This PRIVATE BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly Chamber, Sydney, 3 August, 1886. } F. W. WEBB, Acting Clerk of Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO

VICTORIÆ REGINÆ.

An Act to authorize the construction of a Railway from and connecting the line of Railway from Sydney to Parramatta near the Clyde Railway Station to and with the Parramatta River at a point opposite Old Redbank.

HEREAS John Bennett of Sydney in the Colony of New South Preamble. Wales Esquire is desirous of constructing a railway from and connecting the line of railway from Sydney to Parramatta at a point near the Clyde Railway Station to and with the Parramatta River at 5 a point on the southern side of the said river opposite Old Redbank such railway to run through certain private lands and certain streets described in the Schedule annexed hereto And whereas it is desired to construct such railway for the purpose of giving better access to the public to the Parramatta River and to the Racecourse and Recreation 10 Ground near thereto known as the Rosehill Racecourse and Recreation And whereas the increased facilities of communication and Ground traffic which would result from the construction of the said proposed railway would be for the public convenience and benefit And it is desirable to authorize by Legislative enactments the construction and 15 maintenance of the said proposed railway subject to the provisions hereinafter contained Be it therefore enacted by the Queen's Most Excellent 522-

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 said John Bennett his heirs executors Authority to con-5 administrators or assigns upon the terms and conditions and subject to struct railway. the provisions hereinafter contained to make and construct a railway for conveying passengers and their luggage and other goods and merchandize from a point on the line of railway from Sydney to Parramatta near the Clyde Station and thence by the lines described in
- 10 the Schedule to this Act and to effect a junction between the said line of railway from Sydney to Parramatta and the Parramatta River at a point opposite Old Redbank in accordance with section ninetynine of the "Government Railways Act of 1858" and to take and use so much of the streets or lands referred to in the said Schedule as
- 15 may be required for the purposes of such railway but so that the same shall not occupy in any part thereof a greater space in breadth than sixty-six feet including the support and foundations thereof provided that the said railway shall be constructed and brought into use within two years from the passing of this Act And the same shall be con-
- 20 structed in a proper and workmanlike manner Provided further that this authority shall not extend beyond thirty years from the passing of this Act.

2. The said John Bennett his heirs executors administrators or sidings. assigns shall at his or their cost forthwith upon the request in writing

- 25 of the Secretary for Public Works or Commissioner for Railways efficiently construct and thereafter maintain such sidings upon the said railway as the said Secretary for Public Works or Commissioner for Railways shall consider necessary for the proper and convenient working of the said railway.
- 3. The said John Bennett his heirs executors administrators or Entry upon streets 30 assigns shall have all necessary rights of ingress and egress to and over &c. the surface of the streets and lands before referred to and all such other rights as are required for the construction repair completion and use of the said railway Provided that nothing herein contained shall
- 35 impair or be held to impair the lawful authority of the Municipal District of Granville or of any other corporation company or person to make all entries and exercise all other powers necessary for the construction maintenance and preservation of gasworks water works sewerage works and other works lawfully constructed under ground.
- 4. The gauge of the said railway shall be same gauge as the Gauge. 40 Government railways.

5. The railway shall throughout its course be laid at or about Level. the general level of the said streets and lands and throughout the whole extent of the said railway shall be laid with rails subject to the 45 approval of the Commissioner for Railways.

6. Where the railway shall cross any public highway parish Crossings. road on a level the said John Bennett his heirs executors administrators or assigns shall erect and at all times maintain good and sufficient gates across such road on each side of the railway where the same

- 50 shall communicate therewith and shall employ proper persons to open and shut such gates and such gates shall be kept constantly closed across such roads on both sides of the railway except during the time when horses cattle carts or carriages passing along the same shall have to cross such railway and such gates shall be of such dimensions and so
- 55 constructed as when closed to fence in the railway and prevent cattle or horses passing along the road from entering upon the railway and the persons entrusted with the care of such gates shall cause the same to be closed as soon as such horses cattle carts or carriages shall have passed through the same under a penalty of forty shillings for every default

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Bennett's Railway.

default therein Provided always that it shall be lawful for the Secretary for Public Works or Commissioner for Railways in any case in which he shall be satisfied that it will be more conducive to the public safety that the gates on any level crossing over any such road shall be kept 5 closed across the railway to order that such gates shall be kept so closed instead of across the road And in such case such gates shall be kept constantly closed across the railway except when engines or carriages passing along the railway shall have occasion to cross such road or railway in the same manner and under the like penalty as above 10 directed with respect to the gates being kept closed across the road.

7. The said railway shall be open to public use upon payment Railway to be open to public. of the tolls or charges following that is to say-

For passengers a sum not exceeding sixpence per head each way For goods a sum not exceeding the minimum rate per ton charged

on the Government Railways for short distances according to classification (exclusive of the expense of loading or discharging).

8. The said John Bennett his heirs executors administrators Works for benefit of and assigns shall make and at all times thereafter maintain for the owners. 20 accommodation of the owners and occupiers of lands adjoining the said railway that is to say-

Such and so many convenient gates bridges arches culverts and Gates bridges &c. passages over under or by the sides of or leading to or from

the railway as shall be necessary for the purpose of making good any interruptions caused by the railway to the use of the lands through which the railway shall be made and such works shall be made forthwith after the part of the railway passing over such lands shall have been laid out or formed or during the formation thereof

Also sufficient posts rails hedges ditches mounds or other fences Fences. for separating the land taken for the use of the railway from the adjoining lands not taken and protecting such lands from trespass or the cattle of the owners or occupiers thereof from straying thereout by reason of the railway together with all necessary gates made to open towards such adjoining lands and not towards the railway and all necessary stiles and such posts rails and other fences shall be made forthwith after the taking of any such lands if the owners thereof shall so require and the said other works as soon as conveniently may be

Also all necessary arches tunnels culverts drains or other passages Drains. either over or under or by the sides of the railways of such dimensions as will be sufficient at all times to convey the water as clearly from the lands lying near or affected by the railways as before the making of the railway or as nearly so as may be and such works shall be made from time to time as the railway works proceed

Provided always that the said John Bennett his heirs executors administrators or assigns shall not be required to make such accommodation works in such a manner as would prevent or obstruct the 50 working or using of the railway nor to make any accommodation works with respect to which the owners and occupiers of the lands shall have agreed to receive and shall have been paid compensation instead of making them.

9. If any person omit to shut and fasten any gate set up at Penalty on persons 55 either side of the railway for the accommodation of the owners or omitting to fasten gates. occupiers of the adjoining lands so soon as he and the carriages cattle or other animals under his care have passed through the same he shall forfeit for every such offence any sum not exceeding ten pounds.

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10. The said John Bennett his heirs executors administrators Maintenance of and assigns shall maintain in perfect order and repair the said railway roads. and the pavements of the same between the rails of the said railway where crossing any roads and for the space of one foot six inches on 5 each side of such rails.

11. The said John Bennett his heirs executors administrators and Repair of damage to assigns shall immediately repair any damage which may during or by sewers &c. reason of the construction of the said railway be occasioned to any sewer or drain or gas or water main or other property and shall also 10 repair all damages which may be occasioned by the working of the

said railway.

12. It shall be lawful for and incumbent upon the said John Locomotives to be Bennett his heirs executors administrators and assigns subject as afore- employed. said to provide use and employ locomotive engines or other moving

- 15 power and carriages and waggons to be drawn or propelled thereby and to carry and convey upon the said railway all such passengers and goods as shall be offered for that purpose and to charge the tolls and charges in respect thereof as above specified Provided that all such tolls and charges be at all times charged equally to all persons and after the 20 same rate in respect of all passengers and of all goods of the same
- description and no reduction or advance in any such tolls shall be made either directly or indirectly in favour of or against any particular Company or person travelling upon or using the said railway.
- 13. The Commissioner for Railways shall at all times hereafter Running powers to 25 upon twelve hours notice in writing to the said John Bennett his heirs the Commissioner for Railways. executors administrators and assigns have the right to run such locomotives carriages and trucks whether loaded or unloaded on and along the said railway and for such period or periods or at such time or times as the said Commissioner for Railways shall in the said notice specify
- 30 Provided always that the said Commissioner for Railways shall pay to the said John Bennett his heirs executors administrators or assigns such rates or tolls for the exercise of such right as aforesaid as the Governor with the advice of the Executive Council shall from time to time determine.
- 14. Nothing in this Act contained shall extend to charge Or Liability of carriers. 35 make liable the said John Bennett his heirs executors administrators and assigns further or in any other case than where according to the laws of this Colony stage-coach proprietors and common carriers would be liable nor shall extend in any degree to deprive the said John
- 40 Bennett his heirs executors administrators and assigns of any protection or privilege which common carriers or stage-coach proprietors may be entitled to but on the contrary the said John Bennett his heirs executors administrators and assigns shall at all times be entitled to the benefit of every such protection and privilege.
- 15. The tolls shall be paid to such persons and at such places Tolls to be paid as 45 upon or near to the railway and in such manner and under such regu- directed. lations as the said John Bennett his heirs executors administrators or assigns shall appoint subject to approval of the Commissioner for Railways.
- 16. It shall be lawful for the said John Bennett his heirs Regulations for use executors administrators or assigns from time to time subject to the of railway. 50 approval of the Commissioner for Railways and subject to the provisions and restrictions in this Act contained to make regulations for the following purposes that is to say-
 - For regulating the times of the arrival and departure of the carriages and trains and the number of persons to be carried therein. For regulating the loading or unloading of carriages.

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For preventing the smoking of tobacco and the commission of any nuisance in or upon such carriages or any of the railway stations waiting-rooms or premises.

And

	And generally for regulating the travelling upon or issuing and
	working the said railway and the maintenance of good order and for regulating the conduct of the railway officers and
	servants and for providing for the due management of the
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	waiting-rooms offices and premises from trespass and injury.
	But no such regulation shall authorise the closing of the said railway between sunrise and sunset except at any time when
	in consequence of any of the works being out of repair or
10	from any other sufficient cause it shall be necessary to close
	the said railway or any part thereof.
	Provided that such by-laws be not repugnant to the laws of the Colony or to the provisions of this Act and a copy of
	such by-laws shall be given to every officer and servant of
15	the said John Bennett his heirs executors administrators or
	assigns employed on the said railway or affected by such by-
	laws and such by-laws shall specify penalties which shall in no case exceed the sum of ten pounds to be proceeded for
	and recovered under the provisions of the Act eleven and
20	twelve Victoria chapter forty-three.
	Provided always that such by-laws must be first approved of by
	the Attorney-General of the Colony for the time being. Provided always that the said John Bennett his heirs executors
	administrators or assigns or his or their employees or servants
25	shall when using or when upon the premises of the said
	railway be liable and subject to the Government Railway By-laws.
	17. The production of a copy of the New South Wales Evidence of by-
	Government Gazette containing such by-laws shall be sufficient laws.
30	evidence of such by-laws in all proceedings under the same.
	18. If within twenty-eight days after the passing of this compensation clause. Act the persons through whose lands the railway shall pass or any of
	them and the said John Bennett his heirs executors administrators or
	assigns shall not agree as to the amount of compensation to be
	paid by the said John Bennett his heirs executors administrators or assigns for the said lands belonging to the said parties or any of them
	or for any damage that may be sustained by them or him by reason of
	the execution of the works or if any other question as to compen-
	sation shall arise under this Act the amount of such compensation
	shall be settled by arbitrators in manner hereinafter mentioned that is to say—
	Unless both parties shall concur in the appointment of a single Appointment of
	arbitrator each party on the request of the other party shall arbitrators.
45	nominate and appoint an arbitrator to whom such dispute or other matter shall be referred and every appointment of an
T 0	arbitrator shall be executed by such party and such appoint-
	ment shall be delivered to the arbitrator or arbitrators and
	shall be deemed a submission to arbitration on the part
50	of the party by whom the same shall be made and after any such appointment shall have been made neither party shall
00	have power to revoke the same without the consent of the
	other nor shall the death of either party operate as a revoca-
	tion and the award of such arbitrators or umpire to be final
55	and if for the space of fourteen days after any such dispute or other matter shall have arisen and after a request in
	writing shall have been served by the one party on the other
	party to appoint an arbitrator such last-mentioned party fail
	to appoint such arbitrator then upon such failure it shall be lawful for the Attorney-General for the time being of the
	said
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said Colony on the application of the party who has himself appointed an arbitrator to appoint such arbitrator to act on behalf of both parties and such arbitrator may proceed to hear and determine the matter which shall be in dispute and in such case the award or determination of such single arbitrator shall be final and conclusive.

19. If before the matter so referred shall be determined any Vacancy in arbitra-arbitrator appointed by either party shall die or become incapable or tion to be supplied. refuse or for fourteen days neglect to act as arbitrator the party by 10 whom such arbitrator was appointed may nominate and appoint in writing some other person to act in his place and if for the space of seven days after notice in writing from the other party for the purpose he fail to do so the remaining or other arbitrator may proceed alone and every arbitrator so to be substituted as aforesaid shall have the 15 same powers and authorities as were vested in the former arbitrator at

the time of such his death refusal neglect or disability as aforesaid.

20. Where more than one arbitrator shall have been appointed Appointment of such arbitrators shall before they enter upon the matters referred umpire. to them nominate and appoint by writing under their hands an

- 20 umpire to decide any matters on which they shall differ or which shall be referred to them under the provisions of this Act and if such umpire shall die or refuse or for seven days neglect to act after being called upon to do so by the arbitrators they shall forthwith after such death refusal or neglect appoint another umpire in his place and the 25 decision of every such umpire on the matters so referred to him shall
- be final.

21. If in either of the cases aforesaid the arbitrator or arbitrators Attorney-General to shall refuse or for seven days after request of either party to such appoint umpire on arbitration neglect to appoint an umpire it shall be lawful for the

- 30 Attorney-General for the time being on the application of either party to such arbitration to appoint an umpire and the decision of such umpire on the matters on which the arbitrators shall differ or which shall be referred to him under this Act shall be final.
- 22. If where a single arbitrator shall have been appointed such In case of death of 35 arbitrator shall die or become incapable or shall refuse or for fourteen single arbitrator the matter to begin de days neglect to act before he shall have made his award the matters novo. referred to him shall be determined by arbitration under the provisions of this Act in the same manner as if such arbitrator had not been appointed.
- 23. If where more than one arbitrator shall have been appointed If either arbitrator 40 either of the arbitrators shall refuse or for fourteen days neglect to refuse to act the other arbitrator may proceed alone and the decision of such ex parte. other arbitrator shall be as effectual as if he had been a single arbitrator appointed by both parties.
- 45 24. If where more than one arbitrator shall have been appointed If arbitrators fail to and where neither of them shall refuse or neglect to act as aforesaid make their award within twenty-one such arbitrators shall fail to make their award within twenty-one days days the matter to go after the day on which the last of such arbitrators shall have been to the umpire. appointed for that purpose by both of such arbitrators under their

50 hands the matters referred to them shall be determined by the umpire to be appointed as aforesaid.

25. The said arbitrators or their umpire may call for the pro- Powers of arbitrators duction of any documents in the possession or power of either party to call for books &c. which they or he may think necessary for determining the question in

55 dispute and may examine the parties or their witnesses on oath and administer the oaths necessary for that purpose.

26. Before any arbitrator or umpire shall enter into the con- Arbitrators or umpire sideration of any matters referred to him he shall in the presence of to make a declaration a of duty.

a Justice of the Peace make and subscribe the following declaration that is to say-

- I A.B. do solemnly and sincerely declare that I will faithfully
 - and honestly and to the best of my skill and ability hear and determine the matters referred to me under the provisions of "Bennett's Railway Act."

Made and subscribed in the presence of

and such declaration shall be annexed to the award when made and if Penalty for any arbitrator or umpire having made such declaration shall wilfully misconduct. 10 act contrary thereto he shall be guilty of a misdemeanour.

- 27. All costs of any such arbitration and incident thereto to be Cost of arbitration settled by the arbitrators shall be borne by John Bennett his heirs how to be borne. executors administrators or assigns unless the arbitrators shall award the same or a less sum than shall have been offered by the said John Bennett
- 15 his heirs executors administrators or assigns in which case each party shall bear his own costs incident to the arbitration and the cost of the arbitrators shall be borne by the parties in equal proportions unless the amount awarded shall be one-fourth less than the amount claimed in which case the whole costs shall be paid by the claimant Provided that
- 20 if either party shall be dissatisfied with the costs allowed by the arbitrators as aforesaid the costs may be taxed by the Prothonotary or other proper officer of the Supreme Court and the amount allowed by such officer shall be the amount of costs to be paid.

28. The arbitrators shall deliver their award in writing to the Award to be delivered to John 25 said John Bennett his heirs executors administrators or assigns who shall Bennett. retain the same and shall forthwith on demand at their own expense furnish a copy thereof to the other party and shall at all times on demand produce the said award and allow the same to be inspected or

examined by such party or any person appointed by him for that 30 purpose and the amount awarded shall be paid within sixty days after the publication of such award.

29. The submission to any such arbitration may be made a rule Submission may be made a rule of Court. of the Supreme Court on the application of either of the parties.

30. No award made with respect to any question referred to Award not void 35 arbitration under the provisions of this Act shall be set aside for through error in form. irregularity or error in matter of form.

31. The said John Bennett his heirs executors administrators or Compensation for assigns shall make compensation and satisfaction to be ascertained and temporary permanent or recovered in case of difference in the manner hereby provided for recurring injuries.

40 temporary permanent or recurring injury and all other damage loss costs charges and inconvenience which may in anywise be occasioned to the said owners or occupiers by the non-performance by the said John Bennett his heirs executors administrators or assigns of any of the matters or things hereby required to be performed by them or otherwise.

32. It shall be lawful for the Secretary for Public Works on Power for the Government to 45 behalf of the Government at any time by notice in writing to require purchase railway. the said John Bennett his heirs executors administrators or assigns to sell and thereupon the said John Bennett his heirs executors administrators or assigns shall sell to the Government as the case may be the

- 50 said railway upon the terms of paying the then value (exclusive of any allowance for past or future profits of the said railway or any compensation for compulsory sale or other consideration whatsoever) of the said railway and all lands buildings works materials and plant of the said John Bennett his heirs executors administrators or assigns
- 55 suitable to and used by him or them for the purposes of the said railway such value in case of difference to be ascertained by appraisement in manner directed by the twenty-third section of the "Crown Lands Occupation Act of 1861" and subject to the terms and condi-tions therein contained Provided that the "Minister" in the said Act

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Act shall for the purpose of appraisement under this Act mean the Secretary for Public Works for the time being in case of a sale to the Government as hereinbefore provided And when any such sale shall have been made to the said Government the said railway lands 5 buildings works materials plant and premises shall vest in the Commissioner of Railways who shall have all the rights powers and authorities of the said John Bennett his heirs executors administrators and assigns in respect to the said railway so sold.

33. This Act may be cited for all purposes as "Bennett's Short title. 10 Railway Act of 1886."

THE SCHEDULE.

Commencing on the Great Southern and Western Railway at a point about one hundred and twenty-four links westerly from the western end of Clyde Platform thence across the land the property of the Government enclosed for the said railway bearing 15 north-westerly to the southern boundary of land believed to belong to G. S. Caird and a street called George-street thence across said lands and street bearing north-westerly by a curved line to a street called Clyde-street thence across said street bearing northwesterly to its north-western boundary thence through lands believed to belong to Marsh Brothers I. Herford and R. M'Auley bearing northerly on a curved line to the 20 northern boundary of said M'Auley's land thence through lands believed to belong to S. S. Milgate bearing northerly to its north boundary thence bearing in the same direction across lands believed to belong to Mrs. H. E. Hall to their northern boundary thence in the same direction through lands believed to belong to H. Carney to their northern boundary thence in a northerly direction across lands believed to belong to A. H. Max-25 well to their northern boundary thence across lands beileved to belong to W. Watson bearing north-easterly to their northern boundary thence across lands believed to belong to A. H. Maxwell bearing north-easterly to the southern boundary of the Great Western Road thence across said road bearing north-easterly to its northern boundary thence in the same direction across lands believed to belong to W. Roveney and W. Constable to 30 their eastern boundary thence across lands believed to belong to John Taylor bearing in the same direction to Duck Creek thence across Duck Creek bearing in the same direction to the south boundary of lands believed to belong to W. H. Berry and J. Thomas and A. Williams and R. Macadam and J. Richardson thence across said lands bearing north-easterly to the south side of a street called Duck-street thence across said 35 street and a street called Park-street bearing north-easterly to land believed to belong to L. Grimwood thence across said land bearing in the same direction to its northern boundary thence across lands believed to belong to B. Bevan to its north and east boundary thence across lands believed to belong to Sherwood and Grimwood bearing in the same direction to their northern boundaries thence across lands believed to belong 40 to J. R. Martin and J. B. Masters thence across that land bearing north-easterly to A'Beckett's Creek thence across that creek north-easterly to lands believed to belong to the Land Company of Australasia (Limited) thence across said lands belonging to said Company bearing north-easterly to west side of a street called Aston-street thence across the said street bearing in the same direction to western boundary of lands believed to 45 belong to S. A. Stephen thence across said lands belonging to S. A. Stephen bearing northeasterly to the south boundary of that part of the lands belonging to the said S. A. Stephen leased to John Bennett thence across that land bearing northerly and northeasterly to a road called South Avenue thence across that road bearing north-easterly to the southern boundary of land believed to belong to S. A. Stephen and believed to 50 leased to C. E. Jeanerett for a tramway line thence across said leased land bearing north-easterly to a road called North Avenue thence across said road bearing north-easterly to a reserved road thence across said reserved road bearing easterly to lands believed to belong to Robert Hudson thence across said lands of Robert Hudson bearing easterly to their eastern boundary thence across lands believed to belong to the Australian Kerosene 55 and Oil Company bearing north-easterly and easterly to a reserved road dividing said property belonging to said Australian Kerosene and Oil Company and lands believed to belong to John Bennett thence across said reserved road bearing easterly to said lands belonging to said John Bennett thence across said lands bearing in the same direction to another reserved road thence across said reserved road bearing in the same direction 60 to other lands believed to belong to the said Australian Kerosene and Oil Company thence across said lands belonging to said Australian Kerosene and Oil Company bearing easterly to the terminus at the Parramatta River.

Sydney: Thomas Richards, Government Printer .-- 1886.

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This PRIVATE BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly Chamber, Sydney, 3 August, 1886. } F. W. WEBB, Acting Clerk of Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO

VICTORIÆ REGINÆ.

* * * * * * * * * * *

An Act to authorize the construction of a Railway from and connecting the line of Railway from Sydney to Parramatta near the Clyde Railway Station to and with the Parramatta River at a point opposite Old Redbank.

HEREAS John Bennett of Sydney in the Colony of New, South Preamble. Wales Esquire is desirous of constructing a railway from and connecting the line of railway from Sydney to Parramatta at a point near the Clyde Railway Station to and with the Parramatta River at 5 a point on the southern side of the said river opposite Old Redbank such railway to run through certain private lands and certain streets described in the Schedule annexed hereto And whereas it is desired to construct such railway for the purpose of giving better access to the public to the Parramatta River and to the Racecourse and Recreation 10 Ground near thereto known as the Rosehill Racecourse and Recreation Ground And whereas the increased facilities of communication and traffic which would result from the construction of the said proposed railway would be for the public convenience and benefit And it is desirable to authorize by Legislative enactments the construction and 15 maintenance of the said proposed railway subject to the provisions hereinafter contained Be it therefore enacted by the Queen's Most 522-Excellent

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 said John Bennett his heirs executors Authority to con-5 administrators or assigns upon the terms and conditions and subject to struct railway. the provisions hereinafter contained to make and construct a railway for conveying passengers and their luggage and other goods and merchandize from a point on the line of railway from Sydney to Parramatta near the Clyde Station and thence by the lines described in
- 10 the Schedule to this Act and to effect a junction between the said line of railway from Sydney to Parramatta and the Parramatta River at a point opposite Old Redbank in accordance with section ninetynine of the "Government Railways Act of 1858" and to take and use so much of the streets or lands referred to in the said Schedule as
- 15 may be required for the purposes of such railway but so that the same shall not occupy in any part thereof a greater space in breadth than sixty-six feet including the support and foundations thereof provided that the said railway shall be constructed and brought into use within two years from the passing of this Act And the same shall be con-
- 20 structed in a proper and workmanlike manner Provided further that this authority shall not extend beyond thirty years from the passing of this Act.

2. The said John Bennett his heirs executors administrators or sidings. assigns shall at his or their cost forthwith upon the request in writing

- 25 of the Secretary for Public Works or Commissioner for Railways efficiently construct and thereafter maintain such sidings upon the said railway as the said Secretary for Public Works or Commissioner for Railways shall consider necessary for the proper and convenient working of the said railway.
- 3. The said John Bennett his heirs executors administrators or Entry upon streets 30 assigns shall have all necessary rights of ingress and egress to and over &c. the surface of the streets and lands before referred to and all such other rights as are required for the construction repair completion and use of the said railway Provided that nothing herein contained shall 35 impair or be held to impair the lawful authority of the Municipal
- District of Granville or of any other corporation company or person to make all entries and exercise all other powers necessary for the construction maintenance and preservation of gasworks water works
- sewerage works and other works lawfully constructed under ground. 4. The gauge of the said railway shall be same gauge as the Gauge. 40 Government railways.

5. The railway shall throughout its course be laid at or about Level. the general level of the said streets and lands and throughout the whole extent of the said railway shall be laid with rails subject to the 45 approval of the Commissioner for Railways.

6. Where the railway shall cross any public highway parish Crossings. road on a level the said John Bennett his heirs executors administrators or assigns shall erect and at all times maintain good and sufficient gates across such road on each side of the railway where the same

- 50 shall communicate therewith and shall employ proper persons to open and shut such gates and such gates shall be kept constantly closed across such roads on both sides of the railway except during the time when horses cattle carts or carriages passing along the same shall have to cross such railway and such gates shall be of such dimensions and so
- 55 constructed as when closed to fence in the railway and prevent cattle or horses passing along the road from entering upon the railway and the persons entrusted with the care of such gates shall cause the same to be closed as soon as such horses cattle carts or carriages shall have passed through the same under a penalty of forty shillings for every default

Bennett's Railway.

default therein Provided always that it shall be lawful for the Secretary for Public Works or Commissioner for Railways in any case in which he shall be satisfied that it will be more conducive to the public safety that the gates on any level crossing over any such road shall be kept 5 closed across the railway to order that such gates shall be kept so closed instead of across the road And in such case such gates shall be kept constantly closed across the railway except when engines or carriages passing along the railway shall have occasion to cross such road or railway in the same manner and under the like penalty as above 10 directed with respect to the gates being kept closed across the road.

7. The said railway shall be open to public use upon payment Railway to be open to public.

For passengers a sum not exceeding sixpence per head each way For goods a sum not exceeding the minimum rate per ton charged

on the Government Railways for short distances according to classification (exclusive of the expense of loading or discharging).

 The said John Bennett his heirs executors administrators works for benefit of and assigns shall make and at all times thereafter maintain for the ^{owners.}
 accommodation of the owners and occupiers of lands adjoining the said railway that is to say—

Such and so many convenient gates bridges arches culverts and Gates bridges &c. passages over under or by the sides of or leading to or from the railway as shall be necessary for the purpose of making

the railway as shall be necessary for the purpose of making good any interruptions caused by the railway to the use of the lands through which the railway shall be made and such works shall be made forthwith after the part of the railway passing over such lands shall have been laid out or formed or during the formation thereof

Also sufficient posts rails hedges ditches mounds or other fences Fences. for separating the land taken for the use of the railway from the adjoining lands not taken and protecting such lands from trespass or the cattle of the owners or occupiers thereof from straying thereout by reason of the railway together with all necessary gates made to open towards such adjoining lands and not towards the railway and all necessary stiles and such posts rails and other fences shall be made forthwith after the taking of any such lands if the owners thereof shall so require and the said other works as soon as conveniently may be

Also all necessary arches tunnels culverts drains or other passages Drains. either over or under or by the sides of the railways of such dimensions as will be sufficient at all times to convey the water as clearly from the lands lying near or affected by the railways as before the making of the railway or as nearly so as may be and such works shall be made from time to time as the railway works proceed

Provided always that the said John Bennett his heirs executors administrators or assigns shall not be required to make such accommodation works in such a manner as would prevent or obstruct the 50 working or using of the railway nor to make any accommodation works with respect to which the owners and occupiers of the lands shall have agreed to receive and shall have been paid compensation instead of making them.

9. If any person omit to shut and fasten any gate set up at Penalty on persons 55 either side of the railway for the accommodation of the owners or omitting to fasten occupiers of the adjoining lands so soon as he and the carriages cattle or other animals under his care have passed through the same he shall forfeit for every such offence any sum not exceeding ten pounds.

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10. The said John Bennett his heirs executors administrators Maintenance of and assigns shall maintain in perfect order and repair the said railway roads. and the pavements of the same between the rails of the said railway where crossing any roads and for the space of one foot six inches on 5 each side of such rails.

11. The said John Bennett his heirs executors administrators and Repair of damage to assigns shall immediately repair any damage which may during or by sewers &c. reason of the construction of the said railway be occasioned to any sewer or drain or gas or water main or other property and shall also

10 repair all damages which may be occasioned by the working of the said railway.

12. It shall be lawful for and incumbent upon the said John Locomotives to be Bennett his heirs executors administrators and assigns subject as afore- employed. said to provide use and employ locomotive engines or other moving

- 15 power and carriages and waggons to be drawn or propelled thereby and to carry and convey upon the said railway all such passengers and goods as shall be offered for that purpose and to charge the tolls and charges in respect thereof as above specified Provided that all such tolls and
- charges be at all times charged equally to all persons and after the 20 same rate in respect of all passengers and of all goods of the same description and no reduction or advance in any such tolls shall be made either directly or indirectly in favour of or against any particular Company or person travelling upon or using the said railway.
- 13. The Commissioner for Railways shall at all times hereafter Running powers to 25 upon twelve hours notice in writing to the said John Bennett his heirs the Commissioner for executors administrators and assigns have the night to much loss executors administrators and assigns have the right to run such locomotives carriages and trucks whether loaded or unloaded on and along the said railway and for such period or periods or at such time or times as the said Commissioner for Railways shall in the said notice specify
- 30 Provided always that the said Commissioner for Railways shall pay to the said John Bennett his heirs executors administrators or assigns such rates or tolls for the exercise of such right as aforesaid as the Governor with the advice of the Executive Council shall from time to time determine.
- 35 14. Nothing in this Act contained shall extend to charge or Liability of carriers. make liable the said John Bennett his heirs executors administrators and assigns further or in any other case than where according to the laws of this Colony stage-coach proprietors and common carriers would be liable nor shall extend in any degree to deprive the said John
- 40 Bennett his heirs executors administrators and assigns of any protection or privilege which common carriers or stage-coach proprietors may be entitled to but on the contrary the said John Bennett his heirs executors administrators and assigns shall at all times be entitled to the benefit of every such protection and privilege.
- 15. The tolls shall be paid to such persons and at such places Tolls to be paid as 45 upon or near to the railway and in such manner and under such regu-directed. lations as the said John Bennett his heirs executors administrators or assigns shall appoint subject to approval of the Commissioner for Railways.
- 50 16. It shall be lawful for the said John Bennett his heirs Regulations for use executors administrators or assigns from time to time subject to the of railway. approval of the Commissioner for Railways and subject to the provisions and restrictions in this Act contained to make regulations for the following purposes that is to say-
 - For regulating the times of the arrival and departure of the carriages and trains and the number of persons to be carried therein. For regulating the loading or unloading of carriages.

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For preventing the smoking of tobacco and the commission of any nuisance in or upon such carriages or any of the railway stations waiting-rooms or premises.

And

Bennett's Railway.

	And generally for regulating the travelling upon or issuing and
	working the said railway and the maintenance of good order and for regulating the conduct of the railway officers and
	servants and for providing for the due management of the
5	said railway and the protection thereof and the carriages and
	waiting-rooms offices and premises from trespass and injury.
	But no such regulation shall authorise the closing of the said railway between sunrise and sunset except at any time when
	in consequence of any of the works being out of repair or
10	from any other sufficient cause it shall be necessary to close
	the said railway or any part thereof.
	Provided that such by-laws be not repugnant to the laws of the Colony or to the provisions of this Act and a copy of
	such by-laws shall be given to every officer and servant of
15	the said John Bennett his heirs executors administrators or
	assigns employed on the said railway or affected by such by- laws and such by-laws shall specify penalties which shall in
	no case exceed the sum of ten pounds to be proceeded for
	and recovered under the provisions of the Act eleven and
20	twelve Victoria chapter forty-three.
	Provided always that such by-laws must be first approved of by the Attorney-General of the Colony for the time being.
	Provided always that the said John Bennett his heirs executors
05	administrators or assigns or his or their employees or servants
25	shall when using or when upon the premises of the said railway be liable and subject to the Government Railway
	By-laws.
	17. The production of a copy of the New South Wales Evidence of by-
	<i>Government Gazette</i> containing such by-laws shall be sufficient laws. vidence of such by-laws in all proceedings under the same.
000	18. If within twenty-eight days after the passing of this Compensation clause.
A	Let the persons through whose lands the railway shall pass or any of
	hem and the said John Bennett his heirs executors administrators or
	ssigns shall not agree as to the amount of compensation to be aid by the said John Bennett his heirs executors administrators or
a	ssigns for the said lands belonging to the said parties or any of them
0	r for any damage that may be sustained by them or him by reason of
U St	he execution of the works or if any other question as to compen- ation shall arise under this Act the amount of such compensation
40 sl	hall be settled by arbitrators in manner hereinafter mentioned that
	s to say—
	Unless both parties shall concur in the appointment of a single Appointment of arbitrator each party on the request of the other party shall arbitrators.
	nominate and appoint an arbitrator to whom such dispute or
45	other matter shall be referred and every appointment of an
	arbitrator shall be executed by such party and such appoint- ment shall be delivered to the arbitrator or arbitrators and
	shall be deemed a submission to arbitration on the part
	of the party by whom the same shall be made and after any
50	such appointment shall have been made neither party shall
	have power to revoke the same without the consent of the other nor shall the death of either party operate as a revoca-
	tion and the award of such arbitrators or umpire to be final
	and if for the space of fourteen days after any such dispute
55	or other matter shall have arisen and after a request in writing shall have been served by the one party on the other
	writing shall have been served by the one party on the other party to appoint an arbitrator such last-mentioned party fail
	to appoint such arbitrator then upon such failure it shall be
	lawful for the Attorney-General for the time being of the
	said

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n clause.

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said Colony on the application of the party who has himself appointed an arbitrator to appoint such arbitrator to act on behalf of both parties and such arbitrator may proceed to hear and determine the matter which shall be in dispute and in such case the award or determination of such single

arbitrator shall be final and conclusive.

19. If before the matter so referred shall be determined any Vacancy in arbitraarbitrator appointed by either party shall die or become incapable or tion to be supplied. refuse or for fourteen days neglect to act as arbitrator the party by 10 whom such arbitrator was appointed may nominate and appoint in writing some other person to act in his place and if for the space of seven days after notice in writing from the other party for the purpose he fail to do so the remaining or other arbitrator may proceed alone and every arbitrator so to be substituted as aforesaid shall have the

15 same powers and authorities as were vested in the former arbitrator at the time of such his death refusal neglect or disability as aforesaid.

20. Where more than one arbitrator shall have been appointed Appointment of such arbitrators shall before they enter upon the matters referred umpire.

to them nominate and appoint by writing under their hands an 20 umpire to decide any matters on which they shall differ or which shall be referred to them under the provisions of this Act and if such umpire shall die or refuse or for seven days neglect to act after being called upon to do so by the arbitrators they shall forthwith after such death refusal or neglect appoint another umpire in his place and the 25 decision of every such umpire on the matters so referred to him shall .

be final.

21. If in either of the cases aforesaid the arbitrator or arbitrators Attorney-General to shall refuse or for seven days after request of either party to such appoint umpire on arbitration neglect to appoint an umpire it shall be lawful for the neglect. arbitration neglect to appoint an umpire it shall be lawful for the

30 Attorney-General for the time being on the application of either party to such arbitration to appoint an umpire and the decision of such umpire on the matters on which the arbitrators shall differ or which shall be referred to him under this Act shall be final.

22. If where a single arbitrator shall have been appointed such In case of death of 35 arbitrator shall die or become incapable or shall refuse or for fourteen single arbitrator the matter to begin de days neglect to act before he shall have made his award the matters novo. referred to him shall be determined by arbitration under the provisions of this Act in the same manner as if such arbitrator had not been appointed.

23. If where more than one arbitrator shall have been appointed If either arbitrator 40 either of the arbitrators shall refuse or for fourteen days neglect to refuse to act the other to proceed act the other arbitrator may proceed alone and the decision of such ex parte. other arbitrator shall be as effectual as if he had been a single arbitrator appointed by both parties.

24. If where more than one arbitrator shall have been appointed If arbitrators fail to and where neither of them shall refuse or neglect to act as aforesaid within twenty-one such arbitrators shall fail to make their award within twenty-one days days the matter to go after the day on which the last of such arbitrators shall have been to the umpire. appointed for that purpose by both of such arbitrators under their 50 hands the matters referred to them shall be determined by the umpire to be appointed as aforesaid.

25. The said arbitrators or their umpire may call for the pro- Powers of arbitrators duction of any documents in the possession or power of either party to call for books &c. which they or he may think necessary for determining the question in 55 dispute and may examine the parties or their witnesses on oath and administer the oaths necessary for that purpose.

26. Before any arbitrator or umpire shall enter into the con- Arbitrators or umpire sideration of any matters referred to him he shall in the presence of to make a declaration a of duty.

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a Justice of the Peace make and subscribe the following declaration that is to say-

I A.B. do solemnly and sincerely declare that I will faithfully and honestly and to the best of my skill and ability hear and determine the matters referred to me under the provisions of "Bennett's Railway Act."

Made and subscribed in the presence of A.B. and such declaration shall be annexed to the award when made and if Penalty for any arbitrator or umpire having made such declaration shall wilfully misconduct. 10 act contrary thereto he shall be guilty of a misdemeanour.

- 27. All costs of any such arbitration and incident thereto to be Cost of arbitration settled by the arbitrators shall be borne by John Bennett his heirs how to be borne. executors administrators or assigns unless the arbitrators shall award the same or a less sum than shall have been offered by the said John Bennett
- 15 his heirs executors administrators or assigns in which case each party shall bear his own costs incident to the arbitration and the cost of the arbitrators shall be borne by the parties in equal proportions unless the amount awarded shall be one-fourth less than the amount claimed in which case the whole costs shall be paid by the claimant Provided that
- 20 if either party shall be dissatisfied with the costs allowed by the arbitrators as aforesaid the costs may be taxed by the Prothonotary or other proper officer of the Supreme Court and the amount allowed by such officer shall be the amount of costs to be paid.
- 28. The arbitrators shall deliver their award in writing to the Award to be 25 said John Bennett his heirs executors administrators or assigns who shall delivered to John Bennett. retain the same and shall forthwith on demand at their own expense furnish a copy thereof to the other party and shall at all times on demand produce the said award and allow the same to be inspected or

examined by such party or any person appointed by him for that 30 purpose and the amount awarded shall be paid within sixty days after the publication of such award.

29. The submission to any such arbitration may be made a rule submission may be made a rule of Court. of the Supreme Court on the application of either of the parties.

30. No award made with respect to any question referred to Award not void 35 arbitration under the provisions of this Act shall be set aside for through error in form. irregularity or error in matter of form.

31. The said John Bennett his heirs executors administrators or Compensation for assigns shall make compensation and satisfaction to be ascertained and temporary permanent or recovered in case of difference in the manner hereby provided for recurring injuries. 40 temporary permanent or recurring injury and all other damage loss

- costs charges and inconvenience which may in anywise be occasioned to the said owners or occupiers by the non-performance by the said John Bennett his heirs executors administrators or assigns of any of the matters or things hereby required to be performed by them or otherwise.
- 32. It shall be lawful for the Secretary for Public Works on Power for the Government to purchase railway. 45 the said John Bennett his heirs executors administrators or assigns to sell and thereupon the said John Bennett his heirs executors administrators or assigns shall sell to the Government as the case may be the
- 50 said railway upon the terms of paying the then value (exclusive of any allowance for past or future profits of the said railway or any compensation for compulsory sale or other consideration whatsoever) of the said railway and all lands buildings works materials and plant of the said John Bennett his heirs executors administrators or assigns
- 55 suitable to and used by him or them for the purposes of the said railway such value in case of difference to be ascertained by appraisement in manner directed by the twenty-third section of the "Crown Lands Occupation Act of 1861" and subject to the terms and conditions therein contained Provided that the "Minister" in the said Act

Act shall for the purpose of appraisement under this Act mean the Secretary for Public Works for the time being in case of a sale to the Government as hereinbefore provided And when any such sale shall have been made to the said Government the said railway lands

5 buildings works materials plant and premises shall vest in the Commissioner of Railways who shall have all the rights powers and authorities of the said John Bennett his heirs executors administrators and assigns in respect to the said railway so sold.

33. This Act may be cited for all purposes as "Bennett's Short title. 10 Railway Act of 1886."

THE SCHEDULE.

Commencing on the Great Southern and Western Railway at a point about one hundred and twenty-four links westerly from the western end of Clyde Platform thence across the land the property of the Government enclosed for the said railway bearing 15 north-westerly to the southern boundary of land believed to belong to G. S. Caird and a street called George-street thence across said lands and street bearing north-westerly by a curved line to a street called Clyde-street thence across said street bearing northwesterly to its north-western boundary thence through lands believed to belong to Marsh Brothers I. Herford and R. M'Auley bearing northerly on a curved line to the 20 northern boundary of said M'Auley's land thence through lands believed to belong to S. S. Milgate bearing northerly to its north boundary thence bearing in the same direction across lands believed to belong to Mrs. H. E. Hall to their northern boundary thence in the same direction through lands believed to belong to H. Carney to their northern boundary thence in a northerly direction across lands believed to belong to A. H. Max-25 well to their northern boundary thence across lands believed to belong to W. Watson here the northern boundary the to their northern boundary thence across lands believed to belong to the boundary the boundary thence to be across lands believed to belong to W. Watson beauties across lands believed to belong bearing north-easterly to their northern boundary thence across lands believed to belong to A. H. Maxwell bearing north-easterly to the southern boundary of the Great Western Road thence across said road bearing north-easterly to the southern boundary of the Great restern Road thence across said road bearing north-easterly to its northern boundary thence in the same direction across lands believed to belong to W. Roveney and W. Constable to 30 their eastern boundary thence across lands believed to belong to John Taylor bearing in the same direction to Duck Creek thence across Duck Creek bearing in the same direction to the south boundary of lands believed to belong to W. H. Berry and J. Thomas and A. Williams and R. Macadam and J. Richardson thence across said lands bearing north-easterly to the south side of a street called Duck-street thence across said 35 street and a street called Park-street bearing north-easterly to land believed to belong to L. Grimwood thence across said land bearing in the same direction to its northern boundary thence across lands believed to belong to B. Bevan to its north and east boundary thence across lands believed to belong to Sherwood and Grimwood bearing in the same direction to their northern boundaries thence across lands believed to belong 40 to J. R. Martin and J. B. Masters thence across that land bearing north-easterly to A'Beckett's Creek thence across that creek north-easterly to lands believed to belong to the Land Company of Australasia (Limited) thence across said lands belonging to said Company bearing north-easterly to west side of a street called Aston-street thence across the said street bearing in the same direction to western boundary of lands believed to 45 belong to S. A. Stephen thence across said lands belonging to S. A. Stephen bearing northeasterly to the south boundary of that part of the lands belonging to the said S. A. Stephen leased to John Bennett thence across that land bearing northerly and northeasterly to a road called South Avenue thence across that road bearing north-easterly to the southern boundary of land believed to belong to S. A. Stephen and believed to be 50 leased to C. E. Jeanerett for a tramway line thence across said leased land bearing northeasterly to a road called North Avenue thence across said road bearing north-easterly to a reserved road thence across said reserved road bearing easterly to lands believed to belong to Robert Hudson thence across said lands of Robert Hudson bearing easterly to their eastern boundary thence across lands believed to belong to the Australian Kerosene 55 and Oil Company bearing north-easterly and easterly to a reserved road dividing said property belonging to said Australian Kerosene and Oil Company and lands believed to belong to John Bennett thence across said reserved road bearing easterly to said lands belonging to said John Bennett thence across said lands bearing in the same direction to another reserved road thence across said reserved road bearing in the same direction 60 to other lands believed to belong to the said Australian Kerosene and Oil Company thence across said lands belonging to said Australian Kerosene and Oil Company bearing

easterly to the terminus at the Parramatta River.

[6d.]

BENNETT'S RAILWAY BILL.

SCHEDULE of Amendments referred to in Message of 9th September, 1886.

Page 2, clause 1, line 18. After "shall be" insert " completely"

Page 2, clause 1, line 18. After "constructed" insert "between the points above "indicated"

Page 3, clause 7, line 14. After "goods" omit remainder of clause insert "the same "rates per mile as are charged on the Government Railways and for

"this purpose such Railway shall be deemed to be a continuation of the

"Government Railway between Sydney and Parramatta"

Page 3, clause 8, line 36. Before "cattle" insert "horses or"

Page 5, clause 16, line 18. After "pounds" omit remainder of proviso.

Page 5, clause 18, line 53. Omit "to" insert "if appointed as hereinafter provided "shall"

Page 7, clause 32, lines 56 to 58. Omit "appraisement in manner directed by the "twenty-third section of the 'Crown Lands Occupation Act of 1861' insert "arbitration in the manner provided by the twenty-seventh and other "sections subsequent thereto of the 'Government Railways Act of 1858' "twenty-two Victoria number nineteen for settling cases of disputed "compensation"
Page 8, clause 32, lines 3 to 6. After "contained" omit all the words down to "provided"

inclusive.

Page 8, clause 32. After clause 32 insert new clause 33.

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This PRIVATE BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly Chamber, Sydney, 3 August, 1886. } Acling

F. W. WEBB, Acting Clerk of Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 9th September, 1886. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO

VICTORIÆ REGINÆ.

An Act to authorize the construction of a Railway from and connecting the line of Railway from Sydney to Parramatta near the Clyde Railway Station to and with the Parramatta River at a point opposite Old Redbank.

THEREAS John Bennett of Sydney in the Colony of New South Preamble. Wales Esquire is desirous of constructing a railway from and connecting the line of railway from Sydney to Parramatta at a point near the Clyde Railway Station to and with the Parramatta River at 5 a point on the southern side of the said river opposite Old Redbank such railway to run through certain private lands and certain streets described in the Schedule annexed hereto And whereas it is desired to construct such railway for the purpose of giving better access to the 10 Ground near thereto known as the Rosehill Racecourse and Recreation Ground And whereas the increased facilities of communication and traffic which would result from the construction of the said proposed railway would be for the public convenience and benefit And it is desirable to authorize by Legislative enactments the construction and 15 maintenance of the said proposed railway subject to the provisions hereinafter contained Be it therefore enacted by the Queen's Most Excellent 522-

Note. - The words to be omitted are ruled through ; those to be inserted are printed in black letter.

Bennett's Railway.

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 said John Bennett his heirs executors Authority to con-5 administrators or assigns upon the terms and conditions and subject to struct railway. the provisions hereinafter contained to make and construct a railway for conveying passengers and their luggage and other goods and merchandize from a point on the line of railway from Sydney to Parramatta near the Clyde Station and thence by the lines described in
- 10 the Schedule to this Act and to effect a junction between the said line of railway from Sydney to Parramatta and the Parramatta River at a point opposite Old Redbank in accordance with section ninetynine of the "Government Railways Act of 1858" and to take and use so much of the streets or lands referred to in the said Schedule as
- 15 may be required for the purposes of such railway but so that the same shall not occupy in any part thereof a greater space in breadth than sixty-six feet including the support and foundations thereof provided that the said railway shall be completely constructed between the points above indicated and brought into use within two years from the
- 20 passing of this Act And the same shall be constructed in a proper and workmanlike manner Provided further that this authority shall not extend beyond thirty years from the passing of this Act.

2. The said John Bennett his heirs executors administrators or sidings. assigns shall at his or their cost forthwith upon the request in writing

- 25 of the Secretary for Public Works or Commissioner for Railways efficiently construct and thereafter maintain such sidings upon the said railway as the said Secretary for Public Works or Commissioner for Railways shall consider necessary for the proper and convenient working of the said railway.
- 30 3. The said John Bennett his heirs executors administrators or Entry upon streets assigns shall have all necessary rights of ingress and egress to and over ^{&c.} the surface of the streets and lands before referred to and all such other rights as are required for the construction repair completion and use of the said railway Provided that nothing herein contained shall
- 35 impair or be held to impair the lawful authority of the Municipal District of Granville or of any other corporation company or person to make all entries and exercise all other powers necessary for the construction maintenance and preservation of gasworks water works sewerage works and other works lawfully constructed under ground.
- 40 4. The gauge of the said railway shall be same gauge as the Gauge. Government railways.

5. The railway shall throughout its course be laid at or about Level. the general level of the said streets and lands and throughout the whole extent of the said railway shall be laid with rails subject to the 45 approval of the Commissioner for Railways.

6. Where the railway shall cross any public highway parish Crossings. road on a level the said John Bennett his heirs executors administrators or assigns shall erect and at all times maintain good and sufficient gates across such road on each side of the railway where the same

- 50 shall communicate therewith and shall employ proper persons to open and shut such gates and such gates shall be kept constantly closed across such roads on both sides of the railway except during the time when horses cattle carts or carriages passing along the same shall have to cross such railway and such gates shall be of such dimensions and so
- 55 constructed as when closed to fence in the railway and prevent cattle or horses passing along the road from entering upon the railway and the persons entrusted with the care of such gates shall cause the same to be closed as soon as such horses cattle carts or carriages shall have passed through the same under a penalty of forty shillings for every default

Bennett's Railway.

default therein Provided always that it shall be lawful for the Secretary for Public Works or Commissioner for Railways in any case in which he shall be satisfied that it will be more conducive to the public safety that the gates on any level crossing over any such road shall be kept 5 closed across the railway to order that such gates shall be kept so closed instead of across the road And in such case such gates shall be kept constantly closed across the railway except when engines or carriages passing along the railway shall have occasion to cross such road or railway in the same manner and under the like penalty as above 10 directed with respect to the gates being kept closed across the road.

7. The said railway shall be open to public use upon payment Railway to be open of the tolls or charges following that is to sayto public.

For passengers a sum not exceeding sixpence per head each way For goods a sum-not-exceeding the minimum rate per-ton charged

on the Golvernment Railways for short distances according to classification (exclusive of the expense of loading or discharging) the same rates per mile as are charged on the Government Railways and for this purpose such railway shall be deemed to be a continuation of the Government Railway between Sydney and Parramatta.

8. The said John Bennett his heirs executors administrators Works for benefit of and assigns shall make and at all times thereafter maintain for the owners accommodation of the owners and occupiers of lands adjoining the said railway that is to say-

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Such and so many convenient gates bridges arches culverts and Gates bridges &c. passages over under or by the sides of or leading to or from the railway as shall be necessary for the purpose of making good any interruptions caused by the railway to the use of the lands through which the railway shall be made and such works shall be made forthwith after the part of the railway passing over such lands shall have been laid out or formed or during the formation thereof

Also sufficient posts rails hedges ditches mounds or other fences Fences. for separating the land taken for the use of the railway from the adjoining lands not taken and protecting such lands from trespass or the horses or cattle of the owners or occupiers thereof from straying thereout by reason of the railway together with all necessary gates made to open towards such adjoining lands and not towards the railway and all necessary stiles and such posts rails and other fences shall be made forthwith after the taking of any such lands if the owners thereof shall so require and the said other works as soon as conveniently may be

Also all necessary arches tunnels culverts drains or other passages Drains. either over or under or by the sides of the railways of such dimensions as will be sufficient at all times to convey the water as clearly from the lands lying near or affected by the railways as before the making of the railway or as nearly so as may be and such works shall be made from time to time

as the railway works proceed Provided always that the said John Bennett his heirs executors administrators or assigns shall not be required to make such accommodation works in such a manner as would prevent or obstruct the working or using of the railway nor to make any accommodation 55 works with respect to which the owners and occupiers of the lands

shall have agreed to receive and shall have been paid compensation instead of making them.

9. If any person omit to shut and fasten any gate set up at Penalty on person either side of the railway for the accommodation of the owners or ^{omitting to fasten} gates. 60 occupiers of the adjoining lands so soon as he and the carriages cattle

or other animals under his care have passed through the same he shall forfeit for every such offence any sum not exceeding ten pounds.

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10. The said John Bennett his heirs executors administrators Maintenance of and assigns shall maintain in perfect order and repair the said railway roads. and the pavements of the same between the rails of the said railway where crossing any roads and for the space of one foot six inches on 5 each side of such rails.

11. The said John Bennett his heirs executors administrators and Repair of damage to assigns shall immediately repair any damage which may during or by sewers &c. reason of the construction of the said railway be occasioned to any sewer or drain or gas or water main or other property and shall also 10 repair all damages which may be occasioned by the working of the

said railway.

12. It shall be lawful for and incumbent upon the said John Locomotives to be Bennett his heirs executors administrators and assigns subject as afore- employed. said to provide use and employ locomotive engines or other moving

15 power and carriages and waggons to be drawn or propelled thereby and to carry and convey upon the said railway all such passengers and goods as shall be offered for that purpose and to charge the tolls and charges in respect thereof as above specified Provided that all such tolls and charges be at all times charged equally to all persons and after the

- 20 same rate in respect of all passengers and of all goods of the same description and no reduction or advance in any such tolls shall be made either directly or indirectly in favour of or against any particular Company or person travelling upon or using the said railway.
- 13. The Commissioner for Railways shall at all times hereafter Running powers to 25 upon twelve hours notice in writing to the said John Bennett his heirs the Commissioner for Railways. executors administrators and assigns have the right to run such locomotives carriages and trucks whether loaded or unloaded on and along the said railway and for such period or periods or at such time or times as the said Commissioner for Railways shall in the said notice specify
- 30 Provided always that the said Commissioner for Railways shall pay to the said John Bennett his heirs executors administrators or assigns such rates or tolls for the exercise of such right as aforesaid as the Governor with the advice of the Executive Council shall from time to time determine.
- 14. Nothing in this Act contained shall extend to charge or Liability of carriers. 35 make liable the said John Bennett his heirs executors administrators and assigns further or in any other case than where according to the laws of this Colony stage-coach proprietors and common carriers would be liable nor shall extend in any degree to deprive the said John
- 40 Bennett his heirs executors administrators and assigns of any protection or privilege which common carriers or stage-coach proprietors may be entitled to but on the contrary the said John Bennett his heirs executors administrators and assigns shall at all times be entitled to the benefit of every such protection and privilege.
- 15. The tolls shall be paid to such persons and at such places Tolls to be paid as upon or near to the railway and in such manner and under such regu-45 lations as the said John Bennett his heirs executors administrators or assigns shall appoint subject to approval of the Commissioner for Railways.
- 16. It shall be lawful for the said John Bennett his heirs Regulations for use 50 executors administrators or assigns from time to time subject to the of railway. approval of the Commissioner for Railways and subject to the provisions and restrictions in this Act contained to make regulations for the following purposes that is to say-

For regulating the times of the arrival and departure of the carriages and trains and the number of persons to be carried therein. For regulating the loading or unloading of carriages.

For preventing the smoking of tobacco and the commission of any nuisance in or upon such carriages or any of the railway stations waiting-rooms or premises.

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	And generally for regulating the travelling upon or issuing and
	working the said railway and the maintenance of good order
	and for regulating the conduct of the railway officers and
	servants and for providing for the due management of the
5	said railway and the protection thereof and the carriages and
	waiting-rooms offices and premises from trespass and injury.
	But no such regulation shall authorise the closing of the said
	railway between sunrise and sunset except at any time when
	in consequence of any of the works being out of repair or
10	
	the said railway or any part thereof.
	Provided that such by-laws be not repugnant to the laws of the
	Colony or to the provisions of this Act and a copy of
	such by-laws shall be given to every officer and servant of
15	the said John Bennett his heirs executors administrators or
	assigns employed on the said railway or affected by such by-
	laws and such by-laws shall specify penalties which shall in
	no case exceed the sum of ten pounds to-be-proceeded for and
	recovered-under-the-provisions-of-the-Act-eleven-and-twelve
20	Victoria chapter forty three.
	Provided always that such by-laws must be first approved of by
	the Attorney-General of the Colony for the time being.
	Provided always that the said John Bennett his heirs executors
~ ~	administrators or assigns or his or their employees or servants
25	shall when using or when upon the premises of the said
	railway be liable and subject to the Government Railway
	By-laws. 17. The production of a copy of the New South Wales Evidence of by-
	Government Gazette containing such by-laws shall be sufficient laws.
20	evidence of such by-laws in all proceedings under the same.
30	18. If within twenty-eight days after the passing of this Compensation clause.
	Act the persons through whose lands the railway shall pass or any of
	them and the said John Bennett his heirs executors administrators or
	assigns shall not agree as to the amount of compensation to be
35	paid by the said John Bennett his heirs executors administrators or
	assigns for the said lands belonging to the said parties or any of them
	or for any damage that may be sustained by them or him by reason of
	the execution of the works or if any other question as to compen-
	sation shall arise under this Act the amount of such compensation
40	shall be settled by arbitrators in manner hereinafter mentioned that
	is to sav—
	Unless both parties shall concur in the appointment of a single Appointment of
	arbitrator each party on the request of the other party shall arbitrators.
	nominate and appoint an arbitrator to whom such dispute or
45	other matter shall be referred and every appointment of an
	arbitrator shall be executed by such party and such appoint-
	ment shall be delivered to the arbitrator or arbitrators and
	shall be deemed a submission to arbitration on the part
-	of the party by whom the same shall be made and after any
50	such appointment shall have been made neither party shall
	have power to revoke the same without the consent of the
	other nor shall the death of either party operate as a revoca-
	tion and the award of such arbitrators or umpire to if
~ ~	appointed as hereinafter provided shall be final and if for the space of fourteen days after any such dispute or other
55	the space of fourteen days after any such dispute or other
	matter shall have arisen and after a request in writing shall have been served by the one party on the other party to
	appoint an arbitrator such last-mentioned party fail to
	appoint an arbitrator such last-mentioned party lan to appoint such arbitrator then upon such failure it shall be
60	
00	lawful for the Attorney-General for the time sening of the said

said Colony on the application of the party who has himself appointed an arbitrator to appoint such arbitrator to act on behalf of both parties and such arbitrator may proceed to hear and determine the matter which shall be in dispute and in such case the award or determination of such single arbitrator shall be final and conclusive.

19. If before the matter so referred shall be determined any Vacancy in arbitraarbitrator appointed by either party shall die or become incapable or tion to be supplied. refuse or for fourteen days neglect to act as arbitrator the party by 10 whom such arbitrator was appointed may nominate and appoint in writing some other person to act in his place and if for the space of seven days after notice in writing from the other party for the purpose he fail to do so the remaining or other arbitrator may proceed alone and every arbitrator so to be substituted as aforesaid shall have the 15 same powers and authorities as were vested in the former arbitrator at the time of such his death refusal neglect or disability as aforesaid.

20. Where more than one arbitrator shall have been appointed Appointment of such arbitrators shall before they enter upon the matters referred umpire. to them nominate and appoint by writing under their hands an 20 umpire to decide any matters on which they shall differ or which

- shall be referred to them under the provisions of this Act and if such umpire shall die or refuse or for seven days neglect to act after being called upon to do so by the arbitrators they shall forthwith after such death refusal or neglect appoint another umpire in his place and the
- 25 decision of every such umpire on the matters so referred to him shall be final.

21. If in either of the cases aforesaid the arbitrator or arbitrators Attorney-General to shall refuse or for seven days after request of either party to such appoint umpire on arbitration neglect to appoint an umpire it shall be lawful for the neglect. arbitration neglect to appoint an umpire it shall be lawful for the

- 30 Attorney-General for the time being on the application of either party to such arbitration to appoint an umpire and the decision of such umpire on the matters on which the arbitrators shall differ or which shall be referred to him under this Act shall be final.
- 22. If where a single arbitrator shall have been appointed such In case of death of 22. If where a single arbitrator shall have been appointed such in ease of dealed and a single arbitrator the single arbitrator the matter to begin de days neglect to act before he shall have made his award the matters novo. referred to him shall be determined by arbitration under the provisions of this Act in the same manner as if such arbitrator had not been appointed.
- 40 23. If where more than one arbitrator shall have been appointed If either arbitrator either of the arbitrators shall refuse or for fourteen days neglect to refuse to act the act the other arbitrator may proceed alone and the decision of such ex parte. other arbitrator shall be as effectual as if he had been a single arbitrator appointed by both parties.
- 45 24. If where more than one arbitrator shall have been appointed If arbitrators fail to and where neither of them shall refuse or neglect to act as aforesaid make their award within twenty-one such arbitrators shall fail to make their award within twenty-one days days the matter to go after the day on which the last of such arbitrators shall have been to the umpire. appointed for that purpose by both of such arbitrators under their
- 50 hands the matters referred to them shall be determined by the umpire to be appointed as aforesaid.

25. The said arbitrators or their umpire may call for the pro- Powers of arbitrators duction of any documents in the possession or power of either party to call for books &c. which they or he may think necessary for determining the question in

55 dispute and may examine the parties or their witnesses on oath and administer the oaths necessary for that purpose.

26. Before any arbitrator or umpire shall enter into the con-Arbitrators or umpire sideration of any matters referred to him he shall in the presence of to make a declaration for faithful discharge a of duty.

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a Justice of the Peace make and subscribe the following declaration that is to say-

I A.B. do solemnly and sincerely declare that I will faithfully and honestly and to the best of my skill and ability hear and

determine the matters referred to me under the provisions of "Bennett's Railway Act."

Made and subscribed in the presence of

and such declaration shall be annexed to the award when made and if Penalty for any arbitrator or umpire having made such declaration shall wilfully misconduct. 10 act contrary thereto he shall be guilty of a misdemeanour.

- 27. All costs of any such arbitration and incident thereto to be Cost of arbitration settled by the arbitrators shall be borne by John Bennett his heirs how to be borne. executors administrators or assigns unless the arbitrators shall award the
- same or a less sum than shall have been offered by the said John Bennett 15 his heirs executors administrators or assigns in which case each party shall bear his own costs incident to the arbitration and the cost of the arbitrators shall be borne by the parties in equal proportions unless the amount awarded shall be one-fourth less than the amount claimed in which case the whole costs shall be paid by the claimant Provided that
- 20 if either party shall be dissatisfied with the costs allowed by the arbitrators as aforesaid the costs may be taxed by the Prothonotary or other proper officer of the Supreme Court and the amount allowed by such officer shall be the amount of costs to be paid.
- 28. The arbitrators shall deliver their award in writing to the Award to be 25 said John Bennett his heirs executors administrators or assigns who shall delivered to John Bennett, retain the same and shall forthwith on demand at their own expense furnish a copy thereof to the other party and shall at all times on demand produce the said award and allow the same to be inspected or
- examined by such party or any person appointed by him for that 30 purpose and the amount awarded shall be paid within sixty days after the publication of such award.

29. The submission to any such arbitration may be made a rule Submission may be made a rule of Court. of the Supreme Court on the application of either of the parties.

30. No award made with respect to any question referred to Award not void 35 arbitration under the provisions of this Act shall be set aside for through error in form. irregularity or error in matter of form. 31. The said John Bennett his heirs executors administrators or Compensation for

assigns shall make compensation and satisfaction to be ascertained and temporary permanent or recovered in case of difference in the manner hereby provided for recurring injuries.

- 40 temporary permanent or recurring injury and all other damage loss costs charges and inconvenience which may in anywise be occasioned to the said owners or occupiers by the non-performance by the said John Bennett his heirs executors administrators or assigns of any of the matters or things hereby required to be performed by them or otherwise.
- 32. It shall be lawful for the Secretary for Public Works on Power for the 45 behalf of the Government at any time by notice in writing to require Government to purchase railway. the said John Bennett his heirs executors administrators or assigns to sell and thereupon the said John Bennett his heirs executors adminis-
- trators or assigns shall sell to the Government as the case may be the 50 said railway upon the terms of paying the then value (exclusive of any allowance for past or future profits of the said railway or any compensation for compulsory sale or other consideration whatsoever) of the said railway and all lands buildings works materials and plant of the said John Bennett his heirs executors administrators or assigns
- 55 suitable to and used by him or them for the purposes of the said railway such value in case of difference to be ascertained by appraisement-in-manner-directed-by-the-twenty-third-section-of-the-"Crown Lands Occupation Act of 1861" arbitration in the manner provided by the twenty-seventh and other sections subsequent thereto of the "Government

A.B.

Bennett's Railway.

"Government Railways Act of 1858" twenty two Victoria number nineteen for settling cases of disputed compensation and subject to the terms and conditions therein contained <u>Provided that the "Minister</u>" in the said Act shall for the purpose of appraisement under this Act mean

- 5 the Secretary for Public Works for the time being in case of a sale to the Government as hereinbefore provided And when any such sale shall have been made to the said Government the said railway lands buildings works materials plant and premises shall vest in the Commissioner of Railways who shall have all the rights powers and
- 10 authorities of the said John Bennett his heirs executors administrators and assigns in respect to the said railway so sold.

33. All penalties imposed under this Act or under any by-laws Recovery of made in pursuance thereof shall be recoverable in a summary way ^{penalties.} before any two Justices of the Peace.

15 33. 34. This Act may be cited for all purposes as "Bennett's Short title. Railway Act of 1886."

THE SCHEDULE.

- Commencing on the Great Southern and Western Railway at a point about one hundred and twenty-four links westerly from the western end of Clyde Platform thence 20 across the land the property of the Government enclosed for the said railway bearing north-westerly to the southern boundary of land believed to belong to G. S. Caird and a north-westerly to the southern boundary of land believed to belong to G. S. Caird and a street called George-street thence across said lands and street bearing north-westerly by a curved line to a street called Clyde-street thence across said street bearing north-westerly to its north-western boundary thence through lands believed to belong to 25 Marsh Brothers I. Herford and R. M'Auley's land thence through lands believed to belong to the northern boundary of said M'Auley's land thence through lands believed to belong to S. S. Milgate bearing northerly to its north boundary thence through lands believed to belong to S. S. Milgate bearing northerly to its north boundary thence bearing in the same direction across lands believed to belong to Mrs. H. E. Hall to their northern boundary thence in a northerly direction across lands believed to belong to A. H. Maxwell to their northern boundary thence across lands believed to belong to W. Watson bearing north-easterly to their northern boundary thence across lands believed to belong to belong to A. H. Maxwell bearing north-easterly to the southern boundary of the Great Western to A. H. Maxwell bearing north-easterly to the southern boundary of the Great Western Road thence across said road bearing north-easterly to its northern boundary thence in 35 the same direction across lands believed to belong to W. Roveney and W. Constable to their eastern boundary thence across lands believed to belong to John Taylor bearing in the same direction to Duck Creek thence across Duck Creek bearing in the same direction to the south boundary of lands believed to belong to W. H. Berry and J. Thomas and A. Williams and R. Macadam and J. Richardson thence across said lands 40 bearing north-easterly to the south side of a street called Duck-street thence across said street and a street called Park-street bearing north-easterly to land believed to belong to L. Grimwood thence across said land bearing in the same direction to its northern boundary thence across lands believed to belong to B. Bevan to its north and east boundary thence across lands believed to belong to Sherwood and Grimwood bearing in 45 the same direction to their northern boundaries thence across lands believed to belong to J. R. Martin and J. B. Masters thence across that land bearing north-easterly to A'Beckett's Creek thence across that creek north-easterly to lands believed to belong to the Land Company of Australasia (Limited) thence across said lands belonging to said Company bearing north-easterly to west side of a street called Aston-street thence across 50 the said street bearing in the same direction to western boundary of lands believed to belong to S. A. Stephen thence across said lands belonging to S. A. Stephen bearing north-easterly to the south boundary of that part of the lands belonging to the said S. A. Stephen leased to John Bennett thence across that land bearing northerly and northeasterly to a road called South Avenue thence across that road bearing north-easterly to 55 the southern boundary of land believed to belong to S. A. Stephen and believed to be leased to C. E. Jeanerett for a tramway line thence across said leased land bearing northeasterly to a road called North Avenue thence across said road bearing north-easterly to a reserved road thence across said reserved road bearing easterly to lands believed to belong to Robert Hudson thence across said lands of Robert Hudson bearing easterly to their 60 eastern boundary thence across lands believed to belong to the Australian Kerosene and Oil Company bearing north-easterly and easterly to a reserved road dividing said property belonging to said Australian Kerosene and Oil Company and lands believed to belong to John Bennett thence across said reserved road bearing easterly to said lands belonging to said John Bennett thence across said lands bearing in the same direction 65 to another reserved road thence across said reserved road bearing in the same direction to other lands believed to belong to the said Australian Kerosene and Oil Company
 - to other lands believed to belong to the said Australian Kerosene and Oil Company thence across said lands belonging to said Australian Kerosene and Oil Company bearing easterly to the terminus at the Parramatta River.

Sydney : Thomas Richards, Government Printer .- 1886.

[6d.]

BENNETT'S RAILWAY BILL.

SCHEDULE of Amendments referred to in Message of 9th September, 1886.

Page 2, clause 1, line 18. After "shall be" insert " completely"

Page 2, clause 1, line 18. After "constructed" insert "between the points above "indicated"

Page 3, clause 7, line 14. After "goods" omit remainder of clause insert "the same "rates per mile as are charged on the Government Railways and for

" this purpose such Railway shall be deemed to be a continuation of the

"Government Railway between Sydney and Parramatta"

Page 3, clause 8, line 36. Before "cattle" insert "horses or"

Page 5, clause 16, line 18. After "pounds" omit remainder of proviso.

Page 5, clause 18, line 53. Omit "to" insert "if appointed as hereinafter provided "shall"

Page 7, clause 32, lines 56 to 58. Omit "appraisement in manner directed by the "twenty-third section of the 'Crown Lands Occupation Act of 1861' insert "arbitration in the manner provided by the twenty-seventh and other "sections subsequent thereto of the 'Government Railways Act of 1858' "twenty-two Victoria number nineteen for settling cases of disputed-"compensation"

Page 8, clause 32, lines 3 to 6. After "contained" omit all the words down to "provided" inclusive.

Page 8, clause 32. After clause 32 insert new clause 33.

c 165—



This PRIVATE BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly Chamber, Sydney, 3 August, 1886. F. W. WEBB, Acting Clerk of Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 9th September, 1886. } JOHN J. CALVERT, Clerk of the Parliaments.

New South Walles.



ANNO QUINQUAGESIMO

VICTORIÆ REGINÆ.

An Act to authorize the construction of a Railway from and connecting the line of Railway from Sydney to Parramatta near the Clyde Railway Station to and with the Parramatta River at a point opposite Old Redbank.

THEREAS John Bennett of Sydney in the Colony of New South Preamble, Wales Esquire is desirous of constructing a railway from and connecting the line of railway from Sydney to Parramatta at a point near the Clyde Railway Station to and with the Parramatta River at 5 a point on the southern side of the said river opposite Old Redbank such railway to run through certain private lands and certain streets described in the Schedule annexed hereto And whereas it is desired to construct such railway for the purpose of giving better access to the public to the Parramatta River and to the Racecourse and Recreation 10 Ground near thereto known as the Rosehill Racecourse and Recreation And whereas the increased facilities of communication and Ground traffic which would result from the construction of the said proposed railway would be for the public convenience and benefit And it is desirable to authorize by Legislative enactments the construction and 15 maintenance of the said proposed railway subject to the provisions hereinafter contained Be it therefore enacted by the Queen's Most Excellent 522-

Note .-- The words to be omitted are ruled through ; those to be inserted are printed in black letter.

Bennett's Railway.

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 said John Bennett his heirs executors Authority to con-5 administrators or assigns upon the terms and conditions and subject to ^{struct railway}. the provisions hereinafter contained to make and construct a railway for conveying passengers and their luggage and other goods and merchandize from a point on the line of railway from Sydney to Parramatta near the Clyde Station and thence by the lines described in

- 10 the Schedule to this Act and to effect a junction between the said line of railway from Sydney to Parramatta and the Parramatta River at a point opposite Old Redbank in accordance with section ninetynine of the "Government Railways Act of 1858" and to take and use so much of the streets or lands referred to in the said Schedule as
- 15 may be required for the purposes of such railway but so that the same shall not occupy in any part thereof a greater space in breadth than sixty-six feet including the support and foundations thereof provided that the said railway shall be completely constructed between the points above indicated and brought into use within two years from the
- 20 passing of this Act And the same shall be constructed in a proper and workmanlike manner Provided further that this authority shall not extend beyond thirty years from the passing of this Act.
 2. The said John Bennett his heirs executors administrators or sidings.

assigns shall at his or their cost forthwith upon the request in writing

- 25 of the Secretary for Public Works or Commissioner for Railways efficiently construct and thereafter maintain such sidings upon the said railway as the said Secretary for Public Works or Commissioner for Railways shall consider necessary for the proper and convenient working of the said railway.
- 30 3. The said John Bennett his heirs executors administrators or Entry upon streets assigns shall have all necessary rights of ingress and egress to and over ^{&c.} the surface of the streets and lands before referred to and all such other rights as are required for the construction repair completion and use of the said railway Provided that nothing herein contained shall
- use of the said railway Provided that nothing herein contained shall 35 impair or be held to impair the lawful authority of the Municipal District of Granville or of any other corporation company or person to make all entries and exercise all other powers necessary for the construction maintenance and preservation of gasworks water works sewerage works and other works lawfully constructed under ground.
- 40 4. The gauge of the said railway shall be same gauge as the Gauge. Government railways.

5. The railway shall throughout its course be laid at or about Level. the general level of the said streets and lands and throughout the whole extent of the said railway shall be laid with rails subject to the approval of the Commissioner for Bailways

45 approval of the Commissioner for Railways.

6. Where the railway shall cross any public highway parish Crossings. road on a level the said John Bennett his heirs executors administrators or assigns shall erect and at all times maintain good and sufficient gates across such road on each side of the railway where the same

- 50 shall communicate therewith and shall employ proper persons to open and shut such gates and such gates shall be kept constantly closed across such roads on both sides of the railway except during the time when horses cattle carts or carriages passing along the same shall have to cross such railway and such gates shall be of such dimensions and so
- 55 constructed as when closed to fence in the railway and prevent cattle or horses passing along the road from entering upon the railway and the persons entrusted with the care of such gates shall cause the same to be closed as soon as such horses cattle carts or carriages shall have passed through the same under a penalty of forty shillings for every default

Hider Land

Bennett's Railway.

default therein Provided always that it shall be lawful for the Secretary for Public Works or Commissioner for Railways in any case in which he shall be satisfied that it will be more conducive to the public safety that the gates on any level crossing over any such road shall be kept 5 closed across the railway to order that such gates shall be kept so closed instead of across the road And in such case such gates shall be kept constantly closed across the railway except when engines or carriages passing along the railway shall have occasion to cross such road or railway in the same manner and under the like penalty as above 10 directed with respect to the gates being kept closed across the road.

7. The said railway shall be open to public use upon payment Railway to be open to public. of the tolls or charges following that is to say

For passengers a sum not exceeding sixpence per head each way

For goods a sum not exceeding the minimum rate per-ton charged on the Golvernment Railways for short distances according to classification (exclusive of the expense of loading or discharging) the same rates per mile as are charged on the Government Railways and for this purpose such railway shall be deemed to be a continuation of the Government Railway between Sydney and Parramatta.

8. The said John Bennett his heirs executors administrators Works for benefit of and assigns shall make and at all times thereafter maintain for the owners. accommodation of the owners and occupiers of lands adjoining the said railway that is to say-25

Such and so many convenient gates bridges arches culverts and Gates bridges &c. passages over under or by the sides of or leading to or from the railway as shall be necessary for the purpose of making good any interruptions caused by the railway to the use of the lands through which the railway shall be made and such works shall be made forthwith after the part of the railway passing over such lands shall have been laid out or formed or during the formation thereof

Also sufficient posts rails hedges ditches mounds or other fences Fences for separating the land taken for the use of the railway from the adjoining lands not taken and protecting such lands from trespass or the horses or cattle of the owners or occupiers thereof from straying thereout by reason of the railway together with all necessary gates made to open towards such adjoining lands and not towards the railway and all necessary stiles and such posts rails and other fences shall be made forthwith after the taking of any such lands if the owners thereof shall so require and the said other works as soon as conveniently may be

Also all necessary arches tunnels culverts drains or other passages Drains. either over or under or by the sides of the railways of such dimensions as will be sufficient at all times to convey the water as clearly from the lands lying near or affected by the railways as before the making of the railway or as nearly so as may be and such works shall be made from time to time as the railway works proceed

Provided always that the said John Bennett his heirs executors administrators or assigns shall not be required to make such accommodation works in such a manner as would prevent or obstruct the working or using of the railway nor to make any accommodation 55 works with respect to which the owners and occupiers of the lands shall have agreed to receive and shall have been paid compensation

instead of making them.

9. If any person omit to shut and fasten any gate set up at Penalty on person either side of the railway for the accommodation of the owners or omitting to fasten 60 occupiers of the adjoining lands so soon as he and the carriages cattle

or other animals under his care have passed through the same he shall forfeit for every such offence any sum not exceeding ten pounds.

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10. The said John Bennett his heirs executors administrators Maintenance of and assigns shall maintain in perfect order and repair the said railway roads. and the pavements of the same between the rails of the said railway where crossing any roads and for the space of one foot six inches on 5 each side of such rails.

11. The said John Bennett his heirs executors administrators and Repair of damage to assigns shall immediately repair any damage which may during or by sewers &c. reason of the construction of the said railway be occasioned to any sewer or drain or gas or water main or other property and shall also 10 repair all damages which may be occasioned by the working of the

said railway.

12. It shall be lawful for and incumbent upon the said John Locomotives to be Bennett his heirs executors administrators and assigns subject as afore- employed. said to provide use and employ locomotive engines or other moving

- 15 power and carriages and waggons to be drawn or propelled thereby and to carry and convey upon the said railway all such passengers and goods as shall be offered for that purpose and to charge the tolls and charges in respect thereof as above specified Provided that all such tolls and charges be at all times charged equally to all persons and after the 20 same rate in respect of all passengers and of all goods of the same
- description and no reduction or advance in any such tolls shall be made either directly or indirectly in favour of or against any particular Company or person travelling upon or using the said railway.
- 13. The Commissioner for Railways shall at all times hereafter Running powers to 25 upon twelve hours notice in writing to the said John Bennett his heirs the Commissioner for Railways. executors administrators and assigns have the right to run such locomotives carriages and trucks whether loaded or unloaded on and along the said railway and for such period or periods or at such time or times as the said Commissioner for Railways shall in the said notice specify
- 30 Provided always that the said Commissioner for Railways shall pay to the said John Bennett his heirs executors administrators or assigns such rates or tolls for the exercise of such right as aforesaid as the Governor with the advice of the Executive Council shall from time to time determine.
- 14. Nothing in this Act contained shall extend to charge or Liability of carriers. 35 make liable the said John Bennett his heirs executors administrators and assigns further or in any other case than where according to the laws of this Colony stage-coach proprietors and common carriers would be liable nor shall extend in any degree to deprive the said John
- 40 Bennett his heirs executors administrators and assigns of any protection or privilege which common carriers or stage-coach proprietors may be entitled to but on the contrary the said John Bennett his heirs executors administrators and assigns shall at all times be entitled to the benefit of every such protection and privilege.
- 15. The tolls shall be paid to such persons and at such places Tolls to be paid as 45 upon or near to the railway and in such manner and under such regulations as the said John Bennett his heirs executors administrators or assigns shall appoint subject to approval of the Commissioner for Railways.
- 16. It shall be lawful for the said John Bennett his heirs Regulations for use 50 executors administrators or assigns from time to time subject to the of railway. approval of the Commissioner for Railways and subject to the provisions and restrictions in this Act contained to make regulations for the following purposes that is to say

For regulating the times of the arrival and departure of the carriages and trains and the number of persons to be carried therein. For regulating the loading or unloading of carriages.

For preventing the smoking of tobacco and the commission of any nuisance in or upon such carriages or any of the railway stations waiting-rooms or premises.

And

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Bennett's Railway.

	And generally for regulating the travelling upon or issuing and	
	working the said railway and the maintenance of good order and for regulating the conduct of the railway officers and	
	servants and for providing for the due management of the	
5	said railway and the protection thereof and the carriages and	
	waiting-rooms offices and premises from trespass and injury.	
	But no such regulation shall authorise the closing of the said	
	railway between sunrise and sunset except at any time when in consequence of any of the works being out of repair or	
10	from any other sufficient cause it shall be necessary to close	
10	the said railway or any part thereof.	
	Provided that such by-laws be not repugnant to the laws of the	
	Colony or to the provisions of this Act and a copy of	
	such by-laws shall be given to every officer and servant of	
15	the said John Bennett his heirs executors administrators or	
	assigns employed on the said railway or affected by such by- laws and such by-laws shall specify penalties which shall in	
	no case exceed the sum of ten pounds to-be-proceeded for and	
	recovered under the provisions of the Act eleven and twelve	
20	Victoria chapter forty-three.	
	Provided always that such by-laws must be first approved of by	
	the Attorney-General of the Colony for the time being.	
	Provided always that the said John Bennett his heirs executors administrators or assigns or his or their employees or servants	
25	shall when using or when upon the premises of the said	
20	railway be liable and subject to the Government Railway	
	By-laws.	
	17. The production of a copy of the New South Wales vernment Gazette containing such by-laws shall be sufficient	Evidence of by-
Got	vernment Gazette containing such by-laws shall be sufficient	14.15.
30 evic	lence of such by-laws in all proceedings under the same. 18. If within twenty-eight days after the passing of this	Componention of
Act	the persons through whose lands the railway shall pass or any of	Compensation c.
the	m and the said John Bennett his heirs executors administrators or	
assi	gns shall not agree as to the amount of compensation to be	
35 paid	d by the said John Bennett his heirs executors administrators or	
assi	gns for the said lands belonging to the said parties or any of them	
or f	or any damage that may be sustained by them or him by reasor. of execution of the works or if any other question as to compen-	
sati	on shall arise under this Act the amount of such compensation	and the
40 shal	Il be settled by arbitrators in manner hereinafter mentioned that	
	o say—	
	Unless both parties shall concur in the appointment of a single	Appointment of
	arbitrator each party on the request of the other party shall	aronnators.
15	nominate and appoint an arbitrator to whom such dispute or other matter shall be referred and every appointment of an	
45	arbitrator shall be executed by such party and such appoint-	
	ment shall be delivered to the arbitrator or arbitrators and	
	shall be deemed a submission to arbitration on the part	
	of the party by whom the same shall be made and after any	
50	such appointment shall have been made neither party shall	
	have power to revoke the same without the consent of the other nor shall the death of either party operate as a revoca-	
	tion and the award of such arbitrators or umpire to if	
	appointed as hereinafter provided shall be final and if for	
55	the space of fourteen days after any such dispute or other	
	matter shall have arisen and after a request in writing shall	bits bit (pri
	have been served by the one party on the other party to	
	appoint an arbitrator such last-mentioned party fail to	
60	appoint such arbitrator then upon such failure it shall be lawful for the Attorney-General for the time being of the	
60	lawith for the Attorney-General for the time being of the said	

clause.

said Colony on the application of the party who has himself appointed an arbitrator to appoint such arbitrator to act on behalf of both parties and such arbitrator may proceed to hear and determine the matter which shall be in dispute and in such case the award or determination of such single arbitrator shall be final and conclusive.

19. If before the matter so referred shall be determined any Vacancy in arbitra-arbitrator appointed by either party shall die or become incapable or tion to be supplied. refuse or for fourteen days neglect to act as arbitrator the party by 10 whom such arbitrator was appointed may nominate and appoint in writing some other person to act in his place and if for the space of seven days after notice in writing from the other party for the purpose he fail to do so the remaining or other arbitrator may proceed alone and every arbitrator so to be substituted as aforesaid shall have the 15 same powers and authorities as were vested in the former arbitrator at the time of such his death refusal neglect or disability as aforesaid.

20. Where more than one arbitrator shall have been appointed Appointment of such arbitrators shall before they enter upon the matters referred umpire. to them nominate and appoint by writing under their hands an

20 umpire to decide any matters on which they shall differ or which shall be referred to them under the provisions of this Act and if such umpire shall die or refuse or for seven days neglect to act after being called upon to do so by the arbitrators they shall forthwith after such death refusal or neglect appoint another umpire in his place and the

25 decision of every such umpire on the matters so referred to him shall be final.

21. If in either of the cases aforesaid the arbitrator or arbitrators Attorney-General to shall refuse or for seven days after request of either party to such appoint umpire on appoint to provide the appoint on the local for the neglect. arbitration neglect to appoint an umpire it shall be lawful for the

- 30 Attorney-General for the time being on the application of either party to such arbitration to appoint an umpire and the decision of such umpire on the matters on which the arbitrators shall differ or which shall be referred to him under this Act shall be final.
- 22. If where a single arbitrator shall have been appointed such In case of death of 35 arbitrator shall die or become incapable or shall refuse or for fourteen single arbitrator the matter to begin de days neglect to act before he shall have made his award the matters novo. referred to him shall be determined by arbitration under the provisions of this Act in the same manner as if such arbitrator had not been appointed.
- 23. If where more than one arbitrator shall have been appointed If either arbitrator 40 either of the arbitrators shall refuse or for fourteen days neglect to refuse to act the act the other arbitrator may proceed alone and the decision of such ex parte. other arbitrator shall be as effectual as if he had been a single arbitrator appointed by both parties.
- 24. If where more than one arbitrator shall have been appointed If arbitrators fail to 45 and where neither of them shall refuse or neglect to act as aforesaid make their award such arbitrators shall fail to make their award within twenty-one such arbitrators shall fail to make their award within twenty-one days days the matter to go after the day on which the last of such arbitrators shall have been to the umpire. appointed for that purpose by both of such arbitrators under their

50 hands the matters referred to them shall be determined by the umpire to be appointed as aforesaid.

25. The said arbitrators or their umpire may call for the pro- Powers of arbitrators duction of any documents in the possession or power of either party to call for books &c. which they or he may think necessary for determining the question in

55 dispute and may examine the parties or their witnesses on oath and administer the oaths necessary for that purpose.

26. Before any arbitrator or umpire shall enter into the con-Arbitrators or umpire sideration of any matters referred to him he shall in the presence of to make a declaration for faithful discharge

a of duty.

6

a Justice of the Peace make and subscribe the following declaration that is to say-

I A.B. do solemnly and sincerely declare that I will faithfully

and honestly and to the best of my skill and ability hear and determine the matters referred to me under the provisions of "Bennett's Railway Act."

Made and subscribed in the presence of

5

and such declaration shall be annexed to the award when made and if Penalty for any arbitrator or umpire having made such declaration shall wilfully misconduct. 10 act contrary thereto he shall be guilty of a misdemeanour.

- 27. All costs of any such arbitration and incident thereto to be Cost of arbitration settled by the arbitrators shall be borne by John Bennett his heirs how to be borne. executors administrators or assigns unless the arbitrators shall award the
- same or a less sum than shall have been offered by the said John Bennett 15 his heirs executors administrators or assigns in which case each party shall bear his own costs incident to the arbitration and the cost of the arbitrators shall be borne by the parties in equal proportions unless the amount awarded shall be one-fourth less than the amount claimed in which case the whole costs shall be paid by the claimant Provided that
- 20 if either party shall be dissatisfied with the costs allowed by the arbi-trators as aforesaid the costs may be taxed by the Prothonotary or other proper officer of the Supreme Court and the amount allowed by such officer shall be the amount of costs to be paid.
- 28. The arbitrators shall deliver their award in writing to the Award to be 25 said John Bennett his heirs executors administrators or assigns who shall delivered to John Bennett. retain the same and shall forthwith on demand at their own expense furnish a copy thereof to the other party and shall at all times on demand produce the said award and allow the same to be inspected or
- examined by such party or any person appointed by him for that 30 purpose and the amount awarded shall be paid within sixty days after the publication of such award.

29. The submission to any such arbitration may be made a rule Submission may be made a rule of Court. of the Supreme Court on the application of either of the parties.

30. No award made with respect to any question referred to Award not void 35 arbitration under the provisions of this Act shall be set aside for through error in form. irregularity or error in matter of form.

31. The said John Bennett his heirs executors administrators or Compensation for assigns shall make compensation and satisfaction to be ascertained and temporary permanent or recovered in case of difference in the manner hereby provided for recurring injuries.

- 40 temporary permanent or recurring injury and all other damage loss costs charges and inconvenience which may in anywise be occasioned to the said owners or occupiers by the non-performance by the said John Bennett his heirs executors administrators or assigns of any of the matters or things hereby required to be performed by them or otherwise.
- 32. It shall be lawful for the Secretary for Public Works on Power for the 45 behalf of the Government at any time by notice in writing to require Government to purchase railway. the said John Bennett his heirs executors administrators or assigns to sell and thereupon the said John Bennett his heirs executors administrators or assigns shall sell to the Government as the case may be the
- 50 said railway upon the terms of paying the then value (exclusive of any allowance for past or future profits of the said railway or any compensation for compulsory sale or other consideration whatsoever) of the said railway and all lands buildings works materials and plant of the said John Bennett his heirs executors administrators or assigns
- 55 suitable to and used by him or them for the purposes of the said railway such value in case of difference to be ascertained by appraisement-in-manner-directed by the twenty third-section-of-the-"Crown Lands-Occupation-Act of 1861" arbitration in the manner provided by the twenty-seventh and other sections subsequent thereto of the "Government

A.B.

Bennett's Railway.

"Government Railways Act of 1858" twenty two Victoria number nineteen for settling cases of disputed compensation and subject to the terms and conditions therein contained <u>Provided that the "Minister</u>" in the said Act shall for the purpose of appraisement under this Act-mean

- 5 the Secretary for Public Works for the time being in case of a sale to the Government as hereinbefore provided And when any such sale shall have been made to the said Government the said railway lands buildings works materials plant and premises shall vest in the Commissioner of Railways who shall have all the rights powers and 10 authorities of the said John Bennett his heirs executors administrators
- and assigns in respect to the said railway so sold.

33. All penalties imposed under this Act or under any by-laws Recovery of made in pursuance thereof shall be recoverable in a summary way ^{penalties.} before any two Justices of the Peace.

before any two Justices of the Peace. 15 33. 34. This Act may be cited for all purposes as "Bennett's Short title. Railway Act of 1886."

THE SCHEDULE.

Commencing on the Great Southern and Western Railway at a point about one hundred and twenty-four links westerly from the western end of Clyde Platform thence
across the land the property of the Government enclosed for the said railway bearing north-westerly to the southern boundary of land believed to belong to G. S. Caird and a street called George-street thence across said lands and street bearing north-westerly by a curved line to a street called Clyde-street thence across said street bearing north-westerly by a curved line to a street called Clyde-street thence across said street bearing north-westerly by a curved line to a street called Clyde-street thence across said street bearing north-westerly to its north-western boundary thence through lands believed to belong to
Marsh Brothers I. Herford and R. M'Auley bearing northerly on a curved line to the northern boundary of said M'Auley's land thence through lands believed to belong to S. S. Milgate bearing northerly to its north boundary thence bearing in the same direction across lands believed to belong to Mrs. II. E. Hall to their northern boundary thence in the same direction through lands believed to belong to A. H. Maxwell to their northern boundary thence across lands believed to belong to A. H. Maxwell bearing north-easterly to the southern boundary of the Great Western Road thence across said road bearing north-easterly to its northern boundary thence in 35 the same direction across lands believed to belong to W. Watson their eastern boundary thence across lands believed to belong to John Taylor bearing in the same direction to the south boundary of lands believed to belong to W. H. Berry and J. Thomas and A. Williams and R. Macadam and J. Richardson thence across said lands
40 bearing north-easterly to the south side of a street called Duck-street thence across said street called Park-street bearing north-easterly to land believed to belong

- street and a street called Park-street bearing north-easterly to land believed to belong to L. Grimwood thence across said land bearing in the same direction to its northern boundary thence across lands believed to belong to B. Bevan to its north and east boundary thence across lands believed to belong to Sherwood and Grimwood bearing in 45 the same direction to their northern boundaries thence across lands believed to belong
- to J. R. Martin and J. B. Masters thence across that land bearing north-easterly to A'Beckett's Creek thence across that creek north-easterly to lands believed to belong to the Land Company of Australasia (Limited) thence across said lands belonging to said Company bearing north-easterly to west side of a street called Aston-street thence across
- 50 the said street bearing in the same direction to western boundary of lands believed to belong to S. A. Stephen thence across said lands belonging to S. A. Stephen bearing northeasterly to the south boundary of that part of the lands belonging to the said S. A. Stephen leased to John Bennett thence across that land bearing northerly and northeasterly to a road called South Avenue thence across that road bearing north-easterly to
- 55 the southern boundary of land believed to belong to S. A. Stephen and believed to be leased to C. E. Jeanerett for a tramway line thence across said leased land bearing northeasterly to a road called North Avenue thence across said road bearing north-easterly to a reserved road thence across said reserved road bearing easterly to lands believed to belong to Robert Hudson thence across said lands of Robert Hudson bearing easterly to their
- reserved road thence across said reserved road bearing easterly to lands believed to belong to Robert Hudson thence across said lands of Robert Hudson bearing easterly to their
 60 eastern boundary thence across lands believed to belong to the Australian Kerosene and Oil Company bearing north-easterly and easterly to a reserved road dividing said property belonging to said Australian Kerosene and Oil Company and lands believed to belong to John Bennett thence across said reserved road bearing easterly to said lands belonging to said John Bennett thence across said reserved road bearing in the same direction
 65 to another reserved road thence across said reserved road bearing in the same direction
- to other lands believed to belong to the said Australian Kerosene and Oil Company thence across said lands belonging to said Australian Kerosene and Oil Company bearing easterly to the terminus at the Parramatta River.

Sydney : Thomas Richards, Government Printer .-- 1886.

[6d.]
I Certify that this PRIVATE BILL, which originated in the LEGISLATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

New South Wales.



ANNO QUINQUAGESIMO

VICTORIÆ REGINÆ.

An Act to authorize the construction of a Railway from and connecting the line of Railway from Sydney to Parramatta near the Clyde Railway Station to and with the Parramatta River at a point opposite Old Redbank. [Assented to, 5th October, 1886.]

WHEREAS John Bennett of Sydney in the Colony of New South Preamble. Wales Esquire is desirous of constructing a railway from and connecting the line of railway from Sydney to Parramatta at a point near the Clyde Railway Station to and with the Parramatta River at a point on the southern side of the said river opposite Old Redbank such railway to run through certain private lands and certain streets described in the Schedule annexed hereto And whereas it is desired to construct such railway for the purpose of giving better access to the public to the Parramatta River and to the Racecourse and Recreation Ground near thereto known as the Rosehill Racecourse and Recreation Ground And whereas the increased facilities of communication and traffic which would result from the construction of the said proposed railway would be for the public convenience and benefit And it is desirable to authorize by Legislative enactments the construction and maintenance of the said proposed railway subject to the provisions hereinafter contained Be it therefore enacted by the Queen's Most

Excellent

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

T. M. SLATTERY, Chairman of Committees of the Legislative Assembly.

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 :—

Authority to construct railway.

1. It shall be lawful for the said John Bennett his heirs executors administrators or assigns upon the terms and conditions and subject to the provisions hereinafter contained to make and construct a railway for conveying passengers and their luggage and other goods and merchandize from a point on the line of railway from Sydney to Parramatta near the Clyde Station and thence by the lines described in the Schedule to this Act and to effect a junction between the said line of railway from Sydney to Parramatta and the Parramatta River at a point opposite Old Redbank in accordance with section ninety-nine of the "Government Railways Act of 1858" and to take and use so much of the streets or lands referred to in the said Schedule as may be required for the purposes of such railway but so that the same shall not occupy in any part thereof a greater space in breadth than sixty-six feet including the support and foundations thereof provided that the said railway shall be completely constructed between the points above indicated and brought into use within two years from the passing of this Act And the same shall be constructed in a proper and workmanlike manner Provided further that this authority shall not extend beyond thirty years from the passing of this Act.

2. The said John Bennett his heirs executors administrators or assigns shall at his or their cost forthwith upon the request in writing of the Secretary for Public Works or Commissioner for Railways efficiently construct and thereafter maintain such sidings upon the said railway as the said Secretary for Public Works or Commissioner for Railways shall consider necessary for the proper and convenient working of the said railway.

3. The said John Bennett his heirs executors administrators or assigns shall have all necessary rights of ingress and egress to and over the surface of the streets and lands before referred to and all such other rights as are required for the construction repair completion and use of the said railway Provided that nothing herein contained shall impair or be held to impair the lawful authority of the Municipal District of Granville or of any other corporation company or person to make all entries and exercise all other powers necessary for the construction maintenance and preservation of gasworks water works sewerage works and other works lawfully constructed under ground.

4. The gauge of the said railway shall be same gauge as the Government railways.

5. The railway shall throughout its course be laid at or about the general level of the said streets and lands and throughout the whole extent of the said railway shall be laid with rails subject to the approval of the Commissioner for Railways.

6. Where the railway shall cross any public highway parish road on a level the said John Bennett his heirs executors administrators or assigns shall erect and at all times maintain good and sufficient gates across such road on each side of the railway where the same shall communicate therewith and shall employ proper persons to open and shut such gates and such gates shall be kept constantly closed across such roads on both sides of the railway except during the time when horses cattle carts or carriages passing along the same shall have to cross such railway and such gates shall be of such dimensions and so constructed as when closed to fence in the railway and prevent cattle or horses passing along the road from entering upon the railway and the persons entrusted with the care of such gates shall cause the same to be closed as soon as such horses cattle carts or carriages shall have passed through the same under a penalty of forty shillings for every default

Sidings.

Entry upon streets &c.

Gauge.

Level.

Crossings.

50° VICTORIÆ.

Bennett's Railway.

default therein Provided always that it shall be lawful for the Secretary for Public Works or Commissioner for Railways in any case in which he shall be satisfied that it will be more conducive to the public safety that the gates on any level crossing over any such road shall be kept closed across the railway to order that such gates shall be kept so closed instead of across the road And in such case such gates shall be kept constantly closed across the railway except when engines or carriages passing along the railway shall have occasion to cross such road or railway in the same manner and under the like penalty as above directed with respect to the gates being kept closed across the road.

7. The said railway shall be open to public use upon payment Railway to be open to public. of the tolls or charges following that is to say-

For passengers a sum not exceeding sixpence per head each way

For goods the same rates per mile as are charged on the Government Railways and for this purpose such railway shall be deemed to be a continuation of the Government Railway between Sydney and Parramatta.

8. The said John Bennett his heirs executors administrators Works for benefit of and assigns shall make and at all times thereafter maintain for the owners accommodation of the owners and occupiers of lands adjoining the said railway that is to say-

Such and so many convenient gates bridges arches culverts and Gates bridges &c. passages over under or by the sides of or leading to or from the railway as shall be necessary for the purpose of making good any interruptions caused by the railway to the use of the lands through which the railway shall be made and such works shall be made forthwith after the part of the railway passing over such lands shall have been laid out or formed or during the formation thereof

Also sufficient posts rails hedges ditches mounds or other fences Fences. for separating the land taken for the use of the railway from the adjoining lands not taken and protecting such lands from trespass or the horses or cattle of the owners or occupiers thereof from straying thereout by reason of the railway together with all necessary gates made to open towards such adjoining lands and not towards the railway and all necessary stiles and such posts rails and other fences shall be made forthwith after the taking of any such lands if the owners thereof shall so require and the said other works as soon as conveniently may be

Also all necessary arches tunnels culverts drains or other passages Drains. either over or under or by the sides of the railways of such dimensions as will be sufficient at all times to convey the water as clearly from the lands lying near or affected by the railways as before the making of the railway or as nearly so as may be and such works shall be made from time to time

as the railway works proceed Provided always that the said John Bennett his heirs executors administrators or assigns shall not be required to make such accommodation works in such a manner as would prevent or obstruct the working or using of the railway nor to make any accommodation works with respect to which the owners and occupiers of the lands shall have agreed to receive and shall have been paid compensation instead of making them.

9. If any person omit to shut and fasten any gate set up at Penalty on person either side of the railway for the accommodation of the owners or gates. occupiers of the adjoining lands so soon as he and the carriages cattle or other animals under his care have passed through the same he shall forfeit for every such offence any sum not exceeding ten pounds.

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10.

50° VICTORIÆ.

Bennett's Railway.

Maintenance of roads.

Repair of damage to sewers &c.

Locomotives to be employed.

Running powers to the Commissioner for Railways.

Liability of carriers.

Tolls to be paid as directed.

Regulations for use of railway.

10. The said John Bennett his heirs executors administrators and assigns shall maintain in perfect order and repair the said railway and the pavements of the same between the rails of the said railway where crossing any roads and for the space of one foot six inches on each side of such rails.

11. The said John Bennett his heirs executors administrators and assigns shall immediately repair any damage which may during or by reason of the construction of the said railway be occasioned to any sewer or drain or gas or water main or other property and shall also repair all damages which may be occasioned by the working of the said railway.

12. It shall be lawful for and incumbent upon the said John Bennett his heirs executors administrators and assigns subject as aforesaid to provide use and employ locomotive engines or other moving power and carriages and waggons to be drawn or propelled thereby and to carry and convey upon the said railway all such passengers and goods as shall be offered for that purpose and to charge the tolls and charges in respect thereof as above specified Provided that all such tolls and charges be at all times charged equally to all persons and after the same rate in respect of all passengers and of all goods of the same description and no reduction or advance in any such tolls shall be made either directly or indirectly in favour of or against any particular Company or person travelling upon or using the said railway.

13. The Commissioner for Railways shall at all times hereafter upon twelve hours notice in writing to the said John Bennett his heirs executors administrators and assigns have the right to run such locomotives carriages and trucks whether loaded or unloaded on and along the said railway and for such period or periods or at such time or times as the said Commissioner for Railways shall in the said notice specify Provided always that the said Commissioner for Railways shall pay to the said John Bennett his heirs executors administrators or assigns such rates or tolls for the exercise of such right as aforesaid as the Governor with the advice of the Executive Council shall from time to time determine.

14. Nothing in this Act contained shall extend to charge or make liable the said John Bennett his heirs executors administrators and assigns further or in any other case than where according to the laws of this Colony stage-coach proprietors and common carriers would be liable nor shall extend in any degree to deprive the said John Bennett his heirs executors administrators and assigns of any protection or privilege which common carriers or stage-coach proprietors may be entitled to but on the contrary the said John Bennett his heirs executors administrators and assigns shall at all times be entitled to the benefit of every such protection and privilege.

15. The tolls shall be paid to such persons and at such places upon or near to the railway and in such manner and under such regulations as the said John Bennett his heirs executors administrators or assigns shall appoint subject to approval of the Commissioner for Railways.

16. It shall be lawful for the said John Bennett his heirs executors administrators or assigns from time to time subject to the approval of the Commissioner for Railways and subject to the provisions and restrictions in this Act contained to make regulations for the following purposes that is to say—

For regulating the times of the arrival and departure of the carriages and trains and the number of persons to be carried therein.

For regulating the loading or unloading of carriages.

For preventing the smoking of tobacco and the commission of any nuisance in or upon such carriages or any of the railway stations waiting-rooms or premises.

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And

- And generally for regulating the travelling upon or issuing and working the said railway and the maintenance of good order and for regulating the conduct of the railway officers and servants and for providing for the due management of the said railway and the protection thereof and the carriages and waiting-rooms offices and premises from trespass and injury. But no such regulation shall authorise the closing of the said
- railway between sunrise and sunset except at any time when in consequence of any of the works being out of repair or from any other sufficient cause it shall be necessary to close the said railway or any part thereof.
- Provided that such by-laws be not repugnant to the laws of the Colony or to the provisions of this Act and a copy of such by-laws shall be given to every officer and servant of the said John Bennett his heirs executors administrators or assigns employed on the said railway or affected by such bylaws and such by-laws shall specify penalties which shall in no case exceed the sum of ten pounds.

Provided always that such by-laws must be first approved of by the Attorney-General of the Colony for the time being.

Provided always that the said John Bennett his heirs executors administrators or assigns or his or their employees or servants shall when using or when upon the premises of the said railway be liable and subject to the Government Railway By-laws.

17. The production of a copy of the New South Wales Evidence of by-Government Gazette containing such by-laws shall be sufficient laws. evidence of such by-laws in all proceedings under the same.

18. If within twenty-eight days after the passing of this Compensation clause. Act the persons through whose lands the railway shall pass or any of them and the said John Bennett his heirs executors administrators or assigns shall not agree as to the amount of compensation to be paid by the said John Bennett his heirs executors administrators or assigns for the said lands belonging to the said parties or any of them or for any damage that may be sustained by them or him by reason of the execution of the works or if any other question as to compensation shall arise under this Act the amount of such compensation shall be settled by arbitrators in manner hereinafter mentioned that is to say-

Unless both parties shall concur in the appointment of a single Appointment of

arbitrator each party on the request of the other party shall arbitrators. nominate and appoint an arbitrator to whom such dispute or other matter shall be referred and every appointment of an arbitrator shall be executed by such party and such appointment shall be delivered to the arbitrator or arbitrators and shall be deemed a submission to arbitration on the part of the party by whom the same shall be made and after any such appointment shall have been made neither party shall have power to revoke the same without the consent of the other nor shall the death of either party operate as a revocation and the award of such arbitrators or umpire if appointed as hereinafter provided shall be final and if for the space of fourteen days after any such dispute or other matter shall have arisen and after a request in writing shall have been served by the one party on the other party to appoint an arbitrator such last-mentioned party fail to appoint such arbitrator then upon such failure it shall be lawful for the Attorney-General for the time being of the said

Vacancy in arbitration to be supplied.

Appointment of umpire.

Attorney-General to appoint umpire on neglect.

In case of death of single arbitrator the matter to begin de novo.

If either arbitrator refuse to act the other to proceed ex parte.

If arbitrators fail to

Powers of arbitrators

Bennett's Railway.

said Colony on the application of the party who has himself appointed an arbitrator to appoint such arbitrator to act on behalf of both parties and such arbitrator may proceed to hear and determine the matter which shall be in dispute and in such case the award or determination of such single arbitrator shall be final and conclusive.

19. If before the matter so referred shall be determined any arbitrator appointed by either party shall die or become incapable or refuse or for fourteen days neglect to act as arbitrator the party by whom such arbitrator was appointed may nominate and appoint in writing some other person to act in his place and if for the space of seven days after notice in writing from the other party for the purpose he fail to do so the remaining or other arbitrator may proceed alone and every arbitrator so to be substituted as aforesaid shall have the same powers and authorities as were vested in the former arbitrator at the time of such his death refusal neglect or disability as aforesaid.

20. Where more than one arbitrator shall have been appointed such arbitrators shall before they enter upon the matters referred to them nominate and appoint by writing under their hands an umpire to decide any matters on which they shall differ or which shall be referred to them under the provisions of this Act and if such umpire shall die or refuse or for seven days neglect to act after being called upon to do so by the arbitrators they shall forthwith after such death refusal or neglect appoint another umpire in his place and the decision of every such umpire on the matters so referred to him shall be final.

21. If in either of the cases aforesaid the arbitrator or arbitrators shall refuse or for seven days after request of either party to such arbitration neglect to appoint an umpire it shall be lawful for the Attorney-General for the time being on the application of either party to such arbitration to appoint an umpire and the decision of such umpire on the matters on which the arbitrators shall differ or which shall be referred to him under this Act shall be final.

22. If where a single arbitrator shall have been appointed such arbitrator shall die or become incapable or shall refuse or for fourteen days neglect to act before he shall have made his award the matters referred to him shall be determined by arbitration under the provisions of this Act in the same manner as if such arbitrator had not been appointed.

23. If where more than one arbitrator shall have been appointed either of the arbitrators shall refuse or for fourteen days neglect to act the other arbitrator may proceed alone and the decision of such other arbitrator shall be as effectual as if he had been a single arbitrator appointed by both parties.

24. If where more than one arbitrator shall have been appointed make their award within twenty-one days the matter to go such arbitrators shall fail to make their award within twenty-one days after the day on which the last of such arbitrators shall have been appointed for that purpose by both of such arbitrators under their hands the matters referred to them shall be determined by the umpire to be appointed as aforesaid.

25. The said arbitrators or their umpire may call for the proto call for books &c. duction of any documents in the possession or power of either party which they or he may think necessary for determining the question in dispute and may examine the parties or their witnesses on oath and administer the oaths necessary for that purpose.

Arbitrators or umpire 26. Before any arbitrator or umpire shart enter internet in the presence of to make a declaration for faithful discharge sideration of any matters referred to him he shall in the presence of a

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a Justice of the Peace make and subscribe the following declaration that is to say-

I A.B. do solemnly and sincerely declare that I will faithfully and honestly and to the best of my skill and ability hear and determine the matters referred to me under the provisions of "Bennett's Railway Act."

Made and subscribed in the presence of A.B. and such declaration shall be annexed to the award when made and if Penalty for any arbitrator or umpire having made such declaration shall wilfully ^{misconduct.} act contrary thereto he shall be guilty of a misdemeanour.

27. All costs of any such arbitration and incident thereto to be Cost of arbitration settled by the arbitrators shall be borne by John Bennett his heirs how to be borne. executors administrators or assigns unless the arbitrators shall award the same or a less sum than shall have been offered by the said John Bennett his heirs executors administrators or assigns in which case each party shall bear his own costs incident to the arbitration and the cost of the

arbitrators shall be borne by the parties in equal proportions unless the amount awarded shall be one-fourth less than the amount claimed in which case the whole costs shall be paid by the claimant Provided that if either party shall be dissatisfied with the costs allowed by the arbitrators as aforesaid the costs may be taxed by the Prothonotary or other proper officer of the Supreme Court and the amount allowed by such officer shall be the amount of costs to be paid.

28. The arbitrators shall deliver their award in writing to the Award to be said John Bennett his heirs executors administrators or assigns who shall delivered to John Bennett. retain the same and shall forthwith on demand at their own expense furnish a copy thereof to the other party and shall at all times on demand produce the said award and allow the same to be inspected or examined by such party or any person appointed by him for that purpose and the amount awarded shall be paid within sixty days after the publication of such award.

29. The submission to any such arbitration may be made a rule Submission may be made a rule of Court. of the Supreme Court on the application of either of the parties.

30. No award made with respect to any question referred to Award not void arbitration under the provisions of this Act shall be set aside for through error in form. irregularity or error in matter of form.

31. The said John Bennett his heirs executors administrators or Compensation for assigns shall make compensation and satisfaction to be ascertained and temporary permanent or recovered in case of difference in the manner hereby provided for recurring injuries. temporary permanent or recurring injury and all other damage loss costs charges and inconvenience which may in anywise be occasioned to the said owners or occupiers by the non-performance by the said John Bennett his heirs executors administrators or assigns of any of the

matters or things hereby required to be performed by them or otherwise. 32. It shall be lawful for the Secretary for Public Works on Power for the behalf of the Government at any time by notice in writing to require Government to purchase railway. the said John Bennett his heirs executors administrators or assigns to sell and thereupon the said John Bennett his heirs executors administrators or assigns shall sell to the Government as the case may be the said railway upon the terms of paying the then value (exclusive of any allowance for past or future profits of the said railway or any compensation for compulsory sale or other consideration whatsoever) of the said railway and all lands buildings works materials and plant of the said John Bennett his heirs executors administrators or assigns suitable to and used by him or them for the purposes of the said railway such value in case of difference to be ascertained by arbitration in the manner provided by the twenty-seventh and other sections subsequent thereto of the "Government Railways Act of 1858" twenty two Victoria number nineteen for settling cases of disputed compensation and subject to the terms and conditions therein contained And when

when any such sale shall have been made to the said Government the said railway lands buildings works materials plant and premises shall vest in the Commissioner of Railways who shall have all the rights powers and authorities of the said John Bennett his heirs executors administrators and assigns in respect to the said railway so sold.

33. All penalties imposed under this Act or under any by-laws made in pursuance thereof shall be recoverable in a summary way before any two Justices of the Peace.

34. This Act may be cited for all purposes as "Bennett's Railway Act of 1886."

THE SCHEDULE.

Commencing on the Great Southern and Western Railway at a point about one hundred and twenty-four links westerly from the western end of Clyde Platform thence across the land the property of the Government enclosed for the said railway bearing north-westerly to the southern boundary of land believed to belong to G. S. Caird and a street called George-street thence across said lands and street bearing north-westerly by a curved line to a street called Clyde-street thence across said street bearing north-westerly to its north-western boundary thence through lands believed to belong to Marsh Brothers I. Herford and R. M'Auley bearing northerly on a curved line to the northern boundary of said M'Auley's land thence through lands believed to belong to S. S. Milgate bearing northerly to its north boundary thence bearing in the same direction across lands believed to belong to Mrs. H. E. Hall to their northern boundary thence in the same direction through lands believed to belong to H. Carney to their northern boundary thence in a northerly direction across lands believed to belong to A. H. Maxwell to their northern boundary thence across lands beileved to belong to W. Watson bearing north-easterly to their northern boundary thence across lands believed to belong to A. H. Maxwell bearing north-easterly to the southern boundary of the Great Western Road thence across said road bearing north-easterly to its northern boundary thence in the same direction across lands believed to belong to W. Roveney and W. Constable to their eastern boundary thence across lands believed to belong to John Taylor bearing in the same direction to Duck Creek thence across Duck Creek hearing in the same their eastern boundary mence across lands believed to belong to boundary in the same the same direction to Duck Creek thence across Duck Creek bearing in the same direction to the south boundary of lands believed to belong to W. H. Berry and J. Thomas and A. Williams and R. Macadam and J. Richardson thence across said lands bearing north-easterly to the south side of a street called Duck-street thence across said street and a street called Park-street bearing north-easterly to land believed to belong street and a street called Park-street bearing north-easterly to land believed to belong to L. Grimwood thence across said land bearing in the same direction to its northern boundary thence across lands believed to belong to B. Bevan to its north and east boundary thence across lands believed to belong to Sherwood and Grimwood bearing in the same direction to their northern boundaries thence across lands believed to belong to J. R. Martin and J. B. Masters thence across that land bearing north-easterly to A'Beckett's Creek thence across that creek north-easterly to lands believed to belong to the Land Company of Australasia (Limited) thence across said lands believed to belong to the Land Company of Australasia (Limited) thence across said lands belonging to said Company bearing north-easterly to west side of a street called Aston-street thence across the said street bearing in the same direction to western boundary of lands believed to belong to S. A. Stephen thence across said lands belonging to S. A. Stephen bearing northeasterly to the south boundary of that part of the lands belonging to the said S. A. Stephen leased to John Bennett thence across that land bearing northerly and northeasterly to a road called South Avenue thence across that road bearing north-easterly to the southern boundary of land believed to belong to S. A. Stephen and believed to be leased to C. E. Jeanerett for a tramway line thence across said leased land bearing northeasterly to a road called North Avenue thence across said road bearing north-easterly to a reserved road thence across said reserved road bearing easterly to lands believed to belong to Robert Hudson thence across said lands of Robert Hudson bearing easterly to their eastern boundary thence across lands believed to belong to the Australian Kerosene and Oil Company bearing north-easterly and easterly to a reserved road dividing said property belonging to said Australian Kerosene and Oil Company and lands believed to belong to John Bennett thence across said reserved road bearing easterly to said lands belonging to said John Bennett thence across said lands bearing in the same direction to another reserved road thence across said reserved road bearing in the same direction to other lands believed to belong to the said Australian Kerosene and Oil Company thence across said lands belonging to said Australian Kerosene and Oil Company bearing easterly to the terminus at the Parramatta River.

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

Government House, 5th October, 1886. CARRINGTON.

Short title.

Recovery of

penalties.

I Certify that this PRIVATE BILL, which originated in the LEGISLATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

F. W. WEBB, Legislative Assembly Chamber, Sydney, 25 September, 1886, A.M. Acting Clerk of Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO

VICTORIÆ REGINÆ.

An Act to authorize the construction of a Railway from and connecting the line of Railway from Sydney to Parramatta near the Clyde Railway Station to and with the Parramatta River at a point opposite Old Redbank. [Assented to, 5th October, 1886.7

THEREAS John Bennett of Sydney in the Colony of New South Preamble. Wales Esquire is desirous of constructing a railway from and connecting the line of railway from Sydney to Parramatta at a point near the Clyde Railway Station to and with the Parramatta River at a point on the southern side of the said river opposite Old Redbank such railway to run through certain private lands and certain streets described in the Schedule annexed hereto And whereas it is desired to construct such railway for the purpose of giving better access to the public to the Parramatta River and to the Racecourse and Recreation Ground near thereto known as the Rosehill Racecourse and Recreation Ground And whereas the increased facilities of communication and traffic which would result from the construction of the said proposed railway would be for the public convenience and benefit And it is desirable to authorize by Legislative enactments the construction and maintenance of the said proposed railway subject to the provisions hereinafter contained Be it therefore enacted by the Queen's Most Excellent

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

> T. M. SLATTERY, Chairman of Committees of the Legislative Assembly.

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 :—

Authority to construct railway.

1. It shall be lawful for the said John Bennett his heirs executors administrators or assigns upon the terms and conditions and subject to the provisions hereinafter contained to make and construct a railway for conveying passengers and their luggage and other goods and merchandize from a point on the line of railway from Sydney to Parramatta near the Clyde Station and thence by the lines described in the Schedule to this Act and to effect a junction between the said line of railway from Sydney to Parramatta and the Parramatta River at a point opposite Old Redbank in accordance with section ninetynine of the "Government Railways Act of 1858" and to take and use so much of the streets or lands referred to in the said Schedule as may be required for the purposes of such railway but so that the same shall not occupy in any part thereof a greater space in breadth than sixty-six feet including the support and foundations thereof provided that the said railway shall be completely constructed between the points above indicated and brought into use within two years from the passing of this Act And the same shall be constructed in a proper and workmanlike manner Provided further that this authority shall not extend beyond thirty years from the passing of this Act.

2. The said John Bennett his heirs executors administrators or assigns shall at his or their cost forthwith upon the request in writing of the Secretary for Public Works or Commissioner for Railways efficiently construct and thereafter maintain such sidings upon the said railway as the said Secretary for Public Works or Commissioner for Railways shall consider necessary for the proper and convenient working of the said railway.

3. The said John Bennett his heirs executors administrators or assigns shall have all necessary rights of ingress and egress to and over the surface of the streets and lands before referred to and all such other rights as are required for the construction repair completion and use of the said railway Provided that nothing herein contained shall impair or be held to impair the lawful authority of the Municipal District of Granville or of any other corporation company or person to make all entries and exercise all other powers necessary for the construction maintenance and preservation of gasworks water works sewerage works and other works lawfully constructed under ground.

4. The gauge of the said railway shall be same gauge as the Government railways.

5. The railway shall throughout its course be laid at or about the general level of the said streets and lands and throughout the whole extent of the said railway shall be laid with rails subject to the approval of the Commissioner for Railways.

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6. Where the railway shall cross any public highway parish road on a level the said John Bennett his heirs executors administrators or assigns shall erect and at all times maintain good and sufficient gates across such road on each side of the railway where the same shall communicate therewith and shall employ proper persons to open and shut such gates and such gates shall be kept constantly closed across such roads on both sides of the railway except during the time when horses cattle carts or carriages passing along the same shall have to cross such railway and such gates shall be of such dimensions and so constructed as when closed to fence in the railway and prevent cattle or horses passing along the road from entering upon the railway and the persons entrusted with the care of such gates shall cause the same to be closed as soon as such horses cattle carts or carriages shall have passed through the same under a penalty of forty shillings for every default

Sidings.

Entry upon streets &c.

Gauge.

Level.

Crossings.

50° VICTORIÆ.

Bennett's Railway.

default therein Provided always that it shall be lawful for the Secretary for Public Works or Commissioner for Railways in any case in which he shall be satisfied that it will be more conducive to the public safety that the gates on any level crossing over any such road shall be kept closed across the railway to order that such gates shall be kept so closed instead of across the road And in such case such gates shall be kept constantly closed across the railway except when engines or carriages passing along the railway shall have occasion to cross such road or railway in the same manner and under the like penalty as above directed with respect to the gates being kept closed across the road.

7. The said railway shall be open to public use upon payment Railway to be open to public. of the tolls or charges following that is to say-

For passengers a sum not exceeding sixpence per head each way

For goods the same rates per mile as are charged on the Govern-ment Railways and for this purpose such railway shall be deemed to be a continuation of the Government Railway between Sydney and Parramatta.

8. The said John Bennett his heirs executors administrators Works for benefit of and assigns shall make and at all times thereafter maintain for the owners. accommodation of the owners and occupiers of lands adjoining the said railway that is to say-

Such and so many convenient gates bridges arches culverts and Gates bridges &c. passages over under or by the sides of or leading to or from the railway as shall be necessary for the purpose of making good any interruptions caused by the railway to the use of the lands through which the railway shall be made and such works shall be made forthwith after the part of the railway passing over such lands shall have been laid out or formed or during the formation thereof

Also sufficient posts rails hedges ditches mounds or other fences Fences. for separating the land taken for the use of the railway from the adjoining lands not taken and protecting such lands from trespass or the horses or cattle of the owners or occupiers thereof from straying thereout by reason of the railway together with all necessary gates made to open towards such adjoining lands and not towards the railway and all necessary stiles and such posts rails and other fences shall be made forthwith after the taking of any such lands if the owners thereof shall so require and the said other works as soon as conveniently may be

Also all necessary arches tunnels culverts drains or other passages Drains. either over or under or by the sides of the railways of such dimensions as will be sufficient at all times to convey the water as clearly from the lands lying near or affected by the railways as before the making of the railway or as nearly so as may be and such works shall be made from time to time as the railway works proceed

Provided always that the said John Bennett his heirs executors administrators or assigns shall not be required to make such accommodation works in such a manner as would prevent or obstruct the working or using of the railway nor to make any accommodation works with respect to which the owners and occupiers of the lands shall have agreed to receive and shall have been paid compensation instead of making them.

9. If any person omit to shut and fasten any gate set up at Penalty on person either side of the railway for the accommodation of the owners or omitting to fasten gates. occupiers of the adjoining lands so soon as he and the carriages cattle or other animals under his care have passed through the same he shall forfeit for every such offence any sum not exceeding ten pounds.

10.

50° VICTORIÆ.

Bennett's Railway.

Maintenance of roads.

Repair of damage to sewers &c.

Locomotives to be employed.

Running powers to the Commissioner for Railways.

Liability of carriers.

Tolls to be paid as directed.

Regulations for use of railway.

10. The said John Bennett his heirs executors administrators and assigns shall maintain in perfect order and repair the said railway and the pavements of the same between the rails of the said railway where crossing any roads and for the space of one foot six inches on each side of such rails.

11. The said John Bennett his heirs executors administrators and assigns shall immediately repair any damage which may during or by reason of the construction of the said railway be occasioned to any sewer or drain or gas or water main or other property and shall also repair all damages which may be occasioned by the working of the said railway.

12. It shall be lawful for and incumbent upon the said John Bennett his heirs executors administrators and assigns subject as aforesaid to provide use and employ locomotive engines or other moving power and carriages and waggons to be drawn or propelled thereby and to carry and convey upon the said railway all such passengers and goods as shall be offered for that purpose and to charge the tolls and charges in respect thereof as above specified Provided that all such tolls and charges be at all times charged equally to all persons and after the same rate in respect of all passengers and of all goods of the same description and no reduction or advance in any such tolls shall be made either directly or indirectly in favour of or against any particular Company or person travelling upon or using the said railway.

13. The Commissioner for Railways shall at all times hereafter upon twelve hours notice in writing to the said John Bennett his heirs executors administrators and assigns have the right to run such locomotives carriages and trucks whether loaded or unloaded on and along the said railway and for such period or periods or at such time or times as the said Commissioner for Railways shall in the said notice specify Provided always that the said Commissioner for Railways shall pay to the said John Bennett his heirs executors administrators or assigns such rates or tolls for the exercise of such right as aforesaid as the Governor with the advice of the Executive Council shall from time to time determine.

14. Nothing in this Act contained shall extend to charge or make liable the said John Bennett his heirs executors administrators and assigns further or in any other case than where according to the laws of this Colony stage-coach proprietors and common carriers would be liable nor shall extend in any degree to deprive the said John Bennett his heirs executors administrators and assigns of any protection or privilege which common carriers or stage-coach proprietors may be entitled to but on the contrary the said John Bennett his heirs executors administrators and assigns shall at all times be entitled to the benefit of every such protection and privilege.

15. The tolls shall be paid to such persons and at such places upon or near to the railway and in such manner and under such regulations as the said John Bennett his heirs executors administrators or assigns shall appoint subject to approval of the Commissioner for Railways.

16. It shall be lawful for the said John Bennett his heirs executors administrators or assigns from time to time subject to the approval of the Commissioner for Railways and subject to the provisions and restrictions in this Act contained to make regulations for the following purposes that is to say—

For regulating the times of the arrival and departure of the carriages and trains and the number of persons to be carried therein.

For regulating the loading or unloading of carriages. For preventing the smoking of tobacco and the commission of any nuisance in or upon such carriages or any of the railway stations waiting-rooms or premises.

And

- And generally for regulating the travelling upon or issuing and working the said railway and the maintenance of good order and for regulating the conduct of the railway officers and servants and for providing for the due management of the said railway and the protection thereof and the carriages and waiting-rooms offices and premises from trespass and injury.
- But no such regulation shall authorise the closing of the said railway between sunrise and sunset except at any time when in consequence of any of the works being out of repair or from any other sufficient cause it shall be necessary to close the said railway or any part thereof.
- Provided that such by-laws be not repugnant to the laws of the Colony or to the provisions of this Act and a copy of such by-laws shall be given to every officer and servant of the said John Bennett his heirs executors administrators or assigns employed on the said railway or affected by such bylaws and such by-laws shall specify penalties which shall in no case exceed the sum of ten pounds.

Provided always that such by-laws must be first approved of by the Attorney-General of the Colony for the time being.

Provided always that the said John Bennett his heirs executors administrators or assigns or his or their employees or servants shall when using or when upon the premises of the said railway be liable and subject to the Government Railway By-laws.

17. The production of a copy of the New South Wales Evidence of by-Government Gazette containing such by-laws shall be sufficient laws. evidence of such by-laws in all proceedings under the same.

18. If within twenty-eight days after the passing of this Compensation clause. Act the persons through whose lands the railway shall pass or any of them and the said John Bennett his heirs executors administrators or assigns shall not agree as to the amount of compensation to be paid by the said John Bennett his heirs executors administrators or assigns for the said lands belonging to the said parties or any of them or for any damage that may be sustained by them or him by reason of the execution of the works or if any other question as to compensation shall arise under this Act the amount of such compensation shall be settled by arbitrators in manner hereinafter mentioned that is to say-

Unless both parties shall concur in the appointment of a single Appointment of

arbitrator each party on the request of the other party shall arbitrators. nominate and appoint an arbitrator to whom such dispute or other matter shall be referred and every appointment of an arbitrator shall be executed by such party and such appointment shall be delivered to the arbitrator or arbitrators and shall be deemed a submission to arbitration on the part of the party by whom the same shall be made and after any such appointment shall have been made neither party shall have power to revoke the same without the consent of the other nor shall the death of either party operate as a revocation and the award of such arbitrators or umpire if appointed as hereinafter provided shall be final and if for the space of fourteen days after any such dispute or other matter shall have arisen and after a request in writing shall have been served by the one party on the other party to appoint an arbitrator such last-mentioned party fail to appoint such arbitrator then upon such failure it shall be lawful for the Attorney-General for the time being of the said

50° VICTORIÆ.

Bennett's Railway.

said Colony on the application of the party who has himself appointed an arbitrator to appoint such arbitrator to act on behalf of both parties and such arbitrator may proceed to hear and determine the matter which shall be in dispute and in such case the award or determination of such single arbitrator shall be final and conclusive.

19. If before the matter so referred shall be determined any arbitrator appointed by either party shall die or become incapable or refuse or for fourteen days neglect to act as arbitrator the party by whom such arbitrator was appointed may nominate and appoint in writing some other person to act in his place and if for the space of seven days after notice in writing from the other party for the purpose he fail to do so the remaining or other arbitrator may proceed alone and every arbitrator so to be substituted as aforesaid shall have the same powers and authorities as were vested in the former arbitrator at the time of such his death refusal neglect or disability as aforesaid.

20. Where more than one arbitrator shall have been appointed such arbitrators shall before they enter upon the matters referred to them nominate and appoint by writing under their hands an umpire to decide any matters on which they shall differ or which shall be referred to them under the provisions of this Act and if such umpire shall die or refuse or for seven days neglect to act after being called upon to do so by the arbitrators they shall forthwith after such death refusal or neglect appoint another umpire in his place and the decision of every such umpire on the matters so referred to him shall be final.

21. If in either of the cases aforesaid the arbitrator or arbitrators shall refuse or for seven days after request of either party to such arbitration neglect to appoint an umpire it shall be lawful for the Attorney-General for the time being on the application of either party to such arbitration to appoint an umpire and the decision of such umpire on the matters on which the arbitrators shall differ or which shall be referred to him under this Act shall be final.

22. If where a single arbitrator shall have been appointed such arbitrator shall die or become incapable or shall refuse or for fourteen days neglect to act before he shall have made his award the matters referred to him shall be determined by arbitration under the provisions of this Act in the same manner as if such arbitrator had not been appointed.

23. If where more than one arbitrator shall have been appointed either of the arbitrators shall refuse or for fourteen days neglect to act the other arbitrator may proceed alone and the decision of such other arbitrator shall be as effectual as if he had been a single arbitrator appointed by both parties.

24. If where more than one arbitrator shall have been appointed and where neither of them shall refuse or neglect to act as aforesaid days the matter to go such arbitrators shall fail to make their award within twenty-one days after the day on which the last of such arbitrators shall have been appointed for that purpose by both of such arbitrators under their hands the matters referred to them shall be determined by the umpire to be appointed as aforesaid.

Powers of arbitrators 25. The said arbitrators or their umpire may call for the pro-to call for books &c. duction of any documents in the possession or power of either party which they or he may think necessary for determining the question in dispute and may examine the parties or their witnesses on oath and administer the oaths necessary for that purpose.

26. Before any arbitrator or umpire shall enter into the con-Arbitrators or umpire to make a declaration of any matters referred to him he shall in the presence of for faithful discharge of duty. a

Vacancy in arbitra-tion to be supplied.

Appointment of umpire.

Attorney-General to appoint umpire on neglect.

In case of death of single arbitrator the matter to begin denovo.

If either arbitrator refuse to act the other to proceed ex parte.

If arbitrators fail to make their award within twenty-one to the umpire.

a Justice of the Peace make and subscribe the following declaration that is to say-

I A.B. do solemnly and sincerely declare that I will faithfully and honestly and to the best of my skill and ability hear and determine the matters referred to me under the provisions of "Bennett's Railway Act."

Made and subscribed in the presence of

A.B. and such declaration shall be annexed to the award when made and if Penalty for any arbitrator or umpire having made such declaration shall wilfully misconduct. act contrary thereto he shall be guilty of a misdemeanour.

27. All costs of any such arbitration and incident thereto to be Cost of arbitration settled by the arbitrators shall be borne by John Bennett his heirs how to be borne. executors administrators or assigns unless the arbitrators shall award the same or a less sum than shall have been offered by the said John Bennett his heirs executors administrators or assigns in which case each party shall bear his own costs incident to the arbitration and the cost of the arbitrators shall be borne by the parties in equal proportions unless the amount awarded shall be one-fourth less than the amount claimed in which case the whole costs shall be paid by the claimant Provided that if either party shall be dissatisfied with the costs allowed by the arbitrators as aforesaid the costs may be taxed by the Prothonotary or

other proper officer of the Supreme Court and the amount allowed by

such officer shall be the amount of costs to be paid. 28. The arbitrators shall deliver their award in writing to the Award to be said John Bennett his heirs executors administrators or assigns who shall delivered to John Bennett. retain the same and shall forthwith on demand at their own expense furnish a copy thereof to the other party and shall at all times on demand produce the said award and allow the same to be inspected or examined by such party or any person appointed by him for that purpose and the amount awarded shall be paid within sixty days after the publication of such award.

29. The submission to any such arbitration may be made a rule Submission may be made a rule of Court. of the Supreme Court on the application of either of the parties.

30. No award made with respect to any question referred to Award not void arbitration under the provisions of this Act shall be set aside for through error in form. irregularity or error in matter of form.

31. The said John Bennett his heirs executors administrators or Compensation for assigns shall make compensation and satisfaction to be ascertained and temporary recovered in case of difference in the manner hereby provided for recurring injuries. temporary permanent or recurring injury and all other damage loss costs charges and inconvenience which may in anywise be occasioned to the said owners or occupiers by the non-performance by the said John Bennett his heirs executors administrators or assigns of any of the matters or things hereby required to be performed by them or otherwise.

32. It shall be lawful for the Secretary for Public Works on Power for the behalf of the Government at any time by notice in writing to require Government to purchase railway. the said John Bennett his heirs executors administrators or assigns to sell and thereupon the said John Bennett his heirs executors administrators or assigns shall sell to the Government as the case may be the said railway upon the terms of paying the then value (exclusive of any allowance for past or future profits of the said railway or any compensation for compulsory sale or other consideration whatsoever) of the said railway and all lands buildings works materials and plant of the said John Bennett his heirs executors administrators or assigns suitable to and used by him or them for the purposes of the said railway such value in case of difference to be ascertained by arbitration in the manner provided by the twenty-seventh and other sections subsequent thereto of the "Government Railways Act of 1858" twenty two Victoria number nineteen for settling cases of disputed compensation and subject to the terms and conditions therein contained And when

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

Government House, 5th October, 1886. CARRINGTON.

Short title.

Recovery of penalties.

New South Wales.



ANNO QUINQUAGESIMO

VICTORIÆ REGINÆ.

An Act to authorize the construction of a Railway from and connecting the line of Railway from Sydney to Parramatta near the Clyde Railway Station to and with the Parramatta River at a point opposite Old Redbank. [Assented to, 5th October, 1886.]

WHEREAS John Bennett of Sydney in the Colony of New South Preamble. Wales Esquire is desirous of constructing a railway from and connecting the line of railway from Sydney to Parramatta at a point near the Clyde Railway Station to and with the Parramatta River at a point on the southern side of the said river opposite Old Redbank such railway to run through certain private lands and certain streets described in the Schedule annexed hereto And whereas it is desired to construct such railway for the purpose of giving better access to the public to the Parramatta River and to the Racecourse and Recreation Ground near thereto known as the Rosehill Racecourse and Recreation Ground And whereas the increased facilities of communication and traffic which would result from the construction of the said proposed railway would be for the public convenience and benefit And it is desirable to authorize by Legislative enactments the construction and maintenance of the said proposed railway subject to the provisions hereinafter contained Be it therefore enacted by the Queen's Most Excellent

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 :—

Authority to construct railway.

1. It shall be lawful for the said John Bennett his heirs executors administrators or assigns upon the terms and conditions and subject to the provisions hereinafter contained to make and construct a railway for conveying passengers and their luggage and other goods and merchandize from a point on the line of railway from Sydney to Parramatta near the Clyde Station and thence by the lines described in the Schedule to this Act and to effect a junction between the said line of railway from Sydney to Parramatta and the Parramatta River at a point opposite Old Redbank in accordance with section ninety-Government Railways Act of 1858" and to take and use nine of the ' so much of the streets or lands referred to in the said Schedule as may be required for the purposes of such railway but so that the same shall not occupy in any part thereof a greater space in breadth than sixty-six feet including the support and foundations thereof provided that the said railway shall be completely constructed between the points above indicated and brought into use within two years from the passing of this Act And the same shall be constructed in a proper and workmanlike manner Provided further that this authority shall not extend beyond thirty years from the passing of this Act. 2. The said John Bennett his heirs executors administrators or

2. The said John Bennett his heirs executors administrators or assigns shall at his or their cost forthwith upon the request in writing of the Secretary for Public Works or Commissioner for Railways efficiently construct and thereafter maintain such sidings upon the said railway as the said Secretary for Public Works or Commissioner for Railways shall consider necessary for the proper and convenient working of the said railway.

3. The said John Bennett his heirs executors administrators or assigns shall have all necessary rights of ingress and egress to and over the surface of the streets and lands before referred to and all such other rights as are required for the construction repair completion and use of the said railway Provided that nothing herein contained shall impair or be held to impair the lawful authority of the Municipal District of Granville or of any other corporation company or person to make all entries and exercise all other powers necessary for the construction maintenance and preservation of gasworks water works sewerage works and other works lawfully constructed under ground.

4. The gauge of the said railway shall be same gauge as the Government railways.

5. The railway shall throughout its course be laid at or about the general level of the said streets and lands and throughout the whole extent of the said railway shall be laid with rails subject to the approval of the Commissioner for Railways.

6. Where the railway shall cross any public highway parish road on a level the said John Bennett his heirs executors administrators or assigns shall erect and at all times maintain good and sufficient gates across such road on each side of the railway where the same shall communicate therewith and shall employ proper persons to open and shut such gates and such gates shall be kept constantly closed across such roads on both sides of the railway except during the time when horses cattle carts or carriages passing along the same shall have to cross such railway and such gates shall be of such dimensions and so constructed as when closed to fence in the railway and prevent cattle or horses passing along the road from entering upon the railway and the persons entrusted with the care of such gates shall cause the same to be closed as soon as such horses cattle carts or carriages shall have passed through the same under a penalty of forty shillings for every default

Sidings.

Entry upon streets &c.

Gauge.

Level.

Crossings.

default therein Provided always that it shall be lawful for the Secretary for Public Works or Commissioner for Railways in any case in which he shall be satisfied that it will be more conducive to the public safety that the gates on any level crossing over any such road shall be kept closed across the railway to order that such gates shall be kept so closed instead of across the road And in such case such gates shall be kept constantly closed across the railway except when engines or carriages passing along the railway shall have occasion to cross such road or railway in the same manner and under the like penalty as above directed with respect to the gates being kept closed across the road.

7. The said railway shall be open to public use upon payment Railway to be open to public. of the tolls or charges following that is to say-

For passengers a sum not exceeding sixpence per head each way

For goods the same rates per mile as are charged on the Government Railways and for this purpose such railway shall be deemed to be a continuation of the Government Railway between Sydney and Parramatta.

8. The said John Bennett his heirs executors administrators Works for benefit of and assigns shall make and at all times thereafter maintain for the owners. accommodation of the owners and occupiers of lands adjoining the said railway that is to say-

- Such and so many convenient gates bridges arches culverts and Gates bridges &c. passages over under or by the sides of or leading to or from the railway as shall be necessary for the purpose of making good any interruptions caused by the railway to the use of the lands through which the railway shall be made and such works shall be made forthwith after the part of the railway passing over such lands shall have been laid out or formed or during the formation thereof
- Also sufficient posts rails hedges ditches mounds or other fences Fences. for separating the land taken for the use of the railway from the adjoining lands not taken and protecting such lands from trespass or the horses or cattle of the owners or occupiers thereof from straying thereout by reason of the railway together with all necessary gates made to open towards such adjoining lands and not towards the railway and all necessary stiles and such posts rails and other fences shall be made forthwith after the taking of any such lands if the owners thereof shall so require and the said other works as soon as conveniently may be
- Also all necessary arches tunnels culverts drains or other passages Drains. either over or under or by the sides of the railways of such dimensions as will be sufficient at all times to convey the water as clearly from the lands lying near or affected by the railways as before the making of the railway or as nearly so as may be and such works shall be made from time to time

as the railway works proceed Provided always that the said John Bennett his heirs executors administrators or assigns shall not be required to make such accommodation works in such a manner as would prevent or obstruct the working or using of the railway nor to make any accommodation works with respect to which the owners and occupiers of the lands shall have agreed to receive and shall have been paid compensation instead of making them.

9. If any person omit to shut and fasten any gate set up at Penalty on person either side of the railway for the accommodation of the owners or omitting to fasten gates. occupiers of the adjoining lands so soon as he and the carriages cattle or other animals under his care have passed through the same he shall forfeit for every such offence any sum not exceeding ten pounds.

10.

Maintenance of roads.

Repair of damage to sewers &c.

Locomotives to be employed.

Running powers to the Commissioner for Railways.

Liability of carriers.

Tolls to be paid as directed.

Regulations for use of railway. 10. The said John Bennett his heirs executors administrators and assigns shall maintain in perfect order and repair the said railway and the pavements of the same between the rails of the said railway where crossing any roads and for the space of one foot six inches on each side of such rails.

11. The said John Bennett his heirs executors administrators and assigns shall immediately repair any damage which may during or by reason of the construction of the said railway be occasioned to any sewer or drain or gas or water main or other property and shall also repair all damages which may be occasioned by the working of the said railway.

12. It shall be lawful for and incumbent upon the said John Bennett his heirs executors administrators and assigns subject as aforesaid to provide use and employ locomotive engines or other moving power and carriages and waggons to be drawn or propelled thereby and to carry and convey upon the said railway all such passengers and goods as shall be offered for that purpose and to charge the tolls and charges in respect thereof as above specified Provided that all such tolls and charges be at all times charged equally to all persons and after the same rate in respect of all passengers and of all goods of the same description and no reduction or advance in any such tolls shall be made either directly or indirectly in favour of or against any particular Company or person travelling upon or using the said railway.

13. The Commissioner for Railways shall at all times hereafter upon twelve hours notice in writing to the said John Bennett his heirs executors administrators and assigns have the right to run such locomotives carriages and trucks whether loaded or unloaded on and along the said railway and for such period or periods or at such time or times as the said Commissioner for Railways shall in the said notice specify Provided always that the said Commissioner for Railways shall pay to the said John Bennett his heirs executors administrators or assigns such rates or tolls for the exercise of such right as aforesaid as the Governor with the advice of the Executive Council shall from time to time determine.

14. Nothing in this Act contained shall extend to charge or make liable the said John Bennett his heirs executors administrators and assigns further or in any other case than where according to the laws of this Colony stage-coach proprietors and common carriers would be liable nor shall extend in any degree to deprive the said John Bennett his heirs executors administrators and assigns of any protection or privilege which common carriers or stage-coach proprietors may be entitled to but on the contrary the said John Bennett his heirs executors administrators and assigns shall at all times be entitled to the benefit of every such protection and privilege.

15. The tolls shall be paid to such persons and at such places upon or near to the railway and in such manner and under such regulations as the said John Bennett his heirs executors administrators or assigns shall appoint subject to approval of the Commissioner for Railways.

16. It shall be lawful for the said John Bennett his heirs executors administrators or assigns from time to time subject to the approval of the Commissioner for Railways and subject to the provisions and restrictions in this Act contained to make regulations for the following purposes that is to say—

For regulating the times of the arrival and departure of the carriages and trains and the number of persons to be carried therein. For regulating the loading or unloading of carriages.

For preventing the smoking of tobacco and the commission of any nuisance in or upon such carriages or any of the railway stations waiting-rooms or premises.

4

And

50° VICTORIÆ.

Bennett's Railway.

- And generally for regulating the travelling upon or issuing and working the said railway and the maintenance of good order and for regulating the conduct of the railway officers and servants and for providing for the due management of the said railway and the protection thereof and the carriages and
- waiting-rooms offices and premises from trespass and injury. But no such regulation shall authorise the closing of the said railway between sunrise and sunset except at any time when in consequence of any of the works being out of repair or from any other sufficient cause it shall be necessary to close the said railway or any part thereof.
- Provided that such by-laws be not repugnant to the laws of the Colony or to the provisions of this Act and a copy of such by-laws shall be given to every officer and servant of the said John Bennett his heirs executors administrators or assigns employed on the said railway or affected by such bylaws and such by-laws shall specify penalties which shall in no case exceed the sum of ten pounds.
- Provided always that such by-laws must be first approved of by the Attorney-General of the Colony for the time being.
- Provided always that the said John Bennett his heirs executors administrators or assigns or his or their employees or servants shall when using or when upon the premises of the said railway be liable and subject to the Government Railway By-laws.

17. The production of a copy of the New South Wales Evidence of by-Government Gazette containing such by-laws shall be sufficient laws. evidence of such by-laws in all proceedings under the same.

18. If within twenty-eight days after the passing of this compensation clause. Act the persons through whose lands the railway shall pass or any of them and the said John Bennett his heirs executors administrators or assigns shall not agree as to the amount of compensation to be paid by the said John Bennett his heirs executors administrators or assigns for the said lands belonging to the said parties or any of them or for any damage that may be sustained by them or him by reason of the execution of the works or if any other question as to compensation shall arise under this Act the amount of such compensation shall be settled by arbitrators in manner hereinafter mentioned that is to sav-

Unless both parties shall concur in the appointment of a single Appointment of arbitrator each party on the request of the other party shall arbitrators. nominate and appoint an arbitrator to whom such dispute or other matter shall be referred and every appointment of an arbitrator shall be executed by such party and such appointment shall be delivered to the arbitrator or arbitrators and shall be deemed a submission to arbitration on the part of the party by whom the same shall be made and after any

such appointment shall have been made neither party shall have power to revoke the same without the consent of the other nor shall the death of either party operate as a revocation and the award of such arbitrators or umpire if appointed as hereinafter provided shall be final and if for the space of fourteen days after any such dispute or other matter shall have arisen and after a request in writing shall have been served by the one party on the other party to appoint an arbitrator such last-mentioned party fail to appoint such arbitrator then upon such failure it shall be lawful for the Attorney-General for the time being of the said

said Colony on the application of the party who has himself appointed an arbitrator to appoint such arbitrator to act on behalf of both parties and such arbitrator may proceed to hear and determine the matter which shall be in dispute and in such case the award or determination of such single arbitrator shall be final and conclusive.

19. If before the matter so referred shall be determined any arbitrator appointed by either party shall die or become incapable or refuse or for fourteen days neglect to act as arbitrator the party by whom such arbitrator was appointed may nominate and appoint in writing some other person to act in his place and if for the space of seven days after notice in writing from the other party for the purpose he fail to do so the remaining or other arbitrator may proceed alone and every arbitrator so to be substituted as aforesaid shall have the same powers and authorities as were vested in the former arbitrator at the time of such his death refusal neglect or disability as aforesaid.

20. Where more than one arbitrator shall have been appointed such arbitrators shall before they enter upon the matters referred to them nominate and appoint by writing under their hands an umpire to decide any matters on which they shall differ or which shall be referred to them under the provisions of this Act and if such umpire shall die or refuse or for seven days neglect to act after being called upon to do so by the arbitrators they shall forthwith after such death refusal or neglect appoint another umpire in his place and the decision of every such umpire on the matters so referred to him shall be final.

21. If in either of the cases aforesaid the arbitrator or arbitrators shall refuse or for seven days after request of either party to such arbitration neglect to appoint an umpire it shall be lawful for the Attorney-General for the time being on the application of either party to such arbitration to appoint an umpire and the decision of such umpire on the matters on which the arbitrators shall differ or which shall be referred to him under this Act shall be final.

22. If where a single arbitrator shall have been appointed such arbitrator shall die or become incapable or shall refuse or for fourteen days neglect to act before he shall have made his award the matters referred to him shall be determined by arbitration under the provisions of this Act in the same manner as if such arbitrator had not been appointed.

23. If where more than one arbitrator shall have been appointed either of the arbitrators shall refuse or for fourteen days neglect to act the other arbitrator may proceed alone and the decision of such other arbitrator shall be as effectual as if he had been a single arbitrator appointed by both parties.

24. If where more than one arbitrator shall have been appointed and where neither of them shall refuse or neglect to act as aforesaid within twenty-one days the matter to go such arbitrators shall fail to make their award within twenty-one days after the day on which the last of such arbitrators shall have been appointed for that purpose by both of such arbitrators under their hands the matters referred to them shall be determined by the umpire to be appointed as aforesaid.

25. The said arbitrators or their umpire may call for the proto call for books &c. duction of any documents in the possession or power of either party which they or he may think necessary for determining the question in dispute and may examine the parties or their witnesses on oath and administer the oaths necessary for that purpose.

26. Before any arbitrator or umpire shall enter into the con-Arbitrators or umpire to make a declaration sideration of any matters referred to him he shall in the presence of for faithful discharge a of duty.

Vacancy in arbitra-tion to be supplied.

Appointment of

umpire.

Attorney-General to appoint umpire on neglect.

In case of death of single arbitrator the matter to begin de novo.

If either arbitrator refuse to act the other to proceed ex parte.

If arbitrators fail to make their award to the umpire.

Powers of arbitrators

a Justice of the Peace make and subscribe the following declaration that is to say-

I A.B. do solemnly and sincerely declare that I will faithfully and honestly and to the best of my skill and ability hear and determine the matters referred to me under the provisions of "Bennett's Railway Act."

Made and subscribed in the presence of A.B. and such declaration shall be annexed to the award when made and if Penalty for any arbitrator or umpire having made such declaration shall wilfully misconduct. act contrary thereto he shall be guilty of a misdemeanour.

27. All costs of any such arbitration and incident thereto to be Cost of arbitration settled by the arbitrators shall be borne by John Bennett his heirs how to be borne. executors administrators or assigns unless the arbitrators shall award the same or a less sum than shall have been offered by the said John Bennett his heirs executors administrators or assigns in which case each party shall bear his own costs incident to the arbitration and the cost of the arbitrators shall be borne by the parties in equal proportions unless the amount awarded shall be one-fourth less than the amount claimed in which case the whole costs shall be paid by the claimant Provided that if either party shall be dissatisfied with the costs allowed by the arbitrators as aforesaid the costs may be taxed by the Prothonotary or other proper officer of the Supreme Court and the amount allowed by such officer shall be the amount of costs to be paid.

28. The arbitrators shall deliver their award in writing to the Award to be said John Bennett his heirs executors administrators or assigns who shall delivered to John Bennett. retain the same and shall forthwith on demand at their own expense furnish a copy thereof to the other party and shall at all times on demand produce the said award and allow the same to be inspected or examined by such party or any person appointed by him for that purpose and the amount awarded shall be paid within sixty days after the publication of such award.

29. The submission to any such arbitration may be made a rule Submission may be made a rule of Court. of the Supreme Court on the application of either of the parties.

30. No award made with respect to any question referred to Award not void arbitration under the provisions of this Act shall be set aside for through error in form. irregularity or error in matter of form.

31. The said John Bennett his heirs executors administrators or Compensation for assigns shall make compensation and satisfaction to be ascertained and temporary permanent or recovered in case of difference in the manner hereby provided for recurring injuries. temporary permanent or recurring injury and all other damage loss costs charges and inconvenience which may in anywise be occasioned to the said owners or occupiers by the non-performance by the said John Bennett his heirs executors administrators or assigns of any of the matters or things hereby required to be performed by them or otherwise.

32. It shall be lawful for the Secretary for Public Works on Power for the behalf of the Government at any time by notice in writing to require purchase railway. the said John Bennett his heirs executors administrators or assigns to sell and thereupon the said John Bennett his heirs executors administrators or assigns shall sell to the Government as the case may be the said railway upon the terms of paying the then value (exclusive of any allowance for past or future profits of the said railway or any compensation for compulsory sale or other consideration whatsoever) of the said railway and all lands buildings works materials and plant of the said John Bennett his heirs executors administrators or assigns suitable to and used by him or them for the purposes of the said railway such value in case of difference to be ascertained by arbitration in the manner provided by the twenty-seventh and other sections subsequent thereto of the "Government Railways Act of 1858" twenty two Victoria number nineteen for settling cases of disputed compensation and subject to the terms and conditions therein contained And when

when any such sale shall have been made to the said Government the said railway lands buildings works materials plant and premises shall vest in the Commissioner of Railways who shall have all the rights powers and authorities of the said John Bennett his heirs executors administrators and assigns in respect to the said railway so sold.

33. All penalties imposed under this Act or under any by-laws made in pursuance thereof shall be recoverable in a summary way before any two Justices of the Peace.

34. This Act may be cited for all purposes as "Bennett's Railway Act of 1886."

THE SCHEDULE.

Commencing on the Great Southern and Western Railway at a point about one hundred and twenty-four links westerly from the western end of Clyde Platform thence across the land the property of the Government enclosed for the said railway bearing across the land the property of the Government enclosed for the said railway bearing north-westerly to the southern boundary of land believed to belong to G. S. Caird and a street called George-street thence across said lands and street bearing north-westerly by a curved line to a street called Clyde-street thence across said street bearing north-westerly to its north-western boundary thence through lands believed to belong to Marsh Brothers I. Herford and R. M'Auley bearing northerly on a curved line to the northern boundary of said M'Auley's land thence through lands believed to belong to S. S. Milgate bearing northerly to its north boundary thence bearing in the same direction S. Milgate bearing northerly to its north boundary thence bearing in the same direction across lands believed to belong to Mrs. H. E. Hall to their northern boundary thence in the same direction through lands believed to belong to H. Carney to their northern boundary thence in a northerly direction across lands believed to belong to A. H. Maxwell to their northern boundary thence across lands beileved to belong to W. Watson bearing north-easterly to their northern boundary thence across lands believed to belong to A. H. Maxwell bearing north-easterly to the southern boundary of the Great Western Road thence across said road bearing north-easterly to its northern boundary thence in the same direction across lands believed to belong to W. Roveney and W. Constable to their eastern boundary thence across lands believed to belong to John Taylor bearing in the same direction to Duck Creek thence across Duck Creek bearing in the same direction to the south boundary of lands believed to belong to W. H. Berry and J. Thomas and A. Williams and R. Macadam and J. Richardson thence across said lands bearing north-easterly to the south side of a street called Duck-street thence across said street and a street called Park-street bearing north-easterly to land believed to belong to L. Grimwood thence across said land bearing in the same direction to its northern boundary thence across lands believed to belong to B. Bevan to its north and east boundary thence across lands believed to belong to Sherwood and Grimwood bearing in the same direction to their northern boundaries thence across lands believed to belong to J. R. Martin and J. B. Masters thence across that land bearing north-easterly to A'Beckett's Creek thence across that creek north-easterly to lands believed to belong to the Land Company of Australasia (Limited) thence across said lands belonging to said Company bearing north-easterly to west side of a street called Aston-street thence across the said street bearing in the same direction to western boundary of lands believed to belong to S. A. Stephen thence across said lands belonging to S. A. Stephen bearing north-easterly to the south boundary of that part of the lands belonging to the said S. A. Stephen leased to John Bennett thence across that land bearing northerly and northeasterly to a road called South Avenue thence across that road bearing north-easterly to the southern boundary of land believed to belong to S. A. Stephen and believed to be leased to C. E. Jeanerett for a tramway line thence across said leased land bearing northeasterly to a road called North Avenue thence across said road bearing north-easterly to a reserved road thence across said reserved road bearing easterly to lands believed to belong to Robert Hudson thence across said lands of Robert Hudson bearing easterly to their eastern boundary thence across lands believed to belong to the Australian Kerosene and Oil Company bearing north-easterly and easterly to a reserved road dividing said property belonging to said Australian Kerosene and Oil Company and lands believed to belong to John Bennett thence across said reserved road bearing easterly to said lands belonging to said John Bennett thence across said lands bearing in the same direction to another reserved road thence across said reserved road bearing in the same direction to other lands believed to belong to the said Australian Kerosene and Oil Company thence across said lands belonging to said Australian Kerosene and Oil Company bearing easterly to the terminus at the Parramatta River.

By Authority : THOMAS RICHARDS, Government Printer, Sydney, 1886.

[6d.]

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Recovery of penalties.

Short title.

New South Wales.



ANNO QUINQUAGESIMO

VICTORIÆ REGINÆ.

An Act to authorize the construction of a Railway from and connecting the line of Railway from Sydney to Parramatta near the Clyde Railway Station to and with the Parramatta River at a point opposite Old Redbank. [Assented to, 5th October, 1886.]

WHEREAS John Bennett of Sydney in the Colony of New South Preamble. Wales Esquire is desirous of constructing a railway from and connecting the line of railway from Sydney to Parramatta at a point near the Clyde Railway Station to and with the Parramatta River at a point on the southern side of the said river opposite Old Redbank such railway to run through certain private lands and certain streets described in the Schedule annexed hereto And whereas it is desired to construct such railway for the purpose of giving better access to the public to the Parramatta River and to the Racecourse and Recreation Ground near thereto known as the Rosehill Racecourse and Recreation Ground And whereas the increased facilities of communication and traffic which would result from the construction of the said proposed railway would be for the public convenience and benefit And it is desirable to authorize by Legislative enactments the construction and maintenance of the said proposed railway subject to the provisions hereinafter contained Be it therefore enacted by the Queen's Most Excellent

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 :—

Authority to construct railway.

1. It shall be lawful for the said John Bennett his heirs executors administrators or assigns upon the terms and conditions and subject to the provisions hereinafter contained to make and construct a railway for conveying passengers and their luggage and other goods and merchandize from a point on the line of railway from Sydney to Parramatta near the Clyde Station and thence by the lines described in the Schedule to this Act and to effect a junction between the said line of railway from Sydney to Parramatta and the Parramatta River at a point opposite Old Redbank in accordance with section ninetynine of the "Government Railways Act of 1858" and to take and use so much of the streets or lands referred to in the said Schedule as may be required for the purposes of such railway but so that the same shall not occupy in any part thereof a greater space in breadth than sixty-six feet including the support and foundations thereof provided that the said railway shall be completely constructed between the points above indicated and brought into use within two years from the passing of this Act And the same shall be constructed in a proper and workmanlike manner Provided further that this authority shall not extend beyond thirty years from the passing of this Act. 2. The said John Bennett his heirs executors administrators or

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3. The said John Bennett his heirs executors administrators or assigns shall have all necessary rights of ingress and egress to and over the surface of the streets and lands before referred to and all such other rights as are required for the construction repair completion and use of the said railway Provided that nothing herein contained shall impair or be held to impair the lawful authority of the Municipal District of Granville or of any other corporation company or person to make all entries and exercise all other powers necessary for the construction maintenance and preservation of gasworks water works sewerage works and other works lawfully constructed under ground.

4. The gauge of the said railway shall be same gauge as the Government railways.

5. The railway shall throughout its course be laid at or about the general level of the said streets and lands and throughout the whole extent of the said railway shall be laid with rails subject to the approval of the Commissioner for Railways.

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Sidings.

Entry upon streets &c.

Gauge.

Level.

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- Such and so many convenient gates bridges arches culverts and Gates bridges &c. passages over under or by the sides of or leading to or from the railway as shall be necessary for the purpose of making good any interruptions caused by the railway to the use of the lands through which the railway shall be made and such works shall be made forthwith after the part of the railway passing over such lands shall have been laid out or formed or during the formation thereof
- Also sufficient posts rails hedges ditches mounds or other fences Fences. for separating the land taken for the use of the railway from the adjoining lands not taken and protecting such lands from trespass or the horses or cattle of the owners or occupiers thereof from straying thereout by reason of the railway together with all necessary gates made to open towards such adjoining lands and not towards the railway and all necessary stiles and such posts rails and other fences shall be made forthwith after the taking of any such lands if the owners thereof shall so require and the said other works as soon as conveniently may be
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as the railway works proceed Provided always that the said John Bennett his heirs executors administrators or assigns shall not be required to make such accommodation works in such a manner as would prevent or obstruct the working or using of the railway nor to make any accommodation works with respect to which the owners and occupiers of the lands shall have agreed to receive and shall have been paid compensation instead of making them.

9. If any person omit to shut and fasten any gate set up at Penalty on person either side of the railway for the accommodation of the owners or omitting to fasten gates. occupiers of the adjoining lands so soon as he and the carriages cattle or other animals under his care have passed through the same he shall forfeit for every such offence any sum not exceeding ten pounds.

10.

10. The said John Bennett his heirs executors administrators and assigns shall maintain in perfect order and repair the said railway and the pavements of the same between the rails of the said railway where crossing any roads and for the space of one foot six inches on each side of such rails.

11. The said John Bennett his heirs executors administrators and assigns shall immediately repair any damage which may during or by reason of the construction of the said railway be occasioned to any sewer or drain or gas or water main or other property and shall also repair all damages which may be occasioned by the working of the said railway.

12. It shall be lawful for and incumbent upon the said John Bennett his heirs executors administrators and assigns subject as aforesaid to provide use and employ locomotive engines or other moving power and carriages and waggons to be drawn or propelled thereby and to carry and convey upon the said railway all such passengers and goods as shall be offered for that purpose and to charge the tolls and charges in respect thereof as above specified Provided that all such tolls and charges be at all times charged equally to all persons and after the same rate in respect of all passengers and of all goods of the same description and no reduction or advance in any such tolls shall be made either directly or indirectly in favour of or against any particular Company or person travelling upon or using the said railway.

13. The Commissioner for Railways shall at all times hereafter upon twelve hours notice in writing to the said John Bennett his heirs executors administrators and assigns have the right to run such locomotives carriages and trucks whether loaded or unloaded on and along the said railway and for such period or periods or at such time or times as the said Commissioner for Railways shall in the said notice specify Provided always that the said Commissioner for Railways shall pay to the said John Bennett his heirs executors administrators or assigns such rates or tolls for the exercise of such right as aforesaid as the Governor with the advice of the Executive Council shall from time to time determine.

14. Nothing in this Act contained shall extend to charge or make liable the said John Bennett his heirs executors administrators and assigns further or in any other case than where according to the laws of this Colony stage-coach proprietors and common carriers would be liable nor shall extend in any degree to deprive the said John Bennett his heirs executors administrators and assigns of any protection or privilege which common carriers or stage-coach proprietors may be entitled to but on the contrary the said John Bennett his heirs executors administrators and assigns shall at all times be entitled to the benefit of every such protection and privilege.

15. The tolls shall be paid to such persons and at such places upon or near to the railway and in such manner and under such regulations as the said John Bennett his heirs executors administrators or assigns shall appoint subject to approval of the Commissioner for Railways.

16. It shall be lawful for the said John Bennett his heirs executors administrators or assigns from time to time subject to the approval of the Commissioner for Railways and subject to the provisions and restrictions in this Act contained to make regulations for the following purposes that is to say—

For regulating the times of the arrival and departure of the carriages and trains and the number of persons to be carried therein. For regulating the loading or unloading of carriages.

For preventing the smoking of tobacco and the commission of any nuisance in or upon such carriages or any of the railway stations waiting-rooms or premises.

Maintenance of roads.

Repair of damage to sewers &c.

Locomotives to be employed.

Running powers to the Commissioner for Railways.

Liability of carriers.

Tolls to be paid as directed.

Regulations for use of railway.

And

- And generally for regulating the travelling upon or issuing and working the said railway and the maintenance of good order and for regulating the conduct of the railway officers and servants and for providing for the due management of the said railway and the protection thereof and the carriages and waiting-rooms offices and premises from trespass and injury.
- But no such regulation shall authorise the closing of the said railway between sunrise and sunset except at any time when in consequence of any of the works being out of repair or from any other sufficient cause it shall be necessary to close the said railway or any part thereof.
- Provided that such by-laws be not repugnant to the laws of the Colony or to the provisions of this Act and a copy of such by-laws shall be given to every officer and servant of the said John Bennett his heirs executors administrators or assigns employed on the said railway or affected by such bylaws and such by-laws shall specify penalties which shall in no case exceed the sum of ten pounds.
- Provided always that such by-laws must be first approved of by the Attorney-General of the Colony for the time being.
- Provided always that the said John Bennett his heirs executors administrators or assigns or his or their employees or servants shall when using or when upon the premises of the said railway be liable and subject to the Government Railway By-laws.

17. The production of a copy of the New South Wales Evidence of by-Government Gazette containing such by-laws shall be sufficient laws. evidence of such by-laws in all proceedings under the same.

18. If within twenty-eight days after the passing of this Compensation clause. Act the persons through whose lands the railway shall pass or any of them and the said John Bennett his heirs executors administrators or assigns shall not agree as to the amount of compensation to be paid by the said John Bennett his heirs executors administrators or assigns for the said lands belonging to the said parties or any of them or for any damage that may be sustained by them or him by reason of the execution of the works or if any other question as to compensation shall arise under this Act the amount of such compensation shall be settled by arbitrators in manner hereinafter mentioned that is to say-

Unless both parties shall concur in the appointment of a single Appointment of arbitrator each party on the request of the other party shall arbitrators. nominate and appoint an arbitrator to whom such dispute or other matter shall be referred and every appointment of an arbitrator shall be executed by such party and such appointment shall be delivered to the arbitrator or arbitrators and shall be deemed a submission to arbitration on the part of the party by whom the same shall be made and after any such appointment shall have been made neither party shall have power to revoke the same without the consent of the other nor shall the death of either party operate as a revocation and the award of such arbitrators or umpire if appointed as hereinafter provided shall be final and if for the space of fourteen days after any such dispute or other matter shall have arisen and after a request in writing shall have been served by the one party on the other party to appoint an arbitrator such last-mentioned party fail to appoint such arbitrator then upon such failure it shall be lawful for the Attorney-General for the time being of the said

said Colony on the application of the party who has himself appointed an arbitrator to appoint such arbitrator to act on behalf of both parties and such arbitrator may proceed to hear and determine the matter which shall be in dispute and in such case the award or determination of such single arbitrator shall be final and conclusive.

19. If before the matter so referred shall be determined any arbitrator appointed by either party shall die or become incapable or refuse or for fourteen days neglect to act as arbitrator the party by whom such arbitrator was appointed may nominate and appoint in writing some other person to act in his place and if for the space of seven days after notice in writing from the other party for the purpose he fail to do so the remaining or other arbitrator may proceed alone and every arbitrator so to be substituted as aforesaid shall have the same powers and authorities as were vested in the former arbitrator at the time of such his death refusal neglect or disability as aforesaid.

20. Where more than one arbitrator shall have been appointed such arbitrators shall before they enter upon the matters referred to them nominate and appoint by writing under their hands an umpire to decide any matters on which they shall differ or which shall be referred to them under the provisions of this Act and if such umpire shall die or refuse or for seven days neglect to act after being called upon to do so by the arbitrators they shall forthwith after such death refusal or neglect appoint another umpire in his place and the decision of every such umpire on the matters so referred to him shall be final.

21. If in either of the cases aforesaid the arbitrator or arbitrators shall refuse or for seven days after request of either party to such arbitration neglect to appoint an umpire it shall be lawful for the Attorney-General for the time being on the application of either party to such arbitration to appoint an umpire and the decision of such umpire on the matters on which the arbitrators shall differ or which shall be referred to him under this Act shall be final.

22. If where a single arbitrator shall have been appointed such arbitrator shall die or become incapable or shall refuse or for fourteen days neglect to act before he shall have made his award the matters referred to him shall be determined by arbitration under the provisions of this Act in the same manner as if such arbitrator had not been appointed.

23. If where more than one arbitrator shall have been appointed either of the arbitrators shall refuse or for fourteen days neglect to act the other arbitrator may proceed alone and the decision of such other arbitrator shall be as effectual as if he had been a single arbitrator appointed by both parties.

24. If where more than one arbitrator shall have been appointed and where neither of them shall refuse or neglect to act as aforesaid days the matter to go such arbitrators shall fail to make their award within twenty-one days to the umpire. after the day on which the last of such arbitrators shall have been appointed for that purpose by both of such arbitrators under their hands the matters referred to them shall be determined by the umpire to be appointed as aforesaid.

25. The said arbitrators or their umpire may call for the production of any documents in the possession or power of either party which they or he may think necessary for determining the question in dispute and may examine the parties or their witnesses on oath and administer the oaths necessary for that purpose.

26. Before any arbitrator or umpire shall enter into the con-A rhitrators or umpire for faithful discharge sideration of any matters referred to him he shall in the presence of a of duty.

Vacancy in arbitra-tion to be supplied.

Appointment of umpire.

Attorney-General to appoint umpire on neglect.

In case of death of single arbitrator the matter to begin de novo.

If either arbitrator refuse to act the other to proceed ex parte.

If arbitrators fail to make their award

Powers of arbitrators to call for books &c.

a Justice of the Peace make and subscribe the following declaration that is to say-

I A.B. do solemnly and sincerely declare that I will faithfully and honestly and to the best of my skill and ability hear and determine the matters referred to me under the provisions of

"Bennett's Railway Act."

Made and subscribed in the presence of A.B. and such declaration shall be annexed to the award when made and if Penalty for any arbitrator or umpire having made such declaration shall wilfully misconduct. act contrary thereto he shall be guilty of a misdemeanour.

27. All costs of any such arbitration and incident thereto to be Cost of arbitration settled by the arbitrators shall be borne by John Bennett his heirs how to be borne. executors administrators or assigns unless the arbitrators shall award the same or a less sum than shall have been offered by the said John Bennett his heirs executors administrators or assigns in which case each party shall bear his own costs incident to the arbitration and the cost of the arbitrators shall be borne by the parties in equal proportions unless the amount awarded shall be one-fourth less than the amount claimed in which case the whole costs shall be paid by the claimant Provided that if either party shall be dissatisfied with the costs allowed by the arbitrators as aforesaid the costs may be taxed by the Prothonotary or other proper officer of the Supreme Court and the amount allowed by such officer shall be the amount of costs to be paid.

28. The arbitrators shall deliver their award in writing to the Award to be said John Bennett his heirs executors administrators or assigns who shall delivered to John Bennett. retain the same and shall forthwith on demand at their own expense furnish a copy thereof to the other party and shall at all times on demand produce the said award and allow the same to be inspected or examined by such party or any person appointed by him for that purpose and the amount awarded shall be paid within sixty days after the publication of such award.

29. The submission to any such arbitration may be made a rule Submission may be made a rule of Court. of the Supreme Court on the application of either of the parties.

30. No award made with respect to any question referred to Award not void arbitration under the provisions of this Act shall be set aside for through error in form. irregularity or error in matter of form. 31. The said John Bennett his heirs executors administrators or Compensation for

assigns shall make compensation and satisfaction to be ascertained and permanent or recovered in case of difference in the manner hereby provided for recurring injuries. temporary permanent or recurring injury and all other damage loss costs charges and inconvenience which may in anywise be occasioned to the said owners or occupiers by the non-performance by the said John Bennett his heirs executors administrators or assigns of any of the matters or things hereby required to be performed by them or otherwise.

32. It shall be lawful for the Secretary for Public Works on Power for the behalf of the Government at any time by notice in writing to require purchase railway. the said John Bennett his heirs executors administrators or assigns to sell and thereupon the said John Bennett his heirs executors administrators or assigns shall sell to the Government as the case may be the said railway upon the terms of paying the then value (exclusive of any allowance for past or future profits of the said railway or any compensation for compulsory sale or other consideration whatsoever) of the said railway and all lands buildings works materials and plant of the said John Bennett his heirs executors administrators or assigns suitable to and used by him or them for the purposes of the said railway such value in case of difference to be ascertained by arbitration in the manner provided by the twenty-seventh and other sections subsequent thereto of the "Government Railways Act of 1858" twenty two Victoria number nineteen for settling cases of disputed compensation and subject to the terms and conditions therein contained And when

Government to

when any such sale shall have been made to the said Government the said railway lands buildings works materials plant and premises shall vest in the Commissioner of Railways who shall have all the rights powers and authorities of the said John Bennett his heirs executors administrators and assigns in respect to the said railway so sold.

33. All penalties imposed under this Act or under any by-laws made in pursuance thereof shall be recoverable in a summary way before any two Justices of the Peace. 34. This Act may be cited for all purposes as "Bennett's

Railway Act of 1886."

THE SCHEDULE.

Commencing on the Great Southern and Western Railway at a point about one hundred and twenty-four links westerly from the western end of Clyde Platform thence across the land the property of the Government enclosed for the said railway bearing north-westerly to the southern boundary of land believed to belong to G. S. Caird and a street called George-street thence across said lands and street bearing north-westerly by a curved line to a street called Clyde-street thence across said street bearing northwesterly to its north-western boundary thence through lands believed to belong to Marsh Brothers I. Herford and R. M'Auley bearing northerly on a curved line to the Marsh Brothers I. Hertord and K. M'Auley bearing northerly on a curved line to the northern boundary of said M'Auley's land thence through lands believed to belong to S. S. Milgate bearing northerly to its north boundary thence bearing in the same direction across lands believed to belong to Mrs. H. E. Hall to their northern boundary thence in the same direction through lands believed to belong to H. Carney to their northern boundary thence in a northerly direction across lands believed to belong to A. H. Max-well to their northern boundary thence across lands believed to belong to W. Watson bearing north-easterly to their northern boundary thence across lands believed to belong to A. H. Maxwell bearing north-easterly to the southern boundary of the Great Western Road thence across said road bearing north-easterly to its northern boundary thence in to A. H. Maxwell bearing north-easterly to the southern boundary of the Great Western Road thence across said road bearing north-easterly to its northern boundary thence in the same direction across lands believed to belong to W. Roveney and W. Constable to their eastern boundary thence across lands believed to belong to John Taylor bearing in the same direction to Duck Creek thence across Duck Creek bearing in the same direction to the south boundary of lands believed to belong to W. H. Berry and J. Thomas and A. Williams and R. Macadam and J. Richardson thence across said lands bearing north-easterly to the south side of a street called Duck-street thence across said street and a street called Park-street bearing north-easterly to land believed to belong to L. Grimwood thence across said land bearing in the same direction to its northern boundary thence across lands believed to belong to B. Bevan to its north and east boundary thence across lands believed to belong to Sherwood and Grimwood bearing in the same direction to their northern boundaries thence across lands believed to belong to J. R. Martin and J. B. Masters thence across that land bearing north-easterly to A'Beckett's Creek thence across that creek north-easterly to lands believed to belong to the Land Company of Australasia (Limited) thence across said lands belonging to said Company bearing north-easterly to west side of a street called Aston-street thence across the said street bearing in the same direction to western boundary of lands believed to belong to S. A. Stephen thence across said lands belonging to S. A. Stephen bearing northeasterly to the south boundary of that part of the lands belonging to the said S. A. Stephen leased to John Bennett thence across that land bearing northerly and northeasterly to a road called South Avenue thence across that road bearing north-easterly to the southern boundary of land believed to belong to S. A. Stephen and believed to be leased to C. E. Jeanerett for a tramway line thence across said leased land bearing northeasterly to a road called North Avenue thence across said road bearing north-easterly to a reserved road thence across said reserved road bearing easterly to lands believed to belong to Robert Hudson thence across said lands of Robert Hudson bearing easterly to their eastern boundary thence across lands believed to belong to the Australian Kerosene and Oil Company bearing north-easterly and easterly to a reserved road dividing said property belonging to said Australian Kerosene and Oil Company and lands believed to belong to John Bennett thence across said reserved road bearing easterly to said lands belonging to said John Bennett thence across said lands bearing in the same direction to another reserved road thence across said reserved road bearing in the same direction to other lands believed to belong to the said Australian Kerosene and Oil Company thence across said lands belonging to said Australian Kerosene and Oil Company bearing easterly to the terminus at the Parramatta River.

By Authority : THOMAS RICHARDS, Government Printer, Sydney, 1886.

Recovery of penalties.

Short title.