New South Wales.

(c) for the payment of come by any person for permission of Municipality during the come to occupy footways in the Municipality during the crection of buildings;

(d) for the payment of a deposit of money as security for a damage to footways within the Municipality;

(c) relating to any lesse already granted of any land belonging to or under the control of the Comeil.

And no costs shall be awarded to or recoverable by a plaintiff averaging and the control of the Comeil.



ANNO QUINQUAGESIMO OCTAVO

VICTORIÆ REGINÆ.

No. XX.

An Act to declare and enact that certain contracts and agreements shall be and be deemed to have been excepted from the provisions of sections 33 and 38 of the Municipalities Act of 1867; and for other purposes. [Assented to, 11th June, 1895.]

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:—

authority of the same, as follows:—

1. The following contracts and agreements shall be and be Contracts exempted deemed to have been excepted from the provisions of sections thirty- from the provisions of sections 33 and 38 three and thirty-eight of the Municipalities Act of 1867:—that is to of Municipalities Act say, contracts and agreements between the Council of a Municipality of 1867.

and any person—

and any person—

(a) for the supply by the Council of water, gas, or electricity to premises:

premises;
(b) for the performance by the Council of any work or services in connection with the paving or asphalting of footways or the kerbing or guttering of roads, the removal of night-soil, or the carrying out by the Council of other sanitary measures within the Municipality;

(c)

Municipalities Act of 1867 Amendment (No. 2).

(c) for the payment of money by any person for permission granted to him by the Council to occupy footways in the Municipality during the erection of buildings;

(d) for the payment of a deposit of money as security for any damage to footways within the Municipality;
(e) relating to any lease already granted of any land belonging

to or under the control of the Council.

And no costs shall be awarded to or recoverable by a plaintiff or complainant in any proceedings, commenced before the day when this Act takes effect, for the recovery of any penalty incurred or moneys forfeited under, nor shall any penalty be recoverable for, nor any disqualification result from the breach of any of the provisions of the Municipalities Act of 1867 in respect of a contract or agreement excepted as aforesaid.

By Authority: Charles Potter, Government Printer, Sydney, 1895.

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, 6 June, 1895.

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

New South Wales.



ANNO QUINQUAGESIMO OCTAVO

VICTORIÆ REGINÆ.

No. XX.

An Act to declare and enact that certain contracts and agreements shall be and be deemed to have been excepted from the provisions of sections 33 and 38 of the Municipalities Act of 1867; and for other purposes. [Assented to, 11th June, 1895.

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 following contracts and agreements shall be and be Contracts exempted deemed to have been excepted from the provisions of sections thirty- from the provisions of sections thirty- ight of the Municipalities Act of 1867:—that is to of Municipalities Act say, contracts and agreements between the Council of a Municipality of 1867.

and any person—

(a) for the supply by the Council of water, gas, or electricity to

(b) for the performance by the Council of any work or services in connection with the paving or asphalting of footways or the kerbing or guttering of roads, the removal of night-soil, or the carrying out by the Council of other sanitary measures within the Municipality;

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

> WILLIAM McCOURT, Chairman of Committees of the Legislative Assembly.

Municipalities Act of 1867 Amendment (No. 2).

(c) for the payment of money by any person for permission granted to him by the Council to occupy footways in the Municipality during the erection of buildings;
(d) for the payment of a deposit of money as security for any

damage to footways within the Municipality;

(e) relating to any lease already granted of any land belonging to or under the control of the Council.

And no costs shall be awarded to or recoverable by a plaintiff or complainant in any proceedings, commenced before the day when this Act takes effect, for the recovery of any penalty incurred or moneys forfeited under, nor shall any penalty be recoverable for, nor any disqualification result from the breach of any of the provisions of the Municipalities Act of 1867 in respect of a contract or agreement excepted as aforesaid.

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

FREDK. M. DARLEY, Lieutenant-Governor.

Government House, Sydney, 11th June, 1895.

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, 6 June, 1895. }

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

New South Wales.



ANNO QUINQUAGESIMO OCTAVO

VICTORIÆ REGINÆ.

No.

An Act to declare and enact that certain contracts and agreements shall be and be deemed to have been excepted from the provisions of sections 33 and 38 of the Municipalities Act of 1867; and for other purposes.

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 anthority of the same, as follows:-

1. The following contracts and agreements shall be and be contracts exempted deemed to have been excepted from the provisions of sections thirty-from the provisions of sections 33 and 38 three and thirty-eight of the Municipalities Act of 1867:—that is to of Municipalities Act say, contracts and agreements between the Council of a Municipality of 1867. and any person—
(a) for the supply by the Council of water, gas, or electricity to 10

premises;

(b) for the performance by the Council of any work or services in connection with the paving or asphalting of footways or the kerbing or guttering of roads, the removal of night-soil, or the carrying out of other sanitary measures within the Municipality;

661 -

15

(c)

Municipalities Act of 1867 Amendment (No. 2).

(c) for the payment of money by any person for permission granted to him by the Council to occupy footways in the Municipality during the erection of buildings;
(d) for the payment of a deposit of money as security for any damage to footways within the Municipality;
(e) relating to any lease already granted or hereafter to be granted of any land belonging to or under the control of the Council; or

5

(f) in respect of advertising.

And no costs shall be awarded to or recoverable by a plaintiff or 10 complainant in any proceedings, commenced before the day when this Act takes effect, for the recovery of any penalty incurred or moneys forfeited, nor shall any penalty be recoverable for, nor any disqualification result from the breach of any of the provisions of the Municipalities Act of 1867 in respect of a contract or agreement excepted as aforesaid. 15

Sydney: Charles Potter, Government Printer.-1895.