

No. XII.

An Act to amend the Law respecting Fees taken
by Officers of the Supreme Court. [4th August,
1853.]

Preamble.
15 Vic. No. 17 s. 2.

Commissioners of
Supreme Court may
receive fees.

WHEREAS by the Act of Council passed in the fifteenth year of Her present Majesty's reign numbered seventeen it was enacted that all Fees of whatever nature receivable by any Officer of the Supreme Court (except Attorneys Solicitors and Practitioners) under any Rule or Order of the Judges should be paid to Her Majesty Her Heirs and Successors for the public uses of the Colony And whereas that enactment in terms comprehends all Commissioners of the Supreme Court for taking affidavits and acknowledgements and the same requires in that respect amendment Be it therefore enacted by His Excellency the Governor of New South Wales by and with the advice and consent of the Legislative Council thereof as follows:—

1. The said enactment shall not be deemed to extend or to have extended to any Commissioner of the Supreme Court for taking affidavits or recognizances or to any Commissioner for taking acknowledgements under the Act for the Registry of Deeds except in respect of fees received by any salaried Officer or Clerk of the Supreme Court for anything done by him as such Commissioner during the ordinary office hours.
