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, 15 June, 1887. 5

STEPHEN W. JONES, STEPHEN W. JONES, Clerk of Legislative Assembly.

### New South Wales.



ANNO QUINQUAGESIMO

# VICTORIÆ REGINÆ.

An Act to further extend the time for constructing the Mittagong Coal-mining Company's Railway and to amend the "Mittagong Coal-mining Company's Railway Act of 1884.'

WHEREAS an Act of the Legislature of New South Wales was Preamble. passed in the forty-eighth year of the reign of Her present Majesty intituled "The Mittagong Coal-mining Company's Railway Act of 1884" And whereas by the second section of the said Act it 5 was provided that the Railway thereby authorized to be constructed by the Mittagong Coal-mining Company Limited should be con-structed and brought into use within two years after the passing such Act And whereas it is expedient further to extend the time limited by such section for the construction of the said railway and in other 10 respects to amend the said Act Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows :-

1. The time limited by the said recited Act for the construction Extension of time for 15 of the said Railway shall be extended beyond the time thereby limited construction of Railway. namely for the term of two years after the passing of this Act.

2. It shall be lawful for the Mittagong Coal-mining Company Power to take certain Limited hereinafter called the Company to construct the Railway lands omitted from mentioned in the said recited Act through the lands known as portions Principal Act. 214one

Mittagong Coal-mining Company's Railway Act Amendment.

one seven eight nine and ten Woodlands sub-division mentioned in the Schedule to the said recited Act although such lands are not mentioned in first section of the said recited Act.

3. The third section of the said recited Act shall be read and Section three of the 5 construed as if the words "one hundred" had been inserted in lieu of amended. 5 construed as if the words "one hundred" had been inserted in neu of amended.
the words "thirty-six" in the tenth line of such section and as if the words "three halfpence" had been inserted in lieu of the words "one halfpenny" in the thirteenth line of such section.
4. Notwithstanding anything contained in the said third section Power to recover consequential damages.
10 of the said recited Act it shall be lawful for the Company to recover damages.

compensation in respect of the consequential damage if any sustained by reason of the suspension of transit in the said railway in the event of the railway being damaged by persons who shall themselves use the

railway for transit and supply locomotive power. 5. The twenty-seventh section of the said recited Act shall be The twenty-seventh read and construed as if the word "claimed" had been inserted in Principal Act lieu of the words "so offered" in the seventh line of such section. 6. This Act may be cited as the "Mittagong Coal-mining Short title. Company's Railway Act Amendment Act of 1887." 15

Sydney : Charles Potter, Government Printer.-1887.

## New South Wales.



ANNO QUINQUAGESIMO PRIMO

# VICTORIÆ REGINÆ.

An Act to further extend the time for constructing the Mittagong Coal-mining Company's Railway and to amend the "Mittagong Coal-mining Company's Railway Act of

1884." [Assented to, 6th July, 1887.]

WHEREAS an Act of the Legislature of New South Wales was Preamble. Majesty intituled "The Mittagong Coal-mining Company's Railway Act of 1884" And whereas by the second section of the said Act it was provided that the Railway thereby authorized to be constructed by the Mittagong Coal-mining Company Limited should be con-structed and brought into use within two years after the passing such Act And whereas it is expedient further to extend the time limited by such section for the construction of the said railway and in other respects to amend the said Act Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows :-

1. The time limited by the said recited Act for the construction Extension of time for of the said Railway shall be extended beyond the time thereby limited construction of Railway. namely for the term of two years after the passing of this Act.

2. It shall be lawful for the Mittagong Coal-mining Company Power to take certain Limited hereinafter called the Company to construct the Railway section one of the mentioned in the said recited Act through the lands known as portions Principal Act.

one

#### Mittagong Coal-mining Company's Railway Act Amendment.

one seven eight nine and ten Woodlands sub-division mentioned in the Schedule to the said recited Act although such lands are not mentioned in first section of the said recited Act.

3. The third section of the said recited Act shall be read and construed as if the words "one hundred" had been inserted in lieu of the words "thirty-six" in the tenth line of such section and as if the words "three halfpence" had been inserted in lieu of the words "one halfpenny" in the thirteenth line of such section.

4. Notwithstanding anything contained in the said third section of the said recited Act it shall be lawful for the Company to recover compensation in respect of the consequential damage if any sustained by reason of the suspension of transit in the said railway in the event of the railway being damaged by persons who shall themselves use the railway for transit and supply locomotive power. 5. The twenty-seventh section of the said recited Act shall be

5. The twenty-seventh section of the said recited Act shall be read and construed as if the word "claimed" had been inserted in lieu of the words "so offered" in the seventh line of such section.

6. This Act may be cited as the "Mittagong Coal-mining Company's Railway Act Amendment Act of 1887."

[3d.]

By Authority : CHARLES POTTER, Government Printer, Sydney, 1887.

Section three of the Principal Act amended.

Power to recover consequential damages.

The twenty-seventh section of the Principal Act amended. Short title.