## New South Wales



ANNO QUINTO DECIMO

## ELIZABETHÆ II REGINÆ

Act No. 28, 1966.

An Act to sanction the construction of a branch railway line from the Main Northern Railway Line near Sandgate in connection with the Newcastle Islands Development Scheme; to amend the Public Works Act, 1912, as amended by subsequent Acts; to validate certain matters; and for purposes connected therewith. [Assented to, 13th April, 1966.]

**B**E 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. (1) This Act may be cited as the "Newcastle Islands Short title and commencement.

Development Scheme Railway Act, 1966".

(2) This Act shall be deemed to have commenced upon the first day of March, one thousand nine hundred and sixty-six.

### Work sanctioned.

- **2.** (1) (a) The carrying out of the work described in the Schedule to this Act (hereinafter referred to as "the said work") is hereby sanctioned.
- (b) The said work shall be deemed to be an authorised work within the meaning of the Public Works Act, 1912, as amended by subsequent Acts.
- (c) The Commissioner for Railways is empowered to carry out the said work and shall be the constructing authority for the same within the meaning of the Public Works Act, 1912, as amended by subsequent Acts, and shall enter into such contracts and take all such necessary steps for the proper execution thereof as such authority may think proper.
- (d) Subject to paragraph (e) of this subsection the provisions of the Public Works Act, 1912, as amended by subsequent Acts, sections thirty-four, thirty-five, thirty-six and thirty-seven excepted, shall apply to and in respect of the said work.
- (e) The provisions of sections forty-seven, forty-eight and forty-nine, subsection three of section one hundred and twenty-six, and sections one hundred and fifty-one and one hundred and fifty-three of the Public Works Act, 1912, as amended by subsequent Acts, shall not apply to and in respect of the said work.
- (2) Without prejudice to the generality of subsection one of this section the provisions of section thirty-eight of the Public Works Act, 1912, as amended by subsequent Acts, shall apply to and in respect of any contracts referred to in paragraph (c) of subsection one of this section.

The plan.

**3.** The plan of the said work is the plan marked "DEPARTMENT OF RAILWAYS N.S.W. NEWCASTLE ISLANDS DEVELOPMENT SCHEME PROPOSED BRANCH LINE" signed by the Commissioner for Railways

and countersigned by the Chief Civil Engineer of the Department of Railways and deposited in the office of the Commissioner for Railways.

- The cost of carrying out the said work (exclusive of Estimated the cost of land resumptions and of providing the future cost. Goods Yard) is estimated at three million two hundred and seventy thousand dollars and such estimated cost shall not under any circumstances be exceeded by more than ten per centum.
- (1) Notwithstanding any provisions of the Public Closing of Works Act, 1912, as amended by subsequent Acts, or of any roads. other Act, the Commissioner for Railways may, with the approval of the Governor, by notice in the Gazette close any part or parts of any road used or dedicated as a public road as he shall from time to time deem necessary for the purposes of the said work and upon publication in the Gazette of any such notice any and every dedication of the lands described in the notice as a public road shall absolutely cease and determine and the rights of any person to use the lands so described or any part thereof for the purposes of a road shall be extinguished and the lands so described shall vest in the Commissioner for Railways as constructing authority for the purposes of the said work.
- (2) No claim against the Commissioner for Railways. whether as constructing authority or otherwise, for compensation shall arise from or in respect of anything done by him pursuant to subsection one of this section or from or in respect of the vesting pursuant to that subsection of any land in him as constructing authority for the purposes of the said work.
- 6. The said work may be constructed on, over, under, Railway along or by the side of any road or highway, including a State constructed over roads, highway or main road within the meaning of the Main Roads etc. Act, 1924, as amended by subsequent Acts: Provided that the construction of the said work on, over, under or along any such State highway or main road shall be for the sole purpose of allowing the said work to cross such State highway or main road.

Maintenance of roads, etc.

- (1) If the said work crosses any road or any State highway or main road within the meaning of the Main Roads Act, 1924, as amended by subsequent Acts, on the level, the Commissioner for Railways as constructing authority shall make such provision by way of approaches, protection, or otherwise howsoever as he may deem to be requisite or expedient and upon the completion of the said work the maintenance of and any future paving, kerbing, guttering, roadmaking, draining and other construction work of a like or different nature in relation to such road. State highway or main road up to the sleeper ends on each side of the said work shall be undertaken, without any expense to the Commissioner for Railways, by the council or the Commissioner for Main Roads or other authority, as the case may be, which would have been responsible therefor if the said work had not been constructed, notwithstanding that such road, State highway or main road may have become or be wholly or partly vested in the Commissioner for Railways.
- (2) If the said work is carried over any road or any State highway or main road within the meaning of the Main Roads Act, 1924, as amended by subsequent Acts, the maintenance of and any future paving, kerbing, guttering, roadmaking, draining and other construction work of a like or different nature in relation to such road. State highway or main road, excluding the bridge or structure or any part thereof by means of which the said work is carried over such road, State highway or main road, shall upon the completion of the said work be undertaken, without any expense to the Commissioner for Railways, by the council or the Commissioner for Main Roads or other authority, as the case may be, which would have been responsible therefor if the said work had not been constructed, notwithstanding that such road, State highway or main road may have become or be wholly or partly vested in the Commissioner for Railways.
- (3) If the said work is carried under any road or any State highway or main road within the meaning of the Main Roads Act, 1924, as amended by subsequent Acts, the maintenance of and any future paving, kerbing, guttering, roadmaking, draining and other construction work of a like or different nature in relation to the surface of the roadway

on any bridge or structure over which such road, State highway or main road runs and the approaches thereto shall upon the completion of the said work be undertaken, without any expense to the Commissioner for Railways, by the council or the Commissioner for Main Roads or other authority, as the case may be, which would have been responsible therefor if the said work had not been constructed, notwithstanding that such bridge or structure or approaches is or are on land which may have become or is wholly or partly vested in the Commissioner for Railways.

(4) If the said work is carried under any road or any State highway or main road within the meaning of the Main Roads Act, 1924, as amended by subsequent Acts, the whole or any portion of any bridge or structure over which such road, State highway or main road runs or of any approach thereto which is not within the area of the land required for or for the purposes of the said work as a railway may be dedicated as a public road under the Public Roads Act 1902, as amended by subsequent Acts, or as a public highway under section eighty-one of the Public Works Act, 1912, as amended by subsequent Acts.

Where the said work is carried under any such State highway or main road any such dedication of the whole or any portion of any bridge or structure over which such State highway or main road runs shall have the same effect as if the whole or such portion, as the case may be, of such bridge or structure had been proclaimed by the Governor as a State highway or main road under the Main Roads Act, 1924, as amended by subsequent Acts.

8. Notwithstanding the provisions of section ninety-one Fencing. of the Public Works Act, 1912, as amended by subsequent Acts, the Commissioner for Railways as constructing authority shall not be compelled nor shall it be the duty of the Commissioner for Railways as constructing authority to make or maintain, for the accommodation of any person or for any purpose whatsoever, any fence along that portion of the said work extending from the northern bank of the South Channel of the Hunter River to the point adjacent to wharves to be constructed

constructed at Rotten Row; but the Commissioner for Railways may, in his discretion, make and maintain such fences in connection with that portion of the said work as he may think fit.

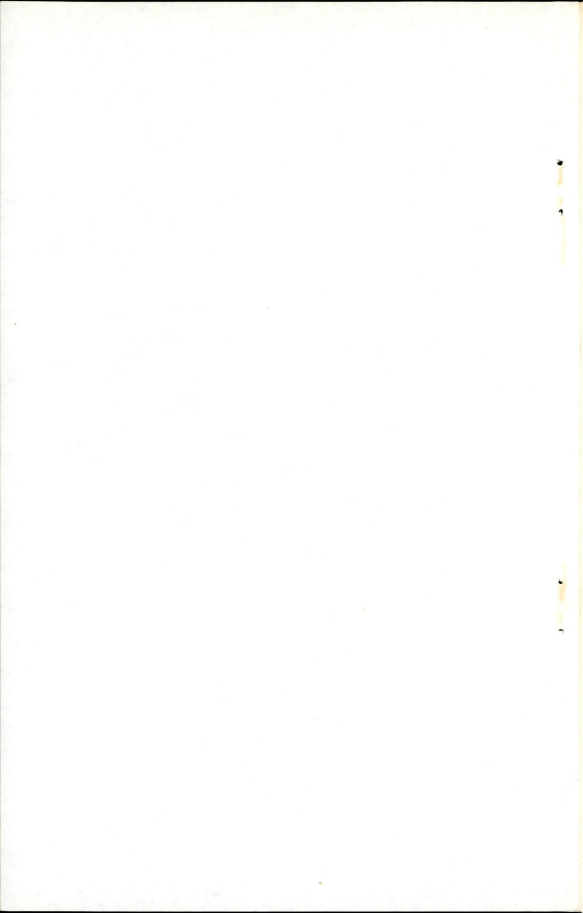
Sec. 2 (1) (a).

#### SCHEDULE.

The railway commences at a point on the Main Northern Railway 104 miles 79 chains 35.85 links from Sydney and proceeds in a northerly direction to junction with a second connecting fork from the Main Northern Railway at mileage 105 miles 47 chains 97.84 links from Sydney. The railway then proceeds in a north-easterly direction through the Newcastle Abattoir lands then under the Pacific Highway and through land owned by the Broken Hill Proprietary Company Limited and the Commissioner for Railways then across an unused public road and a Recreation Reserve to the South Channel of the Hunter River. The railway continues in a northeasterly direction across the South Channel of the Hunter River by means of a bridge and across land acquired by the Minister for Public Works for The Islands Development Project. The railway then proceeds in a south-easterly direction approximately along the centre of The Islands Development Project towards its eastern end and finally proceeds southerly to terminate at a point 111 miles 50 chains from Sydney adjacent to wharves to be constructed at Rotten Row being a distance of 7 miles 50 chains 64.15 links from the commencing point. The work hereinbefore described is subject to such deviations and modifications as may be considered desirable by the constructing authority. The railway provides for a future Goods Yard to be constructed between 110 miles 5 chains from Sydney and 110 miles 47 chains from Sydney.

BY AUTHORITY:

V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES-1966



I certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

ALLAN PICKERING, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 31 March, 1966.

## New South Wales



ANNO QUINTO DECIMO

## ELIZABETHÆ II REGINÆ

Act No. 28, 1966.

An Act to sanction the construction of a branch railway line from the Main Northern Railway Line near Sandgate in connection with the Newcastle Islands Development Scheme; to amend the Public Works Act, 1912, as amended by subsequent Acts; to validate certain matters; and for purposes connected therewith. [Assented to, 13th April, 1966.]

**B**<sup>E</sup> 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. (1) This Act may be cited as the "Newcastle Islands Short title and commencement.

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

G. R. CRAWFORD,
Chairman of Committees of the Legislative Assembly.

(2) This Act shall be deemed to have commenced upon the first day of March, one thousand nine hundred and sixty-six.

### Work sanctioned.

- 2. (1) (a) The carrying out of the work described in the Schedule to this Act (hereinafter referred to as "the said work") is hereby sanctioned.
- (b) The said work shall be deemed to be an authorised work within the meaning of the Public Works Act, 1912, as amended by subsequent Acts.
- (c) The Commissioner for Railways is empowered to carry out the said work and shall be the constructing authority for the same within the meaning of the Public Works Act, 1912, as amended by subsequent Acts, and shall enter into such contracts and take all such necessary steps for the proper execution thereof as such authority may think proper.
- (d) Subject to paragraph (e) of this subsection the provisions of the Public Works Act, 1912, as amended by subsequent Acts, sections thirty-four, thirty-five, thirty-six and thirty-seven excepted, shall apply to and in respect of the said work.
- (e) The provisions of sections forty-seven, forty-eight and forty-nine, subsection three of section one hundred and twenty-six, and sections one hundred and fifty-one and one hundred and fifty-three of the Public Works Act, 1912, as amended by subsequent Acts, shall not apply to and in respect of the said work.
- (2) Without prejudice to the generality of subsection one of this section the provisions of section thirty-eight of the Public Works Act, 1912, as amended by subsequent Acts, shall apply to and in respect of any contracts referred to in paragraph (c) of subsection one of this section.

The plan.

3. The plan of the said work is the plan marked "DEPARTMENT OF RAILWAYS N.S.W. NEWCASTLE ISLANDS DEVELOPMENT SCHEME PROPOSED BRANCH LINE" signed by the Commissioner for Railways

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and countersigned by the Chief Civil Engineer of the Department of Railways and deposited in the office of the Commissioner for Railways.

- 4. The cost of carrying out the said work (exclusive of Estimated the cost of land resumptions and of providing the future cost. Goods Yard) is estimated at three million two hundred and seventy thousand dollars and such estimated cost shall not under any circumstances be exceeded by more than ten per centum.
- 5. (1) Notwithstanding any provisions of the Public Closing of Works Act, 1912, as amended by subsequent Acts, or of any roads. other Act, the Commissioner for Railways may, with the approval of the Governor, by notice in the Gazette close any part or parts of any road used or dedicated as a public road as he shall from time to time deem necessary for the purposes of the said work and upon publication in the Gazette of any such notice any and every dedication of the lands described in the notice as a public road shall absolutely cease and determine and the rights of any person to use the lands so described or any part thereof for the purposes of a road shall be extinguished and the lands so described shall vest in the Commissioner for Railways as constructing authority for the purposes of the said work.
- (2) No claim against the Commissioner for Railways, whether as constructing authority or otherwise, for compensation shall arise from or in respect of anything done by him pursuant to subsection one of this section or from or in respect of the vesting pursuant to that subsection of any land in him as constructing authority for the purposes of the said work.
- 6. The said work may be constructed on, over, under, Railway along or by the side of any road or highway, including a State constructed highway or main road within the meaning of the Main Roads etc. Act, 1924, as amended by subsequent Acts: Provided that the construction of the said work on, over, under or along any such State highway or main road shall be for the sole purpose of allowing the said work to cross such State highway or main road.

Maintenance of roads, etc.

- (1) If the said work crosses any road or any State highway or main road within the meaning of the Main Roads Act, 1924, as amended by subsequent Acts, on the level, the Commissioner for Railways as constructing authority shall make such provision by way of approaches, protection, or otherwise howsoever as he may deem to be requisite or expedient and upon the completion of the said work the maintenance of and any future paving, kerbing, guttering, roadmaking, draining and other construction work of a like or different nature in relation to such road, State highway or main road up to the sleeper ends on each side of the said work shall be undertaken, without any expense to the Commissioner for Railways, by the council or the Commissioner for Main Roads or other authority, as the case may be, which would have been responsible therefor if the said work had not been constructed, notwithstanding that such road, State highway or main road may have become or be wholly or partly vested in the Commissioner for Railways.
- (2) If the said work is carried over any road or any State highway or main road within the meaning of the Main Roads Act, 1924, as amended by subsequent Acts, the maintenance of and any future paving, kerbing, guttering, roadmaking, draining and other construction work of a like or different nature in relation to such road, State highway or main road, excluding the bridge or structure or any part thereof by means of which the said work is carried over such road, State highway or main road, shall upon the completion of the said work be undertaken, without any expense to the Commissioner for Railways, by the council or the Commissioner for Main Roads or other authority, as the case may be, which would have been responsible therefor if the said work had not been constructed, notwithstanding that such road, State highway or main road may have become or be wholly or partly vested in the Commissioner for Railways.
- (3) If the said work is carried under any road or any State highway or main road within the meaning of the Main Roads Act, 1924, as amended by subsequent Acts, the maintenance of and any future paving, kerbing, guttering, roadmaking, draining and other construction work of a like or different nature in relation to the surface of the roadway

on any bridge or structure over which such road, State highway or main road runs and the approaches thereto shall upon the completion of the said work be undertaken, without any expense to the Commissioner for Railways, by the council or the Commissioner for Main Roads or other authority, as the case may be, which would have been responsible therefor if the said work had not been constructed, notwithstanding that such bridge or structure or approaches is or are on land which may have become or is wholly or partly vested in the Commissioner for Railways.

(4) If the said work is carried under any road or any State highway or main road within the meaning of the Main Roads Act, 1924, as amended by subsequent Acts, the whole or any portion of any bridge or structure over which such road, State highway or main road runs or of any approach thereto which is not within the area of the land required for or for the purposes of the said work as a railway may be dedicated as a public road under the Public Roads Act 1902, as amended by subsequent Acts, or as a public highway under section eighty-one of the Public Works Act, 1912, as amended by subsequent Acts.

Where the said work is carried under any such State highway or main road any such dedication of the whole or any portion of any bridge or structure over which such State highway or main road runs shall have the same effect as if the whole or such portion, as the case may be, of such bridge or structure had been proclaimed by the Governor as a State highway or main road under the Main Roads Act, 1924, as amended by subsequent Acts.

8. Notwithstanding the provisions of section ninety-one Fencing. of the Public Works Act, 1912, as amended by subsequent Acts, the Commissioner for Railways as constructing authority shall not be compelled nor shall it be the duty of the Commissioner for Railways as constructing authority to make or maintain, for the accommodation of any person or for any purpose whatsoever, any fence along that portion of the said work extending from the northern bank of the South Channel of the Hunter River to the point adjacent to wharves to be constructed

constructed at Rotten Row; but the Commissioner for Railways may, in his discretion, make and maintain such fences in connection with that portion of the said work as he may think fit.

Sec. 2 (1) (a).

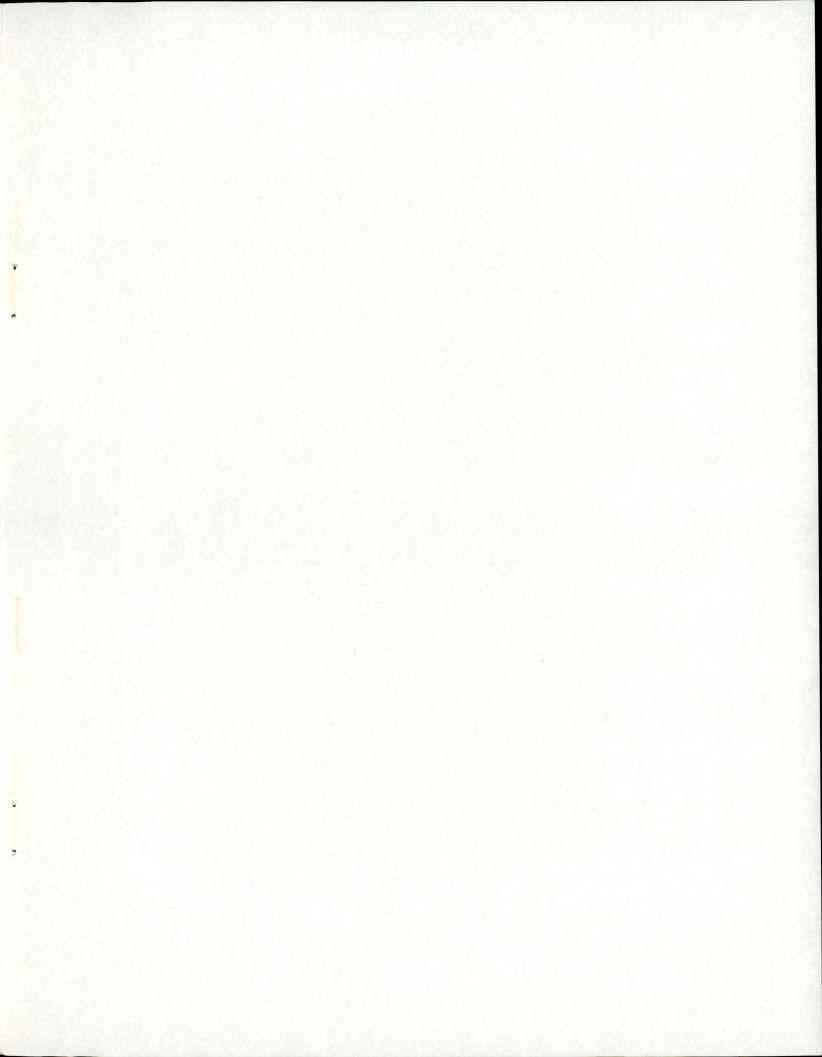
#### SCHEDULE.

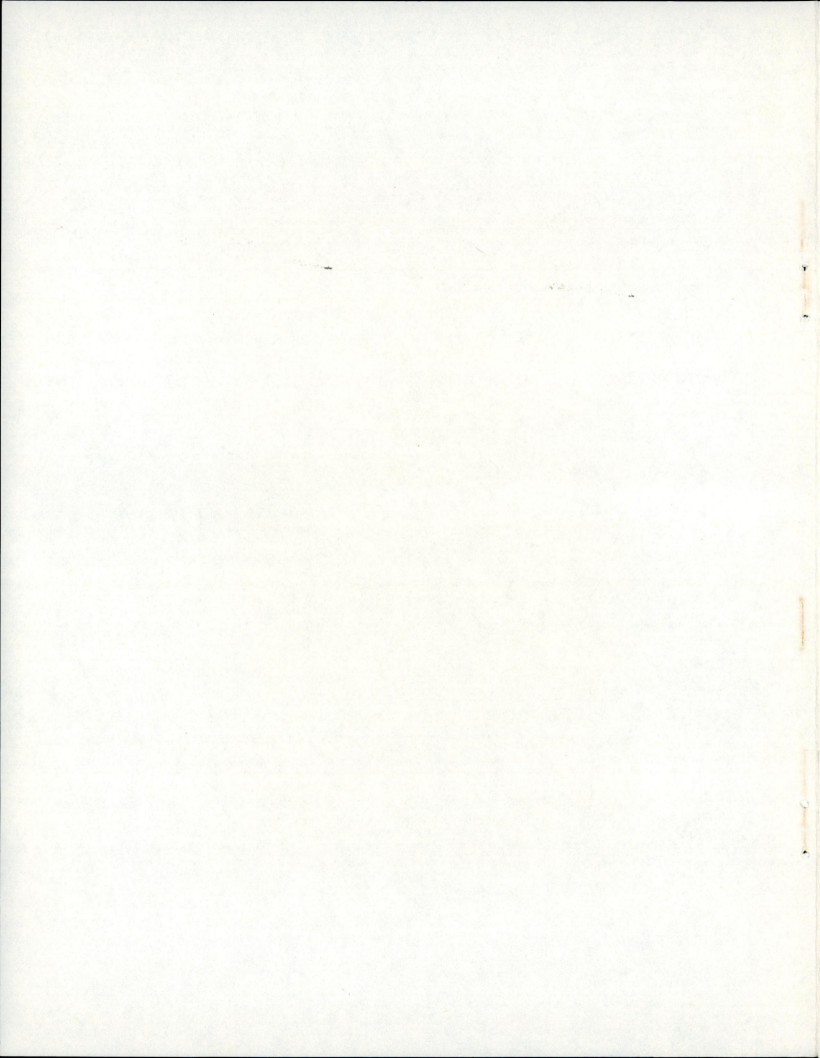
The railway commences at a point on the Main Northern Railway 104 miles 79 chains 35.85 links from Sydney and proceeds in a northerly direction to junction with a second connecting fork from the Main Northern Railway at mileage 105 miles 47 chains 97.84 links from Sydney. The railway then proceeds in a north-easterly direction through the Newcastle Abattoir lands then under the Pacific Highway and through land owned by the Broken Hill Proprietary Company Limited and the Commissioner for Railways then across an unused public road and a Recreation Reserve to the South Channel of the Hunter River. The railway continues in a northeasterly direction across the South Channel of the Hunter River by means of a bridge and across land acquired by the Minister for Public Works for The Islands Development Project. The railway then proceeds in a south-easterly direction approximately along the centre of The Islands Development Project towards its eastern end and finally proceeds southerly to terminate at a point 111 miles 50 chains from Sydney adjacent to wharves to be constructed at Rotten Row being a distance of 7 miles 50 chains 64.15 links from the commencing point. The work hereinbefore described is subject to such deviations and modifications as may be considered desirable by the constructing authority. The railway provides for a future Goods Yard to be constructed between 110 miles 5 chains from Sydney and 110 miles 47 chains from Sydney.

In the name and on behalf of Her Majesty I assent to this Act.

A. R. CUTLER, Governor.

Government House, Sydney, 13th April, 1966.





This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

ALLAN PICKERING, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 3 0 MAR 1966

## New South Wales



ANNO QUINTO DECIMO

## ELIZABETHÆ II REGINÆ

Act No. , 1966.

An Act to sanction the construction of a branch railway line from the Main Northern Railway Line near Sandgate in connection with the Newcastle Islands Development Scheme; to amend the Public Works Act, 1912, as amended by subsequent Acts; to validate certain matters; and for purposes connected therewith.

**B**<sup>E</sup> 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. (1) This Act may be cited as the "Newcastle Islands Short title and commencement.

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- (2) This Act shall be deemed to have commenced upon the first day of March, one thousand nine hundred and sixty-six.
- 2. (1) (a) The carrying out of the work described in the Work
   5 Schedule to this Act (hereinafter referred to as "the said sanctioned, work") is hereby sanctioned.
  - (b) The said work shall be deemed to be an authorised work within the meaning of the Public Works Act, 1912, as amended by subsequent Acts.
- 10 (c) The Commissioner for Railways is empowered to carry out the said work and shall be the constructing authority for the same within the meaning of the Public Works Act, 1912, as amended by subsequent Acts, and shall enter into such contracts and take all such necessary steps for 15 the proper execution thereof as such authority may think proper.
- (d) Subject to paragraph (e) of this subsection the provisions of the Public Works Act, 1912, as amended by subsequent Acts, sections thirty-four, thirty-five, thirty-six and 20 thirty-seven excepted, shall apply to and in respect of the said work.
- (e) The provisions of sections forty-seven, forty-eight and forty-nine, subsection three of section one hundred and twenty-six, and sections one hundred and fifty-one and one
  25 hundred and fifty-three of the Public Works Act, 1912, as amended by subsequent Acts, shall not apply to and in respect of the said work.
- (2) Without prejudice to the generality of subsection one of this section the provisions of section thirty-eight of the
  30 Public Works Act, 1912, as amended by subsequent Acts, shall apply to and in respect of any contracts referred to in paragraph (c) of subsection one of this section.
- 3. The plan of the said work is the plan marked The plan. "DEPARTMENT OF RAILWAYS N.S.W. NEWCASTLE
  35 ISLANDS DEVELOPMENT SCHEME PROPOSED BRANCH LINE" signed by the Commissioner for Railways and

and countersigned by the Chief Civil Engineer of the Department of Railways and deposited in the office of the Commissioner for Railways.

- 4. The cost of carrying out the said work (exclusive of Estimated 5 the cost of land resumptions and of providing the future cost. Goods Yard) is estimated at three million two hundred and seventy thousand dollars and such estimated cost shall not under any circumstances be exceeded by more than ten per centum.
- 5. (1) Notwithstanding any provisions of the Public Closing of Works Act, 1912, as amended by subsequent Acts, or of any roads. other Act, the Commissioner for Railways may, with the approval of the Governor, by notice in the Gazette close any part or parts of any road used or dedicated as a public road as he shall from time to time deem necessary for the purposes of the said work and upon publication in the Gazette of any such notice any and every dedication of the lands described in the notice as a public road shall absolutely cease and determine and the rights of any person to use the lands so described or 20 any part thereof for the purposes of a road shall be extinguished and the lands so described shall vest in the Commissioner for Railways as constructing authority for the purposes of the said work.
- (2) No claim against the Commissioner for Railways. 25 whether as constructing authority or otherwise, for compensation shall arise from or in respect of anything done by him pursuant to subsection one of this section or from or in respect of the vesting pursuant to that subsection of any land in him as constructing authority for the purposes of the said work.
- 6. The said work may be constructed on, over, under, Railway along or by the side of any road or highway, including a State constructed over roads, highway or main road within the meaning of the Main Roads etc. Act, 1924, as amended by subsequent Acts: Provided that the construction of the said work on, over, under or along 35 any such State highway or main road shall be for the sole purpose of allowing the said work to cross such State highway or main road.

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- (2) If the said work is carried over any road or any 20 State highway or main road within the meaning of the Main Roads Act, 1924, as amended by subsequent Acts, the maintenance of and any future paving, kerbing, guttering, roadmaking, draining and other construction work of a like or different nature in relation to such road, State highway or 25 main road, excluding the bridge or structure or any part thereof by means of which the said work is carried over such road, State highway or main road, shall upon the completion of the said work be undertaken, without any expense to the Commissioner for Railways, by the council or the Commis-30 sioner for Main Roads or other authority, as the case may be, which would have been responsible therefor if the said work had not been constructed, notwithstanding that such road, State highway or main road may have become or be wholly or partly vested in the Commissioner for Railways.
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Where the said work is carried under any such State highway or main road any such dedication of the whole or any portion of any bridge or structure over which such State highway or main road runs shall have the same effect as if the whole or such portion, as the case may be, of such bridge or structure had been proclaimed by the Governor as a State highway or main road under the Main Roads Act, 1924, as amended by subsequent Acts.

30 8. Notwithstanding the provisions of section ninety-one Fencing of the Public Works Act, 1912, as amended by subsequent Acts, the Commissioner for Railways as constructing authority shall not be compelled nor shall it be the duty of the Commissioner for Railways as constructing authority to make or maintain, for the accommodation of any person or for any purpose whatsoever, any fence along that portion of the said work extending from the northern bank of the South Channel of the Hunter River to the point adjacent to wharves to be constructed

constructed at Rotten Row; but the Commissioner for Railways may, in his discretion, make and maintain such fences in connection with that portion of the said work as he may think fit.

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#### SCHEDULE.

Sec. 2 (1)

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- 15 Channel of the Hunter River. The railway continues in a north-easterly direction across the South Channel of the Hunter River by means of a bridge and across land acquired by the Minister for Public Works for The Islands Development Project. The railway then proceeds in a south-easterly direction approximately along the centre
- 20 of The Islands Development Project towards its eastern end and finally proceeds southerly to terminate at a point 111 miles 50 chains from Sydney adjacent to wharves to be constructed at Rotten Row being a distance of 7 miles 50 chains 64.15 links from the commencing point. The work hereinbefore described is subject to such
- 25 deviations and modifications as may be considered desirable by the constructing authority. The railway provides for a future Goods Yard to be constructed between 110 miles 5 chains from Sydney and 110 miles 47 chains from Sydney.

BY AUTHORITY:

V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1966
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No. , 1966.

## A BILL

To sanction the construction of a branch railway line from the Main Northern Railway Line near Sandgate in connection with the Newcastle Islands Development Scheme; to amend the Public Works Act, 1912, as amended by subsequent Acts; to validate certain matters; and for purposes connected therewith.

[Mr. Morris; -22 March, 1966.]

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. (1) This Act may be cited as the "Newcastle Islands Short title and commencement.

(2)

- (2) This Act shall be deemed to have commenced upon the first day of March, one thousand nine hundred and sixty-six.
- 2. (1) (a) The carrying out of the work described in the work
  5 Schedule to this Act (hereinafter referred to as "the said sanctioned, work") is hereby sanctioned.
  - (b) The said work shall be deemed to be an authorised work within the meaning of the Public Works Act, 1912, as amended by subsequent Acts.
- 10 (c) The Commissioner for Railways is empowered to carry out the said work and shall be the constructing authority for the same within the meaning of the Public Works Act, 1912, as amended by subsequent Acts, and shall enter into such contracts and take all such necessary steps for 15 the proper execution thereof as such authority may think proper.
- (d) Subject to paragraph (e) of this subsection the provisions of the Public Works Act, 1912, as amended by subsequent Acts, sections thirty-four, thirty-five, thirty-six and 20 thirty-seven excepted, shall apply to and in respect of the said work.
- (e) The provisions of sections forty-seven, forty-eight and forty-nine, subsection three of section one hundred and twenty-six, and sections one hundred and fifty-one and one
  25 hundred and fifty-three of the Public Works Act, 1912, as amended by subsequent Acts, shall not apply to and in respect of the said work.
- (2) Without prejudice to the generality of subsection one of this section the provisions of section thirty-eight of the 30 Public Works Act, 1912, as amended by subsequent Acts, shall apply to and in respect of any contracts referred to in paragraph (c) of subsection one of this section.
- 3. The plan of the said work is the plan marked The plan. "DEPARTMENT OF RAILWAYS N.S.W. NEWCASTLE
  35 ISLANDS DEVELOPMENT SCHEME PROPOSED BRANCH LINE" signed by the Commissioner for Railways and

and countersigned by the Chief Civil Engineer of the Department of Railways and deposited in the office of the Commissioner for Railways.

- **4.** The cost of carrying out the said work (exclusive of Estimated 5 the cost of land resumptions and of providing the future cost. Goods Yard) is estimated at three million two hundred and seventy thousand dollars and such estimated cost shall not under any circumstances be exceeded by more than ten per centum.
- 5. (1) Notwithstanding any provisions of the Public Closing of Works Act, 1912, as amended by subsequent Acts, or of any other Act, the Commissioner for Railways may, with the approval of the Governor, by notice in the Gazette close any part or parts of any road used or dedicated as a public road as he shall from time to time deem necessary for the purposes of the said work and upon publication in the Gazette of any such notice any and every dedication of the lands described in the notice as a public road shall absolutely cease and determine and the rights of any person to use the lands so described or
  20 any part thereof for the purposes of a road shall be extinguished and the lands so described shall vest in the Commissioner for Railways as constructing authority for the purposes of the said work.
- (2) No claim against the Commissioner for Railways, 25 whether as constructing authority or otherwise, for compensation shall arise from or in respect of anything done by him pursuant to subsection one of this section or from or in respect of the vesting pursuant to that subsection of any land in him as constructing authority for the purposes of the said work.
- along or by the side of any road or highway, including a State constructed highway or main road within the meaning of the Main Roads etc.

  Act, 1924, as amended by subsequent Acts: Provided that the construction of the said work on, over, under or along any such State highway or main road shall be for the sole purpose of allowing the said work to cross such State highway or main road.

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(1) If the said work crosses any road or any State Maintenhighway or main road within the meaning of the Main Roads roads, etc. Act, 1924, as amended by subsequent Acts, on the level, the Commissioner for Railways as constructing authority shall 5 make such provision by way of approaches, protection, or otherwise howsoever as he may deem to be requisite or expedient and upon the completion of the said work the maintenance of and any future paving, kerbing, guttering, roadmaking, draining and other construction work of a like 10 or different nature in relation to such road, State highway or main road up to the sleeper ends on each side of the said work shall be undertaken, without any expense to the Commissioner for Railways, by the council or the Commissioner for Main Roads or other authority, as the case may be, which 15 would have been responsible therefor if the said work had not been constructed, notwithstanding that such road, State highway or main road may have become or be wholly or partly vested in the Commissioner for Railways.

- (2) If the said work is carried over any road or any 20 State highway or main road within the meaning of the Main Roads Act, 1924, as amended by subsequent Acts, the maintenance of and any future paving, kerbing, guttering, road-making, draining and other construction work of a like or different nature in relation to such road, State highway or 25 main road, excluding the bridge or structure or any part thereof by means of which the said work is carried over such road, State highway or main road, shall upon the completion of the said work be undertaken, without any expense to the Commissioner for Railways, by the council or the Commissioner for Main Roads or other authority, as the case may be, which would have been responsible therefor if the said work had not been constructed, notwithstanding that such road,
- which would have been responsible therefor if the said work had not been constructed, notwithstanding that such road, State highway or main road may have become or be wholly or partly vested in the Commissioner for Railways.
- 35 (3) If the said work is carried under any road or any State highway or main road within the meaning of the Main Roads Act, 1924, as amended by subsequent Acts, the maintenance of and any future paving, kerbing, guttering, roadmaking, draining and other construction work of a like 40 or different nature in relation to the surface of the roadway

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on any bridge or structure over which such road, State highway or main road runs and the approaches thereto shall upon the completion of the said work be undertaken, without any expense to the Commissioner for Railways, by the council 5 or the Commissioner for Main Roads or other authority, as the case may be, which would have been responsible therefor if the said work had not been constructed, notwithstanding that such bridge or structure or approaches is or are on land which may have become or is wholly or partly vested in the 10 Commissioner for Railways.

(4) If the said work is carried under any road or any State highway or main road within the meaning of the Main Roads Act, 1924, as amended by subsequent Acts, the whole or any portion of any bridge or structure over which such road, State highway or main road runs or of any approach thereto which is not within the area of the land required for or for the purposes of the said work as a railway may be dedicated as a public road under the Public Roads Act 1902, as amended by subsequent Acts, or as a public highway under section eighty-one of the Public Works Act, 1912, as amended by subsequent Acts.

Where the said work is carried under any such State highway or main road any such dedication of the whole or any portion of any bridge or structure over which such State highway or main road runs shall have the same effect as if the whole or such portion, as the case may be, of such bridge or structure had been proclaimed by the Governor as a State highway or main road under the Main Roads Act, 1924, as amended by subsequent Acts.

8. Notwithstanding the provisions of section ninety-one Fencing. of the Public Works Act, 1912, as amended by subsequent Acts, the Commissioner for Railways as constructing authority shall not be compelled nor shall it be the duty of the Commissioner for Railways as constructing authority to make or maintain, for the accommodation of any person or for any purpose whatsoever, any fence along that portion of the said work extending from the northern bank of the South Channel of the Hunter River to the point adjacent to wharves to be constructed

constructed at Rotten Row; but the Commissioner for Railways may, in his discretion, make and maintain such fences in connection with that portion of the said work as he may think fit.

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## andmeraling SCHEDULE.

Sec. 2 (1)

The railway commences at a point on the Main Northern Railway 104 miles 79 chains 35.85 links from Sydney and proceeds in a northerly direction to junction with a second connecting fork from the Main Northern Railway at mileage 105 miles 47 chains 97.84 10 links from Sydney. The railway then proceeds in a north-easterly direction through the Newcastle Abattoir lands then under the Pacific Highway and through land owned by the Broken Hill Proprietary Company Limited and the Commissioner for Railways then across an unused public road and a Recreation Reserve to the South 15 Channel of the Hunter River. The railway continues in a northeasterly direction across the South Channel of the Hunter River by means of a bridge and across land acquired by the Minister for Public Works for The Islands Development Project. The railway then proceeds in a south-easterly direction approximately along the centre 20 of The Islands Development Project towards its eastern end and finally proceeds southerly to terminate at a point 111 miles 50 chains from Sydney adjacent to wharves to be constructed at Rotten Row being a distance of 7 miles 50 chains 64.15 links from the com-

mencing point. The work hereinbefore described is subject to such 25 deviations and modifications as may be considered desirable by the constructing authority. The railway provides for a future Goods Yard to be constructed between 110 miles 5 chains from Sydney and 110 miles 47 chains from Sydney.

BY AUTHORITY:

V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1966
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# NEWCASTLE ISLANDS DEVELOPMENT SCHEME RAILWAY BILL, 1966.

#### EXPLANATORY NOTE.

THE objects of this Bill are-

- (a) to sanction the construction of a branch railway line from the Main Northern Railway Line near Sandgate to a point adjacent to wharves to be constructed at Rotten Row in connection with the Newcastle Islands Development Scheme;
- (b) to provide that the Commissioner for Railways shall be the Constructing Authority for the work sanctioned; and
- (c) to make provisions incidental and ancillary to the foregoing.

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## A BILL

To sanction the construction of a branch railway line from the Main Northern Railway Line near Sandgate in connection with the Newcastle Islands Development Scheme; to amend the Public Works Act, 1912, as amended by subsequent Acts; to validate certain matters; and for purposes connected therewith.

[Mr. Morris;—22 March, 1966.]

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. (1) This Act may be cited as the "Newcastle Islands Short title and commencement.

Development Scheme Railway Act, 1966".

(2)

- (2) This Act shall be deemed to have commenced upon the first day of March, one thousand nine hundred and sixty-six.
- 2. (1) (a) The carrying out of the work described in the Work
   5 Schedule to this Act (hereinafter referred to as "the said sanctioned, work") is hereby sanctioned.
  - (b) The said work shall be deemed to be an authorised work within the meaning of the Public Works Act, 1912, as amended by subsequent Acts.
- 10 (c) The Commissioner for Railways is empowered to carry out the said work and shall be the constructing authority for the same within the meaning of the Public Works Act, 1912, as amended by subsequent Acts, and shall enter into such contracts and take all such necessary steps for 15 the proper execution thereof as such authority may think proper.
- (d) Subject to paragraph (e) of this subsection the provisions of the Public Works Act, 1912, as amended by subsequent Acts, sections thirty-four, thirty-five, thirty-six and 20 thirty-seven excepted, shall apply to and in respect of the said work.
- (e) The provisions of sections forty-seven, forty-eight and forty-nine, subsection three of section one hundred and twenty-six, and sections one hundred and fifty-one and one 25 hundred and fifty-three of the Public Works Act, 1912, as amended by subsequent Acts, shall not apply to and in respect of the said work.
- (2) Without prejudice to the generality of subsection one of this section the provisions of section thirty-eight of the
  30 Public Works Act, 1912, as amended by subsequent Acts, shall apply to and in respect of any contracts referred to in paragraph (c) of subsection one of this section.
- 3. The plan of the said work is the plan marked The plan. "DEPARTMENT OF RAILWAYS N.S.W. NEWCASTLE
  35 ISLANDS DEVELOPMENT SCHEME PROPOSED BRANCH LINE" signed by the Commissioner for Railways and

and countersigned by the Chief Civil Engineer of the Department of Railways and deposited in the office of the Commissioner for Railways.

- The cost of carrying out the said work (exclusive of Estimated 5 the cost of land resumptions and of providing the future cost. Goods Yard) is estimated at three million two hundred and seventy thousand dollars and such estimated cost shall not under any circumstances be exceeded by more than ten per centum.
- 10 5. (1) Notwithstanding any provisions of the Public Closing of Works Act, 1912, as amended by subsequent Acts, or of any roads. other Act, the Commissioner for Railways may, with the approval of the Governor, by notice in the Gazette close any part or parts of any road used or dedicated as a public road as he shall from time to time deem necessary for the purposes of the said work and upon publication in the Gazette of any such notice any and every dedication of the lands described in the notice as a public road shall absolutely cease and determine and the rights of any person to use the lands so described or 20 any part thereof for the purposes of a road shall be extinguished and the lands so described shall vest in the Commissioner for Railways as constructing authority for the purposes of the said work.
- (2) No claim against the Commissioner for Railways, 25 whether as constructing authority or otherwise, for compensation shall arise from or in respect of anything done by him pursuant to subsection one of this section or from or in respect of the vesting pursuant to that subsection of any land in him as constructing authority for the purposes of the said work.
- 6. The said work may be constructed on, over, under, Railway along or by the side of any road or highway, including a State constructed over roads, highway or main road within the meaning of the Main Roads etc. Act, 1924, as amended by subsequent Acts: Provided that the construction of the said work on, over, under or along 35 any such State highway or main road shall be for the sole purpose of allowing the said work to cross such State highway or main road.

7. (1) If the said work crosses any road or any State Maintenhighway or main road within the meaning of the Main Roads ance of roads, etc. Act, 1924, as amended by subsequent Acts, on the level, the Commissioner for Railways as constructing authority shall 5 make such provision by way of approaches, protection, or otherwise howsoever as he may deem to be requisite or expedient and upon the completion of the said work the maintenance of and any future paving, kerbing, guttering, roadmaking, draining and other construction work of a like 10 or different nature in relation to such road, State highway or main road up to the sleeper ends on each side of the said work shall be undertaken, without any expense to the Commissioner for Railways, by the council or the Commissioner for Main Roads or other authority, as the case may be, which 15 would have been responsible therefor if the said work had not been constructed, notwithstanding that such road, State highway or main road may have become or be wholly or partly vested in the Commissioner for Railways.

(2) If the said work is carried over any road or any 20 State highway or main road within the meaning of the Main Roads Act, 1924, as amended by subsequent Acts, the maintenance of and any future paving, kerbing, guttering, roadmaking, draining and other construction work of a like or different nature in relation to such road, State highway or 25 main road, excluding the bridge or structure or any part thereof by means of which the said work is carried over such road, State highway or main road, shall upon the completion of the said work be undertaken, without any expense to the Commissioner for Railways, by the council or the Commis-30 sioner for Main Roads or other authority, as the case may be,

which would have been responsible therefor if the said work had not been constructed, notwithstanding that such road, State highway or main road may have become or be wholly or partly vested in the Commissioner for Railways.

35 (3) If the said work is carried under any road or any State highway or main road within the meaning of the Main Roads Act, 1924, as amended by subsequent Acts, the maintenance of and any future paving, kerbing, guttering, roadmaking, draining and other construction work of a like 40 or different nature in relation to the surface of the roadway

on any bridge or structure over which such road, State highway or main road runs and the approaches thereto shall upon the completion of the said work be undertaken, without any expense to the Commissioner for Railways, by the council 5 or the Commissioner for Main Roads or other authority, as the case may be, which would have been responsible therefor if the said work had not been constructed, notwithstanding that such bridge or structure or approaches is or are on land which may have become or is wholly or partly vested in the 10 Commissioner for Railways.

(4) If the said work is carried under any road or any State highway or main road within the meaning of the Main Roads Act, 1924, as amended by subsequent Acts, the whole or any portion of any bridge or structure over which such road, State highway or main road runs or of any approach thereto which is not within the area of the land required for or for the purposes of the said work as a railway may be dedicated as a public road under the Public Roads Act 1902, as amended by subsequent Acts, or as a public highway under section eighty-one of the Public Works Act, 1912, as amended by subsequent Acts.

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30 8. Notwithstanding the provisions of section ninety-one Fencing. of the Public Works Act, 1912, as amended by subsequent Acts, the Commissioner for Railways as constructing authority shall not be compelled nor shall it be the duty of the Commissioner for Railways as constructing authority to make or maintain, for the accommodation of any person or for any purpose whatsoever, any fence along that portion of the said work extending from the northern bank of the South Channel of the Hunter River to the point adjacent to wharves to be constructed

constructed at Rotten Row; but the Commissioner for Railways may, in his discretion, make and maintain such fences in connection with that portion of the said work as he may think fit.

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SCHEDULE.

- 10 links from Sydney. The railway then proceeds in a north-easterly direction through the Newcastle Abattoir lands then under the Pacific Highway and through land owned by the Broken Hill Proprietary Company Limited and the Commissioner for Railways then across an unused public road and a Recreation Reserve to the South
- 15 Channel of the Hunter River. The railway continues in a northeasterly direction across the South Channel of the Hunter River by means of a bridge and across land acquired by the Minister for Public Works for The Islands Development Project. The railway then proceeds in a south-easterly direction approximately along the centre
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