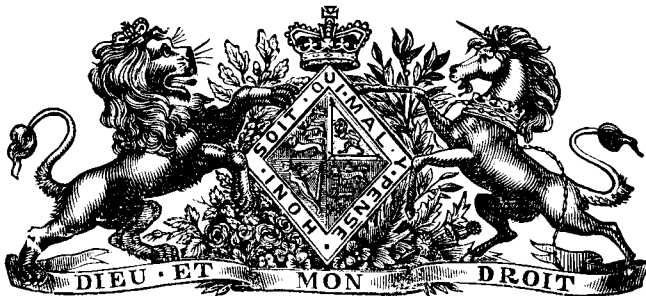


New South Wales.



ANNO SEXAGESIMO SECUNDO

VICTORIÆ REGINÆ.

An Act to validate certain assessments and rates made by the Municipal Council of the Borough of Lithgow. [23rd December, 1898.]

BOROUGH OF
LITHGOW
VAL'DATING.

WHEREAS the Municipal Council of the Borough of Lithgow Preamble. did, on or about the thirtieth day of April, one thousand eight hundred and ninety-four, make assessments upon all rateable property within the said borough, and did resolve that certain general and special rates on all such property as aforesaid should be struck: And whereas the said council did on or about the second day of July in the said year rescind the resolution of the thirtieth day of April aforesaid relating to general rates, and resolve that a certain other general rate should be struck, and that the assessments and rates on certain property should be as therein stated, and that the rate-book should be amended accordingly: And whereas appeal courts in respect of the said assessments were held: And whereas doubts have arisen as to the validity of certain of the assessments and rates aforesaid: 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. The assessments and rates of the said council for the twelve months commencing the first Tuesday in February, one thousand eight hundred and ninety-four on all property within the borough of Lithgow shall be the assessments and rates appearing in the rate-book to be the rates for 1894.

Mort's Dock and Engineering Company (Limited) Enabling.

shall be deemed to have been and to be the assessments and rates for the said twelve months as set forth in the said rate-book after it was amended in accordance with the above-recited resolutions of the council, and in accordance with any decision of any appeal court aforesaid; and all assessments and rates set forth as aforesaid shall be deemed to have been duly made and to have been and to be for all purposes good and valid assessments and rates of the said council for the said twelve months:

Provided that nothing herein contained shall affect any judgment order or determination of any Court given or made before the commencement of this Act, or any proceedings thereunder.

Short title.

2. This Act may be cited as the "Borough of Lithgow Validating Act, 1898."
