New South Wales.



ANNO QUARTO

GEORGII V REGIS.

An Act to alter the title of the Vale of Clwydd Coal-Mining Company (Limited). [Assented to, 30th October, 1913.]

WHEREAS in the year one thousand eight hundred Preamble and seventy-two a joint stock company called the "Vale of Clwydd and Lithgow Valley Coal-mining and Copper-smelting Company (Limited)," was established at Sydney, in the then Colony of New South Wales, under the provisions of the Act of the Legislature 24 Victoria No. 21, intituled "An Act to limit the Liability of Mining Partnerships," subject to the rules, regulations, and provisions contained in a certain Deed of Settlement bearing date the seventh day of November, one thousand eight hundred and seventy-two, and by the said deed the several parties thereto agreed to constitute

constitute themselves into a company, and respectively covenanted and agreed that they should form and be a joint stock company under the style and designation of the "Vale of Clwydd and Lithgow Valley Coal-mining and Copper-smelting Company (Limited)," and that the object and business of the company should be to mine and seek for coal which might be discovered upon or in certain ground the property of the company situated at Lithgow Valley, Bowenfels, in the said Colony of New South Wales, and to prepare for sale and sell at any place or places in the Colony of New South Wales or elsewhere coal which might be obtained by such mining and working, and generally to carry on the business of a mining company, and do all such things as were incidental or conducive to the attainment of the beforementioned objects: And whereas by the "Vale of Clwydd Company's Incorporation Act of 1881" it was enacted that such and so many persons as had already become or at any time or times thereafter should, in the manner provided by and subject to the rules, regulations, and provisions contained in the said deed of settlement, become proprietors of shares of or in the capital for the time being of the said company should, subject to the conditions, regulations, and provisions in the Act now in recital afterwards contained, become one body politic and corporate in name and in deed by the name of the "Vale of Clwydd Coal-mining and Copper-smelting Company (Limited)," and by that name should and and might sue or be sued by any person whether member of the said Corporation or not: And whereas by the "Vale of Clwydd Coal-Mining Company's Act of 1893" it was (inter alia) enacted that the name of the said company should thenceforth be the "Vale of Clwydd Coalmining Company, Limited": And whereas by special resolution of the company duly passed and confirmed at extraordinary general meetings of the company, held respectively on the twenty-fifth day of July and the fifteenth day of August, one thousand nine hundred and twelve, it was resolved as follows, that is to say:— "That the provisions of the company's deed of settlement with respect to the company's objects be altered by

by inserting the following words after the word 'company' in the eleventh line of clause one of the company's deed of settlement:- 'to mine and search for get raise make merchantable buy sell deal in export or otherwise dispose of clays marls brick-earth bricks tiles lime pottery and other minerals and substances in under or upon any lands for the time being of the company and to manufacture and convert the same to such uses as the company shall think fit'": And whereas by an order of the Supreme Court of New South Wales in its equitable jurisdiction, made on the eighteenth day of November, one thousand nine hundred and twelve, in a matter entitled "No. 4,616 of 1912, In the matter of the 'Vale of Clwydd Coal Mining Company (Limited),' and in the matter of the Companies Act, 1899, and in the matter of the Companies (Amendment) Act, 1906," it was ordered that the said special resolution be and the same was thereby confirmed pursuant to section three of Company's Amendment Act of 1906 upon the said company undertaking by its said counsel to apply to Parliament without any unnecessary delay for the necessary authority to enable it to alter its name in such a way as to indicate to the persons who might be concerned the change that was being effected in the character of its business: And whereas the company, in pursuance of the said undertaking, is desirious of changing its name to the "Vale of Clwydd Coal and Brick Company (Limited)": And whereas such change cannot be effected without the authority of the Legislature: 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. That the name of the said company shall hence-Name of comforth be the "Vale of Clwydd Coal and Brick Company pany to be (Limited)."

2. This Act may be cited as the "Vale of Clwydd Short title. Coal and Brick Company's Act of 1913."

By Authority:
WILLIAM APPLEGATE GULLICK, Government Printer, Sydney, 1913.

I Certify that this Private Bill, which originated in the Legisle Lative Council, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

JOHN J. CALVERT, Clerk of the Parliament:

Legislative Council Chamber, Sydney, 29th September, 1913.

New South Cales.



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1. That the name of the said company shall hence-Name of comforth be the "Vale of Clwydd Coal and Brick Company pany to be (Limited)."

2. This Act may be cited as the "Vale of Clwydd short title. Coal and Brick Company's Act of 1913."

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

G. STRICKLAND,

State Government House, Sydney, 30th October, 1913. 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.

JOHN J. CALVERT, Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 20th August, 1913.

New South Wales.



ANNO QUARTO

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An Act to alter the title of the Vale of Clwydd Coal-Mining Company (Limited).

WHEREAS in the year one thousand eight hundred Preamble.
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24 Victoria No. 21, intituled "An Act to limit the
Liability of Mining Partnerships," subject to the rules,
regulations, and provisions contained in a certain Deed
10 of Settlement bearing date the seventh day of November,
one thousand eight hundred and seventy-two, and by
the said deed the several parties thereto agreed to
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constitute themselves into a company, and respectively covenanted and agreed that they should form and be a joint stock company under the style and designation of the "Vale of Clwydd and Lithgow Valley Coal-mining 5 and Copper-smelting Company (Limited)," and that the object and business of the company should be to mine and seek for coal which might be discovered upon or in certain ground the property of the company situated at Lithgow Valley, Bowenfels, in the said Colony of New 10 South Wales, and to prepare for sale and sell at any place or places in the Colony of New South Wales or elsewhere coal which might be obtained by such mining and working, and generally to carry on the business of a mining company, and do all such things as were 15 incidental or conducive to the attainment of the beforementioned objects: And whereas by the "Vale of Clwydd Company's Incorporation Act of 1881" it was enacted that such and so many persons as had already become or at any time or times thereafter should, in the 20 manner provided by and subject to the rules, regulations, and provisions contained in the said deed of settlement, become proprietors of shares of or in the capital for the time being of the said company should, subject to the conditions, regulations, and provisions in the Act now in 25 recital afterwards contained, become one body politic and corporate in name and in deed by the name of the "Vale of Clwydd Coal-mining and Copper-smelting Company (Limited)," and by that name should and and might sue or be sued by any person whether member 30 of the said Corporation or not: And whereas by the "Vale of Clwydd Coal-Mining Company's Act of 1893" it was (inter alia) enacted that the name of the said company should thenceforth be the "Vale of Clwydd Coalmining Company, Limited": And whereas by special 35 resolution of the company duly passed and confirmed at extraordinary general meetings of the company, held respectively on the twenty-fifth day of July and the fifteenth day of August, one thousand nine hundred and

twelve, it was resolved as follows, that is to say:—
40 "That the provisions of the company's deed of settlement with respect to the company's objects be altered

by inserting the following words after the word 'company' in the eleventh line of clause one of the company's deed of settlement:—'to mine and search for get raise make merchantable buy sell deal in export or otherwise 5 dispose of clays marls brick-earth bricks tiles lime pottery and other minerals and substances in under or upon any lands for the time being of the company and to manufacture and convert the same to such uses as the company shall think fit'": And whereas by an 10 order of the Supreme Court of New South Wales in its

10 order of the Supreme Court of New South Wales in its equitable jurisdiction, made on the eighteenth day of November, one thousand nine hundred and twelve, in a matter entitled "No. 4,616 of 1912, In the matter of the 'Vale of Clwydd Coal Mining Company (Limited),'

15 and in the matter of the Companies Act, 1899, and in the matter of the Companies (Amendment) Act, 1906," it was ordered that the said special resolution be and the same was thereby confirmed pursuant to section three of Company's Amendment Act of 1906 upon the said

20 company undertaking by its said counsel to apply to Parliament without any unnecessary delay for the necessary authority to enable it to alter its name in such a way as to indicate to the persons who might be concerned the change that was being effected in the

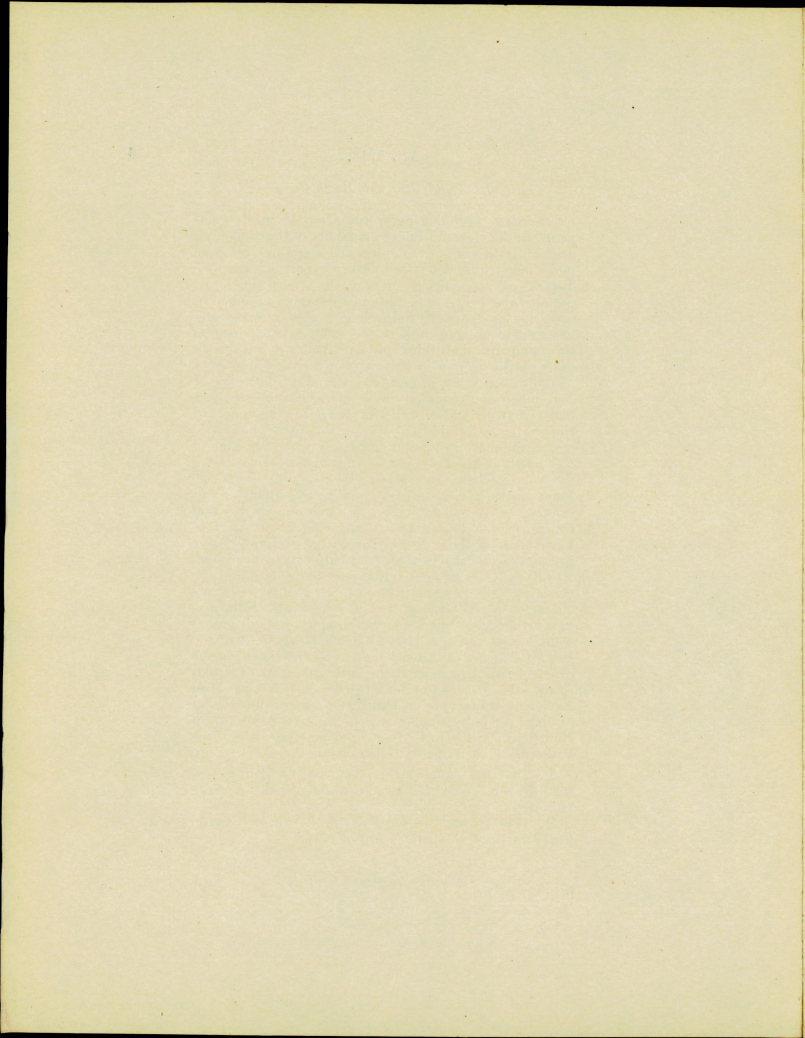
25 character of its business: And whereas the company, in pursuance of the said undertaking, is desirious of changing its name to the "Vale of Clwydd Coal and Brick Company (Limited)": And whereas such change cannot be effected without the authority of the Legisla-

30 ture: 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. That the name of the said company shall hence-Name of comforth be the "Vale of Clwydd Coal and Brick Company pany to be (Limited)."

2. This Act may be cited as the "Vale of Clwydd Short title.

Coal and Brick Company's Act of 1913."



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.

Clerk of the Parliaments.

Legislative Council Chamber, Sydney, August, 1913.

New South Wales.



ANNO QUARTO

GEORGII V REGIS.

An Act to alter the title of the Vale of Clwydd Coal-Mining Company (Limited).

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24 Victoria No. 21, intituled "An Act to limit the
Liability of Mining Partnerships," subject to the rules,
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of Settlement bearing date the seventh day of November, one thousand eight hundred and seventy-two, and by the said deed the several parties thereto agreed to constitute themselves into a company, and respectively 5 covenanted and agreed that they should form and be a joint stock company under the style and designation of the "Vale of Clwydd and Lithgow Valley Coal-mining and Copper-smelting Company (Limited)," and that the object and business of the company should be to mine 10 and seek for coal which might be discovered upon or in certain ground the property of the company situated at Lithgow Valley, Bowenfels, in the said Colony of New South Wales, and to prepare for sale and sell at any place or places in the Colony of New South Wales or 15 elsewhere coal which might be obtained by such mining and working, and generally to carry on the business of a mining company, and do all such things as were incidental or conducive to the attainment of the beforementioned objects: And whereas by the "Vale of 20 Clwydd Company's Incorporation Act of 1881" it was enacted that such and so many persons as had already become or at any time or times thereafter should, in the manner provided by and subject to the rules, regulations, and provisions contained in the said deed of settlement, 25 become proprietors of shares of or in the capital for the time being of the said company should, subject to the conditions, regulations, and provisions in the Act now in recital afterwards contained, become one body politic and corporate in name and in deed by the name of the 30 "Vale of Clwydd Coal-mining and Copper-smelting Company (Limited)," and by that name should and and might sue or be sued by any person whether member of the said Corporation or not: And whereas by the "Vale of Clwydd Coal-Mining Company's Act of 1893" 35 it was (inter alia) enacted that the name of the said company should thenceforth be the "Vale of Clwydd Coalmining Company, Limited": And whereas by special resolution of the company duly passed and confirmed at extraordinary general meetings of the company, held

40 respectively on the twenty-fifth day of July and the fifteenth day of August, one thousand nine hundred and twelve.

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5 pany' in the eleventh line of clause one of the company's deed of settlement:—'to mine and search for get raise make merchantable buy sell deal in export or otherwise dispose of clays marls brick-earth bricks tiles lime pottery and other minerals and substances in under or

10 upon any lands for the time being of the company and to manufacture and convert the same to such uses as the company shall think fit'": And whereas by an order of the Supreme Court of New South Wales in its equitable jurisdiction, made on the eighteenth day of

15 November, one thousand nine hundred and twelve, in a matter entitled "No. 4,616 of 1912, In the matter of the 'Vale of Clwydd Coal Mining Company (Limited),' and in the matter of the Companies Act, 1899, and in the matter of the Companies (Amendment) Act, 1906,"

20 it was ordered that the said special resolution be and the same was thereby confirmed pursuant to section three of Company's Amendment Act of 1906 upon the said company undertaking by its said counsel to apply to Parliament without any unnecessary delay for the

25 necessary authority to enable it to alter its name in such a way as to indicate to the persons who might be concerned the change that was being effected in the character of its business: And whereas the company, in pursuance of the said undertaking, is desirious of

30 changing its name to the "Vale of Clwydd Coal and Brick Company (Limited)": And whereas such change cannot be effected without the authority of the Legislature: Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and consent

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A BILL

To alter the title of the Vale of Clwydd Coal-Mining Company (Limited).

(As agreed to in Select Committee.)

WHEREAS in the year one thousand eight hundred Preamble.
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of Settlement bearing date the seventh day of November, one thousand eight hundred and seventy-two, and by the said deed the several parties thereto agreed to constitute themselves into a company, and respectively covenanted and agreed that they should form and be a 5 joint stock company under the style and designation of the "Vale of Clwydd and Lithgow Valley Coal-mining and Copper-smelting Company (Limited)," and that the object and business of the company should be to mine and seek for coal which might be discovered upon or in 10 certain ground the property of the company situated at Lithgow Valley, Bowenfels, in the said Colony of New South Wales, and to prepare for sale and sell at any place or places in the Colony of New South Wales or elsewhere coal which might be obtained by such mining 15 and working, and generally to carry on the business of a mining company, and do all such things as were incidental or conducive to the attainment of the beforementioned objects: And whereas by the "Vale of Clwydd Company's Incorporation Act of 1881" it was 20 enacted that such and so many persons as had already become or at any time or times thereafter should, in the manner provided by and subject to the rules, regulations, and provisions contained in the said deed of settlement, become proprietors of shares of or in the capital for the 25 time being of the said company should, subject to the conditions, regulations, and provisions in the Act now in recital afterwards contained, become one body politic and corporate in name and in deed by the name of the "Vale of Clwydd Coal-mining and Copper-smelting 30 Company (Limited)," and by that name should and and might sue or be sued by any person whether member of the said Corporation or not: And whereas by the "Vale of Clwydd Coal-Mining Company's Act of 1893" it was (inter alia) enacted that the name of the said com- 35 pany should thenceforth be the "Vale of Clwydd Coalmining Company, Limited": And whereas by special resolution of the company duly passed and confirmed at extraordinary general meetings of the company, held respectively on the twenty-fifth day of July and the 40 fifteenth day of August, one thousand nine hundred and twelve,

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