New South Wales.



ANNO SEXAGESIMO QUARTO

VICTORIÆ REGINÆ.

Act No. 6, 1900.

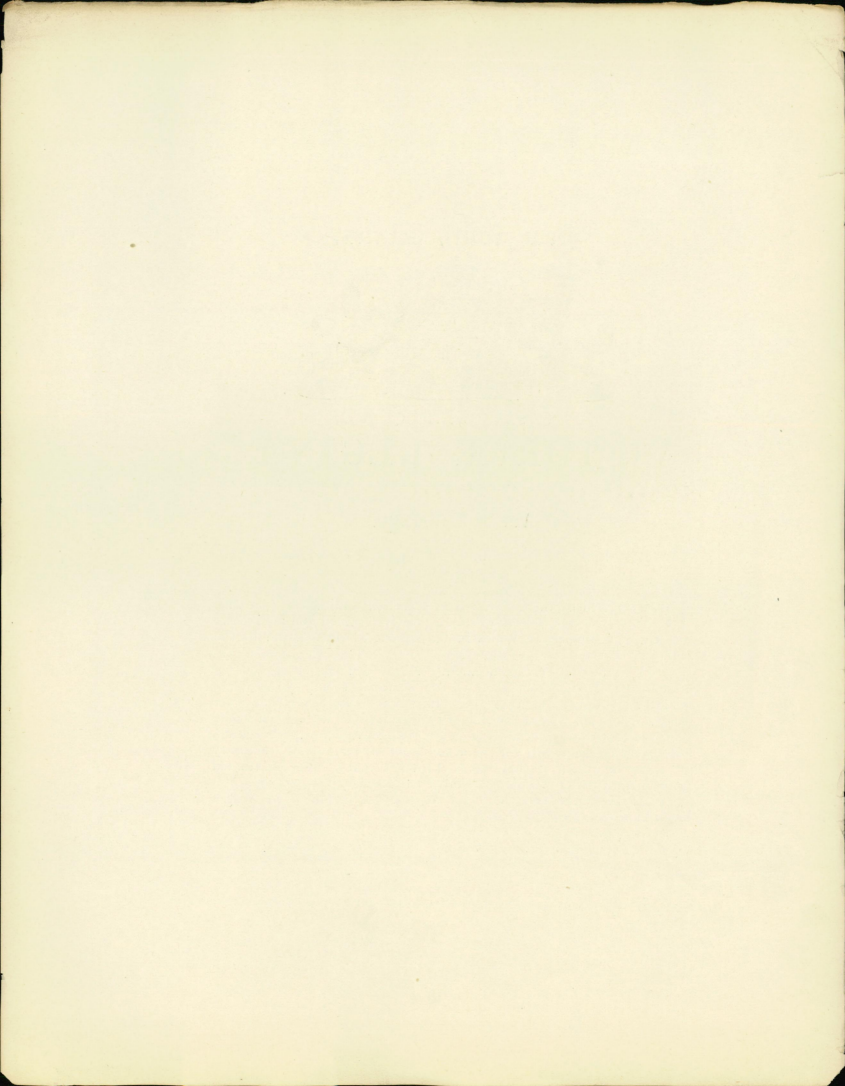
An Act to limit the Attachment of Wages. [Assented to, 17th August, 1900.]

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:—

1. After the commencement of this Act no order for the wages or salary of attachment of wages or salary of any servant or employé shall be \$\frac{\pmathcal{t}^2 \text{ per week or}}{\text{under not to be}}\$ made by any Court, Judge, or Magistrate in any case where such wage attached. or salary does not exceed the rate of two pounds per week; and where such wage or salary is at a greater rate than two pounds per week, an order shall be made only for the attachment of amounts of the salary or wages in excess of that rate: Provided that no debt contracted prior to the passing of this Act shall be affected by this section.

2. This Act may be cited as the "Attachment of Wages Short title.

Limitation Act, 1900."



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, 7 August, 1900. F. W. WEBB, Clerk of the Legislative Assembly.

New South Wales.



ANNO SEXAGESIMO QUARTO

VICTORIÆ REGINÆ.

Act No. 6, 1900.

An Act to limit the Attachment of Wages. [Assented to, 17th August, 1900.]

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:—

1. After the commencement of this Act no order for the Wages or salary of attachment of wages or salary of any servant or employé shall be £2 per week or made by any Court, Judge, or Magistrate in any case where such wage attached. or salary does not exceed the rate of two pounds per week; and where such wage or salary is at a greater rate than two pounds per week, an order shall be made only for the attachment of amounts of the salary or wages in excess of that rate: Provided that no debt contracted prior to the passing of this Act shall be affected by this section.

2. This Act may be cited as the "Attachment of Wages Short title. Limitation Act, 1900."

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

J. H. CANN, Chairman of Committees of the Legislative Assembly.

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

BEAUCHAMP,
Governor.

Government House, Sydney, 17th August, 1900. Light a Landin Charles.

ATTACHMENT OF WAGES ABOLITION [LIMITATION] BILL.

SCHEDULE of the Amendments referred to in Message of 31st July, 1900.

Page 1, Title. Omit "abolish" insert "limit the"

Page 1, clause 1, line 5. Before "No" insert "After the commencement of this Act"

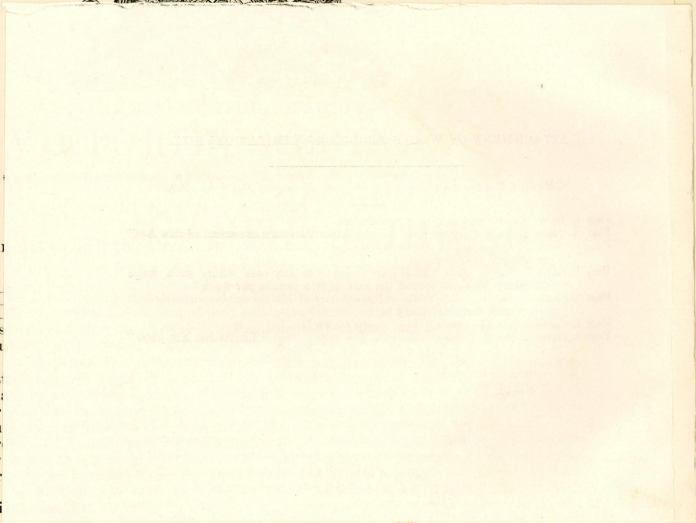
Page 1, clause 1, lines 6 and 7. Omit "whose wages or salary are at the rate of three "pounds per week or under"

Page 1, clause 1, line 8. After "Magistrate" insert "in any case where such wage "or salary does not exceed the rate of two pounds per week"

Page 1, clause 1, line 10. Omit "the wages or salary of any servant or employé are" insert "such wage or salary is"

Page 1, clause 1, line 11. Omit "three" insert "two"

Page 1, clause 2, line 16. Omit "Abolition Act, 1898" insert "Limitation Act, 1900"



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, 5 October, 1898.

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

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

Legislative Council Chamber, Sydney, 31st July, 1900. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO SEXAGESIMO QUARTO

${f REGIN} {f E}.$

Act No. , 1900.

An Act to abolish limit the Attachment of Wages.

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:-

1. After the commencement of this Act no order for the attach- Wages or salary of ment of wages or salary of any servant or employé whose-wages or £3 2 per week or salary are at the rate of three pounds per week or under shall be attached. made by any Court, Judge, or Magistrate in any case where such wage or salary does not exceed the rate of two pounds per week; and where

10 the wages or salary of any servant or employe are such wage or salary is at a greater rate than three two pounds per week, an order shall be made only for the attachment of amounts of the salary or wages in excess of that rate: Provided that no debt contracted prior to the passing of this Act shall be affected by this section.

2. This Act may be cited as the "Attachment of Wages Short title. 15

Abolition Act, 1898 Limitation Act, 1900."

25-

[3d.]

This Public Bill originated in the Legislacive Assembly, and, having this day-passed, is now ready for presentation to the Legislacive Council for its concurrence.

Legislatice Assembly Chamber, Sydney, 5 October, 1898.

Clerk of the Legislatice Assembly.

The Incisiance Council has this day agreed to this Bill with Amendments

Legislative Connest Chamber, Suiteen St MOUNT. CALVERY, Great of the Portionents

Dem Zonky Males.



ANNO MENASEMBER QUARTO

VIOTORIE REGINE:

Act No.

An Age to about that the Accelulant of Wapon

The in macket by the Queen of the Lorenger's confidence and be the tenth of the land of th

5. I, Action the commissioned to this hole on order for the election was an always of ment of waynes or salary or account of a contract of a c

made only for the case of the angeling and the confer that he made only for the case of that rate: Provided that are done to a case of this Act shall be affected by this section.

15 S. Tids Act may be cited as the "Attachment of Wages sweet ask. Abolition Act. 1888 Limitation Act, 1900."

No.

LUTI

Morn. - The words to be conited are ruled direcall ; shows to be interest are printed in black letter.