New South Wales.



ANNO VICESIMO SEXTO

VICTORIÆ REGINÆ.

No. XIX.

An Act to prohibit future grants of Public Money in aid of Public Worship. [Reserved—20th December, 1862.]

GRANTS FOR PUBLIC WORSHIP PROHIBITION.

THEREAS it is expedient to prohibit future grants of money Preamble. from the Public Funds in aid of Public Worship Be it therefore enacted by the Queen'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. So much as is inconsistent with this Act of the Act seventh Qualified repeal of William the Fourth number three and of the forty-ninth and fiftieth of Schedule C and sections of the Constitution Act assented to by Her Majesty under certain provisions of the Imperial Act eighteenth and nineteenth Victoria chapter fiftyfour as relates to Schedule C annexed to the said Act is hereby repealed and subject only to the payments reserved and authorized by this Act so long as the same shall remain payable the said Schedule shall also be repealed.

2. No stipend or allowance whatever shall be paid out of Grants for Public public moneys after the passing of this Act to any Minister of Religion Worship prohibited. not then in receipt of some such stipend or allowance.

3. Every Minister of Religion who at the passing of this Act Existing stipends is in receipt of any yearly stipend or allowance paid out of any public fund or moneys shall so long as he shall officiate as such Minister under lawful authority within the Colony continue to receive such stipend or allowance.

4. Nothing herein shall prejudice the claim of any Minister Not to interfere with of Religion to receive a stipend as Chaplain of a Gaol or other Penal Chaplains to Prisons. Establishment.

5. This Act shall be styled and may be cited as the "Grants Short title. for Public Worship Prohibition Act of 1862."