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, 21st October, 1909. E. A. GARLAND, For the Clerk of the Parliaments.



ANNO NONO REGIS. EDWARDI

*

An Act to amend the Casino School of Arts Enabling Act.

WHEREAS by the Casino School of Arts Enabling Act the Preamble. trustees of the Casino School of Arts are empowered to mortgage and lease certain lands, subject to the conditions therein set forth : And whereas it is expedient to modify such conditions, and to amend 5 and enlarge the said powers in manner hereinafter appearing: 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. This Act may be cited as the "Casino School of Arts Short title. 10 Enabling Act Amendment Act, 1909," and shall be construed with the Casino School of Arts Enabling Act, hereinafter referred to as the Principal Act. c 87-

56982

2.

Casino School of Arts Enabling Act Amendment.

2. Section three of the Principal Act is amended—

Section 3, Principal

- (a) by omitting the words "not exceeding four thousand Act. pounds";
- (b) by adding the following paragraph :---
- 5 The total amount raised under the provisions of this section shall not exceed one-half the value of the land and the buildings actually erected, or proposed to be erected, thereon, unless under circumstances which the Minister of Public Instruction shall certify to be exceptional; and when such value, or any part thereof, is 10 intended to include the value of buildings proposed to be erected, the Minister shall also signify his approval of the plans and specifications of such proposed buildings, and of a tender to be accepted for their

erection.

3. Section six of the Principal Act is amended by omitting the section 6, Principal 15 words "as provided in the last preceding section," and substituting Act. the words "to every lease except a lease or an agreement for a lease of a part only of the buildings for a term not exceeding five years."

Sydney : William Applegate Gullick, Government Printer.-1909.

[3d.]

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, October, 1909.

Clerk of the Parliaments.

arnha vd (d)



ANNO NONO EDWARDI REGIS. VII

An Act to amend the Casino School of Arts Enabling Act.

* * * * * *

WHEREAS by the Casino School of Arts Enabling Act the Preamble. trustees of the Casino School of Arts are empowered to mortgage and lease certain lands, subject to the conditions therein set forth : And whereas it is expedient to modify such conditions, and to amend 5 and enlarge the said powers in manner hereinafter appearing: 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. This Act may be cited as the "Casino School of Arts short title. 10 Enabling Act Amendment Act, 1909," and shall be construed with the Casino School of Arts Enabling Act, hereinafter referred to as the Principal Act. 56982

c 87-

IN COMPANY AND THE SEA ING 1909 18 STANDOUNCE, and, having this day

Casino School of Arts Enabling Act Amendment.

2. Section three of the Principal Act is amended—

Section 3, Principal

(a) by omitting the words "not exceeding four thousand Act.

(b) by adding the following paragraph :---

No.

5

The total amount raised under the provisions of this section shall not exceed one-half the value of the land and the buildings actually erected, or proposed to be erected, thereon, unless under circum-tances which the Minister of Public Instruction shall certify to be exceptional; and when such value, or any part thereof, is

10 intended to include the value of buildings proposed to be erected, the Minister shall also signify his approval of the plans and specifications of such proposed buildings, and of a tender to be accepted for their erection.

3. Section six of the Principal Act is amended by omitting the Section 6, Principal 15 words "as provided in the last preceding section," and substituting Act.

Casino semper or Arias Findebrag And, hereinabled referred in 39 the

the words "to every lease except a lease or an agreement for a lease of a part only of the buildings for a term not exceeding five years." 2

56983

Tegislative Council.

1909.

A BILL

To amend the Casino School of Arts Enabling Act.

(As amended and agreed to in Select Committee.)

WHEREAS by the Casino School of Arts Enabling Act the Preamble. trustees of the Casino School of Arts are empowered to mortgage and lease certain lands, subject to the conditions therein set forth : And whereas it is expedient to modify such conditions, and to amend 5 and enlarge the said powers in manner hereinafter appearing : 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:—

- 10 1. This Act may be cited as the "Casino School of Arts short title. Enabling Act Amendment Act, 1909," and shall be construed with the Casino School of Arts Enabling Act, hereinafter referred to as the Principal Act.
 - 2. Section three of the Principal Act is amended—
 - 15
- (a) by omitting the words "not exceeding four thousand pounds";
 - (b) by adding the following paragraph :---

The total amount raised under the provisions of this section shall not exceed one-half the value of the land and the buildings 20 actually erected, or proposed to be erected, thereon, unless under circumstances which the Minister of Public Instruction shall in-his minute of approval certify to be exceptional; and when such value, or any part thereof, is intended to include the value of buildings proposed to be erected, the Minister shall also signify in-such-minute 25 his approval of the plans and specifications of such proposed buildings,

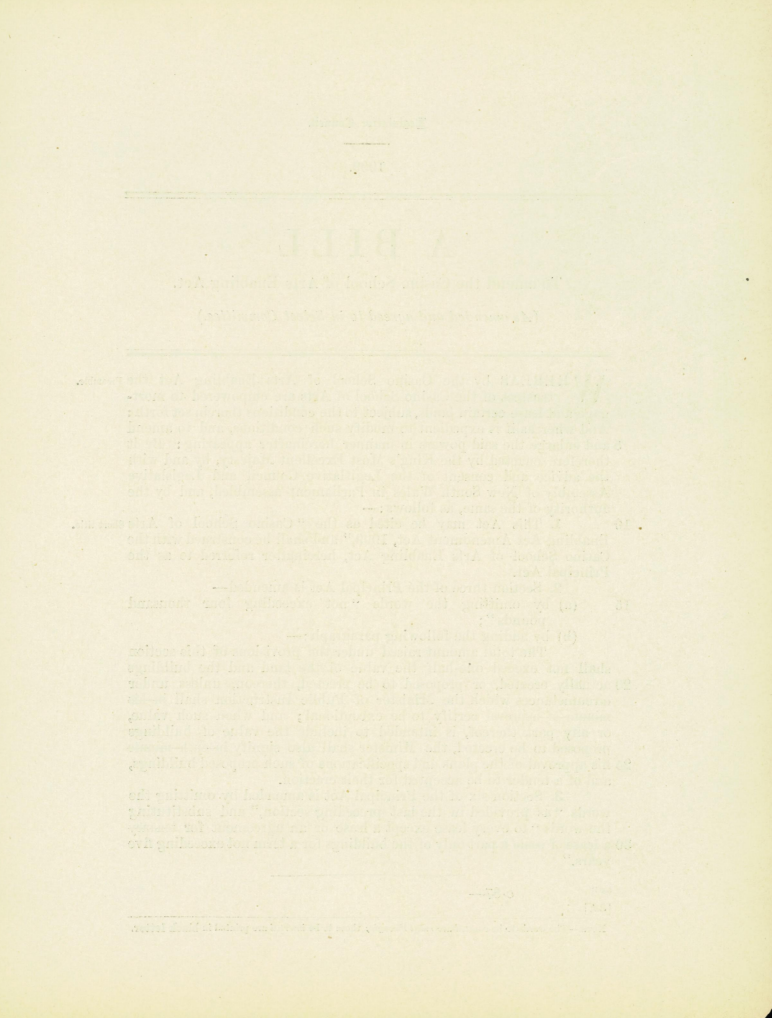
and of a tender to be accepted for their erection.

3. Section six of the Principal Act is amended by omitting the words "as provided in the last preceding section," and substituting the words. "to every lease except a lease or an agreement for tenancy 30 a lease of some a part only of the buildings for a term not exceeding five years."

56321 C 87-

[3d.]

Note. - The words to be omitted are ruled through ; those to be inserted are printed in black letter.



A BILL

To amend the Casino School of Arts Enabling Act.

WHEREAS by the Casino School of Arts Enabling Act the Preamble. trustees of the Casino School of Arts are empowered to mortgage and lease certain lands, subject to the conditions therein set forth : And whereas it is expedient to modify such conditions, and to amend and enlarge the said powers in manner hereinafter appearing : 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. This Act may be cited as the "Casino School of Arts short title. Enabling Amendment Act, 1909," and shall be construed with the Casino School of Arts Enabling Act, hereinafter referred to as the Principal Act.

2. Section three of the Principal Act is amended—

(a) by omitting the words "not exceeding four thousand pounds";

(b) by adding the following paragraph :---

The total amount raised under the provisions of this section shall not exceed one-half the value of the land and the buildings actually erected, or proposed to be erected, thereon, unless under circumstances which the Minister of Public Instruction shall in his minute of approval certify to be exceptional; and when such value, or any part thereof, is intended to include the value of buildings proposed to be erected, the Minister shall also signify in such minute his approval of the plans and specifications of such proposed buildings, and of a tender to be accepted for their erection.

3. Section six of the Principal Act is amended by omitting the words "as provided in the last preceding section," and substituting the words "to every lease except a lease or an agreement for tenancy of some part only of the buildings for a term not exceeding five years."

129-(2)