ANNON VICESIMO QUINTO ET VICESIMO SEXTO

VICTORIAE REGINÆ.

A.D. 1862.

Private Act.

An Act to render valid a Patent heretofore granted to James Harrison for Manufacturing Ice.

[Assented to, 21st October, 1862.]

WHEREAS by certain Letters of Registration (under Act No. 18 of 22nd and 23rd Vict.), bearing date the twenty-sixth day of January, one thousand eight hundred and sixty, under the hand of His Excellency Sir Richard Graves MacDonnell, Knight, then Governor-in-Chief of the Province of South Australia, and the Public Seal of the said Province, the exclusive enjoyment and advantage of a certain invention claimed to have been made by James Harrison, of Geelong, in the Colony of Victoria, ice manufacturer, for producing cold and making ice by the evaporation of volatile liquids in vacuo, the condensation of their vapors by pressure, and the continued re-evaporation of the same materials, was granted unto the said James Harrison, his executors, administrators, and assigns, for a term of fourteen years, commencing from the date of the granting thereof; and in the said letters of registration is contained a proviso and condition, that within a period of six months from the granting thereof, the same be enrolled in the General Registry Office of the said Province, together with a specification in writing, under the hand and seal of the said James Harrison, particularly describing the nature of the said invention, and in what manner the same is to be performed, otherwise the letters of registration to be void and of no effect: And whereas the said letters of registration and specification were, by mistake, not enrolled until shortly after the expiration of the aforesaid period of six months, the specification was not under the hand and seal of the said James Harrison, but under the hand and seal of the said James...
James Harrison by his agent, and certain plans, which are necessary for particularly describing in what manner the said invention is to be performed, did not form part of the said specification, although lodged therewith in the General Registry Office aforesaid, and were not under the hand and seal of the said James Harrison, or of his said agent: And whereas it is desirable to render valid the said letters of registration, as from the granting thereof, notwithstanding the omission aforesaid—Be it therefore enacted, by the Governor-in-Chief of the Province of South Australia, with the advice and consent of the Legislative Council and House of Assembly of the said Province, in this present Parliament assembled, as follows:

1. The letters of registration, heretofore recited, shall be deemed to have been from the time of the granting thereof and to be as valid and effectual to all intents and purposes as if the same had, within a period of six months from the granting thereof, been enrolled in the General Registry Office of the said Province, together with a specification in writing, under the hand and seal of the said James Harrison, particularly describing the nature of the said invention, and in what manner the same is to be performed.

2. Nothing in this Act contained shall be deemed to affect any right, title, or interest of Her Majesty, Her heirs, or successors.

3. This Act may be cited as "Harrison's Patent Amendment Act."

In the name and on behalf of the Queen I hereby assent to this Act.

D. DALY, Governor.