

EDWARDI VII REGIS.

Act No. 48, 1901.

An Act to consolidate the Acts relating to the enforcement in New South Wales of judgments obtained in other Australian States or New Zealand, and the recovery of judgments against debtors who have removed thereto from New South Wales. [Assented to, 13th November, 1901.]

D^E it enacted by the King'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 :—

PART I.

Preliminary.

1. This Act may be cited as the "Inter-state Debts Recovery Short title and Act, 1901," and is divided into Parts, as follows :--

PART I.—Preliminary—ss. 1-5.

PART II.—Enforcement of interstate Supreme Court judgments —ss. 6-11.

A

PART

Inter-state Debts Recovery.

PART III.—District court proceedings against persons out of the jurisdiction—ss. 12–15.

PART IV.—Certifying district court judgments for enforcement out of the jurisdiction—ss. 16–19.

PART V.—Enforcement of interstate judgments of local courts ss. 20-25.

2. (1) The Acts mentioned in the First Schedule hereto are hereby repealed.

(2) All proclamations heretofore made, and all proceedings heretofore taken under any Act hereby repealed, shall be deemed to have been made and taken hereunder.

3. In this Act, unless the context or subject-matter otherwise 19 Vic. No. 12, s. 1. indicates or requires,-

"Clerk" means clerk, registrar, or other proper officer of the court in connection with which the term is used.

"Judgment" in Part II means a judgment, decree, rule, or order, whereby any sum of money is made payable.

"Local court" includes district court and any inferior court being a court of record, and having jurisdiction in actions of debt or for a liquidated sum to the amount of two hundred pounds.

"State" means a State of the Commonwealth of Australia or the colony of New Zealand.

4. This Act, except Part II thereof, shall be read with the District Courts Act, 1901.

5. (1) If in any State there be any law in force by which effect may be given by the local courts thereof to the judgments of the district courts of New South Wales, the Governor may by proclamation declare that the provisions of this Act shall apply to the judgments of the local courts of such State, and that process issuing out of such local courts may be served in New South Wales, and that certificates of judgment obtained in district courts in New South Wales may, at the request of the judgment creditors, be forwarded to such State.

(2) Thereupon the provisions of this Act shall so apply, and the registrars of district courts shall, subject to the provisions of this Act, give certificates of judgments obtained in such courts for registration in the local courts of such State.

(3) This section shall not apply to Part II of this Act.

Repeal First Schedule.

Interpretation. 52 Vic. No. 23, s. 1.

Act to be read with

District Courts Act.

Governor may apply

Act to any State in

which a similar Act

Ibid.

is in force. Ibid. s. 2.

2

1

Inter-state Debts Recovery.

PART II.

Enforcement of Inter-state Supreme Court judgments.

6. (1) Any person in whose favour a judgment has been Memorial of obtained in the Supreme Court of any State may cause a memorial of ^{judgment of Supreme} Court of any State the same, authenticated by the seal of such court, to be filed in the maybe filed of record office of the Supreme Court of New South Wales. 19 Vic. No. 12, s. 1.

(2) Such memorial shall thenceforth be a record of such judgment.

7. Such memorial shall be on parchment and signed by the Form and contents person in whose favour such judgment was obtained, or by his of memorial. *Itid. s. 2.* attorney, and shall contain the following particulars, all of which shall be fairly written without interlineations or erasures and with the exception of dates in words at length, that is to say—

- (a) the names and additions of the parties;
- (b) the form and nature of the action or suit or other proceeding;
- (c) when the same was commenced;
- (d) the date of the signing or entering-up of the judgment, or of passing the decree, or of making the rule or order;
- (e) the amount recovered, or the decree pronounced, or rule or order made;
- (f) if there was a trial, the date of such trial and the amount of verdict given.

8. (1) Any judge of the Supreme Court of New South Wales, summons to show upon the application of the person in whose favour such judgment cause. Was obtained, or of his attorney, may issue a summons calling upon the person against whom such judgment was obtained to show cause, within such time after personal or such other service of the summons as the judge directs, why execution should not issue upon such judgment.

(2) Such summons shall give notice that, in default of appearance, execution may issue accordingly.

9. If the person so summoned does not appear or does not show Order for issue of sufficient cause against such summons, the Supreme Court, or a judge execution. *Ibid.* thereof, on due proof of such service as aforesaid, may order execution to issue as upon a judgment of such Court, subject to such terms and conditions, if any, as to such Court or judge may seem fit.

10. Thereupon, and subject thereto, the person entitled to such Execution thereon. execution shall have and be entitled to all such process and to all *Ibid*. such rights and remedies for the enforcement thereof, and the person against whom such execution is ordered shall in like manner be entitled to all such protective rights and advantages as they would respectively have been entitled to had such judgment been obtained in the Supreme Court. 11.

Revivor. &c.

11. All such proceedings may be had or taken for the revival 19 Vic. No. 12, s. 3. of such judgment or the enforcement thereof by and against persons not parties thereto as may be had or taken for the like purposes upon any judgment of the Supreme Court.

PART III.

District Court proceedings against persons out of the jurisdiction.

12. Any summons issued under the authority of the District Courts Act, 1901, for a debt or liquidated demand in money, whether on balance of account or otherwise, not exceeding in the whole the sum of two hundred pounds (if such summons bear an endorsement under the seal of the district court whence it issues to the effect that it is for service out of the jurisdiction), may be served out of the jurisdiction.

13. (1) Before any such summons is so endorsed and sealed, the plaintiff or some person on his behalf, shall file an affidavit, in the form in the Second Schedule hereto or to the like effect, stating,-

- (a) that the defendant is resident out of the jurisdiction:
- (b) that the plaintiff has a good cause of action which arose within the jurisdiction;
- (c) the nature of the same;
- (d) the amount sought to be recovered ;
- (e) that the claim is for a debt or a liquidated demand in money not exceeding in the whole the sum of two hundred pounds, or that if it originally exceeded that sum it has been reduced, by payment or admitted set-off or by abandonment of excess, to a sum not exceeding two hundred pounds;
- (f) what is believed to be the defendant's then place of residence and the distance in miles (approximately) of such place of residence from the court whence such summons is issued.
 - (2) Proof shall also be given to the satisfaction of—
- (a) the judge of the district court whence such summons issues, or
- (b) a stipendiary or police magistrate acting for the district in which such district court is holden, or
- (c) a justice of the peace for New South Wales, if there is no such magistrate.

that primâ facie, a good cause of action exists, and that apparently justice will be done by allowing the summons to be so endorsed and sealed and the plaintiff to proceed under this Act.

District Court summons may be served out of jurisdiction. 52 Vic. No. 23, s. 3.

Affidavit to be filed

Second Schedule. Ibid.

and primâ facie case proved. Ibid.

14.

14 (1) Every such summons shall be served personally, and Personal service proof of such service shall be made by affidavit before a justice of the of surmons. peace of the State in which such summons was served or before a ⁵² Vic. No. 23, s. 4. peace of the State in which such summons was served, or before a commissioner for taking affidavits in the Supreme Court of New South Wales resident in such State.

(2) But if it be made to appear to the judge of the district when personal court whence any such summons issued,-

- (a) that reasonable efforts were made to effect personal service dispensed with. thoroaf upon the dispensed of the dispensed with. thereof upon the defendant, and that it came to such defendant's knowledge, and that he wilfully neglects to appear to such summons, or
- (b) that the defendant has removed, or is living, out of the jurisdiction in order to defeat or delay his creditors or deprive the plaintiff of the relief to which he is entitled,

such judge may, on the application of the plaintiff, order that personal service may be dispensed with, and that the plaintiff shall be at liberty to proceed in the action in such manner and subject to such conditions as to such judge may seem fit, although the summons has not been served personally upon the defendant.

(3) Thereupon the plaintiff may proceed in the action against such defendant accordingly.

15. (1) Where the defendant resides within twenty miles of Time for issue, the district court at which any summons issued for service out of the service and return invisidiation is not unable and be and summons. jurisdiction is returnable, such summons shall be issued six clear days, *Ibid. s. 5.* and served four clear days at least, before the return day thereof.

(2) Where he resides beyond twenty and within fifty miles of such court, such summons shall be issued eight clear days, and served six clear days at least, before the return day thereof.

(3) Where he resides beyond fifty miles from such court, the respective periods to elapse between the issue and the service of the summons and the return day thereof shall be fixed by the judge of such court or stipendiary or police magistrate or justice as aforesaid after the affidavit aforesaid has been filed and before the issue of the summons, and in fixing such periods regard shall be had to the distance of the place of residence of the defendant from such court.

Inter-state Debts Recovery.

PART IV.

Certifying District Court judgments for enforcement out of the jurisdiction.

Affidavit of judgment, &c. 52 Vic. No. 23, s. 6. Third Schedule.

16. Any person who obtains a judgment in any action in any district court may file with the registrar of such court an affidavit in the form of the Third Schedule hereto or to the like effect, by himself or some person on his behalf cognizant of the facts, stating—

- (a) that a judgment has been obtained in such court in respect of a cause of action which arose within the jurisdiction, for a debt or a liquidated demand in money;
- (b) the nature of the cause of action;
- (c) the amount recovered;
- (d) that the time for appealing has expired, and that no appeal is pending;
- (e) that such judgment is still in full force and remains unsatisfied (or if partly satisfied, to what extent, and the amount or balance remaining due and unsatisfied); and
- (f) that the person against whom such judgment was recovered is resident out of the jurisdiction.

17. Any such person obtaining a judgment as aforesaid may, after such affidavit has been filed, deliver to such registrar a notice, in the form in the Fourth Schedule hereto or to the like effect, requiring such registrar to prepare a certificate of such judgment and to forward the same as hereinafter provided.

18. (1) Thereupon such registrar shall prepare a certificate of such judgment in the form in the Fifth Schedule hereto or to the like effect, addressed to the clerk of such local court of a State in which this Act has been proclaimed to be in force as such person may require, and stating—

- (a) that such judgment was obtained in such district court in respect of a cause of action which arose within the jurisdiction for a debt or liquidated demand in money not exceeding the sum of two hundred pounds;
- (b) the nature of the cause of action;
- (c) the amount recovered;
- (d) that the same is in full force and remains unsatisfied (or if partly satisfied the amount or balance remaining due and unsatisfied).

(2) Such certificate shall be signed by the registrar of such district court and authenticated by the seal of such court, and shall be forwarded by such registrar through the post by registered letter addressed to the clerk of such local court.

Notice to registrar. *Ibid.* Fourth Schedule.

Certificate of judgment. *Ibid.* Fifth Schedule.

To be forwarded to local court. *I bid*.

19.

Inter-state Debts Recovery.

19. The registrar of any district court in which a judgment Entry of satisfaction. has been obtained, and of which judgment a certificate as aforesaid has 52 Vic. No. 23, s. 7. been given, shall (upon receipt of a certificate in the form in the Sixth Schedule. Schedule hereto or to the like effect under the hand of the clerk of any local court of a State in which this Act has been proclaimed to be in force, and authenticated by the seal of such court, stating that such judgment has been satisfied either wholly or in part) enter up satisfaction in the register of such district court to the amount mentioned in such last-mentioned certificate.

PART V.

Enforcement of interstate judgments of local courts.

20. The registrar of any district court, upon receipt through Judgment of interthe post of a registered letter containing a certificate (in the form in state local court may the Seventh Schedule hereto or to the like effect addressed to him as district court. such registrar under the hand of the clerk of any such local court, ^{Seventh Schedule}. and authenticated by the seal of such court) of a judgment obtained ^{Ibid. s. 8.} and authenticated by the seal of such court) of a judgment obtained in such local court against any person resident in New South Wales stating-

- (a) that such judgment was obtained in such local court in respect of a cause of action which arose within the jurisdiction thereof for a debt or liquidated demand in money not exceeding the sum of two hundred pounds;
- (b) the nature of the cause of action;
- (c) the amount recovered; and
- (d) that the same is in full force and remains unsatisfied (or if partly satisfied, the amount or balance remaining due and unsatisfied),

shall enter up judgment in the register of such district court for the amount appearing in such certificate to be due, in favour of the person named therein as the judgment creditor, and against the person named therein as the judgment debtor.

21. The registrar of such district court shall, on the receipt of Notice to defendant. such certificate, forthwith send by post a notice, in the form in the Ibid. Eighth Schedule hereto, or to the like effect, addressed to the defendant Eighth Schedule. at his address specified in such certificate.

22. Such judgment shall thereupon be deemed to be a judgment Judgment to take of such district court, and shall have the same force and effect as if effect as a district such judgment had been obtained in such district court, and the Ibid. like proceedings may be had and taken upon and under the same accordingly.

23.

Setting aside judgment or staying or execution theron.

23. (1) The Supreme Court or a judge thereof may, on the application of any person against whom judgment has been so entered 52 Vic. No. 23, s. 8. up, either set aside such judgment or direct a stay of execution or of proceedings on such judgment.

(2) (a) The judge of such district court; or

- (b) a stipendiary or police magistrate acting for the district within which such person resides; or
- (c) if there is no such magistrate a justice of the peace for New South Wales,

may, on the application of such person, direct a stay of execution, or of proceedings, on such judgment.

(3) On the hearing of any such application, such Court, judge, magistrate, or justice may enter upon the merits of the whole case, but the judgment so entered up shall be regarded as primâ facie proof of the plaintiff's case.

(4) The setting aside such judgment, or stay of execution, or of proceedings may be upon such terms as to giving security or payment of costs, or as to making application to the local court in which the judgment was originally obtained to set aside the same, or otherwise, as to the said Court, judge, magistrate, or justice may seem fit.

24. On the satisfaction, either wholly or in part, of any judgment entered up in the register of any district court under this Act, the registrar of such district court shall forthwith give notice, in the form in the Ninth Schedule hereto, or to the like effect, of such satisfaction, or part satisfaction (as the case may be) to the clerk of the local court in which such judgment was originally obtained, and from whom he received the certificate thereof.

25. All moneys received or paid into court in satisfaction of such judgment shall, after the cost of remitting the same has been deducted therefrom, be remitted to the clerk of such local court.

SCHEDULES.

FIRST SCHEDULE.

Reference to Act.	Title or short title.	Extent of repeal.	
19 Vic. No. 12	An Act to give further remedies to creditors against persons removing from one Aus- tralasian Colony to another.	The whole.	
52 Vic. No. 23	tralasian Colony to another. Intercolonial Debts Act, 1889	The whole.	

Certificate of satisfaction.

Ninth Schedule.] Ibid. s. 9.

Moneys recovered under judgment to be remitted to local court. I bid.

SECOND

SECOND SCHEDULE.

STATE OF NEW SOUTH WALES.

In the District Court at

No. of plaint Between A.B., of [address and description], plaintiff,

> and C.D., of [address and description], defendant.

jurisdiction, at

I have a good cause of action which arose within the jurisdiction against the said C.D. for the sum of for [here state shortly the amount sought to be recovered and nature of the suit or cause of action ; if the amount originally due has been reduced by payment or admitted set-off or by abandonment of excess the same must be stated and particulars given.]

I am informed and verily believe that the said C.D. now resides at and that the same is distant about miles from this Court.

(Signed)

A.B.

Sworn at in the State of New South Wales this day of one thousand nine hundred and before me, G.H., a District Court Judge, &c., in the State of New South Wales [or a Commissioner for taking affidavits in the Supreme Court of New South Wales, or Justice of the Peace of the State of New South Wales, or a Registrar or Deputy-Registrar of the District Court at in the State of New South Wales.]

THIRD SCHEDULE. STATE OF NEW SOUTH WALES.

No. of plaint

In the District Court at

Between A.B., plaintiff,

and

C.D., defendant,

1, A.B., of [address and description] make oath and say as follows :---

On the day of one thousand nine hundred and

judgment in the District Court at in a certain cause [No. of plaint wherein I am plaintiff and C.D. is defendant was recovered by me in respect of a cause of action which arose within the State of New South Wales for a debt [or liquidated demand in money] not exceeding the sum of two hundred pounds, to wit the sum of including costs of suit against the said C.D.

Such judgment was obtained in an action for [here state cause of action and give particulars; also if the amount originally due was reduced before action by payment, admitted set-off, or abandonment of excess, so state and give particulars.]

The time for appealing against such judgment has expired, and no appeal is pending

Such judgment is still in force and unsatisfied [or such judgment has been satisfied in part by the payment of the sum of but is still in force and remains unsatisfied to the extent of the sum of

I am informed and verily believe that the said C.D. is resident out of the jurisdiction at [address.]

in the State of New South Wales this Sworn at day of one thousand nine hundred and before me, G.H., a District Court Judge, &c., in the State of New South Wales [or Commissioner for taking affidavits in the Supreme Court of New South Wales, or Justice of the Peace of the State of New South Wales, or a Registrar or Deputy-Registrar of the District Court at in the State of New South Wales.]

FOURTH

В

Sec. 13.

Sec. 16.

Inter-state Debts Recovery.

Sec. 17.

Sec. 18.

FOURTH SCHEDULE.

STATE OF NEW SOUTH WALES.

No. of plaint

Between A.B., plaintiff, and

C.D., defendant.

of [address and description] the abovenamed plaintiff do hereby I, A.B., require you to give a certificate of judgment in the above action and to forward the same to the clerk of the Court of [or at] in the State [or Colony] of

To the Registrar of the District Court at

FIFTH SCHEDULE

STATE OF NEW SOUTH WALES. Certificate of Judgment.

In the District Court at

In the District Court at

Between A.B., plaintiff,

No. of plaint (Seal)

and C.D., defendant.

I, W.J., the Registrar of the District Court at in the State of New South Wales and the person having the lawful custody of all records, books, process, and other proceedings, and of the seal of the said Court, do hereby certify that A.B. of [address and description] did in the said District Court at on the day of one thousand nine hundred and

recover judgment against the said C.D. now of out of the jurisdiction in respect of a cause of action which arose within the State of New South Wales for a debt or liquidated demand in money not exceeding the sum of two hundred pounds, to wit the sum o. includir g costs of suit, that such judgment was obtained in an action for [here state cause of action and includir g costs give particulars ; also if the amount originally due was reduced before action by payment, admitted set-off, or abandonment of excess, so state and give particulars], and that the time for appealing against such judgment has expired and that no appeal is pending and that such judgment is still unsatisfied and in full force [or that such judgment has been satisfied in part by the payment of the sum of but is still in force and unsatisfied to the extent of the sum of

Given under my hand and the seal of the District Court at this day of 19 .

W.J.,

(L.S.) Registrar of the said District Court at Court of [or at] To the Clerk of the

in the State [or Colony] of

SIXTH SCHEDULE.

I, E.F., the Clerk of the Court of [or at] in the State [or Colony] and the person having the lawful custody of all records, books, process, and of other proceedings, and of the seal of the said Court, do hereby certify that the judgment mentioned in the certificate of judgment dated the day of one thousand nine hundred and given under the hand of W.J., the registrar of the District Court at in the State of New South Wales, and the seal of the said Court in a certain action in the said District Court at in the said State of New South Wales, wherein A.B. is plaintiff and C.D. is defendant, has been wholly paid and satisfied [or has been satisfied to the extent of the sum of

Given under my hand and the seal of the Court of [or at] in the State [or Colony] of this day of 19 (L.S.) E.F., Clerk of the said Court of [or at] To the Registrar of the District Court at

in the State of New South Wales.

SEVENTH

Sec. 19.

(Signed)

A.B.

SEVENTH SCHEDULE.

Certificate of Judgment.

In the Court of [or at]

No. of plaint Between A.B., plaintiff,

(Seal)

and C.D., defendant.

I, E.F., the Clerk of the Court of [or at] in the State [or Colony] of and the person having the lawful custody of all records, books, process, and other proceedings, and of the seal of the said Court, do hereby certify that A.B., of [address and description] did in the said Court of [or at] on the day of one thousand nine hundred and recover judgment against the said C.D., of in the State of New South Wales in respect of a cause of action which arose within the State [or Colony] of for a debt or liquidated demand in money not exceeding the sum of two hundred pounds, to wit the sum of including costs of suit. that such judgment was obtained in an action for [cause of action to be stated and particulars given; also if amount originally due was reduced before action by payment, admitted set-off, or abandonment of excess, the same should be stated and particulars given], and that the time for appealing against such judgment has expired and that no appeal is pending, and that such judgment is still unsatisfied and in full force for that such judgment has been satisfied in part by the payment of the sum of force and unsatisfied to the extent of the sum of]. but is still in

Given under my	hand and	the seal of the	Court of	[[or at]	this
day of	19 .		(L.S.)	Ē.F.,	
Dominter of the	Disting	Clerk of t	the said	Court of [or	at]

To the Registrar of the District Court at in the State of New South Wales.

EIGHTH SCHEDULE.

In the District Court at

Sec. 21. (Seal)

To C.D. of [address and description]

I, W.J., the Registrar of the District Court do hereby give you notice that a judgment has been obtained against you by A.B. of [address and description] in respect of a cause of action which arose within the State [or Colony] of for a debt or liquidated demand in money not exceeding the sum of two hundred and

s, to wit the sum of including costs of suit in the Court of [or at], that such judgment was obtained in an action for [here state cause of action fifty pounds, to wit the sum of and give particulars; also if the amount originally due was reduced by payment, admitted set-off, or abandonment of excess, so state and give particulars], and that the time for appealing against such judgment has expired and that no appeal is pending, and that such judgment is still unsatisfied and in full force [or that such judgment has been satisfied in part by the payment of the sum of but is unsatisfied to the extent of the sum of

Given under my hand and the seal of the District Court at this day of 19

W.J.,

Registrar of the said District Court at

Sec. 20.

NINTH

Sec. 24.

NINTH SCHEDULE.

(Seal)

I, W. J., the Registrar of the District Court at in the State of New South Wales, and the person having the lawful custody of all records, books, process, and other proceedings, and of the seal of the said Court, do hereby certify that the judgment mentioned in the certificate of judgment dated the day of one thousand nine hundred and under the hand of E.F. the clerk of the Court of [or at] in the State [or Colony] of and the seal

 $\begin{array}{cccc} \mbox{Court of } [or \mbox{ at }] & \mbox{in the State } [or \mbox{ Colony}] \mbox{ of } & \mbox{ and the seal } \\ \mbox{of the said Court in a certain action in the said } & \mbox{ Court of } [or \mbox{ at }] \\ \mbox{wherein A.B. is plaintiff and C.D. is defendant, has been wholly paid and satisfied } [or \mbox{ has been satisfied to the extent of the sum of }]. \end{array}$

Given under my hand and the seal of the District Court at of New South Wales this day of 19.

(L.S.) W.J.,

Registrar of the District Court at

To the Clerk of the Court of [or at] in the State [or Colony] of

In the District Court at

[9d.]

By Authority : WILLIAM APPLEGATE GULLICK, Government Printer, Sydney, 1901.

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, 17th October, 1901. } JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO PRIMC

EDWARDI VII REGIS.

Act No. 48, 1901.

An Act to consolidate the Acts relating to the enforcement in New South Wales of judgments obtained in other Australian States or New Zealand, and the recovery of judgments against debtors who have removed thereto from New South Wales. [Assented to, 13th November, 1901.]

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"State" means a State of the Commonwealth of Australia or the colony of New Zealand.

4. This Act, except Part II thereof, shall be read with the District Courts Act. District Courts Act, 1901.

5. (1) If in any State there be any law in force by which effect may be given by the local courts thereof to the judgments of the district courts of New South Wales, the Governor may by proclamation declare that the provisions of this Act shall apply to the judgments of the local courts of such State, and that process issuing out of such local courts may be served in New South Wales, and that certificates of judgment obtained in district courts in New South Wales may, at the request of the judgment creditors, be forwarded to such State.

(2) Thereupon the provisions of this Act shall so apply, and the registrars of district courts shall, subject to the provisions of this Act, give certificates of judgments obtained in such courts for registration in the local courts of such State.

(3) This section shall not apply to Part II of this Act.

Act to be read with

Governor may apply Act to any State in which a similar Act is in force. Ibid. s. 2.

2

Repeal

First Schedule.

Interpretation.

52 Vic. No. 23, s. 1.

Inter-state Debts Recovery.

PART II.

Enforcement of Inter-state Supreme Court judgments.

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- (e) the amount recovered, or the decree pronounced, or rule or order made;
- (f) if there was a trial, the date of such trial and the amount of verdict given.

8. (1) Any judge of the Supreme Court of New South Wales, summons to show upon the application of the person in whose favour such judgment cause. was obtained, or of his attorney, may issue a summons calling upon ^{1bid. s. 3.} the person against whom such judgment was obtained to show cause, within such time after personal or such other service of the summons as the judge directs, why execution should not issue upon such judgment.

(2) Such summons shall give notice that, in default of appearance, execution may issue accordingly.

9. If the person so summoned does not appear or does not show order for issue of sufficient cause against such summons, the Supreme Court, or a judge execution. *Ibid.* thereof, on due proof of such service as aforesaid, may order execution to issue as upon a judgment of such Court, subject to such terms and conditions, if any, as to such Court or judge may seem fit.

10. Thereupon, and subject thereto, the person entitled to such Execution thereon. execution shall have and be entitled to all such process and to all *Ibid*. such rights and remedies for the enforcement thereof, and the person against whom such execution is ordered shall in like manner be entitled to all such protective rights and advantages as they would respectively have been entitled to had such judgment been obtained in the Supreme Court.

11.

Revivor, &c.

11. All such proceedings may be had or taken for the revival 19 Vic. No. 12, s. 3. of such judgment or the enforcement thereof by and against persons not parties thereto as may be had or taken for the like purposes upon any judgment of the Supreme Court.

PART III.

District Court proceedings against persons out of the jurisdiction.

District Court summons may be served out of jurisdiction.

12. Any summons issued under the authority of the District Courts Act, 1901, for a debt or liquidated demand in money, whether on balance of account or otherwise, not exceeding in the whole the 52 Vic. No. 23, s. 3. sum of two hundred pounds (if such summons bear an endorsement under the seal of the district court whence it issues to the effect that it is for service out of the jurisdiction), may be served out of the jurisdiction.

Affidavit to be filed

Second Schedule. Ibid.

13. (1) Before any such summons is so endorsed and sealed, the plaintiff or some person on his behalf, shall file an affidavit, in the form in the Second Schedule hereto or to the like effect, stating,-

- (a) that the defendant is resident out of the jurisdiction;
- (b) that the plaintiff has a good cause of action which arose within the jurisdiction;
- (c) the nature of the same;
- (d) the amount sought to be recovered;
- (e) that the claim is for a debt or a liquidated demand in money not exceeding in the whole the sum of two hundred pounds, er that if it originally exceeded that sum it has been reduced, by payment or admitted set-off or by abandonment of excess, to a sum not exceeding two hundred pounds;
- (f) what is believed to be the defendant's then place of residence and the distance in miles (approximately) of such place of residence from the court whence such summons is issued.
 - (2) Proof shall also be given to the satisfaction of—
- (a) the judge of the district court whence such summons issues, or
- (b) a stipendiary or police magistrate acting for the district in which such district court is holden, or
- (c) a justice of the peace for New South Wales, if there is no such magistrate,

that primâ facie, a good cause of action exists, and that apparently justice will be done by allowing the summons to be so endorsed and sealed and the plaintiff to proceed under this Act.

and primâ facie case proved. Ibid.

Inter-state Debts Recovery.

14 (1) Every such summons shall be served personally, and Personal service proof of such service shall be made by affidavit before a justice of the ^{of summons.} peace of the State in which such summons was served, or before a commissioner for taking affidavits in the Supreme Court of New South Wales resident in such State.

(2) But if it be made to appear to the judge of the district when personal service may be discovered with

- (a) that reasonable efforts were made to effect personal service dispensed with. thereof upon the defendant, and that it came to such defendant's knowledge, and that he wilfully neglects to appear to such summons, or
- (b) that the defendant has removed, or is living, out of the jurisdiction in order to defeat or delay his creditors or deprive the plaintiff of the relief to which he is entitled.

such judge may, on the application of the plaintiff, order that personal service may be dispensed with, and that the plaintiff shall be at liberty to proceed in the action in such manner and subject to such conditions as to such judge may seem fit, although the summons has not been served personally upon the defendant.

(3) Thereupon the plaintiff may proceed in the action against such defendant accordingly.

15. (1) Where the defendant resides within twenty miles of Time for issue, the district court at which any summons issued for service out of the service and return jurisdiction is returnable, such summons shall be issued six clear days, *Thid. s. 5.* and served four clear days at least, before the return day thereof.

(2) Where he resides beyond twenty and within fifty miles of such court, such summons shall be issued eight clear days, and served six clear days at least, before the return day thereof.

(3) Where he resides beyond fifty miles from such court, the respective periods to elapse between the issue and the service of the summons and the return day thereof shall be fixed by the judge of such court or stipendiary or police magistrate or justice as aforesaid after the affidavit aforesaid has been filed and before the issue of the summons, and in fixing such periods regard shall be had to the distance of the place of residence of the defendant from such court.

Inter-state Debts Recovery.

PART IV.

Certifying District Court judgments for enforcement out of the jurisdiction.

Affidavit of judgment, &e. 52 Vic. No. 23, s. 6. Third Schedule. 16. Any person who obtains a judgment in any action in any district court may file with the registrar of such court an affidavit in the form of the Third Schedule hereto or to the like effect, by himself or some person on his behalf cognizant of the facts, stating—

- (a) that a judgment has been obtained in such court in respect of a cause of action which arose within the jurisdiction, for a debt or a liquidated demand in money;
- (b) the nature of the cause of action;
- (c) the amount recovered;
- (d) that the time for appealing has expired, and that no appeal is pending;
- (e) that such judgment is still in full force and remains unsatisfied (or if partly satisfied, to what extent, and the amount or balance remaining due and unsatisfied); and
- (f) that the person against whom such judgment was recovered is resident out of the jurisdiction.

17. Any such person obtaining a judgment as aforesaid may, after such affidavit has been filed, deliver to such registrar a notice, in the form in the Fourth Schedule hereto or to the like effect, requiring such registrar to prepare a certificate of such judgment and to forward the same as hereinafter provided.

18. (1) Thereupon such registrar shall prepare a certificate of such judgment in the form in the Fifth Schedule hereto or to the like effect, addressed to the clerk of such local court of a State in which this Act has been proclaimed to be in force as such person may require, and stating—

- (a) that such judgment was obtained in such district court in respect of a cause of action which arose within the jurisdiction for a debt or liquidated demand in money not exceeding the sum of two hundred pounds;
- (b) the nature of the cause of action;
- (c) the amount recovered;
- (d) that the same is in full force and remains unsatisfied (or if partly satisfied the amount or balance remaining due and unsatisfied).

(2) Such certificate shall be signed by the registrar of such district court and authenticated by the seal of such court, and shall be forwarded by such registrar through the post by registered letter addressed to the clerk of such local court.

Notice to registrar. *Ibid.* Fourth Schedule.

Certificate of judgment. *Ibid.* Fifth Schedule.

To be forwarded to local court. *Ibid*.

Inter-state Debts Recovery.

19. The registrar of any district court in which a judgment Entry of satisfaction. has been obtained, and of which judgment a certificate as aforesaid has 52 Vic. No. 23, s. 7. been given, shall (upon receipt of a certificate in the form in the Sixth Sixth Schedule. Schedule hereto or to the like effect under the hand of the clerk of any local court of a State in which this Act has been proclaimed to be in force, and authenticated by the seal of such court, stating that such judgment has been satisfied either wholly or in part) enter up satisfaction in the register of such district court to the amount mentioned in such last-mentioned certificate.

PART V.

Enforcement of interstate judgments of local courts.

20. The registrar of any district court, upon receipt through Judgment of interthe post of a registered letter containing a certificate (in the form in state local court may be entered up in the Seventh Schedule hereto or to the like effect addressed to him as district court. such registrar under the hand of the clerk of any such local court, Seventh Schedule. and authenticated by the seal of such court) of a judgment obtained. *Ibid.* s. 8. and authenticated by the seal of such court) of a judgment obtained in such local court against any person resident in New South Wales stating-

- (a) that such judgment was obtained in such local court in respect of a cause of action which arose within the jurisdiction thereof for a debt or liquidated demand in money not exceeding the sum of two hundred pounds;
- (b) the nature of the cause of action;
- (c) the amount recovered; and
- (d) that the same is in full force and remains unsatisfied (or if partly satisfied, the amount or balance remaining due and unsatisfied),

shall enter up judgment in the register of such district court for the amount appearing in such certificate to be due, in favour of the person named therein as the judgment creditor, and against the person named therein as the judgment debtor.

21. The registrar of such district court shall, on the receipt of Notice to defendant. such certificate, forthwith send by post a notice, in the form in the Ibid. Eighth Schedule hereto, or to the like effect, addressed to the defendant Eighth Schedule. at his address specified in such certificate.

22. Such judgment shall thereupon be deemed to be a judgment Judgment to take of such district court, and shall have the same force and effect as if effect as a district judgment. such judgment had been obtained in such district court, and the Ibid. like proceedings may be had and taken upon and under the same accordingly.

23.

Setting aside judgment or staying or execution theron.

23. (1) The Supreme Court or a judge thereof may, on the application of any person against whom judgment has been so entered 52 Vic. No 23, s. 8. up, either set aside such judgment or direct a stay of execution or of proceedings on such judgment.

(2) (a) The judge of such district court; or

- (b) a stipendiary or police magistrate acting for the district within which such person resides; or
- (c) if there is no such magistrate a justice of the peace for New South Wales,

may, on the application of such person, direct a stay of execution, or of proceedings, on such judgment.

(3) On the hearing of any such application, such Court, judge, magistrate, or justice may enter upon the merits of the whole case, but the judgment so entered up shall be regarded as prima facie proof of the plaintiff's case.

(4) The setting aside such judgment, or stay of execution, or of proceedings may be upon such terms as to giving security or payment of costs, or as to making application to the local court in which the judgment was originally obtained to set aside the same, or otherwise, as to the said Court, judge, magistrate, or justice may seem fit.

24. On the satisfaction, either wholly or in part, of any judgment entered up in the register of any district court under this Act, the registrar of such district court shall forthwith give notice, in the form in the Ninth Schedule hereto, or to the like effect, of such satisfaction, or part satisfaction (as the case may be) to the clerk of the local court in which such judgment was originally obtained, and from whom he received the certificate thereof.

25. All moneys received or paid into court in satisfaction of such judgment shall, after the cost of remitting the same has been deducted therefrom, be remitted to the clerk of such local court.

SCHEDULES.

FIRST SCHEDULE.

Reference to Act.	Title or short title.	Extent of repeal.	
19 Vic. No. 12	An Act to give further remedies to creditors against persons removing from one Aus-	The whole.	
52 Vic. No. 23	against persons removing from one Aus- tralasian Colony to another. Intercolonial Debts Act, 1889	The whole.	

Certificate of satisfaction.

Ninth Schedule. Ibid. s. 9.

Moneys recovered under judgment to be remitted to local court. I bid.

SECOND

SECOND SCHEDULE.

STATE OF NEW SOUTH WALES.

In the District Court at

No. of plaint Between A.B., of [address and description], plaintiff,

and

C.D., of [address and description], defendant.

jurisdiction, at

I have a good cause of action which arose within the jurisdiction against the said C.D. for the sum of for [here state shortly the amount sought to be recovered and nature of the suit or cause of action; if the amount originally due has been reduced by payment or admitted set-off or by abandonment of excess the same must be stated and particulars given.]

I am informed and verily believe that the said C_D, now resides at miles from this Court. and that the same is distant about

(Signed)

A.B.

No. of plaint

Sworn at in the State of New South Wales this day of one thousand nine hundred and before me, G.H., a District Court Judge, &c., in the State of New South Wales [or a Commissioner for taking affidavits in the Supreme Court of New South Wales, or Justice of the Peace of the State of New South Wales, or a Registrar or Deputy-Registrar of the District Court at in the State of New South Wales.]

THIRD SCHEDULE. STATE OF NEW SOUTH WALES.

In the District Court at

Between A.B., plaintiff,

and C.D., defendant,

1, A.B., of [address and description] make oath and say as follows :-

On the day of one thousand nine hundred and

in a certain cause [No. of plaint

judgment in the District Court at wherein I am plaintiff and C.D. is defendant was recovered by me in respect of a cause of action which arose within the State of New South Wales for a debt [or liquidated demand in money] not exceeding the sum of two hundred pounds, to wit the sum of suit against the said C.D. including costs of

Such judgment was obtained in an action for [here state cause of action and give particulars; also if the amount originally due was reduced before action by payment, admitted set-off, or abandonment of excess, so state and give particulars.]

The time for appealing against such judgment has expired, and no appeal is pending.

Such judgment is still in force and unsatisfied [or such judgment has been satisfied in part by the payment of the sum of but is still in force and remains unsatisfied to the extent of the sum of

I am informed and verily believe that the said C.D. is resident out of the jurisdiction at [address.]

in the State of New South Wales this Sworn at day of one thousand nine hundred and before me, G.H., a District Court Judge, &c., in the State of New South Wales [or Commissioner for taking affidavits in the Supreme Court of New South Wales, or Justice of the Peace of the State of New South Wales, or a Registrar or Deputy-Registrar of the District Court at in the State of New South Wales.]

FOURTH

Sec. 16.

Scc. 13.

FOURTH SCHEDULE.

STATE OF NEW SOUTH WALES.

No. of plaint

In the District Court at

Between A.B., plaintiff, and

C.D., defendant.

of [address and description] the abovenamed plaintiff do hereby I, A.B., require you to give a certificate of judgment in the above action and to forward the same to the clerk of the Court of [or at] in the State [or Colony] of (Signed)

To the Registrar of the District Court at

A.B.

Sec. 18.

FIFTH SCHEDULE STATE OF NEW SOUTH WALES.

Certificate of Judgment.

In the District Court at

day of

Between A.B., plaintiff,

No. of plaint (Seal)

and C.D., defendant.

I, W.J., the Registrar of the District Court at in the State of New South Wales and the person having the lawful custody of all records, books, process, and other proceedings, and of the seal of the said Court, do hereby certify that A.B. of

[address and description] did in the said District Court at on the day of one thousand nine hundred and recover judgment against the said C.D. now of out of the jurisdiction in respect of a cause of action which arose within the State of New South Wales for a debt or liquidated demand in money not exceeding the sum of two hundred pounds, to wit the sum of including costs of suit, that such judgment was obtained in an action for [here state cause of action and

give particulars; also if the amount originally due was reduced before action by payment, admitted set-off, or abandonment of excess, so state and give particulars], and that the time for appealing against such judgment has expired and that no appeal is pending, and that such judgment is still unsatisfied and in full force [or that such judgment has been satisfied in part by the payment of the sum of but is still in force and unsatisfied to the extent of the sum of

Given under my hand and the seal of the District Court at this 19 .

W.J.,

Registrar of the said District Court at (L.S.) Court of [or at] To the Clerk of the in the State [or Colony] of

SIXTH SCHEDULE.

I, E.F., the Clerk of the Court of [or at] in the State [or Colony] and the person having the lawful custody of all records, books, process, and of other proceedings, and of the seal of the said Court, do hereby certify that the judgment mentioned in the certificate of judgment dated the day of one thousand given under the hand of W.J., the registrar of the District nine hundred and Court at in the State of New South Wales, and the seal of the said Court in a certain action in the said District Court at in the said State of New South Wales, wherein A.B. is plaintiff and C.D. is defendant, has been wholly paid and satisfied for has been satisfied to the extent of the sum of

Given under my hand and the seal of the Court of [or at] in the 19 . State [or Colony] of day of this E.F., (L.S.) Clerk of the said Court of [or at]

To the Registrar of the District Court at in the State of New South Wales.

SEVENTH

Sec. 19.

Sec. 17.

SEVENTH SCHEDULE.

Certificate of Judgment.

No. of plaint (Seal)

Between A.B., plaintiff, and

C.D., defendant.

I, E.F., the Clerk of the Court of [or at] in the State for Colony and the person having the lawful custody of all records, books, process, and of other proceedings, and of the seal of the said Court, do hereby certify that A.B., of [address and description] did in the said of one thousand nine hundred and Court of [or at] on the dav recover judgment against the said C.D., of in the State of New South Wales in respect of a cause of action which arose within the State [or Colony] of for a debt or liquidated demand in money not exceeding the sum of two hundred pounds, to wit the sum of including costs of suit, that such judgment was obtained in an action for [cause of action to be stated and particulars given; also if amount originally due was reduced before action by payment, admitted set-off, or abandonment of excess, the same should be stated and particulars given], and that the time for appealing against such judgment has expired and that no appeal is pending, and that such judgment is still unsatisfied and in full force [or that such judgment has been satisfied in part by the payment of the sum of but is still in force and unsatisfied to the extent of the sum of].

Given under my hand and the seal of the Court of [or at] this day of 19. (L.S.) E.F., Clerk of the said Court of [or at]

To the Registrar of the District Court at in the State of New South Wales.

Court of [or at]

EIGHTH SCHEDULE.

In the District Court at

In the

(Seal) Sec. 21.

To C.D. of [address and description]

I, W.J., the Registrar of the District Court do hereby give you notice that a judgment has been obtained against you by A.B. of [address and description] in respect of a cause of action which arose within the State [or Colony] of for a debt or liquidated demand in money not exceeding the sum of two hundred and

fifty pounds, to wit the sum of including costs of suit in the Court of [or at] , that such judgment was obtained in an action for [here state cause of action and give particulars; also if the amount originally due was reduced by payment, admitted set-off, or abandonment of excess, so state and give particulars], and that the time for appealing against such judgment has expired and that no appeal is pending, and that such judgment is still unsatisfied and in full force [or that such judgment has been satisfied in part by the payment of the sum of but is unsatisfied to the extent of the sum of].

Given under my hand and the seal of the District Court at this day of 19.

W.J.,

Registrar of the said District Court at

NINTH

Sec. 20.

No of pl

Sec. 24.

NINTH SCHEDULE.

(Seal)

I, W. J., the Registrar of the District Court at in the State of New South Wales, and the person having the lawful custody of all records, books, process, and other proceedings, and of the seal of the said Court, do hereby certify that the judgment mentioned in the certificate of judgment dated the day of one thousand nine hundred and under the hand of E.F. the clerk of the Court of [or at] in the State [or Colony] of and the seal

Court of [or at] in the State [or Colony] of and the seal of the said Court in a certain action in the said Court of [or at] wherein A.B. is plaintiff and C.D. is defendant, has been wholly paid and satisfied [or has been satisfied to the extent of the sum of].

Given under my hand and the seal of the District Court at of New South Wales this day of 19.

(L.S.) W.J.,

Registrar of the District Court at

To the Clerk of the Court of [or at] in the State [or Colony] of

In the District Court at

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

FREDK. M. DARLEY, Lieutenant-Governor.

State Government House, Sydney, 13th November, 1901.

Certificate to accompany the Inter-state Debts Recovery Bill.

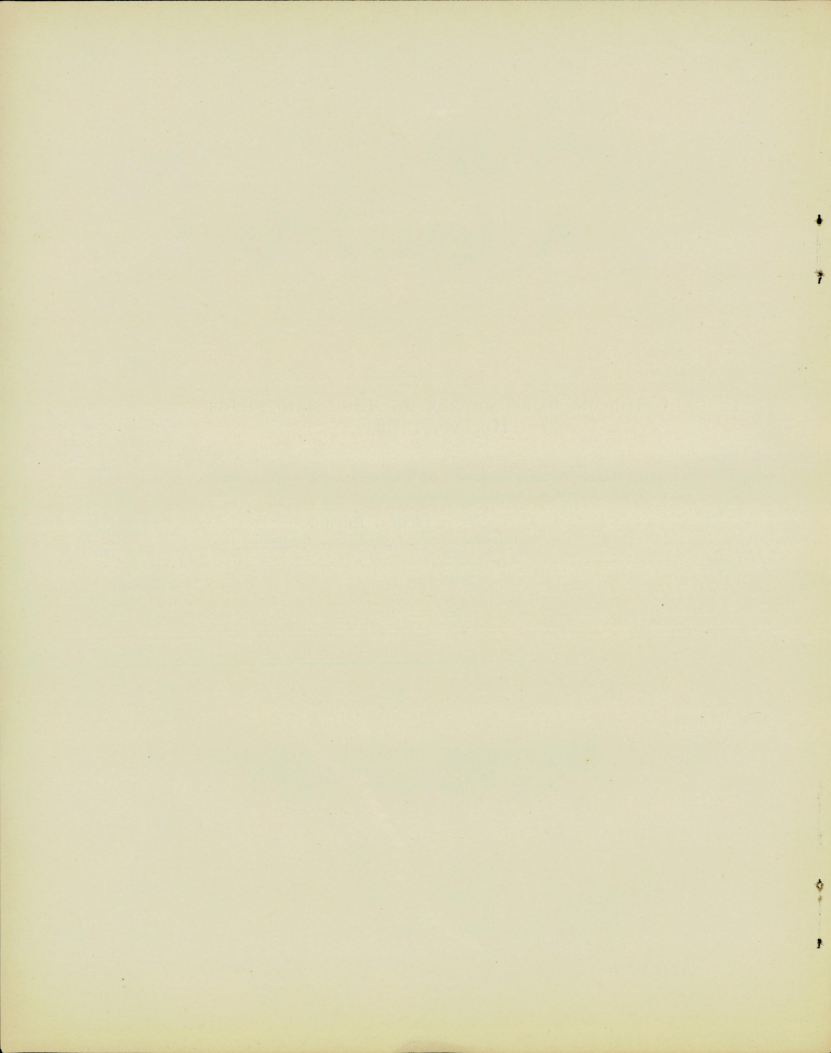
I CERTIFY that this Bill solely consolidates, and in no way alters, adds to, or amends the law as contained in the enactments therein consolidated.

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

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Section of Repealed Acts.	Section of Consolidated A	.ct.	Remarks.
	19 V	ICTOR	1A No. 12.
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$\begin{array}{c}1\\2\\3\end{array}$	7		
3	8–11		
	52 V	ICTOR	1A No. 23.
1 .	3,4	1	
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4	14		
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6	16-18	1	
7	19		
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9	24, 25		

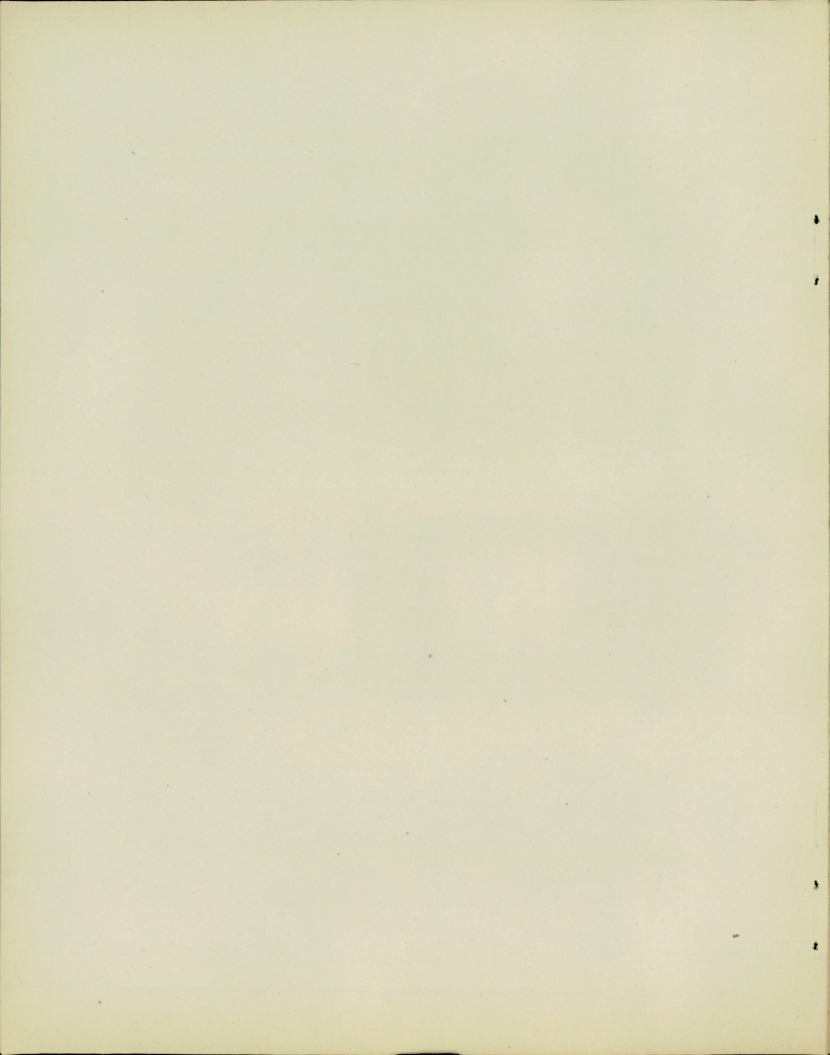
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Inter-state Debts Recovery Bill.

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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, 18th September, 1901. } JOHN J. CALVERT, Clerk of the Parliaments.

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ANNO PRIMO

EDWARDI VII REGIS.

Act No. , 1901.

An Act to consolidate the Acts relating to the enforcement in New South Wales of judgments obtained in other Australian States or New Zealand, and the recovery of judgments against debtors who have removed thereto from New South Wales.

B^E it enacted by the King'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 :—

PART I.

Preliminary.

1. This Act may be cited as the "Inter-state Debts Recovery Short title and Act, 1901," and is divided into Parts, as follows :--

PART I.—Preliminary—ss. 1-5.

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PART II.—Enforcement of interstate Supreme Court judgments —ss. 6-11. c 71—A PART

PART III.—District court proceedings against persons out of the jurisdiction-ss. 12-15.

PART IV.—Certifying district court judgments for enforcement out of the jurisdiction-ss. 16-19.

PART V.-Enforcement of interstate judgments of local courtsss. 20-25.

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

(2) All proclamations heretofore made, and all proceedings heretofore taken under any Act hereby repealed, shall be deemed to have been made and taken hereunder.

3. In this Act, unless the context or subject-matter otherwise Interpretation. 19 Vic. No. 12, s. 1. indicates or requires,-

"Clerk" means clerk, registrar, or other proper officer of the ⁵² Vic. No. 23, s. 1. court in connection with which the term is used.

"Judgment" in Part II means a judgment, decree, rule, or order, whereby any sum of money is made payable.

"Local court" includes district court and any inferior court being a court of record, and having jurisdiction in actions of debt or for a liquidated sum to the amount of two hundred pounds.

"State" means a State of the Commonwealth of Australia or the colony of New Zealand.

4. This Act, except Part II thereof, shall be read with the Act to be read with District Courts Act, 1901.

5. (1) If in any State there be any law in force by which effect Governor may apply may be given by the local courts thereof to the judgments of the Act to any State in district courts of New South Wales, the Governor may by proclama- is in force. tion declare that the provisions of this Act shall apply to the Ibid. s. 2. judgments of the local courts of such State, and that process issuing out of such local courts may be served in New South Wales, and that certificates of judgment obtained in district courts in New South Wales may, at the request of the judgment creditors, be forwarded to such State.

(2) Thereupon the provisions of this Act shall so apply, and the registrars of district courts shall, subject to the provisions of this Act, give certificates of judgments obtained in such courts for registration in the local courts of such State.

(3) This section shall not apply to Part II of this Act.

District Courts Act. Ibid.

Inter-state Debts Recovery.

PART II.

Enforcement of Inter-state Supreme Court judgments.

6. (1) Any person in whose favour a judgment has been Memorial of obtained in the Supreme Court of any State may cause a memorial of judgment of Supreme the same authentiated by the angle of such as the field in the Court of any State the same, authenticated by the seal of such court, to be filed in the maybe filed of record office of the Supreme Court of New South Wales. 19 Vic. No. 12, s. 1.

(2) Such memorial shall thenceforth be a record of such judgment.

7. Such memorial shall be on parchment and signed by the Form and contents person in whose favour such judgment was obtained, or by his of memorial. attorney, and shall contain the following particulars, all of which nid. s. 2. shall be fairly written without interlineations or erasures and with the exception of dates in words at length, that is to say-

(a) the names and additions of the parties :

- (b) the form and nature of the action or suit or other proceeding;
- (c) when the same was commenced;
- (d) the date of the signing or entering-up of the judgment, or of passing the decree, or of making the rule or order ;
- (e) the amount recovered, or the decree pronounced, or rule or order made;
- (f) if there was a trial, the date of such trial and the amount of verdict given.

8. (1) Any judge of the Supreme Court of New South Wales, summons to show upon the application of the person in whose favour such judgment cause. was obtained, or of his attorney, may issue a summons calling upon 1bid. s. 3. the person against whom such judgment was obtained to show cause, within such time after personal or such other service of the summons as the judge directs, why execution should not issue upon such judgment.

(2) Such summons shall give notice that, in default of appearance, execution may issue accordingly.

9. If the person so summoned does not appear or does not show Order for issue of sufficient cause against such summons, the Supreme Court, or a judge execution. thereof, on due proof of such service as aforesaid, may order execution to issue as upon a judgment of such Court, subject to such terms and conditions, if any, as to such Court or judge may seem fit.

10. Thereupon, and subject thereto, the person entitled to such Execution thereon. execution shall have and be entitled to all such process and to all *ibid*. such rights and remedies for the enforcement thereof, and the person against whom such execution is ordered shall in like manner be entitled to all such protective rights and advantages as they would respectively have been entitled to had such judgment been obtained in the Supreme Court.

11. All such proceedings may be had or taken for the revival Revivor, &c. of such judgment or the enforcement thereof by and against persons 19 Vic. No. 12, s. 3. not parties thereto as may be had or taken for the like purposes upon any judgment of the Supreme Court.

PART III.

District Court proceedings against persons out of the jurisdiction.

12. Any summons issued under the authority of the District District Court Courts Act, 1901, for a debt or liquidated demand in money, whether summons may be on balance of account or otherwise, not exceeding in the whole the jurisdiction. sum of two hundred pounds (if such summons bear an endorsement 52 Vic. No. 23, s. 3. under the seal of the district court whence it issues to the effect that it is for service out of the jurisdiction), may be served out of the jurisdiction.

13. (1) Before any such summons is so endorsed and sealed, the Affidavit to be filed plaintiff or some person on his behalf, shall file an affidavit, in the form in the Second Schedule hereto or to the like effect, stating,—

- (a) that the defendant is resident out of the jurisdiction;
- (b) that the plaintiff has a good cause of action which arose within the jurisdiction;
- (c) the nature of the same;
- (d) the amount sought to be recovered;
- (e) that the claim is for a debt or a liquidated demand in money not exceeding in the whole the sum of two hundred pounds, er that if it originally exceeded that sum it has been reduced. by payment or admitted set-off or by abandonment of excess, to a sum not exceeding two hundred pounds;
- (f) what is believed to be the defendant's then place of residence and the distance in miles (approximately) of such place of residence from the court whence such summons is issued.

(2) Proof shall also be given to the satisfaction of—

- (a) the judge of the district court whence such summons issues, proved. Thid. or
- (b) a stipendiary or police magistrate acting for the district in which such district court is holden, or
- (c) a justice of the peace for New South Wales, if there is no such magistrate,

that primâ facie, a good cause of action exists, and that apparently justice will be done by allowing the summons to be so endorsed and sealed and the plaintiff to proceed under this Act.

and primâ facie case

14.

Second Schedule. Thid.

14 (1) Every such summons shall be served personally, and Personal service proof of such service shall be made by affidavit before a justice of the ^{of summons.} peace of the State in which such summons was served, or before a commissioner for taking affidavits in the Supreme Court of New South Wales resident in such State.

(2) But if it be made to appear to the judge of the district when personal court whence any such summons issued,--

- (a) that reasonable efforts were made to effect personal service dispensed with. thereof upon the defendant, and that it came to such defendant's knowledge, and that he wilfully neglects to appear to such summons, or
- (b) that the defendant has removed, or is living, out of the jurisdiction in order to defeat or delay his creditors or deprive the plaintiff of the relief to which he is entitled.

such judge may, on the application of the plaintiff, order that personal service may be dispensed with, and that the plaintiff shall be at liberty to proceed in the action in such manner and subject to such conditions as to such judge may seem fit, although the summons has not been served personally upon the defendant.

(3) Thereupon the plaintiff may proceed in the action against such defendant accordingly.

15. (1) Where the defendant resides within twenty miles of Time for issue, the district court at which any summons issued for service out of the service and return jurisdiction is returnable, such summons shall be issued six clear days, *Ibid. s. 5.* and served four clear days at least, before the return day thereof.

(2) Where he resides beyond twenty and within fifty miles of such court, such summons shall be issued eight clear days, and served six clear days at least, before the return day thereof.

(3) Where he resides beyond fifty miles from such court, the respective periods to elapse between the issue and the service of the summons and the return day thereof shall be fixed by the judge of such court or stipendiary or police magistrate or justice as aforesaid after the affidavit aforesaid has been filed and before the issue of the summons, and in fixing such periods regard shall be had to the distance of the place of residence of the defendant from such court.

Inter-state Debts Recovery.

PART IV.

Certifying District Court judgments for enforcement out of the jurisdiction.

16. Any person who obtains a judgment in any action in any Affidavit of district court may file with the registrar of such court an affidavit in judgment, &c. the form of the Third Schedule hereto or to the like effect, by himself Third Schedule. or some person on his behalf cognizant of the facts, stating—

- (a) that a judgment has been obtained in such court in respect of a cause of action which arose within the jurisdiction, for a debt or a liquidated demand in money;
- (b) the nature of the cause of action;
- (c) the amount recovered;
- (d) that the time for appealing has expired, and that no appeal is pending;
- (e) that such judgment is still in full force and remains unsatisfied (or if partly satisfied, to what extent, and the amount or balance remaining due and unsatisfied); and
- (f) that the person against whom such judgment was recovered is resident out of the jurisdiction.

17. Any such person obtaining a judgment as aforesaid may, Notice to registrar. after such affidavit has been filed, deliver to such registrar a notice, in *Ibid*. the form in the Fourth Schedule hereto or to the like effect, requiring Fourth Schedule. such registrar to prepare a certificate of such judgment and to forward the same as hereinafter provided.

18. (1) Thereupon such registrar shall prepare a certificate of Certificate of such judgment in the form in the Fifth Schedule hereto or to the like judgment. effect, addressed to the clerk of such local court of a State in which *Ibid.* this Act has been proclaimed to be in force as such person may Fifth Schedule. require, and stating—

- (a) that such judgment was obtained in such district court in respect of a cause of action which arose within the jurisdiction for a debt or liquidated demand in money not exceeding the sum of two hundred pounds;
- (b) the nature of the cause of action;
- (c) the amount recovered;
- (d) that the same is in full force and remains unsatisfied (or if partly satisfied the amount or balance remaining due and unsatisfied).

(2) Such certificate shall be signed by the registrar of such To be forwarded to district court and authenticated by the seal of such court, and shall local court. be forwarded by such registrar through the post by registered letter ^{*Ibid.*} addressed to the clerk of such local court.

Act No. . 1901.

Inter-state Debts Recovery.

19. The registrar of any district court in which a judgment Entry of satisfaction. has been obtained, and of which judgment a certificate as aforesaid has 52 Vic. No. 23, s. 7. been given, shall (upon receipt of a certificate in the form in the Sixth Schedule. Schedule hereto or to the like effect under the hand of the clerk of any local court of a State in which this Act has been proclaimed to be in force, and authenticated by the seal of such court, stating that such judgment has been satisfied either wholly or in part) enter up satisfaction in the register of such district court to the amount mentioned in such last-mentioned certificate.

PART V.

Enforcement of interstate judgments of local courts.

20. The registrar of any district court, upon receipt through Judgment of interthe post of a registered letter containing a certificate (in the form in state local court may be entered up in the post of a registered fetter containing a continue of the like effect addressed to him as district court. such registrar under the hand of the clerk of any such local court, Seventh Schedule. and authenticated by the seal of such court) of a judgment obtained in such local court against any person resident in New South Wales stating-

- (a) that such judgment was obtained in such local court in respect of a cause of action which arose within the jurisdiction thereof for a debt or liquidated demand in money not exceeding the sum of two hundred pounds;
- (b) the nature of the cause of action;
- (c) the amount recovered; and
- (d) that the same is in full force and remains unsatisfied (or if partly satisfied, the amount or balance remaining due and unsatisfied),

shall enter up judgment in the register of such district court for the amount appearing in such certificate to be due, in favour of the person named therein as the judgment creditor, and against the person named therein as the judgment debtor.

21. The registrar of such district court shall, on the receipt of Notice to defendant. such certificate, forthwith send by post a notice, in the form in the Ibid. Eighth Schedule hereto, or to the like effect, addressed to the defendant Eighth Schedule. at his address specified in such certificate.

22. Such judgment shall thereupon be deemed to be a judgment Judgment to take of such district court, and shall have the same force and effect as if effect as a district court judgment. such judgment had been obtained in such district court, and the Ibid. like proceedings may be had and taken upon and under the same accordingly.

7

23.

23. (1) The Supreme Court or a judge thereof may, on the Setting aside application of any person against whom judgment has been so entered judgment or staying up, either set aside such judgment or direct a stay of execution or of 52 Vic. No. 23, s. 8. proceedings on such judgment.

(2) (a) The judge of such district court; or

- (b) a stipendiary or police magistrate acting for the district within which such person resides; or
- (c) if there is no such magistrate a justice of the peace for New South Wales,

may, on the application of such person, direct a stay of execution, or of proceedings, on such judgment.

(3) On the hearing of any such application, such Court, judge, magistrate, or justice may enter upon the merits of the whole case, but the judgment so entered up shall be regarded as primâ facie proof of the plaintiff's case.

(4) The setting aside such judgment, or stay of execution, or of proceedings may be upon such terms as to giving security or payment of costs, or as to making application to the local court in which the judgment was originally obtained to set aside the same, or otherwise, as to the said Court, judge, magistrate, or justice may seem fit.

24. On the satisfaction, either wholly or in part, of any Certificate of judgment entered up in the register of any district court under this ^{satisfaction.} Act, the registrar of such district court shall forthwith give notice, in the form in the Ninth Schedule hereto, or to the like effect, of such Ninth Schedule. satisfaction, or part satisfaction (as the case may be) to the clerk of ^{*Tbid. s. 9.*} the local court in which such judgment was originally obtained, and from whom he received the certificate thereof.

25. All moneys received or paid into court in satisfaction of Moneys recovered such judgment shall, after the cost of remitting the same has been under judgment to be remitted to local deducted therefrom, be remitted to the clerk of such local court.

I bid.

SCHEDULES.

FIRST SCHEDULE.

Reference to Act.	Title or short title.	Extent of repeal.
19 Vic. No. 12	An Act to give further remedies to creditors against persons removing from one Aus-	The whole.
52 Vic. No. 23	tralasian Colony to another. Intercolonial Debts Act, 1889	The whole.

SECOND

SECOND SCHEDULF. STATE OF NEW SOUTH WALES.

Sec. 13.

In the District Court at

ourt at No. of plaint Between A.B., of [address and description], plaintiff, and

C.D., of [address and description], defendant.

I, A.B., of [address and description], make oath and say as follows :-

I am informed and verily believe that the said C.D. is resident out of the jurisdiction, at

I have a good cause of action which arose within the jurisdiction against the said C.D. for the sum of for [here state shortly the amount sought to be recovered and nature of the suit or cause of action; if the amount originally due has been reduced by payment or admitted set-off or by abandonment of excess the same must be stated and particulars given.]

I am informed and verily believe that the said C.D. now resides at and that the same is distant about miles from this Court.

(Signed)

Sworn at in the State of New South Wales this day of one thousand nine hundred and before me, G.H., a District Court Judge, &c., in the State of New South Wales [or a Commissioner for taking affidavits in the Supreme Court of New South Wales, or Justice of the Peace of the State of New South Wales, or a Registrar or Deputy-Registrar of the District Court at

in the State of New South Wales.]

THIRD SCHEDULE. STATE OF NEW SOUTH WALES.

Sec. 16.

A.B.

No. of plaint

In the District Court at

On the

Between A.B., plaintiff,

and

C.D., defendant,

1, A.B., of [address and description] make oath and say as follows :--

day of

one thousand nine hundred and

judgment in the District Court at in a certain cause [No. of plaint

wherein I am plaintiff and C.D. is defendant was recovered by me in respect of a cause of action which arose within the State of New South Wales for a debt [or liquidated demand in money] not exceeding the sum of two hundred pounds, to wit the sum of including costs of suit against the said C.D.

Such judgment was obtained in an action for [here state cause of action and give particulars; also if the amount originally due was reduced b fore action by payment, admitted set-off, or abandonment of excess, so state and give particulars.]

The time for appealing against such judgment has expired, and no appeal is pending.

Such judgment is still in force and unsatisfied [or such judgment has been satisfied in part by the payment of the sum of but is still in force and remains unsatisfied to the extent of the sum of].

I am informed and verily believe that the said C.D. is resident out of the jurisdiction at [address.]

Sworn at in the State of New South Wales this day of one thousand nine hundred and before me, G.H., a District Court Judge, &c., in the State of New South Wales [or Commissioner for taking affidavits in the Supreme Court of New South Wales, or Justice of the Peace of the State of New South Wales, or a Registrar or Deputy-Registrar of the District Court at in the State of New South Wales.]

с 74—В

FOURTH

FOURTH SCHEDULE.

STATE OF NEW SOUTH WALES.

In the District Court at

Between A.B., plaintiff,

and

C.D., defendant. of [address and description] the abovenamed plaintiff do hereby I, A.B, require you to give a certificate of judgment in the above action and to forward the same in the State [or Colony] of Court of [or at] to the clerk of the A.B. (Signed)

To the Registrar of the District Court at

FIFTH SCHEDULE

STATE OF NEW SOUTH WALES. Certificate of Judgment.

In the District Court at

Between A.B., plaintiff,

and C.D., defendant.

I, W.J., the Registrar of the District Court at in the State of New South Wales and the person having the lawful custody of all records, books, process, and other proceedings, and of the seal of the said Court, do hereby certify that A.B. of [address and description] did in the said District Court at on the day of

recover judgment against the said one thousand nine hundred and C.D. now of out of the jurisdiction in respect of a cause of action which arose within the State of New South Wales for a debt or liquidated demand in money not exceeding the sum of two hundred pounds, to wit the sum of including costs of suit, that such judgment was obtained in an action for [here state cause of action and give particulars; also if the amount originally due was reduced before action by payment, admitted set-off, or abandonment of excess, so state and give particulars], and that the time for appealing against such judgment has expired and that no appeal is pending, and that such judgment is still unsatisfied and in full force [or that such judgment has been satisfied in part by the payment of the sum of but is still in force and unsatisfied to the extent of the sum of

Given under my hand and the seal of the District Court at this day of 19 .

W.J.,

Registrar of the said District Court at (L.S.) Court of [or at]

To the Clerk of the in the State [or Colony] of

SIXTH SCHEDULE.

I, E.F., the Clerk of the Court of [or at] in the State for Colony and the person having the lawful custody of all records, books, process, and of other proceedings, and of the seal of the said Court, do hereby certify that the judgment mentioned in the certificate of judgment dated the day of one thousand given under the hand of W.J., the registrar of the District nine hundred and Court at in the State of New South Wales, and the seal of the said Court in in the said State of New South a certain action in the said District Court at Wales, wherein A.B. is plaintiff and C.D. is defendant, has been wholly paid and satisfied for has been satisfied to the extent of the sum of Given under my hand and the seal of the Court of [or at] in the

State [or Colony] of day of 19 this E.F., (L.S.) Clerk of the said Court of [or at]

To the Registrar of the District Court at in the State of New South Wales.

(Seal)

Sec. 19.

SEVENTH

No. of plaint

Sec. 17.

Sec. 18.

10

No. of plaint

SEVENTH SCHEDULE.

Certificate of Judgment.

In the Court of [or at]

Between A.B., plaintiff, and

C.D., defendant.

Court of [or at] in the State [or Colony] I, E.F., the Clerk of the and the person having the lawful custody of all records, books, process, and of other proceedings, and of the seal of the said Court, do hereby certify that A.B., of [address and description] did in the said Court of [or at] on the day [address and description] did in the said recover judgment against the said one thousand nine hundred and of in the State of New South Wales in respect of a cause of action which C.D., of for a debt or liquidated demand in money not arose within the State [or Colony] of exceeding the sum of two hundred pounds, to wit the sum of including costs of suit, that such judgment was obtained in an action for [cause of action to be stated and particulars given ; also if amount originally due was reduced before action by payment, admitted set off, or abandonment of excess, the same should be stated and particulars given], and that the time for appealing against such judgment has expired and that no appeal is pending, and that such judgment is still unsatisfied and in full force [or that such but is still in judgment has been satisfied in part by the payment of the sum of force and unsatisfied to the extent of the sum of].

Given under my hand and the seal of the Court of [or at] this day of 19. (L.S.) E.F., Clerk of the said Court of [or at]

To the Registrar of the District Court at in the State of New South Wales.

EIGHTH SCHEDULE.

(Seal) Sec. 21.

In the District Court at

To C.D. of [address and description]

I, W.J., the Registrar of the District Court do hereby give you notice that a judgment has been obtained against you by A.B. of [address and description] in respect of a cause of action which arose within the State [or Colony] of for a debt or liquidated demand in money not exceeding the sum of two hundred and fifty pounds, to wit the sum of including costs of suit in the Court of [or at]

fifty pounds, to wit the sum of including costs of suit in the Court of [or at] , that such judgment was obtained in an action for [here state cause of action and give particulars; also if the amount originally due was reduced by payment, admitted set-off, or abandonment of excess, so state and give particulars], and that the time for appealing against such judgment has expired and that no appeal is pending, and that such judgment is still unsatisfied and in full force [or that such judgment has been satisfied in part by the payment of the sum of but is unsatisfied to the extent of the sum of].

Given under my hand and the seal of the District Court at this day of 19.

W.J.,

Registrar of the said District Court at

NINTH

No. of plaint (Seal) Sec. 20.

In the District Court at

NINTH SCHEDULE.

(Seal) Sec. 24.

12

I, W. J., the Registrar of the District Court at in the State of New South Wales, and the person having the lawful custody of all records, books, process, and other proceedings, and of the seal of the said Court, do hereby certify that the judgment mentioned in the certificate of judgment dated the day of

one thousand nine hundred and Court of [or at] in the State [or Colony] of and the seal wherein A B is plaintiff and CD is the seal of plagment dated the day of the said Court in a certain action in the said court of [or at]

wherein A.B. is plaintiff and C.D. is defendant, has been wholly paid and satisfied [or has been satisfied to the extent of the sum of].

Given under my hand and the seal of the District Court at of New South Wales this day of 19.

(L.S.) W.J.,

Registrar of the District Court at

To the Clerk of the Court of [or at] in the State [or Colony] of

Sydney : William Applegate Gullick, Government Printer .- 1901.

[18.]

and a state of the

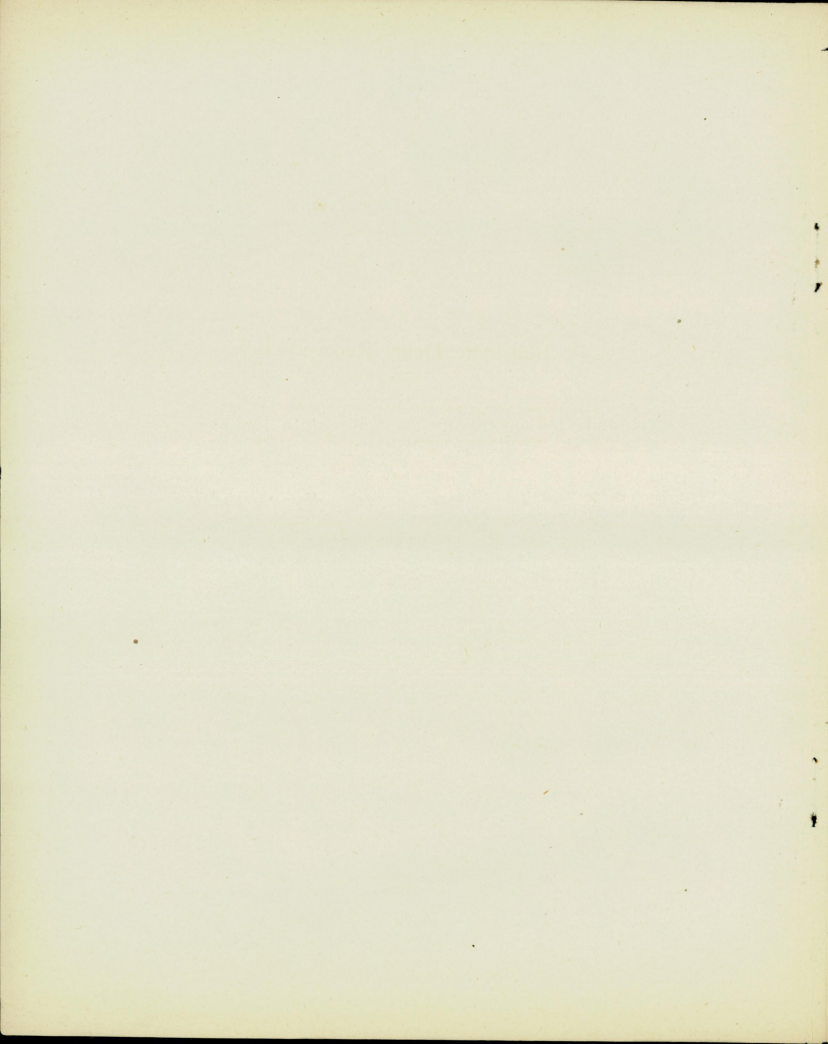
Certificate to accompany the Inter-state Debts Recovery Bill.

I CERTIFY that this Bill solely consolidates, and in no way alters, adds to, or amends the law as contained in the enactments therein consolidated.

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

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and the state

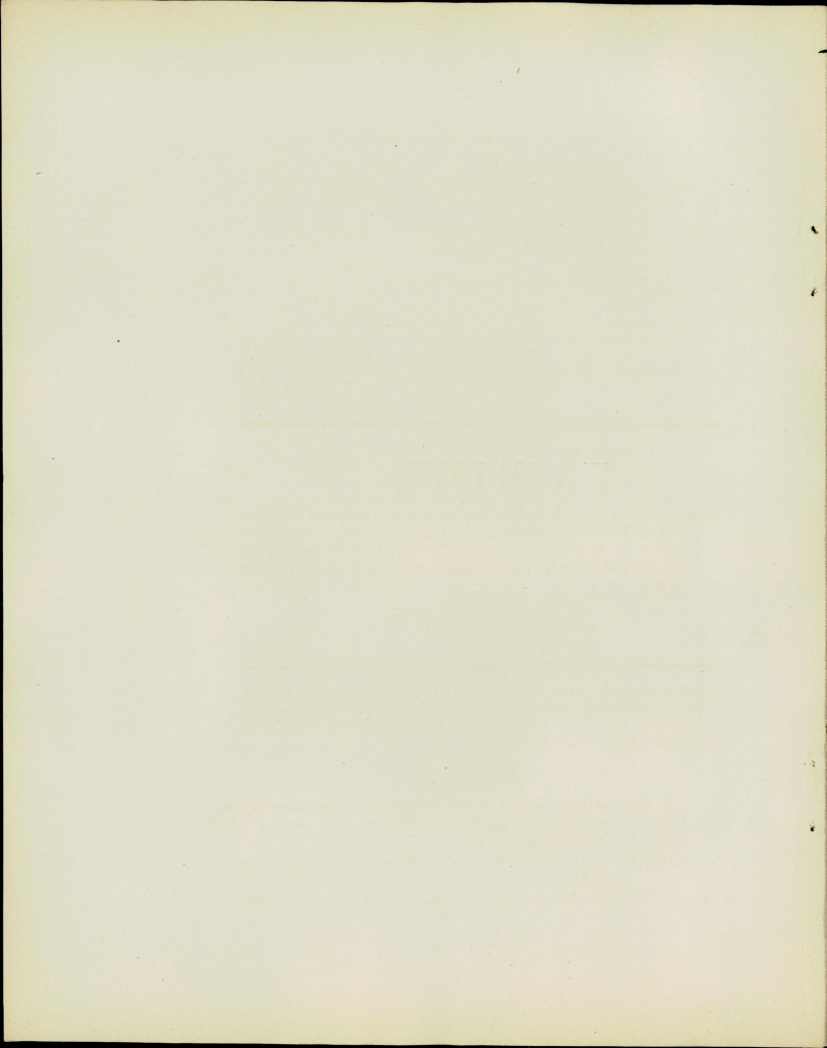


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TABLE showing how the sections of Acts consolidated have been dealt with.

Section of Repeale Acts	Section of Consolid ted A	ct. Rem irks.
	. 19 V	TEFORIA NO. 12.
1	6	
2 3	7	
3	8-11	
	52 V	TICTORIA NO. 23.
1	3, 4	
$\frac{2}{3}$	5	
3	12, 13	
4 5	11	
5	15	
$\begin{array}{c} 6\\ 7\end{array}$	16-18	
7	19	
8	20-23	
9	24, 25	



Legislative Council.

No. , 1901.

A BILL

To consolidate the Acts relating to the enforcement in New South Wales of judgments obtained in other Australian States or New Zealand, and the recovery of judgments against debtors who have removed thereto from New South Wales.

[MR. WISE ;-21 August, 1901.]

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Logislation C 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 :--

PART I.

Preliminary.

1. This Act may be cited as the "Inter-state Debts Recovery short title and Act, 1901," and is divided into Parts, as follows :---division.

PART I.—Preliminary—ss. 1-5.

PART II.—Enforcement of interstate Supreme Court judgments -ss. 6-11. c 74-A

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PART

- PART III.—District court proceedings against persons out of the jurisdiction—ss. 12-15.
- PART IV.—Certifying district court judgments for enforcement out of the jurisdiction-ss. 16-19.
- PART V.—Enforcement of interstate judgments of local courts ss. 20-25.

2. (1) The Acts mentioned in the First Schedule hereto are hereby repealed.

(2) All proclamations heretofore made, and all proceedings heretofore taken under any Act hereby repealed, shall be deemed to have been made and taken hereunder.

3. In this Act, unless the context or subject-matter otherwise 19 Vic. No. 12, s. 1. indicates or requires,-

"Clerk" means clerk, registrar, or other proper officer of the court in connection with which the term is used.

"Judgment" in Part II means a judgment, decree, rule, or order, whereby any sum of money is made payable.

"Local court" includes district court and any inferior court being a court of record, and having jurisdiction in actions of debt or for a liquidated sum to the amount of two hundred pounds.

"State" means a State of the Commonwealth of Australia or the colony of New Zealand.

4. This Act, except Part II thereof, shall be read with the District Courts Act, 1901.

5. (1) If in any State there be any law in force by which effect may be given by the local courts thereof to the judgments of the district courts of New South Wales, the Governor may by proclamation declare that the provisions of this Act shall apply to the judgments of the local courts of such State, and that process issuing out of such local courts may be served in New South Wales, and that certificates of judgment obtained in district courts in New South Wales may, at the request of the judgment creditors, be forwarded to such State.

(2) Thereupon the provisions of this Act shall so apply, and the registrars of district courts shall, subject to the provisions of this Act, give certificates of judgments obtained in such courts for registration in the local courts of such State.

(3) This section shall not apply to Part II of this Act.

52 Vic. No. 23, s. 1.

Act to be read with District Courts Act. Ibid. Governor may apply Act to any State in which a similar Act is in force. Ibid. s. 2.

Repeal

First Schedule.

Interpretation

PART

PART II.

Enforcement of Inter-state Supreme Court judgments.

6. (1) Any person in whose favour a judgment has been Memorial of obtained in the Supreme Court of any State may cause a memorial of judgment of Supreme the same, authenticated by the seal of such court, to be filed in the may be filed of record office of the Supreme Court of New South Wales.

(2) Such memorial shall thenceforth be a record of such judgment.

7. Such memorial shall be on parchment and signed by the Form and contents person in whose favour such judgment was obtained, or by his of memorial. Ilid. s. 2. attorney, and shall contain the following particulars, all of which shall be fairly written without interlineations or erasures and with the exception of dates in words at length, that is to say-

(a) the names and additions of the parties;

- (b) the form and nature of the action or suit or other proceeding;
- (c) when the same was commenced;
- (d) the date of the signing or entering-up of the judgment, or of passing the decree, or of making the rule or order :
- (e) the amount recovered, or the decree pronounced, or rule or order made:
- (f) if there was a trial, the date of such trial and the amount of verdict given.

8. (1) Any judge of the Supreme Court of New South Wales, summons to show upon the application of the person in whose favour such judgment cause. was obtained, or of his attorney, may issue a summons calling upon 1bid. s. 3. the person against whom such judgment was obtained to show cause, within such time after personal or such other service of the summons as the judge directs, why execution should not issue upon such judgment.

(2) Such summons shall give notice that, in default of appearance, execution may issue accordingly.

9. If the person so summoned does not appear or does not show Order for issue of sufficient cause against such summons, the Supreme Court, or a judge execution. thereof, on due proof of such service as aforesaid, may order execution to issue as upon a judgment of such Court, subject to such terms and conditions, if any, as to such Court or judge may seem fit.

10. Thereupon, and subject thereto, the person entitled to such Execution thereon. execution shall have and be entitled to all such process and to all Ibid. such rights and remedies for the enforcement thereof, and the person against whom such execution is ordered shall in like manner be entitled to all such protective rights and advantages as they would respectively have been entitled to had such judgment been obtained in the Supreme Court.

19 Vic. No. 12, s. 1.

Revivor, &c.

11. All such proceedings may be had or taken for the revival 19 Vic. No. 12, s. 3. of such judgment or the enforcement thereof by and against persons not parties thereto as may be had or taken for the like purposes upon any judgment of the Supreme Court.

PART III.

District Court proceedings against persons out of the jurisdiction.

12. Any summons issued under the authority of the District Courts Act, 1901, for a debt or liquidated demand in money, whether on balance of account or otherwise, not exceeding in the whole the sum of two hundred pounds (if such summons bear an endorsement under the seal of the district court whence it issues to the effect that it is for service out of the jurisdiction), may be served out of the jurisdiction.

13. (1) Before any such summons is so endorsed and sealed, the plaintiff or some person on his behalf, shall file an affidavit, in the form in the Second Schedule hereto or to the like effect, stating,-

- (a) that the defendant is resident out of the jurisdiction;
- (b) that the plaintiff has a good cause of action which arose within the jurisdiction;
- (c) the nature of the same;
- (d) the amount sought to be recovered;
- (e) that the claim is for a debt or a liquidated demand in money not exceeding in the whole the sum of two hundred pounds, or that if it originally exceeded that sum it has been reduced, by payment or admitted set-off or by abandonment of excess, to a sum not exceeding two hundred pounds;
- (f) what is believed to be the defendant's then place of residence and the distance in miles (approximately) of such place of residence from the court whence such summons is issued.

(2) Proof shall also be given to the satisfaction of-

(a) the judge of the district court whence such summons issues, or

- (b) a stipendiary or police magistrate acting for the district in which such district court is holden, or
- (c) a justice of the peace for New South Wales, if there is no such magistrate,

that primâ facie, a good cause of action exists, and that apparently justice will be done by allowing the summons to be so endorsed and sealed and the plaintiff to proceed under this Act.

District Court summons may be served out of jurisdiction. 52 Vic. No. 23, s. 3.

Affidavit to be fil d

Second Schedule. I bid.

and primâ facie case proved. Ibid.

14 (1) Every such summons shall be served personally, and Personal service proof of such service shall be made by affidavit before a justice of the ^{of summons.} peace of the State in which such summons was served, or before a commissioner for taking affidavits in the Supreme Court of New South Wales resident in such State.

(2) But if it be made to appear to the judge of the district when personal service may be dispensed with.

- (a) that reasonable efforts were made to effect personal service *Ibia*. thereof upon the defendant, and that it came to such defendant's knowledge, and that he wilfully neglects to appear to such summons, or
- (b) that the defendant has removed, or is living, out of the jurisdiction in order to defeat or delay his creditors or deprive the plaintiff of the relief to which he is entitled,

such judge may, on the application of the plaintiff, order that personal service may be dispensed with, and that the plaintiff shall be at liberty to proceed in the action in such manner and subject to such conditions as to such judge may seem fit, although the summons has not been served personally upon the defendant.

(3) Thereupon the plaintiff may proceed in the action against such defendant accordingly.

15. (1) Where the defendant resides within twenty miles of Time for issue, the district court at which any summons issued for service out of the service and return jurisdiction is returnable, such summons shall be issued six clear days, *Ibid. s. 5.* and served four clear days at least, before the return day thereof.

(2) Where he resides beyond twenty and within fifty miles of such court, such summons shall be issued eight clear days, and served six clear days at least, before the return day thereof.

(3) Where he resides beyond fifty miles from such court, the respective periods to elapse between the issue and the service of the summons and the return day thereof shall be fixed by the judge of such court or stipendiary or police magistrate or justice as aforesaid after the affidavit aforesaid has been filed and before the issue of the summons, and in fixing such periods regard shall be had to the distance of the place of residence of the defendant from such court.

PART

PART IV.

Certifying District Court judgments for enforcement out of the jurisdiction.

Affidavit of judgment, &c. 52 Vic. No. 23, s. 6. Third Schedule. 16. Any person who obtains a judgment in any action in any district court may file with the registrar of such court an affidavit in the form of the Third Schedule hereto or to the like effect, by himself or some person on his behalf cognizant of the facts, stating —

- (a) that a judgment has been obtained in such court in respect of a cause of action which arose within the jurisdiction, for a debt or a liquidated demand in money;
- (b) the nature of the cause of action;
- (c) the amount recovered;
- (d) that the time for appealing has expired, and that no appeal is pending;
- (e) that such judgment is still in full force and remains unsatisfied (or if partly satisfied, to what extent, and the amount or balance remaining due and unsatisfied); and
- (f) that the person against whom such judgment was recovered is resident out of the jurisdiction.

17. Any such person obtaining a judgment as aforesaid may, after such affidavit has been filed, deliver to such registrar a notice, in the form in the Fourth Schedule hereto or to the like effect, requiring such registrar to prepare a certificate of such judgment and to forward the same as hereinafter provided.

18. (1) Thereupon such registrar shall prepare a certificate of such judgment in the form in the Fifth Schedule hereto or to the like effect, addressed to the clerk of such local court of a State in which this Act has been proclaimed to be in force as such person may require, and stating—

- (a) that such judgment was obtained in such district court in respect of a cause of action which arose within the jurisdiction for a debt or liquidated demand in money not exceeding the sum of two hundred pounds;
- (b) the nature of the cause of action;
- (c) the amount recovered;
- (d) that the same is in full force and remains unsatisfied (or if partly satisfied the amount or balance remaining due and unsatisfied).

(2) Such certificate shall be signed by the registrar of such district court and authenticated by the seal of such court, and shall be forwarded by such registrar through the post by registered letter addressed to the clerk of such local court.

Notice to registrar. *Ibid.* Fou th Schedu'e.

Certificate of judgment. *Ibid.* Fifth Schedule.

To be forwarded to local court. *I bid*.

19. The registrar of any district court in which a judgment Entry of satisfaction. has been obtained, and of which judgment a certificate as aforesaid has 52 Vie. No. 23, s. 7. been given, shall (upon receipt of a certificate in the form in the Sixth Sixth Schedule. Schedule hereto or to the like effect under the hand of the clerk of any local court of a State in which this Act has been proclaimed to be in force, and authenticated by the seal of such court, stating that such judgment has been satisfied either wholly or in part) enter up satisfaction in the register of such district court to the amount mentioned in such last-mentioned certificate.

PART V.

Enforcement of interstate judgments of local courts.

20. The registrar of any district court, upon receipt through Judgment of interthe post of a registered letter containing a certificate (in the form in state local court may be entered up in the Seventh Schedule hereto or to the like effect addressed to him as district court. such registrar under the hand of the clerk of any such local court, Seventh Schedule. and authenticated by the seal of such court) of a judgment obtained in such local court against any person resident in New South Wales stating—

- (a) that such judgment was obtained in such local court in respect of a cause of action which arose within the jurisdiction thereof for a debt or liquidated demand in money not exceeding the sum of two hundred pounds;
- (b) the nature of the cause of action;
- (c) the amount recovered; and
- (d) that the same is in full force and remains unsatisfied (or if partly satisfied, the amount or balance remaining due and unsatisfied),

shall enter up judgment in the register of such district court for the amount appearing in such certificate to be due, in favour of the person named therein as the judgment creditor, and against the person named therein as the judgment debtor.

21. The registrar of such district court shall, on the receipt of Notice to defendant. such certificate, forthwith send by post a notice, in the form in the *Ibid*. Eighth Schedule hereto, or to the like effect, addressed to the defendant Eighth Schedule. at his address specified in such certificate.

22. Such judgment shall thereupon be deemed to be a judgment Judgment to take of such district court, and shall have the same force and effect as if $_{court judgment}^{effect as a d'strict}$ such judgment had been obtained in such district court, and the *Ibid*. like proceedings may be had and taken upon and under the same accordingly.

Setting aside or execution theron.

23. (1) The Supreme Court or a judge thereof may, on the judgment or staying application of any person against whom judgment has been so entered 52 Vic. No. 23, s. 8. up, either set aside such judgment or direct a stay of execution or of proceedings on such judgment.

- (2) (a) The judge of such district court; or
 - (b) a stipendiary or police magistrate acting for the district within which such person resides; or
 - (c) if there is no such magistrate a justice of the peace for New South Wales,

may, on the application of such person, direct a stay of execution, or of proceedings, on such judgment.

(3) On the hearing of any such application, such Court, judge, magistrate, or justice may enter upon the merits of the whole case, but the judgment so entered up shall be regarded as primâ facie proof of the plaintiff's case.

(4) The setting aside such judgment, or stay of execution, or of proceedings may be upon such terms as to giving security or payment of costs, or as to making application to the local court in which the judgment was originally obtained to set aside the same, or otherwise, as to the said Court, judge, magistrate, or justice may seem fit.

24. On the satisfaction, either wholly or in part, of any judgment entered up in the register of any district court under this Act, the registrar of such district court shall forthwith give notice, in the form in the Ninth Schedule hereto, or to the like effect, of such satisfaction, or part satisfaction (as the case may be) to the clerk of the local court in which such judgment was originally obtained, and from whom he received the certificate thereof.

25. All moneys received or paid into court in satisfaction of such judgment shall, after the cost of remitting the same has been deducted therefrom, be remitted to the clerk of such local court.

SCHEDULES.

FIRST SCHEDULE.

Reference to Act.	Title or short title.	Extent of repeal.
19 Vic. No. 12	An Act to give further remedies to creditors against persons removing from one Aus-	The whole.
52 Vic. No. 23	against persons removing from one Aus- tralasian Colony to another. Intercolonial Debts Act, 1889	The whole.

Certificate of satisfaction.

Nin h Schedule. Ibid. s. 9.

Moneys recovered under judgment to be remitted to local court. I bid.

SECOND SCHEDULE.

STATE OF NEW SOUTH WALES.

In the District Court at

Between A.B., of [address and description], plaintiff,

and

C.D., of [address and description], defendant.

I, A.B., of [address and description], make oath and say as follows :-

I am informed and verily believe that the said C.D. is resident out of the jurisdiction, at

I have a good cause of action which arose within the jurisdiction against the said C.D. for the sum of for [here state shortly the amount sought to be recovered and nature of the suit or cause of action; if the amount originally due has been reduced by payment or admitted set-off or by abandonment of excess the same must be stated and particulars given.]

I am informed and verily believe that the said C.D. now resides at

miles from this Court. and that the same is distant about (Signed)

in the State of New South Wales this

Sworn at day of one thousand nine hundred and before me, G.H., a District Court Judge, &c., in the State of New South Wales for a Commissioner for taking affidavits in the Supreme Court of New South Wales, or Justice of the Peace of the State of New South Wales, or a Registrar or Deputy-Registrar of the District Court at in the State of New South Wales.]

THIRD SCHEDULE.

STATE OF NEW SOUTH WALES.

No. of plaint

In the District Court at

On the

Between A.B., plaintiff, and

C.D., defendant,

I, A.B., of [address and description] make oath and say as follows :-

day of one thousand nine hundred and

judgment in the District Court at in a certain cause [No. of plaint wherein I am plaintiff and C D. is defendant was recovered by me in respect of a cause of action which arose within the State of New South Wales for a debt for liquidated demand in money] not exceeding the sum of two hundred pounds, to wit the sum of suit against the said C.D. including costs of

Such judgment was obtained in an action for [here state cause of action and give particulars; also if the amount originally due was reduced before action by payment, admitted set off, or abandonment of excess, so state and give particulars.]

The time for appealing against such judgment has expired, and no appeal is pending.

Such judgment is still in force and unsatisfied [or such judgment has been satisfied in part by the payment of the sum of but is still in force and remains unsatisfied to the extent of the sum of

I am informed and verily believe that the said C.D. is resident out of the jurisdiction at [address.]

Sworn at in the State of New South Wales this day of

before me, G.H., a District Court Judge, one thousand nine hundred and &c., in the State of New South Wales [or Commissioner for taking affidavits in the Supreme Court of New South Wales, or Justice of the Peace of the State of New South Wales, or a Registrar or Deputy-Registrar of the District Court at in the State of New South Wales.]

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FOURTH

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A.B.

No. of plaint

FOURTH SCHEDULE.

STATE OF NEW SOUTH WALES. In the District Court at

No. of plaint

Between A.B., plaintiff,

and C.D., defendant.

of [address and description] the abovenamed plaintiff do hereby I, A.B., require you to give a certificate of judgment in the above action and to forward the same to the clerk of the Court of [or at] in the State [or Colony] of A.B. (Signed)

To the Registrar of the District Court at

In the District Court at

FIFTH SCHEDULE.

STATE OF NEW SOUTH WALES.

Certificate of Judgment.

Between A.B., plaintiff,

I, W.J., the Registrar of the District Court at in the State of New South Wales and the person having the lawful custody of all records, books, process, and other proceedings, and of the seal of the said Court, do hereby certify that A.B. of [address and description] did in the said District Court at on the day of

one thousand nine hundred and recover judgment against the said C.D. now of out of the jurisdiction in respect of a cause of action which arose within the State of New South Wales for a debt or liquidated demand in money not exceeding the sum of two hundred pounds, to wit the sum of including costs of suit, that such judgment was obtained in an action for [hers state cause of action and give particulars ; also if the amount originally due was reduced before action by payment, admitted set-off, or abandonment of excess, so state and give particulars], and that the time for appealing against such judgment has expired and that no appeal is pending, and that such judgment is still unsatisfied and in full force [or that such judgment has been satisfied in part by the payment of the sum of but is still in force and unsatisfied to the extent of the sum of

Given under my hand and the seal of the District Court at this day of 19 .

W.J.,

Registrar of the said District Court at

To the Clerk of the Court of [or at] in the State [or Colony] of

(L.S.)

SIXTH SCHEDULE.

I, E.F., the Clerk of the Court of [or at] in the State [or Colony] and the person having the lawful custody of all records, books, process, and of other proceedings, and of the seal of the said Court, do hereby certify that the judgment mentioned in the certificate of judgment dated the day of one thousand given under the hand of W.J., the registrar of the District nine hundred and in the State of New South Wales, and the seal of the said Court in Court at a certain action in the said District Court at in the said State of New South Wales, wherein A.B. is plaintiff and C.D. is defendant, has been wholly paid and satisfied for has been satisfied to the extent of the sum of

 under my hand and the s		Court of [or a	.t]	in the	
State [or Colony] of	this	day of	19		
•	(L.S.)	E.F.,	e F		

Clerk of the said Court of [or at]

To the Registrar of the District Court at in the State of New South Wales.

SEVENTH

Sec. 19.

Sec. 17.

Scc. 18.

No. of plaint (Seal)

and

C.D., defendant.

SEVENTH SCHEDULE.

Certificate of Judgment.

No. of plaint (Seal)

Between A.B., plaintiff,

and C.D., defendant.

Court of [or at] in the State [or Colony] I, E.F., the Clerk of the of and the person having the lawful custody of all records, books, process, and other proceedings, and of the seal of the said Court, do hereby certify that A.B., of [address and description] did in the said Court of [or at] on the dav recover judgment against the said of one thousand nine hundred and in the State of New South Wales in respect of a cause of action which C.D., of for a debt or liquidated demand in money not arose within the State [or Colony] of exceeding the sum of two hundred pounds, to wit the sum of including costs of suit, that such judgment was obtained in an action for [cause of action to be stated and particulars given ; also if amount originally due was reduced before action by payment, admitted set off, or abandonment of excess, the same should be stated and particulars given], and that the time for appealing against such judgment has expired and that no appeal is pending, and that such judgment is still unsatisfied and in full force [or that such judgment has been satisfied in part by the payment of the sum of but is still in force and unsatisfied to the extent of the sum of]. this

Given under my hand and the seal of the Court of [or at] thi day of 19. (L.S.) E.F., Clerk of the said Court of [or at]

To the Registrar of the District Court at in the State of New South Wales.

Court of [or at]

EIGHTH SCHEDULE.

(Seal)

Sec. 21.

In the District Court at

In the

To C.D. of [address and description]

I, W.J., the Registrar of the District Court do hereby give you notice that a judgment has been obtained against you by A.B. of [address and description] in respect of a cause of action which arose within the State [or Colony] of for a debt or liquidated demand in money not exceeding the sum of two hundred and

fifty pounds, to wit the sum of including costs of suit in the Court of [or at] , that such judgment was obtained in an action for [here state cause of action and give particulars; also if the amount originally due was reduced by payment, admitted set-off, or abandonment of excess, so state and give particulars], and that the time for appealing against such judgment has expired and that no appeal is pending, and that

such judgment is still unsatisfied and in full force [or that such judgment has been satisfied in part by the payment of the sum of but is unsatisfied to the extent of the sum of].

Given under my hand and the seal of the District Court at this day of 19.

W.J.,

Registrar of the said District Court at

Sec. 20.

11

NINTH

NINTH SCHEDULE.

Sec. 24.

(Seal)

I, W. J., the Registrar of the District Court at in the State of New South Wales, and the person having the lawful custody of all records, books, process, and other proceedings, and of the seal of the said Court, do hereby certify that the judgment mentioned in the certificate of judgment dated the day of one thousand nine hundred and under the hand of E.F. the clerk of the

Court of [or at] in the State [or Colony] of and the seal of the said Court in a certain action in the said Court of [or at] wherein A.B. is plaintiff and C.D. is defendant, has been wholly paid and satisfied [or has been satisfied to the extent of the sum of].

Given under my hand and the seal of the District Court at of New South Wales this day of 19.

(L.S.) W.J.,

Registrar of the District Court at

To the Clerk of the Court of [or at] in the State [or Colony] of

In the District Court at

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[18.]

12