forming 30 part of the "Municipalities Act of 1867," and any Act or Acts amending the same.

c 116-

