

No. XIII.

An Act to regulate Appeals to and the Constitution of the Supreme Court sitting in Banco. [29th August, 1884.]

SUPREME COURT
APPELLATE
JURISDICTION.

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. No Judge of the Supreme Court shall sit on the hearing of an appeal from or on a motion to set aside any judgment order decree ruling or decision made by him.

No Judge to sit on an appeal from his own judgment.

2. The Court on the hearing of any such appeal or motion shall consist of three Judges.

Court to consist of three Judges.

3. Provided always that this Act shall not apply to any judgment order decree or ruling pronounced or made *pro forma* by consent of parties nor to any motion for a rule *nisi* only nor to the hearing of an appeal or motion before two Judges only where the parties consent thereto.

Proviso as to certain rules &c.