

## No. XVIII.

### An Act to make further provision for the Issue ISSUE OF PROCESS. of Process at Circuit Towns. [7th April, 1866.]

WHEREAS it is expedient to extend the provisions of the Act Preamble. passed in the thirteenth year of the reign of Her Majesty Queen Victoria intituled "*An Act to make further provision for the issue and service of Process in the Supreme Court*" 13 Vic. No. 34. Be it 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. It shall be lawful for the Judges of the Supreme Court Writs of summons and subpœna may in certain cases be issued at Circuit Towns. by any general Rule or Rules from time to time made to empower any Commissioner of the said Court for taking affidavits under such regulations as to the said Judges shall seem proper to receive any præcipe for and to issue at any Circuit Town now or hereafter to be appointed any Writ of Summons of the said Court and also any Writ of Subpœna to give evidence in any case Civil or Criminal Provided that every such Writ of Summons shall be returnable in the Supreme Court at Sydney and that every such præcipe shall as soon as conveniently may be after the issue of the Writ to which the same relates be transmitted by the Commissioner who received the same to the office of the Prothonotary of the said Court.