New South Wales.



ANNO SEXAGESIMO PRIMO

VICTORIÆ REGINÆ.

No. XXIX. (A.D. 1897.)

An Act to consolidate the Acts for better securing the payment of Debts due to Workmen, Tradesmen, and others. [Assented to, 6th December, 1897.]

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,

1. This Act may be cited as the "Contractors' Debts Act short title. of 1897."

2. The Acts mentioned in the First Schedule hereto are hereby Repeal. First Schedule. repealed.

3. If in any proceeding at law in any Court of competent juris- Workman or diction, any sum is found due and payable by the defendant for work contractor may obtain and labour, or for material, or for material and work and labour, done, a certificate of cause supplied, or provided by the plaintiff, and the character of the work, or material, and the locality in which the same has been done, supplied, 52 Vic. No. 3, ss. 2, 3. or provided appears from the evidence, the presiding Judge or justice Second Schedule. of the peace shall upon the plaintiff's application sign and deliver to him a certificate of the cause of debts in the form in the Second Schedule, which for the purposes of this Act shall be conclusive.

4. No such certificate shall be given for any sum due and certificate not to be payable for work and labour if the work appears to have been done given if workman could have had a lien. upon a movable chattel of such a description that it would be practicable for a workman to have a lien thereon by retaining the 42 Vic. No. 22, s. 2. same in his actual possession.

no more than sixty days' wages. Thid.

Limit of action by tradesmen.

52 Vic. No. 3, s. 4.

Process for obtaining payment of debt out contractor.

42 Vic. No. 22, s. 3. 52 Vic. No. 3, ss. 2, 3. Third Schedule.

Service of notice to

After service of moneys due to contractor. Ibid. s. 5. Fourth Schedule.

Priority of assignments. Ibid. s. 6.

If contractee fail to pay, workman or tradesman may sue for the moneys assigned.

Ibid. s. 7.

pon satisfaction of debt assignment to cease to operate. Ibid. s. 8.

5. If the sum so found due for work and labour is in respect of daily, weekly, or monthly wages, and exceeds the amount of sixty days' wages, such certificate shall be given for the amount of sixty days' wages and no more.

6. All proceedings under this Act in respect of debts due for material or for material and work and labour shall be instituted within

three months after any such debt accrues due.

7. If the work done or material supplied be work or material of moneys due to the or part of or incidental to work or material for the doing or supplying of which any moneys may be due or accruing due to the defendant in such proceeding (hereinafter referred to as the contractor) under any express or implied contract with any third person, the plaintiff in such proceeding (hereinafter referred to as the workman if the sum sued for and found to be due is on account of work done, or as the tradesman if the said sum is on account of material or material and work and labour) may obtain payment of the sum mentioned in the certificate out of such moneys by serving on such third person (hereinafter referred to as the contractee) a notice in the form in the Third Schedule, together with a copy of the certificate issued to him as aforesaid.

8. Upon service as aforesaid all moneys due or to accrue due. operate as an assignment of moneys as aforesaid from the contractee to the contractor to the amount of the due to the contractor. workman's or tradesman's debt specified in the certificate shall be 42 Vic. No. 22, s. 4. deemed to be effectually assigned by the contractor to such workman or tradesman, but subject to any prior assignment thereof under this Act binding upon the contractor and contractee at the time of service

being effected on the contractee as aforesaid.

9. After such service, and until a discharge for the workman's contractee to pay the or tradesman's said debt in the form in the Fourth Schedule has tradesman's debt out been produced to, and a copy thereof left with the contractee, he shall satisfy such debt out of the moneys assigned as aforesaid by paying to the workman or tradesman upon his application the said moneys as

they become due and payable.

10. The priority of assignments as aforesaid shall be determined by the order of service of notice on the contractee, but all notices served within seven days of the first notice served in respect of the same contractor shall be deemed to have been served at the same time for the purpose of securing the equal distribution of moneys due and accruing due to the contractor amongst all workmen and tradesmen serving notice within such period of seven days ratably in proportion to the amounts of their respective debts until payment of all in full, and until such period of seven days has expired the contractee shall not pay any such debt out of the moneys due and accruing due as aforesaid.

11. If the contractee fails to pay as aforesaid, the workman or tradesman may sue for and recover in his own name the moneys assigned as aforesaid as if the assignment of the debt due to the contractor were valid at law, and by any proceeding which the contractor might have taken had there been no assignment under this Act, but subject to any defence which would have been available against the contractor in such proceeding, except a defence founded on the act of the contractee after service upon him of the notice and the copy of the certificate aforesaid.

12. Upon satisfaction by any other means than as aforesaid of the whole or part of the debt mentioned in any certificate under this Act, or on the setting aside of the judgment or order in respect of which any such certificate was given, any assignment effected under this Act in respect of such debt shall in the whole or in part cease to be operative, but without prejudice to any bonâ fide payment or other dealing by the contractee on the footing of such assignment

prior to notice and sufficient evidence of such satisfaction or setting aside having been given to him, and so far as may be necessary to such

payment or dealing such assignment shall continue in force.

13. The workman or tradesman shall upon the request of the Workman or tradescontractor or contractee paying to him the debt specified in the man upon payment to sign discharge. certificate, sign a discharge therefor in the form in the Fourth loid. s. 9. Schedule, and any workman or tradesman refusing to sign a discharge Fourth Schedule. as aforesaid if tendered for signature at the time of payment shall forfeit and pay to the contractor or contractee so tendering a sum equal to the amount of the payment, such penalty to be recoverable at the nearest court of petty sessions.

14. The workman or tradesman when or at any time after he After notice of action takes out a summons or plaint against the defendant may by leave of served on contractee moneys may be the court in which the summons or plaint is taken out, or of the attached.

Judge or magistrate thereof, serve a notice of the action upon the *Ibid.* s. 10.

contractee specifying the sum sued for. Such notice shall be in the Fifth Schedule.

form contained in the Fifth Schedule or to the effect thereof, and thereupon any moneys due or accruing due by the contractee to the defendant, or so much thereof as the Court, Judge, or magistrate shall order, shall be attached and shall remain in the hands of the contractee until judgment is given in the action, unless the said Court, Judge, or magistrate shall otherwise order on the application of the contractee, or of the defendant.

15. Leave to serve such notice may be obtained on the ex-parte Mode of obtaining application of the workman or tradesman, and he shall in such leave to serve notice. application prove on oath to the satisfaction of the Court or Judge or Ibid. s. 11. magistrate thereof that the sum sued for is due and owing by the contractor.

16. The plaintiff in the event of his obtaining judgment against Proceedings after the defendant shall then proceed by further notice in the form of the judgment. Third Schedule as hereinbefore provided.

17. Every contractor against whom a certificate is granted contractor to furnish shall on demand furnish to every workman employed by him, and to information as to every tradesman to whom he is indebted for any material, or material thid. s. 14. and work and labour, a certificate in the form in the Sixth Schedule Sixth Schedule. of this Act, and setting forth the name and addition of his contractee. And every contractor refusing or neglecting to furnish, or making any untrue statement in such certificate, shall be liable to a penalty not exceeding fifty pounds, recoverable at the nearest court of petty

sessions.

18. A contractor who sublets any part of the work shall be Contractor to be responsible to the extent provided for by this Act for the wages of the moneys due by workmen employed by, and for material, or material and work and sub-contractor. labour supplied for the sub-contractor; and a workman employed by, Ibid. s. 13. or a tradesman supplying material, or material and work and labour for a sub-contractor, may proceed against the contractor, as in this Act provided, as if he had been directly employed by, or had directly contracted with him.

19. Nothing in this Act shall be construed to prejudice any Saving of remedies remedy which the workman or tradesman may have against the contractor in respect of the debt due to him, or save as expressly provided

to prejudice any same of remaining the same of remaining the same of remaining to the same of remaining to the same of remaining the same of remaini to affect any right subsisting under any contract as aforesaid, or otherwise between the contractor and contractee.

	SCHEDULES.		
Sec. 2.	FIRST SCHEDULE.		
	Title of Act.	Year and Number of Act.	
	Contractors' Debts Act	42 Vie. No. 22. 52 Vie. No. 3.	
Sec, 3. (a) Name of defendant. (b) Name of plaintiff. (c) State generally the actual employment of plaintiff, e.g., bricklayer, labourer, shipwright. (d) Describe generally the thing upon or in respect of which the plaintiff has been employed or for which he has provided material, e.g., the house, No. 500 George-street, No. 10 Section Great Western Railway, the brig "Firefly." (e) Signature. Secs. 7, 16. (a) Name and address of contractee. (b) Name and address of contractor. (c) Name of contractor.	and work and labour provided and done by him for and upon) (d) As witness my hand this (e) Presiding Judge or Magistrate. THIRD SCHEDULE To (a) Take notice that the work (or material, or material and work and labour) specified in the certificate, a copy of which is served herewith, having been done (or provided, or provided and done) in performance of an agreement entered into with you by (b) who has foiled to pay me for such work (or material and work and work and labour) specified in the certificate, a copy of which is served herewith, having been done (or provided, or provided and done) in performance of an agreement entered into with you by (b)		
workman or tradesman. Secs. 9, 13. (a) Name of contractor.	(a) in a certificate issued under the Contractors' Debt the day of 18 has been fully discharged.	ied to be due to me by s Act of 1897 and dated	
(b) Signature of workman or tradesman. Sec. 14.	As witness may hand this day of 18. (b) FIFTH SCHEDULE. In the Court Between A.B., plaintiff and C.D., defend	ant.	
	To E.F., of By leave of this Court (or of G.H. a judge of this Court this Court) and on the application of A.B., the plaintiff, you retain in your hands until judgment herein or as this Court of due or accruing due from you to the said C.D., or if the same sha then pounds thereof. Dated this day of 18.	et, or J.K. a magistrate of are hereby required to herwise orders all moneys	

Sec. 17.

(a) Name and address of contractee.
(b) State generally the kind of work as in the Second Schedule.
(c) Name of workman.
(d) Name of tradesman.
(e) Signature of contractor.

SIXTH SCHEDULE.

that (a) is the contractee of the work (b) upon are now employed (or: for which you (d) have provided I hereby certify that (a) which you (c) material, or material and labour). day of As witness my hand this

(e)

I Certify that this Public Bill, which originated in the Legislative Council, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

Legislative Council Chamber, Sydney, 30th November, 1897. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO SEXAGESIMO PRIMO

VICTORIÆ REGINÆ.

No. XXIX. (A.D. 1897.)

An Act to consolidate the Acts for better securing the payment of Debts due to Workmen, Tradesmen, and others. [Assented to, 6th December, 1897.]

DE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the 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. This Act may be cited as the "Contractors' Debts Act short title. of 1897."

2. The Acts mentioned in the First Schedule hereto are hereby Repeal. repealed.

3. If in any proceeding at law in any Court of competent juris- Workman or diction, any sum is found due and payable by the defendant for work tradesman suing and labour, or for material, or for material and work and labour, done, a certificate of cause supplied, or provided by the plaintiff, and the character of the work, or of debt.

material, and the locality in which the same has been done, supplied, 52 Vic. No. 22, 8. 2. or provided appears from the evidence, the presiding Judge or justice Second Schedule. of the peace shall upon the plaintiff's application sign and deliver to him a certificate of the cause of debts in the form in the Second Schedule, which for the purposes of this Act shall be conclusive.

4. No such certificate shall be given for any sum due and Certificate not to be payable for work and labour if the work appears to have been done given if workman could have had a lien. upon a movable chattel of such a description that it would be practicable for a workman to have a lien thereon by retaining the 42 Vic. No. 22, s. 2. same in his actual possession.

Certificate to be for no more than sixty days' wages. Ibid.

Limit of action by tradesmen. 52 Vic. No. 3, s. 4.

Process for obtaining

Third Schedule.

Service of notice to

After service of moneys due to contractor.

Ibid. s. 5. Fourth Schedule. Priority of assign-

Ibid. s. 6.

5. If the sum so found due for work and labour is in respect of daily, weekly, or monthly wages, and exceeds the amount of sixty days' wages, such certificate shall be given for the amount of sixty days' wages and no more.

6. All proceedings under this Act in respect of debts due for material or for material and work and labour shall be instituted within

three months after any such debt accrues due.

7. If the work done or material supplied be work or material payment of debt out or part of or incidental to work or material for the doing or supplying of of moneys due to the or part of which any moneys may be due or accruing due to the defendant in 42 Vic. No. 22, s. 3. such proceeding (hereinafter referred to as the contractor) under any 52 Vic. No. 3, ss. 2, 3. express or implied contract with any third person, the plaintiff in such express or implied contract with any third person, the plaintiff in such proceeding (hereinafter referred to as the workman if the sum sued for and found to be due is on account of work done, or as the tradesman if the said sum is on account of material or material and work and labour) may obtain payment of the sum mentioned in the certificate out of such moneys by serving on such third person (hereinafter referred to as the contractee) a notice in the form in the Third Schedule, together with a copy of the certificate issued to him as aforesaid.

8. Upon service as aforesaid all moneys due or to accrue due operate as an assignment of moneys as aforesaid from the contractee to the contractor to the amount of the due to the contractor. workman's or tradesman's debt specified in the certificate shall be 42 Vic. No. 22, s. 4. deemed to be effectually assigned by the contractor to such workman or tradesman, but subject to any prior assignment thereof under this Act binding upon the contractor and contractee at the time of service

being effected on the contractee as aforesaid.

9. After such service, and until a discharge for the workman's contractee to pay the or tradesman's said debt in the form in the Fourth Schedule has workman's or tradesman's debt out been produced to, and a copy thereof left with the contractee, he shall satisfy such debt out of the moneys assigned as aforesaid by paying to the workman or tradesman upon his application the said moneys as

they become due and payable.

10. The priority of assignments as aforesaid shall be determined by the order of service of notice on the contractee, but all notices served within seven days of the first notice served in respect of the same contractor shall be deemed to have been served at the same time for the purpose of securing the equal distribution of moneys due and accruing due to the contractor amongst all workmen and tradesmen serving notice within such period of seven days ratably in proportion to the amounts of their respective debts until payment of all in full, and until such period of seven days has expired the contractee shall not pay any such debt out of the moneys due and accruing due as aforesaid.

If contractee fail to pay, workman or tradesman may sue for the moneys assigned. Ibid. s. 7.

11. If the contractee fails to pay as aforesaid, the workman or tradesman may sue for and recover in his own name the moneys assigned as aforesaid as if the assignment of the debt due to the contractor were valid at law, and by any proceeding which the contractor might have taken had there been no assignment under this Act, but subject to any defence which would have been available against the contractor in such proceeding, except a defence founded on the act of the contractee after service upon him of the notice and the copy of the certificate aforesaid.

Upon satisfaction of debt assignment to cease to operate. Ibid. s. 8.

12. Upon satisfaction by any other means than as aforesaid of the whole or part of the debt mentioned in any certificate under this Act, or on the setting aside of the judgment or order in respect of which any such certificate was given, any assignment effected under this Act in respect of such debt shall in the whole or in part cease to be operative, but without prejudice to any bona fide payment or other dealing by the contractee on the footing of such assignment

prior

prior to notice and sufficient evidence of such satisfaction or setting aside having been given to him, and so far as may be necessary to such

payment or dealing such assignment shall continue in force.

13. The workman or tradesman shall upon the request of the Workman or tradescontractor or contractee paying to him the debt specified in the man upon payment to sign discharge. certificate, sign a discharge therefor in the form in the Fourth Ibid. s. 9. Schedule, and any workman or tradesman refusing to sign a discharge Fourth Schedule. as aforesaid if tendered for signature at the time of payment shall forfeit and pay to the contractor or contractee so tendering a sum equal to the amount of the payment, such penalty to be recoverable at the nearest court of petty sessions.

14. The workman or tradesman when or at any time after he After notice of action takes out a summons or plaint against the defendant may by leave of served on contractee the court in which the summons or plaint is taken out, or of the attached. Judge or magistrate thereof, serve a notice of the action upon the Ibid. s. 10. contractee specifying the sum sued for. Such notice shall be in the Fifth Schedule. form contained in the Fifth Schedule or to the effect thereof, and thereupon any moneys due or accruing due by the contractee to the defendant, or so much thereof as the Court, Judge, or magistrate shall order, shall be attached and shall remain in the hands of the contractee until judgment is given in the action, unless the said Court, Judge, or magistrate shall otherwise order on the application of the

contractee, or of the defendant.

15. Leave to serve such notice may be obtained on the ex-parte Mode of obtaining application of the workman or tradesman, and he shall in such leave to serve notice. application prove on oath to the satisfaction of the Court or Judge or Ibid. s. 11. magistrate thereof that the sum sued for is due and owing by the

contractor.

16. The plaintiff in the event of his obtaining judgment against Proceedings after the processing in the form of the judgment. the defendant shall then proceed by further notice in the form of the judgment

Third Schedule as hereinbefore provided.

17. Every contractor against whom a certificate is granted contractor to furnish shall on demand furnish to every workman employed by him, and to information as to every tradesman to whom he is indebted for any material, or material thid. s. 14. and work and labour, a certificate in the form in the Sixth Schedule Sixth Schedule. of this Act, and setting forth the name and addition of his contractee. And every contractor refusing or neglecting to furnish, or making any untrue statement in such certificate, shall be liable to a penalty not exceeding fifty pounds, recoverable at the nearest court of petty sessions.

18. A contractor who sublets any part of the work shall be Contractor to be responsible to the extent provided for by this Act for the wages of the moneys due by workmen employed by, and for material, or material and work and sub-contractor. labour supplied for the sub-contractor; and a workman employed by, *Ibid. s.* 13. or a tradesman supplying material, or material and work and labour for a sub-contractor, may proceed against the contractor, as in this Act provided, as if he had been directly employed by, or had directly contracted with him.

19. Nothing in this Act shall be construed to prejudice any Saving of remedies remedy which the workman or tradesman may have against the con- and rights. Ibid. s. 15. tractor in respect of the debt due to him, or save as expressly provided to affect any right subsisting under any contract as aforesaid, or otherwise between the contractor and contractee.

SCHEDULES.

Sec. 2.

FIRST SCHEDULE.

Title of Act.	Year and Number of Act.
	42 Vic. No. 22. 52 Vic. No. 3.
SECOND SCHEDULE.	д 10 тако желиок з

Sec. 3.

Sec. 3.

(a) Name of defendant.
(b) Name of plaintiff.
(c) State generally the
actual employment of
plaintiff, e.g., bricklayer,
labourer, shipwright.
(d) Describe generally
the thing upon or in
respect of which the
plaintiff has been employed or for which he
has provided material,
e.g., the house, No. 500
George-street, No. 10
Section Great Western
Railway, the brig
"Firefly."
(e) Signature.
Secs. 7, 16.
(a) Name and

(a) Name and address of contractee.

(b) Name and address of contractor.

(c) Name of contractor.

In pursuance of the Contractors' Debts Act of 1897 I hereby certify that on was on a proceeding before me for work and labour day of the sum of £ ascertained to be due and payable by (a) to (b) (or for material provided by him for, or for material done by him as (c) and work and labour provided and done by him for and upon) (d)

As witness my hand this day of 18.

(e)

Presiding Judge or Magistrate.

THIRD SCHEDULE.

To (a)

Take notice that the work (or material, or material and work and labour) specified in the certificate, a copy of which is served herewith, having been done (or provided, or provided and done) in performance of an agreement entered into with you by (b), who has failed to pay me for such work (or material, or material and work and labour) you are hereby required under the Contractors' Debts Act of 1897 to pay and labour), you are hereby required under the Contractors' Debts Act of 1897 to pay me on demand the amount specified in the certificate out of any moneys now due or from time to time becoming due from you to the said (c) under the said agreement, and on your failing so to do, you will under the said Act be liable to legal proceedings at my suit to obtain payment.

As witness my hand this

I hereby acknowledge that the debt £

day of 18 (d)

(d) Signature of workman or trades-

man. Secs. 9, 13.

FOURTH SCHEDULE. in a certificate issued under the Contractors' Debts Act of 1897 and dated day of 18 has been fully discharged

day of

(a) Name of contractor.

(a) the

In the

(b) Signature of workman or tradesman.

Sec. 14.

Court

As witness may hand this

FIFTH SCHEDULE. Between A.B., plaintiff and C.D., defendant.

To E.F., of By leave of this Court (or of G.H. a judge of this Court, or J.K. a magistrate of this Court) and on the application of A.B., the plaintiff, you are hereby required to retain in your hands until judgment herein or as this Court otherwise orders all moneys due or accruing due from you to the said C.D., or if the same shall exceed pounds thereof.

Dated this

day of

Judge (or Magistrate) of the Court.

18

Sec. 17.

(a) Name and address (a) Name and address of contractee.
(b) State generally the kind of work as in the Second Schedule.
(c) Name of workman.
(d) Name of tradesman.
(e) Signature of contractor.

SIXTH SCHEDULE.

is the contractee of the work (b) I hereby certify that (a) which you (c) have provided are now employed (or: for which you (d) material, or material and labour). As witness my hand this day of (e)

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

FREDK. M. DARLEY,

Government House, Sydney, 6th December, 1897. Lieutenant-Governor.

Memo. and Certificate to accompany the Contractors' Debts Bill.

This Bill consolidates two Acts, viz., Contractors' Debts Act, 42 Vic. No. 22, Contractors' Debts Amending Act, 52 Vic. No. 3.

The first Act enables a workman to recover from a contractee moneys due for work done under a contract; the Amending Act extends the same remedies to tradesmen who have supplied material for a contract.

A very difficult question arose on the point, whether a tradesman was entitled to the benefits of the Act if he could have asserted a lien on the materials supplied by him (see secs. 2 of the original Act and 3 of the Amending Act). The point has been decided in favour of the tradesman, and the Bill drafted accordingly, it appearing clear that in the great majority of cases, particularly of small tradesmen, the benefit of the Act would otherwise be lost to them, and it being considered that the limitation of time mposed upon the tradesman (see sec. 4 of Amending Act) was the only limitation intended to be imposed upon him by the Legislature.

In sec. 6 of the Principal Act, the words "in any one year" appeared to be absolutely meaningless, and have therefore been omitted.

In sec. 8 of the Principal Act, the word contractor was evidently a misprint for contractee, and has been altered accordingly.

In the 10th section of the Principal Act, the words "or of the defendant" have been added as a suggested amendment. He appears to be the only person really interested in the making of the application mentioned in the section, and it would seem unfair that he should not have the power to make it. The contractee, to whom the power is given, would have little or no interest in making it. It would almost seem indeed that the word contractee in the section was meant to be contractor.

I certify that with the above exceptions the Bill solely consolidates and in no way alters, adds to, or amends the law contained in the Acts consolidated.

CHAS. G. HEYDON, Commissioner for the Consolidation of the Statute Law. No. , 1897.

Table showing how the sections of Acts intended to be consolidated have been dealt with.

Section of Act.	Section of Bill.	Remarks.	
		42 VICTORIA No. 22.	
, ,		Short title.	
1	9.4.5	Short title.	
2	3, 4, 5		
3	0		
1 2 3 4 5 6 7 8 9	7 8 9 10		
9	10		
7	11		
6	11 12 13		
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10	14		
11	15		
12	15 16 18		
13	18		
14	17		
15	19		
16		Commencement of Act.	
		52 VICTORIA No. 3.	
1 .		Short title.	
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Contractors' Debts Bill of 1897

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Taxes howing how the sections of Acts intended to be consolidated have been

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	18. 17 19	
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No. , 1897.

ARRANGEMENT OF SECTIONS.

Section.

- 1. Short title.
- 2. Repeal.
- 3. Plaintiff suing may obtain a certificate of cause of debt.
- 4. No certificate if workman could have had a lien.
- 5. Certificate to be for no more than sixty days' wages.
- 6. Limit of action by tradesmen.
- 7. Process for obtaining payment of debt out of moneys due to the contractor.
- 8. Assignment of moneys due to the contractor.
- 9. After service contractee to pay the debt out of moneys due to the contractor.
- 10. Priority of assignments.
- 11. If contractee fail to pay plaintiff may sue for the moneys assigned.
- 12. Upon payment of debt assignment to cease to operate.
- 13. Plaintiff receiving payment to sign discharge.
- 14. After notice of action moneys may be attached.
- 15. Mode of obtaining leave to serve notice.
- 16. Proceedings after judgment obtained.
- 17. Contractor to furnish address of contractee.
- 18. Contractor liable for debt of sub-contractor.
- 19. Saving of rights and remedies.

SCHEDULES.

LENGTONE TO THE MEDICAL

Schooling

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, 28th October, 1897. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO SEXAGESIMO PRIMO

VICTORIÆ REGINÆ.

No. (A.D. 1897.)

An Act to consolidate the Acts for better securing the payment of Debts due to Workmen, Tradesmen, and others.

DE 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:—

of 1897."

1. This Act may be cited as the "Contractors' Debts Act short title.

2. The Acts mentioned in the First Schedule hereto are hereby Repeal. repealed.

3. If in any proceeding at law in any Court of competent juris- Workman or tradesman suing contractor may obtain and labour, or for material, or for material and work and labour, done, a certificate of cause supplied, or provided by the plaintiff, and the character of the work, or material, and the locality in which the same has been done, supplied, 52 Vic. No. 3, ss. 2, 3. or provided appears from the evidence, the presiding Judge or justice Second Schedule.

15 of the peace shall upon the plaintiff's application sign and deliver to him a certificate of the cause of debts in the form in the Second Schedule, which for the purposes of this Act shall be conclusive.

4. No such certificate shall be given for any sum due and Certificate not to be payable for work and labour if the work appears to have been done given if workmen could have had a lien. 20 upon a movable chattel of such a description that it would be practicable for a workman to have a lien thereon by retaining the 42 Vic. No. 22, s. 2.

same in his actual possession.

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5.

5. If the sum so found due for work and labour is in respect of Certificate to be for daily, weekly, or monthly wages, and exceeds the amount of sixty days' no more than sixty wages, such certificate shall be given for the amount of sixty days' rolling. wages and no more.

6. All proceedings under this Act in respect of debts due for Limit of action by material or for material and work and labour shall be instituted within 52 Vic. No. 3, s. 4.

three months after any such debt accrues due.

7. If the work done or material supplied be work or material Process for obtaining or part of or incidental to work or material for the doing or supplying of payment of debt out 10 which any moneys may be due or accruing due to the defendant in contractor. such proceeding (hereinafter referred to as the contractor) under any ⁴² Vic. No. 22, s. 3. express or implied contract with any third person, the plaintiff in such Third Schedule. proceeding (hereinafter referred to as the workman if the sum sued for and found to be due is on account of work done, or as the trades-

15 man if the said sum is on account of material or material and work and labour) may obtain payment of the sum mentioned in the certificate out of such moneys by serving on such third person (hereinafter referred to as the contractee) a notice in the form in the Third Schedule, together with a copy of the certificate issued to him as aforesaid.

8. Upon service as aforesaid all moneys due or to accrue due Service of notice to 20 as aforesaid from the contractee to the contractor to the amount of the operate as an workman's or tradesman's debt specified in the certificate shall be due to the contractor. deemed to be effectually assigned by the contractor to such workman 42 Vic. No. 22, s. 4. or tradesman, but subject to any prior assignment thereof under this

25 Act binding upon the contractor and contractee at the time of service being effected on the contractee as aforesaid.

9. After such service, and until a discharge for the workman's After service or tradesman's said debt in the form in the Fourth Schedule has contracted to pay the been produced to, and a copy thereof left with the contractee, he shall tradesman's debt out 30 satisfy such debt out of the moneys assigned as aforesaid by paying of moneys due to to the workman or tradesman upon his application the said moneys as Ibid. s. 5. they become due and payable.

10. The priority of assignments as aforesaid shall be determined Priority of assignby the order of service of notice on the contractee, but all notices served ments. 35 within seven days of the first notice served in respect of the same Ibid. s. 6. contractor shall be deemed to have been served at the same time for the purpose of securing the equal distribution of moneys due and accruing due to the contractor amongst all workmen and tradesmen serving notice within such period of seven days ratably in proportion 40 to the amounts of their respective debts until payment of all in full, and until such period of seven days has expired the contractee shall

not pay any such debt out of the moneys due and accruing due as

aforesaid.

11. If the contractee fails to pay as aforesaid, the workman If contractee fail to 45 or tradesman may sue for and recover in his own name the moneys pay, workman or tradesman may sue assigned as aforesaid as if the assignment of the debt due to the for the moneys contractor were valid at law, and by any proceeding which the assigned. contractor might have taken had there been no assignment under this Ibid. s. 7. Act, but subject to any defence which would have been available 50 against the contractor in such proceeding, except a defence founded

on the act of the contractee after service upon him of the notice and

the copy of the certificate aforesaid.

12. Upon satisfaction by any other means than as aforesaid of Upon satisfaction of the whole or part of the debt mentioned in any certificate under this debt assignment to 55 Act, or on the setting aside of the judgment or order in respect of Ibid. s. 8. which any such certificate was given, any assignment effected under this Act in respect of such debt shall in the whole or in part cease to be operative, but without prejudice to any bond fide payment or other dealing by the contractee on the footing of such assignment

prior to notice and sufficient evidence of such satisfaction or setting aside having been given to him, and so far as may be necessary to such payment or dealing such assignment shall continue in force.

13. The workman or tradesman shall upon the request of the Workman or trades-5 contractor or contractee paying to him the debt specified in the man upon payment to sign discharge. certificate, sign a discharge therefor in the form in the Fourth Ibid. s. 9. Schedule, and any workman or tradesman refusing to sign a discharge Fourth Schedule. as aforesaid if tendered for signature at the time of payment shall

forfeit and pay to the contractor or contractee so tendering a sum 10 equal to the amount of the payment, such penalty to be recoverable at

the nearest court of petty sessions.

14. The workman or tradesman when or at any time after he After notice of action takes out a summons or plaint against the defendant may by leave of served on contractee the court in which the summons or plaint is taken out, or of the attached. 15 Judge or magistrate thereof, serve a notice of the action upon the Ibid. s. 10. contractee specifying the sum sued for. Such notice shall be in the Fifth Schedule. form contained in the Fifth Schedule or to the effect thereof, and thereupon any moneys due or accruing due by the contractee to the

defendant, or so much thereof as the Court, Judge, or magistrate shall 20 order, shall be attached and shall remain in the hands of the contractee until judgment is given in the action, unless the said Court, Judge, or magistrate shall otherwise order on the application of the

contractee, or of the defendant.

15. Leave to serve such notice may be obtained on the ex-parte Mode of obtaining 25 application of the workman or tradesman, and he shall in such leave to serve notice. application prove on oath to the satisfaction of the Court or Judge or Ibid. s. 11. magistrate thereof that the sum sued for is due and owing by the contractor.

16. The plaintiff in the event of his obtaining judgment against Proceedings after 30 the defendant shall then proceed by further notice in the form of the judgment. Third Schedule as hereinbefore provided.

17. Every contractor against whom a certificate is granted contractor to furnish shall on demand furnish to every workman employed by him, and to information as to every tradesman to whom he is indebted for any material, or material Ibid. s. 14

35 and work and labour, a certificate in the form in the Sixth Schedule Sixth Schedule. of this Act, and setting forth the name and addition of his contractee. And every contractor refusing or neglecting to furnish, or making any untrue statement in such certificate, shall be liable to a penalty not exceeding fifty pounds, recoverable at the nearest court of petty

40 sessions.

18. A contractor who sublets any part of the work shall be Contractor to be responsible to the extent provided for by this Act for the wages of the hable for wages or workmen, ampleyed by and for moneys due by workmen employed by, and for material, or material and work and sub-contractor. labour supplied for the sub-contractor; and a workman employed by, Ibid. s. 13.

45 or a tradesman supplying material, or material and work and labour for a sub-contractor, may proceed against the contractor, as in this Act provided, as if he had been directly employed by, or had directly contracted with him.

19. Nothing in this Act shall be construed to prejudice any Saving of remedies 50 remedy which the workman or tradesman may have against the contractor in respect of the debt due to him, or save as expressly provided to affect any said rights. Ibid. s. 15. to affect any right subsisting under any contract as aforesaid, or otherwise between the contractor and contractee.

SCHEDULES.

FIRST SCHEDULE. Sec. 2. Title of Act. Year and Number of Act. Contractors' Debts Act Contractors' Debts Act Amending Act... 42 Vic. No. 22. 52 Vic. No. 3. SECOND SCHEDULE. Sec. 3. In pursuance of the Contractors' Debts Act of 1897 I hereby certify that on (b) Name of defendant. day of the sum of £ was on a proceeding before me actual employment of the sum of £ to (b) for work and labour plaintiff. (c) State generally the actual employment of plaintiff. (d) Describe generally the actual employment of plaintiff. (d) Describe generally the actual employment of the sum of £ to (b) for work and labour plaintiff. (d) Describe generally the thing upon or in respect of which the plaintiff has been employed or for which he has provided material, e.g., the house, No. 500 George-street, No. 10 Section Great Western Railway, the brig ascertained to be due and payable by (a) 10 done by him as (c) and work and labour provided and done by him for and upon) (d) Railway, the brig "Firefly." (e) Signature. THIRD SCHEDULE. Secs. 7, 16. To (a) Take notice that the work (or material, or material and work and labour) specified address of contractee. Take notice that the work (or material, or material and work and labour) specified address of contractee. in the certificate, a copy of which is served herewith, having been done (or provided, or provided and done) in performance of an agreement entered into with you by (b) (b) Name and , who has failed to pay me for such work (or material, or material and work address of contractor. 20 and labour), you are hereby required under the Contractors' Debts Act of 1897 to pay me on demand the amount specified in the certificate out of any moneys now due or from time to time becoming due from you to the said (c) under the said (c) Name of conagreement, and on your failing so to do, you will under the said Act be liable to legal tractor. 25 proceedings at my suit to obtain payment. day of As witness my hand this (d) (d) Signature of workman or tradesman. FOURTH SCHEDULE. Secs. 9, 13. reby acknowledge that the debt £ certified to be due to me by in a certificate issued under the Contractors' Debts Act of 1897 and dated (a) Name of I hereby acknowledge that the debt £ 30 (a) day of 18 has been fully discharged. the As witness may hand this day of (b) Signature of workman or tradesman. FIFTH SCHEDULE. Sec. 14. 35 In the Between A.B., plaintiff and C.D., defendant. To E.F., of By leave of this Court (or of G.H. a judge of this Court, or J.K. a magistrate of this Court) and on the application of A.B., the plaintiff, you are hereby required to 40 retain in your hands until judgment herein or as this Court otherwise orders all moneys due or accruing due from you to the said C.D., or if the same shall exceed pounds pounds thereof. Dated this day day of Judge (or Magistrate) of the Court. SIXTH SCHEDULE. 45 npon (a) Name and address of contractee. have provided (b) State generally the kind of work as in the Second Schedule. (c) Name of workman. (d) Name of tradesman (r) Signature of contractor. is the contractee of the work (b) I hereby certify that (a) are now employed (or: for which you (d) material, or material and labour).

day of

50

As witness my hand this (e)

Memo. and Certificate to accompany the Contractors' Debts Bill.

This Bill consolidates two Acts, viz., Contractors' Debts Act, 42 Vic. No. 22, Contractors' Debts Amending Act, 52 Vic. No. 3.

The first Act enables a workman to recover from a contractee moneys due for work done under a contract; the Amending Act extends the same remedies to tradesmen who have supplied material for a contract.

A very difficult question arose on the point, whether a tradesman was entitled to the benefits of the Act if he could have asserted a lien on the materials supplied by him (see secs. 2 of the original Act and 3 of the Amending Act). The point has been decided in favour of the tradesman, and the Bill drafted accordingly, it appearing clear that in the great majority of cases, particularly of small tradesmen, the benefit of the Act would otherwise be lost to them, and it being considered that the limitation of time imposed upon the tradesman (see sec. 4 of Amending Act) was the only limitation intended to be imposed upon him by the Legislature.

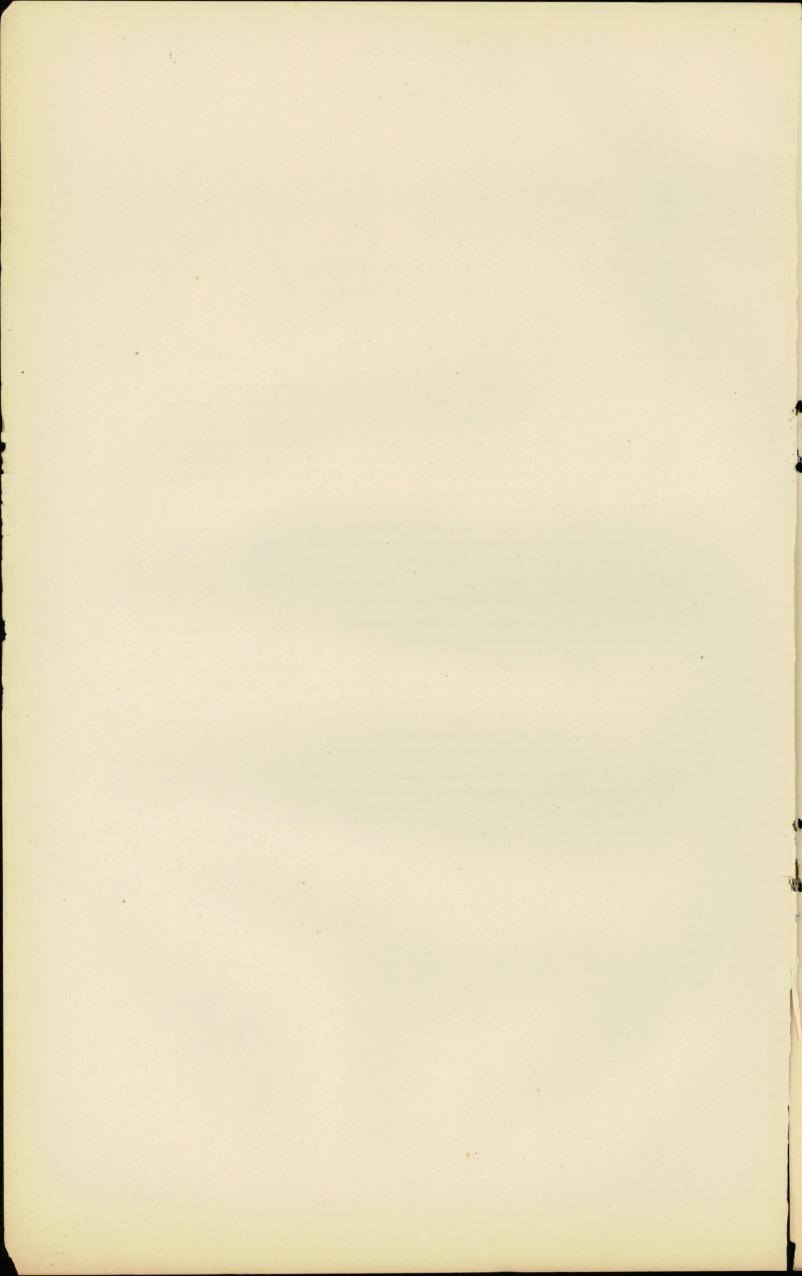
In sec. 6 of the Principal Act, the words "in any one year" appeared to be absolutely meaningless, and have therefore been omitted.

In sec. 8 of the Principal Act, the word contractor was evidently a misprint for contractee, and has been altered accordingly.

In the 10th section of the Principal Act, the words "or of the defendant" have been added as a suggested amendment. He appears to be the only person really interested in the making of the application mentioned in the section, and it would seem unfair that he should not have the power to make it. The contractee, to whom the power is given, would have little or no interest in making it. It would almost seem indeed that the word contractee in the section was meant to be contractor.

I certify that with the above exceptions the Bill solely consolidates and in no way alters, adds to, or amends the law contained in the Acts consolidated.

CHAS. G. HEYDON,
Commissioner for the Consolidation of the Statute Law.



No. , 1897.

TABLE showing how the sections of Acts intended to be consolidated have been dealt with.

Section of Act.	Section of Bill.	Remarks.	
42 VICTORIA No. 22.			
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	3, 4, 5 7 8 9 10 11 12 13 14 15 16 18 17 19	Short title. Commencement of Act.	
		52 VICTORIA No. 3.	
$\begin{bmatrix} 1\\2\\3\\4 \end{bmatrix}$	3, 7 3, 7 6	Short title.	

TABLE showing how the sections of Arts intended to be conscioused have been dealt with.

		Section of Act.
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	61 61 81 81 41	8 9 10 10 11 11 11 11 11 11 11 11 11 11 11
	SI VI	18
eminencement of Act		

ARRANGEMENT OF SECTIONS.

Section.

- 1. Short title.
- 2. Repeal.
- 3. Plaintiff suing may obtain a certificate of cause of debt.
- 4. No certificate if workman could have had a lien.
- 5. Certificate to be for no more than sixty days' wages.
- 6. Limit of action by tradesmen.
- 7. Process for obtaining payment of debt out of moneys due to the contractor.
- 8. Assignment of moneys due to the contractor.
- 9. After service contractee to pay the debt out of moneys due to the contractor.
- 10. Priority of assignments.
- 11. If contractee fail to pay plaintiff may sue for the moneys assigned.
- 12. Upon payment of debt assignment to cease to operate.
- 13. Plaintiff receiving payment to sign discharge.
- 14. After notice of action moneys may be attached.
- 15. Mode of obtaining leave to serve notice.
- 16. Proceedings after judgment obtained.
- 17. Contractor to furnish address of contractee.
- 18. Contractor liable for debt of sub-contractor.
- 19. Saving of rights and remedies.

SCHEDULES.

Legislative Council.

No. , 1897.

A BILL

To consolidate the Acts for better securing the payment of Debts due to Workmen, Tradesmen, and others.

[MR. WANT;—13 October, 1897.]

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. This Act may be cited as the "Contractors' Debts Act short title. of 1897."

2. The Acts mentioned in the First Schedule hereto are hereby Repeal. repealed.

3. If in any proceeding at law in any Court of competent juris- Workman or 10 diction, any sum is found due and payable by the defendant for work tradesman suing contractor may obtain and labour, or for material, or for material and work and labour, done, a certificate of cause supplied, or provided by the plaintiff, and the character of the work, or material, and the locality in which the same has been done, supplied, 52 Vic. No. 22, 8. 2. or provided appears from the evidence, the presiding Judge or justice Second Schedule.

15 of the peace shall upon the plaintiff's application sign and deliver to him a certificate of the cause of debts in the form in the Second Schedule, which for the purposes of this Act shall be conclusive.

4. No such certificate shall be given for any sum due and Certificate not to be payable for work and labour if the work appears to have been done given if workman could have had a lien.

20 upon a movable chattel of such a description that it would be practicable for a workman to have a lien thereon by retaining the 42 Vic. No. 22, s. 2.

same in his actual possession. c 101—

dealing by the worthwater on the fi

Certificate to be for no more than sixty days' wages. Ibid.

Limit of action by tradesmen. 52 Vic. No. 3, s. 4.

Process for obtaining

42 Vic. No. 22, s. 3. 52 Vic. No. 3, ss. 2, 3. Third Schedule.

Service of notice to operate as an

After service of moneys due to contractor. Ibid. s. 5. Fourth Schedule.

Priority of assignments. Ibid. s. 6.

pay, workman or tradesman may sue for the moneys assigned. Ibid. s. 7.

Upon satisfaction of debt assignment to cease to operate. Ibid. s. 8.

5. If the sum so found due for work and labour is in respect of daily, weekly, or monthly wages, and exceeds the amount of sixty days' wages, such certificate shall be given for the amount of sixty days' wages and no more.

6. All proceedings under this Act in respect of debts due for 5 material or for material and work and labour shall be instituted within

three months after any such debt accrues due.

7. If the work done or material supplied be work or material payment of debt out of part of or incidental to work or material for the doing or supplying of which any moneys may be due or accruing due to the defendant in 10 such proceeding (hereinafter referred to as the contractor) under any express or implied contract with any third person, the plaintiff in such proceeding (hereinafter referred to as the workman if the sum sued for and found to be due is on account of work done, or as the tradesman if the said sum is on account of material or material and work 15 and labour) may obtain payment of the sum mentioned in the certificate out of such moneys by serving on such third person (hereinafter referred to as the contractee) a notice in the form in the Third Schedule, together with a copy of the certificate issued to him as aforesaid.

8. Upon service as aforesaid all moneys due or to accrue due 20 perate as an as aforesaid from the contractee to the contractor to the amount of the due to the contractor. workman's or tradesman's debt specified in the certificate shall be 42 Vic. No. 22, s. 4. deemed to be effectually assigned by the contractor to such workman or tradesman, but subject to any prior assignment thereof under this Act binding upon the contractor and contractee at the time of service 25

being effected on the contractee as aforesaid.

9. After such service, and until a discharge for the workman's contractee to pay the or tradesman's said debt in the form in the Fourth Schedule has workman's or tradesman's said debt in the form in the Fourth Schedule has tradesman's debt out been produced to, and a copy thereof left with the contractee, he shall satisfy such debt out of the moneys assigned as aforesaid by paying 30 to the workman or tradesman upon his application the said moneys as

they become due and payable.

10. The priority of assignments as aforesaid shall be determined by the order of service of notice on the contractee, but all notices served within seven days of the first notice served in respect of the same 35 contractor shall be deemed to have been served at the same time for the purpose of securing the equal distribution of moneys due and accruing due to the contractor amongst all workmen and tradesmen serving notice within such period of seven days ratably in proportion to the amounts of their respective debts until payment of all in full, 40 and until such period of seven days has expired the contractee shall not pay any such debt out of the moneys due and accruing due as aforesaid.

11. If the contractee fails to pay as aforesaid, the workman or tradesman may sue for and recover in his own name the moneys 45 assigned as aforesaid as if the assignment of the debt due to the contractor were valid at law, and by any proceeding which the contractor might have taken had there been no assignment under this Act, but subject to any defence which would have been available against the contractor in such proceeding, except a defence founded 50 on the act of the contractee after service upon him of the notice and the copy of the certificate aforesaid.

12. Upon satisfaction by any other means than as aforesaid of the whole or part of the debt mentioned in any certificate under this Act, or on the setting aside of the judgment or order in respect of 55 which any such certificate was given, any assignment effected under this Act in respect of such debt shall in the whole or in part cease to be operative, but without prejudice to any bond fide payment or other dealing by the contractee on the footing of such assignment

prior to notice and sufficient evidence of such satisfaction or setting aside having been given to him, and so far as may be necessary to such payment or dealing such assignment shall continue in force.

13. The workman or tradesman shall upon the request of the Workman or trades-5 contractor or contractee paying to him the debt specified in the man upon payment to sign discharge.

certificate, sign a discharge therefor in the form in the Fourth Ibid. s. 9. Schedule, and any workman or tradesman refusing to sign a discharge Fourth Schedule. as aforesaid if tendered for signature at the time of payment shall forfeit and pay to the contractor or contractee so tendering a sum 10 equal to the amount of the payment, such penalty to be recoverable at

the nearest court of petty sessions.

14. The workman or tradesman when or at any time after he After notice of action takes out a summons or plaint against the defendant may by leave of served on contractee moneys may be the court in which the summons or plaint is taken out, or of the attached.

15 Judge or magistrate thereof, serve a notice of the action upon the *Ibid.* s. 10. contractee specifying the sum sued for. Such notice shall be in the form contained in the Fifth Schedule or to the effect thereof, and thereupon any moneys due or accruing due by the contractee to the defendant, or so much thereof as the Court, Judge, or magistrate shall

20 order, shall be attached and shall remain in the hands of the contractee until judgment is given in the action, unless the said Court, Judge, or magistrate shall otherwise order on the application of the

contractee, or of the defendant.

15. Leave to serve such notice may be obtained on the ex-parte Mode of obtaining 25 application of the workman or tradesman, and he shall in such leave to serve notice. application prove on oath to the satisfaction of the Court or Judge or Ibid. s. 11. magistrate thereof that the sum, sued for is due and owing by the

contractor.

16. The plaintiff in the event of his obtaining judgment against Proceedings after 30 the defendant shall then proceed by further notice in the form of the judgment.

This is 12. Third Schedule as hereinbefore provided.

17. Every contractor against whom a certificate is granted contractor to furnish shall on demand furnish to every workman employed by him, and to information as to every tradesman to whom he is indebted for any material, or material Ibid. s. 14, 35 and work and labour, a certificate in the form in the Sixth Schedule Sixth Schedule.

of this Act, and setting forth the name and addition of his contractee. And every contractor refusing or neglecting to furnish, or making any untrue statement in such certificate, shall be liable to a penalty not exceeding fifty pounds, recoverable at the nearest court of petty 40 sessions.

18. A contractor who sublets any part of the work shall be Contractor to be responsible to the extent provided for by this Act for the wages of the honeys due by workmen employed by, and for material, or material and work and sub-contractor. labour supplied for the sub-contractor; and a workman employed by, Ibid. s. 13.

45 or a tradesman supplying material, or material and work and labour for a sub-contractor, may proceed against the contractor, as in this Act provided, as if he had been directly employed by, or had directly contracted with him.

19. Nothing in this Act shall be construed to prejudice any Saving of remedies 50 remedy which the workman or tradesman may have against the contractor in respect of the debt due to him, or save as expressly provided tractor. Ibid. s. 15. to affect any right subsisting under any contract as aforesaid, or otherwise between the contractor and contractee.

SCHEDULES.

Sec. 2.

FIRST SCHEDULE.

	Title of Act.	Year and Number of Act.
	Contractors' Debts Act	42 Vic. No. 22. 52 Vic. No. 3. 5
Sec. 3. (a) Name of defendant. (b) Name of plaintiff. (c) State generally the actual employment of plaintiff, e.g., bricklayer, labourer, shipwright.	ascertained to be due and payable by (a) to (b)	I hereby certify that on on a proceeding before me for work and labour by him for, or for material 10
(d) Describe generally the thing upon or in respect of which the plaintiff has been employed or for which he has provided material, e.g., the house, No. 500 George-street, No. 10 Section Great Western Railway, the brig "Firefly."	and work and labour provided and done by him for and upon) As witness my hand this day of 18. (e)	
(e) Signature. Secs. 7, 16.	THIRD SCHEDULE.	15
(a) Name and address of contractee.	Take notice that the work (or material, or material and	work and labour) specified
	in the certificate, a copy of which is served herewith, having	g been done (or provided,
(b) Name and address of contractor.	or provided and done) in performance of an agreement enter, who has failed to pay me for such work (or mate and labour), you are hereby required under the Contractors' me on demand the amount specified in the certificate out or	rial, or material and work 20 Debts Act of 1897 to pay
(c) Name of contractor.	from time to time becoming due from you to the said (c) agreement, and on your failing so to do, you will under the	under the said said Act be liable to legal
	proceedings at my suit to obtain payment. As witness my hand this day of 18.	25
(d) Signature of workman or tradesman.	(d)	
0 0 10	FOURTH SCHEDULE.	
Secs. 9, 13.		fied to be due to me by
(a) Name of contractor.	in a certificate issued under the Contractors' Deb day of 18 has been fully discharged. As witness may hand this day of 18	
(b) Signature of workman or trades-	(b)	in the sold series

Sec. 14.

workman or trades man.

FIFTH SCHEDULE.

In the Between A.B., plaintiff and C.D., defendant.

To E.F., of By leave of this Court (or of G.H. a judge of this Court, or J.K. a magistrate of this Court) and on the application of A.B., the plaintiff, you are hereby required to retain in your hands until judgment herein or as this Court otherwise orders all moneys 40 due or accruing due from you to the said C.D., or if the same shall exceed pounds

Judge (or Magistrate) of the Court.

pounds thereof.

Dated this day day of

Sec. 17.

SIXTH SCHEDULE.

45

35

(a) Name and address of contractee.
(b) State generally the kind of work as in the Second Schedule.
(c) Name of workman.
(d) Name of tradesman.
(e) Signature of contractor.

is the contractee of the work (b) I hereby certify that (a) upon have provided which you (c) are now employed (or: for which you (d) material, or material and labour).

As witness my hand this day of (e)

50

Sydney: William Applegate Gullick, Government Printer.—1897.