

## No. XI.

An Act to amend Schedule C of an Act intituled COURT OF CLAIMS.  
“ *An Act for appointing and empowering*  
“ *Commissioners to examine and report upon*  
“ *Claims to Grants of Land under the Great*  
“ *Seal of the Colony of New South Wales.*”  
[16th August, 1842.]

WHEREAS a certain Act was passed by His Excellency the <sup>Preamble.</sup>  
Governor of New South Wales with the advice of the  
Legislative Council thereof in the fifth year of the reign of His late  
Majesty King William the Fourth intituled “ *An Act for appointing* <sup>5</sup> <sub>William IV, No. 21.</sub>  
“ *and empowering Commissioners to examine and report upon Claims*  
“ *to*

*Appropriation (1843).*

Repeals so much of  
Schedule C of 5  
William IV. No. 21  
as relates to the fee  
receivable by the  
Secretary on final  
reports.

Another fee sub-  
stituted.

*“ to Grants of Land under the Great Seal of the Colony of New South Wales ”* and whereas it is expedient to amend Schedule C of the said Act insomuch as relates to the fee to be received by the Secretary to the Commissioners for every final report to be paid by the party or parties in whose favour the report is made Be it therefore enacted by His Excellency the Governor of New South Wales with the advice of the Legislative Council thereof That from and after the passing of this Act so much of the said Act as relates to the said fee in the Schedule to the said Act annexed marked C shall be and the same is hereby repealed.

2. And be it enacted That from and after the passing of this Act the fee to be received by the Secretary to the Commissioners for every final report to be paid by the party or parties in whose favour such report is made shall be four pounds three shillings.