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, 29th July, 1903. JOHN J. CALVERT, Clerk of the Parliaments.

## New South Wales.



ANNO TERTIO

## EDWARDI VII REGIS.

Act No.

, 1903.

An Act to enable Judges of the Supreme Court to frame informations for offences punishable upon summary conviction.

BE 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:—

1. This Act may be cited as the "Justices (Informations) Act, Short title. 903."

2. The Judges of the Supreme Court, or any two of them, may, Supreme Court from time to time, frame and prescribe forms of informations for and Judges may prescribe in respect of offences punishable upon summary conviction; and every tions.

10 such form so prescribed, shall be deemed sufficiently to state the offence

or matter, for, or in respect of which, it is prescribed.

3. Any forms so framed and prescribed may be printed by the Forms may be Government Printer at the end of any Act to which they relate, it printed with Act. being indicated in a breviate to each such form, the section or sections

15 of the Act under which the information is framed.

[3d.]

passed, is now ready for presental on to the Localet Active Assessment for its concurrence. Lagislatice Council Council (Same) (Section 1997) A Section 1997 (Section 1997) (

in respect of off air some independence or an air of the contract of the contr

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, 29th July, 1903. JOHN J. CALVERT, Clerk of the Parliaments.

## New South Wales.



ANNO TERTIO

## EDWARDI VII REGIS.

Act No. , 1903.

An Act to enable Judges of the Supreme Court to frame informations for offences punishable upon summary conviction.

BE 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:—

1. This Act may be cited as the "Justices (Informations) Act, Short title.

2. The Judges of the Supreme Court, or any two of them, may, Supreme Court from time to time, frame and prescribe forms of informations for and Judges may prescribe in respect of offences punishable upon summary conviction; and every tions.

10 such form so prescribed, shall be deemed sufficiently to state the offence or matter, for, or in respect of which, it is prescribed.

3. Any forms so framed and prescribed may be printed by the Forms may be Government Printer at the end of any Act to which they relate, it printed with Act. being indicated in a breviate to each such form, the section or sections

15 of the Act under which the information is framed.

c 53—

[3d.]

A state of the sta

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, July, 1903.

Clerk of the Parliaments.

# New South Wales.



ANNO TERTIO

# EDWARDI VII REGIS.

Act No. , 1903.

An Act to enable Judges of the Supreme Court to frame informations for offences punishable upon summary conviction.

BE 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:—

1. This Act may be cited as the "Justices (Informations) Act, Short title.

2. The Judges of the Supreme Court, or any two of them, may, Supreme Court from time to time, frame and prescribe forms of informations for and Judges may prescribe in respect of offences punishable upon summary conviction; and every tions.

10 such form so prescribed, shall be deemed sufficiently to state the offence or matter, for, or in respect of which, it is prescribed.

3. Any forms so framed and prescribed may be printed by the Forms may be Government Printer at the end of any Act to which they relate, it printed with Act. being indicated in a breviate to each such form, the section or sections

15 of the Act under which the information is framed.

20220 c 53—

White the Control of the second The second of the property of Toys of a committee should be then you will be the

No. , 1903.

# A BILL

To enable Judges of the Supreme Court to frame informations for offences punishable upon summary conviction.

[COLONEL MACKAY;—15 July, 1903.]

BE 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:—

1. This Act may be cited as the "Justices (Informations) Act, Short title. 1903."

2. The Judges of the Supreme Court, or any two of them, may, Supreme Court from time to time, frame and prescribe forms of informations for and Judges may prescribe in respect of offences punishable upon summary conviction; and every tions.

10 such form so prescribed, shall be deemed sufficiently to state the offence or matter, for, or in respect of which, it is prescribed.

3. Any forms so framed and prescribed may be printed by the Forms may be Government Printer at the end of any Act to which they relate.

Given the forms of the f

in ellimaca punishable ngon suignessy conviction.

Corps in Manker; -15 July 1008.]

As a since and the second of the Legislative Dominical Legislative standards and Legislative standards as the second as the second of the same as the second as the second standards as the second sec