NORTH SHORE, MANLY, AND PITTWATER TRAMWAY AND RAILWAY BILL.

SCHEDULE of the Amendments referred to in Message of 23rd July, 1888.

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Page 1, Title.
Page 1, Title.
                         Omit "together with branch lines therefrom to Cremorne Point and Middle Head"
Omit "and the erection of a bridge over the waters of Middle Harbour at the Spit
                "aforesaid"
Page 1, Preamble, lines 6 and 7. Omit "together with branch lines therefrom to Cremorne Point and
                " Middle Head"
Page 1, Preamble, lines 9 to 11. Omit "and for the purposes of such tramway, and also for the public "general traffic and convenience to construct a bridge over the waters of Middle Harbour at the "Spit aforesaid"
Page 1, Preamble, line 11. Omit "or" insert "and"
Page 1, Preamble, line 14. Omit "or" insert "and"
Page 1, Preamble, line 16. Omit "or" insert "and light"
Page 1, Preamble, line 16. Omit "or" insert "and light"
Page 2, Preamble, line 1. Omit "or" insert "and"
Page 2, Preamble, line 1. Omit "or" insert "and"
Page 2, Preamble, line 4
 Page 2, Preamble, line 4. Omit "or" insert "and' Page 2, clause 1, line 15. Add "s" to "Schedule"
 Page 2, clause 1, line 15. After "Schedule" insert "A and B"
Page 2, clause 1, lines 18 to 21. Omit "and also to make and construct branch lines from the said tramway
                "or railway at the points named in the Schedules to this Act, and thence by the lines described
                "in such Schedules, in accordance with section ninety-nine of the 'Government Railways Act of
                "1858';"
 Page 2, clause 1, line 22. Add "s" to "Schedule"
Page 2, clause 1, line 23. Omit "or" insert "and"
Page 2, clause 1, lines 26 to 37. Omit "and also to construct and build a bridge for the purposes of such
                "tramway or light railway and for the public general traffic over the waters of Middle Harbour
                "at the Spit aforesaid, connecting the lines of the said tramway or railway at the places where "such lines terminate on the waters of the said Middle Harbour, as shown in the Schedules
                "hereto; and to dig and make proper foundations in or under the said waters, and to cut, remove, "take, and carry away all trees, beds of sand and rocks, and any other impediments whatsoever
                "which may in anywise hinder the erecting and completing the said bridge; and generally to do "and execute all and every other acts, matters, and things requisite and necessary for erecting
 "buildings, repairing and maintaining the said bridge."

Page 2, clause 1, line 37. Omit "or" insert "and"

Page 2, clause 1, line 38. Omit "(subject to clause two of this Bill)"

Page 2, clause 1, lines 40 to 41. Omit "and the said bridge shall be completely erected, in accordance with
 "the provisions in Schedule D to this Act, within the space of five years'
Page 2, clause 1, line 42. Omit "and the said bridge"
                                            Omit "and the sale bridge
Omit "or" insert "and"
Omit "or" insert "and"
Omit "or" insert "and"
 Page 2, clause 1, line 44.
Page 2, clause 1, line 47.
 Page 2, clause 1, line 50.
Page 2, clause 1, line 51.
                                             Omit "(with the exception of the said bridge over the waters of Middle
                 " Harbour)"
 Page 2, clause 1, line 52. After "completed" insert "And in the event of the works provided by "this Act or any of them not being commenced and carried out to the satisfaction of the
                "Engineer-in-Chief for Railways or other officer charged by the Government with the construction of Railways within the times in this Act prescribed, all the works and
                 " property of the said Clement Alban Benbow and Leslie Johnston, their heirs, executors,
                 "administrators, or assigns, in connection with the said Tramway or light Railway shall go and belong to the Government, to be disposed of as the Governor, with the
                 " advice of the Executive Council, may direct, and as regards lands resumed or obtained
                 "in connection with the said Tramway or light Railway works the same shall revert to the former owners thereof as of their former estate."
 Page 3, clause 1, line 4. After "that" omit remainder of clause insert "The authorities, powers, and "privileges given by this Act shall not extend beyond thirty years from the passing
                 " thereof."
 Page 3, clause 2, line 11.
                                             Omit "or light railway"
 Page 3, clause 2, lines 11 and 12. Omit "until the completion of the said bridge"
Page 3, clause 2, line 13. Omit "D" insert "C"
 Page 3, clause 3, line 18.
Page 3, clause 3, line 21.
                                             Omit " or" insert " and"
                                             After "tramway" omit "or" insert "and"
                                             Omit " or" insert "and"
 Page 3, clause 4, line 26.
 Page 3, clause 4, line 27.
                                             Omit "three feet six inches" insert "four feet eight and a half inches"
 Page 3, clause 5, line 28. Omit "or" insert "and"
Page 3, clause 5, line 30. Omit "or" insert "and"
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Page 3, clause 5. At end of clause add "or the Railway Commissioners"

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Page

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Page 3, clause 6, line 50. Omit "Secretary for Public Works or Commissioner for Railways" insert
                         "Railway Commissioners"
    Page 3, clause 6, line 53. After "the" insert "said"
                                                 Omit clause 7.
    Page 4, clause 7.
   Page 4, clause 10, 9, line 55. Before "railway" insert "light"
Page 4, clause 10, 9, line 56. Omit "or" insert "and light"
Page 5, clause 11, 10, line 4. After "tramway" omit "or" insert "and"
Page 5, clause 11, 10, line 7. Omit "or" insert "and"
Page 5, clause 11, 10, line 7. Omit "or" insert "and"
                 5, clause 11, 10. After clause 11, 10 insert new clause 11. 5, clause 12, line 25. Omit "or" insert "and" 5, clause 12, line 27. Omit "above specified" insert "her
   Page
   Page
                                                                    Omit "above specified" insert "hereinafter provided"

After "tramway" omit "or" insert "and"
   Page
   Page
                  5, clause 12, line 33.
   Pages 5 and 6, clauses 13 and 14. Omit clauses 13 and 14, insert new clauses 13 and 14.
   Page
                 6, clause 15, line 13.
6, clause 15, line 23.
                                                                    Omit "Commissioner for Railways" insert "Railway Commissioners"
   Page
                                                                    Omit "issuing" insert "using"
Omit "or" insert "and"
Omit "or" insert "and"
   Page
                 6, clause 15, line 24. 6, clause 15, line 27.
   Page
                                                                    Before "railway" insert "tramway and light" After "tramway" omit "or" insert "and" Before "railway" insert "tramway and light"
   Page
                 6, clause 15, line 31.
   Page
                  6, clause 15, line 34.
   Page
                 6, clause 15, line 41.
                                                                    Before "railway" insert "tramway and light"
   Page
                 6, clause 15, line 49.
   Page
                 6, clause 16, line 52.
                                                                    Omit "Government"
                                                                    Before "light" omit "or" insert "and"
Omit "so described" insert "taken for such purposes'
Omit "or" insert "and"
Omit "7" insert "8"
   Page
                 6, clause 17, line 55.
  Page
                 6, clause 17, line 58.
  Page
                 7, clause 19, line 15.
  Page
               8, clause 27, line 48.
                                                                    Before "railway" insert "light"
  Page 10, clause 36, line 34.
                                                                  Before "railway" insert "light"
Omit "and bridge"
  Page 10, clause 36, line 34.
  Page 10, clause 36, line 36.
  Page 10, clause 36, line 36.
  Page 10, clause 36, line 38.
Page 10, clause 36, line 38.
Page 10, clause 36, line 41.
Page 10, clause 36, line 42.
  Page 10, clause 36, line 42. Omit "and bridge"
Page 10, clause 36, lines 43 to 46. Omit "twenty-seventh and other sections subsequent thereto of the
                      clause 36, lines 43 to 46. Omit "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" insert "Arbitration Act thirty-one Victoria number fifteen" clause 36, line 49. After "tram" insert "way" clause 36, line 49. Before "railway" insert "light" clause 36, line 50. Omit "Commissioner of Railways" insert "Railway Commissioners" clause 36, line 53. After "said" insert "tramway and light" clause 37, line 57. After "before" insert "a Stipendiary or Police Magistrate or" clause 38, line 59. Omit "7" insert "8" Schedule A. line 9. Omit "proposed bridge over" insert "waters of"
 Page 10, clause 36, line 49.
Page 10, clause 36, line 49.
 Page 10, clause 36, line 50.
Page 10, clause 36, line 53.
 Page 10, clause 37, line 57.
Page 10, clause 38, line 59.
Page 10, clause 38, line 59. Omit "I" insert "8"
Page 11, Schedule A, line 9. Omit "proposed bridge over" insert "waters of"
Page 11, Schedule A. Omit paragraphs 2 and 3.
Page 11, Schedule A, line 17. Omit "bridge" insert "said waters"
Page 11, Schedule A, line 18. Omit "from the end of the bridge" insert "therefrom"
Page 11, Schedule A, At end of Schedule add "Subject to power for the said
Page 11, Schedule A, fine 18. Omit From the end of the bridge insert "therefrom Page 11, Schedule A. At end of Schedule add "Subject to power for the said Clement Alban "Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, to "deviate to the extent of fifty feet from either side of the above lines"
Page 12, Schedule B. At end of Schedule add "Subject to power for the said Clement Alban "Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, to deviate to the extent of fifty feet from either side of the above line"

Page 12, Schedules C and D. Omit Schedules C and D.
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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, 20 December, 1887. STEPHEN W. JONES, Clerk of Legislative Assembly.

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

Legislative Council Chamber, Sydney, 23rd July, 1888. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO PRIMO

VICTORIÆ REGINÆ.

An Act to authorize the construction of a Tramway from the northern terminus of the North Shore Cable Tramway to the Spit at Middle Harbour, tegether with branch lines therefrom-to-Cremorne-Point-and-Middle-Head, and from the Spit aforesaid to Manly Village, and a Light Railway thence to Pittwater, Broken Bay. and the erection of a Bridge over the waters of Middle Harbour at the Spit aforesaid.

THEREAS Clement Alban Benbow and Leslie Johnston, both Preamble. of Sydney, in the Colony of New South Wales, Esquires, are desirous of constructing a tramway from the northern terminus of the present cable tramway running from Milson's Point Saint 5 Leonards, in the parish of Willoughby, to the Spit at Middle Harbour, in the parish aforesaid, together with branch lines therefrom to Cremorne Point and Middle Head, and from the Spit aforesaid to Manly Village, and thence a light railway to Pittwater, Broken Bay; and for the purposels of such tramway, and also, for the public general 10 traffic and convenience, to construct a bridge over the waters of Middle Harbour, at the Spit aforesaid, such tramway or and light railway lines to run through certain private lands and certain streets described in the Schedules annexed hereto. And whereas it is desired to construct such tramway er and light railway for the purpose of giving better 15 access for the public to the districts through which the said proposed

tramway or and light railway runs- and the places before named, and also to the Hawkesbury River. And whereas the increased facilities of communication and traffic, which would result from the construction 112—A

of the said proposed tramway or and light railway and the said bridge, 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 tramway or and light railway, subject to the pro-5 visions hereinafter contained. 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. It shall be lawful for the said Clement Alban Benbow and Authority to 10 Leslie Johnston, their heirs, executors, administrators, or assigns, upon construct railway, &c. the terms and conditions and subject to the provisions hereinafter contained, to make and construct a tramway and light railway for conveying passengers and their luggage and other goods and merchandize from a

point at or near the northern terminus of the aforesaid North Shore 15 Cable Tramway, and thence by the lines described in the Schedules A and B to this Act, and to effect through communication between the said North Shore Cable Tramway and Manly Village and Pittwater aforesaid; and-also-to-make-and-construct-branch-lines-from-the-said-tram way or railway at the points named in the Schedules to this Act, and thence

20 by the lines described in such Schedules, 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 Schedules as may be required for the purposes of such tramway or and light railway, but so that the same shall not occupy in any part thereof a greater space in

25 breadth than twenty feet, including the support and foundations thereof; and also to construct and build a bridge for the purposes of such tramway or light railway and for the public general traffic over the waters of Middle Harbour at the Spit aforesaid, connecting the lines of the said

tramway or railway at the places where such lines terminate on the 30 waters of the said Middle Harbour, as shown in the Schedules hereto; and to dig and make proper foundations in or under the said waters, and to cut, remove, take, and carry away all trees, bed's of sand and rocks, and any other impediments whatsoever which may in anywise hinder the erecting and completing the said bridge; and generally to do and

35 execute all and every other acts, matters, and things requisite and necessary for erecting buildings, repairing and maintaining the said bridge. Provided that the said tramway or and light railway shall be completely constructed (subject-to-clause-two-of-this-Bill) between the points above indicated respectively and brought into use within three

40 years, and the said bridge shall be completely creeted, in accordance with the provisions in Schedule D to this Act, within the space of five years from the passing of this Act. And the same and the said bridge shall be constructed in a proper and workmanlike manner. Provided that the construction of the said tramway or and light railway shall be

45 commenced within six months from the passing of this Act, and that within twelve months from the passing of this Act, four miles at least of the permanent way of the said tramway or and light railway shall be completed, and that within eighteen months from the passing of this Act the whole of the permanent way of the said

50 tramway or and light railway, between Saint Leonards and Manly (with the exception of the said bridge over the waters of Middle-Harbour), shall be completed, and in the event of the works provided by this Act or any of them not being commenced and carried out to the satisfaction of the Engineer-in-Chief for Railways, or other officer

55 charged by the Government with the construction of railways, within the times in this Act prescribed, all the works and property of the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, in connection with the said Tramway or light Railway, shall go and belong to the Government, to be disposed of

as the Governor, with the advice of the Executive Council, may direct; and as regards lands resumed or obtained in connection with the said tramway or light railway works, the same shall revert to the former owners thereof as of their former estate. Provided further that this 5 authority shall not extend beyond thirty years from the passing of this Act the authorities, powers, and privileges given by this Act shall not extend beyond thirty years from the passing thereof.

2. It shall be lawful for the said Clement Alban Benbow and Bridge. Punt.

Leslie Johnston, their executors, administrators, and assigns to use and 10 employ a steam punt to supply the connection between the points of such tramway or light railway on the shores of Middle Harbour, until the completion of the said bridge, and to charge tolls, as per Schedule D, C, for the said punt, such tolls being those charged as at present.

3. The said Clement Alban Benbow and Leslie Johnston, their Entry upon streets.

15 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 tramway or and light railway. Provided that nothing herein contained shall impair or be 20 held to impair the lawful authority of any of the Municipal Districts

o held to impair the lawful authority of any of the Municipal Districts through which such tramway or and light railway may run, 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

25 lawfully constructed under ground.

4. The gauge of the said tramway or and light railway shall be Gauge.

three-feet-six-inches four feet eight and a half inches.

5. The said tramway or and light railway shall, throughout its Level. course, be laid at or about the general level of the said streets and 30 lands, and throughout the whole extent of the said tramway or and light railway shall be laid with rails, subject to the approval of the Commissioner for Railways or the Railway Commissioners.

6. Where the said light railway from Manly village to Pitt-Crossings. water, Broken Bay, shall cross any public highway or parish road on 35 a level, the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns shall erect, and at all times maintain, good and sufficient gates across such road on each side of the said light railway, where the same shall communicate therewith, and shall employ proper persons to open and shut such gates, and 40 such gates shall be kept constantly closed across such roads on both sides of the light railway, except during the time when horses, cattle, carts, or carriages passing along the same, shall have to cross such

constructed as, when closed, to fence in the said light railway and 45 prevent cattle or horses passing along the road from entering upon the light 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 therein. Provided always that it shall be

light railway, and such gates shall be of such dimensions and so

50 lawful for the Secretary for Public-Works or Commissioner for Railways, Railway Commissioners 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 said light railway, to order that such gates shall be kept so closed instead of across the

55 road. And in such case such gates shall be kept constantly closed across the said light railway, except when engines or carriages passing along the said light railway shall have occasion to cross such road in the same manner, and under the like penalty as above directed with respect to the gates being kept closed across the road.

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7. The said bridge shall be open to the public for foot pas-Railway to be open sengers, vehicles, horses, and general traffic, and it shall be lawful for to public. the said Clement Alban Benbow and Leslie Johnston, their executors, administrators, and assigns, to charge, demand, and receive at the toll-5 bar or gates, erected at or upon the said bridge, the tolls specified in Schedule-D-hereto.

7. 8. The said Clement Alban Benbow and Leslie Johnston, their Works for benefit of heirs, executors, administrators, and assigns shall make, and at all owners. times thereafter maintain for the accommodation of the owners and

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

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20 Also sufficient posts rails, hedges, ditches, mounds, or other fences Fences. for separating the land taken for the use of the said light 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 25 reason of the said light railway, together with all necessary gates made to open towards such adjoining lands and not towards the said light 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 30 shall so require, and the said other works as soon as conveniently may be.

Also all necessary arches, tunnels, culverts, drains or other Drains. passages, either over or under or by the sides of the said light 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 said light railway as before the making of the said light railway, or as nearly so as may be, and such works shall be made from time to time as the said light

railway works proceed.
40 Provided always that the said Clement Alban Benbow and Leslie Johnston, their 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 said light railway, nor to make any accommodation works with respect to 45 which the owners and occupiers of the lands shall have agreed to

9. 8. If any person omit to shut and fasten any gate set up Penalty on person at either side of the said light railway for the accommodation of the gates. owners or occupiers of the adjoining lands so soon as he and the 50 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. 9. The said Clement Alban Benbow and Leslie Johnston, their Maintenance of heirs, executors, administrators, and assigns shall maintain in perfect roads. 55 order and repair the said tramway and light railway, and the pavements of the same between the rails of the said tramway or and light railway where crossing any roads, and for the space of one foot six inches on each side of such rails.

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

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11. 10. The said Clement Alban Benbow and Leslie Johnston, their Repair of damage to heirs, executors, administrators, and assigns shall immediately repair sewers, &c. any damage which may, during or by reason of the construction of the said tramway or and light railway, be occasioned to any sewer, or drain, 5 or gas, or water main, or other property, and shall also repair all damages which may be occasioned by the working of the said tramway or and light railway.

11. The Railway Commissioners shall, at all times hereafter, Running powers upon twelve hours notice in writing to the said Clement Alban Benbow to the Railway 10 and Leslie Johnston, their heirs, executors, administrators, or assigns, Commissioners. have the right to run locomotives, carriages, and trucks, whether loaded or otherwise, on and along the said tramway and light railway, and for such period or periods, or at such time or times as the said Railway Commissioners shall in the said notice specify. Provided that the said 15 Railway Commissioners shall pay to the said Clement Alban Benbow

and Leslie Johnston, their heirs, executors, administrators, or assigns, such rates or tolls for the exercise of such rights as aforesaid, as the Governor, with the advice of the Executive Council, shall from time to time determine.

20 12. It shall be lawful for, and incumbent upon the said Clement Locomotives to be Alban Benbow and Leslie Johnston, their heirs, executors, adminis- employed. trators and assigns, subject as aforesaid, to provide, use, and employ locomotive engines or cables or other moving power, and carriages and waggons, to be drawn or propelled thereby, and to carry and convey upon

25 the said tramway or and light 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 hereinafter provided. 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

30 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 tramway or and light railway

13. Nothing in this Act contained shall extend to charge or Liabilities of 35 make liable the said Clement Alban Benbow and Leslie Johnston, earriers. their 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 Clement Alban Blenbow and Leslie

40 Johnston, their 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 Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, and assigns shall at all times be entitled to the benefit of every 45 such protection and privilege.

13. The said Clement Alban Benbow and Leslie Johnston, their Liability of heirs, executors, administrators, or assigns, shall be responsible for all carriers. injury caused by the negligent or improper construction, maintenance, or working of the said tramway and light railway, and all claims in 50 respect of such negligence and improper conduct may be enforced against the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns. Provided that the damages

which may be recovered against the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, it 55 respect of any such claim, shall, in addition to all other remedies for their recovery, be a first charge upon the tolls, fares, or charges

charged for the carriage of passengers on the said tramway and light railway, and upon all property used in and upon and necessary for the working of the said tramway and light railway.

14. The tolls shall be paid to such persons and at such places Tolls to be paid as upon or near to the said tramway or light railway, and in such manner, directed. and under such regulations as the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns shall 5 appoint, subject to the approval of the Commissioner for Railways.

14. It shall be lawful for the said Clement Alban Benbow and Tolls. Leslie Johnston their heirs, executors, administrators, or assigns, to charge fares for the carriage of all passengers and goods to and fro and upon the said tramway and light railway by and with the sanction of 10 the Railway Commissioners and at rates to be approved of by them.

15. It shall be lawful for the said Clement Alban Benbow and Regulations for use Leslie Johnston, their heirs, executors, administrators, or assigns, from of railway. time to time, subject to the approval of the Commissioner for Railways Railway Commissioners and subject to the provisions and restrictions 15 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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20 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 generally for regulating the travelling upon or issuing, using and working the said tramway or and light 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 tramway or and light railway, and the protection thereof, and the carriages and waiting-

rooms, offices and premises from trespass and injury.
But no such regulation shall authorize the closing of the said tramway and light 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 tramway or and light 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 Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, employed on the said tramway and light 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.

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 Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, or their employees or servants shall, when using or when upon the premises of the said tramway and light railway, be liable and subject to the Government Railway By-laws.

50 16. The production of a copy of the New South Wales Evidence of by-laws. Government Gazette containing such by-laws shall be sufficient evidence

of such by-laws in all proceedings under the same.

17. Where the land necessary for the purposes of such tramway Compensation for 55 or and light railway consists wholly or partly of land alienated by or not private lands. the property of the Crown, or is not Crown Land as defined by this Act, the owners thereof shall be entitled to receive such sum of money by way of compensation for the land so-described taken for such purposes as shall be agreed upon or otherwise ascertained, under the provisions 60 hereinafter contained.

18. The estate and interest of every person entitled to lands Conversion of estate required under this Act or any portion thereof, and whether to the of proprietor of legal or equitable estate therein, shall, upon due payment of the amount claim. of compensation tendered by Clement Alban Benbow and Leslie 5 Johnston, their executors, administrators, and assigns, or assessed, as hereinafter provided, be deemed to have been as fully and effectually conveyed to Clement Alban Benbow and Leslie Johnston, their executors, administrators, and assigns, as if the same had been conveyed by the persons legally or equitably entitled thereto by means

10 of the most perfect assurances in the law. And every person shall, upon making out his title in respect of any portion of the said resumed lands, be entitled to compensation on account of such resumption in manner hereinafter provided.

19 .If within twenty-eight days after the passing of this Act Compensation clause. 15 the persons through whose lands the said tramway or and light railway shall pass, or any of them, and the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, shall not agree as to the amount of compensation to be paid by the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, 20 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 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

25 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 appoint-30 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 such appointment shall have been made neither party shall have power to revoke the same without the consent of the 35 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 40 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 Colony on the application of the party who has himself 45 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. 50

20. If before the matter so referred shall be determined, any Vacancy in 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 55 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 60 the time of such, his death, refusal, neglect, or disability as aforesaid.

21. Where more than one arbitrator shall have been appointed Appointment of 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 5 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.

22. 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 Attorney-General for the time being, on the application of either party to such arbitration, to appoint an umpire, and the decision of such 15 umpire on the matters on which the arbitrators shall differ or which

shall be referred to him under this Act shall be final.

23. If where a single arbitrator shall have been appointed, such In case of death of arbitrator shall die or become incapable, or shall refuse, or for four-single arbitrator the matter to begin de teen days neglect to act before he shall have made his award, the novo. 20 matters referred to him shall be determined by arbitration under the provisions of this Act in the same manner as if such arbitrator had

24. 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 25 act, the other arbitrator may proceed alone, and the decision of such exparte. other arbitrator shall be as effectual as if he had been a single arbitrator appointed by both parties.

25. 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

30 such arbitrators shall fail to make their award within twenty-one days days the matter to after the day on which the last of such arbitrators shall have been go to the umpire. 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.

26. The said arbitrators or their umpire may call for the pro- Powers of arbitrators 35 duction of any documents in the possession or power of either party, to call for looks, &c. 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.

40

27. 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 for faithful discharge a Justice of the Peace, make and subscribe the following declaration, of duty. that is to say,

I, A.B., do solemnly and sincerely declare that I will faithfully 45 and honestly, and to the best of my skill and ability, hear and determine the matters referred to me under the provisions of the "North Shore, Manly, and Pittwater Tramway and Railway Act of 18878."

Made and subscribed in the presence of

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

28. All costs of any such arbitration and incident thereto to be Cost of arbitration by the arbitrators shall be borne by the said Clament Alban how to be borne. settled by the arbitrators shall be borne by the said Clement Alban

55 Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, unless the arbitrators shall award the same or a less sum than shall have been offered by the said Clement Alban Benbow and Leslie Johnston, their 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 5 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.

29. The arbitrators shall deliver their award in writing to the Award to be delivered said Clement Alban Benbow and Leslie Johnston, their heirs, executors, to C. A. Benbow and administratives, and account a least of the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, L. Johnston. 10 administrators, or assigns, who shall 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

15 shall be paid within sixty days after the publication of such award. 30. The submission to any such arbitration may be made a rule submission may be of the Supreme Court on the application of either of the parties. made a rule of Court.

31. 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 irregularity or arrow is not the form. 20 irregularity or error in matter of form.

32. Subject to the provisions of this Act, it shall be lawful for General power of Clement Alban Benbow and Leslie Johnston, their executors, adminis-entry. trators, and assigns, and for any officer there duly authorized in that behalf, and for all persons employed in the carrying out of any 25 authorized works, and for any person authorized by Clement Alban Benbow and Leslie Johnston, their executors, administrators, and assigns, to enter upon the lands of any person whomsoever which Clement Alban Benbow and Leslie Johnston, their executors, administrators, and assigns may require to purchase or take, and to take possession and 30 appropriate the same for the purposes of this Act or of the execution

of any such authorized works. 33. Notwithstanding anything hereinbefore contained, it shall Power to purchase be lawful for Clement Alban Benbow and Leslie Johnston, their lands by agreement. executors, administrators, and assigns, if they think fit, to agree with 35 the owners of any lands, the acquisition of which is authorized by this Act, and with all parties having any estate or interest in such lands or by this Act enabled to sell and convey the same for the absolute purchase, for a consideration in money of any such lands or such parts thereof as shall be thought proper, and of all estates and interests in

34. It shall be lawful for all parties being seized, possessed of, or Parties under disentitled to any such lands or any estate or interest therein to sell and ability enabled to sell and ability enabled to sell and convey and and convey and convey or release the same to Clement Alban Benbow and Leslie exercise other Johnston, their executors, administrators, and assigns, and to enter into powers.

40 such lands of what kind soever.

45 all necessary agreements for that purpose, and particularly it shall be lawful for all or any of the following parties so seized, possessed, or entitled, as aforesaid, so to sell, convey, or release, that is to say, all corporations, tenants in tail or for life, married women seized in their own right or entitled to dower, guardians, committees of lunatics and idiots,

50 trustees or feoffees in trust for charitable or other purposes, executors and administrators, and all parties for the time-being entitled to the receipt of the rents and profits of any such lands in possession or subject to any estate in dower, or to any lease for life, or for lives and years, or for years or any less interest, and the power so to sell and convey or 55 release, as aforesaid, may lawfully be exercised by all such parties other

than married women entitled to dower or lessees for life or for lives, and years or for years, or for any less interest not only on behalf of themselves and their respective heirs, executors, administrators, and successors, but also for and on behalf of every person entitled in reversion, 112—B remainder,

remainder, or expectancy after them, or in defeasance of the estates of such parties, and as to such married women, whether they be of full age or not, as if they were sole and of full age, and as to such guardians on behalf of their wards, and as to such committees on behalf of the 5 lunatics and idiots of whom they are the committees respectively, and that to the same extent as such wives, wards, lunatics and idiots respectively could have exercised the same power under the authority of this Act, if they had respectively been under no disability, and as to such trustees, executors, or administrators on behalf of their cestui que trusts,

10 whether infants issue unborn, lunatics feme covert, or other persons, and that to the same extent as such cestui que trusts respectively could have exercised the same powers under the authority of this Act, if they had respectively been under no disability, and the power hereinafter given to release lands from any rent-charge or incumbrance, and to agree for

15 the apportionment of any such rent-charge or incumbrance, shall extend to, and may lawfully be exercised by every party hereinbefore enabled to sell and convey or release lands to the said Clement Alban Benbow and Leslie Johnston, their executors, administrators, and assigns.

35. The said Clement Alban Benbow and Leslie Johnston, their Compensation for 20 heirs, executors, administrators, or assigns shall make compensation temporary, permanent, or and satisfaction to be ascertained and recovered in case of difference recurring injuries. in the manner hereby provided for 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 25 by the non-performance by the said Clement Alban Benbow and Leslie

Johnston, their heirs, executors, administrators, or assigns of any of the matters or things hereby required to be performed by them or otherwise. 36. 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 tramway 30 the said Clement Alban Benbow and Leslie Johnston, their heirs, and railway. executors, administrators, or assigns to sell, and thereupon the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns shall sell to the Government, as the case may be, the said tramway and light railway and bridge upon the terms of

35 paying the then value (exclusive of any allowance for past or future profits of the said tramway and light railway and bridge or any compensation for compulsory sale or other consideration whatsoever) of the said tramway and light railway, and bridge and all lands, buildings, works, materials, and plant of the said Clement Alban Benbow and Leslie

40 Johnston, their heirs, executors, administrators, or assigns, suitable to, and used by him or them for the purposes of the said tramway and light railway, and bridge 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,"

45 twenty-two-Victoria-number-nineteen, for-settling-cases-of-disputed-compensation, and subject to the terms and conditions therein contained Arbitration Act thirty-one Victoria number fifteen. And when any such sale shall have been made to the said Government, the said tramway and light railway, lands, buildings, works, materials, plant, 50 and premises shall vest in the Commissioner of Railways Railway

Commissioners, who shall have all the rights, powers, and authorities of the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, and assigns in respect to the said tramway and light railway so sold.

37. All penalties imposed under this Act or under any by-laws Recovery of 55 made in pursuance thereof shall be recoverable in a summary way penalties. before a Stipendiary or Police Magistrate or any two Justices of the Peace.

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38. This Act may be cited for all purposes as the "North Short title. Shore, Manly, and Pittwater Tramway and Railway Act of 18878."

SCHEDULES.

SCHEDULE A.

Tram-line from North Shore to Manly Beach.

The tram-line will start from the east side of Miller-street at the intersection 5 with Falcon-street, and proceed along Falcon-street to east side of Merlin-street; thence across allotments number one, two, three, and four, marked on county map as belonging to Mrs. A. M. Thompson, entering at the south-west-corner and leaving at the north-east corner thereof; thence along the Great Military Road and the lower Spit Road to the proposed bridge over waters of Middle Harbour.

2. At the junction of the Great Military Road with Spofforth-street, a branch line

of tramway to be taken along said Spofforth-street and the extension thereof, through the property of James Milson and others known as Cremorne, to the deep waters of Port Jackson.

3. At the junction of the Military Road and the Spit Road at about two miles five 15 chains from the starting point, a branch line of tramway is to be taken along said Military Road to its junction with Cobbitter-street.

4. 2. After crossing the bridge, said waters the main line will proceed along the newly-formed road until it reaches the fourth angle from the end of the bridge, therefrom, when it will be necessary to extend the road five chains into land marked on the county map as belonging to J. Fisher, in order to form a reversing line; thence along the main Manly Road to a point seven chains east of the south-west angle of land shown on county map as belonging to J. H. Jones, from which point it will proceed through said land belonging to supposed owner for a length of ten chains and across a Government reserve No. C 683690, dedicated fifth May, one 25 thousand eight hundred and seventy-six: thence through lands marked on county chains and across a Government reserve No. C 683690, dedicated fifth May, one 25 thousand eight hundred and seventy-six; thence through lands marked on county map as belonging to J. T. Gray and T. Holt, junior; thence across West-street through V. Zahel's property to and across Wood-street, through V. Zahel's property and across Boyle-street; thence through land marked on county map as belonging to J. M. Illidge and across 30 Hill-street, and along a street forming the northern boundary of the Manly Cemetery to the western boundary of land marked on the county map as belonging to W. to the western boundary of land marked on the county map as belonging to W. Watkins; thence through the said land to the north-east angle of said land; thence along the road to the south-west angle of land marked on the map as belonging to J. Farrell; thence along a reserved but fenced in road, between said land and land marked on county map as belonging to H. G. Smith to the junction with the Pittwater Road, and along said Pittwater Road into Manly and terminate near the steamers' wharf. Subject to power for the said Clement Alban Benbow and Leslie Telepaten, theirs executors administrators or assigns to devicte to Johnston, their heirs, executors, administrators, or assigns, to deviate to

SCHEDULE B.

the extent of fifty feet from either side of the above lines.

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Manly Beach to Pittwater-Light Railway or Tram.

Commencing at the junction with the North Shore and Manly tram-line, situated five chains east of south-west angle of land, marked on county map as belonging to J. Farrell; thence through south-west angle of said land and across a road into and through 45 lands marked on county map as belonging to Thomas M'Clelland and H. G. Alleyne, through Government reserve and across Curl Curl Lagoon into and through lands marked on county map as belonging to J. H. Palmer, across a road into and through land marked on county map as belonging to John Wheeler and W. Tobin, across a road into and through land through land shown on county map as belonging to John Wheeler, where the source of the Monly to Pitty and through land a chain to the east of present position across the Monly to Pitty atom Road into and through lands are not through lands are not present position across the Monly to Pitty atom Road into and through lands marked on county map as belonging. the Manly to Pittwater Road, into and through lands marked on county map as belonging to W. F. Parker and W. Nicholson, into and through the subdivision known as the Greendale Estate, across a Government road along Pittwater to Manly Road, which road at this point will be diverted one chain to the westward for the length of 55 eight chains into land marked as belonging to W. Redman; thence through lands belonging to James Wheeler and James Jenkins to the southern boundary of the Mount Ramsay Estate; thence through lands belonging to C. E. Fuller, for a length of four chains, and thence along Ocean-street to its intersection with Loftus-street; thence through lands belonging to C. E. Fuller to Narrabeen Lagoon, across the said lagoon into and 60 through lands belonging to J. F. Collins; thence through lands shown on county map as belonging to E. Jenkins and J. Jenkins, where the Pittwater to Manly Road will have to be diverted for a length of twenty-six chains to the west; thence through land shown on county map as belonging to J. C. Hedeman; thence through Government reserve No. C 46–20 30 roll LXXI LXX, across the Pittwater Road; thence into and through

the property marked on county map as the Mona Vale Estate; thence across the head waters of an arm of Pittwater; thence along the foreshores of said Mona Vale property, across an inlet from Pittwater; thence into and through lots six and seven, section E. of Newport subdivision, across Beaconsfield-street, across allotments five, six, seven, 5 eight, section D same subdivision, across Queen's-parade, across Kings-street and Trafalar-square and Gladstone-street, into and through allotments five to seventeen, section J of the same subdivision of Newport, which will be the terminus. Subject to power for the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, to deviate to the extent of fifty feet from 10 either side of the above line.

	SCHEDULE C.				
	Particulars of properties through which proposed	tram	-lines	pass.	
	North Shore to Manly route.				
15	Laid along public roads Laid through private lands given by owners			Miles, Chains 5 69 0 21	3.
	Do do to be purchased			1 5	
20	Manly to Pittwater tram-lin	e.		7 15	
	Laid along public roads			1 51	
	Through Government lands			0 37	
	Through lands given by owners	•••	***	0 46	
25	Through lands given by owners Through lands yet to be treated for	•••		$\begin{array}{ccc} 4 & 19 \\ 4 & 21 \end{array}$	

SCHEDULE D.

11

The Bridge across the Spit Middle Harbour.	
The bridge to consist of wrought-iron girders on iron piers, filled with conc	rete
30 over the water-way; the floor to have an elevation of fifty one hundred feet above	high
water, the portion over sand-spit to be of timber, the structure of the floor inside r	ara-
pets to be twenty feet wide and designed to accommodate or dinary road traffic as	well
as to carry tramway.	
Tolls to be charged according to the existing punt tariff as follows:—	
For every foot passenger (excepting children going or coming from s.	d.

	Tons to be charged according to the existing punt tarin as follows:—	
35	For every foot plassenger (excepting children going or coming from s. d.	
	school) 0 2	
	For every horse, mare, gelding, ass, mule drawing or not drawing 0 3	
	For every gig, dray, or cart, with two wheels only 0 6	
	For every waggon, carriage, or other vehicle, with four wheels 1 0	
40	(The charge as above stated to include passing and repassing	
	once a day.)	
	For every ox or head of neat cattle drawing or not drawing 0 3	
	For every sheep, lamb, pig, or goat 0 3 For every sheep, lamb, pig, or goat 0 0	
	(The two last charges for tolls as above indicated to be paid	
45	for each time of crossing.)	
	Children going to or from school will be exempt from tolls.	
	The toll for vehicles to be paid in addition to the toll for horses or	
	other animals drawing such vehicles.	
	Persons riding or travelling on vehicles not to be charged toll as foot	
50	passengers.	
00		

NORTH SHORE, MANLY, AND PITTWATER TRAMWAY AND RAILWAY BILL.

SCHEDULE of the Amendments referred to in Message of 23rd July, 1888.

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Page 1, Title.
Page 1, Title.
                           Omit "together with branch lines therefrom to Cremorne Point and Middle Head"
                           Omit "and the erection of a bridge over the waters of Middle Harbour at the Spit
                "aforesaid"
Page 1, Preamble, lines 6 and 7. Omit "together with branch lines therefrom to Cremorne Point and
                 " Middle Head"
Page 1, Preamble, lines 9 to 11. Omit "and for the purposes of such tramway, and also for the public "general traffic and convenience to construct a bridge over the waters of Middle Harbour at the
                "Spit aforesaid"
Page 1, Preamble, line 11.
                                                  Omit "or" insert "and"
                                                  Omit "or" insert "and
Page 1, Preamble, line 14.
                                                 Omit "or" insert "and light"
Page 1, Preamble, line 16.
Page 1, Preamble, line 16. Omit "s" from "runs"
Page 2, Preamble, line 1. Omit "or" insert "and"
Page 2, Preamble, line 1. Omit "and the said brid
Page 2, Preamble, line 4. Omit "or" insert "and"
                                               Omit "and the said bridge"
Page 2, clause 1, line 15.
Page 2, clause 1, line 15.
                                              Add "s" to "Schedule"
Page 2, clause 1, line 15. After "Schedule" insert "A and B"
Page 2, clause 1, lines 18 to 21. Omit "and also to make and construct branch lines from the said tramway
                 "or railway at the points named in the Schedules to this Act, and thence by the lines described
                 "in such Schedules, in accordance with section ninety-nine of the 'Government Railways Act of
                 " 1858':
Page 2, clause 1, line 22. Add "s" to "Schedule"
Page 2, clause 1, line 23. Omit "or" insert "and"
Page 2, clause 1, lines 26 to 37. Omit "and also to construct and build a bridge for the purposes of such "tramway or light railway and for the public general traffic over the waters of Middle Harbour "the the Said tramway or railway at the places where
                 "at the Spit aforesaid, connecting the lines of the said tramway or railway at the places where "such lines terminate on the waters of the said Middle Harbour, as shown in the Schedules "hereto; and to dig and make proper foundations in or under the said waters, and to cut, remove,
                 "take, and carry away all trees, beds of sand and rocks, and any other impediments whatsoever
                 "which may in anywise hinder the erecting and completing the said bridge; and generally to do
                 "and execute all and every other acts, matters, and things requisite and necessary for erecting
"buildings, repairing and maintaining the said bridge."

Page 2, clause 1, line 37. Omit "or" insert "and"

Page 2, clause 1, line 38. Omit "(subject to clause two of this Bill)"

Page 2, clause 1, lines 40 to 41. Omit "and the said bridge shall be completely erected, in accordance with
                 "the provisions in Schedule D to this Act, within the space of five years'
                                              Omit "and the said bridge"
Omit "or" insert "and"
Omit "or" insert "and"
Omit "or" insert "and"
 Page 2, clause 1, line 42.
 Page 2, clause 1, line 44.
 Page 2, clause 1, line 47.
Page 2, clause 1, line 50.
                                               Omit "(with the exception of the said bridge over the waters of Middle
 Page 2, clause 1, line 51.
                 " Harbour)"
Page 2, clause 1, line 52. After "completed" insert "And in the event of the works provided by "this Act or any of them not being commenced and carried out to the satisfaction of the
                 "Engineer-in-Chief for Railways or other officer charged by the Government with the construction of Railways within the times in this Act prescribed, all the works and
                 " property of the said Clement Alban Benbow and Leslie Johnston, their heirs, executors,
"property of the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, in connection with the said Tramway or light Railway shall go and belong to the Government, to be disposed of as the Governor, with the advice of the Executive Council, may direct, and as regards lands resumed or obtained in connection with the said Tramway or light Railway works the same shall revert to the former owners thereof as of their former estate."

Page 3, clause 1, line 4. After "that" omit remainder of clause insert "The authorities, powers, and privileges given by this Act shall not extend beyond thirty years from the passing thereof."
                  " thereof."
Page 3, clause 2, line 11. Omit "or light railway"
Page 3, clause 2, lines 11 and 12. Omit "until the completion of the said bridge"
Page 3, clause 2, line 13. Omit "D" insert "C"
Page 3, clause 3, line 18. Omit "or" insert "and"
Page 3, clause 3, line 21. After "tramway" omit "or" insert "and"
Page 3, clause 4, line 26. Omit "or" insert "and"
Page 3, clause 5, line 27. Omit "three feet is inches" insert "four feet eight and a half inches"
                                                Omit "or" insert "and"
Omit "or" insert "and"
 Page 3, clause 5, line 28.
 Page 3, clause 5, line 30.
 Page 3, clause 5. At end of clause add "or the Railway Commissioners"
                                                                                                                                                                                Page
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Page 3, clause 6, line 50. Omit "Secretary for Public Works or Commissioner for Railways" insert
                                        "Railway Commissioners"
       Page
                             3, clause 6, line 53. After "the" insert "said"
                             4, clause 7. Omit clause 7.
4, clause 10, 9, line 55. Before "railway" insert "light"
        Page
       Page
                             4, clause 10, 9, line 56. Omit "or" insert "and light"
5, clause 11, 10, line 4. After "tramway" omit "or" insert "and"
5, clause 11, 10, line 7. Omit "or" insert "and"
       Page
       Page
      Page
      Page
                             5, clause 11, 10. After clause 11, 10 insert new clause 11. 5, clause 12, line 25. Omit "or" insert "and" 5, clause 12, line 27. Omit "above specified" insert "her
    Page 5, clause 12, line 25. Omit "or" insert "and"

Page 5, clause 12, line 27. Omit "above specified" insert "hereinafter provided"

Page 5, clause 12, line 33. After "tramway" omit "or" insert "and"

Pages 5 and 6, clauses 13 and 14. Omit clauses 13 and 14, insert new clauses 13 and 14.

Page 6, clause 15, line 13. Omit "Commissioner for Railways" insert "Railway Commissioners"

Page 6, clause 15, line 23. Omit "issuing" insert "using"

Page 6, clause 15, line 24. Omit "or" insert "and"

Page 6, clause 15, line 31. Before "railway" insert "tramway and light"

Page 6, clause 15, line 34. After "tramway" omit "or" insert "and"

Page 6, clause 15, line 41. Before "railway" insert "tramway and light"

Page 6, clause 15, line 49. Before "railway" insert "tramway and light"

Page 6, clause 16, line 52. Omit "Government"
      Page
                          6, clause 15, line 41.
6, clause 15, line 49.
6, clause 16, line 52.
6, clause 17, line 58.
7, clause 17, line 58.
                                                                                                        Omit "Government"
                                                                                                      Omit "Government"

Before "light" omit "or" insert "and"

Omit "so described" insert "taken for such purposes'

Omit "or" insert "and"

Omit "7" insert "8"

Before "railway" insert "light"

Omit "and bridge"

Refore "railway" insert "light"
     Page
     Page
                         7, clause 19, line 15.
8, clause 27, line 48.
     Page
    Page
    Page 10, clause 36, line 34.
Page 10, clause 36, line 34.
   Page 10, clause 36, line 36.
Page 10, clause 36, line 36.
                                                                                                       Before "railway" insert "light"
                                                                                                       Omit "and bridge"
    Page 10, clause 36, line 38.
Page 10, clause 36, line 38.
                                                                                                        Before "railway" insert "light"
                                                                                                       Omit "and bridge"
   Page 10, clause 36, line 41.
Page 10, clause 36, line 42.
                                                                                                       Before "railway" insert "light"
                                                                                                       Omit "and bridge"
   Page 10, clause 36, lines 43 to 46. Omit "twenty-seventh and other sections subsequent thereto of the
 Page 10, clause 36, lines 43 to 46. Omit "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" insert "Arbitration Act thirty-one Victoria number fifteen"

Page 10, clause 36, line 49. After "tram" insert "way"

Page 10, clause 36, line 49. Before "railway" insert "light"

Page 10, clause 36, line 50. Omit "Commissioner of Railways" insert "Railway Commissioners"
                                                                                                    Onit "Commissioner of Railways" insert "Railway Commissioners"

After "said" insert "tramway and light"

After "before" insert "a Stipendiary or Police Magistrate or"

Omit "7" insert "8"
   Page 10, clause 36, line 50.
   Page 10, clause 36, line 53.
  Page 10, clause 37, line 57.
  Page 10, clause 38, line 59.
                                                                                                     Omit "proposed bridge over" insert "waters of"
  Page 11, Schedule A, line 9.
 Page 11, Schedule A. Omit paragraphs 2 and 3.
Page 11, Schedule A, line 17. Omit "bridge" insert "said waters"
Page 11, Schedule A, line 17. Omit "bridge "insert" said waters."

Page 11, Schedule A, line 18. Omit "from the end of the bridge" insert "therefrom"

Page 11, Schedule A. At end of Schedule add "Subject to power for the said Clement Alban "Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, to "deviate to the extent of fifty feet from either side of the above lines"

Page 12 Schedule R. At end of Schedule add "Subject to power for the said Clement Alban and the said Clement Alban and the said schedule add "Subject to power for the said Clement Alban and the said schedule add "Subject to power for the said Clement Alban and the said schedule add "Subject to power for the said Clement Alban and the said schedule add "Subject to power for the said Clement Alban and the said schedule add "Subject to power for the said Clement Alban and the said schedule add "Subject to power for the said Clement Alban and the said schedule add "Subject to power for the said Clement Alban and the said schedule add "Subject to power for the said Clement Alban and the said schedule add "Subject to power for the said Clement Alban and the said schedule add "Subject to power for the said Clement Alban and the said schedule add "Subject to power for the said schedule add "Sub
Page 12, Schedule B. At end of Schedule add "Subject to power for the said Clement Alban "Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, to "deviate to the extent of fifty feet from either side of the above line"
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Page 12, Schedules C and D. Omit Schedules C and D.

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, 20 December, 1887. STEPHEN W. JONES, Clerk of Legislative Assembly.

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

Legislative Council Chamber, Sydney, 23rd July, 1888. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO PRIMO

VICTORIÆ REGINÆ.

An Act to authorize the construction of a Tramway from the northern terminus of the North Shore Cable Tramway to the Spit at Middle Harbour, together—with—branch—lines therefrom—to—Cremorne—Point—and—Middle—Head, and from the Spit aforesaid to Manly Village, and a Light Railway thence to Pittwater, Broken Bay. and the erection of a Bridge over the waters—of—Middle—Harbour—at the Spit—aforesaid.

WHEREAS Clement Alban Benbow and Leslie Johnston, both Preamble.

of Sydney, in the Colony of New South Wales, Esquires, are
desirous of constructing a tramway from the northern terminus
of the present cable tramway running from Milson's Point Saint
5 Leonards, in the parish of Willoughby, to the Spit at Middle Harbour, in the parish aforesaid, tegether with branch lines therefrom to
Cremorne Point and Middle Head, and from the Spit aforesaid to Manly
Village, and thence a light railway to Pittwater, Broken Bay;
and for the purpose's of such tramway, and also, for the public general
10 traffic and convenience, to construct a bridge over the waters of Middle
Harbour, at the Spit aforesaid, such tramway or and light railway lines
to run through certain private lands and certain streets described in
the Schedules annexed hereto. And whereas it is desired to construct
such tramway or and light railway for the purpose of giving better
15 access for the public to the districts through which the said proposed
tramway or and light railway runs- and the places before named, and
also to the Hawkesbury River. And whereas the increased facilities
of communication and traffic, which would result from the construction

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of the said proposed tramway or and light railway and the said bridge, 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 tramway or and light railway, subject to the pro-5 visions hereinafter contained. 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. It shall be lawful for the said Clement Alban Benbow and Authority to 10 Leslie Johnston, their heirs, executors, administrators, or assigns, upon construct railway, &c. the terms and conditions and subject to the provisions hereinafter contained, to make and construct a tramway and light railway for conveying passengers and their luggage and other goods and merchandize from a point at or near the northern terminus of the aforesaid North Shore

15 Cable Tramway, and thence by the lines described in the Schedules A and B to this Act, and to effect through communication between the said North Shore Cable Tramway and Manly Village and Pittwater aforesaid; and also to make and construct branch lines from the said tramway or railway at the points named in the Schedules to this Act, and thence

20 by the lines described in such Schedules, 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 Schedules as may be required for the purposes of such tramway or and light railway, but so that the same shall not occupy in any part thereof a greater space in

25 breadth than twenty feet, including the support and foundations thereof; and also to construct and build a bridge for the purposes of such tramway or light railway and for the public general traffic over the waters of Middle Harbour at the Spit aforesaid, connecting the lines of the said tramway or railway at the places where such lines terminate on the

30 waters of the said Middle Harbour, as shown in the Schedules hereto; and to dig and make proper foundations in or under the said waters, and to cut, remove, take, and carry away all trees, beds of sand and rocks, and any other impediments whatsoever which may in anywise hinder the erecting and completing the said bridge; and generally to do and

35 execute all and every other acts, matters, and things requisite and necessary for erecting buildings, repairing and maintaining the said bridge. Provided that the said tramway or and light railway shall be completely constructed (subject-to-clause-two-of-this-Bill) between the points above indicated respectively and brought into use within three

40 years, and the said bridge shall be completely erected, in accordance with the provisions in Schedule D to this Act, within the space of five years from the passing of this Act. And the same and the said bridge shall be constructed in a proper and workmanlike manner. Provided that the construction of the said tramway or and light railway shall be

45 commenced within six months from the passing of this Act, and that within twelve months from the passing of this Act, four miles at least of the permanent way of the said tramway or and light railway shall be completed, and that within eighteen months from the passing of this Act the whole of the permanent way of the said

50 tramway or and light railway, between Saint Leonards and Manly (with the exception of the said-bridge over the waters of Middle-Harbour), shall be completed, and in the event of the works provided by this Act or any of them not being commenced and carried out to the satisfaction of the Engineer-in-Chief for Railways, or other officer

55 charged by the Government with the construction of railways, within the times in this Act prescribed, all the works and property of the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, in connection with the said Tramway or light Railway, shall go and belong to the Government, to be disposed of

as the Governor, with the advice of the Executive Council, may direct; and as regards lands resumed or obtained in connection with the said tramway or light railway works, the same shall revert to the former owners thereof as of their former estate. Provided further that this 5 authority shall not extend beyond thirty years from the passing of this Act the authorities, powers, and privileges given by this Act shall not extend beyond thirty years from the passing thereof.

2. It shall be lawful for the said Clement Alban Benbow and Bridge. Punt.

Leslie Johnston, their executors, administrators, and assigns to use and 10 employ a steam punt to supply the connection between the points of such tramway or light railway on the shores of Middle Harbour, until the completion of the said bridge, and to charge tolls, as per Schedule D, C, for the said punt, such tolls being those charged as at present.

3. The said Clement Alban Benbow and Leslie Johnston, their Entry upon streets.

15 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 tramway or and light railway. Provided that nothing herein contained shall impair or be

20 held to impair the lawful authority of any of the Municipal Districts through which such tramway of and light railway may run, 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 25 lawfully constructed under ground.

4. The gauge of the said tramway or and light railway shall be Gauge.

three-feet-six-inches four feet eight and a half inches.

5. The said tramway or and light railway shall, throughout its Level. course, be laid at or about the general level of the said streets and 30 lands, and throughout the whole extent of the said tramway or and light railway shall be laid with rails, subject to the approval of the

Commissioner for Railways or the Railway Commissioners.

6. Where the said light railway from Manly village to Pitt-Crossings.

water, Broken Bay, shall cross any public highway or parish road on 35 a level, the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns shall erect, and at all times maintain, good and sufficient gates across such road on each side of the said light railway, where the same shall communicate therewith, and shall employ proper persons to open and shut such gates, and

and shall employ proper persons to open and shut such gates, and 40 such gates shall be kept constantly closed across such roads on both sides of the light railway, except during the time when horses, cattle, carts, or carriages passing along the same, shall have to cross such light railway, and such gates shall be of such dimensions and so constructed as, when closed, to fence in the said light railway and

45 prevent cattle or horses passing along the road from entering upon the light 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 therein. Provided always that it shall be

shillings for every default therein. Provided always that it shall be 50 lawful for the Secretary for Public-Works or Commissioner for Railways, Railway Commissioners 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 said light railway, to order that such gates shall be kept so closed instead of across the

55 road. And in such case such gates shall be kept constantly closed across the said light railway, except when engines or carriages passing along the said light railway shall have occasion to cross such road 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 bridge shall be open to the public for foot pas-Railway to be open sengers, vehicles, horses, and general traffic, and it shall be lawful for to public. the said Clement Alban Benbow and Leslie Johnston, their executors, administrators, and assigns, to charge, demand, and receive at the toll-5 bar or gates, erected at or upon the said bridge, the tolls specified in Schedule-D-hereto.

7. 8. The said Clement Alban Benbow and Leslie Johnston, their Works for benefit of heirs, executors, administrators, and assigns shall make, and at all owners. times thereafter maintain for the accommodation of the owners and

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

formation thereof.

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20 Also sufficient posts rails, hedges, ditches, mounds, or other fences Fences. for separating the land taken for the use of the said light 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 25 reason of the said light railway, together with all necessary gates made to open towards such adjoining lands and not towards the said light 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 30 shall so require, and the said other works as soon as conveniently may be.

Also all necessary arches, tunnels, culverts, drains or other Drains. passages, either over or under or by the sides of the said light 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 said light railway as before the making of the said light railway, or as nearly so as may be, and such works shall be made from time to time as the said light

railway works proceed.

40 Provided always that the said Clement Alban Benbow and Leslie Johnston, their 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 said light railway, nor to make any accommodation works with respect to 45 which the owners and occupiers of the lands shall have agreed to receive, and shall have been paid compensation instead of making them.

9. 8. If any person omit to shut and fasten any gate set up Penalty on person at either side of the said light railway for the accommodation of the gates. owners or occupiers of the adjoining lands so soon as he and the 50 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. 9. The said Clement Alban Benbow and Leslie Johnston, their Maintenance of heirs, executors, administrators, and assigns shall maintain in perfect roads. 55 order and repair the said tramway and light railway, and the pavements of the same between the rails of the said tramway or and light railway where crossing any roads, and for the space of one foot six inches on each side of such rails.

11. 10. The said Clement Alban Benbow and Leslie Johnston, their Repair of damage to heirs, executors, administrators, and assigns shall immediately repair sewers, &c. any damage which may, during or by reason of the construction of the said tramway or and light railway, be occasioned to any sewer, or drain, 5 or gas, or water main, or other property, and shall also repair all damages which may be occasioned by the working of the said tramway or and light railway.

11. The Railway Commissioners shall, at all times hereafter, Running powers upon twelve hours notice in writing to the said Clement Alban Benbow to the Railway 10 and Leslie Johnston, their heirs, executors, administrators, or assigns, Commissioners.

have the right to run locomotives, carriages, and trucks, whether loaded or otherwise, on and along the said tramway and light railway, and for such period or periods, or at such time or times as the said Railway Commissioners shall in the said notice specify. Provided that the said

15 Railway Commissioners shall pay to the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, such rates or tolls for the exercise of such rights as aforesaid, as the Governor, with the advice of the Executive Council, shall from time to time determine.

20 12. It shall be lawful for, and incumbent upon the said Clement Locomotives to be Alban Benbow and Leslie Johnston, their heirs, executors, adminis-employed. trators and assigns, subject as aforesaid, to provide, use, and employ locomotive engines or cables or other moving power, and carriages and waggons, to be drawn or propelled thereby, and to carry and convey upon

25 the said tramway or and light 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 hereinafter provided. 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

30 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 tramway or and light railway.

13. Nothing in this Act contained shall extend to charge or Liabilities of 35 make liable the salid Clement Alban Benbow and Leslie Johnston, earriers. their 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 Clement Alban Benbow and Leslie 40 Johnston, their 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 Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, and assigns shall at all times be entitled to the benefit of every 45 such protection and privilege.

13. The said Clement Alban Benbow and Leslie Johnston, their Liability of heirs, executors, administrators, or assigns, shall be responsible for all carriers injury caused by the negligent or improper construction, maintenance,

or working of the said tramway and light railway, and all claims in 50 respect of such negligence and improper conduct may be enforced against the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns. Provided that the damages which may be recovered against the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, it

55 respect of any such claim, shall, in addition to all other remedies for their recovery, be a first charge upon the tolls, fares, or charges charged for the carriage of passengers on the said tramway and light railway, and upon all property used in and upon and necessary for the working of the said tramway and light railway.

14. The tolls shall be paid to such persons and at such places Tolls to be paid as upon or near to the said tramway or light railway, and in such manner, directed. and under such regulations as the said Clement Alban Benbow and Leslie Johnston, the ir heirs, executors, administrators, or assigns shall 5 appoint, subject to the approval of the Commission er for Railways.

14. It shall be lawful for the said Clement Alban Benbow and Tolls. Leslie Johnston their heirs, executors, administrators, or assigns, to charge fares for the carriage of all passengers and goods to and fro and upon the said tramway and light railway by and with the sanction of

10 the Railway Commissioners and at rates to be approved of by them. 15. It shall be lawful for the said Clement Alban Benbow and Regulations for use Leslie Johnston, their heirs, executors, administrators, or assigns, from of railway. time to time, subject to the approval of the Commissioner for Railways Railway Commissioners and subject to the provisions and restrictions 15 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 generally for regulating the travelling upon or issuing, using and working the said tramway or and light 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 tramway or and light railway, and the protection thereof, and the carriages and waitingrooms, offices and premises from trespass and injury.

30 But no such regulation shall authorize the closing of the said tramway and light 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 tramway or and light railway or 35 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 Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, employed on the said tramway and light 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.

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 Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, or their employees or servants shall, when using or when upon the premises of the said tramway and light railway, be liable

and subject to the Government Railway By-laws.

16. The production of a copy of the New South Wales Evidence of by-laws.

Government Gazette containing such by-laws shall be sufficient evidence

of such by-laws in all proceedings under the same.

17. Where the land necessary for the purposes of such tramway Compensation for 55 or and light railway consists wholly or partly of land alienated by or not private lands. the property of the Crown, or is not Crown Land as defined by this Act, the owners thereof shall be entitled to receive such sum of money by way of compensation for the land so-described taken for such purposes as shall be agreed upon or otherwise ascertained, under the provisions 60 hereinafter contained.

18. The estate and interest of every person entitled to lands Conversion of estate required under this Act or any portion thereof, and whether to the of proprietor of resumed land into a legal or equitable estate therein, shall, upon due payment of the amount claim. of compensation tendered by Clement Alban Benbow and Leslie 5 Johnston, their executors, administrators, and assigns, or assessed, as hereinafter provided, be deemed to have been as fully and effectually conveyed to Clement Alban Benbow and Leslie Johnston, their executors, administrators, and assigns, as if the same had been conveyed by the persons legally or equitably entitled thereto by means 10 of the most perfect assurances in the law. And every person shall, upon making out his title in respect of any portion of the said resumed lands, be entitled to compensation on account of such resumption in

manner hereinafter provided.

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19 .If within twenty-eight days after the passing of this Act Compensation clause. 15 the persons through whose lands the said tramway or and light railway shall pass, or any of them, and the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, shall not agree as to the amount of compensation to be paid by the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, 20 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 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 25 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 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.

50 20. If before the matter so referred shall be determined, any Vacancy in 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 55 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 60 the time of such, his death, refusal, neglect, or disability as aforesaid.

21. Where more than one arbitrator shall have been appointed Appointment of such arbitrators shall, before they enter upon the matters referred to umpire them, nominate and appoint by writing under their hands an umpire to decide any matters on which they shall differ, or which shall be 5 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.

22. 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 neglect. 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 15 umpire on the matters on which the arbitrators shall differ or which

shall be referred to him under this Act shall be final.

23. If where a single arbitrator shall have been appointed, such In case of death of arbitrator shall die or become incapable, or shall refuse, or for four-single arbitrator the matter to begin de teen days neglect to act before he shall have made his award, the novo. 20 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.

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24. 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 other to proceed 25 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.

25. 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 30 such arbitrators shall fail to make their award within twenty-one days days the matter to after the day on which the last of such arbitrators shall have been go to the umpire. 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.

26. The said arbitrators or their umpire may call for the pro- Powers of arbitrators 35 duction of any documents in the possession or power of either party, to call for looks, &c. 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.

27. 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 for faithful discharge a Justice of the Peace, make and subscribe the following declaration, of duty. 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 the "North Shore, Manly, and Pittwater Tramway and Railway Act of 18878."

Made and subscribed in the presence of 50 and such declaration shall be annexed to the award when made, and if Penalty for misany arbitrator or umpire having made such declaration shall wilfully conduct. act contrary thereto, he shall be guilty of a misdemeanour.

28. All costs of any such arbitration and incident thereto to be Cost of arbitration settled by the arbitrators shall be borne by the said Clement Alban 55 Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, unless the arbitrators shall award the same or a less sum than shall have been offered by the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, in which case each party shall bear his own costs incident to the arbitration, and

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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 5 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.

29. The arbitrators shall deliver their award in writing to the Award to be delivered said Clement Alban Benbow and Leslie Johnston, their heirs, executors, to C. A. Benbow and said Clement Alban Benbow and Leslie Johnston, their heirs, executors, L. Johnston. 10 administrators, or assigns, who shall 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 15 shall be paid within sixty days after the publication of such award.

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

31. 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. 20 irregularity or error in matter of form.

32. Subject to the provisions of this Act, it shall be lawful for General power of Clement Alban Benbow and Leslie Johnston, their executors, adminis-entry. trators, and assigns, and for any officer there duly authorized in that behalf, and for all persons employed in the carrying out of any 25 authorized works, and for any person authorized by Clement Alban Benbow and Leslie Johnston, their executors, administrators, and assigns, to enter upon the lands of any person whomsoever which Clement Alban Benbow and Leslie Johnston, their executors, administrators, and assigns may require to purchase or take, and to take possession and 30 appropriate the same for the purposes of this Act or of the execution

of any such authorized works. 33. Notwithstanding anything hereinbefore contained, it shall Power to purchase be lawful for Clement Alban Benbow and Leslie Johnston, their lands by agreement. executors, administrators, and assigns, if they think fit, to agree with 35 the owners of any lands, the acquisition of which is authorized by this Act, and with all parties having any estate or interest in such lands or by this Act enabled to sell and convey the same for the absolute purchase, for a consideration in money of any such lands or such parts thereof as shall be thought proper, and of all estates and interests in 40 such lands of what kind soever.

34. It shall be lawful for all parties being seized, possessed of, or Parties under disentitled to any such lands or any estate or interest therein to sell and ability enabled to sell convey or release the same to Clament Alban Banhaw and Laglic and convey and convey or release the same to Clement Alban Benbow and Leslie exercise other Johnston, their executors, administrators, and assigns, and to enter into powers.

45 all necessary agreements for that purpose, and particularly it shall be lawful for all or any of the following parties so seized, possessed, or entitled, as aforesaid, so to sell, convey, or release, that is to say, all corporations, tenants in tail or for life, married women seized in their own right or entitled to dower, guardians, committees of lunatics and idiots, 50 trustees or feoffees in trust for charitable or other purposes, executors

and administrators, and all parties for the time-being entitled to the receipt of the rents and profits of any such lands in possession or subject to any estate in dower, or to any lease for life, or for lives and years, or for years or any less interest, and the power so to sell and convey or

55 release, as aforesaid, may lawfully be exercised by all such parties other than married women entitled to dower or lessees for life or for lives, and years or for years, or for any less interest not only on behalf of themselves and their respective heirs, executors, administrators, and successors, but also for and on behalf of every person entitled in reversion, remainder.

remainder, or expectancy after them, or in defeasance of the estates of such parties, and as to such married women, whether they be of full age or not, as if they were sole and of full age, and as to such guardians on behalf of their wards, and as to such committees on behalf of the 5 lunatics and idiots of whom they are the committees respectively, and that to the same extent as such wives, wards, lunatics and idiots respectively could have exercised the same power under the authority of this Act, if they had respectively been under no disability, and as to such trustees, executors, or administrators on behalf of their cestui que trusts,

10 whether infants issue unborn, lunatics feme covert, or other persons, and that to the same extent as such cestui que trusts respectively could have exercised the same powers under the authority of this Act, if they had respectively been under no disability, and the power hereinafter given to release lands from any rent-charge or incumbrance, and to agree for

15 the apportionment of any such rent-charge or incumbrance, shall extend to, and may lawfully be exercised by every party hereinbefore enabled to sell and convey or release lands to the said Clement Alban Benbow and Leslie Johnston, their executors, administrators, and assigns.

35. The said Clement Alban Benbow and Leslie Johnston, their Compensation for 20 heirs, executors, administrators, or assigns shall make compensation temporary, permanent, or permanent and satisfaction to be ascertained and recovered in case of difference recurring injuries. in the manner hereby provided for 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

25 by the non-performance by the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns of any of the matters or things hereby required to be performed by them or otherwise.

36. 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 tramway 30 the said Clement Alban Benbow and Leslie Johnston, their heirs, and railway. executors, administrators, or assigns to sell, and thereupon the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns shall sell to the Government, as the case may be, the said tramway and light railway and bridge upon the terms of

35 paying the then value (exclusive of any allowance for past or future profits of the said tramway and light railway and bridge or any compensation for compulsory sale or other consideration whatsoever) of the said tramway and light railway, and bridge and all lands, buildings, works, materials, and plant of the said Clement Alban Benbow and Leslie

40 Johnston, their heirs, executors, administrators, or assigns, suitable to, and used by him or them for the purposes of the said tramway and light railway, and bridge 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,"

45 twenty-two-Vietoria-number-nineteen, for settling eases of disputed compensation, and subject to the terms and conditions therein contained Arbitration Act thirty-one Victoria number fifteen. And when any such sale shall have been made to the said Government, the said tramway and light railway, lands, buildings, works, materials, plant, 50 and premises shall vest in the Commissioner of Railways Railway

Commissioners, who shall have all the rights, powers, and authorities of the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, and assigns in respect to the said tramway and light railway so sold.

37. All penalties imposed under this Act or under any by-laws Recovery of 55 made in pursuance thereof shall be recoverable in a summary way penalties before a Stipendiary or Police Magistrate or any two Justices of the Peace.

38. This Act may be cited for all purposes as the "North Short title. Shore, Manly, and Pittwater Tramway and Railway Act of 18878."

SCHEDULES.

SCHEDULE A.

Tram-line from North Shore to Manly Beach.

The tram-line will start from the east side of Miller-street at the intersection 5 with Falcon-street, and proceed along Falcon-street to east side of Merlin-street; thence across allotments number one, two, three, and four, marked on county map as belonging to Mrs. A. M. Thompson, entering at the south-west corner and leaving at the northeast corner thereof; thence along the Great Military Road and the lower Spit Road to the proposed bridge over waters of Middle Harbour.

2. At the innetitor of the Great Military of the Great Militar

2. At the junction of the Great Military Road with Spofforth-street, a branch line of tramway to be taken along said Spofforth-street and the extension thereof, through the property of James Milson and others known as Cremorne, to the deep waters of

Port Jackson.

3. At the junction of the Military Road and the Spit Road at about two miles five 15 chains from the starting point, a branch line of tramway is to be taken along said Military Road to its junction with Cobbitter-street.

Military Road to its junction with Cobbitter-street.

4. 2. After crossing the bridge, said waters the main line will proceed along the newly-formed road until it reaches the fourth angle from the end of the bridge, therefrom, when it will be necessary to extend the road five chains into land marked on the county map as belonging to J. Fisher, in order to form a reversing line; thence along the main Manly Road to a point seven chains east of the south-west angle of land shown on county map as belonging to J. H. Jones, from which point it will proceed through said land belonging to supposed owner for a length of ten chains and across a Government reserve No. C 683690, dedicated fifth May, one 25 thousand eight hundred and seventy-six; thence through lands marked on county map as belonging to J. T. Gray and T. Holt, junior; thence across West-street through V. Zahel's property to and across Wood-street, through V. Zahel's property and across Boyle-street; thence through land marked on county map as belonging to J. M. Illidge and across Hill-street, and along a street forming the northern boundary of the Manly Cemetery 30 Hill-street, and along a street forming the northern boundary of the Manly Cemetery to the western boundary of land marked on the county map as belonging to W. Watkins; thence through the said land to the north-east angle of said land; thence

along the road to the south-west angle of land marked on the map as belonging to J. Farrell; thence along a reserved but fenced in road, between said land and land 35 marked on county map as belonging to H. G. Smith to the junction with the Pittwater Road, and along said Pittwater Road into Manly and terminate near the steamers' wharf. Subject to power for the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, to deviate to the extent of fifty feet from either side of the above lines.

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SCHEDULE B.

Manly Beach to Pittwater-Light Railway or Tram.

Commencing at the junction with the North Shore and Manly tram-line, situated five chains east of south-west angle of land, marked on county map as belonging to J. Farrell; thence through south-west angle of said land and across a road into and through 45 lands marked on county map as belonging to Thomas M'Clelland and H. G. Alleyne, through Government reserve and across Curl Curl Lagoon into and through lands marked on county map as belonging to J. H. Palmer, across a road into and through marked on county map as belonging to J. H. Palmer, across a road into and through land marked on county map as belonging to John Wheeler and W. Tobin, across a road into and through land shown on county map as belonging to John Wheeler, where the 50 road will be required to be diverted half a chain to the east of present position across the Manly to Pittwater Road, into and through lands marked on county map as belonging to W. F. Parker and W. Nicholson, into and through the subdivision known as the Greendale Estate, across a Government road along Pittwater to Manly Road, which road at this point will be diverted one chain to the westward for the length of 55 eight chains into land marked as belonging to W. Redman; thence through lands belonging to James Wheeler and James Jenkins to the southern boundary of the Mount belonging to James Wheeler and James Jenkins to the southern boundary of the Mount Ramsay Estate; thence through lands belonging to C. E. Fuller, for a length of four chains, and thence along Ocean-street to its intersection with Loftus-street; thence through lands belonging to C. E. Fuller to Narrabeen Lagoon, across the said lagoon into and 60 through lands belonging to J. F. Collins; thence through lands shown on county map as belonging to E. Jenkins and J. Jenkins, where the Pittwater to Manly Road will

have to be diverted for a length of twenty-six chains to the west; thence through land shown on county map as belonging to J. C. Hedeman; thence through Government reserve No. C 46-20 30 roll LXXI LXX, across the Pittwater Road; thence into and through

the property marked on county map as the Mona Vale Estate; thence across the head waters of an arm of Pittwater; thence along the foreshores of said Mona Vale property, across an inlet from Pittwater; thence into and through lots six and seven, section E. of Newport subdivision, across Beaconsfield-street, across allotments five, six, seven, 5 eight, section D same subdivision, across Queen's-parade, across Kings-street and Trafalar-square and Gladstone-street, into and through allotments five to seventeen, section J of the same subdivision of Newport, which will be the terminus. Subject to power for the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, to deviate to the extent of fifty feet from 10 either side of the above line.

SCHEDULE C. rough which prop

North Shore to Manly route. Miles, Chains. 5 69 Laid along public roads 5 69 Laid through private lands given by owners 0 21 Do do to be purchased 1 5 Manly to Pittwater tram-line. 1 51 Through Government lands 0 37 Over lagoons 0 46 Through lands given by owners 4 19 Through lands yet to be treated for 4 21 Through lands yet to be treated for Through lands yet to be treated for Laid along public roads Through lands given by owners Through lands yet to be treated for Through lands yet to be treated for Through lands yet to be treated for Through lands yet to be treated for Through lands yet to be treated for Through lands yet to be treated for Through lands yet to be treated for Through lands yet to be treated for Through lands yet to be treated for Through lands yet to be treated for Through lands yet to be treated for Through lands yet to be treated for Through lands yet to be treated for Through lands yet to be treated for Through lands yet to be treated for Through lands yet to be treated for		Particulars of properties through which propos	ed Itram	-lines	pass.	
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25 Inrough lands yet to be treated for 4 21 11 14	~~	Through lands given by owners			4	
11 14	25	inrough lands yet to be treated for			4	21
		and the state of t			11	14

SCHEDULE D.

	Ine	Briage across the Spit Middle Harbo	ur.
	The bridge to con	sist of wrought-iron girders on iron	piers, filled with concrete
30	over the water-way; the fl	oor to have an elevation of fifty one	hundred feet above high
	water, the portion over sa	nd-spit to be of timber, the structure	of the floor inside para-
	pets to be twenty feet w	ide and designed to accommodate or	dinary road traffic as well
	as to carry tramway.		
	Tolls to be charged	according to the existing punt tariff	as follows:—

	as to carry tramway.	and the bear seed of the set of the second of the second			
	Tolls to be charged	according to the existing punt tariff	as follows :-		
35	For every foot p	assenger (excepting children going	or coming fro	m s.	d
	school)				2
	For every horse,	mare, gelding, ass, mule drawing or li	not drawing .		3
	For every gig, d	ray, or cart, with two wheels only			6
	For every waggo	n, carriage, or other vehicle, with four	wheels .	1	
40	(The charg	e as above stated to include passing an	nd repassing		
		once a day.)			
	For every ox or	head of neat cattle drawing or not dra	awing	0	3
	For every sheep,	lamb, pig, or goat		0	
	(The two la	st charges for tolls as above indicated	to be paid		
45		for each time of crossing.)			
	Children going t	o or from school will be exempt from	tolls.		
	The toll for veh	icles to be paid in addition to the t	oll for horses o	r	
	other anima	ls drawing such vehicles.			
	Persons riding o	r travelling on vehicles not to be char	ged toll as foo	t	
50	passengers.				

only to among here coiving adjusted by the state of the s

52° VICTORIÆ, 1888.

A BILL

To authorize the construction of a Tramway from the northern terminus of the North Shore Cable Tramway to the Spit at Middle Harbour, together with branch lines therefrom to Cremorne Point and Middle Head, and from the Spit aforesaid to Manly Village, and a Light Railway thence to Pittwater, Broken Bay. and the crection of a Bridge over the waters of Middle Harbour at the Spit aforesaid.

(As amended and proposed to be amended in Committee of the Whole.)

WHEREAS Clement Alban Benbow and Leslie Johnston, both Preamble. of Sydney, in the Colony of New South Wales, Esquires, are desirous of constructing a tramway from the northern terminus of the present cable tramway running from Milson's Point Saint 5 Leonards, in the parish of Willoughby, to the Spit at Middle Harbour, in the parish aforesaid, together with branch lines therefrom to Cremorne-Point and Middle-Head, and from the Spit aforesaid to Manly Village, and thence a light railway to Pittwater, Broken Bay; and for the purposes of such tramway, and also, for the public general 10 traffic and convenience, to construct a bridge over the waters of Middle Harbour, at the Spit-aforesaid, such tramway or and light railway lines to run through certain private lands and certain streets described in the Schedules annexed hereto. And whereas it is desired to construct such tramway or and light railway for the purpose of giving better 15 access for the public to the districts through which the said proposed tramway or and light railway runs- and the places before named, and also to the Hawkesbury River. And whereas the increased facilities of communication and traffic, which would result from the construction

c 130—A

of the said proposed tramway or and light railway and the said bridge, 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 tramway or and light railway, subject to the provisions hereinafter contained. 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:—

Authority to construct railway.

1. It shall be lawful for the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, upon 10 the terms and conditions and subject to the provisions hereinafter contained, to make and construct a tramway and light railway for conveying passengers and their luggage and other goods and merchandize from a point at or near the northern terminus of the aforesaid North Shore Cable Tramway, and thence by the lines described in the Schedules to 15 A and B of this Act, and to effect through communication between the said North Shore Cable Tramway and Manly Village and Pittwater aforesaid; and also to make and construct branch lines from the said tramway or railway at the points named in the Schedules to this Act, and thence by the lines described in such Schedules, in accordance with section ninety- 20 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 Schedules as may be required for the purposes of such tramway er and light railway, but so that the same shall not occupy in any part thereof a greater space in breadth than twenty feet, including the support and foundations thereof; 25 and also to construct and build a bridge for the purposes of such tramway or light railway and for the public general traffic over the waters of Middle Harbour at the Spit aforesaid, connecting the lines of the said tramway or railway at the places where such lines terminate on the waters of the said Middle Harbour, as shown in the Schedules hereto; 30 and to dig and make proper foundations in or under the said waters, and to cut, remove, take, and carry away all trees, bed s of sand and rocks, and any other impediments whatsoever which may in anywise hinder the erecting and completing the said bridge; and generally to do and execute all and every other acts, matters, and things requisite and 35 necessary for erectling buildings, repairing and malintaining the said Provided that the said tramway or and light railway shall be completely constructed (subject-to-clause-two-of-this-Bill) between the points above indicated respectively and brought into use within three years, and the said bridge shall be completely erected, in accordance with 40 the provisions in Schedule D to this Act, within the space of five years from the passing of this Act. from the passing of this Act. same and the said bridge shall be constructed in a proper and workmanlike manner. Provided that the construction of the said tramway or and light railway shall be commenced within six eighteen months from 45 the passing of this Act, and that within twelve twenty-four months from the passing of this Act, four miles at least of the permanent way of the said tramway or and light railway shall be completed, and that within eighteen thirty months from the passing of this Act the whole of the permanent way of the said tramway or and light railway, 50 between Saint Leonards and Manly (with-the-exception of the said-bridge over-the-waters-of-Middle Harbour), shall be completed. Provided further that this authority-shall not extend beyond thirty years from the passing of this Act.

Bridge. Punt.

2. It shall be lawful for the said Clement Alban Benbow and 55 Leslie Johnston, their executors, administrators, and assigns to use and employ a steam punt to supply the connection between the points of such tramway or light-railway on the shores of Middle Harbour, until the completion of the said bridge, and to charge tolls, as per Schedule D, C, for the said punt, such tolls being those charged as at present.

3. The said Clement Alban Benbow and Leslie Johnston, their Entry upon streets. 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 5 construction, repair, completion, and use of the said tramway or and light railway. Provided that nothing herein contained shall impair or be held to impair the lawful authority of any of the Municipal Districts through which such tramway or and light railway may run, or of any other corporation, company, or person to make all entries and exercise 10 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 tramway or and light railway shall be Gauge.

three-feet-six inches four feet eight and a half inches.

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

6. Where the said light railway from Manly village to Pitt- Crossings. water, Broken Bay, shall cross any public highway or parish road on a level, the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns shall erect, and at all times maintain, good and sufficient gates across such road on each side of 25 the said light 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 light railway, except during the time when horses, cattle, carts, or carriages passing along the same, shall have to cross such

30 light railway, and such gates shall be of such dimensions and so constructed as, when closed, to fence in the said light railway and prevent cattle or horses passing along the road from entering upon the light 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

35 carriages shall have passed through the same, under a penalty of forty shillings for every 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

40 over any such road shall be kept closed across the said light 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 said light railway, except when engines or carriages passing along the said light railway shall have occasion to cross such road in 45 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 bridge shall be open to the plublic for foot pas-Railway to be open sengers, vehicles, horses, and general traffic, and it shall be lawful for the said Clement Alban Benbow and Leslie Johnston, their executors, 50 administrators, and assigns, to charge, demand, and receive at the toll-bar or gates, erected at or upon the said bridge, the tolls specified in Schedule D hereto.

7. 8. The said Clement Alban Benbow and Leslie Johnston, their Works for benefit of heirs, executors, administrators, and assigns shall make, and at all owners. 55 times thereafter maintain for the accommodation of the owners and occupiers of lands adjoining, the said light 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 said light railway as shall be necessary for the purpose

Fences.

of making good any interruptions caused by the said light railway to the use of the lands through which the said light railway shall be made, and such works shall be made forthwith after the part of the said light railway passing over such lands shall have been laid out or formed, or during the 5

formation thereof.

Also sufficient posts rails, hedges, ditches, mounds, or other fences for separating the land taken for the use of the said light railway from the adjoining lands not taken, and protecting such lands from trespass, or the horses or cattle of the 10 owners or occupiers thereof from straying thereout by reason of the said light railway, together with all necessary gates made to open towards such adjoining lands and not towards the said light railway, and all necessary stiles, and such posts rails and other fences shall be made forth-15 with 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, either over or under or by the sides of the said light 20 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 said light railway as before the making of the said light railway, or as nearly so as may be, and such works shall be made from time to time as the said light 25

railway works proceed.

Provided always that the said Clement Alban Benbow and Leslie Johnston, their 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 said 30 light 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. 8. If any person omit to shut and fasten any gate set up at either side of the said light railway for the accommodation of the 35 owners or 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

10. 9. The said Clement Alban Benbow and Leslie Johnston, their 40 heirs, executors, administrators, and assigns shall maintain in perfect order and repair the said tramway and light railway, and the pavements of the same between the rails of the said tramway or and light railway where crossing any roads, and for the space of one foot six inches on 45

each side of such rails.

11. 10. The said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, and assigns shall immediately repair any damage which may, during or by reason of the construction of the said tramway or and light railway, be occasioned to any sewer, or drain, or gas, or water main, or other property, and shall also repair all 50 damages which may be occasioned by the working of the said tramway

or and light railway.

12. 11. It shall be lawful for, and incumbent upon the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators and assigns, subject as aforesaid, to provide, use, and employ 55 locomotive engines or cables or other moving power, and carriages and waggons, to be drawn or propelled thereby, and to carry and convey upon the said tramway or and light railway all such passengers and goods as shall be offered for that purpose, and to charge the tolls and charges in

Drains.

Penalty on person omitting to fasten gates.

Maintenance of roads.

Repair of damage to sewers, &c.

Locomotives to be employed.

respect thereof as above specified hereinafter provided. 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 tramway or and light railway.

13. Nothing in this Act contained shall extend to charge or Liabilities of make liable the said Clement Alban Benbow and Leslie Johnston, carriers.

10 their 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 Clement Alban Benbow and Leslie

Johnston, their 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 Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, and assigns shall at all times be entitled to the benefit of every such protection and privilege.

20 14. The tolls shall be paid to such persons and at such places Tolls to be paid as upon or near to the said tramway or light railway, and in such manner, directed. and under such regulations as the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns shall appoint, subject to the approval of the Commissioner for Railways.

12. It shall be lawful for the said Clement Alban Benbow and Leslie Johnston their heirs, executors, administrators, and assigns, to charge fares for the carriage of all passengers and goods to and fro and upon the said tramway and light railway by and with the sanction of the Commissioners of Railways.

Leslie Johnston, their heirs, executors, administrators, or assigns, from of railway. 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 convinces.

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 generally for regulating the travelling upon or issuing, using and working the said tramway or and light railway, and the maintenance of good order, and for regulating the conduct of the railway all officers and servants, and for providing for the due management of the said tramway or and light railway, and the protection thereof, and the carriages and waiting-rooms, offices and premises from trespass and injury.

But no such regulation shall authorize the closing of the said tramway and light 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 tramway or and light 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 Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, employed on the said tramway and light 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.

Provided

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 Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, or their employees or servants shall, when using or when upon the premises of the said tramway and light railway, be liable and subject to the Government Railway By-laws.

Evidence of by-laws.

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

Compensation for private lands.

47. 15. Where the land necessary for the purposes of such tramway or and light railway consists wholly or partly of land alienated by or not the property of the Crown, or is not Crown Land as defined by this Act, the owners thereof shall be entitled to receive such sum of money by way of compensation for the land so described as shall be agreed upon 15 or otherwise ascertained, under the provisions hereinafter contained.

Conversion of estate of proprietor of resumed land into a claim.

18. 16. The estate and interest of every person entitled to lands required under this Act or any portion thereof, and whether to the legal or equitable estate therein, shall, upon due payment of the amount of compensation tendered by Clement Alban Benbow and Leslie 20 Johnston, their executors, administrators, and assigns, or assessed, as hereinafter provided, be deemed to have been as fully and effectually conveyed to Clement Alban Benbow and Leslie Johnston, their executors, administrators, and assigns, as if the same had been conveyed by the persons legally or equitably entitled thereto by means 25 of the most perfect assurances in the law. And every person shall, upon making out his title in respect of any portion of the said resumed lands, be entitled to compensation on account of such resumption in manner hereinafter provided.

Compensation clause.

19. 17. If within twenty-eight days after the passing of this Act 30 the persons through whose lands the said tramway or and light railway shall pass, or any of them, and the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, shall not agree as to the amount of compensation to be paid by the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, 35 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 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 40 mentioned, that is to say—

Appointment of arbitrators.

Unless both parties shall concur in the appointment of a single arbitrator, each party on the request of the other party, shall 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 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 50 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 55 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 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.

20. 18. 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. 10 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,

15 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.

21. 19. Where more than one arbitrator shall have been appointed appointment of such arbitrators shall, before they enter upon the matters referred to umpire. 20 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, 25 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. 22. 20. 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 appoint of shall be leaveful for the 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.

23. 21. If where a single arbitrator shall have been appointed, such in case of death of single arbitrator the shall die or become incapable, or shall refuse, or for four-matter to begin de teen days neglect to act before he shall have made his award, the novo. 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.

24. 22. 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 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.

25. 23. 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 such arbitrators shall fail to make their award within twenty-one days days the matter to after the day on which the last of such arbitrators shall have been go 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.

26. 24. 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. 27.

Arbitrators or umpire

Penalty for mis-

Cost of arbitration

how to be borne.

conduct.

27. 25. Before any arbitrator or umpire shall enter into the conto make a declaration sideration of any matters referred to him he shall in the presence of 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 the "North Shore, Manly, and Pittwater Tramway and Railway Act of 18878."

Made and subscribed in the presence of and such declaration shall be annexed to the award when made, and if any arbitrator or umpire having made such declaration shall wilfully

act contrary thereto, he shall be guilty of a misdeameanour.

28. 26. All costs of any such arbitration and incident thereto to be settled by the arbitrators shall be borne by the said Clement Alban 15 Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, unless the arbitrators shall award the same or a less sum than shall have been offered by the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, in which case each party shall bear his own costs incident to the arbitration, and 20 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 25 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.

29. 27. The arbitrators shall deliver their award in writing to the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, who shall retain the same, and shall forth- 30 with, 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.

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

31. 29. No award made with respect to any question referred to arbitration under the provisions of this Act shall be set aside for irregularity or error in matter of form.

32. 30. Subject to the provisions of this Act, it shall be lawful for Clement Alban Benbow and Leslie Johnston, their executors, administrators, and assigns, and for any officer there duly authorized in that behalf, and for all persons employed in the carrying out of any authorized works, and for any person authorized by Clement Alban 45 Benbow and Leslie Johnston, their executors, administrators, and assigns, to enter upon the lands of any person whomsoever which Clement Alban Benbow and Leslie Johnston, their executors, administrators, and assigns may require to purchase or take, and to take possession and appropriate the same for the purposes of this Act or of the execution 50 of any such authorized works.

33. Notwithstanding anything hereinbefore contained, it shall be lawful for Clement Alban Benbow and Leslie Johnston, their executors, administrators, and assigns, if they think fit, to agree with the owners of any lands, the acquisition of which is authorized by this 55 Act, and with all parties having any estate or interest in such lands or by this Act enabled to sell and convey the same for the absolute purchase, for a consideration in money of any such lands or such parts

thereof as shall be thought proper, and of all estates and interests in such lands of what kind soever.

Award to be delivered to C. A. Benbow and L. Johnston.

Submission may be

Award not void through error in form.

General power of entry.

Power to purchase lands by agreement.

60

34. 32. It shall be lawful for all parties being seized, possessed of, or Parties under disentitled to any such lands or any estate or interest therein to sell and ability enabled to sell and and convey and convey or release the same to Clement Alban Benbow and Leslie exercise other Johnston, their executors, administrators, and assigns, and to enter into powers.

5 all necessary agreements for that purpose, and particularly it shall be lawful for all or any of the following parties so seized, possessed, or entitled, as aforesaid, so to sell, convey, or release, that is to say, all corporations, tenants in tail or for life, married women seized in their own

right or entitled to dower, guardians, committees of lunatics and idiots, 10 trustees or feoffees in trust for charitable or other purposes, executors and administrators, and all parties for the time-being entitled to the receipt of the rents and profits of any such lands in possession or subject to any estate in dower, or to any lease for life, or for lives and years, or for years or any less interest, and the power so to sell and convey or

15 release, as aforesaid, may lawfully be exercised by all such parties other than married women entitled to dower or lessees for life or for lives, and years or for years, or for any less interest not only on behalf of themselves and their respective heirs, executors, administrators, and successors, but also for and on behalf of every person entitled in reversion,

20 remainder, or expectancy after them, or in defeasance of the estates of such parties, and as to such married women, whether they be of full age or not, as if they were sole and of full age, and as to such guardians on behalf of their wards, and as to such committees on behalf of the lunatics and idiots of whom they are the committees respectively, and

25 that to the same extent as such wives, wards, lunatics and idiots respectively could have exercised the same power under the authority of this Act, if they had respectively been under no disability, and as to such trustees, executors, or administrators on behalf of their cestui que trusts, whether infants issue unborn, lunatics feme covert, or other persons, and

30 that to the same extent as such cestui que trusts respectively could have exercised the same powers under the authority of this Act, if they had respectively been under no disability, and the power hereinafter given to release lands from any rent-charge or incumbrance, and to agree for the apportionment of any such rent-charge or incumbrance, shall

35 extend to, and may lawfully be exercised by every party hereinbefore enabled to sell and convey or release lands to the said Clement Alban Benbow and Leslie Johnston, their executors, administrators, and

assigns.

35. 33. The said Clement Alban Benbow and Leslie Johnston, their Compensation for 40 heirs, executors, administrators, or assigns shall make compensation temporary, permanent, or and satisfaction to be ascertained and recovered in case of difference recurring injuries. in the manner hereby provided for 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

45 by the non-performance by the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns of any of the matters or things hereby required to be performed by them or otherwise.

36. 34. It shall be lawful for the Secretary for Public Works on Power for the 50 behalf of the Government at any time, by notice in writing, to require Government to the said Clement Alban Benbow and Leslie Johnston, their heirs, and railway. executors, administrators, or assigns to sell, and thereupon the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns shall sell to the Government, as the case may

55 be, the said tramway and light railway and bridge upon the terms of paying the then value (exclusive of any allowance for past or future profits of the said tramway and light railway and bridge or any compensation for compulsory sale or other consideration whatsoever) of the said tramway and light railway, and bridge and all lands, buildings, c 130-B works.

works, materials, and plant of the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, suitable to, and used by him or them for the purposes of the said tramway and light railway, and bridge 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 any such sale shall have been made to the said Government, the said tramway and light railway, lands, buildings, works, materials, 10 plant, and premises shall vest in the Commissioner of Railways, who shall have all the rights, powers, and authorities of the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, and assigns in respect to the said tramway and light railway so sold.

Recovery of penalties.

Short title.

37. 35. All penalties imposed under this Act or under any by-laws 15 made in pursuance thereof shall be recoverable in a summary way before any two Justices of the Peace.

38. 36. This Act may be cited for all purposes as the "North Shore, Manly, and Pittwater Tramway and Railway Act of 18878."

SCHEDULES.

20

SCHEDULE A.

Tram-line from North Shore to Manly Beach.

The tram-line will start from the east side of Miller-street at the intersection with Falcon-street, and proceed along Falcon-street to east side of Merlin-street; thence across allotments number one, two, three, and four, marked on county map as belonging 25 to Mrs. A. M. Thompson, entering at the south-west corner and leaving at the northeast corner thereof; thence along the Great Military Road and the lower Spit Road to the proposed bridge over Middle Harbour.

2. At the junction of the Great Military Road with Spofforth-street, a branch line of tramway to be taken along said Spofforth-street and the extension thereof, through 30 the property of James Milson and others known as Cremorne, to the deep waters of Port Jackson.

3. At the junction of the Military Road and the Spit Road at about two miles five chains from the starting point, a branch line of tramway is to be taken along said Military Road to its junction with Cobbitter-street.

4. 2. After crossing the bridge, the main line will proceed along the newly-formed road until it reaches the fourth angle from the end of the bridge, when it will be necessary to extend the road five chains into land marked on the county map as belonging to J. Fisher, in order to form a reversing line; thence along the main Manly Road to a point seven chains east of the south-west angle of land shown on 40 county map as belonging to J. H. Jones, from which point it will proceed through said land belonging to supposed owner for a length of ten chains and across a Government reserve No. C 683690, dedicated fifth May, one thousand eight hundred and seventy-six; thence through lands marked on county map as belonging to J. T. Gray and T. Holt, junior; thence across West-street through V. Zahel's property to and across Wood-street, through V. Zahel's property and across Condamine-street, through V. Zahel's property and across Boyle-street; thence through land marked on county map as belonging to J. M. Illidge and across Hill-street, and along a street forming the northern boundary of the Manly Cemetery to the western boundary of land marked on the county map as belonging to W. Watkins; thence through the said land to the north-east angle of said land; thence along the road to the south-west angle of land marked on the map as belonging to J. Farrell; thence along a reserved but fenced in road, between said land and land marked on county map as belonging to H. G. Smith to the junction with the Pittwater Road, and along said Pittwater Road into Manly and terminate near the steamers' wharf. Subject to power for the said Clement Alban Benbow and 55 Leslie Johnston, their heirs, executors, administrators, and assigns, to deviate to the extent of fifty feet from either side of the above lines.

SCHEDULE B.

Tolls to be charged according to the existing such tenk as follows: SCHEDULE B. TORIGHERI STAR TOVE TO

Manly Beach to Pittwater—Light Railway or Tram.

Commencing at the junction with the North Shore and Manly tram-line, situated five chains east of south-west angle of land, marked on county map as belonging to J. 5 Farrell; thence through south-west angle of said land and across a road into and through lands marked on county map as belonging to Thomas M'Clelland and H. G. Alleyne, through Government reserve and across Curl Curl Lagoon into and through lands marked on county map as belonging to J. H. Palmer, across a road land marked on county map as belonging to John Wheeler and W. Tobin, across a road into and through land shave an across the property of the sand through land shave an across the sand through land shave a sand through land shave an across the sand through land shave a sand 10 into and through land shown on county map as belonging to John Wheeler, where the road will be required to be diverted half a chain to the east of present position across the Manly to Pittwater Road, into and through lands marked on county map as belonging to W. F. Parker and W. Nicholson, into and through the subdivision known as the Greendale Estate, across a Government road along Pittwater to Manly Road, which 15 road at this point will be diverted one chain to the westward for the length of eight chains into land marked as belonging to W. Redman; thence through lands belonging to James Wheeler and James Jenkins to the southern boundary of the Mount Rayman Estate, though lands hands belonging to C. E. Fullow for a length of four chains. Ramsay Estate; thence through lands belonging to C. E. Fuller, for a length of four chains. and thence along Ocean-street to its intersection with Loftus-street; thence through 20 lands belonging to C. E. Fuller to Narrabeen Lagoon, across the said lagoon into and through lands belonging to J. F. Collins; thence through lands shown on county map as belonging to E. Jenkins and J. Jenkins, where the Pittwater to Manly Road will have to be diverted for a length of twenty-six chains to the west; thence through land shown on county map as belonging to J. C. Hedeman; thence through Government 25 reserve No. C 46-20 30 roll LXXI LXX, across the Pittwater Road; thence into and through the property marked on county map as the Mona Vale Estate; thence across the head waters of an arm of Pittwater; thence along the foreshores of said Mona Vale property, across an inlet from Pittwater; thence into and through lots six and seven, section E. of Newport subdivision, across Beaconsfield-street, across allotments five, six, seven, 30 eight, section D same subdivision, across Queen's-parade, across Kings-street and Trafalar-square and Gladstone-street, into and through allotments five to seventeen, section J of the same subdivision of Newport, which will be the terminus. Subject to power for the said Clement Alban Benbow and Leslie Johnston, their heirs, accounters administrators and assigns to deviate to the extent of fifty feet from

SCHEDULE C.

executors, administrators, and assigns, to deviate to the extent of fifty feet from

35 either side of the above line.

	Particulars of properties through	which propose	d Itram	-lines	pass.	
	North Shor	e to Manly rous	te.			
40	Laid along public roads				Mile 5	s. Chains.
	Laid through private lands give	n by owners			0	21
	Do do to be purchased				1	5
	Manly to H	Pittwater tram-l	in e.		7	15
45	Laid along public roads Through Government lands			<mark>.</mark> .	1	51
	Over lagoons				0	37 46
	Through lands given by owners				4	19
	Through lands yet to be treated	for			4	21
50					11	14

SCHEDULE D. SCHEDULE C.

The Bridge across the Spit Middle Harbour.

The bridge to consist of wrought-iron girders on iron piers, filled with concrete over the water-way; the floor to have an elevation of fifty one hundred feet above high state, the portion over sand-spit to be of timber, the structure of the floor inside parapets to be twenty feet wide and designed to accommodate or dinary road traffic as well as to carry tramway.

Tolls

T	olls to be charged according to the existing punt tariff as follows:-				
	For every foot passenger (excepting children going or coming from	s.	d.		
	school	0	2		
	For every horse, mare, gelding, ass, mule drawing or not drawing	0	3		
	For every gig, dray, or cart, with two wheels only	0	6	5	
	For every waggon, carriage, or other vehicle, with four wheels	1	0	×	
	(The charge as above stated to include passing and repassing		* * * * * * * * * * * * * * * * * * * *		
	once a day.)		FAREI.		
	For every ox or head of neat cattle drawing or not drawing	0	3		
	For every sheep, lamb, pig, or goat	0	01/2	10	
PA.	(The two last charges for tolls as above indicated to be paid		1.00		
	for each time of crossing.)	da.	100	16.4	
	Children going to or from school will be exempt from tolls.				
	The toll for vehicles to be paid in addition to the toll for horses or				
	other animals drawing such vehicles.			15	
	Persons riding or travelling on vehicles not to be charged toll as foot				
	passengers.			CIL	

Sydney: Charles Potter, Government Printer.—1888.

oll received advanced by Pitterster Ho

Legislative Conncil.

52° VICTORIÆ, 1888.

A BILL

To authorize the construction of a Tramway from the northern terminus of the North Shore Cable Tramway to the Spit at Middle Harbour, together—with—branch—lines therefrom—to—Cremorne—Point—and—Middle—Head, and from the Spit aforesaid to Manly Village, and a Light Railway thence to Pittwater, Broken Bay, and the erection of a Bridge over the waters of Middle-Harbour at the Spit aforesaid.

(As amended and proposed to be amended in Committee of the Whole.)

WHEREAS Clement Alban Benbow and Leslie Johnston, both Preamble. of Sydney, in the Colony of New South Wales, Esquires, are desirous of constructing a tramway from the northern terminus of the present cable tramway running from Milson's Point Saint 5 Leonards, in the parish of Willoughby, to the Spit at Middle Harbour, in the parish aforesaid, together with branch lines therefrom to Cremorne Point and Middle Head, and from the Spit aforesaid to Manly Village, and thence a light railway to Pittwater, Broken Bay; and for the purposes of such tramway, and also, for the public general traffic and convenience, to construct a bridge over the waters of Middle Harbour, at the Spit aforesaid, such tramway or and light railway lines to run through certain private lands and certain streets described in the Schedules annexed hereto. And whereas it is desired to construct such tramway or and light railway for the purpose of giving better

15 access for the public to the districts through which the said proposed tramway or and light railway runs- and the places before named, and also to the Hawkesbury River. And whereas the increased facilities of communication and traffic, which would result from the construction c 130—A

of the said proposed tramway or and light railway and the said bridge, 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 tramway or and light railway, subject to the provisions hereinafter contained. Be it therefore enacted by the Queen's 5 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:—

Authority to construct railway.

1. It shall be lawful for the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, upon 10 the terms and conditions and subject to the provisions hereinafter contained, to make and construct a tramway and light railway for conveying passengers and their luggage and other goods and merchandize from a point at or near the northern terminus of the aforesaid North Shore Cable Tramway, and thence by the lines described in the Schedules to 15 A and B of this Act, and to effect through communication between the said North Shore Cable Tramway and Manly Village and Pittwater aforesaid; and also to make and construct branch lines from the said tramway or railway at the points named in the Schedules to this Act, and thence by the lines described in such Schedules, in accordance with section ninety- 20 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 Schedules as may be required for the purposes of such tramway er and light railway, but so that the same shall not occupy in any part thereof a greater space in breadth than twenty feet, including the support and foundations thereof; 25 and also to construct and build a bridge for the purposes of such tramway or light railway and for the public general traffic over the waters of Middle Harbour at the Spit aforesaid, connecting the lines of the said tramway or railway at the places where such lines terminate on the waters of the said Middle Harbour, as shown in the Schedules hereto; 30 and to dig and make proper foundations in or under the said waters, and to cut, remove, take, and carry away all trees, beds of sand and rocks, and any other impediments whatsoever which may in anywise hinder the erecting and completing the said bridge; and generally to do and execute all and every other acts, matters, and things requisite and 35 necessary for erecting buildings, repairing and maintaining the said bridge. Provided that the said tramway or and light railway shall be completely constructed (subject to clause two of this Bill) between the points above indicated respectively and brought into use within three years, and the said-bridge-shall-be-completely-erected, in-accordance-with 40 the provisions in Schedule D to this Act, within the space of five years from the passing of this Act. from the passing of this Act. And the same and the said bridge shall be constructed in a proper and workmanlike manner. Provided that the construction of the said tramway or and light railway shall be commenced within six eighteen months from 45 the passing of this Act, and that within twelve twenty-four months from the passing of this Act, four miles at least of the permanent way of the said tramway or and light railway shall be completed, and that within eighteen thirty months from the passing of this Act the whole of the permanent way of the said tramway or and light railway, 50 between Saint Leonards and Manly (with the exception of the said bridge over the waters of Middle Harbour), shall be completed. Provided further that this authority shall not extend beyond thirty years from the passing of this Act.

Bridge. Punt.

2. It shall be lawful for the said Clement Alban Benbow and 55 Leslie Johnston, their executors, administrators, and assigns to use and employ a steam punt to supply the connection between the points of such tramway or light railway on the shores of Middle Harbour, until the completion of the said bridge, and to charge tolls, as per Schedule D, C, for the said punt, such tolls being those charged as at present.

3. The said Clement Alban Benbow and Leslie Johnston, their Entry upon streets. 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 5 construction, repair, completion, and use of the said tramway or and light railway. Provided that nothing herein contained shall impair or be held to impair the lawful authority of any of the Municipal Districts through which such tramway of and light railway may run, or of any other corporation, company, or person to make all entries and exercise

10 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 tramway or and light railway shall be Gauge.

three-feet-six inches four feet eight and a half inches.

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

20 6. Where the said light railway from Manly village to Pitt- Crossings. water, Broken Bay, shall cross any public highway or parish road on a level, the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns shall erect, and at all times maintain, good and sufficient gates across such road on each side of

25 the said light 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 light railway, except during the time when horses, cattle, carts, or carriages passing along the same, shall have to cross such

30 light railway, and such gates shall be of such dimensions and so constructed as, when closed, to fence in the said light railway and prevent cattle or horses passing along the road from entering upon the light 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

35 carriages shall have passed through the same, under a penalty of forty shillings for every 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

40 over any such road shall be kept closed across the said light railway, to order that such gates shall be kept so closed instead of across the And in such case such gates shall be kept constantly closed across the said light railway, except when engines or carriages passing along the said light railway shall have occasion to cross such road in

45 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 bridge shall be open to the plublic for foot pas-Railway to be open sengers, vehicles, horses, and general traffic, and it shall be lawful for to public.

Schedule D hereto.

the said Clement Alban Benbow and Leslie Johnston, their executors, 50 administrators, and assigns, to charge, demand, and receive at the tollbar or gates, erected at or upon the said bridge, the tolls specified in

7. 8. The said Clement Alban Benbow and Leslie Johnston, their Works for benefit of heirs, executors, administrators, and assigns shall make, and at all owners. 55 times thereafter maintain for the accommodation of the owners and

occupiers of lands adjoining, the said light 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 said light railway as shall be necessary for the purpose

Fences.

of making good any interruptions caused by the said light railway to the use of the lands through which the said light railway shall be made, and such works shall be made forthwith after the part of the said light railway passing over such lands shall have been laid out or formed, or during the 5

formation thereof.

Also sufficient posts rails, hedges, ditches, mounds, or other fences for separating the land taken for the use of the said light railway from the adjoining lands not taken, and protecting such lands from trespass, or the horses or cattle of the 10 owners or occupiers thereof from straying thereout by reason of the said light railway, together with all necessary gates made to open towards such adjoining lands and not towards the said light railway, and all necessary stiles, and such posts rails and other fences shall be made forth-15 with 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, either over or under or by the sides of the said light 20 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 said light railway as before the making of the said light railway, or as nearly so as may be, and such works shall be made from time to time as the said light 25

railway works proceed.

Provided always that the said Clement Alban Benbow and Leslie Johnston, their 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 said 30 light 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. 8. If any person omit to shut and fasten any gate set up at either side of the said light railway for the accommodation of the 35 owners or 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. 9. The said Clement Alban Benbow and Leslie Johnston, their 40 heirs, executors, administrators, and assigns shall maintain in perfect order and repair the said tramway and light railway, and the pavements of the same between the rails of the said tramway or and light railway where crossing any roads, and for the space of one foot six inches on 45 each side of such rails.

Repair of damage to sewers, &c.

11. 10. The said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, and assigns shall immediately repair any damage which may, during or by reason of the construction of the said tramway or and light railway, be occasioned to any sewer, or drain, or gas, or water main, or other property, and shall also repair all 50 damages which may be occasioned by the working of the said tramway or and light railway.

Locomotives to be employed.

12. 11. It shall be lawful for, and incumbent upon the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators and assigns, subject as aforesaid, to provide, use, and employ 55 locomotive engines or cables or other moving power, and carriages and waggons, to be drawn or propelled thereby, and to carry and convey upon the said tramway or and light railway all such passengers and goods as shall be offered for that purpose, and to charge the tolls and charges in

Drains.

Penalty on person omitting to fasten

Maintenance of

respect thereof as above-specified hereinafter provided. 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 5 shall be made either directly or indirectly in favour of or against any particular Company or person travelling upon or using the said tram-

way or and light railway. 13. Nothing in this Act contained shall extend to charge or Liabilities of make liable the said Clement Alban Benbow and Leslie Johnston, earriers. 10 their 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 Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, and assigns of any

15 protection or privilege which common carriers or stage-coach proprietors may be entitled to; but, on the contrary, the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, and assigns shall at all times be entitled to the benefit of every such protection and privilege.

20 14. The tolls shall be paid to such persons and at such places Tolls to be paid as upon or near to the said tramway or light railway, and in such manner, directed. and under such regulations as the said Clement Alban Benbow and Leslie Johnston, the ir heirs, executors, administrators, or assigns shall appoint, subject to the approval of the Commissioner for Railways.

12. It shall be lawful for the said Clement Alban Benbow and Leslie Johnston their heirs, executors, administrators, and assigns, to charge fares for the carriage of all passengers and goods to and fro and upon the said tramway and light railway by and with the sanction of the Commissioners of Railways.

15. 13. It shall be lawful for the said Clement Alban Benbow and Regulations for use Leslie Johnston, their heirs, executors, administrators, or assigns, from of railway. 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-35

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 generally for regulating the travelling upon or issuing, using and working the said tramway or and light railway, and the maintenance of good order, and for regulating the conduct of the railway all officers and servants, and for providing for the due management of the said tramway or and light railway, and the protection thereof, and the carriages and waitingrooms, offices and premises from trespass and injury.

But no such regulation shall authorize the closing of the said tramway and light 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 tramway or and light railway or any part thereof.

Provided that such by-laws be not repugnant to the laws of the 55 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 Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, employed on the said tramway and light railway or affected by such by-laws, and 60 such by-laws shall specify penalties which shall in no case exceed the sum of ten pounds.

Provided

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 Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, or their employees or servants shall, when using or when upon the premises of the said tramway and light railway, be liable and subject to the Government Railway By-laws.

Evidence of by-laws.

Compensation for private lands.

. 16. 14. The production of a copy of the New South Wales Government Gazette containing such by-laws shall be sufficient evidence

of such by-laws in all proceedings under the same.

17. 15. Where the land necessary for the purposes of such tramway er and light railway consists wholly or partly of land alienated by or not the property of the Crown, or is not Crown Land as defined by this Act, the owners thereof shall be entitled to receive such sum of money by way of compensation for the land so described as shall be agreed upon 15 or otherwise ascertained, under the provisions hereinafter contained.

Conversion of estate of proprietor of resumed land into a claim.

48. 16. The estate and interest of every person entitled to lands required under this Act or any portion thereof, and whether to the legal or equitable estate therein, shall, upon due payment of the amount of compensation tendered by Clement Alban Benbow and Leslie 20 Johnston, their executors, administrators, and assigns, or assessed, as hereinafter provided, be deemed to have been as fully and effectually conveyed to Clement Alban Benbow and Leslie Johnston, their executors, administrators, and assigns, as if the same had been conveyed by the persons legally or equitably entitled thereto by means 25 of the most perfect assurances in the law. And every person shall, upon making out his title in respect of any portion of the said resumed lands, be entitled to compensation on account of such resumption in manner hereinafter provided.

Compensation clause.

19. 17. If within twenty-eight days after the passing of this Act 30 the persons through whose lands the said tramway or and light railway shall pass, or any of them, and the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, shall not agree as to the amount of compensation to be paid by the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, 35 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 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 40 mentioned, that is to say—

Appointment of arbitrators.

Unless both parties shall concur in the appointment of a single arbitrator, each party on the request of the other party, shall 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 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 50 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 55 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 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.

20. 18. 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. 10 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,

15 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.

21. 19. Where more than one arbitrator shall have been appointed appointment of such arbitrators shall, before they enter upon the matters referred to umpire. 20 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, 25 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.

22. 20. 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 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.

23. 21. If where a single arbitrator shall have been appointed, such in case of death of single arbitrator the arbitrator shall die or become incapable, or shall refuse, or for fourmatter to begin de teen days neglect to act before he shall have made his award, the novo. 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.

24. 22. 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.

25. 23. 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 after the day on which the last of such arbitrators shall have been go 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.

26. 24. 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. 27.

Arbitrators or umpire for faithful discharge of duty.

27. 25. Before any arbitrator or umpire shall enter into the conto make a declaration sideration of any matters referred to him he shall in the presence of 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 the "North Shore, Manly, and Pittwater Tramway and Railway Act of 18878."

Made and subscribed in the presence of

and such declaration shall be annexed to the award when made, and if any arbitrator or umpire having made such declaration shall wilfully

act contrary thereto, he shall be guilty of a misdeameanour.

28. 26. All costs of any such arbitration and incident thereto to be settled by the arbitrators shall be borne by the said Clement Alban 15 Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, unless the arbitrators shall award the same or a less sum than shall have been offered by the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, in which case each party shall bear his own costs incident to the arbitration, and 20 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 25 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.

29. 27. The arbitrators shall deliver their award in writing to the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, who shall retain the same, and shall forth- 30 with, 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.

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

31. 29. No award made with respect to any question referred to arbitration under the provisions of this Act shall be set aside for irregularity or error in matter of form.

40 32. 30. Subject to the provisions of this Act, it shall be lawful for Clement Alban Benbow and Leslie Johnston, their executors, administrators, and assigns, and for any officer there duly authorized in that behalf, and for all persons employed in the carrying out of any authorized works, and for any person authorized by Clement Alban 45 Benbow and Leslie Johnston, their executors, administrators, and assigns, to enter upon the lands of any person whomsoever which Clement Alban Benbow and Leslie Johnston, their executors, administrators, and assigns may require to purchase or take, and to take possession and appropriate the same for the purposes of this Act or of the execution 50

of any such authorized works.

33. 31. Notwithstanding anything hereinbefore contained, it shall be lawful for Clement Alban Benbow and Leslie Johnston, their executors, administrators, and assigns, if they think fit, to agree with the owners of any lands, the acquisition of which is authorized by this 55 Act, and with all parties having any estate or interest in such lands or by this Act enabled to sell and convey the same for the absolute purchase, for a consideration in money of any such lands or such parts thereof as shall be thought proper, and of all estates and interests in such lands of what kind soever. 60

Cost of arbitration how to be borne.

Penalty for mis-

conduct.

Award to be delivered to C. A. Benbow and L. Johnston.

Submission may be

Award not void through error in form.

General power of entry.

Power to purchase lands by agreement.

34. 32. It shall be lawful for all parties being seized, possessed of, or Parties under disentitled to any such lands or any estate or interest therein to sell and ability enabled to sell convey or release the same to Clement Alban Benbow and Leslie exercise other Johnston, their executors, administrators, and assigns, and to enter into powers.

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Short title.

5 all necessary agreements for that purpose, and particularly it shall be lawful for all or any of the following parties so seized, possessed, or entitled, as aforesaid, so to sell, convey, or release, that is to say, all corporations, tenants in tail or for life, married women seized in their own right or entitled to dower, guardians, committees of lunatics and idiots,

10 trustees or feoffees in trust for charitable or other purposes, executors and administrators, and all parties for the time-being entitled to the receipt of the rents and profits of any such lands in possession or subject to any estate in dower, or to any lease for life, or for lives and years, or for years or any less interest, and the power so to sell and convey or

15 release, as aforesaid, may lawfully be exercised by all such parties other than married women entitled to dower or lessees for life or for lives, and years or for years, or for any less interest not only on behalf of themselves and their respective heirs, executors, administrators, and successors, but also for and on behalf of every person entitled in reversion,

20 remainder, or expectancy after them, or in defeasance of the estates of such parties, and as to such married women, whether they be of full age or not, as if they were sole and of full age, and as to such guardians on behalf of their wards, and as to such committees on behalf of the lunatics and idiots of whom they are the committees respectively, and

25 that to the same extent as such wives, wards, lunatics and idiots respectively could have exercised the same power under the authority of this Act, if they had respectively been under no disability, and as to such trustees, executors, or administrators on behalf of their cestui que trusts, whether infants issue unborn, lunatics feme covert, or other persons, and

30 that to the same extent as such cestui que trusts respectively could have exercised the same powers under the authority of this Act, if they had respectively been under no disability, and the power hereinafter given to release lands from any rent-charge or incumbrance, and to agree for the apportionment of any such rent-charge or incumbrance, shall 35 extend to, and may lawfully be exercised by every party hereinbefore

enabled to sell and convey or release lands to the said Clement Alban Benbow and Leslie Johnston, their executors, administrators, and

assigns.

35. 33. The said Clement Alban Benbow and Leslie Johnston, their Compensation for 40 heirs, executors, administrators, or assigns shall make compensation temporary, permanent, or and satisfaction to be ascertained and recovered in case of difference recurring injuries. in the manner hereby provided for 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 45 by the non-performance by the said Clement Alban Benbow and Leslie

Johnston, their heirs, executors, administrators, or assigns of any of the matters or things hereby required to be performed by them or otherwise.

36. 34. It shall be lawful for the Secretary for Public Works on Power for the 50 behalf of the Government at any time, by notice in writing, to require Government to purchase tramway the said Clement Alban Benbow and Leslie Johnston, their heirs, and railway. executors, administrators, or assigns to sell, and thereupon the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns shall sell to the Government, as the case may

55 be, the said tramway and light railway and bridge upon the terms of paying the then value (exclusive of any allowance for past or future profits of the said tramway and light railway and bridge or any compensation for compulsory sale or other consideration whatsoever) of the said tramway and light railway, and bridge and all lands, buildings, c 130—B

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works, materials, and plant of the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, or assigns, suitable to, and used by him or them for the purposes of the said tramway and light railway, and bridge such value, in case of difference, to be ascertained by arbitration in the manner provided by the twenty-seventh and other 5 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 any such sale shall have been made to the said Government, the said tramway and light railway, lands, buildings, works, materials, 10 plant, and premises shall vest in the Commissioner of Railways, who shall have all the rights, powers, and authorities of the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, and assigns in respect to the said tramway and light railway so sold.

Recovery of penalties.

Short title.

37. 35. All penalties imposed under this Act or under any by-laws 15 made in pursuance thereof shall be recoverable in a summary way before any two Justices of the Peace.

38. 36. This Act may be cited for all purposes as the "North Shore, Manly, and Pittwater Tramway and Railway Act of 18878."

SCHEDULES.

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SCHEDULE A.

Tram-line from North Shore to Manly Beach.

The tram-line will start from the east side of Miller-street at the intersection with Falcon-street, and proceed along Falcon-street to east side of Merlin-street; thence across allotments number one, two, three, and four, marked on county map as belonging 25 to Mrs. A. M. Thompson, entering at the south-west corner and leaving at the northeast corner thereof; thence along the Great Military Road and the lower Spit Road to the proposed bridge over Middle Harbour.

2. At the junction of the Great Military Road with Spofforth-street, a branch line of tramway to be taken along said Spofforth-street and the extension thereof, through 30 the property of James Milson and others known as Cremorne, to the deep waters of Port Jackson.

3. At the junction of the Military Road and the Spit Road at about two miles five chains from the starting point, a branch line of tramway is to be taken along said Military Road to its junction with Cobbitter-street.

4. 2. After crossing the bridge, the main line will proceed along the newly-formed road until it reaches the fourth angle from the end of the bridge, when it will be necessary to extend the road five chains into land marked on the county map as belonging to J. Fisher, in order to form a reversing line; thence along the main Manly Road to a point seven chains east of the south-west angle of land shown on 40 county map as belonging to J. H. Jones, from which point it will proceed through said land belonging to supposed owner for a length of ten chains and across a Government reserve No. C 683690, dedicated fifth May, one thousand eight hundred and seventy-six; thence through lands marked on county map as belonging to J. T. Gray and T. Holt, junior; thence across West-street through V. Zahel's property to and across Wood-street, through V. Zahel's property and across Condamine-street, through V. Zahel's property and across Boyle-street; thence through land marked on county map as belonging to J. M. Illidge and across Hill-street, and along a street forming the northern boundary of the Manly Cemetery to the western boundary of land marked on the county map as belonging to W. Watkins; thence through the said land to the north-east angle of said land; thence along the road to the south-west angle of land marked on the map as belonging to J. Farrell; thence along a reserved but fenced in road, between said land and land marked on county map as belonging to H. G. Smith to the junction with the Pittwater Road, and along said Pittwater Road into Manly and terminate near the steamers' wharf. Subject to power for the said Clement Alban Benbow and 55 Leslie Johnston, their heirs, executors, administrators, and assigns, to deviate to the extent of fifty feet from either side of the above lines.

SCHEDULE B.

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Manly Beach to Pittwater-Light Railway or Tram.

Commencing at the junction with the North Shore and Manly tram-line, situated five chains east of south-west angle of land, marked on county map as belonging to J. 5 Farrell; thence through south-west angle of said land and across a road into and through lands marked on county map as belonging to Thomas M'Clelland and H. G. Alleyne, through Government reserve and across Curl Curl Lagoon into and through lands marked on county map as belonging to J. H. Palmer, across a road into and through land marked on county map as belonging to John Wheeler and W. Tobin, across a road into and through land and through land shows a road into and through land. 10 into and through land shown on county map as belonging to John Wheeler, where the road will be required to be diverted half a chain to the east of present position across the Manly to Pittwater Road, into and through lands marked on county map as belonging to W. F. Parker and W. Nicholson, into and through the subdivision known as the Greendele Paters agrees a Greenwant road along Pittwater to Manly Road which Greendale Estate, across a Government road along Pittwater to Manly Road, which 15 road at this point will be diverted one chain to the westward for the length of eight chains into land marked as belonging to W. Redman; thence through lands belonging to James Wheeler and James Jenkins to the southern boundary of the Mount Ramsay Estate; thence through lands belonging to C. E. Fuller, for a length of four chains. and thence along Ocean-street to its intersection with Loftus-street; thence through 20 lands belonging to C. E. Fuller to Narrabeen Lagoon, across the said lagoon into and through lands belonging to J. F. Collins; thence through lands shown on county map as belonging to E. Jenkins and J. Jenkins, where the Pittwater to Manly Road will have to be diverted for a langth of twenty-six chains to the west; thence through lands have to be diverted for a length of twenty-six chains to the west; thence through land shown on county map as belonging to J. C. Hedeman; thence through Government 25 reserve No. C 46-20 30 roll LXXI LXX, across the Pittwater Road; thence into and through the property marked on county map as the Mona Vale Estate; thence across the head waters of an arm of Pittwater; thence along the foreshores of said Mona Vale property, across an inlet from Pittwater; thence into and through lots six and seven, section E. of Newport subdivision, across Beaconsfield-street, across allotments five, six, seven, 30 eight, section D same subdivision, across Queen's-parade, across Kings-street and Trafalar-square and Gladstone-street, into and through allotments five to seventeen, section J of the same subdivision of Newport, which will be the terminus. Subject to power for the said Clement Alban Benbow and Leslie Johnston, their heirs, executors, administrators, and assigns, to deviate to the extent of fifty feet from 35 either side of the above line.

SCHEDULE C.

	Particulars of properti	ies through which p	roposed tr	am-lines	pass.	
		North Shore to Man	nly route.			
40	Laid along public ro	ads	I		Miles 5	s. Chains.
	Laid through private	e lands given by ow	ners		0	21
	Do do	to be purch	nased		1	5
		Manly to Pittwater	tnam line		7	15
45			tram-une.			-1
40	Laid along public roa			• • • • • • • • • • • • • • • • • • • •	1	51
	Through Governmen			• • • • • • • • • • • • • • • • • • • •	0	37
	Over lagoons			• • • • • • • • • • • • • • • • • • • •	0	46
	Through lands given	by owners			4	19
	Through lands yet to	o be treated for	[4	21
-04					1	_
50					11	14

SCHEDULE D. SCHEDULE C.

The Bridge across the Spit Middle Harbour.

The bridge to consist of wrought-iron girders on iron over the water-way; the floor to have an elevation of fifty one bundred feet above high of the portion over sand-spit to be of timber, the structure of the floor inside parapets to be twenty feet wide and designed to accommodate or dinary road traffic as well as to carry tramway.

Tolls

Tolls to be charged according to the existing punt tariff as follows:—			
For every foot passenger (excepting children going or coming from	S.	d	
school	-	2	
For every horse, mare, gelding, ass, mule drawing or not drawing		3	
For every gig, dray, or cart, with two wheels only	0	6	5
For every waggon, carriage, or other vehicle, with four wheels			
(The charge as above stated to include passing and repassing			0
IAME) It has been already once a day.) and an unar reference on budges		ant	
For every ox or head of neat cattle drawing or not drawing	0	3	
For every sheep, lamb, pig, or goat			10
(The two last charges for tolls as above indicated to be paid	n i		
for each time of crossing.)			OF.
Children going to or from school will be exempt from tolls.			
The toll for vehicles to be paid in addition to the toll for horses or			
other animals drawing such vehicles.	7		15
Persons riding or travelling on vehicles not to be charged toll as foot			
passengers.			W.

Sydney: Charles Potter, Government Printer.—1888.

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