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,

F. W. WEBB, *tive Assembly Chamber,* Sydney, 24 August, 1899, A.M. *Clerk of the Legislative Assembly.*

New South Wales.

ANNO SEXAGESIMO TERTIO

VICTORIÆ REGINÆ.

Act No. , 1899.

An Act to amend section 47 in respect to rule 40, and section 64 of the Coal Mines Regulation Act of 1896.

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. Rule forty of the general rules contained in section forty- New general rule 40. 5 seven of the Coal-mines Regulation Act, 1896, is hereby repealed, and the following rule is substituted in its place :---

Rule 40. No person shall be allowed to work as a coal-getter or a shale-getter in the face of the workings of a mine, unless-

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(a) he has been employed for two years in or about the face of the workings of a mine as a coal-getter or shale-getter; or 88-(b)

Coul Mines Regulation Act Amendment.

- (b) he works in company with a person who has been employed for two years in or about the face of the workings of a mine as a coal-getter or a shale-getter;
- (c) where an inspector is satisfied after due inquiry that any person working in or about the face of the working of a mine has contravened the provisions of this rule, he may, after notice to the owner, agent, or manager, order such person to cease working, and such person shall thereupon discontinue working in such mine.
- 10 2. Section sixty-four of the said Act shall be amended by the Amendment of insertion after the word "coal-getter" of the following words—

"or shale-getter, or in company with a person who has not been employed for two years in or about the face of the working of a mine as a coal-getter or shale-getter";

- of a mine as a coal-getter or shale-getter"; 15 and after the word "alone," the second time occurring of the words following—
 - "or in company with a person who has not been employed for two years in or about the face of the working of a mine as a coal-getter or shale-getter."

20 3. This Act may be cited as the "Coal Mines Regulation Act Short title. Amendment Act of 1899."

Sydney : William Applegate Gullick, Government Printer.-1899.

[3d.]

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ANNO SEXAGESIMO TERTIO VICTORIÆ REGINÆ.

Act No. , 1899.

An Act to regulate the hours of labour in coal and shale mines . in the Colony of New South Wales.

) 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. Within one month after the passing of this Act the period of Limitation of hours 5 employment of workmen and boys in all coal and shale mines in the of employment. Colony of New South Wales shall not be more than eight hours, during each or any day of twenty-four hours, except in cases of emergency where life or property is in danger.

10 2. The eight hours employment shall commence from the time Commencement of the workmen and boys descend or enter the mine, and cease at the time of employment. expiration of eight hours from descending or entering the mine.

3. Any person, employee, agent, manager, or employer who Penalty for violating shall violate or cause any other person to violate the provisions of this provisions of Act. 15 Act shall be deemed to have been guilty of an offence against this Act.

4. Anything contained in the Coal-mines Regulation Act of 1896 Repeal of certain provisions of this Act shall be, and is hereby, repealed. Regulation Act of 1896.

5. This Act may be cited for all purposes as the "Coal-mines short title. Regulation Act Amending Act," and shall be read with the Principal 20 Act sixty Victoria number twelve.

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[3d.]

