New South Wales.



ANNO PRIMO

GEORGII V REGIS.

An Act to amend the Bank of New South Wales Act of 1886. [Assented to, 28th July, 1910.]

THEREAS by the eighth section of an Act of Council passed in Preamble. the fourteenth year of the reign of Her late Majesty Queen Victoria, intituled "An Act to incorporate the proprietors of a certain banking company, called the Bank of New South Wales, and for other purposes therein mentioned" (being the Act of Incorporation of the Bank of New South Wales), it was enacted that it should be lawful for the said bank from time to time to extend or increase their capital for the time being by the creation, allotment, and disposal of new shares in the manner specified and set forth, and subject to the rules, regulations, and provisions contained in the indenture or deed of settlement of the said bank in the said Act in part recited: And whereas it was by the ninth section of the said Act further enacted that the total amount of all the new shares to be so from time to time created should not, together with the original capital, exceed one million pounds, and certain other restrictions were by the said section imposed

imposed on the extension or increase of the capital of the said bank, and on the extension of the dealings of the said bank in respect of new capital: And whereas by the first section of the Bank of New South Wales Act of 1886, the said ninth section of the first herein recited Act was repealed: And whereas by the fourth section of the said Bank of New South Wales Act of 1886, it was enacted that the total amount of all the new shares to be from time to time created, allotted, or disposed of under or by virtue of the eighth section of the Bank of New South Wales Act of 1850 (being the said first herein recited Act) should not together with the original capital exceed the sum of three millions, and at least half the amount of the new shares created, allotted, or disposed of from time to time as part of such increased capital should be actually paid up before any extension of the dealings of the said bank in respect of such new capital should be commenced, and until half of such new shares so created, allotted, or disposed of should be so paid up, the dealings and affairs of the said bank should be carried on in all respects as if such extension of capital had not taken place: And whereas by reason of the increase of the business and transactions of the said bank, it is expedient to amend the said Bank of New South Wales Act of 1886 so as to remove all restrictions whatsoever upon the extension or increase of the capital of the said bank other than those contained in the eighth section of the said first herein recited Act, and so as to remove also the said last-mentioned restrictions upon the extension of the dealings and affairs of the said bank in respect of new capital: Be it therefore 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:—

Repeal of Act of 1886, s. 4.

Short title.

1. The fourth section of the said Bank of New South Wales Act of 1886 shall be and the same is hereby repealed.

2. This Act may be cited as the "Bank of New South Wales Act of 1910."

I Certify that this Private 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, 21st July, 1910. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO PRIMO

GEORGII V REGIS.

An Act to amend the Bank of New South Wales Act of 1886.
[Assented to, 28th July, 1910.]

WHEREAS by the eighth section of an Act of Council passed in Preamble. Whereas the fourteenth year of the reign of Her late Majesty Queen Victoria, intituled "An Act to incorporate the proprietors of a certain banking company, called the Bank of New South Wales, and for other purposes therein mentioned" (being the Act of Incorporation of the Bank of New South Wales), it was enacted that it should be lawful for the said bank from time to time to extend or increase their capital for the time being by the creation, allotment, and disposal of new shares in the manner specified and set forth, and subject to the rules, regulations, and provisions contained in the indenture or deed of settlement of the said bank in the said Act in part recited: And whereas it was by the ninth section of the said Act further enacted that the total amount of all the new shares to be so from time to time created should not, together with the original capital, exceed one million pounds, and certain other restrictions were by the said section imposed

imposed on the extension or increase of the capital of the said bank, and on the extension of the dealings of the said bank in respect of new capital: And whereas by the first section of the Bank of New South Wales Act of 1886, the said ninth section of the first herein recited Act was repealed: And whereas by the fourth section of the said Bank of New South Wales Act of 1886, it was enacted that the total amount of all the new shares to be from time to time created, allotted, or disposed of under or by virtue of the eighth section of the Bank of New South Wales Act of 1850 (being the said first herein recited Act) should not together with the original capital exceed the sum of three millions, and at least half the amount of the new shares created, allotted, or disposed of from time to time as part of such increased capital should be actually paid up before any extension of the dealings of the said bank in respect of such new capital should be commenced, and until half of such new shares so created, allotted, or disposed of should be so paid up, the dealings and affairs of the said bank should be carried on in all respects as if such extension of capital had not taken place: And whereas by reason of the increase of the business and transactions of the said bank, it is expedient to amend the said Bank of New South Wales Act of 1886 so as to remove all restrictions whatsoever upon the extension or increase of the capital of the said bank other than those contained in the eighth section of the said first herein recited Act, and so as to remove also the said last-mentioned restrictions upon the extension of the dealings and affairs of the said bank in respect of new capital: Be it therefore 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:—

Repeal of Act of 1886, s. 4.

Short title.

1. The fourth section of the said Bank of New South Wales Act of 1886 shall be and the same is hereby repealed.

2. This Act may be cited as the "Bank of New South Wales Act of 1910."

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

CHELMSFORD,

State Government House, Sydney, 28th July, 1910. Governor.

This Private 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, 14th July, 1910. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO PRIMO

GEORGII V REGIS.

An Act to amend the Bank of New South Wales Act of 1886.

HEREAS by the eighth section of an Act of Council passed in Preamble. the fourteenth year of the reign of Her late Majesty Queen Victoria, intituled "An Act to incorporate the proprietors of a certain banking company, called the Bank of New South Wales, and for other 5 purposes therein mentioned" (being the Act of Incorporation of the Bank of New South Wales), it was enacted that it should be lawful for the said bank from time to time to extend or increase their capital for the time being by the creation, allotment, and disposal of new shares in the manner specified and set forth, and subject to the rules, 10 regulations, and provisions contained in the indenture or deed of settlement of the said bank in the said Act in part recited: And whereas it was by the ninth section of the said Act further enacted that the total amount of all the new shares to be so from time to time created should not, together with the original capital, exceed one 15 million pounds, and certain other restrictions were by the said section c 37 imposed 74912

imposed on the extension or increase of the capital of the said bank, and on the extension of the dealings of the said bank in respect of new capital: And whereas by the first section of the Bank of New South Wales Act of 1886, the said ninth section of the first herein recited

- 5 Act was repealed: And whereas by the fourth section of the said Bank of New South Wales Act of 1886, it was enacted that the total amount of all the new shares to be from time to time created, allotted, or disposed of under or by virtue of the eighth section of the Bank of New South Wales Act of 1850 (being the said first herein recited Act)
- 10 should not together with the original capital exceed the sum of three millions, and at least half the amount of the new shares created, allotted, or disposed of from time to time as part of such increased capital should be actually paid up before any extension of the dealings of the said bank in respect of such new capital should be commenced,
- 15 and until half of such new shares so created, allotted, or disposed of should be so paid up, the dealings and affairs of the said bank should be carried on in all respects as if such extension of capital had not taken place: And whereas by reason of the increase of the business and transactions of the said bank, it is expedient to amend the said
- 20 Bank of New South Wales Act of 1886 so as to remove all restrictions whatsoever upon the extension or increase of the capital of the said bank other than those contained in the eighth section of the said first herein recited Act, and so as to remove also the said last-mentioned restrictions upon the extension of the dealings and affairs of the said
- 25 bank in respect of new capital: Be it therefore 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. The fourth section of the said Bank of New South Wales Repeal of Act of 1886, s. 4.
- 30 Act of 1886 shall be and the same is hereby repealed.

 2. This Act may be cited as the "Bank of New South Wales Short title Act of 1910."

This Private 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, 1910.

Clerk of the Parliaments.

New South Wales.



ANNO PRIMO

GEORGII V REGIS.

An Act to amend the Bank of New South Wales Act of 1886.

THEREAS by the eighth section of an Act of Council passed in Preamble. the fourteenth year of the reign of Her late Majesty Queen Victoria, intituled "An Act to incorporate the proprietors of a certain banking company, called the Bank of New South Wales, and for other 5 purposes therein mentioned" (being the Act of Incorporation of the Bank of New South Wales), it was enacted that it should be lawful for the said bank from time to time to extend or increase their capital for the time being by the creation, allotment, and disposal of new shares in the manner specified and set forth, and subject to the rules, 10 regulations, and provisions contained in the indenture or deed of settlement of the said bank in the said Act in part recited: And whereas it was by the ninth section of the said Act further enacted that the total amount of all the new shares to be so from time to time created should not, together with the original capital, exceed one 15 million pounds, and certain other restrictions were by the said section c 37imposed 74794

imposed on the extension or increase of the capital of the said bank, and on the extension of the dealings of the said bank in respect of new capital: And whereas by the first section of the Bank of New South Wales Act of 1886, the said ninth section of the first herein recited

5 Act was repealed: And whereas by the fourth section of the said Bank of New South Wales Act of 1886, it was enacted that the total amount of all the new shares to be from time to time created, allotted, or disposed of under or by virtue of the eighth section of the Bank of New South Wales Act of 1850 (being the said first herein recited Act)

10 should not together with the original capital exceed the sum of three millions, and at least half the amount of the new shares created, allotted, or disposed of from time to time as part of such increased capital should be actually paid up before any extension of the dealings of the said bank in respect of such new capital should be commenced,

15 and until half of such new shares so created, allotted, or disposed of should be so paid up, the dealings and affairs of the said bank should be carried on in all respects as if such extension of capital had not taken place: And whereas by reason of the increase of the business and transactions of the said bank, it is expedient to amend the said

20 Bank of New South Wales Act of 1886 so as to remove all restrictions whatsoever upon the extension or increase of the capital of the said bank other than those contained in the eighth section of the said first herein recited Act, and so as to remove also the said last-mentioned restrictions upon the extension of the dealings and affairs of the said

25 bank in respect of new capital: Be it therefore 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. The fourth section of the said Bank of New South Wales Repeal of Act of 1886, s. 4.

30 Act of 1886 shall be and the same is hereby repealed.

2. This Act may be cited as the "Bank of New South Wales Short title Act of 1910."

Tegislative Conncil.

1910.

A BILL

To amend the Bank of New South Wales Act of 1886.

(As agreed to in Select Committee.)

WHEREAS by the eighth section of an Act of Council passed in Preamble, the fourteenth year of the reign of Her late Majesty Queen Victoria, intituled "An Act to incorporate the proprietors of a certain banking company, called the Bank of New South Wales, and for other 5 purposes therein mentioned " (being the Act of Incorporation of the Bank of New South Wales), it was enacted that it should be lawful for the said bank from time to time to extend or increase their capital for the time being by the creation, allotment, and disposal of new shares in the manner specified and set forth, and subject to the rules, 10 regulations, and provisions contained in the indenture or deed of settlement of the said bank in the said Act in part recited: And whereas it was by the ninth section of the said Act further enacted that the total amount of all the new shares to be so from time to time created should not, together with the original capital, exceed one 15 million pounds, and certain other restrictions were by the said section imposed c 37imposed on the extension or increase of the capital of the said bank. and on the extension of the dealings of the said bank in respect of new capital: And whereas by the first section of the Bank of New South Wales Act of 1886, the said ninth section of the first herein recited Act was repealed: And whereas by the fourth section of the said 5 Bank of New South Wales Act of 1886, it was enacted that the total amount of all the new shares to be from time to time created, allotted, or disposed of under or by virtue of the eighth section of the Bank of New South Wales Act of 1850 (being the said first herein recited Act) should not together with the original capital exceed the sum of three 10 millions, and at least half the amount of the new shares created, allotted, or disposed of from time to time as part of such increased capital should be actually paid up before any extension of the dealings of the said bank in respect of such new capital should be commenced, and until half of such new shares so created, allotted, or disposed of 15 should be so paid up, the dealings and affairs of the said bank should be carried on in all respects as if such extension of capital had not taken place: And whereas by reason of the increase of the business and transactions of the said bank, it is expedient to amend the said Bank of New South Wales Act of 1886 so as to remove all restrictions 20 whatsoever upon the extension or increase of the capital of the said bank other than those contained in the eighth section of the said first herein recited Act, and so as to remove also the said last-mentioned restrictions upon the extension of the dealings and affairs of the said bank in respect of new capital: Be it therefore enacted by the King's 25 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:—

Repeal of Act of 1886, s. 4.

Short title

1. The fourth section of the said Bank of New South Wales
Act of 1886 shall be and the same is hereby repealed.

2. This Act may be cited as the "Bank of New South Wales Act of 1910."

Sydney: William Applegate Gullick, Government Printer.—1910.

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